

Mr. Stephen Donnelly TD, Minister for Health,
Department of Health, Miesian Plaza,
50-58 Lower Baggot Street, Dublin 2.

2 pages, plus attachments, 'Under Seal'

Copy 2 to: Constituency Office, Carriage House, Church Road, Greystones, Co. Wicklow.

Copy 3 to: All sitting TD's and interested parties, including NPHET Members.

Emailed to: Stephen.Donnelly@oireachtas.ie; ministersoffice@health.gov.ie;

FORMAL NOTICE & EMERGENCY ADVISORY No's 1, 2 & 3

Dear Minister Donnelly;

October 5th 2021

We write in respect of the repeated efforts of the *Clare People's Advocates* to elicit responses from Clare TDs, Joe Carey, Cathal Crowe and Violet Anne Wynne in response to a number of reports and publications about the grave dangers to the people of Clare, and in particular to their children, in respect of the experimental Covid-19 injections that are being so actively promoted by the Irish Government and by yourself in your current role as Minister for Health.

The *Clare People's Advocates* respectfully advised and indeed warned the three Clare TDs that if they failed and refused to act under their lawful obligations as elected representatives to protect the men, women and children of Co. Clare from what have since been proven to be unnecessary, harmful, and in many now-proven cases, potentially fatal injections in the circumstances as laid out in the documents forwarded, that the said TDs would be held liable in their personal capacities for any harms or damages so caused.

The documents forwarded to the said TDs included:

- 13 July 2021: *Declaration and Notice of Liability and accompanying Book of Evidence.*
- 2 August 2021: *Default Notice and Notice of Liability.*
- 23 August 2021: *Default Notice, Notice of Liability and Declaration.*

In the complete failure and refusal of the said three TDs to acknowledge or respond to those correspondences, their 'QTC' acknowledgement of the veracity of the referenced reports has been established, as has the personal liability of those three named TDs in the event of any damage or harms caused to Co. Clare men, women or children by the purported 'roll-out' of these dangerous injections. We draw all parties specific attention to the criminal complaint lodged with Gardaí under Pulse No. 19714695 challenging the lawfulness and constitutionality of the lockdown measures against the incontrovertible supporting data at [www.DataAnalytica \(data-analytica.org\)](http://www.DataAnalytica.org) that establishes massive, wholesale, preplanned medical fraud being actively facilitated by the Irish Government and by its 'advisors' in NPHET under the express direction of the *World Health Organisation* (WHO). We further note that the WHO is overseen by the *World Health Assembly* (WHA) of which you, as an incorporated State's Minister for Health are a participating member. Whether this cycle of WHA-WHO-NPHET influence and political decision-making constitutes any conflict of interest is not for us to say, but it does establish that if you personally are not 'in the know' then you should very well be. In short Mr Donnelly, and whether you are personally aware of it or not, you and the various NPHET members involved are NOT representing the truth, the science or the facts, and in doing so you are placing the population of this State in immediate, mortal risk.

Given the obvious gravity of the situation Mr Donnelly, not only in County Clare, but indeed all across the State; and given the concerns of so many parents nationwide about the qualifying clause in the *Emergency Measures in the Public Interest (Covid-19) Act 2020*, that gives reason, cause and purpose for most of the Covid-19 related emergency measures, and under which clause you purport to exercise extraordinary laws which would otherwise be explicitly unconstitutional, namely:

"...having regard to the manifest and grave risk to human life and public health posed by the spread of the disease known as Covid-19..."

..it is noted, that based upon the aforesaid documentation as well as a number of fully referenced works, publications, reports, books and scientific studies by honest, credible, and highly qualified scientists, specialists and medical personnel worldwide as catalogued in the recently published book, *"CRISIS, CULL or COUP? What, How & Who"* (ISBN: 978-1-906628-77-2) that the above qualifying clause in the legislation is a misleading statement which – now that the true facts are becoming exposed – may constitute 'a fraudulent statement' upon which all of these 'Emergency Measures' are being improperly foisted upon the Irish People. As we're sure you are aware Minister, the longstanding core legal principle that, "Fraud Vitiates Everything" would apply in such a case, and, in awareness that these matters have already been brought to your attention a number of times by concerned members of the public, we therefore hereby give you full and final warning that should you fail or refuse to respond to this formal NOTICE within 7 days of receipt – which said NOTICE is served upon you 'Under Seal' in triplicate for the avoidance of doubt by email and by post to your Government, Ministerial and Local Constituency Offices – and, in that anticipated response, if you fail, refuse or neglect to address the question of the validity of the said illicit clause in legislation that serves to provide 'you' (i.e. including NPHET and the Government) with the purported 'lawful authority' to introduce, implement and enforce these otherwise invalid, unmerited, ineligible and redundant 'Emergency Measures' which have now been proven to *directly* cause serious, permanent harms and fatalities, that the *Integrity Ireland Commission* will issue a lawful Asseveration to this effect to be served upon all interested parties commencing Tuesday October 12th 2021.

That legally-binding Asseveration will quote your implicit 'QTC' consent to the same – along with the existing acceptance of liability of TDs Joe Carey, Cathal Crowe and Violet Anne Wynne and the presumed parallel acceptance of liability of all regional TDs (and NPHET Members) who are similarly copied in to this correspondence under the same legal and moral obligations; and who should each respond in their own names – by email or otherwise* – to qualify why they should be exempted from liability for the harms and deaths being caused to their constituents when all of the said named official parties have now been served with the proofs and the data that establish the damning facts.

Please understand Minister (and all copied-in TDs and NPHET Members) that any such Asseveration carries the weight of law as outlined in Asseveration No.001 – a copy of which we attach for your advices, and for the avoidance of any doubt or confusion.

To be clear, any such properly-constituted Asseveration will carry its own inherent jurisdiction and will therefore be a defence against the implementation of – or compliance with – any purported 'Emergency Measures' that have been introduced under the said fraudulent clause in the *Emergency Measures in the Public Interest (Covid-19) Act 2020*, and any legal challenge to that same Asseveration must, by the terms laid out in the law and the Constitution, be conducted according to law in a constitutionally constructed Court, complete with all of the required legislation, documentation and qualified personnel that grants the same the authority and jurisdiction to act.

Trusting the position is clear.

Yours, *STM, (electronically signed – original to Minister sealed and signed)*

Dr Stephen Manning, Administrator, Integrity Ireland Association
Mountain, Forthill, Ballyhaunis, Co Mayo, F35 KP94 *(fca@integrityireland.ie)



* Caveat of affirmation: We respectfully assert our statutory right to fair and equitable treatment, and reserve the moral right to disengage communication with any individual or agency who, through the means of misinformation, evasiveness, obfuscation, deception or other disingenuous tactics, contrives to avoid fulfilling their mandate to the public [as defined in the Constitution, respective codes of conduct, ethics, mandates, oaths of office and/or terms of service] other than where we are legally obliged to do so. We further affirm our right to note, report, record and/or publish any communications sent or received for the purposes of transparency, due accountability, and in the interests of natural justice; and we hereby refer to the foundation documents of the Integrity Ireland Commission under which authority we act. We further reserve the right to hold responsible under the law any individual, agent or agency we deem responsible for deliberate civil, criminal or constitutional breaches, and to bill any such agents or agencies for time and costs incurred. We do not deal with anonymous, pseudonymous, allonymous or imaginary entities and any person purporting to speak 'on behalf of' any other person must provide a written authority to do so, as per GDPR and personal data laws. We do not engage with persons who have been 'Proscribed & Excluded' (as per the terms of that Notice) other than to prevent further criminal acts. Annotated emails are accepted under certain exceptional or pre-agreed circumstances, but important or legal correspondence must also be sent as hard copies, duly and properly signed by hand. All signed correspondence that is not ascribed to one authorised individual may not be acknowledged or responded to and may be returned for signing, with costs billed to the source thereof, under contract of this caveat, at a rate of €40 per hour, or part-hour, plus expenses and interest. For practical reasons, legal matters will be dealt with on Mondays and Tuesdays only. Please be advised.

