

Covid Vaccine Rights and Lawsuit

Rights and Freedoms

Covid-19

Menu +expandedcollapsed

COVID Fraud – Lawyers; Medical Experts start legal proceedings against W.H.O and World Leaders for 'Crimes against Humanity'
May 7, 2021

A team of over 1,000 lawyers and over 10,000 medical experts led by Dr. Reiner Fuellmich have begun legal proceedings against the CDC, WHO & the Davos Group for crimes against humanity.

Fuellmich and his team present the faulty PCR test and the order for doctors to label any comorbidity death as a Covid death as fraud. The PCR test was never designed to detect pathogens and is 100% faulty at 35 cycles. All the PCR tests overseen by the CDC are set at 37 to 45 cycles. The CDC admits that any tests over 28 cycles are not admissible for a positive reliable result. This alone invalidates over 90% of the alleged covid cases / "infections" tracked by the use of this faulty test.

In addition to the flawed tests and fraudulent death certificates, the "experimental" vaccine itself is in violation of Article 32 of the Geneva Convention. Under Article 32 of the 1949 Geneva Convention IV, "mutilation and medical or scientific experiments not necessitated by the medical treatment of a protected person" are prohibited. According to Article 147, conducting biological experiments on protected persons is a grave breach of the Convention.

The "experimental" vaccine is in violation of all 10 of the Nuremberg Codes which carry the death penalty for those who seek to violate these International Laws.

The "vaccine" fails to meet the following five requirements to be considered a vaccine and is by definition a medical "experiment" and trial:

Provides immunity to the virus

This is a "leaky" gene therapy that does not provide immunity to Covid and claims to reduce symptoms yet double-vaccinated are now 60% of the patients requiring ER or ICU with covid infections.

Protects recipients from getting the virus

This gene-therapy does not provide immunity and double-vaccinated can still catch and spread the virus.

Reduces deaths from the virus infection

This gene-therapy does not reduce deaths from the infection. Double-Vaccinated infected with Covid have also died.

Reduces circulation of the virus

This gene-therapy still permits the spread of the virus as it offers zero immunity to the virus.

Reduces transmission of the virus

This gene-therapy still permits the transmission of the virus as it offers zero immunity to the virus.

The following violations of the Nuremberg Code are as follows:

Nuremberg Code #1: Voluntary Consent is Essential

No person should be forced to take a medical experiment without informed consent. Many media, political and non-medical persons are telling people to take the shot. They offer no information as to the adverse effects or dangers of this gene-therapy. All you hear from them is – “ safe and effective” and “ benefits outweigh the risks.” Countries are using lockdowns, duress and threats to force people to take this vaccine or be prohibited to participate in free society under the mandate of a Vaccine Passport or Green Pass. During the Nuremberg trials, even the media was prosecuted and members were put to death for lying to the public, along with many of the doctors and Nazis found guilty of Crimes Against Humanity.

Nuremberg Code #2: Yield Fruitful Results Unprocurable By Other Means

As listed above, the gene-therapy does not meet the criteria of a vaccine and does not offer immunity to the virus. There are other medical treatments that yield fruitful results against Covid such as Ivermectin, Vitamin D, Vitamin C, Zinc and boosted immune systems for flu and colds.

Nuremberg Code #3: Base Experiments on Results of Animal Experimentation and Natural History of Disease

This gene therapy skipped animal testing and went straight to human trials. In mRNA research that Pfizer used – a candidate study on mRNA with rhesus macaques monkeys using BNT162b2 mRNA and in that study all the monkeys developed pulmonary inflammation but the researchers considered the risk low as these were young healthy monkeys from the age of 2-4. Israel has used Pfizer and the International Court of Law has accepted a claim for 80% of the recipients having pulmonary inflammation from being injected with this gene-therapy. Despite this alarming development Pfizer proceeded to develop their mRNA for Covid without animal testing.

Nuremberg Code #4: Avoid All Unnecessary Suffering and Injury

Since the rollout of the experiment and listed under the CDC VAERS reporting system over 4,000 deaths and 50,000 vaccine injuries have been reported in America. In the EU over 7,000 deaths and 365,000 vaccine injuries have been reported. This is a grievous violation of this code.

Nuremberg Code #5: No Experiment to be Conducted if There's Reason to Think Injury or Death Will Occur

See #4, based on fact-based medical data this gene-therapy is causing death and injury. Past research on mRNA also shows several risks that have been ignored for this current trial gene-experiment. A 2002 study on SARS-CoV-1 spike proteins showed they cause inflammation, immunopathology, blood clots, and impede Angiotensin 2 expression. This experiment forces the body to produce this spike-protein inheriting all these risks.

Nuremberg Code #6: Risk Should Never Exceed the Benefit

Covid-19 has a 98-99% recovery rate. The vaccine injuries, deaths and adverse side-effects of mRNA gene-therapy far exceed this risk. The use of "leaky" vaccines was banned for agriculture use by the US and EU due to the Marek Chicken study that shows 'hot-viruses' and variants emerge... making the disease even more deadly. Yet, this has been ignored for human use by the CDC knowing fully the risk of new deadlier variants emerge from leaky vaccinations. The CDC is fully aware that the use of leaky vaccines facilitates the emergence of hot (deadlier)strains. Yet they've ignored this when it comes to human

Nuremberg Code #7: Preparation Must Be Made Against Even Remote Possibility of Injury, Disability or Death

There were no preparations made. This gene therapy skipped animal trials. The pharmaceutical companies' own Phase 3 human clinical trials will not conclude until 2022 /2023. These vaccines were approved under an Emergency Use only act and forced on a misinformed public. They are NOT FDA-approved.

Nuremberg Code #8: Experiment Must Be Conducted by Scientifically Qualified Persons

Politicians, media and actors claiming that this is a safe and effective vaccine are not qualified. Propaganda is not medical science. Many retail outlets such as Walmart & drive-through vaccine centers are not qualified to administer experimental medical gene-therapies to the uninformed public.

Nuremberg Code #9: Anyone Must Have the Freedom to Bring the Experiment to an End At Any Time

Despite the outcry of over 85,000 doctors, nurses, virologists and epidemiologists – the

experiment is not being ended. In fact, there are currently many attempts to change laws in order to force vaccine compliance. This includes mandatory and forced vaccinations. Experimental 'update' shots are planned for every 6 months without any recourse to the growing number of deaths and injuries already caused by this experiment. These 'update' shots will be administered without any clinical trials. Hopefully this new Nuremberg Trial will put an end to this crime against humanity.

Nuremberg Code #10: The Scientist Must Bring the Experiment to an End At Any Time if There's Probable Cause of it Resulting in Injury or Death

It is clear in the statistical reporting data that this experiment is resulting in death and injury yet all the politicians, drug companies and so-called experts are not making any attempt to stop this gene-therapy experiment from inflicting harm on a misinformed public.

What can you do to help put an end to this crime against humanity? Share this information. Hold your politicians, media, doctors and nurses accountable – that if they are complicit in this crime against humanity they too are subject to the laws set forth in the Geneva Convention and Nuremberg Code and can be tried, found guilty and put to death. Legal proceedings are moving forward, evidence has been collected and a large growing body of experts are sounding the alarm.

Visit the Covid Committee website at: <https://corona-ausschuss.de/> and if you have been affected by this crime, report the event, persons involved, and as much detail to the following website:

<https://www.securewhistleblower.com/>

Crimes against humanity affect us all. They are a crime against you, your children, your parents, your grandparents, your community and your country and your future.

<https://www.bitchute.com/embed/wQc9BA35QEpu/?feature=oembed#?secret=c0GLkUIVlw>

Donate Crypto

Lawyers and Medical Experts worldwide say they have all the evidence they need to convict WHO, CDC, PHE, Bill Gates and World Leaders of 'Crimes against Humanity'
BY THE DAILY EXPOSE ON MAY 17, 2021 • Listen Now

Legal proceedings have begun worldwide against various authorities, institutions and world leaders including the WHO, CDC, PHE, Bill and Melinda Gates Foundation and so on and so on, for committing Covid fraud, crimes against humanity and genocide, and every single lawyer and medical expert proceeding with the prosecutions say they have the evidence they need to ensure convictions.

Since July 2020 the Corona Investigative Committee in Germany has taken testimony from a large number of international scientists and experts.

The committee led by Attorney Dr. Reiner Fuellmich, have since concluded the following –

The corona crisis must be renamed the “Corona Scandal”

It is:

The biggest tort case ever

The greatest crime against humanity ever committed

Those responsible must be:

Criminally prosecuted for crimes against humanity

Sued for civil damages

Deaths

There is no excess mortality in any country

Corona virus mortality equals seasonal flu

94% of deaths in Bergamo were caused by transferring sick patients to nursing homes where they infected old people with weak immune systems

Doctors and hospitals worldwide were paid to declare deceased victims of Covid-19

Autopsies showed:

Fatalities almost all caused by serious pre-existing conditions

Almost all deaths were very old people

Sweden (no lockdown) and Britain (strict lockdown) have comparable disease and mortality statistics

US states with and without lockdowns have comparable disease and mortality statistics

Health

Hospitals remain empty and some face bankruptcy

Populations have T-cell immunity from previous influenza waves

Herd immunity needs only 15-25% population infection and is already achieved

Only when a person has symptoms can an infection be contagious

Tests:

Many scientists call this a PCR-test pandemic, not a corona pandemic

Very healthy and non-infectious people may test positive

Likelihood of false-positives is 89-94% or near certainty

Prof. Drosten developed his PCR test from an old SARS virus without ever having seen the real Wuhan virus from China

The PCR test is not based on scientific facts with respect to infections

PCR tests are useless for the detection of infections

A positive PCR test does not mean an infection is present or that an intact virus has been found

Amplification of samples over 35 cycles is unreliable but WHO recommended 45 cycles

Illegality:

The German government locked down, imposed social-distancing/ mask-wearing on the basis of a single opinion

The lockdown was imposed when the virus was already retreating

The lockdowns were based on non-existent infections

Former president of the German federal constitutional court doubted the constitutionality of the corona measures

Former UK supreme court judge Lord Sumption concluded there was no factual basis for panic and no legal basis for corona measures

German RKI (CDC equivalent) recommended no autopsies be performed

Corona measures have no sufficient factual or legal basis, are unconstitutional and must be repealed immediately

No serious scientist gives any validity to the infamous Neil Ferguson's false computer models warning of millions of deaths

Mainstream media completely failed to report the true facts of the so-called pandemic

Democracy is in danger of being replaced by fascist totalitarian models

Drosten (of PCR test), Tedros of WHO, and others have committed crimes against humanity as defined in the International Criminal Code

Politicians can avoid going down with the charlatans and criminals by starting the long overdue public scientific discussion

Conspiracy:

Politicians and mainstream media deliberately drove populations to panic

Children were calculatedly made to feel responsible "for the painful tortured death of their parents and grandparents if they do not follow Corona rules"

The hopeless PCR test is used to create fear and not to diagnose

There can be no talk of a second wave

Injury and damage:

Evidence of gigantic health and economic damage to populations

Anti-corona measures have:

Killed innumerable people

Destroyed countless companies and individuals worldwide

Children are being taken away from their parents

Children are traumatized en masse

Bankruptcies are expected in small- and medium-sized businesses

Redress:

A class action lawsuit must be filed in the USA or Canada, with all affected parties worldwide having the opportunity to join

Companies and self-employed people must be compensated for damages

These conclusions have been reached thanks to the testimony and evidence submitted by experts in every field of science to the committee which undeniably prove the Covid-19 pandemic is a planned criminal operation.

And it is thanks to these testimonies and submitted evidence that thousands of lawyers and medical professionals worldwide now have all the evidence they need to convict the World Health Organisation, the CDC, Public Health England, SAGE, and World leaders for Covid fraud, crimes against humanity and genocide.

One such court case has already been granted permission to proceed in the Supreme Court and will take place in Ontario, Canada. The official court proceeding document can be

found here. This case would not have been granted if it was not for the mass evidence that has been gathered by Dr Reiner Fuellmich and his team on the Corona Investigative Committee.

The legal proceedings that have commenced in the Superior Court of Justice in Canada are against –

‘POPE FRANCIS, THE HOLY SEE, THE STATE OF THE VATICAN, THE SOCIETY OF JESUS, HM QUEEN ELIZABETH II, THE ORDER OF THE GARTER, THE HOUSE OF WINDSOR (FORMERLY SAXE COBOURG GOTHA), GLOBAL VACCINE ALLIANCE (GAVI), the UN’s WORLD HEALTH ORGANIZATION/PUBLIC HEALTH ORGANIZATION OF CANADA, BILL AND MELINDA GATES FOUNDATION, PRIME MINISTER JUSTIN TRUDEAU, DR. THERESA TAM, PREMIER DOUG FORD, CHRISTINE ELLIOTT, MAYOR JIM WATSON, ATTORNEY GENERAL OF CANADA, THE ATTORNEY GENERAL FOR ONTARIO’

This is of course just the beginning as many more legal proceedings are currently being requested to take place across the world.

Another, is described in the following press release from attorney, Melinda C. Mayne, and Justice of the Peace, Kaira S. McCallum who has presided as a JP in Central London Magistrates and Crown Courts for the past twenty years, who also used to be a highly qualified pharmacist.

PRESS RELEASE

Wednesday 21st of April 2021

‘Request for Investigation’ of the UK Government and its advisers, for genocide, crimes against humanity and breaches of the Nuremberg Code, issued to the International Criminal Court at the Hague, on Tuesday 20th of April 2021.

On Tuesday 20th of April 2021 we, the undersigned, issued a 27 -page ‘Request for Investigation’ to the International Criminal Court (ICC) at The Hague, with a view to asking that our allegations of genocide, crimes against humanity and breaches of the Nuremberg Code, by the UK Government and its advisors, be accepted by the ICC and investigated.

We believe that we have provided compelling reasons as to why our Government and its advisers are guilty of the above charges. However, at this stage it is important to note that we are not required to provide all the evidence we have (which would run to several hundred pages) and are limited to a maximum of 30 pages, simply to make an outline case as part of our Request.

The ICC will review our ‘Request for Investigation’ and assess whether they believe there is a reasonable basis to proceed with an investigation into a ‘Situation’, pursuant to the criteria established by the Rome Statute.

The ICC does not provide a timeline regarding acceptance, nor of course is there any guarantee that they will ultimately accept our 'Request for Investigation' due to a variety of reasons, including the fact that they are limited in their capacity to conduct investigations.

Updates will be provided as and when more information becomes available.

Melinda C. Mayne LPC LLM MBA GDLA

Kaira S. McCallum JP BSc

And a third is a prosecution brought to the courts by Michael O'Bernicia who is suing the UK Parliament and their corrupt scientific advisors for fraud, treason and genocide.

What can you do to help put an end to this crime against humanity? Share this information and hold your politicians, media, doctors and nurses to account.

Visit the Covid Committee website at: <https://corona-ausschuss.de/>

If you have been affected by this crime. Report the event, persons involved, and as much detail to the following website:

<https://www.securewhistleblower.com/>

Legal proceedings are commencing, evidence has been collected and the writing is on the wall for the authorities and world leaders that have criminally ruined the lives of millions.

<https://dailyexpose.co.uk/2021/05/17/lawyers-and-medical-experts-worldwide-say-they-have-all-the-evidence-they-need-to-convict-who-cdc-phe-bill-gates-and-world-leaders-of-crimes-against-humanity/>

Advertisement

REPORT THIS AD

Share this:

TwitterFacebook

Related

How To Become Part of Dr. Reiner Fuellmich's Class Action Law Suit

March 28, 2021

In "coronavirus"

CDC Specifies PCR Test Cycle Threshold For Vaccinated Individuals: What Does This Mean?

May 10, 2021

In "CDC"

No jab for me

May 5, 2021

In "adverse effect"

Posted by rightsfreedom May 12, 2021 Posted in Uncategorized Tags: coronavirus, covid, crime against humanity, experiment, fraud, Fuellmich, lawyers, medical experts, Nuremberg, pcr test, sars, vaccine, WHO

Post navigation

Previous Post Previous post:

Research suggests Pfizer-BioNTech COVID-19 vaccine reprograms innate immune responses

Next Post Next post:

COVID Shot Killing Large Numbers, Warns Top COVID Doctor Peter McCullough

29 thoughts on "COVID Fraud – Lawyers; Medical Experts start legal proceedings against W.H.O and World Leaders for 'Crimes against Humanity'"

Robert Turner

May 17, 2021 at 9:57 am

<https://medika.life/reiner-fuellmich-fact-checked-and-exposed-as-a-covid-conspiracy-con/> and this idiot won't even get a court date. He's a joke with flawed documents out to mislead anyone he can find. A grifter, end of. Wake up, people.