To: Mark P. Dillon
Head of Information & evidence unit
Officer of the Prosecutor
International criminal court
Email:otp.informationdesk@icc-cpi.int
F . 24

Fax:31

Sincerely

Re: Joining the Israeli complaint reference No: OTP-CR-75/21

1. I hereby	_country	would like to join and support
the complaint that was filed by	Israel, on the behalf of	"ANSHI HAMET" fellowship
against the Israeli government	, the minister of health	and more. Attached is the
complaint.		



Our reference: OTP-CR-75/21

The Hague, 9 March 2021

Dear Sir, Madam

The Office of the Prosecutor of the International Criminal Court acknowledges receipt of your documents/letter.

This communication has been duly entered in the Communications Register of the Office. We will give consideration to this communication, as appropriate, in accordance with the provisions of the Rome Statute of the International Criminal Court.

Please note this acknowledgement letter does not mean an investigation has been opened, nor that an investigation will be opened by the Office of the Prosecutor.

As soon as a decision is reached, we will inform you, in writing, and provide you with reasons for this decision.

Yours sincerely,

Mark P. Dillon Head of Information & Evidence Unit Office of The Prosecutor

Arie Suchovolsky as@suchov.co.il



Notre référence: OTP-CR-75/21

La Haye, le 9 mars 2021

Madame, Monsieur,

Le Bureau du Procureur de la Cour pénale internationale accuse réception de vos documents / de votre lettre.

Les informations y figurant ont été inscrites comme il se doit au registre des communications du Bureau et recevront toute l'attention voulue, conformément aux dispositions du Statut de Rome de la Cour pénale internationale.

Veuillez noter que cet accusé de réception ne signifie en aucun cas qu'une enquête a été ou sera ouverte par le Bureau du Procureur.

Nous ne manquerons pas de vous communiquer par écrit la décision qui aura été prise à ce sujet, ainsi que les motivations qui la justifient.

Veuillez agréer, Madame, Monsieur, l'assurance de notre considération distinguée.

Mark P. Dillon

Chef de l'Unité des informations et des éléments de preuve

Bureau du Procureur

Arie Suchovolsky as@suchov.co.il

א. סוכובולסקי ושותי משרד עורכי-דין ונוטריון A. SUCHOVOLSKY & Co.

LAW-OFFICES & Notary

ABRAHAM SUCHOVOLSKY 1931- 1995	אברהם ואביבה סוכובולסקי זייל	15, YAVNE ST.	רח' יבנה 15,
ARIE SUCHOVOLSKY, B.A.,LL.B	אריה סוכובולסקי	Tel-Aviv	תל-אביב 6579119
ISHAY BEINART, LL.M	ישי ביינרט	TEL:	03-5663222 יטלי:
NURIT SUCHOVOLSKY, LL.B	נורית סוכובולטקי	FAX:	25604914 : '275
		E-Mail:	as@suchov.co.il אי-מייל:
		DATE:	02/03/21 : ינאריך

To: International Criminal Court

Office of the Prosecutor
Communications
Post Office Box 19519
2500 CM The Hague
The Netherlands

Email: otp.informationdesk@icc-cpi.int

BEFORE THE INTERNATIONAL CRIMINAL COURT (TREATY OF ROME, ART.15.1 AND 53) IN THE MATTER OF CRIMES AGAINST HUMANITY

Subject of complaint: Violation of the Nuremberg Code by the Government of Israel and additional factors

We address you in the name of the "Anshei Emet" Fellowship, a fellowship under establishment, in which the members are attorneys, physicians, public and general activists, who made a choice to exercise their democratic right not to receive the experimental medical treatment (Corona Immunization), and who feel that great pressures, hard and illegal, are exerted upon them on behalf of the Government of Israel, members of the Knesset, ministers, senior public elected representatives, heads of cities and more.

We wish to begin with basic knowledge on the subject matter:

The Corona Vaccine is an innovative medical treatment, which has only recently obtained FDA approval in the United States (in an emergency procedure only), an approval that is not final, and with details of 22 side effects to the vaccine. Additionally, it is clear to all the medical factors that the subject of the long-range influence of the treatment was not scientifically tested (testing and research), and the long-range effect and safety of the

א. סוכובולסקי ושותי משרד שרכי-זין A. SUCHOVOLSKY & CO. LAW-OFFICES

PAGE NO.			2,01
----------	--	--	------

ባፐ

¹treatment on its recipients are unknown. It is important to state that never until now were administered in the entire world immunizations using this medical technology of introduction of a synthetic M-RNA to the body, and all the previous immunizations operated in a totally different manner, by the introduction of a deactivated or weakened virus and natural arousal of the immunity system against it. As detailed by a senior virologist, the risks anticipated by this innovative medical treatment are hereby enclosed <u>as Appendix 1</u> to my letter.

"Nuremberg Code" — A medical ethics code issued based on laws under which the Nazi criminals were judged for conducting horrible medical experiments during the Second World War, in the physicians' trial known by the name Nuremberg Trials. The Nuremberg Code later constituted the base for the Helsinki Declaration Legislation as well as the base for the Patient's Rights Law in Israel.

It is our intention to present to you and detail how in the State of Israel this year, the Government of Israel with its ministers and its Knesset members, heads of cities, and additional senior factors, violate the Nuremberg Code in an unlawful manner, blatant and extreme, and to our regret, not only in a single aspect but many, too many!

- a. Informed consent to participate in a medical experiment a first principle of the Nuremberg Code is a willingness and informed consent by the person to receive treatment and participate in an experiment. The person is supposed to activate freedom of choice without the intervention of a factor employing force, deceit, fraud, threat, solicitation, or any other type of binding or coercion.
 - When the heads of the Ministry of Health as well as the Prime Minister presented the vaccine in Israel and began the vaccination of Israeli residents, the vaccinated were not advised, that in practice, they are taking part in a medical experiment and that their consent is required for this under the Nuremberg Code, and only when it became apparent that indeed the Prime Minister signed an agreement with the Pfizer Company (the manufacturer), it was first published and also stated by the Prime Minister, that it is indeed a medical experiment, and that this was the essence of the agreement. This, as a matter of fact, is a genetic medical experiment on human beings, performed without informed consent and under a severe and blatant offense of the Nuremberg Code.
- b. The Bibi-Pfizer Agreement. Post factum it became clear that the Prime Minister of Israel signed an agreement with the Pfizer Company (the manufacturing company), under which he will receive a huge quantity of millions of vaccine portions, and with a preference over other countries, and in consideration, the vaccinated (residents of Israel) will serve as "Experimenters" for the pharmaceutical company. It was agreed that the pharmaceutical company would receive from Israel all their medical, personal secret information without their knowledge or consent in advance. Additionally, we must state that until this moment, the contents of the agreement related to most of the State of

1

PAGE NO.	מסי.
----------	------

ባፐ

Israel residents, was not published, which is the transparency obligating under the law, and it was published with "blackout" / concealment of a great deal of information included in this agreement. It is worthy to state and recall that we do not live in a dictatorship country so that clearly, such an agreement must be subject to total transparency towards the wide public.

- c. Alternative treatments On the subject of informed consent for medical treatment, and based on the Nuremberg Code principles, an obligation exists to detail and suggest to a patient several treatment alternatives, detailing the medical process (and all that is included in it) as well as the advantages and the disadvantages/benefits and risks, existing in every treatment, to enable him to make an intelligent personal decision regarding the treatment he prefers. As stated, this must be done without exerting any pressures and freely, as a free person. Despite all the above-stated, the State of Israel and the Ministry of Health fail to present to the citizens of Israel the currently existing alternatives for treating the Corona disease, proven to be efficient and with few side effects, and not dangerous. They solicit the citizens and pressuring them (while blatantly violating the informed consent process), concealing the information regarding the immunizations, and creating a severe atmosphere of fear and coercion.
- d. A fourth principle is that the experiment will be conducted to prevent suffering or physical injury. It is known that the treatment caused the death of many, injury, and severe damages (including disablement and paralysis) after the vaccine was administered. Despite this fact, the Government did not instruct the initiation of an investigation on the matter. It is of interest to state that the Ministry of Health openly admitted that 41% of police persons, military, education, and medical personnel, who were vaccinated, suffered severe side effects and life-endangering. It is also a wonder that there are no full reports of the numbers of dead or injured, as may be expected in such a medical process for the benefit of the participating public in the experiment.
- e. A fifth principle states that the experiment must not be conducted when there is reason to assume that death or real injury will occur. Regarding the violation of this principle, see above. As stated, regarding the data on cases of death, we the citizens hear only by word of mouth on the social networks (by friends, neighbors, or relatives) and not on the central media.
- f. An additional principle is that the experiment's responsible factor will be ready to stop it at any stage if there is a reasonable cause to assume that it will cause injury, disability, or death of the experiment participant. It has already been proven that many and good died from the treatment, were injured, became disabled, and paralyzed; however, the Government of Israel continues to compel this dangerous experiment on Israel's citizens.
- g. The following are recent publications, which demonstrate the blatant and criminal violations of the Nuremberg Code on behalf of the Government, the Ministers and the Members of the Knesset, heads of cities, and senior public factors, as well as employers:

א. **סוכובולסקי ושות**י משרד עוכי-דין A. SUCHOVOLSKY & CO. LAW-OFFICES

PAGE NO. 4	מסי
------------	-----

J.

Below are some examples (out of many) of the Nuremberg Code violations (As shall be enclosed as Appendix 2 of my letter).

Exert economic pressure:

- 1. The Manufacturers' Association, backed by a legal opinion, threatens to send on unpaid leave every employee who will not be vaccinated.
- 2. The Minister of Health, Yuli Edelstein, wishes to enact a law that will prevent the arrival of unimmunized to a place of work.
- 3. A threat to deny unemployment fees

The exertion of social pressure:

- 1. A Threat to prevent entrance to entertainment, leisure, and receipt of services from the community
- Artists, opinion leaders, and public representatives, who in every corner elect to make propaganda, and aggressively and insulting manner even propose punishment and sanctions. (Member of Knesset Ayelet Shaked, member of Knesset Smotrich, the Minister of Health Edelstein, Member of Knesset Benet, Avri Gilad morning program host, the singer Yoram Gaon, Judy Nir Moses and others)
- 3. Vehicles with public address systems roaming on the streets urging people to arrive for vaccinations, conversations and **aggressive** notices by the health insurance companies, and even setting appointments for vaccinations without the insulants' wish, and more.

Forbidden incentives for the vaccinated:

- 1. Receiving a free night in a hotel, vacation days, and more, offered by various companies' owners to their employees.
- 2. <u>Discounts in various business establishments, private and public, as well as a benefits</u> card promoted by the Government

The Prime Minister of Israel stated more than once that the Israeli citizens take part in that innovative medical experiment for the benefit of all world citizens, who for some reason do not rush to obtain the above-stated medical treatment, and they are looking forwards to see the Israeli experimenters. The same is true regarding the agreement signed by the Government with the Pfizer Company, blacked-out in many places, raising questions regarding the agreements reached by the Government with the Pfizer Company.

it shall be hereby emphasized that the means currently activated against citizens, including legislation proposal against whoever was not vaccinated, contradict not only the Nuremberg Code and the **individual's autonomy over his body** but also the **existing legislation in Israel**, including the Persons Dignity and Freedom Basic Law, the Freedom of Occupation Law, the Patient's Rights Law, the Work Equal Opportunities Law, the Prohibition of Discrimination in Products, Services, and Entrance to Entertainment and Public Places Law, and other laws.

Therefore, and considering the stated above, we address your honor with two main demands:

א. סוכובולסקי ושותי

משרד עורכי-דין
A. SUCHOVOLSKY & CO.
LAW-OFFICES

PAGE NO.	ַםטי5
----------	-------

ባፕ

- 1. To discontinue the medical experiment and the administration of vaccinations to the public of Israeli citizens immediately.
- 2. To instruct the Government to step all the legislative proceedings which infringe on the principle of Informed Consent by a person to receive the above-described medical treatment, and which negates the legal status in Israel and the Israeli democracy, including the avoidance to legislate the Green Passport, delivery of names of those who are not vaccinated to the local authorities, or any other harming legislature.
- 3. To act in the most required severity against any public/business/employment entity, which violates the laws of the State on subjects of employment or the other subjects required to prevent compulsion, coercion or solicitation to vaccinate, as well as the subject of discrimination, against those who made a choice not to receive the above-stated innovative medical treatment.
- 4. We ask to bring to your attention that a copy of this document will also be forwarded to the media channels worldwide because the Nuremberg Code violation is relevant in all countries of the free world.
- 5. And as a final note, it shall be stated that only recently a <u>decision was reached</u> in the European Parliament on 77/1/21, instructing all the authorities not to activate any pressure or solicitation on persons to take the Corona vaccine in any way. Therefore, whatever is good for the advanced European States, certainly is also good for Israel and the balance is self-explanatory.

Legal representation and election of domicile

The applicants will be represented for the purposes of this procedure by

Respectfully

Ruth Machnes, Adv.

Arie Suchovolsky, Adv.

Consequently, all subsequent correspondence should be sent only to the mailing and/or e-mail addresses given above. Any notification within the meaning of the Statute of the Court addressed in this way will be considered valid.

ONCE FILED AND PROCESSED

In the International criminal, court Sitting at Hague

Petition No. OTP-CR-75/21

Petitioners: 1. People of Truth Society (in formation)

2. Hod Karovi

3. Mazal Saadon

All represented by Advocates Arie Suchovolsky and/or Ruth Machnes

of 15 Yavne Street, Tel Aviv Tel.: 03-5663222 Fax: 03-5604914

Mail: arie@suchov.co.il

-versus-

Respondents: 1. Prime Minister of Israel – Mr. Benjamin Netanyahu

2. Minister of Health of Israel

URGENT PETITION- CRIMES AGAINST HUMANITIY

APPLICATION AND HOLDING OF AN URGENT INQUIRY

"And it came to pass in the process of time that the king of Egypt died, and the children of Israel sighed by reason of the bondage, and they cried and their cry came up unto God by reason of the bondage" Exodus 2:23

As then so now, the Children of Israel are suffering from bondage (experimental genetic treatment) and the decrees are unprecedented, which impose on them a regime for accepting the experimental treatment of Pfizer

The honorable PENAL COURT is requested to issue a rule nisi against the Respondents that they appear and show cause as follows:

- a. Why the innovative medical experiments of the Pfizer company against the Covid-19 virus should not be cancelled and/or suspended (hereinafter: "the Medical Experimentation" or "the Medical Treatment"), which the Respondents are carrying out on the whole of the Israeli population, contrary to the rules of the Nuremberg Code, the Patients' Rights Law, the procedure of the Ministry of Health regarding medical trials on humans "Procedure 14", and especially the procedure regarding informed consent in medical trials on humans (hereinafter: "Procedure 14", and in the course of significantly endangering the population of Israel and its health.
- b. Why the regulations and the directives of the Ministry of Health, which were recently approved with the aim of influencing and/or compelling citizens and residents of Israel to participate in the clinical medical trial of Pfizer, which are regulations that really prejudice the rights of man and the individual in Israel, including persons whose wishes are altered as a consequence of these regulations and directives (the Green Passport Regulations), should not be revoked and annualled.
- c. Why the Special Powers Regulations for contending with the new Corona Virus (Temporary Provisions) (Restriction of Activity and Additional Provisions) (Amendment 31), 5781-2021 (hereinafter: "the New Corona Regulations"),

- directives of the Ministry of Health to participate in the trial or to undergo invasive examinations every 48 or 72 hours, should not be revoked and annulled.
- d. Why the agreement which the Respondents made with Pfizer should not be proclaimed to be **an agreement that is null and void**, by virtue of it being an illegal contract and/or a contract that is *contra bona mores*, and why the Respondents should not exercise their right to cancel the agreement by virtue of a serious problem concerning the safety of patients, as specified in Clauses 4.2.4 and 4.2.6 of the agreement.
- e. Why every person, prior to receiving the Medical Treatment should not be given a deed of informed consent which he will sign before receiving the treatment and in which written details will be given to the persons receiving the treatment, prior to taking a decision whether to receive the Medical Treatment, about the risks, the side-effects, the effectiveness, and the efficacy inherent in the treatment and the possibility that he will be obliged to receive the Medical Treatment time after time (every six months) for the rest of his life.
- f. Why the Respondents should not make an announcement that it is the right of every citizen to refuse to accept the Medical Treatment, and that no restrictions will be imposed on persons who refuse to receive Medical Treatment that go beyond restrictions that apply to citizens who have accepted the Medical Treatment, including restrictions regarding places of work, institutes of education and higher education, in the army and upon entering places of entertainment, leisure, culture and businesses.
- g. Why the Respondents should not issue directives and/or instructions to all the bodies and entities in the national economy that it is prohibited to compel and/or threaten and/or entice citizens of any sort (employees, students, consumers, receivers of services) to accept the Medical Treatment or to undergo invasive examinations, in a similar manner to the decision of the European Parliament of 27th January, 2021.
- h. Why details should not be given in the deed of informed consent to a person who receives the treatment as to what the alternative treatments are that exist at present and which could prevent the symptoms that are caused by the virus, such as treatment with vitamins, with hydrochloroquine, ivermectin and remdesivir, long-established and well known viral drugs that are virtually without side-effects.

The following are the grounds for the Petition

The parties to the Petition and the essence of the Petition

1. The Petitioners are Israeli citizens who have decided to found an *amuta* (society) by the name of "People of Truth", with the aim of disseminating amongst the Israeli public the important facts relating to the innovative genetic medical trial that is being currently performed on Israeli citizens, without their informed consent, in the course of violating the Nuremberg Code, flagrantly breaching "Procedure 14" and the Patients' Rights Law, 5756-1996 (hereinafter: "the Patients Rights Law"). Likewise the Petitioners are acting to prevent the grave prejudice to the rights of man and the citizen in Israel, which are being caused at present by wild and invasive emergency legislation in the course of significantly endangering the health and the lives of many members of

2

- the Israeli population and forcing them to participate in the Medical Experimentation in accordance with an agreement with Pfizer, in which many of the clauses and appendices thereof which are concealed from the public.
- The Petitioners and many citizens in the State currently sense persecution on the part 2. of the State authorities against law-abiding citizens, or by virtue of the Respondents' desire to force (the treatment) the Medical Experimentation on the entire Israeli population, as the Prime Minister of Israel recently declared. For the sake of this objective, lists have been drawn up of such people who have not yet taken and/or do not wish to receive the treatment and/or the Medical Experimentation, where their medical particulars are made over to the local authorities and/or to the welfare authorities, in the course of violating the rules of medical privilege under the Israeli law. People who do not wish to receive the Medical Treatment cannot enter places of sport, recreation, entertainment and commerce and by virtue of this their access to various places and businesses which operate under the green tag is restricted. Many workers who have not accepted the Medical Treatment are dismissed or are put out on furlough, which damages and prejudices their earning capacity and their livelihood. Devoted employees, who until now were an asset to their employers in the national economy, are being thrown out of their work in an embarrassing manner due to their refusal to participate in the Medical Experimentation. Procedure 14 defines them as participants in a trial who are likely to be exposed to pressure or exploitation by virtue of relationships of authority between an employee and an employer. Procedure 14 makes it obligatory to ensure strictly that no pressure or compulsion of any sort will be exerted on such people. Contrary to this directives which the Respondents have issued, pressure and compulsion are exerted on many employees in various sectors of the economy to take part in the abovementioned trial and experiment. An employee who refuses is pressurized to undergo invasive examination at his own expense every 48 hours, and by virtue of this they actually force the Medical Experimentation on him contrary to the Israeli law, to Procedure 14 and to the rules of the Nuremberg Code.

Application for grant of an injunction

- 3. The honorable court is requested to grant an injunction that will suspend the continuation of "the vaccinations campaign" that is being conducted in the course of **exerting unlawful pressure and compulsion** on citizens and residents of Israel to receive the Medical Treatment against the virus, and that this be in effect until the handing down of a decision on this Petition.
- 4. In addition, the honorable court is requested to issue an injunction that will suspend the regulations and the legislation (as described in Paragraph B above) for the time being and until a decision on the Petition, which severely violate the Basic Laws, freedom of movement, the principle of equality between citizens in receiving services and the consumption of products, invades privacy and medical privilege. This legislation has not been passed with a proper objective and is not proportional and ought to be rescinded. The aim of this legislation is one thing and one thing only, which is to force the Medical Treatment on all the citizens and residents of Israel by way of restrictions and prejudice to medical privilege and confidentiality.
- 5. By virtue of the severity of the violations of the Basic Laws, the Patients Rights Law, the rules of the Nuremberg Code, Procedure 14, the performing of medical experiments on the whole of Israel's population, in the course of trampling on the rights of those who

do not wish to participate in the Medical Experimentation, it is requested that an injunction be issued that will suspend the continuation of the trial and will set aside the discriminating regulations and directives, whose objective is not protection of public health but compulsion to participate in the Medical Experimentation.

Exhausting of proceedings

- 6. On 18th February 2021 the Petitioners wrote to the Respondents and protested to them that the Medical Treatment currently being conducted on the entire population of Israel is being done contrary to the rules that were laid down for performing medical experiments on human beings, which are known as the Nuremberg Code. The Petitioners demanded from the Respondents to refrain from a continuation of the abovementioned Medical Experimentation and/or to refrain from any act of pressure and compulsion on Israeli citizens and residents to receive the Medical Treatment. The Petitioner's letter is attached to this Petition as **Appendix 1**.
- 7. The Petitioners referred to the Respondents and to the Attorney-General in an additional letter dated February 23, 2021 with a demand to repeal the new Corona Regulations. The Petitioner's additional letter is attached to this petition as **Appendix 1.1**.
- 8. Respondent 2 replied to the abovementioned letter in an e-mail of 25th February, 2021 and contended that what is involved is not an experimental vaccine and the imposing of restrictions on persons who had not yet been vaccinated were pertinent and proportional and do not constitute means of pressure, compulsion or threat. The Respondent further contended that encouraging people to be vaccinated contributes to the health of the person and to public health. The e-mail reply of Adv. Talia Agmon, Deputy Legal Advisor to the Ministry of Health, is attached to this Petition as Appendix 2.

The vaccinations campaign as a medical experimentation which contravenes the rules of the Nuremberg Code and the Israeli law – the Patients Rights Law and Procedure 14

- 9. In recent days, the Prime Minister has announced on the media that by virtue of the problems relating to the decline in the level of antibodies following the Medical Treatment, there is a genuine possibility that those who receive the treatment will be obliged to receive the treatment every six months for the rest of their lives. This material fact was not disclosed by the Respondents to persons who received the Medical Treatment prior to their receiving it, but only now and after the fact, where it is not possible to stop the treatment due to the phenomenon known as the ADE, which endangers the lives of patients if they do not receive the vaccination every six months as aforesaid.
- 10. **The ADE phenomenon** is a well-known phenomenon especially in the development of vaccines against the Corona viruses. In this phenomenon the body creates antibodies as a result of the vaccination, but the level of the antibodies plunges sharply a few months after the vaccine and then there is a necessity for obtaining a new vaccination every few months in order to raise the level of the antibodies, so as to be protected against the virus. The virus connects to the antibodies and causes a more serious disease for the patients. People actually become more vulnerable due to the vaccination. (See Appendix 1 to the Petitioner's letter of 18th February, 2021). Detailed research about the abovementioned phenomenon which arises from the Medical Treatment is attached to this Petition as **Appendix 3**.

- 11. The leading Israeli virologist, whose statements appear in Appendix 1 to the Petitioners' letter, writes, in very severe language, about the dangers deriving from receiving the Medical Treatment, and especially the injection of the substance PG2000 (a carcinogenic substance) which is to be found in the vaccine, as follows: "What is the significance of the administration of such a substance to children? Pregnant women? Young people? Others? This is something that has never been tested and no one knows. What is involved is a brand new technology that no one knows the significance thereof. And naturally the matter was also not researched by Pfizer. In addition these substances can cause auto-immune diseases".
- 12. The virologist sums up his statements, after reviewing the main dangers inherent in the vaccine, in the following words: "By virtue of everything that has been expressed here it is strange that this vaccine obtained certification at all. In light of the dangers that are to be found in it the question that arises is how can a vaccine that has still not passed all the stages of control and inspection be given to the general public with an assurance that the vaccine is safe and also effective? Are the public services in Israel aware that by administering an unsafe vaccine to the population they are also endangering that population? Or is this a case of the blind following the lame...". These tough words about the innovative Medical Experimentation that is being conducted on the Israeli population sum up the nature and essence of this Petition, which seeks to annul the Medical Experimentation being conducted on the Israeli public, contrary to the rules of the Nuremberg Code and the Patients Rights Law, which require informed consent of those who participate in the Medical Experimentation.
- 13. It must be emphasized that many doctors in Israel and around the world contend and prove that what is involved is medical experimentation that is being conducted on naïve citizens, who are not aware any way what the many dangers are that are attendant on their participation in this trial. The Israeli Ministry of Health silences this criticism and threatens doctors who attempt to warn against the ramifications of this experiment.
- The Ministry of Health actually relies only on the data supplied by Pfizer and has not conducted an independent study and the amassing of independent facts regarding the risks arising from receiving the abovementioned innovative Medical Treatment. The novel Medical Treatment has not received approval of the FDA authorities and it is still at the clinical-trial stage (Stage 3), where expectation for approval, or shelving, of the treatment in accordance with the clinical research results is expected to be given only in February 2023, i.e. in another two years. These things are written specifically in the approval for emergency use which the FDA issued for the Medical Treatment. The Respondents conceal these facts from persons who receive the treatment and mendaciously proclaim that the Medical Treatment has received FDA approval and that it is efficacious and safe. All the data regarding the actual risks inherent in the Medical Experimentation, the fact of it being at the clinical-trial stage, where it is still not clear what the effectiveness and safety of the Medical Treatment is, are all matters that are withheld from the Israeli public, in the course of violating the rules of the Nuremberg Code and the Israeli law, including the Patients Rights Law. Details of the facts relating to the treatment, as has been published on the FDA website, are attached to this Petition as Appendix 4.
- 15. It must be emphasized that approval by the regulatory entities at the Ministry of Health for medical treatment pursuant to Regulation 29 of the Pharmacists Regulations (Medicinal Preparations), 5746-1986, cannot alter the fact that what is

involved is a clinical trial, which has not yet received final approval from the FDA authorities, and cannot rule out the need for abiding by the rules of the Nuremberg Code and the Patients Rights Law, which require informed consent to participate in a medical experiment.

- 16. The grant of the abovementioned regulatory approval, without a proper examination of the safety and efficacy of the Medical Treatment and without there yet being findings regarding the safety and efficacy of the Medical Treatment, apart from meager data which Pfizer has provided, is a very serious phenomenon in which the health authorities in Israel actually solicit and entice the public to participate in the Medical Experimentation, without waiting for the final results of the clinical research (which is due to end in another two years approximately), and without explaining clearly to the citizens of Israel that what is involved is a medical-clinical trial with everything that this entails.
- 17. Prof. Francis Boyle, a well-known expert on international law, states in his affidavit that participation in the Medical Experimentation requires a voluntary and an informed consent from every participant to take part in it in accordance with the Nuremberg Code concerning medical experiments on human beings. The authorities do not demand such consent and what is worse than that is that in Israel they compel citizens to participate in the experiment. Prof. Francis Boyle's affidavit is attached to the Petition as Appendix 4.1.
- Citizens of countries all over the world look askance at the race with the authorities in Israel are running to provide the innovative Medical Treatment to the entire population of Israel, including adolescents, young children, pregnant women, and healthy persons with a sound immune system, and this without voluntary and informed consent. The citizens of the world understand that Israeli citizens are the laboratory guinea pigs of Pfizer in a broad scale medical experiment that is apparently being conducted in Israel, and that the results of the trial will be published around the world and on the strength thereof Pfizer will or will not obtain final approval from the regulatory authorities in the United States and in Europe. The risks of the experiment are apparently shouldered by Israeli citizens, whereas the citizens of the remaining countries of the world will be the parties who benefit from the results of the trial, when it becomes apparent whether the Medical Treatment is safe and effective. These are all things which the Respondents conceal from the citizens of Israel and in actual fact compel them (by means of orders, regulations, vigorous persuasion and threats as will be more fully elucidated further on in the Petition) to participate in the Medical Experimentation against their conscious and free will, as if they know what the true facts are. This constitutes a grave infringement of the Nuremberg Code, the Patients Rights Law, the Informed Consent Procedure, things which expose the Respondents to the commission of offenses of crimes against humanity.
- 19. It must be emphasized that until now vaccinations have never been given anywhere in the world to humans based on medical technology of introducing synthetic M-RNA into cells of the human body, where the casing is made of nano-components called PG 2000 (which is known to be a carcinogenic substance), when previous vaccines acted in a completely different manner by introducing a dead or weakened virus and awakening the immune system against it. Accordingly, the vaccination of Pfizer's manufacture, which was approved only for emergency use, is an experimental vaccine, the injection

6

of which into the entire population of Israel not only does not contribute to the health of the person and the public in Israel but is detrimental to it.

- 20. The Nuremberg Code, which constitutes the criminal law that applies the world over in relation to the conduct of medical experiments on humans, is essentially an ethical medical code. This code came into being on the strength of laws pursuant to which Nazi criminals were tried, and who were convicted of ghastly medical experiments, that were conducted during the Second World War in the trial of the doctors which is called the Nuremberg Trials. The Nuremberg Code constituted a continuation of the basis for the enactment of the Helsinki Declaration and served as the basis for the enactment of the Patients Rights Law.
- 21. The Petitioners will contend that by their acts the Respondents are contravening the abovementioned emergency legislation, by signing the agreement between the State of Israel and Pfizer, by the propaganda being distributed on their behalf via the media, and a breach of the Nuremberg Code in a flagrant manner and not only on one aspect but on many, as well as a breach of Section 13 of the Patients Rights Law, 5756-1996, and the privilege and confidentiality the citizen has in regard to his medical data, as described below.
- 22. The first principle of the Nuremberg Code, a principle that was also embodied in Section 13 of the Patients Rights Law and in Procedure 14, is the willing and informed consent of the person to receiving the Medical Treatment and/or participating in the trial. Man ought to exercise freedom of choice, without the intervention of an entity which exerts on him force, fraud, deception, threat, persuasion or other type of chaining and compulsion.
- 23. At the time the Respondents presented the Medical Treatment in Israel against Corona and began vaccinating citizens and residents of Israel, the party receiving the Medical Treatment was not told that he was participating in Medical Experimentation and that for this purpose informed consent is required, coupled with a disclosure of the nature of the experimentation and the risks attendant on it, as well as signing a deed of informed consent to participate in the Medical Experimentation. Only when it became apparent that the Prime Minister had signed an agreement with Pfizer, it was publicized and mentioned by the Prime Minister that indeed this is a medical experiment and that is the nature of the agreement. Even after that, the many risks of participating in the Medical Experimentation were not mentioned, the possibility that citizens would require to receive the vaccination twice a year for the rest of their lives (due to the risk of the ADE phenomenon), the fact that it is not yet known what the efficacy and safety is of the Medical Treatment and it has not yet been tested, as well as the long-term consequences thereof that have not yet been tested and are unknown.
- 24. Dr. Tehila Schwartz Altschuler, a jurist and a senior member of the Israel Institute of Democracy was quoted in an article in Calcalist dated 18th January, 2021 as saying that what is involved is an experiment on humans, in the course of quoting a number of clauses from the agreement between the State of Israel and Pfizer and to quote her words: "Anvone likely to allege that what is involved is not research is simply a liar." What is involved is an extremely wide research on humans in the 21st century. Israel has become a field of experiment, never mind it being the backyard of the whole world. It was also reported in the article that the committee in charge of

7

supervising experiments on human beings is expected to give an opinion to the Ministry of Health in which it states that the process of vaccination which the State leads, together with Pfizer, is clinical research, and by virtue of this it is obligatory to obtain its approval in advance.

- 25. Needless to say, the Ministry of Health has until now not obtained the approval of that committee as is required according to law and also for this reason it is necessary to put a stop to the vaccination campaign being conducted currently in Israel.
- 26. The CEO of Pfizer, has himself, announced in an interview with media networks around the world for everyone to hear that Pfizer is conducting a medical experimentation in Israel on the entire Israeli population regarding the Medical Treatment and that the results of the experiment will serve it and the entire world when the time comes. The Prime Minister has even stated on more than one occasion that the results of the experimentation being conducted on Israeli citizens will contribute to the entire world. The eves of citizens the world over look to Israel. The interesting fact is that citizens of the remaining countries are not rushing to accept the abovementioned innovative medical treatment.
- 27. As at January 18, 2021 more than 2,000,000 of the Israeli population had been vaccinated who had received the first injection and a large section of them also the second, without their knowing at all that they were participating in a medical clinical research, as described above.
- 28. The agreement between the State of Israel and Pfizer clearly proves that Pfizer, with the assistance primarily of the Respondents, is carrying out experimentation on humans in Israel without approval and in the course of breaching the Nuremberg Code and the Israeli laws, as will be elucidated below in the chapter that relates to the abovementioned agreement.
- 29. A second principle of the Nuremberg Code, that is connected with informed consent to medical treatment, is that it is necessary to particularize and to offer the patient a number of treatment options, coupled with details of the medical process (and everything included in it) as well as particulars of the advantages and disadvantages / the efficacy and the risks, that are inherent in every treatment, in order to enable the patient to take an informed and personal decision regarding the treatment he prefers. This, as stated above, without exerting any pressure and voluntarily as a free man.
- 30. Notwithstanding the foregoing, the State of Israel and the Ministry of Health do not present the Israeli citizen with the alternatives existing at present for treatment of the Corona virus, which have been proved to be effective and with few side-effects and which are not dangerous, and they solicit and persuade citizens and pressurize them (in committing a flagrant contravention of the informed consent process), in the course of withholding information regarding the Medical Treatment and coupled with creating a bitter atmosphere of fear and compulsion. There are many alternative forms of treatment, such as strengthening the natural immune system with vitamin D, vitamin C, zinc, long-established and proven medications against viral infections, such as hydrochloroquine, remdesivir and flushing of the nose with hot water or lemon juice, in order to destroy the virus before it invades the lungs, and additional treatments. Some

of the drugs and the treatments were also mentioned as alternative treatments on the FDA information website. These treatments are known to many physicians, who refrain from recommending them to patients, for fear of their encountering a detrimental attitude from the Ministry of Health. In a misleading and intentional manner, the Respondents conceal all relevant information from the public about alternative treatments for the virus and push Israeli citizens only in the direction of obtaining Pfizer's innovative Medical Treatment. The Respondents also prohibit the sale of the abovementioned alternative medications at pharmacies and by so doing prevent life-saving medical treatment.

- A third principle of the Nuremberg Code is that the experiment must be carried out 31. in a manner that will avoid suffering or physical injury. Notwithstanding this principle, it is known that up until now the Medical Treatment has caused the death of many people and injury and severe damage (including disability and paralysis) after receiving the vaccine. A great deal of evidence has accumulated in this regard on the Internet and at the Ministry of Health. Despite this, the Respondents continue with this dangerous Medical Experimentation and do not give instructions for the commencement of any investigation on the matter. The Ministry of Health has fully admitted that substantial percentages of persons who have received the vaccination amongst members of the police, the army, the fields of education and medicine, who have received the vaccine, suffered from acute and life-endangering side-effects. What is also most surprising is the fact that there are no full reports by the Ministry of Health regarding the number of deaths or persons who have been injured, as would be expected in such a medical process for the benefit of the public, which participates or is considering participating in the Medical Experimentation.
- 32. A fourth principle is that no experiment should be performed when there is reason to assume that death or genuine injury will result. Israeli citizens hear about data of the cases of death and injury from receiving the Medical Treatment only by word of mouth on the social networks and not from the mass media and also not on the Ministry of Health's website. Data regarding deaths and serious and moderate injury from the vaccination indicate and give signs to the Respondents to halt the vaccination campaign.
- 33. Another principle of the Nuremberg Code is that the person responsible for the experiment must be prepared to stop it at any stage, if there is a feasible reason for assuming that it will lead to injury, disability or death of a participant in the experiment. It has already been proved that many people have died from the treatment, have been injured, have become cripples and been paralyzed, and that the long-term results of receiving the treatment do not bear good tidings to persons who receive the treatment, including the risk of being afflicted by cancer, a genuine risk of dying from the ADE phenomenon, as mentioned in Paragraph 10 above, the risk of being afflicted by auto-immune and neurological diseases. Notwithstanding this, the Respondents continue on their way of forcing the dangerous medical experimentation on the citizens and residents of Israel.
- Actions, advertisements and legislation passed in the recent period illustrate just how much the Respondents and various entities in the national economy are acting according to the word of the commander, are scandalously contravening the

Nuremberg Code, the Patients Rights Law, Basic Laws and the individual's autonomy over his body.

- The latest and the intended legislation regarding "the green pass", directives of the Ministry of Health against those who have not been vaccinated, the passing on of information to the various authorities about persons who have not been vaccinated, the permission to leave the borders of the country only to those who have been vaccinated, is indicative of blatantly unreasonable pressure, in the course of violating basic human rights, which are the steps being used in order to get citizens to be vaccinated, by imposing restrictions on full and normal life, on citizens who have elected not to accept the Medical Treatment. This legislation ostracizes non-vaccinated persons from the public sphere, from places of entertainment, leisure and culture, and denies them the right to leave the borders of the State, and to quote the saying "force him until he agrees".
- 36. Moreover, opinion leaders and elected public officials take pains to spread the propaganda, and in an aggressive and invasive manner, even suggest means of punishment and sanctions (see what was said by M.K. Ayelet Shaked, M.K. Smotrich, Minister of Health Yuli Edelstein, M.K. Naftali Bennett, media man Avri Gilad, the singer Yehoram Gaon, Judy Nir Moses and others). The social pressure being exerted with the encouragement of the Respondents to be vaccinated strikes at every free and informed consent whether or not to accept the Medical Treatment. The pressure is even felt on the streets of cities, when billboards and cars with public address systems move around the streets of the city and urge residents to come to be vaccinated. Examples of the social and political pressure being exerted on citizens to be vaccinated is attached to this Petition as Appendix 5.
- 37. Financial pressure is being applied to citizens to accept the Medical Treatment. The Manufacturers Association, backed by a legal opinion, threatens that anyone who does not get vaccinated will be put out on furlough. Large employers in the national economy have already begun threatening employees that they will be placed on furlough if they do not agree to be vaccinated or to undergo invasive examinations twice a week. Many workers are left helpless in the face of the economic terror being waged against them, urged on by the Respondents, in order to that they accept the Medical Treatment against their will and due to the constraints of earning a living. It is not enough that these workers were under lock-down and on furlough for a protracted period of time, now they are being threatened with dismissal if they do not get vaccinated. The Minister of Health has stated on more than one occasion that a law will be enacted that will prevent persons who have not been vaccinated from coming to places of work. A threat has even been made of denying them unemployment allowance.
- 38. <u>Various incentives and benefits are given to those who accept the Medical Treatment.</u> Thus, for example, days of leave, receiving a free night at a hotel and other benefits which employers are offering their employees. Discounts at private and public business houses, as also a benefits card which the Government is promoting.

The agreement between the State of Israel and Pfizer

- 39. The pressure which the Respondents exert on citizens and residents of the State of Israel derives primarily from the scandalous agreement which the State of Israel signed with Pfizer (parts of which were redacted), under which the State of Israel undertook to provide a certain number of recipients of the Medical Treatment within a limited period of time. The exerting of social financial pressure on citizens of Israel, including the green passport, are designated in order to comply with the conditions of the agreement. The agreement between the State of Israel and Pfizer in English and in a translation into Hebrew is attached to the Petition as Appendix 6.
- 40. According to the abovementioned agreement, citizens and residents of Israel serve as guinea-pigs for the genetic clinical research being conducted by Pfizer at present in advance of and for purposes of obtaining approval from the FDA authorities in February, 2023for the genetic medical treatment,.
- 41. The safety and efficacy of the Medical Treatment is shrouded in great doubt, in light of the dangerous substances which the treatment includes, the need for renewing the treatment every six months (as the Prime Minister has announced), the deaths and the severe side-effects which the Medical Experimentation causes (as is documented on the social networks and in reports to the Ministry of Health). In spite of all this, the State of Israel stubbornly insists, through the Respondents, in sacrificing men and women for the sake of the Medical Experimentation and in compelling such persons, by way of applying financial and social pressure on the entire population of Israel, in the course of breaching the Nuremberg Code and committing crimes against humanity. Complying with the targets of the agreement are more important to the Respondents than the health of man and of the public. What is involved is a high mortality rate of 1.5% according to the abovementioned data. This makes it imperative to stop the Medical Experimentation immediately. A table in which the degree of morbidity amongst recipients of the vaccination is attached to the Petition as Appendix 7.
- 42. For the sake of abiding by the agreement and applying the Medical Experimentation to the whole of the population, a selection is being made in the public sphere (the green passport), at places of employment, harsh things are said about those who are not prepared to participate in the Medical Experimentation and the atmosphere amongst the public is an atmosphere of oppression and incitement against those who have made an informed election not to take part in the genetic medical experimentation being carried out in Israel. In actual practice, by means of and because of the agreement, the Respondents are employing a medical dictatorship in the State of Israel, in the course of trampling and crushing human rights and striking abrasively at the social fabric in the State.
- 43. The Respondents are now supporting an experimental vaccination of young people and pregnant women without any scientific proof regarding the safety of the medical treatment to these groups, all in order to comply with the agreement and the administering of treatment to different groups of the population in order to see what effect it has on them.

- 44. In the agreement, including the appendices thereto, the Respondents undertook to meet a high rate of vaccinations of the public in Israel (about 90 percent). Failure to abide by these undertakings will lead to a situation that the State of Israel will pay damages to the Pfizer company the amount of which is kept confidential. By virtue of this undertaking, the State is taking steps that brazenly invade human rights and the rights of the citizen in the State of Israel. People who have not been vaccinated are outlawed from activity in the public sphere, are unable to engage in leisure activities, cultural activities and sport, to which they are accustomed, in light of the directives of the Ministry of Health and the new Corona Regulations. Employees are barred and excluded from their places of work and their livelihood is prejudiced or there has been a significant worsening in their conditions of employment and their being kept at a distance from the public, customers and other employees. What is involved is a policy of selection between those who have been vaccinated and those who have not, which has nothing whatsoever to do with public health and the health of man and all which is designated for abiding by the provisions of the agreement the State of Israel signed with Pfizer for conducting an innovative genetic medical experimentation on the citizens and residents of Israel.
- 45. The sanctions and the exclusion from which many citizens suffer after having exercised their legal and natural right not to participate in the Medical Experimentation and not to be forced into receiving it, are intended to embitter the lives of those citizens and to prejudice their livelihood, in order that they reach a stage of despair and under compulsion accept the Medical Treatment, all of which is in order for the Respondents to fulfill their part of the agreement with Pfizer.
- 46. These drastic means have absolutely nothing to do with public health. Because what do you want. If the majority of the population that is regarded as being at risk of becoming acutely ill or dying from the virus has already been vaccinated (there is no dispute about this), then there is no danger of death or severe illness amongst this sector of the population. In addition, the public which fears the virus has already been vaccinated and is protected, while those who have not been vaccinated do not fear falling ill due to corona and/or if they do become ill it will not be severe. These citizens who have not accepted the treatment offered must be left alone, and they ought not to be restricted by any forms of restriction in carrying on full and normal lives in the State of Israel. This policy of non-discrimination between the public which has received the Medical Treatment and that which has not is being conducted at present in Europe and other countries around the world. There is no reason that the State of Israel should act in a manner that is different and which flagrantly invades human rights and the rights of its citizens to live a full and normal life in the State. The Petitioners' regret, the State of Israel is humiliating them and violating the honor and dignity of workers at their various places of work in the national economy, who are devoted workers who do not wish to accept this clinical-genetic experiment and refuse to undergo invasive and painful examinations every 48 hours. Thousands of workers are in existential distress as a result of the heavy pressure which employers are exerting on them to be vaccinated or to undergo invasive examinations on their bodies contrary to the law.
- 47. Such steamrolling pressure that is being applied systematically by the State of Israel against its citizens, in order for them to take part in a genetic medical trial, is blatantly a crime against humanity. Claims have been instituted around the world against governments by virtue of the Corona fraud and prejudice to human rights in

soliciting and in compelling the Medical Treatment by thousands of attorneys and doctors in Europe and elsewhere in the world, headed by Advocate Reiner Fuellmich of Germany. The claim was recently instituted in the court of crimes against humanity in the city of Nuremberg. The People of Truth Society (in formation) has also instituted and become a party to international claims such as these, to which thousands of lawyers and doctors from the world over are parties, in a claim against their governments for the Corona fraud which is tantamount to crimes against humanity.

- 48. Furthermore, it has already been proved that there are severe percentages of deaths and damage resulting from the Medical Treatment (see the table of deaths and damage caused by the Medical Treatment, Appendix 7 above, and innumerable testimonies on the social networks of citizens who have died and been seriously injured by the Medical Treatment).
- 49. A situation of a grave problem of the safety of the patients in the Medical Treatment necessitates the cancellation of the agreement and the immediate stoppage of the performing of vaccinations. Clause 4 of the agreement demands completion of the agreement as was fixed in Clause 4.2.4 of the agreement in the following language:

 "In the case of catastrophe, such as a severe problem of safety of patients with the product and as a result of this a recall of the product, which demands an early end to the project".
- 50. In light of the number of persons who have died and been seriously and moderately damaged as a result of the Medical Treatment since the vaccinations campaign began, it is clear that the Respondents ought to notify Pfizer of termination of the project and should forthwith halt the administration of the abovementioned Medical Treatment to Israeli citizens. In addition, it is immoral and also illegal to abide by an agreement which is contra bonos mores and which causes damage to the public. An agreement which turns Israeli citizens into guinea pigs of the Pfizer company and markets an experimental medicinal product to them, an agreement that causes death and damage to many citizens who have used it, is an unlawful agreement and it is contra bonos mores and it must be declared to be null and void. In addition, Pfizer is currently carrying out an experiment on the recall of the product, which is certainly something that requires to be looked into, and it is possible that the safety of the product is shrouded in doubt in light of the many cases of death and injury, and therefore the company has organized for its recall.
- Clause 4.2.6 of the agreement also allows for cancellation of the agreement when any investigation is opened or legal action is taken by a government agency against one of the parties, or that such investigation will materially affect the ability of a party to fulfill its obligations under the agreement or that this imposes unlawful or unenforceable obligations on the other party.
- 52. At present claims have been instituted in the International Court of Justice in The Hague and in the court of crimes against humanity in Nuremberg, regarding the legality of the vaccinations campaign in Israel and in countries of the world. These claims were instituted by Petitioner No. 1 and also by many doctors and lawyers in Europe, led by Adv. Reiner Fuellmich of Germany and Solicitor Bob Kennedy of the USA. That being so, the matter is presently under the investigation of international authorities against the Israeli Government and other governments, an investigation that

will materially affect the obligations of the parties under the agreement and their ability to abide by it. According to the conditions of Clause 4.2.6, the Respondents are supposed to give Pfizer notice of cancellation of the agreement as a consequence of the abovementioned circumstances.

- 53. Moreover, this agreement was redacted and was not fully disclosed to the Israeli public and nor were all the annexes thereto disclosed. How the Respondents expect to fulfill and enforce an agreement such as this on the Israeli population, when they hide from it the provisions and annexes thereof. In addition, the agreement releases the manufacturer of the innovative medical treatment from any damage that may be caused to patients. Where has it ever been heard of that there is an agreement in which a manufacturer is released from warranty for a product or for a service it has rendered. This release from liability of a manufacturer constitutes a negative incentive for the manufacturer to ensure the efficacy and the safety of the medicinal product it has produced. It has long since been known about the large number of claims that were brought against and the damages that were awarded against Pfizer in respect of negligence and fraud runs into impressive numbers, which places the company at the head of the dubious list of companies that have caused their customers severe damage. The list of claims and damages that were awarded against Pfizer is attached to the Petition as Appendix 8.
- To sum up this chapter what we have before us is an innovative genetic medical treatment that has not yet received FDA approval, the efficacy and its safety of which and its long-term effects have not yet been properly examined, a treatment that currently causes death and acute diseases to many patients, which was manufactured by a company that has a problematical past and a dubious reputation, and the State of Israel has released the abovementioned company from all the manufacturer's warranty, when the Respondents undertook in the agreement to administer the problematical product to approximately 90% of Israel's population, and are taking drastic steps against Israeli citizens, including preventing entry to businesses and places of entertainment, damage to workers and threats against citizens to receive the abovementioned treatment. Forcing this experimental genetic treatment on the citizen public is of a broad nature, is under investigation and examination of international courts for the prevention of crimes against humanity.
- 55. It is clear that in the abovementioned circumstances, an order must be given for cancellation of the agreement between the Respondents and Pfizer, an agreement which is contra bonos mores, and it must be ordered that the vaccinations campaign in accordance with that agreement be stopped. That agreement and the steps of compulsion, which have come in its wake, for administering the Medical Treatment on citizens at any price, places the Respondents in danger of the commission of crimes against humanity and conviction in respect thereof by international courts that are presently dealing with the matter.
- 56. In addition to the foregoing, the Petitioners will allege that the damage, which is caused already today to citizens and/or is likely to be caused to them in the future as a result of the Medical Treatment, exceeds by far the doubtful efficacy inherent in the abovementioned experimental Medical Treatment. According to the statistical data, there was no increase in the number of deaths from respiratory diseases in 2020 (the year of the purported epidemic), something that ought to have happened had there

indeed been an epidemic. 99.9% of those who have *prima facie* been infected with the virus do not have any symptoms or they get over the disease easily and recover from it. What is involved is no more than seasonal influenza, and that is supported by the data regarding a similar percentage of deaths from respiratory diseases as aforesaid. As against the mortality, the long-term ramifications of the treatment, the damage and the harsh side-effects, which the experimental treatment causes to patients who have received the treatment, are indicative of the fact that the medical experimentation being carried out on the population of the State of Israel must be halted forthwith.

- 57. There is no country in the world that has within such a short time achieved such a high number of recipients of the treatment, such a rate of damage to so many patients and, as against that, has embarked on steps for compelling citizens who refuse to participate in the Medical Experimentation. There is no country in the world which aggressively pushes, compels and persuades the whole of its population to participate in a medical experiment and which imposes sanctions on those who refuse, a factor which severely harm and impair their normal lives in the State.
- 58. There is no country in the world that warmly recommends to pregnant women, to young people and to adolescents to accept the genetic medical treatment, where the medical recommendation is not to vaccinate those sectors of the population. It is clear that the State of Israel is carrying out a medical experiment on its citizens, in a crass violation of the Nuremberg Code, and is causing damage to extensive sections of the public that make up the population, whether these be those who have died and been injured from receiving the Medical Treatment or those who are harassed and persecuted in their own country due to their refusal to accept the experimental Medical Treatment.
- 59. There is no country in the world that thinks about giving novel genetic treatment to its children, which is contrary to the instructions of the manufacturer, the Pfizer company, and in a desire to conduct the medical experimentation on the children in Israel, as is now being done arbitrarily on pregnant women.
- 60. The ramifications of the Medical Treatment on the fertility of women and men at the age of fertility have not been examined by Pfizer. There is a reasonable possibility that the Medical Treatment will cause barrenness of women and fertility problems for men. Pregnant women have already aborted their fetuses as a result of receiving the abovementioned treatment during their pregnancy. The implications resulting from performing the agreement and the medical experimentation that is currently being performed on healthy citizens, on the next generation of the State of Israel, both from the aspect of fertility as well as the aspect of disease, is amongst the most serious and horrendous the State has known since its establishment. This is more serious than any war in which the State of Israel has been involved. If, G-d forbid, it should transpire that the Medical Treatment causes fertility problems for those who accept the treatment and gives rise to morbidity, then the immediate and the long-term ramifications will be of a very serious nature. In such a situation it is necessary to order the immediate stoppage of the Medical Experimentation being carried out on citizens and residents of Israel. An experiment that has no parallel in any country in the world.

<u>Invalidity of the Corona Regulations and/or any directive to undergo medical experimentation or invasive examination</u>

- 61. The Corona Regulations are devoid of any validity, by virtue of their being contrary to the Basic Law Human Dignity and Freedom, which states that the life, body or dignity of a person as such shall not be violated and that every person is entitled to protection over his life, his body and his dignity. Regulations that are contrary to the Patients Rights Law and Procedure 14, which require willing and informed consent of anyone who receives experimental medical treatment. Many citizens have participated in the experiment only in order to retain their place of work, in order to enter places of entertainment, culture and recreation. What is involved is compulsion which has no place in a civilized and democratic state. And indeed in Europe, the European Parliament in a decision of 27th January 2021 prohibited and outlawed any compulsion, duress or persuasion against citizens of the European Union to accept the Medical Treatment. The Supreme Court in Italy has also prohibited such compulsion and/or persuasion.
- 62. The abovementioned Corona Regulations create a compulsion on citizens to participate in the Medical Experimentation, by excluding them from places of entertainment, recreation and culture in Israel or compelling them to undergo invasive examinations, the reliability of which has also not been proved in any manner). As such the Regulations endanger the lives and the bodies of citizens, who become exposed to the possibility of death, injury and illnesses due to their enforced participation in the Medical Experimentation. And death and severe bodily injuries are already to be found amongst many who have received the Medical Treatment (see Appendix 7).
- 63. The Corona Regulations also violate the dignity of citizens, who have chosen not to take the Medical Treatment, where, as a consequence of this, they are summarily thrown out of health clubs, swimming pools, restaurants, places of entertainment and culture, hotels. Or they are compelled to undergo invasive and painful examinations every time they wish to enter the abovementioned places. What is involved is an ugly selection of a sort that existed during the darkest days of human history. What we have here are regulations over which a black flag flies and which must be repealed and rescinded immediately. No democratic country in the world has approved regulations that are similar to regulations of this type that the Respondents have approved, which constitute a violation of equality, compulsion and an ominous violation of human dignity.
- 64. These Regulations have nothing whatsoever to do with public health. Accordingly, regulations such as these do not exist in any other country and they are in diametric conflict with the decision of the European Parliament, as referred to above. Apart from that, the Emergency Public Council for the Corona Crisis in Israel, in which well-known doctors participate, have examined the matter from the medical aspects and its conclusions are unequivocal:

"In an epidemiological analysis that is based on stringent conditions and the vaccine data, it becomes apparent that for a person who has been vaccinated against Corona, there is no longer significance as to whether people around him have been vaccinated. The risk of death from Corona has become something marginal as far as he is concerned, lower even than the risk of contracting normal seasonal influenza. In light of the negligible risk which an unvaccinated person represents vis-à-vis vaccinated persons around him, it is abundantly clear that there is no epidemiological justification for violating the rights of the individual on the assertion that this protects the health of the public, or for creating a separation between vaccinated persons and persons who have not been vaccinated more than in relation to contending with other respiratory viruses." The analysis and conclusions of the Emergency Public Council for the Corona Crisis are attached to this Petition as Appendix 9.

- 65. The Corona Regulations conflict with the Basic Law: Human Dignity and Freedom in that they violate the dignity of man, by excluding him from places of entertainment, recreation and enjoyment and in that they violate his life and his body, by virtue of their being a lever of pressure and compulsion to participate in the Medical Experimentation of the Pfizer company. The Respondents' policy, which runs through the entire national economy, causes humiliation and exclusion of non-vaccinated persons from activity in the national economy (whether as consumers, workers, students, soldiers). This policy constitutes a blatant breach of the Basic Laws in the State, it constitutes a constitutional tort and in practice attacks the regime of law-abiding citizens.
- 66. Section 12 of the Human Dignity and Freedom Law provides that nothing in emergency regulations shall have the effect of altering this Basic Law, of temporarily suspending the validity thereof and of making stipulations to it. Accordingly, the Corona Regulations, which are emergency regulations (for the time of the alleged epidemic) cannot prescribe restrictions that violate the life, body and the dignity of man, as this has been done, in light of the matters described above.
- 67. The Corona Regulations and/or directives of the Ministry of Health do not serve for a befitting purpose, because until now what has been sufficient has been a declaration of health, a mask and social distancing in protecting the health of the public against the virus. Nothing has changed from the health aspect which demands the exclusion of those who have not received the Medical Treatment from full participation in activities in the national economy, as emerges from the regulations and the directives of the Ministry of Health. The very reverse is true the risk of vaccinated persons from being in the company of non-vaccinated persons is very negligible, as stated above, so that there is no epidemiological justification for violating the rights of the individual and for the exclusion which is felt today by those who do not wish and/or are unable to participate in the Medical Experimentation.
- 68. Many doctors and lawyers have for some time warned against the violation of human rights and the breach being committed in the State of Israel on unfounded assertions of public health, arguments that have no connection with health. On the contrary the policy of discrimination and exclusion of non-vaccinated persons causes them mental stress, distress, humiliation and harm to their health. Many workers are currently excluded from their places of work on the pretext that they have not received the Medical Treatment, so also soldiers, students and many citizens, whose entry into places of entertainment, sport, culture and business is prevented. Letters of lawyers and doctors are attached to this Petition as Appendix 10.
- 69. The Corona Regulations are also contrary to the powers for fixing restrictions which the legislator gave in the Special Powers for Contending with the New Corona Virus Law (Temporary Provision), 5780-2020 (hereinafter: "the Corona Law"). Section 4 of the Corona Law makes it possible to promulgate regulations if the government has been persuaded that this is required in order to prevent infection and to reduce morbidity. Firstly, no factual foundation or factual data testifying to the fact that morbidity is rising or that the Corona Regulations will reduce morbidity, has been laid before the Government. Secondly, no consideration has been given, as required under Section 4 of the Corona Law, to the violation of human rights, the principle of equality and the impact that these regulations and directives as described above have on the national economy.

- 70. The Corona Regulations were made in the course of using the urgency section which is described in Section 4(d)(3) of the Corona Law. This was done without any justification and in order to bypass the approval of the Knesset Committee and advance supervision over the actions of the Government. The haste and the urgency which the Government perceived in proclaiming the Corona Regulations are not clear at all and are indicative of improper motives in the making of these Regulations. It would seem that the Regulations were intended to pressurize citizens into accepting the Medical Treatment, in order that the Respondents be able to meet the number of vaccinated persons as is specified in the agreement with Pfizer.
- 71. The Corona Regulations deviate from the type of restrictions that are permissible pursuant to the Corona Law and Section 8 of the law in particular. The restrictions that are permissible relate to the prohibition on the opening of businesses, the closure of an entire business or part thereof, a restriction on the number of persons who are present in a business, including workers and customers, the obligation for examination of symptoms, health declaration, limitation on the entry of a person to a place due to a fear that he is likely to be infected, ensuring hygienic conditions. There is no power or authority in the Corona Law to restrict the entry of persons into businesses, to places of work or to public places according to the distinction as to whether or not the person has participated in Pfizer's Medical Experimentation. There is no power in the Corona Law to restrict the entry into businesses, places of work or places of entertainment, culture, recreation and religion of those who have not received the experimental medical treatment. Thus, it must be held that the Corona Regulations and any directive of the Ministry of Health or any entity on its behalf, which discriminate against those who have not received the Medical Treatment, both at places of work, as well as in businesses and in other places, are null and void by virtue of their being contrary to the Basic Laws, the values of the State of Israel, the Patients Rights Law, Procedure 14 and the Nuremberg Code, as described above.
- 72. In light of everything set forth in this Petition, it is requested to issue an injunction for the rescinding of the Corona Regulations, for the rescinding of the directives not to allow the entry of workers who have not received the Medical Treatment into places of work, including the blockage of entry of civil servants and employees of local authorities into their places of work, if they have not been vaccinated or have not undergone an invasive examination, to cancel any discrimination between vaccinated persons and persons who have not been vaccinated, and to issue an investigation as applied for at the head of the Petition, and to enforce it as crimes against humanity.

Ruth Machnes, Adv.	Arie Suchovolsky, Adv.	

(10373)