

Solicitors Letter to Gardai

Date:

Dear Garda Superintendent

My client named _____ has been a victim of a crime and went into your garda station in _____ (location) _____ to report this crime on (date and year) . Gardai refused to take a statement from my client and refused to take the evidence. Gardai refused to acknowledge the crime which was committed. Gardai wrongly alleged that this was a civil matter. Offences of this type which cause physical injury or illness or disability or premature death as a result of Non-Disclosure and No Informed Consent are both a criminal offence and a civil offence. It can be heard in the criminal court and the civil court and superior courts.

The key factor here is Informed Consent. Any breach of Informed Consent and resulting injury, illness, disability, or death is both a criminal offence and a civil offence. There are many superior court precedents in Ireland, Britain, USA and in the European Courts stating this. It can be proved that full Informed Consent was not given for the covid19 vaccines as material and important information about the injuries, illnesses and disabilities and types of death caused by the covid19 vaccines was not disclosed to those people who got the covid9 vaccinations. This information was known to the regulatory authorities in Ireland, the European Union and the USA by January 1, 2021, before mass covid19 vaccinations began and at the latest by April 1, 2021, the first 90 days of the mass vaccinations. They also were not told that the covid19 vaccination was in phase 3 clinical trial. Other material and important information about high and rising deaths and illnesses from the covid19 vaccine as evidenced in government databases worldwide such as VAERS, MHRA, EudraVigilance was not disclosed to those people who got the covid19 vaccines. Dangerous vaccine batch numbers were also not disclosed to vaccine recipients and all vaccine ingredients were not disclosed to vaccine recipients.

This Non-Disclosure and breach of Informed Consent placed the Irish general public in serious danger and resulted in serious injuries, illnesses, disabilities and deaths caused by the covid19 vaccines to the Irish general public who got vaccinated. The evidence for this will be presented to the gardai and to the criminal courts around Ireland. This is referenced in attached statements which my client seeks to give to the gardai to initiate a garda investigation and prosecution.

It should also be noted that many gardai have been injured and made ill or disabled by the covid19 vaccines and they too are victims of this same crime. As a Garda you have a Constitutional duty to enforce law and order, protect lives and the Irish Constitution NOT protect politicians and Big Pharma

companies and their profits. This is particularly important now as garda themselves are also the victims of this crime. The loss of garda lives and the injuring or disabling of gardai from these covid19 vaccines cannot be ignored or covered up. Gardai must act decisively now and without fear or favour as stated in their oath and this will include investigations and prosecutions of very powerful people. I cite Section 16 of the Garda Síochána Act 2005 which contains the garda oath:

16.— (1) On being appointed, each member of the Garda Síochána shall make before a Peace Commissioner a declaration in the following form:

“I hereby solemnly and sincerely declare before God that—

- I will faithfully discharge the duties of a member of the Garda Síochána with fairness, integrity, regard for human rights, diligence and impartiality, upholding the Constitution and the laws and according equal respect to all people,
- while I continue to be a member, I will to the best of my skill and knowledge discharge all my duties according to law, and
- I do not belong to, and will not while I remain a member form, belong to or subscribe to, any political party or secret society whatsoever.”.

A crime has been committed against my client and my client has suffered serious injury and illness and disability and financial losses as a result of this crime. My client is pressing criminal charges against all those parties who vaccinated him / her, approved and authorized the vaccine, distributed the vaccine and marketed and promoted the vaccine in the press and media.

The following criminal laws were breached:

- Sections 6, 4, 3 of the Non Fatal Offences against the Person Act 1997.
Relating to assault, misuse of a syringe and causing grievous bodily harm
- Sections 12 and 13 of the non fatal offences against the person act 1997.
Relating to Poisoning and Endangerment
- Sections 18, 20, 22, 23 and 24 of the Offences against the Person Act 1861
Relating to assault, poisoning, and causing grievous bodily harm
- Criminal Battery
- Section 18 of the Criminal Justice (Public Order) Act 1994
- Sections 5 and 6 of the Offences against the Person Act 1861
Relating to attempted manslaughter. And for those persons killed by the vaccine, this amounts to manslaughter

- The Common Law offence of attempted medical manslaughter. And for those persons killed by the vaccine, this amounts to manslaughter
- ARTICLE 32 OF THE GENEVA CONVENTION 1949
- Nuremberg Code 1947
Relating to lack of informed Consent and criminal damage caused to the person's body
- The covid19 vaccines were in trial stage until mid 2023. The Irish government and health and regulatory authorities failed to create a Clinical Trials Register in Ireland for these vaccine trials as required under EU Regulation (EU) No 536/2014 of 2014 and the Implementing Regulation (EU) 2017/556 of 24 March 2017 and the European Clinical Trials Directive 2001/20/EC of 2001. This Clinical Trials Register should contain the names and details of the persons participating in these covid19 vaccine trials, and monitoring reports for individuals, and detailed health status reports, including safety reports and adverse effects reports. And it should be made available to the general public, subject to GDPR protections. The Clinical Trials Register is described on the EU web site at <https://www.clinicaltrialsregister.eu/about.html> . The Irish government and health and regulatory authorities breached these EU laws.

Breach of Regulation (EU) No 536/2014 of the European Parliament and of the Council of 16 April 2014 on clinical trials on medicinal products for human use, and repealing Directive 2001/20/EC Text with EEA relevance

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=celex%3A32014R0536>

The Commission Delegated **Regulation (EU) 2017/1569** of 23 May 2017, supplementing Regulation (EU) No 536/2014 of the European Parliament and of the Council applies to all clinical trials authorised on the basis of the Clinical Trials Regulation. It specifies principles and guidelines for good manufacturing practice for investigational medicinal products for human use, and arrangements for inspections. Complementary to this, the detailed Commission guideline, adopted on 8 December 2017, on the good manufacturing practice for investigational medicinal products, pursuant to the second paragraph of the **Article 63(1) of Regulation (EU) No 536/2014** was adopted on 8 December 2017.

<https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX:32017R1569>

European Clinical Trials Directive 2001/20/EC

<https://eur-lex.europa.eu/LexUriServ/LexUriServ.do?uri=OJ:L:2001:121:0034:0044:en:PDF>

If clinical trials are conducted outside the EU, but submitted for marketing authorisation in the EU, they have to follow similar principles to the provisions of the Clinical Trials Directive.

The failure to comply with these EU laws and the outright refusal to comply in Ireland is a serious breach of EU laws and is grounds alone for suspending or ending the covid19 vaccination programme in Ireland and other EU countries which have failed to comply with EU law. It is also grounds for civil cases and criminal cases in the Irish courts and European courts for those

persons damaged by the breaches of these EU laws.

I further say that there have been breaches of Section 9, subsections 4 and 5 of the Control of Clinical Trials Act, 1987. The 6 days requirement was not met and was totally ignored and the people receiving the covid19 vaccines were not informed about the ongoing trial they were part of and not informed about the dangers and risks. In fact, the general public were not told that mass covid19 vaccinations was a large scale trial until mid 2023.

- **DIRECTIVE (EU) 2020/1828 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 25 November 2020**

on representative actions for the protection of the collective interests of consumers and repealing Directive 2009/22/EC

at **Section (4) Article 169(1) and point (a) of Article 169(2) TFEU** provide that the Union is to contribute to the attainment of a high level of consumer protection through measures adopted pursuant to **Article 114 TFEU. Article 38 of the Charter of Fundamental Rights of the European Union (the ‘Charter’) provides that Union policies are to ensure a high level of consumer protection.**

- **False advertising regarding safety of covid19 vaccines and effectiveness of covid19 vaccines**

This includes NPHEAT and the ex CMO Tony Holohan and the head of the HSE the Minister for Health and RTE and Dr. Luke O’Neill who appeared on RTE in relation to this many times.

Breaches of

Consumer Protection Acts 2007 and 2014

Common law. The most relevant areas of common law are passing off, defamation and malicious falsehood

The Broadcasting Act 2009 and the EC (Audiovisual Media Services) Regulations 2010 (as amended)

- Section 71 Offence of Criminal Conspiracy
- Section 72 Organised crime
- Section 73 Commission of offence for criminal organisation
- OF CRIMINAL JUSTICE ACT 2006**

- Treason Act 1939

AND

Offences Against the State (Amendment) Act, 1998

Offences Against the State Act, 1939

AND

Criminal Justice Act 1990

Relating to vaccine injuries, illnesses, disabilities and deaths caused to many thousands of Irish

people by the covid19 vaccines. This represents an attack on the people of Ireland as defined in the Irish Constitution of 1937.

- **Unlawfully profiteering from the crimes detailed in this document and statement to gardai. The proceeds of crime can be investigated, frozen and seized.**

Relevant Laws

Proceeds of Crime (Amendment) Act 2016

Criminal Assets Bureau Act 1996

Proceeds of Crime Act 1996

Section 7

OF Criminal Justice (Money Laundering and Terrorist Financing) Act 2010

- PART 2

Section 4. Theft and Related Offences

Section 6. Making gain or causing loss by deception

Section 7. Obtaining services by deception

Sections 9 and 10.

Section 11. Suppression, etc., of documents.

Section 14. Robbery

Section 21

Section 26. Using false instrument

Section 27.

Sections 43 and 44. Corruption

OF THEFT AND FRAUD OFFENCES ACT 2001

- Part I to Part VI

OF ETHICS IN PUBLIC OFFICE ACT, 1995

- Breaches of my right to bodily integrity and Fundamental Rights under Articles 40 to 44 of the Irish Constitution. This has both criminal penalties and civil penalties.

Gardai in Drogheda have already taken a statement about vaccine injury and damage from Eithne Brannigan who is vaccine injured and very ill as a result of the covid19 vaccine. The Pulse number is 20597002 . A precedent has been set for gardai accepting statements from the people injured, made ill or disabled by the covid19 vaccine.

The British Government have acknowledged the injuries, illnesses, disabilities and deaths caused by the covid19 vaccines and have a compensation program in place, of £120,000 per person, to compensate the vaccine injured, ill and disabled and those who lost loved ones from the covid19 vaccine. In Ireland they get nothing. In Ireland the vaccine victims are ignored, gaslighted, called “conspiracy theorists”, insulted, mocked, abused and neglected to death. This is a national disgrace.

I now invoke Articles 38 and 40 of the Irish Constitution. A crime has been committed here and under the criminal laws cited above and under Articles 38 and 40 of the Irish Constitution it must proceed to the criminal court for adjudication. There is no provision in law and in the Constitution for covering up crimes. This can be affirmed if necessary by Case Stated to the Supreme Court in Ireland.

If gardai refuse to take statements and investigate and prosecute these type of crimes then they are in breach of the Garda Siochana Act, 2005, and the common law offence of perverting the course of justice, and Criminal Justice (Corruption Offences) Act 2018, and Theft and fraud offences act 2001, Criminal Justice Act 2006 , and Criminal Law Act, 1997, Offences Against the State (Amendment) Act, 1939 - 1998 , and Malfeasance and Misfeasance in Public Office, and ETHICS IN PUBLIC OFFICE ACT, 1995. Criminal proceedings can be brought against any garda who refuses to investigate a crime or blocks the investigation of a crime. In addition to this, a Judicial Reviews of the decision not to investigate crimes will be sought in the High Court and other Superior Courts and European Courts. Human Rights violations in relation to these vaccinations have been cited in an ongoing High Court case and are being referred to the Irish Human Rights Commission and its EU counterpart.

Best Regards,

(Your Name)

Signature: