

## PUBLIC LETTER - LAW SOCIETY PRESIDENT

6 November 2021

Dear James Cahill

Ref. Mis-Information, Fraud

I write to you in your Personal Capacity as the MAN representing what appears to be a company involved in Fraud. You will understand a company is a certificate with No jurisdiction over MAN or WOMAN.

Can you confirm if it was yourself, or some other employee, that used the company website to break Statute Law and make False medical claims, which are OPPOSITE of Certified HSE position, causing danger to the public.

Before moving to crimes you appear to have committed, I quote the Purpose of the Society, as stated by you. It speaks on behalf of the legal profession, and advocates changes to Law to benefit the community.

Many people have written to the People's Party Ireland with regards to the Fear and Apprehension the writer of your website has caused them, with regard to your support for the experiment by Pfizer.

Under Section 12 of the Criminal Justice Act, 1976, you or the writer face 5 years jail, having caused FEAR and APPREHENSION by making medical and legal claims you would know to be false and dangerous.

Despite NO AUTHORITY, you publicly state that a company, a registered certificate, COMMANDS a MAN or WOMAN to wear a mask, take 2 year mRNA experiment known to be dangerous, to be allowed into a building.

Despite NO justification, you have instructed solicitors and the public that they MUST BREAK Section 296 of 31A Covid Regulations, which states must NOT wear a mask if stressed or have any disability.

You have also BROKEN the 2010 Equality Act. Unlike 31A Regulations, this IS Statute Law and CLEARLY states NO person or company policy can discriminate against a person on medical grounds, which carries a 10,000 euro fine.

You also publicly state that you REQUIRE solicitors to be in contempt of the High Court and ignore EVIDENCE given to the public and Ryan Air by the Attorney General, with regard 31A ADVICE, NOT Law.

In the presence of Justice Simons, the Attorney General explained 31A is ONLY medical and travel ADVICE, NOT law, and NO obligation to follow. You in' ist solicitors IGNORE advice of the Attorney General.

I have been asked by the EU Parliamentary Assembly to advise of your plan to VIOLATE its recent Resolutions, which I helped draft, to protect the Irish people. By your public statement, you confirm breaking and risking lives.

Part 7.3.1 states that Ensuring citizens are INFORMED mRNA is NOT mandatory. No one is politically or socially pressured to take mRNA or medical procedures, such as PCR, tests, masks, etc. You stated it is MANDATORY.

Part 7.3.4 Distribute TRANSPARENT information on safety and side effects of mRNA and counter Mis-information, such as RTE.

Part 7.1.2 Ensure Regulatory Bodies are protected from the HSE, Gates funding of the Law Society.

Parts 7.1.6 Prevent pharmaceutical companies unduly enriching themselves at public expense, such as the PCR Test that the CDC withdrew as unable to detect virus and PPE that the HSE certified as being USELESS.

You have also broken Sections 4 and 11 of the Advertising Acts, which clearly state ONLY registered GPs can advise on medical products, NOT insist, and must be in private, and have absolute proof.

In addition to helping write the Constitution, my Grandfather also established the I principle that signs, TDs, Judges, etc CANNOT advise USE medical products as they do NOT know readers' medical conditions.

In the Law Society building, you display Uncertified HSE adverts. They state only HSE government Ireland, as Mis-information, that with the signature of MAN or WOMAN, would lead to jail.

I have enclosed the Certified HSE Records Management documents, AUTHORISED with the signature of Sinead Roche Moore, this person can face 10 years in jail if giving False evidence.

The following Certified documents of HSE, Covid 31A Regulations, and European Resolutions are enclosed by Registered Post, in order that you can be prosecuted under the 1990 Criminal Justice Act.

From this point onwards, you will be aware of the Certified HSE position. If you conceal said information and neglect your public duty, you will be liable for life imprisonment under the 1990 Act, for having assisted in Manslaughter.

HSE C851 states No proof mRNA works and HSE C852 Proof mRNA is NOT safe. EMA states only months into a 2-year experiment, just in the EU, 28,000 dead and almost 3 million injured. You state this risk is beneficial to the public.

HSE C839 No proof virus exists, C850 No proof social distancing works, C846 No proof general lockdowns work, C847 No proof elderly lockdowns work, C848 No proof masks work, and C849 proof masks are dangerous.

You publicly Mis-inform with YOUR personal opinion, that the above Certified HSE position is not correct, and that you, with NO medical qualifications, advise. Something dangerous is good for the community.

You also publicly state that you do NOT want solicitors to defend the public against the UNLICENSED Courts Service company, using employees of its other company, registered as 89000534, Garda, to enforce Fraud.

You further state that you wish to remove public access to Courts and prevent the public from offering any defense or seeking an explanation from said UNLICENSED judges, as something good for the community.

My Grandfather did NOT help write Article 34, Constitutional Right of Public Access to Court for someone like you, representing a private company with NO jurisdiction over MAN or WOMAN, to remove.

My Grandfather and others refused to extend the License which expired in 1924, on grounds that the 1918 Dail Eireann did NOT ratify the 1922 Oireachtas company or its UNLAWFUL Courts Service company.

Since 1924, your private company has participated in criminal fraud with the private company Bar Association, owned by foreign company Crown Temple, to exploit a trusting public.

I recently raised criminal activities of Bandon Court with the former Chief Justice, referenced a Granny jailed for smiling and insisting on Section 296 of 31A Regulations, in addition to a man charged for leaving his house without permission.

The representative of the Criminal Courts Service decided the best he could do for Granny, being a victim of police crime, was to take EARLY pension retirement. I have written to the new Chief Justice.

You also understand by issuing UNLAWFULLY, your medical instructions, you will now be liable if, as seems likely, someone is injured or killed, following your Misinformation.

The criminal registered companies government Ireland, owned by Northern Trust, and Courts Service, are now under investigation for assisting Pfizer in Manslaughter; best you disconnect from the same.

I will give you some time to retract the damaging instructions and Misinformation. If NOT, the matter will be pursued in the EU Court and in Article 34, People's Courts, NOT unlicensed Courts Service.

It is a sad reflection that when the foreign company, the government of Ireland, instructed its TDs to exploit the Irish with medical fear, you used your company to assist the police and court companies to BAN Statute Law.

You also used the False claim, Medical Emergency, made by Fine Gael to stay in the Dail. Health Minister Harris is under investigation as HSE and CDC confirm in C839 NO proof virus exists. HSE state flu kills 5.6% against 0.2% covid.

You would also be aware that the CDC and the WHO DECLASSIFIED covid on 19th March 2020 as NO longer High Consequence Infectious Disease when found that 99.9% of the healthy are immune, NOT 0% as first thought.

It is with good reason, in addition to your latest evidence, that the Party will seek new legislation to close what appears to be an organization assisting Courts Service in criminal Fraud.

Yours sincerely.