

Operation I Want to Report a Crime & Criminal Intent In Murder

*By Judge Ananda Bosman of the international Natural & Common Law
Tribunal for Public Health & Justice,
January 11, 2022*

Indeed, the scientific data clearly shows three things:

1. The British Government Study Data¹ consistently shows each and every week, that the covid “viral” load is significantly higher in those double inoculated than those not. See page 19 of Week-46, per example. Death rates are also significantly higher in the inoculated, by a milestone. This is further born out by the German government data,² and the Harvard university study,³ of 68 Countries and several thousand US County databases, also showing a clear CD-8 T-Cell decline, especially after 3 months. VAIDS: Vaccine Acquired Immune Deficiency Syndrome. The Danish Study⁴ shows vaccine efficiency wains after 30 days, and goes heavily into the minus at 3 months with immunity at minus seventy-five.
2. The VAERS data, when databased, shows 5% of the Lots/Batches are responsible for 100% of all deaths.⁵
3. The VAERS data when data analyst Craig Paardekooper⁶ runs his data analysis, shows that there is a cooperative between J&J, Moderna, and Pfizer, with criminal intent to inflict harm and murder. When J&J stop their toxic batches and go to base line Lots, then Moderna starts releasing its toxic Lots over a period of time. When they go to baseline level, then Pfizer starts introducing its toxic Lots. With Pfizer one can see a clear linear curve, 3000% over base, 2000% over base, 1,500% over base.

We presented this internationally and to the German speaking world especially in November the Saturday Omicron was announced.

In the meantime Paardekooper’s work with the CDC’s open source VAERS data into their databases, has repeated Paardekoopers findings by British and US researchers, that found the same evidence of consorted criminal intent to inflict harm and murder by intent to kill. There are other related presentations by Craig Paardekooper.

REPORTING TO RCMP

RCMP, when confronted with this data through Operations of I Want to Report a Crime, must get their forensic technicians to repeat this VAERS Data Database analysis.

It is in plain site on the CDC's VAERS. Crime in plain site.

Recently Dr Reiner Fullmich has come across this data via a US source, but he and his team did not do the best job of describing it. One must first go through the 5% of Lots for 100% deaths data, and then Paardekooper. They will hold a zoom Court Hearing next week including that data.

Analyzing VAERS: Vaccine Adverse Events Research Systems, data, December 31st, 2021 VAERS analysis, see:

<https://openvaers.com>

1,016,999 Adverse Reactions and
21,382 Deaths,
36,758 permanent disabilities.

Only 5% of batches account for 100% of all deaths.

The data patterns with much lower amounts of toxic materials in VAERS would account for additional Lots that account for the 36,758 permanent disabilities.

The yet lower poison thresholds under 500 can also account for some of these as well as the 1,016,999 Adverse Reactions.

The latter two have to be made exact by data analysis and linked to Lot numbers.

That would also be a task of the RCMP when presented clearly.

This pattern can be reproduced by the RCMP forensic unit, and the identified Lot numbers at the very least must be removed.

Hence, Operation I Want to Report a Crime to the RCMP, would first need to focus on:

1. The identified Lot Numbers with deaths associated to them, must be given to the RCMP (<https://howbad.info>)
2. They must be commanded into civil service to forensically analyze the VAERS data for the 5% Lots = 100% deaths, the % may have changed in the meantime.
3. They must be commanded to their civil duties to forensically analyze the criminal intent to murder pattern and cooperation of J&J, Moderna, with Pfizer.
4. RCMP must identify in VAERS data all Lots responsible for the 1,016,999 adverse events, and Lots ascribed to the 36,758 permanent disabilities.
5. RCMP must then engage an operation to remove these from the public.

Furthermore, as BC family doctor Charles Hoffe saw 62% of his patients with D-Dimer tests indicating micro blood clots, all Lots over the toxic threshold should be removed.^{9b}

However, the long term efficiency in the immune CD8 cell count, that appear almost universally deficient, in the Danish study, Harvard study and even more so when in combination with the British Government Weekly Reports studies and the German study — give clear indication that ALL Lots must be suspended, in order to save the human race from lack of immunity and the consequential plagues, pandemics, cancers that result.

Additionally, the university of Alberta released their study from the data of 145 countries, and found that in the high covid-19 inoculation countries death rates were up to 40% higher than the average. This included analysis showing that the inoculated also held the highest volume of covid-19, as well as death from job related mortalities.¹⁰

The case is most probably best made in that order. However, starting with official British Government data is not a bad starting point.

IN ADDITION

With that being done, RCMP can then be presented that Health Canada's two pillars⁷ are the Nuremberg Code,⁸ and Helsinki Declaration.⁹

- The above process gives clear forensic criminal evidence that the Nuremberg Code 3 has been heavily violated, at the cost of many lives and many tragedies, and counting.

- Furthermore, the forensic evidence of coordinated criminal intent to inflict harm and murder, now also activates Nuremberg Code 1, through “coercion” by “deceit,” “ulterior form”, and “fraud.”
- Nuremberg Code 4 is also violated by:
- “The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.”
- The VAERS data gives the clearest evidence for the most historic medicinal injuries and deaths ever seen in inoculation history, or in the combined prior history, as the graphs openvaers.com clearly demonstrate.
- Nuremberg Code 5, also is touched in violation, but not necessarily by the data in this report, but with the FOIA released early studies from the FDA.
- Nuremberg Code 6 is touched and violated because Nuremberg Code 3 was violated. There were not animal studies.
- Nuremberg Code 7 is violated by the above VAERS Database Data because:
- “adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability or death,” were not established or installed. Those with injuries or permanent disabilities have been ignored. And with the VAERS data showing a coordinated criminal intent to injure and murder.
- Nuremberg Code 9 is violated by the booster program and Nuremberg Code 1 violations.
- Finally, Nuremberg Code 10 is presently in ongoing violation. The VAERS data clearly establishes that.

That gives 8 out of the 10 Nuremberg Codes clearly in violation, clearly establishing the highest of mass crimes engaged in the Covid-19 experiment inoculation mass experiments.

Many of the codes of the three Sections of the Helsinki Declaration are also violated. This is the other pillar of Canadian Health Law.

- Helsinki Declaration Section “I. Basic Principles,” Code 1, is absolutely violated, there were no animal studies. The VAERS data also implicates further Code violations.
- Helsinki Declaration Section I Code 3 is violated, due to the VAERS Database Data showing coordinated criminal intent to inflict harm and murder.

- Helsinki Declaration Section I Code 4 is violated, as mankind is in the trials now, due to the VAERS data analysis showing coordinated intent to harm and murder.
- Helsinki Declaration Code 5 is absolutely violated through Operation Warp Speed, and by Helsinki Declaration Code 1 having been violated with no animal trials to enable Code 5 to be operative.
- Helsinki Declaration Code 6 is utterly violated by testing, Vax-Passports, and the Vax-Card, this also impinges on the Privacy Act.
- Helsinki Declaration Code 7 is also violated by the VAERS data showing a coordinate criminal intent to harm and murder.
- Helsinki Declaration Code 8, is likewise violated by the VAERS data showing coordinated criminal intent to harm and murder.
- Helsinki Declaration Code 9, is clearly violated, firstly by the VAERS data showing coordinated criminal intent to harm and murder, and secondly that the FOIA for the FDA's data and secret ingredients in the Pfizer inoculations has been requested to be released in 75 years,^{9c} making "informed consent" utterly impossible. As some of the Lots had toxic levels of poisonous ingredients, and this was not disclosed, it is impossible for anyone to gain informed consent, nor to know that they are safe, nor effective, as the damage to the immune system CD8 killer T-Cells is eroded 3 months after the inoculations.
- Helsinki Declaration Code 11, is applicant to children, who when mentally capable must give their informed consent in addition to the parents or legal guardians. Informed consent is impossible. Helsinki Declaration Code 1 "animal studies" were not engaged, and because of Helsinki Declaration Code 5, with the VAERS Database Data showing coordinated criminal intent to harm and murder.
- Helsinki Declaration Section II Code 2, is violated, as other therapeutics, such as Ivermectin, Hydrochloroquine + Zinc, high medicinal dosages of Sodium Ascorbate IV, and medicinal high dosages of Vitamin D, amidst many others, were ignored, when starting the experiment, despite strong evidence of success, especially in early treatment measures and protocols.
- Helsinki Declaration Section II Code 3, is violated, there is no control group in the mass world population study, only figuratively in those that abstain from the experiment. The inoculations are not objectively demonstrated to be the best of the therapeutics, and the VAERS data shows the stark contrary, with millions of injuries and a conservative 21,000 deaths, and 36,000 permanent disabilities.

- Helsinki Declaration Section II Code 4, is violated by Vax-Cards (inoculation cards), Vax-Passports (inoculation passports), and the Physician-Client relationship being violated. This also touches on a violation of the Canadian Privacy Act.
- Helsinki Declaration Section II Code 6 is violated by the VAERS Database Data showing a cooperation of criminal intent to cause harm and murder.
- Helsinki Declaration Section III Code 1, the physician cannot be “the protector of the life and health of the person,” due to the VAERS Database Data showing coordinated criminal intent to inflict harm and murder.
- Helsinki Declaration Section III Code 2 is violated in that people with co-morbidities were selected first as high risk groups and the elderly. Many were not volunteers as they felt they had no choice by the work mandates to become part of the experiment.
- Helsinki Declaration Section III Code 3 is violated as the VAERS Database Data shows clear coordinated criminal intent between the three Covid-19 inoculation companies, to willfully inflict harm and murder, now on a scale of genocide.
- Helsinki Declaration Section III Code 4 is also violated, in bullying the person or child into inoculation for the betterment of science and society.

This is some 17 Helsinki Declaration Codes in three Sections that are in violation by the Covid-19 experimental inoculations, from a total of 22 Helsinki Declaration Codes. The overwhelming majority. Health Canada’s two pillars are crumbling.

After writing this report, we watched former Pfizer scientist Dr Mike Yeadon testify to the Committee of Dr Reiner Fullmich, his analysis of the VAERS data which clearly shows coordinated criminal intent.¹¹ Dr Fullmich’s Nuremberg II trials, with Judges many dozen lawyers, and tens of thousands of medical doctors, scientists, and medical experts, start rolling in 2022, for several years.

Supreme Court 2013 - Pathology vs Myriad Genetics

In a Supreme Court case decision, 2013 - Pathology vs Myriad Genetics, Inc — the United States Supreme Court ruled that you cannot patent human DNA as it is “a product of nature”. However, at the end of the ruling, the Supreme Court wrote that if you were to change a human’s genome by mRNA vaccines (being used currently) then, the altered genome (cDNA in

the document) can be patented. The mRNA inoculation technology is patented.

This may give indication that everyone who has had the “vaccine” (mRNA inoculation) is now technically “patented”. Anything that is patented is “owned” and comes under the definition of “trans human”.

Children did not give their knowing consent to this, and it effectuates their entire future lineage.

This is another crime of large proportions.

The implications are that these children are now property of Pfizer, as the genome sequence replicates into all of the trillions of cells of the body, and is passed to the next of kin, so their children will also be property of Pfizer!

All people who are legally identified as being “trans human” do not have access to Human Rights or any Rights granted by the State. That is because they are not classified as anything 100% organic or human.

Technically, anyone having this mRNA inoculation would appear to no longer have any access to Human Rights. As of now, the high court ruling stands.

Full Supreme Court Ruling:

www.supremecourt.gov/opinions/12pdf/12-398_1b7d.pdf

With the VAERS database data showing a coordinated criminal intent to inflict harm and murder, by cooperation between three covid-19 inoculation companies, the FDA’s request for the FOIA release of details of the Pfizer inoculation in 55 years, and then in 75 years to release the inoculation data in 2096, gives further indication of knowing coordinated criminal intent to inflict harm and murder, by some Lots of these inoculations.

REFERENCES

1. British Studies:

<https://www.ncbi.nlm.nih.gov/labs/pmc/articles/PMC8481107/>

2. German Official Data Study:

[PDF The higher the vaccination rate, the higher the excess ...](#)

<https://granitegrok.com/wp-content/uploads/2021/11/German-research-Higher-vaccine-rates-equal-higher-excess-mortality.pdf>

3. Harvard Study of 68 Countries, 2900 US Counties:

"Increases in COVID-19 are unrelated to levels of vaccination across 68 countries and 2947 counties in the United States"

<https://www.ncbi.nlm.nih.gov/labs/pmc/articles/PMC8481107/>

An Analysis of the Harvard Study:

<https://popularrationalism.substack.com/p/in-the-united-states-vaccination>

4. Danish study that shows a -75% lack of immunity following the Pfizer jab after only 3 months (see second graphic, or the 2nd graphic in the PDF):

<https://www.medrxiv.org/content/10.1101/2021.12.20.21267966v2>

5. "Uh, that's not a conspiracy theory – 5% of vaccine production lots caused 100% of vaccine deaths":

<https://www.planet-today.com/2021/11/uh-thats-not-conspiracy-theory-5-of.html>

And the original, which is not as pleasant on the eyes:

<https://market-ticker.org/akcs-www?post=244109>

6. Patterns Of Deployment of Toxic Covid "Vaccine" Batches, by Craig Paardekooper, database expert:

<https://www.bitchute.com/video/keoCmPh3vuiG/>

7. Is the Nuremberg Code legally binding in Canada:

<https://joseandbianca.com/fsjdm/is-the-nuremberg-code-legally-binding-in-canada>

8. The Nuremberg Code:

<http://www.cirp.org/library/ethics/nuremberg/>

9. The Helsinki Declaration, World Medical Organization. Declaration of Helsinki. British Medical Journal (7 December)

1996;313(7070):1448-1449.point one:

<https://research.wayne.edu/irb/pdf/2-3-declaration-of-helsinki.pdf>

9b. Dr Charles Hoffe, family doctor, at Lytton, British Columbia, addresses his D-Dimer findings to a panel of doctors:

<https://www.youtube.com/watch?v=5sIWb9GTbbE>

Backup, in case YouTube removes this:

<https://www.bitchute.com/video/f7pwARHQHq8A/>

9c. FDA requests FOIA to fully release Pfizer inoculation details to 2096:

<https://www.euroweeklynews.com/2021/12/09/fda-says-it-needs-75-years-to-release-pfizer-covid-19-vaccine-data-to-the-public/>

Previous agreement was in 55 years, in 2076:

<https://www.reuters.com/legal/government/wait-what-fda-wants-55-years-process-foia-request-over-vaccine-data-2021-11-18/>

10. Worldwide Bayesian Causal Impact Analysis of Vaccine Administration on Deaths and Cases Associated with COVID-19: A BigData Analysis of 145 Countries, University of Alberta, Canada.

<https://www.researchgate.net/>

https://www.researchgate.net/profile/Kyle-Beattie/publication/356248984_Worldwide_Bayesian_Causal_Impact_Analysis_of_Vaccine_Administration_on_Deaths_and_Cases_Associated_with_COVID-19_A_BigData_Analysis_of_145_Countries/links/61931b0507be5f31b78710a8/Worldwide-Bayesian-Causal-Impact-Analysis-of-Vaccine-Administration-on-Deaths-and-Cases-Associated-with-COVID-19-A-BigData-Analysis-of-145-Countries.pdf?origin=publication_detail

[356248984 Worldwide Bayesian Causal Impact Analysis of Vaccine Administration on Deaths and Cases Associated with COVID-19 A BigData Analysis of 145 Countries/links/61931b0507be5f31b78710a8/Worldwide-Bayesian-Causal-Impact-Analysis-of-Vaccine-Administration-on-Deaths-and-Cases-Associated-with-COVID-19-A-BigData-Analysis-of-145-Countries.pdf?origin=publication_detail](https://www.researchgate.net/profile/Kyle-Beattie/publication/356248984_Worldwide_Bayesian_Causal_Impact_Analysis_of_Vaccine_Administration_on_Deaths_and_Cases_Associated_with_COVID-19_A_BigData_Analysis_of_145_Countries/links/61931b0507be5f31b78710a8/Worldwide-Bayesian-Causal-Impact-Analysis-of-Vaccine-Administration-on-Deaths-and-Cases-Associated-with-COVID-19-A-BigData-Analysis-of-145-Countries.pdf?origin=publication_detail)

11. Dr Mike Yeadon: https://brandnewtube.com/watch/dr-mike-yeaddon-and-reiner-fuellmich-and-wolfgang-wodarg-the-evidence-for-premeditated-murder_6GCMBycRVljvZvT.html