DICTATURE REPORT 2020

STATE TERRORISM, AFFECTING THE FUNDAMENTAL INTERESTS OF THE NATION AND CRIME AGAINST HUMANITY

Introductory remarks:

This document summarizes all of the alleged facts as well as the main axes of criminal prosecution.

This document does not claim to be exhaustive and will be regularly updated.

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Definition of legal concepts:

✓ Public order:

In French administrative law, public order is the ideal social state characterized by " good order , security, public health and tranquility ", public morality and the dignity of human person . 2

The Constitutional Council, which ensures the conformity of laws with the constitutional block, gives a definition of public order very close to that used in French administrative law since more than two centuries: public order covers "good order, safety, health and public tranquility".

The Constitutional Council founds the "safeguard of the dignity of the human person against any form of bondage and degradation" on the first paragraph of the preamble of the Constitution of 1946 (CC 94-343 / 344 DC):

" In the aftermath of the victory won by the free peoples over the regimes which attempted to enslave and degrade the human person, the French people again proclaim that every human being, without distinction of race, religion or belief, has rights inclienable and sacred."

- L <u>EC judgment, March 28, 1919 Regnault-Desroziers</u> in matters of public security on the bringing into play of State responsibility for risk.
- ² EC judgment, 1959, Les Films Lutetia
- ² A rrêt EC, 1995 Commune of Morsang-sur-Orge

ttps://www.conseil-constitutionnel.fr/decision/1994/94343 344DC.htm

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The principle of respect for the dignity of the human person is therefore part of the block constitutional (i.e. all the principles and provisions that the laws must respect, this together takes precedence over Treaties, Conventions and European Law in the hierarchy of standards).

Concretely, the principle of dignity requires, to use the formula of the Constitutional Council, to to safeguard the human person "against any form of enslavement or degradation".

Dignity implies that the person remains master of his body and himself, which presupposes that it does not find itself alienated or enslaved for ends foreign to itself.

✓ Criminal law, definition and political doctrine:

Refers to the branch of law that suppresses antisocial behavior and provides for the reaction of society towards these behaviors.

In addition, "the original political doctrine on which the Penal Code was founded was formulated under the Constituent. It is based on the inseparable nature of the dimensions of freedom and security which guarantee the common good and are guaranteed by a set of rights and duties addressing to the rulers and the ruled. In this sense, the Declaration of the Rights of Man and Citizen and the Constitution on the one hand, the Penal Code on the other are to be considered as both complementary aspects of the institutionalization of public order. The first accomplishes it "in full "by the statement of the fundamental interests and values that the State must guarantee, the second

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the fact "in hollow" by the definition of the attacks which call for a social sanction and forms of it. " $\underline{\epsilon}$

This observation illustrates the need, for criminal law, to punish behavior aimed at

disturb, by any means, the good order, security, salubrity, tranquility, morality public as well as the dignity of the human person.

\checkmark The fundamental interests of the Nation:

This notion corresponds to all the elements that make up the Nation, the integrity of its territory and its security, the protection of its population, natural, economic and cultural.



http://www.persee.fr/web/revues/home/prescript/article/genes 1155-3219 1997 num 27 1 144 5

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[£] Lascoumes Pierre, Depaigne Anne. Categorizing public order: the reform of the French penal code of 1992. In: Genèses, 27, 1997. pp. 5-29. doi: 10.3406 / genes.1997.1445

I. ACTS OF TERRORISM AND CRIME AGAINST HUMANITY:

1.1. VOLUNTARY INFRINGEMENT OF THE LIFE AND INTEGRITY OF PERSONS:

 Principles applicable in criminal law when committing acts of terrorism:

Article 421-1 of the Penal Code (Crimes and misdemeanors against the nation, the State and the public peace)

Constitute acts of terrorism, when they are intentionally related to an individual or collective enterprise aimed at seriously disturbing public order by intimidation or terror, the following offenses:

1 ° Intentional attacks on life, willful attacks on the integrity of the person [Note of the author: psychological, physical and moral integrity], kidnapping and sequestration as well that the hijacking of aircraft, ships or any other means of transport, defined by the book II of this code;
(...) "

 Principles applicable in criminal law in matters of crimes against humanity:

Article 211-1 of the Penal Code (Crimes against humanity - Genocide):

"Constitutes a genocide the fact, in execution of a concerted plan tending to the destruction total or partial of a national, ethnic, racial or religious group, or of a group determined on the basis of any other arbitrary criterion, to commit or to cause to be committed, to against members of this group, one of the following acts:

- willful injury to life; SEP
- serious injury to physical or mental integrity;
- submission to conditions of existence likely to cause total destruction or partial of the group; $\widehat{\mathbb{H}}$

(...):SEP

- forcible transfer of children.

Genocide is punished with life imprisonment.

The first two paragraphs of <u>article 132-23</u> relating to the safety period are applicable to the crime provided for in this article ".

Article 212-1 of the Penal Code (Crimes against humanity - Genocide):

"Also constitutes a crime against humanity and is punishable by criminal imprisonment. perpetuity one of the following acts committed in execution of a concerted plan against a civilian population group in the context of a widespread or systematic attack:

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(...)

4 ° Deportation or forcible transfer of population;

5 ° Imprisonment or any other form of serious deprivation of physical liberty violation of fundamental provisions of international law;

6 ° Torture;

(...)

11 ° Other inhuman acts of a similar character intentionally causing great suffering or serious injury to physical or mental integrity.

Application to the facts:

Decisions going against the fundamental interests of the Nation and citizens:

Separation of powers:

Since the publication of the law n $^{\circ}$ 2020-290 of March 23, 2020 of emergency to face during the covid-19 epidemic, ordinances, decrees, extension laws were applied without any power having been able to question the character unconstitutional of these measures.

We can see this in particular from reading the Council's decision Constitutional No. 2020-808 DC of 13 November 2020, relating to the law authorizing the extension of the state of health emergency, by which the Constitutional Council refuses to censor the said law while:

- the government used the blocked votes procedure (art. 44, al. 3 of the Constitution), thus preventing the adoption of an amendment reducing the confinement (amendment adopted during the first vote),
- the executive has continuously flouted the constitutional block since the start of the crisis.
- Decisions taken by the executive in the Defense Council behind closed doors instead of being taken in Council of Ministers, while the current crisis does not require the intervention of Defense Council.

As a reminder, the National Defense and Security Council (CDSN) "defines the guidelines in terms of military planning, deterrence, conduct of external operations, planning of responses to major crises, intelligence, economic and energy security, security programming interior, contributing to national security and the fight against terrorism "(Decree no. 2009-1657 of 24 December 2009 relating to the defense and national security council

and the General Secretariat for Defense and National Security).

 Decisions endorsed by Parliament thanks to the obedient presidential majority, by through accelerated procedures and via the system of blocked votes thus gagging the voice of the people normally carried by Parliament. Some opposition MPs described this type of action as a "latent coup".

6 https://www.conseil-constitutionnel.fr/decision/2020/2020808DC.htm

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 Establishment of a Scientific Committee and an Analysis, Research and Expertise Committee (CARE):

Some members have links of interest with the pharmaceutical industry and therefore cannot be objective when it comes to decisions about the health of citizens (*Annex 1*). This unelected scientific committee has too much power given that he indirectly decides the future of the Nation.

Signature by France of an agreement concerning the European recovery plan, which
opens the door to European integration by creating a European budget, without any
political debate has not been conducted in France. Citizens should now expect the
creation of a European tax.

The obvious lack of separation of powers is disastrous for the Nation.

- General containment decision, disproportionate measure:
 - Based on the advice of the Scientific Committee,
 - Based on inaccurate modeling work (including those of Professor Neil Ferguson, British epidemiologist at influential Imperial College London, which have led many countries to containment),

The entire French population was confined for the first time during the period from March 17 to May 11, 2020 . 10

Yet other countries, such as Sweden, had the same death figures without containment measures.

No study shows that confinement is likely to slow down a epidemic.

On the contrary, emerging studies tend to show that confinement does not lead to a reduction in the rates of transmission of Covid-19 nor a reduction in

- 7 http://www.francesoiv.fr/oninions.tvihumes/ahvonique.comid.ndoe2/4 les conflits dintevets nondant la evise
- Leaving Vincent Pavan. Denouncing false epidemiological science: indictment against the article "Estimating the burden of SARS-CoV-2 in France": 17 researchers from 10 institutes do not understand the probabilities nor the mathematics and invent "the general equation of truth" which they solve "double blind" before pitifully make up the presentation and commit suicide on the R0 theory. 2020. hal-02568133v3 HAL Id: hal-02568133 https://hal-amu.archives-ouvertes.fr/hal-02568133v3 Preprint submitted on 15 May2020
- 2 http://www.economiematin.fr/news-rapport-confinement-ferguson-secret-critique-decision-politique-delepine
- Neil Ferguson has already plagued the H1N1 (swine flu) crisis with alarmist claims that have led the State to take completely disproportionate measures (billions of euros to purchase vaccines) for the benefit of laboratories. There is a parliamentary report on this subject of which none of the recommendations referred to at the time was not implemented.

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number of deaths _It even!be tates, as in Australia, in the increase worrying about suicides"

In addition, it should be noted that the overall case fatality rate of SARS-COV2 is approximately 0.07% all ages combined.

Median age of Covid-19 deaths in most Western countries is higher at age 80 - i.e. 84 in Sweden and France (which corresponds to the median age of general death) and only about 4% of those who died had no no serious preconditions .

The factors to be taken into account in order to target potential "patients" are known to all doctors. These are particularly individuals presenting factors of comorbidity and at very advanced age (average age of deaths in France assumed covid-19: 82 years old). However, no distinction has been made between citizens at risk and other citizens in order to adapt the measures.

To date, the number of "supposed" deaths directly linked to covid-19 is approximately 46.000.

We recall that the following causes of death have never triggered such a plan disproportionate (no confinement, no mask):

- In France, seasonal flu affects 2 to 8 million people.
- Worldwide, seasonal influenza causes 290,000 to 650,000 deaths by year.
- In France, the rotavirus gastroenteritis epidemic affects 300,000 people including 160,000 severe cases.

- Worldwide, the gastroenteritis epidemic affects 700 million people and causes approximately 800,000 deaths per year, including 500,000 children under 5 years old.
- In France, each year, 30,000 deaths are linked to domestic accidents.
- In France, each year, 80,000 deaths are linked to air pollution.

SARS-CoV and Mers-CoV have also appeared on French territory with much higher case fatality rates than SARS-CoV2, such measures so far, liberticides have never been implemented.

Despite this observation, in October 2020, the executive reiterated by taking measures to cover fire and containment, ignoring collective intelligence and the ability to discernment of a large majority of citizens.

- 11 https://collateralglobal.org
- 12 https://idmichal.blog.tdg.ch/archiva/2020/11/10/natit_liwa_blanc_irlandais_au_suiat_du_confinament_at_
- 13 https://www.aier.org/article/madness-in-melbourne/
- 14 https://swprs.org/studies-on-covid-19-lethality/#age;

https://www.coutom.blica.chanco.fu/maladica.ct.tracmaticm.co/maladica.ct.infections.vocaineteines/infection

https://archive.vn/aqYkM ;

https://www.fallshalaamundiahatan.ga/alahalaggata/atatistik.umfalining/amittagunun.gialdam.gu/

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However, it is shown that the number of cases clearly fell before the actual date from the start of the second confinement. Indeed, the firefighters of Marseille are monitoring the rate of coronavirus in the sewers. When compared with the number of contaminations covid-19, the results are consistent with those obtained from wastewater in Paris: the decline in virus circulation begins long before containment. Containment is, on the contrary, initially responsible for a further increase in SARS-CoV2 circulation rate .

The consequences of these lockdowns are disastrous

or health,

life of citizens and the economy of the country thereby violating the rights of the people:

- Violation of individual freedom and of the principle of safeguarding the dignity of human person against all forms of bondage and degradation.
- Violation of the freedom of movement / to come and go: in this sense the State is guilty of
 arbitrary detention of citizens in peacetime. Citizens who
 contravene a containment measure are fined.

By an interim order, issued on October 23, 2020 (n $^\circ$ 445430), the Council of State rejects appeals against curfews $\frac{18}{2}$

- Willingness to isolate citizens "positive" to the test and not sick, which will be similar to sequestration measures __19
- Violation of the general principle of the right to lead a normal family lifeby the prohibition to visit a loved one in an EPHAD, to restrict the possibility of to attend funerals and to prohibit any possibility of family reunion.
- Violation of the freedom to undertake and unequal treatment: SMEs are the traders, the self-employed, the entire cultural sector, catering, clothing sector, the aesthetic sector, the tourism sector, the events etc. In short, all non-civil servants (excluding food, pharmacy, newspapers and tobacco) suffer from these drastic and deadly measures. Of numerous judicial liquidation procedures are expected but the measures are not lifted despite the people's appeal.

15 https://www.mediterranee-infection.com/epidemies-et-frontieres-covid-19-et-egouts/

- 17 https://jdmichel.blog.tdg.ch/archive/2020/11/01/delire-covid-reveillons-nous-310298.html
- 18 https://www.conseil-etat.fr/Media/actualites/documents/2020/10-october/445430-m.-cassia-et-adelico.pdf
- 19 http://www.assemblee-nationale.fr/dyn/15/dossiers/tis crise sanitaire
- 20 GISTI-CFDT-CGT decisions of the Council of State of 8 December 1978 n ° 10097, 10677, 10679, published in https://www.gisti.org/spip.php?article1349

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By an interim order, issued on October 16, 2020 (445102-445186-445224-445225), the Council of State refuses to suspend the closure sports establishments _21

By an interim order, issued on November 13, 2020 (n $^{\circ}$ 445883-445886-445899), the Council of State refuses to suspend the closure of bookstores $_{...22}$

By an interim order, issued on December 8, 2020 (n $^\circ$ 446715), the Council State refuses to suspend the closure of bars and restaurants.

- Violation of the right to demonstrate and to assemble: violence against demonstrators or outright ban.
- Violation of the right to education during the first confinement and during the second

confinement, knowing that universities should remain closed until January 20 2021. Forced into distance learning, students are dropping out massive <u>. 24</u>

By an interim order, issued on December 10, 2020 (n ° 447015), the Council State refuses to suspend the closure of higher education institutions.

Violation of the freedom of worship by refusing the holding of masses in the Churches of France while believers need appeasement.
 By an interim order, issued on November 29, 2020
 (n ° 446930-446941-446968-446975), the Council of State orders the Government to urgently suspend the limit of 30 people for gatherings in worship establishments.

 Decision to make the wearing of a mask compulsory in all circumstances for children (October 2020) and adults (from summer 2020):

Mask required, whether individuals are sick or not. However, no study scientist demonstrates the usefulness of the mask in the event of an epidemic.

The Scientific Committee did not see fit to analyze used masks in order to verify whether on the contrary, the measure was not harmful to citizens.

The members of the executive did not present any scientific study allowing to demonstrate that the use of the mask was useful and safe.

- 21. https://www.council.etat.fu/Madia/actualites/documents/2020/10.cotokou/445102.445196.445224.445225
- 22 https://himin.compail.otat.fs/Madia/actualites/documents/2020/11 novembro/445002 445006 445000
- 23 https://www.conseil-etat.fr/Media/actualites/documents/2020/12-decembre/446715-umih-et-autres.pdf
- https://www.midilibre.fr/2020/11/16/entre-decrochage-et-precarite-les-etudiants-se-sentent-sacrifice-9203702.php

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We recall that some women had to give birth in France while wearing a mask against their will, which qualifies as an act of torture. (The case of children and adolescents is the subject of point III).

We note that, scientific studies point out the absence of benefits or the harmfulness of wearing a mask, even for professionals:

- Preliminary report on surgical mask induced deoxygenation during major surgery (Journal Neurocirurgia, April 19, 2008 - PMID 18500410); " The report 25 preliminary on surgical masks induces deoxygenation during major operations. Our study reveals a decrease in oxygen saturation arterial pulsations (Sp02)."
- Use of surgical face masks to reduce the incidence of the common cold among health care workers in Japan: a randomized controlled trial (American Journal of Infection Control, February 12, 2009 PMID 19216002): "The use of 22 face mask in healthcare professionals has not been shown to providing benefits for colds or the transmission of colds."
- A cluster randomized trial of cloth masks compared with medical masks in healthcare workers (British Medical Journal, April 22, 2015 PMID: 25903751):

 "Laboratory-confirmed viruses were significantly higher in the group wearing masks. The penetration of the masks by particles was close to 97%. The study warns against the use of masks. The moisture retention, reuse of masks and poor filtration can lead to risk of infection."
- Effectiveness of Surgical and Cotton Masks in Blocking SARS CoV-2: A
 Controlled Comparison in 4 Patients (Annales de Médecine Internne, April 6
 2020)
 Both surgical masks and cotton masks seem
 be ineffective in preventing the spread of SARS-CoV2 in cough
 patients with COVID-19 in the environment and the outer surface of
 masks. "
- Universal Masking in Hospitals in the Covid-19 Era (The New England Journal of Medicine, April 1, 2020, PMID: 32237672): "We know that wearing a mask outside healthcare facilities offers little or no protection against infections."
- What to know about respiratory acidosis (Medical News Today, December 3 2018, Item 313110).
 31: "Respiratory acidosis develops when the air inhaled and exhaled from the lungs is not properly exchanged between dioxide carbon in the body and oxygen in the air".
- 26 https://pubmed.ncbi.nlm.nih.gov/18500410/
- 27 https://pubmed.ncbi.nlm.nih.gov/19216002/
- 28 https://pubmed.ncbi.nlm.nih.gov/25903751/
- ²⁹ https://www.acpjournals.org/doi/10.7326/M20-1342
- 30 https://www.nejm.org/doi/10.1056/NEJMp2006372
- 31 https://www.medicalnewstoday.com/articles/313110

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- Headaches Associated With Personal Protective Equipment A Cross-Sectional Study Among Frontline Healthcare Workers During COVID-19 (Journal Headache, April 12, 2020, PMID: 32232837) : " Most professionals in people develop headaches associated with N95-type masks, or exacerbation of pre-existing headache disorders".
- Face Coverings, Aerosol Dispersion and Mitigation of Virus Transmission Risk (University of Edinburgh, 2020): "Conversely, surgical masks and facts-hand generate significant leak jets that have the potential to disperse fluids and particles loaded with viruses over several meters. (...) They all show intense retroactive jets during heavy breaths or coughing. it is important to be aware of these jets, to avoid a false sense of security by standing next to or behind a person wearing this type of mask."
- The use of masks and respirators to prevent transmission of influenza: a systematic review of the scientific evidence (Journal of Influenza & other respiratory viruses, December 21, 2011, PMID: 22188875); "None of the studies has not established a conclusive relationship between the use of the mask and the protection against influenza infections."
- Medical Masks (Journal of the American Medical Association, March 4, 2020):
 " Face masks should not be worn by healthy individuals to protect against respiratory infection, as there is no evidence to suggest that face masks worn by healthy individuals are effective in preventing people get sick."
- Effectiveness of Adding a Mask Recommendation to Other Public Health
 Measures to Prevent SARS-CoV-2 Infection in Danish Mask Wearers, A
 Randomized Controlled Trial (November 18, 2020); general ineffectiveness of the
 mask to fight covid-19 disease.

There is therefore scientific evidence of the dangers inherent in wearing a mask and the specialists have reminded us many times in forums . $\frac{37}{2}$

Dr Margareta Griesz-Brisson, doctor of medicine, neurologist and neurophysiologist, warns of the serious consequences and the dangerousness of wearing a mask for children and in adults more generally:

28

Oxygen deprivation causes irreversible neurological damage.

"The rebreathing of the air we breathe will undoubtedly generate a deficit in oxygen and carbon dioxide saturation. We know that **the brain**

- 32 https://pubmed.ncbi.nlm.nih.gov/32232837/
- 33 https://arxiv.org/ftp/arxiv/papers/2005/2005.10720.pdf
- 34 https://pubmed.ncbi.nlm.nih.gov/22188875/
- 35 https://jamanetwork.com/journals/jama/fullarticle/2762694
- 36 https://www.acpjournals.org/doi/10.7326/M20-6817
- 37 https://jdmichel.blog.tdg.ch/archive/2020/11/02/bas-les-masques-310326.html
- http://www.profession-gendarme.com/une-neurologue-allemande-met-en-garde-contre-le-port-du-masque-la-privation-oxygen-causes-irreversible-neurological-damage /

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humans are very sensitive to oxygen deprivation. There are nerve cells, for example in the hippocampus, which cannot stay more than 3 minutes without oxygen - they cannot survive.

The acute warning symptoms are headache, drowsiness, dizziness, concentration problems, slower reaction time - which are reactions of the cognitive system.

However, when you have chronic oxygen deprivation, all of these symptoms go away, as you get used to them. But your operation remains impaired, and the oxygen deficiency in your brain continues to to progress.

We know that neurodegenerative diseases take years, even decades, to develop. If today you forget your phone number, this indicates that the process of degradation of your brain started 20 or 30 years.

You might think you've gotten used to wearing a mask and breathing in air that you have just expired, but the fact remains that degenerative processes in your brain amplify as your oxygen deprivation continues.

The second problem is that the nerve cells in your brain are incapable of to divide normally. So, in case our governments are enough generous to allow us to take off our masks and breathe freely again oxygen in a few months, the lost nerve cells will no longer be regenerated. What is lost is lost.

I don't wear a mask, I need my brain to think. I want to have the clear ideas when looking after my patients, and not be anesthetized at carbon dioxide.

There is no unfounded medical exemption for face masks, as the oxygen deprivation is dangerous for every brain. Every human being must be able to decide freely whether he wants to wear a mask that is absolutely ineffective for protect against a virus.

For children and adolescents, masks are absolutely prohibited. Children and adolescents have extremely active and adaptive immune systems, and they have need constant interaction with the Earth's microbiome. Their brain is also incredibly active, because he has a lot to learn. The child's brain, or adolescent, thirsty for oxygen. The more metabolically active the organ, the more it has need oxygen. In children and adolescents, every organ is metabolically active.

Deprive or restrict a child's or adolescent's brain of oxygen in any way, is not only dangerous for his health, but also absolutely criminal. Lack of oxygen inhibits brain development, and the resulting damage CANNOT be repaired. The child needs the brain to learn, and the brain needs oxygen to function. We don't need a clinical study to find out. It is a fact simple and indisputable physiological. A lack of oxygen caused consciously and deliberately is an absolute danger to health, and a counterabsolute medical indication.

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In medicine, an absolute medical contraindication means that this drug, this therapy, method or measure should not be used, and is not permitted to be used. To force an entire population to use a absolute medical contraindication, there must be specific and serious reasons to this, and these reasons must be presented to interdisciplinary bodies and independent competent persons, to be verified and authorized.

When in ten years dementia increases exponentially and younger generations will not be able to reach their innate potential, it will not help to say that "we didn't need the masks".

How does a veterinarian, a software distributor, a businessman, a electric car maker and a physicist decide the questions concerning the health of an entire population? Please, dear colleagues, we we all have to wake up.

I know how damaging the lack of oxygen is to the brain, cardiologists know how damaging it is to the heart, pulmonologists know how damaging it is to the lungs. Oxygen deprivation damages all organs.

Where are our health services, our health insurance, our medical associations? he would have been their duty to vehemently oppose the containment and put it end - from the start."

We recall that at the height of the epidemic's peak (ie in April 2020), the masks were prohibited for sale in pharmacies. Today, a citizen who does not wear a mask is liable to pay a fine of ε 135, a fine of 1,500 euros in the event of a repeat offense and risks a 6 months imprisonment and a fine of ε 3,750 in the event of a fourth verbalization.

Perhaps, it is still useful to remember that:

 Mask manufacturers affix protective masks to boxes individual respiratory system, the following statement or equivalent:

"This is not a medical device.

This product does not protect against viral or infectious contaminations ".

Which means the mask does not protect against SARS-COV2 (COVID-19 disease) nor any flu in general.

 The Minister of Solidarity and Health, as part of an intervention before the Senate dated September 24, 2020, took care to indicate that the mask is useless against the flu.

39 https://www.youtube.com/watch?v=FYWFZ4y8iDo

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He also indicates that : 40

"Until proof to the contrary, there is no aerosol passage of the coronavirus: it is this as scientists from all over the world were telling us. Wearing a mask in the population general rule was not therefore necessary, and was not even necessarily recommended according to the High Authority for Health".

It is therefore a completely disproportionate measure, which does not take into account the balance benefits / risks in the state of the scientific knowledge mentioned above and which therefore seriously undermines the life and integrity of citizens.

This dangerous step was taken and maintained on a perfectly deliberate basis.

=> Violent attack on public order and the fundamental interests of the Nation.

40 http://www.senat.fr/compte-rendu-commissions/20200921/covid.html#toc10

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/ Manipulation of public opinion in order to reign terror and disturb public order:

• Communication from leaders spreading fear:

Every day since January 2020, we have witnessed the establishment of fear, terror and guilt within the population, especially through repeated speeches members of the executive and interventions of the Directorate General of Health, relayed by the main media.

These repeated interventions and the anxiety-provoking commercials, probably intended to create trauma and collective hypnosis . $\frac{41}{}$

The executive calls on the services of a communication agency, called BVA Group (BVA Nudge Unit).

BVA Group is a French research and consulting company, expert in science behavioral, ranked among the top 20 in the world and whose capital is held by Naxicap Partner (subsidiary of the Natixis banking group).

Presidential speech hammering that we are at war when it is not. he
 This is an epidemic, which could have been brought under control from the start.

- Presidential or ministerial address presenting exorbitant and unfounded figures.
- Presidential speech of November 24, 2020 threatening: " I wish that the
 government and parliament lay down the conditions to ensure the isolation of
 infected people, including in a more restrictive manner." and bill
 concomitant of the deputy Olivier Becht aiming to isolate "by force" the positive cases.
- Interventions by the Prime Minister using inappropriate, aggressive and infantilizing terms with regard to citizens:

"Until now, we have adapted decisions locally by relying on the mayorprefect, but here I believe that we must strike harder, because opinion does not follow ... bleeding measures are needed for the French to open their hatches "(intervention on RMC 07.10.2020).

- Taking into account those tested "positive" and not "sick" in order to present important figures, creating terror and weakening the population.
- Lies concerning patients in hospitals: the sick and deceased counted covid-19 when death or illness is the consequence of another pathology otherwise more serious or an accident.
- 41 https://www.mondialisation.ca/covid-19-rt-pcr-ou-comment-enfumer-toute-lhumanite

https://reseauinternational.net/covid-19-operation-psychologique/

43 Intervention of Dr Laurent Montessino: https://youtu.be/k71OrRPBBxs

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- Secret around deceased patients: absence of autopsy and leaded coffins.
- Manipulation of the incidence rate or epidemic pressure (corresponds to the number of infected persons per 100,000 inhabitants, over a period of seven days): The threshold epidemic for each respiratory virus epidemic (influenza-like illness) since 1985 and until 2018 (last year for which the Sentinelles network published a report annual) tas consistently been set between 150 and 200 cases per 100,000 inhabitants. Never a epidemic threshold has not been set at 50 cases per 100,000 inhabitants, as has been the case since May 2020.
- Here again, this change of threshold makes it possible to manipulate public opinion by making believe the situation is serious, which allows the regional health agencies (ARS), the prefects and the executive to take drastic measures.
- Manipulation of the occupancy rates of intensive care beds: the government has decided to lower the vigilance threshold from 60% to 40% of covid-19 patients in intensive care and alert threshold of 80 to 60%.

However, according to Dr. Martine Wonner, Member of Parliament and psychiatrist, many patients require 2 to 3 liters of oxygen and do not require resuscitation beds. It's not about moreover not strictly speaking of "resuscitation".

- Handling related to screening tests for SARS-CoV2: positive tests are falsified and not cannot really determine whether the patient has covid-19 disease real. These tests make it possible to produce a large number of "positives" and to take liberticidal measures, to generate terror within the population, which is harmful to human dignity and disturbs public order.

The Panic Paper:

" A classified but disclosed German report highlighted the use of multiplication of false positive tests to spread fear in Germany.

Obviously the techniques used to make believe in the pandemic are those imposed by WHO in accordance with agreements signed by 194 countries in 2017 in the event of pandemic (which the WHO itself declares to exist by modifying the criteria earlier).

False positives fuel fear in the population and increase considerably the number of depressions, suicides, hospitalizations in psychiatry whose lack of beds is largely as glaring as the beds of resuscitation, but little talked about in the media; the consumption of anti depressants has largely doubled since the liberticidal health measures, likewise than requests for specialized consultations or telephone help. The closure of universities scheduled until the end of January is also a disaster not only for teaching - the demonstration is now before our eyes that the virtual does not replace the physical presence - but psychological with more half of the students depressed, sometimes severely.

44 https://www.sentiweb.fr/document/4633

45. http://www.francosciufu/acciete caute/abussius couid udos12 halto la manipulation ile cut baisse la couil

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The fear chosen as a mode of governance leads to the astonishment of the people and explains the ease with which governments obedient to big pharma via the WHO have been able for months to impose arbitrary measures, inconsistent with a whole set of citizens.

The most recent example is that of the ban on the opening of ski lifts.
in ski resorts otherwise open, but without restaurants or bars.
The French ban from going skiing in Switzerland or Austria, while France has

always refused the closure of borders is also funny, or a strategy aimed at creating mental confusion and cognitive dissonance.

This surely partly explains the aberrant acceptance by restaurateurs of iniquitous measures (distance between tables while the RER remains open and travelers packed like sardines), and who are astonished today that they are closed brutally, when they were "wise". Acceptance of the submission does that encourage executioners and only leads to more and more submission intense. The experience of spouses who are victims of narcissistic perverts should have alerted the various professions clearly "mistreated" in the proper sense, without any health justification. "45

- Self-attestation for each movement of citizens for all "authorized" reasons only and under penalty of a fine of 135 euros in the event of no-show: measure humiliating and infantilizing.
- Censorship and actions of all kinds were carried out by the executive, in order to obtain
 intelligence and speeding up the surveillance of citizens: violation of freedom
 expression and violation of the privacy of the human person. Finally, a bill on
 comprehensive security is currently under discussion in the Houses of Parliament.
- Publication of three decrees n ° 2020-1510, n ° 2020-1511, n ° 2020-1512 of December 2 2020 in the Official Journal of December 4, 2020, including a decree n ° 2020-1511 of December 2 2020 amending the provisions of the Internal Security Code relating to the processing of personal data <u>i</u> This decree authorizes the registration of individuals according to Political "opinions", philosophical or religious convictions or a union. These decrees also add the possibility of filing "health data revealing a particular dangerousness". For the intelligence services, this will be pay attention to "data relating to psychological or psychiatric disorders obtained in accordance with the laws and regulations in force".

Territorial intelligence officials now have the ability to list elements concerning "sports practices", the keeping of "dangerous animals" and even, new element, data relating to "factors of fragility", such as "family, social and economic factors" or "addictions".

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⁴¹ https://www.legifrance.gouv.fr/jorf/id/JORFTEXT000042607266 https://www.legifrance.gouv.fr/jorf/id/JORFTEXT00004260732 3 https://www.legifrance.gouv.fr/jorf/id/JORFTEXT000042607387

test the degree of obedience of individuals subject to authority:

- The Coercion Charter described by Albert Biderman:

As early as 1962, Dr. Edgard Schein bluntly described the methodology, in a speech delivered to Washington DC and addressed to wardens in isolation wards across the country: " To produce changes in behavior, it is necessary to weaken, undermine or remove what supported the old attitudes. I wish you no longer thought of brainwashing in in terms of ethics and morale, but rather in terms of deliberate changes in behavior human by a group of men who have almost complete control of the environment in which are the captives. [These changes] can be induced by isolation, deprivation sensory, separation from leaders, espionage, deception of people by making them sign statements which will then be shown to others, placement of individuals whose will has been seriously undermined with more reformist individuals, humiliation, deprivation of sleep, the reward of submission and fear. "

Table by Albert Biderman on criminal coercion (in Amnesty International report on torture , 1983) 48

SEP

48 https://www.amnesty.org/download/Documents/204000/act400011975eng.pdf

https://www.breizh-info.com/2020/11/18/153984/torture-confinement-biderman-coercition/

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- Stanley Milgram's experiments carried out to measure the level of obedience to an order contrary to morality:

"Over half a century ago, a young researcher in social psychology at Yale University in the United United), haunted by the atrocities of the Holocaust, had the idea of an unprecedented experiment to try to understand the psychological mechanisms that led thousands of men to torture and kill millions more. Under the pretext of studying the effectiveness of punishment on learning, he asked participants to administer (fictitious) electric shocks to a third party. The goal real is actually measuring the level of obedience to an unethical order.

The results, published in 1963 in the Journal of Abnormal and Social Psychology, shook public opinion public: two-thirds of participants inflict this torture, when an authority figure request. Stanley Milgram's name goes around the world. Subsequently, the young scientist realizes a series of experiments of the same type, the results of which show that, under the pressure of authority, the majority of people carry out orders, even if they are informed that they can withdraw from the experience at any time and know that electric shocks that they inflict on the other can have serious effects on his health. "

https://sante.lefigaro.fr/article/experience-de-milgram-l-etre-humain-prefere-encore-torturer-quedisobey/

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- / Crimes against humanity, crime against the citizens of France:
 - Totally disproportionate crisis management and not in accordance with practices usual in this area:

Indeed, in the event of an epidemic, experts point out that it is necessary to isolate the "Sick" (not the "positive") and to treat them. In particular, it is possible to requisition gymnasiums and screen passengers at airports.

However, nothing was put in place at the start of the crisis, citizens were not treated, city doctors were unable to take care of the patients.

Citizens were advised to take Doliprane and stay in their homes until the situation is really getting worse. In the situation is really getting worse.

However, it was quite possible to treat covid-19 patients from the very first symptoms.

 Ban on available anti-covid-19 treatment in violation of patients' rights and the freedom to prescribe:

From the start of the epidemic, prophylactic treatment based on hydoxychloroquine, azithromycin and zinc was used by Professor Didier Raoult, Director of the Institut Hospitalo-Universitaire Méditerranée infection in Marseille, microbiologist, eminent researcher recognized by the international scientific community.

Of course, as studies on the virus progress, the Professor Didier Raoult has also implemented additional care procedures.

However, the announcement of the existence of this treatment caused a real state scandal. regarding the use of hydroxychloroquine:

- Fraudulent publication dated May 22, 2020 in the prestigious medical journal
- Discontinuation of the Discovery study, which demonstrated the usefulness of the treatment,
- Doctors are prohibited from prescribing hydroxychloroquine.
- Systematic dispute of treatment by mediatized doctors with links of interest with pharmaceutical laboratories on TV sets and in the main

against Professor Raoult . 52		
49 https://wasassintamatianal.nat/calan lansian musidant do la commission assid du callaca maral des		
https://association-victimes-coronavirus-france.org/covid-19-des-attitudes-criminelles/		
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2 https://youtu.be/XhzThcN9fMs		
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newspapers and attempts to discredit Professor Raoult by all means, by all media. The US Senate was also recently surprised by these attacks on

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However, many scientific studies known internationally demonstrate the undeniable usefulness of said treatment from the first symptoms .

5

chronic (Department of Epidemiology and Public Health of the School of of Yale and Yale School of Medicine), heard by the United States Senate on November 19, 2020 testifies (translation in *Annex 2*):

"Regarding the studies on the early use of hydroxychloroquine in high-risk outpatients, all of them, and there are now seven, showed significant benefit: 636 outpatients in São Paulo, Brazil; 199 patients in clinic in Marseille, France; 717 patients through a large network of HMO in Brazil; 226 patients in retirement homes in Marseille; 1,247 patients outpatients in New Jersey; 100 patients in long-term care institutions in Andorra (between France and Spain); and 7,892 patients across Arabia Arabia. All of these studies focus on the early treatment of outpatients high risk and all showed about 50% or more reduction in hospitalizations or deaths. The Saudi study was a national study and a shown a 5-fold reduction in mortality for hydroxychloroquine plus zinc

https://hcgmeta.com

54 https://www.hsgac.senate.gov/imo/media/doc/Testimony-Risch-2020-11-19.pdf

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compared to zinc alone. Not a single fatal cardiac arrhythmia has been reported among these thousands of patients, attributable to hydroxychloroquine. These are the tests non-randomized but controlled that have been published. (...)

We've spent the last six months with government policies formalities and warnings against early outpatient treatment, with significant government investments in vaccines and new expensive treatments yet to be proven and almost no support from inexpensive but useful drugs, and a quarter of a million Americans have died of this poorly managed approach. Even with promising new vaccines, we have virtually no information on their effectiveness in elderly patients and at high risk, in which vaccines against respiratory viruses are known for their low efficiency.

As I have said many times, the evidence for the benefits of hydroxychloroquine used at an early stage in ambulatory patients with high risk are extremely strong, and the evidence for its harmful effects is all also solid. This body of evidence clearly outweighs the evidence for risks / benefits of remdesivir, monoclonal antibodies or bamlanivimab, difficult to use, which the FDA has approved for use authorizations emergency, while denying authorization for emergency use of hydroxychloroquine. This flagrant double standard for hydroxychloroquine must be immediately knocked down and his request for an emergency use authorization approved. This is how we will set out on the path to treatment early ambulatory care and a significant reduction in mortality."

Even today, the authorities refuse Pf Raoult a more extensive use of hydroxychloroquine (Decision of 23 October 2020 from the ANSM) and Sanofi requested to the Minister of Health for his opinion on the supply of Plaquenil to the IHU Méditerranée Infection, from Marseille, in the midst of the supposed "second wave".

Consequently, in the state of scientific knowledge of international level, the executive deliberately obstructed the use of available treatment and effective.

As such, the Italian Council of State issued an ordinance n $^{\circ}$ 7097/2020 on December 11 2020 , by which he restores the freedom to prescribe to the country's doctors, who can now administer a treatment containing hydroxychloroquine in order to treating patients with the covid-19 virus.

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Other treatments are available and could have been considered but the government refuses to recognize any treatment apart from Remdesivir (laboratory Gilead) in this supported by the European Commission, a molecule that has no demonstrated its effectiveness against covid-19 disease, which is extremely expensive unlike hydroxychloroquine (molecule that has fallen into the public domain).

55 https://www.giustizia-amministrativa.it/portale/pages/istituzionale/visualizza? nodeRef = & schema = cds & nrg = 202009070 & nomeFile = 202007097 15.html & subDir = Provvedimenti

56 is 6 in 6 in

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The WHO itself has just denied the usefulness of Remdesivir to fight against covid-19 disease _The Minister of Health did not release a press release on this subject.

Ivermectin is also a molecule recommended by some doctors, this molecule seems to have a strong benefit in the treatment of the disease covid-19 <u>. 58</u>

The COVID 19 coronavirus victims association appealed to the Administrative Court of Paris in referred in order to force the ANSM to issue a temporary authorization for use ivermectin. This molecule, mastered by a French laboratory, is one of the most promising of all the "old" molecules that can be used against the coronavirus. Gold, the ANSM does not encourage its use.

Artemisia annua or artemisia afra, a plant that has shown very good results during of a study carried out in Africa to determine its effectiveness against malaria (due to conflicts with pharmaceutical companies), is not recommended in 52 France by the National Medicines Safety Agency ("ANSM") or the Academy national medicine.

The fact of having discredited a treatment of such force, having resorted to many shameful stratagems, thus dividing doctors and public opinion certainly had the consequence of dissuading other countries from using said treatment.

Consequently, individuals have certainly died in France but also in abroad because of this campaign of discredit. In this sense, it is a crime against humanity.

Prohibition for city doctors to exercise freely:

All patients likely to be carriers of covid-19 had to present to hospital and bullying intended to dissuade them from prescribing the only good treatment known.

Active euthanasia: 60

With regard to elders in EPHADs and in certain hospitals by the administration of Rivotril, drug to be avoided when a patient suffers from respiratory failure, one symptoms of covid-19 disease. This prescription was made without the consent of the patient, a trusted person, family or friends.

- 57 https://www.vho.int/nove.moom/footum.stanias/datail/vho.moommands.against the use of nondesivin in
- 58 https://association-victimes-coronavirus-france.org/covid-19-des-attitudes-criminelles/
- 59 https://www.youtube.com/watch?v=-nsKmr95910
- Def.: Deliberate administration of lethal substances with intent to cause death, at the request of the patient "at the end of life", who wishes to die, or without his consent, by decision of a loved one or the body medical.

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At least azithromycin could have been prescribed in order to save lives. Hydroxychloroquine could have been prescribed with good results as well. Many lives could have been saved, crimes were committed again .

It is useful to remember that active euthanasia is prohibited in France (Clayes-Léonetti Law n ° 2016-87 of February 2, 2016, creating new rights in favor of patients and people at the end of their life 34

Article R4127-38 of the Public Health Code:

"The doctor must accompany the dying person until his last moments, ensuring

<u>62</u> 6:

through though the right to deliberately cause death ".

Passive euthanasia without consent :

Sorting of patients during the peak of the epidemic, the elders did not receive the necessary care since the sorting was carried out according to age in particular (eg Alsace region). The treatments have not been undertaken or have been suspended (Clayes-Léonetti Law n $^{\circ}$ 2016-87 of February 2, 2016, creating new rights in favor of patients and people at the end of their life).

65

Note: The term euthanasia itself is contested in the context of the epidemic of covid-19 since some consider that they were not people "in end of life "strictly speaking. It would then simply be homicide.

It will then be necessary to distinguish according to the clinical picture of each patient deceased.

 Cancellation of hospital interventions and postponement of treatment for serious illnesses especially:

Citizens were psychologically forced to abandon all visits to the hospitals given the threat and terror imposed by the executive.

- https://mobile-francetvinfo-fr.cdn.ampproject.org/c/s/mobile.francetvinfo.fr/sante/maladie/coronavirus/video-covid-19-on-a-abrege-les-sufferings-des-gens-j-called-ca-l-euthanasia-s-unworthy-une-mede https://www.mediterranee-infection.com/pattern-of-sars-cov-2-infection-among-dependant-elderly-residents-living-in-retirement-homes-in-marseille / cin-d-ehpad-public_4183593.amp
- 63 <u>https://www.lesalonbeige.fr/leuthanasie-par-rivotril/</u>
- 64 https://www.legifrance.gouv.fr/jorf/id/JORFTEXT000031970253?r=fE7xaslEpU
- 65 Def .: Refusal or cessation of treatment necessary to maintain life.

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Studies carried out in England have been able to demonstrate that, given the psychological terror, a marked reduction in attendance in hospitals was observed: Up to 27.8% of additional deaths could have been caused not by the Covid-19 but by the effects of confinement, panic and fear.

For example, the treatment of heart attacks and strokes has decreased by up to 40% because many patients no longer dared to go to the hospital.

Closure of hospital services:

While communication from the executive tends to suggest that the virus is extremely dangerous for the health of the French and that chain waves are will present for an indefinite period: closure of the emergency rooms of the Hôtel Dieu Paris, closure / transfer of Hôpital Raymond / Poincaré AP / HP de Garches, in which exerts Pf Christian Perronne, author of the book entitled "Is there a mistake that they did not not committed? Covid-19: The sacred union of incompetence and arrogance".

· Removal of hospital beds:

In 2018, 2019 and 2020: around 8,000 beds between 2018 and 2019, 2,000 beds in 2020 during the crisis.

- · Refusal to solicit hospitals and private clinics.
- Massive campaign of false RT- PCR SARS-CoV-2 tests, Ct value> 30:

Campaign producing a significant amount of false positives, which allows in place of liberticidal and fatal measures, in particular confinements, wearing of mandatory mask, quarantine, color codes, travel ban, tracing, social distances.

PCR tests used in Europe and the United States are unsuitable for diagnosing alone covid-19.

"The inventor of PCR, Karys Mullis (died in August 2019) himself immediately had warned that this was not a diagnostic test on its own. This test is often missing specificity, in particular when it searches for only one marker (a single fragment of the virus). And this single marker can eventually end up in the genome of other viruses such as other coronaviruses which are the source of common seasonal infection. To palliate this specificity is too weak, the Chinese are looking for several. Sensitivity and specificity greatly depends on the number of amplification cycles performed; when

https://www.ons.gov.uk/peoplepopulationandcommunity/birthsdeathsandmarriages/deaths/articles/ analysisofdeathregistrationsnotinvolvingcoronaviruscovid19englandandwales28december2019to1may2020/ technicalannex

https://www.sciencedirect.com/science/article/pii/S0140673620313568

- 67 "PCR: Polymerase Chain Reaction"
- 68 " Ct: estimate of the viral load"

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this number is low, the test is specific but not very sensitive; but when the number of amplification cycles increases and exceeds 30, the test is very sensitive but the specificity decreases sharply. In France, as in many other countries, the amplification number exceeds 40 resulting in a considerable number of false positive.

And even when the test is right, it doesn't mean the person is sick, but only that she encountered the virus (...)

The global COVID-19 diagnostics market size is estimated at 19.8 billion dollars in 2020 and is expected to grow 3.1% annually by 2027, if the world does not not end quickly to this deception.

In France, the generalization of PCR tests, their carrying out without a prescription and their 100% charge have cost more than a billion euros to social security, without any appreciable health benefit, quite the contrary (generalized anxiety, sick leave, class closures, depression, panic fear of the declared positive subject and his family and friends). A collective hysteria that cannot be controlled. Wouldn't this billion have been more useful if it had been devoted to overhauling our health care system?

Its indirect costs are much higher:

Health cost (collateral victims of the tests): urgent patients not presenting no sign of Covid19 see their care delayed while awaiting results a test that was imposed on them on entering the service adapted to their pathology, without valid medical reason (tests should only be medically indicated if of clinical suspicion of Covid19). "60

An excellent analysis from Doctor Pascal Sacré, anesthetist, resuscitator, who works in an intensive care unit in Belgium and who is also an expert in hypnosis, calls us in this direction:

"(...) This abusive use of the RT-PCR technique is used as a relentless and intentional strategy by some governments, supported by scientific advice and by the mainstream media, to justify excessive measures such as the violation of a large number of constitutional rights, the destruction of the economy with the bankruptcy of entire sections of active sectors of society, the deterioration of living conditions for a large number of citizens ordinary, under the pretext of a pandemic which is based on a number of RT-PCR tests positive, and not on a number of real patients.

While it is true that in medicine, we like the specificity and sensitivity of tests to be high in order to avoid false positives and false negatives, in the case of COVID-19 disease, this hypersensitivity of the RT-PCR test caused by the number of cycles of amplifications used turns against us.

This too high sensitivity of the RT-PCR test is deleterious and misleads us!

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It detaches us from the medical reality which must remain based on the real clinical state of the person: is the person sick, does he have symptoms? (...)

In medicine, we always start from the person: we examine him, we collect its symptoms (complaints-anamnesis) and its objective clinical signs (examination) and on the basis of a clinical reflection in which the scientific knowledge and experience, we make assumptions diagnostics.

Only then do we prescribe the most appropriate tests, based on this clinical reflection.

We constantly compare the results of the tests to the clinical state (symptoms and signs) of the patient who takes precedence over everything else in our decisions and treatments. (...)

Thus, the French National Reference Center (CNR), in the acute phase of pandemic, estimated that the peak of viral shedding occurred at the start of the symptoms, with an amount of virus corresponding to approximately 10 s (100 million) SARS-CoV-2 viral RNA copies on average (French COVID-19 cohort data) with a variable duration of excretion in the upper airways (from 5 days to more than 5 weeks).

This number of 10 s (100 million) copies / μ l corresponds to a very low Ct. A Ct of 32 corresponds to 10-15 copies / μ l . A Ct of 35 corresponds to approximately 1 copy / μ l .

Above Ct 35, it becomes impossible to isolate a complete virus sequence and to put it in culture!

In France and in most countries, we continue to use, even today, Ct greater than 35, even 40! (...)

Summary of important points:

- at The RT-PCR test is a laboratory diagnostic technique poorly suited to the clinical medicine.
- It is a binary, qualitative diagnostic technique, which confirms (positive test) or not (negative test) the presence of an element in the medium analyzed. In the case SARS-CoV-2, the element is a fragment of the viral genome, not the virus itself. even.
- at In medicine, even in an epidemic or pandemic situation, it is dangerous to place tests, exams, techniques above clinical evaluation

(symptoms, signs). The opposite is what guarantees quality medicine.

- The main limitation (weakness) of the RT-PCR test, in the pandemic situation current, is its extreme sensitivity (false positive) if we do not choose a threshold of positivity (Ct) adapted. Today, experts recommend using a threshold Maximum ct at 30.
- at This Ct threshold must be entered with the positive RT-PCR result so that the doctor know how to interpret this positive result, especially in a person

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asymptomatic, in order to avoid isolation, quarantine, trauma psychological unnecessary.

In addition to mentioning the Ct used, laboratories must continue to guarantee the specificity of their SARS-CoV-2 detection kits, taking into account its most recent mutations, and must continue to use three genes in the genome viral studied as primers or, if not, mention it . "

By a notice dated September 25, 2020, the French Society of Microbiology, commissioned by Mr. Jérôme Salomon and Mrs. Bernadette Worms, also shared recommendations in order to adapt the thresholds according to the clinical picture of the patient _______ 2

72

The State of Florida in the United States requests a study of PCR tests following several appraisals carried out in the states of Massachusetts, New York and Nevada.

- " 1. Experts compiled three datasets with officials from States of Massachusetts, New York and Nevada which conclude: "Up to 90% of people who tested positive did not carry a virus".
- 2. The Wadworth Center, a laboratory in New York State, analyzed the results of his July tests at the request of the NYT: 794 positive tests with a Ct of 40: "With a Ct cutoff of 35, about half of these PCR tests no longer be considered positive, "the NYT said. "And about 70% would no longer be considered positive with a Ct of 30."(...)
- 4. A new study from the Infectious Diseases Society of America found that at 25 amplification cycles, 70% of "positive" PCR tests are not "cases" since the virus cannot be cultivated, it is dead. And at 35 cycles: 97% of the positives are not clinics.
- 5. PCR does not test for disease, it tests a specific RNA pattern and it is the backbone key. When you go up to 25 cycles of amplification, 70% of the positive results are not really "positive" in the clinical sense of the term, as this cannot make you or someone else sick. " 74

71	Luc-1/2
72	https://www.zerohedge.com/medical/first-time-us-state-will-require-disclosure-pcr-test-cycle-dat_a
<u>73</u>	https://academic.oup.com/cid/advance-article/doi/10.1093/cid/ciaa1491/5912603
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This recent and important decision was rendered by the Lisbon Court of Appeal (Portugal) November 11, 2020 (1783 / 204/T8PDL.L1-3, Margarida Ramos de Almeida - Testes RT-PCR Privação da liberdade - Detenção ilegal - IRL), against the Authority Regional Health Authority of the Azores.

The main points of the Court are as follows:

A medical diagnosis is a medical act that only a doctor is legally qualified to undertake and for which this doctor will be solely and fully responsible. Any other person or institution, including government agencies or courts, does have such authority. It does not belong to the Regional Health Authority of the Azores to declare someone sick or a health hazard. Only a doctor can do this.

No one may be declared sick or dangerous to health by decree or law, nor as an automatic administrative consequence linked to the result of a laboratory.

If it is carried out without prior medical observation of the patient, without the participation a doctor approved by the Order of Physicians, who would have assessed the symptoms and requested examinations deemed necessary, any diagnostic procedure or any public health vigilance will violate a number of laws and regulations (including the Penal Code) and could be qualified as a crime of illegal practice of medicine in the hypothesis where the said acts are carried out or dictated by a person deprived of ability to do so, that is, by a person who is not a licensed physician.

In addition, the Azores Health Authority violated article 6 of the Universal Declaration on bioethics and human rights adopte
Member States of UNESCO, becauše*!
enlightened required by said statemen who had complained about the forced quarantine measures imposed on them.

No evidence or even indication that the four people in question had been views by a physician have not been made, either before or after the test.

The above would be enough to consider the forced quarantine of the four people as illegal.

However, the court deemed it necessary to add the following recitals:

Based on currently available scientific evidence, this RT-PCR test in itself is unable to determine beyond a reasonable doubt that positivity matches in fact to infection with the SARS-CoV-2 virus, for several reasons, among which two are essential: the reliability of the test depends on the number of cycles used; the reliability of the test depends on the viral load present.

The court concludes that "if a person is tested by PCR as positive when a threshold of 35 cycles or more is used (as is the rule in most laboratories in Europe and the United States), the probability that the said person is infected is <3% and the probability that said result is a false positive is 97%."

- 76 http://www.doci.nt/itel.ncf/22192fc722216020902565fc00407aac/70d6bc229dcha5a29025961ff002a7b209
- 17 https://www.cairn.info/revue-internationale-des-sciences-sociales-2005-4-page-811.htm#
- https://fr.unesco.org/countries?page=1

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The court further states that any diagnostic test must be interpreted in the context of the actual probability of illness as assessed before the test is performed himself, and expresses the opinion that "in the current epidemiological landscape of United Kingdom, Covid 19 tests increasingly likely to return false positives, with major implications for individuals, the health system and the society."

In summary:

In view of the scientific doubt expressed by experts on the reliability of PCR tests, given the lack of information on the analytical parameters of the tests and the absence of a doctor's diagnosis justifying the existence of infection or risk, there is no has no way of determining whether the quarantined citizens were indeed carriers of the SARS-CoV-2 virus.

A procedure for crimes against humanity in connection with the trials of Nuremberg, is currently underway in Germany, concerning the "pandemic of PCR tests" and could be extended to other countries (Dr Reiner Fuellmich, lawyer at the bar

A complaint for offenses of aggravated fraud, false ideology and manslaughter in against the Italian government was also filed with nine public prosecutors Sicily by the Consumers Association CODACONS and the Italian Association of rights of patients, following the discovery of the scandal of false PCR tests (translation into Annex 3.). 80

• Large number of suicides and patients with depressive illness:

This increase, directly linked to containment and the measures taken, is currently observed by psychiatrists . 81

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80 https://paraciailia.it/aiailia/aamanarima/aamanarima in aiailia.falaa diaanaai aandaaana dannuaia caianaiati

81 https://www.bvoltaire.fr/le-confinement-qui-rend-fou-un-remede-pire-que-le-mal/

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• Explosion of intra-family violence:

The Senate women's rights delegation heard from Mr. Adrien Taquet,

Secretary of State for Children and Families, November 26, 2020; alert on
the dramatic increase in cases of violence against children and adolescents
during periods of confinement (this observation made in France is the same as that of
its counterparts from other European countries). The number of cases of children and adolescents
hospitalized increased by 50%.

http://www.senat.fr/compte-rendu-commissions/20201123/ddf 2020_11_26.html

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1.2. ACTS OF TERRORISM: ATTEMPTING TO OBTAIN, OBTAIN,

MANUFACTURE SUBSTANCES WHICH CREATE A DANGER TO OTHERS:

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• Principles applicable in criminal law when preparing terrorist acts:

Article 421-2-6 of the Penal Code (Crimes and misdemeanors against the nation, the State and the public):

- " I. Preparing for the commission of one of the offenses constitutes an act of terrorism mentioned in II, since the preparation of the said offense is intentionally in relationship with a sole proprietorship aimed at seriously disturbing public order by intimidation or terror and is characterized by:
- 1 ° The fact of possessing, procuring, attempting to obtain or manufacture objects or substances likely to create a danger for others;
- 2 ° And one of the other following material facts:
- a) Gather information on places or people to conduct a action in these places or to harm these people or exercise surveillance over these places or people;

(...)

c) Usually consult one or more online public communication services or hold documents directly provoking the commission of acts of terrorism or making the apology;

(...)

- II. The I applies to the preparation for the commission of the following offenses:
- 1 ° Or one of the acts of terrorism mentioned in 1 ° of article 421-1 ; (...) ".
- Principles applicable in criminal law in matters of crimes against humanity:

Article 211-1 of the Penal Code (Crimes against humanity - Genocide):

"Constitutes a genocide the fact, in execution of a concerted plan tending to the total destruction or partial of a national, ethnic, racial or religious group, or of a group determined to based on any other arbitrary criterion, to commit or to cause to be committed, against members of this group, one of the following acts:

- willful injury to life; SEP
- serious injury to physical or mental integrity;
- submission to conditions of existence likely to result in total or partial destruction of the group ϖ

(...) SEP

- forcible transfer of children.

Genocide is punished with life imprisonment.

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The first two paragraphs of <u>article 132-23</u> relating to the safety period are applicable to the crime provided for in this article ".

Article 212-1 of the Penal Code (Crimes against humanity - Genocide):

"Also constitutes a crime against humanity and is punishable by criminal imprisonment. perpetuity one of the following acts committed in execution of a concerted plan against a civilian population group in the context of a widespread or systematic attack:

1 ° Voluntary attack on life;

(...

- 4 ° Deportation or forcible transfer of population;
- 5 ° Imprisonment or any other form of serious deprivation of physical liberty violation of fundamental provisions of international law;
- 6 ° Torture;

(...)

11° Other inhuman acts of a similar character intentionally causing great suffering or serious injury to physical or mental integrity.

The first two paragraphs of <u>article 132-23</u> relating to the safety period are applicable to crimes provided for in this article ".

• Principles applicable in health and criminal law:

Article R4127-39 of the Public Health Code (Duty to patients):

"Doctors cannot offer patients or their entourage as beneficial or without danger a remedy or a process illusory or insufficiently tested.

Any practice of charlatanism is prohibited ".

Article 223-1 of the Penal Code (Endangering the person):

"The fact of directly exposing others to an immediate risk of death or injury of a to cause dismemberment or permanent disability by the manifestly violation deliberate on a particular obligation of prudence or safety imposed by law or regulation is punishable by one year's imprisonment and a fine of 15,000 euros."

Article 223-8 of the Penal Code (Experimentation on the human person):

"The fact of carrying out or having carried out on a person a research mentioned in 1° or 2° of article L. 1121-1 or on a clinical trial mentioned in article L. 1124-1 of the code of public health without having obtained the free, informed and, where applicable, written consent of the person concerned, holders of parental authority or guardian or other persons, authorities or bodies designated to consent to research or to authorize it, in the cases provided for by the Public Health Code or by Articles 28 to 31 of Regulation (EU) No 536/2014 of European Parliament and of the Council of April 16, 2014 on clinical trials of drugs, is punished by three years imprisonment and a fine of 6° 45,000.

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The same penalties apply when intervention research is carried out then that consent has been withdrawn.

The same penalties apply when non-interventional research is carried out while the person opposed it. "

- Principles applicable in international law:
- Nuremberg Code concerning acceptable medical experiences:

In international matters, the "Nuremberg Code" concerning medical experiments acceptable (judgment of the Nuremberg doctors' trial - December 1946 - August 1947).

This list quickly circulated autonomously under the denomination of "Nuremberg Code / Nuremberg Code"; it has been read in political and medical circles as a body of deontological precepts and moral maxims binding on experimenters .

The Nuremberg Code from international criminal case law presents a list of ten criteria, including the following *Annex 4):

1. The voluntary consent of the human subject is absolutely essential. This means that the data subject must have the legal capacity to consent; that it must be placed in situation of exercising a free power of choice, without the intervention of any element of force, fraud, coercion, deception, deception or other underhanded forms of coercion or coercion; and that she must have knowledge and understanding sufficient of what this implies, so as to enable him to make a decision illuminated. This last point requires that, before accepting a positive decision by the subject of experience, it is made known to him: the nature, duration, and purpose of the experience; the methods and means by which it will be conducted; all the inconveniences and risks that can be reasonably envisaged; and the consequences for his health or his person, that could possibly happen as a result of his participation in the experiment. The obligation and the responsibility for assessing the quality of consent rests with each person who takes the initiative of, directs or works on the experiment. It is an obligation and a personal responsibilities that cannot be delegated with impunity.

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- 2. The experience must be such that it produces beneficial results for the good of the community. society, impossible to obtain by other methods or means of study, and not random or superfluous by nature.
- 3. The experiment must be conducted in such a way that all suffering and impairment, physical and mental, not necessary.
- 4. No experiment should be conducted when there is a priori reason to believe that the

death or disabling injuries will occur; except, perhaps, in those experiences where the experimental physicians also serve as subjects.

- 83 https://www.inserm.fr/sites/default/files/2017-11/Inserm CodeNuremberg_TradAmiel.pdf
- ⁸⁴ Philippe Amiel, François Vialla, The Lost Truth of the "Nuremberg Code": Reception and Deformations of "Nuremberg code" in France (1947-2007), Rev. dr. sanit. and soc. RDSS 2009; 4: 673-687

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- 5. The level of risks to be taken should never exceed that of the importance humanitarian of the problem to be solved by experience.
- 6. Measures must be taken and the means provided to protect the subject. experience against the eventualities, however slight, of injury, disability or death.

This version of the Nuremberg Code is used by the National Consultative Ethics Committee at the support and annexed to its opinion n $^\circ$ 2 of October 9, 1984 on trials of new treatments in man . 85

The same version is used without source by the report of the Council of State which prefigured the content of the law of 20 December 1988 ("Huriet" law) and that of the bioethics laws of 1994 .

 The International Covenant on Civil and Political Rights adopted in New York and open to signature, ratification and accession by the General Assembly in its resolution 2200 A (XXI) of December 16, 1966 (entry into force: March 23, 1976) ; 87

Article 7

"No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, it is prohibited to subject a person without their free consent to a medical or scientific experiment."

 The Universal Declaration on Bioethics and Human Rights adopted on October 19, 2005 unanimously by the Member States of UNESCO:

Article 3 - Human dignity and human rights

- "1. Human dignity, human rights and fundamental freedoms must be fully respected.
- 2. The interests and well-being of the individual should prevail over the sole interest of science or of the society. "

Article 6 - Consent

l. Any medical intervention of a prepentive diagnostic or therapeutic nature must not be implementation only with the prior, free and informed consent of the person concerned, based on sufficient information. Where appropriate, consent should be express and the data subject may withdraw it at any time and for any reason without resulting in it no disadvantage or harm.

- 2. Scientific research should only be carried out with free, prior consent. express and informed of the person concerned. The information should be sufficient, provided in a
- 85 http://www.ccne-ethique.fr/docs/fr/avis002.pdf
- 86 Council of State, Life Sciences. From ethics to law, op. cit., p. 167
- <u> https://www.ohchr.org/fr/professionalinterest/pages/ccpr.aspx</u> <u>https://www.assemblee-nationale.fr/histoire/peinedemort/pacte-international-droits-civils-et-politiques.asp</u>
- 88 https://www.cairn.info/revue-internationale-des-sciences-sociales-2005-4-page-811.htm#

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understandable form and indicate how to withdraw consent. The person concerned may withdraw their consent at any time and for any reason without resulting for her no disadvantage or prejudice. Exceptions to this principle should not be made that in accordance with the ethical and legal standards adopted by States and be compatible with the principles and provisions set out in this Declaration, in particular in Article 27, and with international human rights law.

- 3. In relevant cases of research carried out on a group of people or a community, the agreement of the legal representatives of the group or community concerned may also need to be solicited. In any case, the collective agreement or the consent of a leader of the community or another authority should not be a substitute for the informed consent of the individual.
- The Convention for the Protection of Human Rights and the Dignity of the Human Being in
 with regard to the applications of biology and medicine: convention on human rights and
 biomedicine, signed in Oviedo on April 4, 1997:

"Article 13

Interventions on the human genome

An intervention aimed at modifying the human genome can only be undertaken to preventive, diagnostic or therapeutic reasons and only if it is not intended to introduce a modification into the genome of the offspring. "

Application to the facts:

- Orientation of the population's consent to the vaccine:
- Clear observation of the intervention of health authorities and media outlets in the company
 of health terrorism against the population with the aim of orienting their consent to
 the vaccination policy envisaged upstream, in violation of applicable law.

The executive and the European institutions obtain supplies from laboratories around the world, in particular from Pfizer, Moderna, Pasteur, Sanofi, to obtain doses of vaccines against SARS-COV2, which will certainly be made compulsory for the entire population, whether either legally or through the use of fear and terror.

• Deliberate ban on the implementation of treatment based on HCQ / azithromycin (or other available treatment) benefit of a gene therapy protocol:

To briefly recall the history, Sanofi, which markets hydroxychloroquine under the name of Plaquenil, requested the classification of the molecule of hydroxychloroquine in substance poisonous at the end of 2019 so that it is no longer sold freely in pharmacies, when the virus SARS-COV2, makes its appearance in the world (Referral n ° "2019-SA-0175").

- https://www.legifrance.gouv.fr/jorf/id/JORFTEXT000026151968 https://www.coe.int/fr/web/bioethics/oviedo-convention
- $^{\underline{90}}\ \underline{https://www.anses.fr/fr/system/files/ANMV2019SA0175.pdf}$

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"The pharmaceutical giant Sanofi launched very quickly in the search for a vaccine against Covid-19. It should be remembered that at the time of the SARS epidemic, the group had already carried out work to try to overcome Sars-CoV-1 but ended up giving up when the epidemic was over. Currently, the Sanofi group is leading two vaccine tracks in parallel_". 21

As such, Dr Alexandra Henrion-Caude, geneticist, specialist in RNA, and former Research Director at INSERM, indicates that this virus is probably manipulated by humans (interview of October 29, 2020 by NEXUS magazine):

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"This sequence present in sars-cov2 cut by furin in the middle of proteins viral membranes (ie S1 and S2) has already been the subject of a <u>patent</u> dated Ma\(\text{2}\) 29, 2007 (Patent No. US 7,223,390 B2) There, this sequence is ideally located as suggested in this patent."

94

The CNRS also raises the question of the origin of SARS-COV2.

ANSES was therefore contacted on 8 October 2019 by the National Agency for Health Security drug and health products for an opinion on a proposed decree listing hydroxychloroquine on list II poisonous substances.

In addition, the use of this molecule has been prohibited to city doctors, not to be authorized

in hospital with advanced coyid-19 disease, while the protocol used by the Professor Raoult was prescribed early, from the first symptoms, so that the damage did not are not irreversible (lung disease, death).

In parallel, the army acquired large quantities of this HCQ molecule while it was banned prescription outside hospitals.

Following a fraudulent Lancet study, which has since been withdrawn, Minister Olivier Véran banned the prescription of the HCQ molecule and the Order of Physicians sent emails to doctors city to order them not to prescribe HCQ-based treatment.

The goal cannot be other than to ensure that there is no treatment so that a population terrified accepts the vaccine . $\frac{25}{2}$

This is why instilling fear and terror is essential, so that the vaccine is good. welcomed by the population while the Covid-19 disease does not kill more than the classic flu if we treat patients.

The obligation to wear a mask for adults and for children from the age of 6 as well as the "Arbitrary detention" of citizens during the implementation of confinements, despite the disagreement even from the WHO, is intended to introduce the idea that until a vaccine has been injected, life will not be able to resume its course.

- 91 https://www.franceculture.fr/sciences/vaccin-contre-le-covid-19-au-coeur-des-recherches-de-sanofi
- 92 https://youtu.be/3jhLNKXprDk
- 93 https://patentimages.storage.googleapis.com/f9/34/81/515c1bd390d068/US7223390.pdf
- 94 https://lejournal.cnrs.fr/articles/la-question-de-l origin-du-sars-cov-2-se-pose-serieuse
- 95 http://www.profession-gendarme.com/une-veritable-bombe/

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BVA Group, expert in behavioral sciences as we recalled above, indicated already in May 2020, that citizens showed an appetite for vaccination in covid-19. ⁹⁵

Finally, the WHO has announced a vaccination plan for mid-2021, which corresponds to the will of the French executive to confine the population at least until summer 2021.

- Position of the European authorities:

In addition, the statement by Mrs Ursula von der Leyen, President of the Commission European Union, during a press conference at the end of a virtual summit which gathered Thursday 29 October 2020 the Twenty-Seven States in Brussels suggests that all European citizens will be automatically vaccinated at the same time:

"The second priority is to ensure an equitable distribution of vaccines among states members. I have a good new. Member States will all receive vaccines at the same time and under the same conditions, depending on their share of the population in the EU." "The European Medicines Agency is continuously reviewing new vaccines. This means that the results are presented step by step by the companies pharmaceuticals".

In contractual matters, compensation clauses are included in advance purchase contracts signed with a series of countries.

The e 27 August 2020, the European Commission has confirmed it is in discussions with the laboratories' on this subject. These clauses are thus under discussion in order to "compensate for the high risks taken by laboratories". Therefore," the advance purchase contracts provide that EU member states compensate manufacturers for liabilities incurred under certain conditions".

The health emergency accentuates the weakness of states, which see vaccines as a *sine qua no* to resuming a "normal" life.

A situation from which the laboratories wish to take advantage and which push them to request assistance and guarantees for possible future claims.

Sanofi put pressure on the leaders by showing itself ready to distribute its vaccine in priority to United States.

Other laboratories of course are in the running including Pfizer / BioNTech and Moderna TX, Inc (creation March 2019, Bill & Melinda Gates Foundation, purpose: to assess the feasibility of mRNA technology to deliver antibody combinations in selected neonates in low resource settings in order to reduce the impact of neonatal sepsis in this vulnerable population).

These two laboratories indicate vaccine availability from January 2021 or even December 2020 while Sanofi announces availability in summer 2021.

The International Association for Independent and Benevolent Scientific Medicine has published an informative article concerning the vaccination campaign in preparation .

" The rumors that circulated at the end of winter about the projects carried by certain industrialists of attempting the adventure of the mRNA vaccine had not really been considered in Europe,

96 https://www.bva-group.com/sondages/crise-covid-19-impact-sante-francais/

97 | Lange / Communication | / 2020 / 11/22 | Communication | C

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protected by restrictive regulations with regard to uncontrolled release genetically modified organisms or GMOs.

However, thanks to the summer, the European Parliament, according to an emergency procedure carried out without amendment or debate, authorized the producers of anti-Covid vaccines comprising GMOs to dispense with any environmental impact and biosafety study in order to gain time on the manufacture of their products, note that absolutely no scientific advice

98

corroborating this exceptional authorization has not been claimed .

Therefore six associations, namely AIMSIB, Children's Health Defense Europe, Coordination Medical Health Environment, European Forum For Vaccine Vigilance, National League For the Freedom of Vaccinations, Terra SOS Tenible filed in October an action for annulment with the General Court of the European Union (CJEU) in order to obtain the cancellation of this regulation n ° 2020/1043 considering among other things that "obtaining a useful safe vaccine and not dangerous is incompatible with the urgency and the removal of control measures risk" and of course no response can be expected for several months.

Note, however, that this derogatory regulation is presented in its article 4 as provisional as long as the WHO classifies COVID-19 as a pandemic or the Commission European Union will recognize a public health emergency, but let us remember that the pandemic criterion has already been modified downwards and that the "notion emergency" in public health cannot be defined more vaguely, therefore this dangerous temporary state shows that it could last for many years or even jurisprudence for all subsequent health needs, real or alleged".

- Position of the Council of the Order of Physicians:

The International Association for Independent and Benevolent Scientific Medicine has also alerted the Council of the French Order of Physicians about gene therapy, here is response of the said Association to an email sent by the Council of the Order of Physicians:

"(...) 2- You talk to me about" rule of law, free and responsible choice to refuse care": I think you forgot the 2018 episode where the infant vaccination was made compulsory for eleven vaccines against the advice of the college of health professionals, I don't feel that parents can choose freely since, like you hear it. As for the free will of residents institutionalized in EHPAD to receive an anti-Covid vaccination after clear and appropriate information ... Is it black humor or are you really convinced of what you are saying? The administration laughs astronomically to shorten the life of this captive population and once again prohibited any collection of data on serious long-term adverse reactions. Who seriously

22 REGULATION (EU) 2020/1043 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 15 July 2020 on the conducting clinical trials with medicinal products for human use containing genetically engineered organisms modified or consisting of such organisms and intended to treat or prevent coronavirus disease (COVID-19), c https://eur-1

99 https://jdmichel.blog.tdg.ch/apps/print/311323

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3- "No truly effective treatment against Covid": Your position is partisan, pro-industrial, perfectly in line with the government, but light years away from scientific reality described all over the world. On the contrary, there is a plethora of products effective against Covid, both preventive and curative, all the data are published: Vitamin D3, HCQ, azithromycin, zinc, artemisinin, ivermectin and this day even the quercetin-Vit. C-bromelain combination tends to demonstrate a result at least equal to Pfizer vaccine, here is an original Lancet pre-print regarding Turkish work here https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3682517. You could also read this, https: // blogs.mediapart.fr/laurent-mucchielli/blog/021220... always up to date.

4- "The documented results show a real efficacy of the vaccine": Your statement

is, forgive me, absolutely dreadful of anti-science, humiliating for your institution, reread the last two AIMSIB articles. (...)

Nothing, absolutely nothing scientifically admissible has been published anywhere about mRNA products, two of which are ready for distribution in barnum or medicine fairground. You confuse authentic science with an advertising leaflet, justice will not understand never has the Order been able to ratify such a showdown. I remind you that Pfizer was fined \$ 2.3 billion in 2009 for false advertising and you take this firm's sales pitch as cash, it's absolutely sorry but it was unfortunately predictable, I had anticipated it from my first email, because we must make you talk so.

5- "Even if the vaccine is recent, and the hindsight brief": Be sure that all lawyers penalists will never be satisfied with such a sentence to evade the responsibility overwhelming of vaccinators as soon as the first complaints of defect appear information and violation of art. 39, which you carefully avoid citing. To date these vaccines are not recent because they still do not exist, do not even have Marketing Authorization in Europe, and the CNOM is already backing them, but on whose orders? The next step is will take place in the courtroom, you will then have to defend such a position in front of men of the law.

I am not very optimistic for the future, the health scandal will explode very quickly because the judges have already undertaken their work of investigations and searches at the highest level of the State. In the minds of many magistrates as well as many penalists in the Covid-masks case-HCQ-remdesivir-vaccines will be the scandal of the century, a thousand times that of blood contaminated."

100 Letters/kenner simsib and/2020/11/22/resering anti-social on 2020 felia senitaine politicus mediaticus

https://www.aimsib.org/2020/11/29/vaccins-anti-covid-surs-et-efficaces-avis-du-conseil-scientifique-de-la-haswhat-the-european-commission/

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- Why can the sars-cov2 vaccine be considered a substance capable of creating a danger to others?
- An expert note for the general public on vaccines using GMO technologies drafted by Dr Christian VELOR, molecular geneticist at the University of Paris-Saclay, president of the CRIIGEN Scientific Council:

"The use of vaccines delivering viral genetic material (DNA or RNA) is new or recent. The use of genetically modified viruses as vectors, in particular for purposes of gene therapy or immunotherapy have shown how the adverse effects are varied, not mastered and can be serious. If attempts at immunotherapy are relatively recent, the failures of gene therapy for nearly 35 years are here to remind us. These failures are largely explained by the search for the scoop in detriment of efficiency and / or biosecurity. Such an approach will never allow meet expectations and needs in terms of care.

But the use of these same vectors for vaccination takes on yet another dimension. Indeed, gene therapy or immunotherapy concern not only a limited number of people but seriously ill people. Therefore, no only the possible side effects affect a small number of individuals but the severity of their state of health and the health emergency in which they find themselves no doubt allows you to accept a certain risk-taking. In the case of vaccines, we we are in a prevention process. This therefore concerns a considerable number of people, the vast majority of whom are in good health (at least with regard to the pathology which the vaccine is supposed to protect us from). Uncontrolled side effects would have therefore considerable fallout, especially in a mass vaccination campaign such as than that intended to fight against Covid-19. These fallouts could be disastrous in terms of health, of course, but also in terms of the environment (in the case of example of the propagation of new recombinant viruses: see section IV.3.1.). And the fact whether it is a preventive approach does not allow any risk taking.

Therefore, these vaccine candidates require health assessment and environmental depth incompatible with the emergency, whether it is that resulting pressure from decision-making and health authorities or from industry profits pharmaceuticals on board in this vaccine race. In its framing note of 23 July 2020 on the vaccine strategy against Covid-19, the High Authority of Health (HAS) declares: "In the context of the Covid-19 pandemic, the challenge is therefore to design a most effective and safe vaccine possible in record time". This claim is a nonsense and an aberration on the part of an authority such as HAS.

The dangers associated with the characteristics of genetically modified viral vectors or their possible dispersal or spread should be addressed as part of an assessment extremely restrictive environmental risks.

On the contrary, articles 2 and 3 of the very recent European regulation 2020/1043 according to which any clinical trial of medicinal products containing or consisting of GMOs and intended to treat or prevent Covid-19 escapes prior assessments on the

102 HAS-vaccine strategy against novid-19.
https://www.has-sante_fr/upload/docs/application/pdf/2020-07/
note_de_cadrage_vaccinal_strategy_contre_la_covid_19.pd_f

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health and the environment opens the door to the greatest laxity in terms of evaluation and totally against the precautionary principle.

In addition, this regulation calls into question, in fact, the confinement legislation that applies genetically modified microorganisms and viruses. This regulation defines 4 containment levels (identified from 1 to 4, confinement being all the more restrictive that the figure is higher). Handling pathogenic viruses requires containment minimum of 2, very often 3, or even 4. The provisions of Regulation 2020/1043 open the door to zero containment even before having provided proof of health security and environmental impact of the genetically modified viruses in question.

- An expert report for the general public on new anti-covid 19 vaccines mRNA vaccines -GMO vaccines, from December 2020 conetaded as follows:
 - " In conclusion, the arrival on the market of anti-COVID19 vaccines requires information transparent, complete and current, which has yet to be shared with the general public, and which allows him in particular to understand the brand new class of vaccines which are " experimental gene vaccines "(table below). Even as England began the vaccination of its population and that there is talk of vaccinating in France, the elderly in EHPADs, by the end of December 2020, we wanted, through this note, make available current scientific knowledge, particularly in epigenetics.

This note reflects the current state of our knowledge and understanding, our goal being to transparently inform the general public. As we give the elements, this anti-covid-19 vaccination campaign with "mRNA vaccines" or "vaccines GMO "clearly shows the ability to modify the genome of vaccinated people, as well as their descendants, and in a completely unpredictable way. In unidentifiable contexts in the general population, the modification is possible at least at the epigenetic level, or even by integration into our chromosomes. The risk of permanently transforming the genome of certain cells is therefore very real, without any scientific data allowing to clearly rule out this risk, on the contrary.

In the case of the experimental gene mRNA vaccine, the vaccinated subject is modified, that can be assimilated to a GMO, or rather a genetically modified human, because it is transformed into a "production tool" of a viral protein, with risks of reaction autoimmune. This change is wrongly presented as "transient". However, the transient aspect of the modification has not been demonstrated in the context of MRNA or GMO, or their genetic effects, or even epigenetics.

Finally, these gene / epigenetic modifications can take place at the level of our

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This report highlights the state of scientific knowledge on these tools, which pose fundamental ethical questions, particularly with regard to the principles of the Convention d'Oviedo, signed by France in 1997, then ratified on December 13, 2011 (...). "

Expertise note for the general public on new anti-covid 19 vaccines - mRNA vaccines - GMO vaccines, December 2020 - RITA Seminar - PIIx - December 2020 French-speaking doctors and scientists

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- Concern of many doctors, doctors and professors:

This completely experimental vaccine (and which we would more precisely qualify as "gene therapy", the term "vaccine" is not really appropriate) will therefore soon be inoculated by force in disregard of the patient's right to freely choose his treatment and in disregard of the principles of law international

Many specialists are expressing their concern.

 Dr Alexandra Henrion-Caude, geneticist, RNA specialist, during an exchange concerning the future vaccine also provided the following clarifications (transcription excerpts from the video interview): 104

"The laboratories are currently developing a vaccine in an emergency context. The future vaccine will be made using new technology, which has never been used previously for reasons of ease of production: these are RNA vaccines.

RNA is a molecule that is the basis of the virus, an intermediate state between the molecule and protein, which interferes with many molecules.

Once RNA has entered a cell, it is impossible to predict which will be the cascading effects and it is currently impossible to control these effects.

This SARS-CoV2 vaccine is an experimental vaccine. INSERM is currently looking for 25,000 "Volunteers" not to say "guinea pigs" to test this vaccine.

No vaccine has ever been produced in a year, in principle ten to fifteen years are necessary to achieve a vaccine that meets the standards.

It should be noted that no vaccine has been developed or has been marketed against SARS-CoV or MersCov, the latter being much more lethal. "

Other speakers confirm the dangerous potential of future vaccines / this future therapy

- Doctor Odile Launay, infectious disease specialist: " A two-month follow-up period was requested in median on the adverse effects of the vaccine "(...) If the infectious disease specialist recognizes a very short delay, the people who will be vaccinated in priority are those at the most risk of developing a severe form of the disease. "We can therefore accept that there are undesirable effects "...
- Doctor Louis Fouché, anesthesiologist-resuscitator, alert concerning the lack of recoil
 and the risk of "retrotransposon" (when the RNA is reverse transcribed), specifying that 8% of our
 genome is made up of reverse transcription viruses.
- 104 https://odysee.com/@MEDIAPORT:d/vaccin-arn:b

105 https://www.wd.fu/activ/biou.atia/acquamining.2 main.do.google.googl

106 1... 11 1 1 1 1 1 1 1 1 1 1 1

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 Professor Jean-Daniel Lelièvre, head of the infectious diseases department at Henri Hospital Mondor in Créteil , vaccination specialist : 107

"I'm not here to convince, I'm here to explain. It's a matter of balance benefit / risk and at present we do not have all the elements to ensure the absolute safety of these vaccines. (...)

We must be against compulsory vaccination. (...) First of all, everyone is free to be vaccinated or not. Then, a compulsory vaccination is to have perspective on a vaccination, to be sure that this vaccination is 100% effective, that it has no side effects, that it will protect and also protect others. We lack all these elements to say that we must a compulsory vaccine."

- Professor Eric Caumes, head of the infectious diseases department at the Pitié hospital-Salpêtrière in Paris indicates that there are no toxicity and efficacy studies concerning the two vaccines in the running, but only press releases from the laboratories pharmaceuticals _Wel@annot make the vaccine compulsory. This is a new type of revolutionary vaccine, which modifies DNA and which has never been used until now.
- Professor Christian Perronne, head of the infectious and tropical diseases department of Garches Hospital (92) declared in an open letter dated November 30, 2020 that:

"The worst thing is that the first 'vaccines' we are offered are not vaccines, but gene therapy products. We will inject nucleic acids that will cause the

manufacture of virus components by our own cells. We absolutely do not know the consequences of this injection, because it is a first in humans. And if the cells of some "vaccinated" made too many viral elements, causing reactions uncontrollable in our body? The first gene therapies will be RNA, but there there are projects with DNA. Normally, in our cells, the message comes from DNA to RNA, but the reverse is possible under certain circumstances, especially as our cells human beings contain since the dawn of time so-called "endogenous" retroviruses integrated into the DNA of our chromosomes. These "domesticated" retroviruses that inhabit us are usually harmless (unlike HIV, AIDS retroviruses for example), but they can produce an enzyme, reverse transcriptase, capable of transcribing backwards, RNA to DNA. Thus an RNA foreign to our body and administered by injection could code for DNA, just as foreign, which can then integrate into our chromosomes. he there is therefore a real risk of transforming our genes permanently. There is also the possibility, by modifying the nucleic acids of our eggs or sperm, to transmit these genetic changes to our children. People who promote these gene therapies, falsely called "vaccines" are sorcerer's apprentices and take the French and more generally the citizens of the world, for guinea pigs. We don't want not become, like tomatoes or corn transgenic GMOs (organisms genetically modified). A medical manager from one of the pharmaceutical laboratories manufacturers said a few days ago that they hoped for a personal protective effect, but that one should not hope too much for an impact on the transmission of the virus, therefore on the dynamics of the epidemic. This is a disguised admission that it is not a vaccine, A fills.

108 https://youtu.be/RKxl1y4b3HI

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 Professor Jacques Cohen, Professor of medicine in immuno-virology, Legal expert approved by the Court of Cassation, said in an interview dated December 4 2020: 109

" Out of a series of 150 vaccines, the first to be available are the RNA vaccines of Moderna and Pfizer laboratories: these firms went very quickly because a vaccine of this type is easy to produce. But this is a totally new solution. Those who are in the lead do do not necessarily fully respect the rules of the game. And all this ends up taking a few risks. But on the impression that the vaccine is the safe solution, there is a great danger in rush on those first vaccines. (...)

On the leading RNA vaccines, there are risks of ineffectiveness or complications.

For the moment we do not know. There is no evidence of their toxicity in humans, as well as the duration of the antibodies and the protection they confer. This first risk of inefficiency is to be seen at the collective level and at the individual level. And then there are other rare risks of complications from the vaccination itself.

Regarding the potential side effects, it should be remembered that RNA is by itself proinflammatory: it has been proposed in the treatment of certain diseases where it acts as interferon inducer or as an adjuvant for other vaccines. The chief medical officer of Moderna who lives in the United States has taken precautions to say " we have no guarantee that our vaccine will be able to stop the epidemic for now", but we tell you that it should be taken anyway because it alleviates the disease or makes it disappear in more people vaccinated than unvaccinated people. (...)

These two vaccines have in their trials a criterion to see who is sick or not patients, which is only clinical. These labs are lighter, allowing them to run ahead in the peloton, and a little less laden with scruples and precautions.

The only thing that is certain is the decrease in severe forms in the vaccinated group.

Moderna indicates that we cannot know how long the protection will last nor if this vaccine decrease or not viral circulation. Whatever the case may be on a theoretical level, the only judge will be clinic and in 4 to 5 months, when the follow-up of the vaccinated will have passed from the laboratory producer to the entire medical community, we will then be fixed on the possible side effects. "

Regarding other vaccine options:

" The Chinese vaccine is undoubtedly safer because the most proven: it is the copy of the vaccine antipolio from the 1950s. It is widely distributed in China by two firms and is starting to be exported. They would sell it to us if we ask them.... Vaccination should start, for example, not far from home in Morocco these days.

In France, a <u>Valneva</u> SME also manufactures an inactivated whole virus vaccine, but these are the English who pre-ordered 60M doses, and I did not hear in the announcements government, that a market share in France was expected for this vaccine which, at take everything, seems safer to me than the other two Moderna and Pfizer retained by the French government.

There is also <u>Sanofi which has allied itself with another big one</u>, <u>GSK</u>, <u>to make a vaccine</u> and associate <u>at the Institut-Pasteur</u> which will undoubtedly be **ready in June** for a worldwide distribution: they known make. This is a different process from those of the leading vaccines. These laboratories have chose to say, "we don't do like that in a hurry, we don't know how to do it, we keep very large markets. We will crush with our production power those who have run too quickly if they do not have perfect results", and statistically it is unlikely that the results of the first parties in the race are perfect."

109 https://infodujour.fr/societe/43681-vaccin-anti-covid-la-mise-en-garde-du-professeur-jacques-cohen

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Regarding the government's strategy:

"For politicians, as the economic situation is calamitous, the reasoning is to say: "we don't know very well so we take those who come out on top". We pre-reserve many doses of vaccines. The French government relied exclusively on recommend the 2 RNA vaccines: the Gallic rooster puts all its eggs in the same basket. At less until June 2021. "(...)

Regarding the probability that a vaccine can stop the epidemic:

"You should not imagine that the vaccine will solve all this in the first days of 2021. I

am not even convinced that any vaccine on such a scale is capable potentially stemming the epidemic".

- Side effects known to date with regard to the Pfizer & BioNTech vaccine:

In a report dated December 10, 2020, the Food and Drug Administration (FDA) lists the potential side effects of the Pfizer & BioNTech vaccine:

- Guillain-Barré syndrome
- Acute disseminated encephalomyelitis
- Transverse myelitis
- Encephalitis / myelitis / encephalomyelitis /
- Meningoencephalitis / meningitis /
- Encephalopathy
- Convulsions / fits
- stroke
- Narcolepsy and cataplexy
- Anaphylaxis
- Acute myocardial infarction
- Myocarditis / pericarditis
- Autoimmune disease
- Death
- miscarriage
- Other acute demyelinating diseases
- Non-anaphylactic allergic reactions
- Thrombocytopenia
- Disseminated intravascular coagulation
- Venous thromboembolism
- Arthritis and arthralgia / joint pain
- Kawasaki disease
- Multisystemic inflammatory syndrome in children
- Disease reinforced by the vaccine [F]

110 https://www.uistowational.not/le-fde-onemone-los-effete-econologies-notantiale-des-vaccine-covid-dont-le-

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Regarding the possible establishment, by the Ministry of Education and the Ministry of Health jointly, a compulsory vaccination campaign in schools and high schools, we will recall, that this is not authorized by law, a fortiori in the event that the legal representative has not given his consent.

Indeed, as part of the discussions at first reading before the Senate, concerning the bill n $^{\circ}$ 1481 for a school of trust (Law promulgated n $^{\circ}$ 2019-791 of July 26, 2019), government tabled amendment n $^{\circ}$ 508 modifying article 16 težlof the bill (article final 53) worded as follows:

SEP

"Article L. 541-1 of the education code is supplemented by two paragraphs worded as follows:

National education doctors can prescribe diagnostic procedures and, as a preventive, health products. A decree establishes the list and the prescription conditions of these health procedures and products. These acts and products are reimbursed by the insurance funds illness under the conditions of coverage provided for by the social security code.

"The nurses of the national education can administer to pupils or students drugs not subject to compulsory medical prescription. Exceptionally and in the emergency protocols, they can administer drugs subject to compulsory medical prescription. A decree determines the terms of application of the this paragraph and establishes the lists of drugs subject to and not subject to medical prescription compulsory that the nurses of the national education can administer to the pupils and students."

During the discussion session on May 17, 2019 in the Senate, the Minister of Education justifies in particular this modification as follows, by repeating the presentation of the amendment $\frac{2}{ME}$

" Mr. Jean-Michel Blanquer, Minister. This amendment has a dual purpose.
First of all, it takes up Article 16 ter, introduced in committee, by adding editorial improvements, in order to clarify the framework for prescriptions by physicians national education of certain health procedures and products.

(...

The acts concerned will be preventive acts or products, such as a balance sheet speech therapy or orthoptic, a vaccine, contraception. A decree will specify the list. (...)

The purpose of the second paragraph of the amendment is to legally secure the administration to pupils or students, by the nurses of the national education, of medicines not subject to compulsory medical prescription, the list of which will be fixed by decree.

Performed unless otherwise indicated by a doctor or legal guardians of the child,

the supervised administration of certain medications allows rapid return to class or allows to relieve the pupil while waiting for an adapted care.

(...

Finally, this paragraph legally secures the administration by nurses of education national medicines subject to compulsory medical prescription within the framework of protocols, in particular the national care and emergency protocol developed by the Ministry of National Education with the Ministry of Health.

Thus, this amendment tends to usefully secure these important daily activities for the health and education of students, while respecting the right to oppose it held by obviously the legal representatives of the child. It is therefore a pragmatic amendment ".

ps://www.senat.fr/amendements/2018-2019/474/Amdt 508.html

 $\underline{^{112}} \ \underline{\text{https://www.senat.fr/seances/s201905/s20190517/s20190517}} \underline{\text{mono.html}\#R16\text{termono.html}}$

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However, article 16 ter of the said bill, which became the final article 53, was censored by the Council. constitutional, by decision n $^{\circ}$ 2019-787 DC of July 25, 2019 (paragraphs 13 to 15), as being unconstitutional given that this article was then unrelated, even indirect, with the provisions that appeared in the bill originally tabled on the office of The national assembly.

We therefore conclude that the national education doctors and nurses cannot no case legally administering a vaccine to pupils or students, whether with or without the consent of their legal guardian.

They cannot under any circumstances carry out medical acts such as PCR tests on students or students contrary to what some rectorates seem to indicate by mail recently.

Therefore, in trying to obtain doses of vaccine, which are likely to create a danger for French citizens and by making them obligatory to all, if only through terror and fear, when medical treatments exist and are sufficient to cure the disease covid-19, the executive may be guilty of an act of terrorism and a crime against humanity. The executive can be guilty of endangering the person and the health of others.

The victims could also seek the fault of the vaccinating doctor for failure information, violation of articles 39 of the Code of Medical Ethics and application of articles 223-1 and 223-8 of the Penal Code.

CONCLUSION (I):

These acts as a whole qualify as terrorist acts committed in an organized gang and crime against humanity.

These acts are condemned by the Penal Code and as provided for in article 422-6 of the Penal Code and the Articles 213-1 and 213-3 of the Criminal Code, apart from the penalties provided for each of the counts indictment (life imprisonment), those guilty of committing acts of terrorism and crimes against humanity will have their property confiscated.

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II. APOLOGY OF TERRORISM BY MEDIA AND SCIENTISTS IN CONFLICT OF INTEREST

Applicable principles:

Article 421-2-5 of the Penal Code:

" The fact of directly provoking acts of terrorism or of making justifying these acts is punished by five years' imprisonment and a fine of ϵ 75,000. The penalties are increased to seven years' imprisonment and a fine of ϵ 100,000 when the facts were committed using an online public communication service.

When the facts are committed through the written or audiovisual press or the communication to the public online, the specific provisions of the laws governing these matters are applicable as regards the determination of responsible persons".

Article R4113-110 of the Public Health Code:

Informing the public about the existence of direct or indirect links between professionals health and companies or establishments mentioned in Article L. 4113-13 (of companies and establishments producing or operating health products or with consulting organizations working on these products) is made, on the occasion of the presentation of this professional, either in writing when it is an article intended for the written press or posted on the internet, either in writing or orally at the start of his speech, when is a public event or a communication made for the press audiovisual.

Article L4113-13 of the Public Health Code:

"Members of the medical professions who have ties to businesses and establishments producing or operating health products or with health organizations advice on these products are required to make these links known to the public when express themselves on the said products during a public event, a teaching university or an action of continuing training or therapeutic education, in the written or audiovisual press or by any written or online publication.

The conditions of application of this article are fixed by decree of the Council of State. Breaches of the rules mentioned in the above paragraph are punishable by penalties.

pronounced by the competent professional order ".SEP.

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Application to the facts:

The mainstream media have been instrumental in spreading terror and fear within the French population.

They thus encouraged and collaborated in the actions and measures taken. They may be held to responsible . $^{114}$

Doctors and other scientists, who contributed to the terror without disclosing their conflicts interests in the media (lobbyists of pharmaceutical companies) could legitimately be held responsible.

114 <u>https://www.monde-diplomatique.fr/cartes/PPA#&gid=1&pid=1</u>

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III. ACTS OF ABUSE AND TORTURE / TREATMENT INHUMAN TOWARDS CHILDREN: CRIME AGAINST HUMANITY

 Principles applicable in criminal law to acts of physical violence and / or psychological:

Physical violence:

Physical violence is the use of force or violence against a child, such that he is injured or is likely to be injured: hitting, biting, burning, poisoning, drugging or encourage the consumption of dangerous substances (alcohol, tobacco, narcotics, etc.), **suffocate**, strangle, shake, jostle, drown ... Violence against children does not need to be usual or repeated to fall within the scope of the law.

Violence against children is severely punished by law.

Any administrative authority supporting the health measures in question is likely to see its responsibility engaged.

What the <u>lo</u> i say <u>115</u>

Victim under 15

Violence (usual or isolated) on a minor under 15 years old committed by his father, his

mother, his grandparents or any person having authority over him are punished until:

- 30 years in prison when they resulted in the death of the victim;
- 20 years in prison when they resulted in permanent disability;
- 10 years in prison and a fine of € 150,000 when they are the cause of serious injuries;
- 5 years in prison and a € 75,000 fine when the injuries are less serious.

Victim over 15 years

Violence (usual or isolated) committed on a minor over 15 years of age by his father or mother are punished until:

- 15 years in prison when they resulted in permanent disability;
- 5 years in prison and a \in 75,000 fine, when they are the cause of serious injuries;
- 3 years in prison and a € 45,000 fine when the injuries are less serious.

Psychological violence:

Psychological violence is never trivial, a fortiori when the victim is a child. Emotional and relational security are among the basic needs of the child .

What the law says

The penal code punishes violence whatever its nature, and punishes it with the same penalties. understood if it is psychological violence.

The consequences on the victims:

Abuse always has serious consequences for the children who are victims of it.

115 https://www.legifrance.gouv.fr/codes/id/LEGISCTA000006181751/2018-10-31/

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The after-effects of mistreatment are not only physical: scars or pain, disorders sensory, sleep disorders, loss of capacity, lasting deterioration of health, disability, even premature death. Indeed, the impact of abuse on the brain, on psychology and on children's development is widely documented, with professionals going so far as to talk about psycho-trauma.

Abuse can generate relationship difficulties, anger, anxiety, or still in distress. In any case, this stress may have harmful effects on health:

- "Disturbance of brain development, particularly in information processing, increasing the risk of disturbances in attention, emotions, cognition and behaviour,
- altered development of the biological stress management system, generating a risk increased anxiety, depression and cardiovascular problems, as well as other problems health in adulthood,
- significant risk of emotional and interpersonal difficulties, including high levels negativity, poor control over impulses and personality disorders related to low motivation, confidence and assertiveness skills,

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 poor learning abilities and academic performance, including deficits in functions of execution and regulation of attention, low IQ, difficulty reading and a low level of education.

The younger the child, the more dependent he is on his environment. Thus, negligence committed early in life can have very serious consequences on the development of the child.

Principles applicable in criminal law in matters of crimes against humanity:

Article 211-1 of the Penal Code (Crimes against humanity - Genocide):

"Constitutes a genocide the fact, in execution of a concerted plan tending to the total destruction or partial of a national, ethnic, racial or religious group, or of a group determined to based on any other arbitrary criterion, to commit or to cause to be committed, against members of this group, one of the following acts:

- willful injury to life; SEP
- serious injury to physical or mental integrity; sep
- submission to conditions of existence likely to result in total or partial destruction of the group ; $\overline{\mathbb{H}}$

(...) SEP.

- forcible transfer of children.

Genocide is punished with life imprisonment.

The first two paragraphs of <u>article 132-23</u> relating to the safety period are applicable to the crime provided for in this article ".

Article 212-1 of the Penal Code (Crimes against humanity - Genocide):

"Also constitutes a crime against humanity and is punishable by criminal imprisonment. perpetuity one of the following acts committed in execution of a concerted plan against a civilian population group in the context of a widespread or systematic attack:

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1 ° Voluntary attack on life;

(...)

- 4 $^{\circ}$ Deportation or forcible transfer of population;
- 5 ° Imprisonment or any other form of serious deprivation of physical liberty violation of fundamental provisions of international law;

6 ° Torture;

(...)

 $11\,^{\circ}$ Other inhuman acts of a similar character intentionally causing great suffering or serious injury to physical or mental integrity.

The first two paragraphs of <u>article 132-23</u> relating to the safety period are applicable to crimes provided for in this article ".

Principles applicable in international law:

The Article 3 of the Convention on Human Rights and Fundamental Freedoms (Rome, November 4, 1950 and Protocols Nos.11 and 14) prohibits States from practicing torture, or subject a person under their jurisdiction to inhuman treatment or punishment, or degrading. This is one of the few provisions of the Convention which does not include exceptions.

"Article 3 - Prohibition of torture

No one may be subjected to torture or to inhuman or degrading treatment or punishment ".

Section 15 is a notwithstanding clause. It gives the Contracting States the possibility, in the event of exceptional circumstances, to derogate, in a limited and supervised manner, from their obligation to guarantee certain rights and freedoms protected by the Convention.

However, Article 15 § 2 protects certain rights against the application of a derogation. According to wording of this provision, it concerns the rights guaranteed by: Article 2 (right to life), except in the case of death resulting from lawful acts of war; article 3 (prohibition of torture and treatments); Article 4 § 1 (prohibition of slavery and forced labor); and article 7 (no penalty without law).

"Article 15 - Derogation in the event of a state of emergency

1. In the event of war or in the event of any other public emergency threatening the life of the nation, Contracting Party may take measures derogating from the obligations provided for by the this Convention, to the extent that the situation so requires and on condition that these measures are not in contradiction with other obligations deriving from the law international.

2 The preceding provision does not authorize any derogation from article 2, except in the case of death resulting from lawful acts of war, and Articles 3, 4 (paragraph 1) and 7.

3.Any High Contracting Party which exercises this right of derogation shall hold the Secretary General of the Council of Europe fully informed of the measures taken and the reasons for them inspired. It must also inform the Secretary General of the Council of Europe of the date to which these measures ceased to be in force and the provisions of the Convention receive full application again ".

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In addition, the Convention on the Rights of the Child was adopted by the General Assembly of United Nations on November 20, 1989 and signed by France on January 26, 1990. Parliament, by a law of July 2, 1990, authorized the ratification which took place on August 7 1990. In accordance with article 49 of the Convention, it entered into force in France on 6 September 1990.

 As recalled by circular n ° 2014-088 of 9 July 2014 relating to the internal regulations departmental type of public nursery and elementary schools (BO de l'Education National No. 28 of July 10, 2014), article 28 of the Convention on the Rights of the child provides that:

"States Parties shall take all appropriate measures to ensure that the discipline school is applied in a manner compatible with the dignity of the child as a being human and in accordance with this Convention".

Consequently, the school's internal regulations must specify that "any corporal punishment or humiliating treatment is strictly prohibited".

Students should be protected from any demeaning words or behavior and respected in their singularity. In addition, they must benefit from guarantees of protection against any violence physical or moral (...) ".

• Article 36 of the Convention on the Rights of the Child states that:

"States Parties shall protect the child against all other forms of exploitation prejudicial to any aspect of his well-being".

- Article 37 of the Convention on the Rights of the Child states that:
 - " States Parties shall ensure that:
 - a No child shall be subjected to torture or to cruel, inhuman or degrading "(...).

According to the World Health Organization (WHO) "Child abuse includes all forms of physical and / or emotional abuse, sexual abuse, neglect or negligent treatment, or commercial or other exploitation, causing actual harm or potential for the child's health, survival, development or dignity in the context a relationship of responsibility, trust or power."

• Application to the facts:

The obligation to wear a mask was imposed on children by article 36 of decree n ° 2020-1310 of October 29, 2020 prescribing the general measures necessary to deal with the epidemic of COVID-19 as part of the state of health emergency as well as by the Health Protocol of 26

- 116 https://www.unicef.fr/sites/default/files/convention-des-droits-de-lenfant.pdf
- 117 https://www.education.gouv.fr/bo/14/Hebdo28/MENE1416234C.htm

119 https://www.legifrance.gouv.fr/jorf/id/JORFTEXT000042475143

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October 2020 on recommendations, issued by the Ministry of National Education and Youth.

This measure leads to the commission of acts of abuse and humiliation against children from France for the following reasons:

- The French Pediatric Society, by a press release dated August 27, <u>2020</u> confirms that:

" Our knowledge of this virus has improved a lot, even if it persists uncertainties. There is now a consensus on the fact that children, and in particular those of less than 10 years, do not significantly contribute to the transmission of COVID19. The Transmission between children, or from children to adults, is very infrequent. It is the adult which is the most common transmitter of this infection. It is also very likely that a child exposed to a contaminating case will become less infected than an adult: various surveys reported show a much lower infection rate in children, compared to that observed in adults.

120

Finally, it should be remembered that even when they become infected, children are often asymptomatic.

Pediatric infections requiring hospitalization are rare, accounting for 1% of all hospitalizations linked to COVID19".

- WHO and UNICEF condition the possible decision to impose the mask from 6 years to several factors (cumulative conditions):

Indeed, these organizations recommend that the decision to use a mask for children aged 6 to 11 is based on the following factors:

- A high transmission in the area where the child resides
- The child's ability to use a mask correctly and safely.
- Access to masks, as well as the possibility of washing or replacing them in some contexts (such as schools and childcare)
- A proper adult supervision and the instructions given to the child on the port and safe removal of masks
- Potential Impact of Mask Wearing on Learning and Development psychosocial, in consultation with teachers, parents / caregivers and / or providers health
- The child's specific contexts or interactions with other people at high risk of developing serious illness, such as the elderly and those with other pre-existing conditions
- According to many experts, wearing a mask leads to :
 - ► Distress and phobia, psychological disturbance,
 - ► Developmental disturbance (cognitive impairments),
 - ► Weakened immune system,
 - · Reduced oxygenation of the brain and the body as a whole,

^{120 &}lt;a href="https://www.sfpediatrie.com/sites/www.sfpediatrie.com/files/medias/documents/Propositions_CP%20v2.pdf">https://www.sfpediatrie.com/sites/www.sfpediatrie.com/sites/www.sfpediatrie.com/files/medias/documents/Propositions_CP%20v2.pdf

¹²¹ Letter //www.info int/fulamore and advantal annual communium 2010/acception and annual highest detail/

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- ► Development of dermatological diseases,
- Increased vulnerability from bacteria, viruses, fungi, staphylococci likely to be contained in incorrectly used masks,
- Increased presence of stress hormone in the blood .

123

Apart from the obligation to wear a mask, the fact of having imposed terror on families in France and to have isolated the children from their relatives, by instilling in them the idea that they are a danger to their family and a totally criminal process, likely to leave serious psychological consequences.

CONCLUSION (III):

Acts of mistreatment and humiliation prohibited by the Penal Code have indeed been committed against children from France.

Acts qualifying as a crime against humanity, affecting the physical, psychological and children's moral and more generally to their well-being were committed in France.

By an interim order, issued on December 3, 2020 (n ° 446681, 446693, 446701,446706,446711,446713,446714,446717,446718,446721,446725,446726,446771,446919, 446950,446973,447068,447101,447108,447117,447136,447149,447178), the Council of State considers that wearing a mask made compulsory for children from 6 years old does not affect the best interests of the children.

This decision was taken without instruction, without communication of the parents' requests to the government, without a hearing.

For the Council of State:

"If parents claim that the mask is likely to promote learning disabilities, this circumstance cannot be seen as disproportionately affecting the interests of the child, given the still very recent nature of its implementation.

The requests state the risks that wearing a mask would create for the health of the child. The HCSP notes for its part, (...) that there is no real contraindication to wearing a mask in children over three years. He estimates that the risk of hypercapnia induced by prolonged wearing of a mask seems to have no respiratory or neurological repercussions and that if, in children with severe respiratory pathology, increased work of breathing through the mask may result in discomfort, their state of health exposes them to severe forms of Covid-19 and wearing a mask is a essential measures to protect them. "

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Me Virginie de Araujo-Recchia Lawyer[sep]

123 Dr Eugen Janzen, pediatrician: performed medical diagnoses with blood tests (Study 12.12.2020).

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ANNEX 1 [P]

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APPENDIX 2

Statement by Harvey A. Risch, MD, PhD Professor of Epidemiology, School of Public Health of Yale

Senators and colleagues: Thank you for organizing this hearing. We all understand the disease endemic that we face, that we must face it head-on and not hide it in the hope that it will disappear. I would like to give you my point of view.

In May of this year, I found that the results of studies on a drug suggested to treat the Covid, the hydroxychloroquine, were distorted by what I thought at the time to be a report sloppy. Dr McCullough told us how Covid disease progresses in phases, from florida pneumonia viral replication through attack on several organs. Replication viral is an outpatient condition, but the pneumonia that fills the lungs with debris from the immune system is hospitable and can be life threatening. We also heard say that each phase, each pathological aspect of the disease, must have its own treatments that apply to its own biological mechanisms. So, I was frankly amazed that studies of hospital treatment were presented as applying to outpatients, in violation of what I learned in medical school about how to treat the patients.

We are finally coming to understand why, over the past six months, our government research have invested billions of dollars in the development of patented drugs and expensive vaccines, but almost nothing in outpatient treatment early, the first line of response to manage the pandemic. It's not that we lack drug candidates in the study, we had a number of promising agents. But I

believe that the early confusion between hospital and outpatient illnesses made it possible to conclude that outpatient disease treatment has been studied and found to be ineffective. This illogical premise prompted me to examine the evidence for the effectiveness of treatments. ambulatory.

I repeat: we are reviewing the evidence for early treatment of high ambulatory patients risk in order to prevent hospitalization and mortality. That's all. Treatment should begin within the first five or so days after symptoms appear. Treatment of elderly patients or suffering from chronic diseases such as diabetes, obesity, heart disease, lung disease, kidney disease, immune system disease, disease survivors cancer, etc. These are the people most likely to die from Covid, and these are the ones who have most in need of protection. I sought to obtain the reports of all studies on all Medicines for the early treatment of high-risk outpatients. I watch the literature daily. And what I found is actually quite remarkable. What I observed, is that despite positive reports on a number of drugs, every study on outpatient use of a drug, hydroxychloroquine, with or without agents support, has shown a substantial benefit in reducing the risk of hospitalization and mortality.

These studies fall into two main types. The first is a randomized controlled trial in double blind, and the second is a non-randomized but still controlled trial. You heard various government figures and scientists say that randomized controlled trials are the strongest form of evidence. Many of these people also said that Randomized trials are the only reliable form of evidence. There is some truth in these assertions, but there are also a lot of lies. We know, for example, that the large

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majority of drugs used to treat heart disease have been established through trials not randomized. Cholesterol-lowering drugs were widely used even before randomized trials are not performed. Azithromycin, the most commonly used antibiotic in children, has not been established by randomized trials. The idea that only randomized trials provide reliable evidence is a simplistic notion that may sound good in theory, but the comparison between randomized and non-randomized trials is something that has in fact been extensively studied in the medical literature. I am an epidemiologist because, although I like biological theories, I develop them all the time to study how nature works, but it is from human empirical data that we learn how indeed nature.

And we have enormous amounts of empirical data to show that trials randomized and the corresponding non-randomized trials give the same answers. Dr Tom Frieden, former director of the CDC, wrote a lengthy essay in the New England Journal of Medicine showing that non-randomized trials can provide quite convincing, especially when done carefully to explain the reasons for which patients received the drugs and, especially, when the circumstances are such that the cost of waiting for randomized trials involves significant disease and mortality as those we have seen this year. But Dr. Frieden's essay, while authoritative, does not provides only snapshots of empirical evidence for his observations. The real proof come from a meta-analysis carried out by the Cochrane Library Consortium, a British international organization formed to organize the results of medical research to facilitate evidence-based choices about health interventions. The

Cochrane researchers looked at what involves tens of thousands of comparisons between randomized trials and their non-randomized counterparts and found that both types studies came to virtually identical conclusions. This is real proof that the good non-randomized trials have equally important evidence as the trials randomized. Large amounts of consistent empirical evidence are evidence, not plausible but simplistic assumptions, no matter who says them.

So what did I find out about the early use of hydroxychloroquine in patients high-risk outpatients? The first thing is that hydroxychloroquine is extremely safe. Common sense tells us that a drug that has been used safely for 65 years by hundreds of millions of people in tens of billions of doses worldwide, prescribed without routine screening electrocardiogram, administered to adults, children, women pregnant and nursing mothers, should be safe when used in the initial phase of replication viral disease which at this stage is similar to a cold or the flu. In fact, a study conducted by researchers at the University of Oxford showed that in 14 large databases international medical records of elderly patients with rheumatoid arthritis, no significant difference was observed in all-cause mortality for patients who have or have not used hydroxychloroquine. Oxford investigators also examined cardiac arrhythmias and found no increase for users of hydroxychloroquine. This increase has been observed in more than 900,000 users of hydroxychloroquine. This question is discussed in detail in my article published in the American Journal of Epidemiology in May. Today, the FDA posted July 1 on its website web a warning regarding the use of hydroxychloroquine in ambulatory patients, but we can discuss it later; the FDA has not had systematic evidence in outpatients and erroneously extrapolated from inpatients to outpatients, resulting in that I said previously was not valid.

About studies of the early use of hydroxychloroquine in ambulatory patients at high risk, each of them, and there are now seven, showed significant benefit: 636 outpatients in São Paulo, Brazil; 199 patients in clinic in Marseille, France; 717 patients through a large network of HMOs in Brazil; 226 patients in retirement homes in Marseille; 1,247 outpatients in New Jersey; 100 patients in long-term care institutions in Andorra (between France and Spain); and 7,892 patients across Saudi Arabia. All of these

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studies focus on early treatment of high-risk outpatients and all have shown a reduction of approximately 50% or more in hospitalizations or deaths. The Saudi study was a national study and showed a 5-fold reduction in mortality for hydroxychloroquine plus zinc versus zinc alone. Not a single fatal cardiac arrhythmia was reported among these thousands of patients, attributable to hydroxychloroquine. These are non-randomized trials but controls that have been published.

Now we also know that all outpatient randomized controlled trials of this years together show a statistically significant benefit. These six studies covered usually in much younger patients, of whom only a fraction were at high risk, so that, individually, they had too few hospitalizations or deaths to be statistically significant. But they all suggested lower risks with the use of hydroxychloroquine, and when they were analyzed together in a meta-analysis, such as my colleagues and I found that this lower risk was statistically significant in all studies.

We have spent the past six months with formal government policies and warning against early outpatient treatment, with significant investments government in vaccines and expensive new treatments that have yet to be proven and almost no support for inexpensive but useful drugs, and a quarter of a million Americans have died from this mismanaged approach. Even with promising new vaccines, we have virtually no information on their effectiveness in elderly and high risk, in which vaccines against respiratory viruses are known to be poorly effective; it will take several months before they are widely available; and we don't know how long the vaccine immunity will last, or even if the vaccines will work for mutant strains of the virus which are increasing. As I have said many times, the evidence of the benefits of hydroxychloroquine used at an early stage in patients high-risk ambulatory care systems are extremely strong, and the evidence for its harmful effects is equally solid. This body of evidence clearly outweighs the evidence for the risks / benefits of remdesivir, monoclonal antibodies, or the difficult-to-use bamlanivimab that the FDA has approved for emergency use authorizations, while denying use authorization emergency hydroxychloroquine. This flagrant double standard for hydroxychloroquine must be immediately overturned and its emergency use authorization request approved. This is how that we will set out on the path to early outpatient treatment and reduced significant mortality. Thank you.

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DeepL translation

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Coronavirus in Sicily, false diagnosis. Codacons denounces: "Unvalidated samples with no diagnostic value".

SICILY - A press release comes directly from Codacons and we publish it in full herebelow, which sheds light on a question denounced by some renowned scientists international. "The Covid-19 samples are not validated and have no diagnostic value".

"The data underlying Covid-19 emergency proclamations can be totally unreliable.

Diagnosis of Covid-19 using 78 different swabs, none of which have been validated, evaluated and authorized beforehand, and whose unreliability has even been certified by the European Commission and the Institute higher health.

This was reported by the Codacons and the Italian Association for Patients' Rights - article 32, with a complaint lodged with nine public prosecutors in Sicily (Palermo, Catania, Syracuse, Ragusa, Caltanissetta, Enna, Agrigento, Trapani and Messina), requesting adequate investigations for the offenses of fraud, aggravated fraud for obtaining public funds, false ideology and manslaughter.

With a joint statement, Dr Fabio Franchi Medico, infectious disease specialist expert in virology, Dr
Antonietta Gatti, expert scientist in nanopathology, Dr Stefano Montanari, pharmacist, researcher
scientist and nanopathologist, and prof. Stefano Scoglio, research scientist candidate for the Nobel Prize
of Medicine 2018, all in their capacity as experts and scientific researchers, with reference to the use
so-called Covid-19 tests (which are at the center of the current management of the state of emergency linked to the known problem
of Covid-19), found that the test results are absolutely unreliable and that "continue to
use tests to obtain data to determine state of emergency proclamations,
individual or group quarantines, and to impose restrictions and closures, from schools to
businesses and families, is virtually without a scientific basis.

In particular, according to Professor Stefano Scoglio, who coordinated the survey and carried out the study, "the tests Covid-19 produce up to 95% of false positives: certified by the Higher Institute of Health ".

This means that to date, there is no specific marker for the virus, and therefore no standard. allowing reliable samples to be taken.

In essence, the Covid-19 swab, pharyngeal or nasal, would have no diagnostic value.

A large company could be hiding behind the high number of (falsely) positive samples hospitable. According to the words of the former head of civil protection Guido Bertolaso, hospitals are not do not deprive patients with Covid due to the high allowances granted for hospitalization.

Codacons Sicily and Article 32 AIDMA - Italian Association of Patients' Rights - says Mr. Bertolaso. Carmelo Sardella with the complaint - request, therefore, the probative seizure of the swabs Covid-19 present in the territory, to carry out an appropriate expertise on the various tests in circulation to verify the validity of the swab instrument to diagnose SARS-CoV-2, identify counterfeit devices illegally placed on the market, verify that tests are used in a manner consistent with the intended use, and to ensure that all other conditions are met validity of tests ".

Newssicilia.it - 11.17.2020 (DeepL translation)

https://newsicilia.it/sicilia/coronavirus/coronavirus-in-sicilia-false-diagnosi-condacons-denuncia-scienziati-tamponi-non-validati-e-privi-di-valore-diagnostico / 615489 [8].

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APPENDIX 4

The " Nuremberg Code " is a list of ten criteria contained in the judgment of the trial of Nuremberg doctors (December 1946 - August 1947)

- 1. The voluntary consent of the human subject is absolutely essential. This means that the person concerned must have the legal capacity to consent; that it must be placed in a position to exercise free power of choice, without the intervention of any element of force, fraud, constraint, deception, deception or other underhanded forms of coercion or coercion; and that she must have sufficient knowledge and understanding of what this entails, so that allow an informed decision to be made. This last point requires that, before accepting a positive decision by the test subject, it is made known to him: the nature, the duration, and the purpose of experience; the methods and means by which it will be carried out; all the inconveniences and risks that can be reasonably expected; and the consequences for his health or person, which could possibly happen as a result of his participation in the experiment. The obligation and the responsibility for assessing the quality of consent falls on each person who takes the initiative of, directs or works on the experience. It is an obligation and a responsibility personal that cannot be delegated with impunity;
- The experience must be such that it produces beneficial results for the good of society, impossible to obtain by other methods or means of study, and not random or unnecessary by nature:
- 3. The experiment must be constructed and based in such a way on the results of the animal experiments and knowledge of the natural history of the disease or other problem under study, that the results expected justify carrying out the experiment;
- The experiment must be carried out in such a way that all suffering and harm is avoided, physical and mental, not necessary;
- No experiment should be conducted when there is a priori reason to believe that death or disabling injuries will occur; except, perhaps, in those experiments where doctors experimenters also serve as subjects;
- The level of risk to be taken should never exceed that of the humanitarian importance of the problem to be solved by experience;
- Measures must be taken and the means provided to protect the test subject against eventualities, however slight, of injury, infirmity or death;
- 8. Experiments should only be performed by scientifically qualified people. most A high degree of professional competence should be demanded throughout the experience, of all those who direct or participate in it;
- 9. In the course of the experiment, the human subject must be free to terminate the experiment. if he has reached the physical or mental state in which the continuation of the experience seems to him impossible;

10. In the course of the experiment the scientist in charge of its must be deady, to interconfict the of the high level and careful judgment that are required of him - only a continuation of the experience could result in injury, disability or death to the test subject.

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