



(full form)

**“ASSEVERATION”**

NOTICE &amp; LAWFUL DECLARATION

I-I/FCA/020/4

**In the matter of the question as to: “The legality & lawfulness of the measures imposed by the Irish Government upon The Irish People under the terms of *The Health (Preservation and Protection and other Emergency Measures in the Public Interest) Act 2020?*” (‘H-Act’ hereunder)**

*This matter being brought to the Integrity Ireland Findings Committee (‘I-IFC’) for consideration and assessment according to; (i) the Rule of Law; (ii) to existing positive (written) law; and (iii) as per the respective constitutional rights, legal authorities and intrinsic jurisdiction laid out in ASSEVERATION I-I/FCA/001 and the grounding publications listed therein; the Integrity Ireland Association hereby finds as follows:*

1. The recital of the ‘H-Act’ opens with an explicit foundational clause, upon which all subsequent sections of the said Act are wholly & entirely dependent, as follows:

*“An Act, to make exceptional provision, in the public interest and having regard to the manifest and grave risk to human life and public health posed by the spread of the disease known as Covid-19...”*

2. (i) The Irish Government, (ii) the Minister for Health, (iii) all sitting TD’s, and (iv) the National Public Health Emergency Team (‘NPHE’) [*& by association; (v) the World Health Organisation (‘WHO’) & (vi) the World Health Assembly (‘WHA’) in their respective advisory and supervisory roles over NPHE*] have each been placed repeatedly and explicitly ‘On Notice’ and have been variously & formally ‘served’ with multiple proofs, data, scientific reports and academic works pertaining specifically to the unequivocal facts of ‘the Covid-19 phenomenon’ over a period spanning many months, in submissions collectively known as the ‘On Notice Documents’ (here below) and which said materials collectively disprove and invalidate the phrase, *“..the manifest and grave risk to human life and public health posed by the spread of the disease known as Covid-19”*.

- *27<sup>th</sup> November 2020: “Corman-Drosten Review Report” curated by an international consortium of scientists in life sciences (ICSLS), as submitted to Eurosurveillance.*
- *11 March 2021: “Dramatic Rise in Excess Nursing Home Deaths After The Roll-Out of the Covid-19 Vaccination Programme” letter/report by Health Freedom Ireland.*
- *13 July 2021: ‘QTC’ Declaration & Notice of Liability, plus “Book of Evidence”.*
- *2 August 2021: follow-up ‘QTC’ Default Notice and 2<sup>nd</sup> Notice of Liability.*
- *23 August 2021: 3<sup>rd</sup> ‘QTC’ Default Notice & 3<sup>rd</sup> Notice of Liability and Declaration.*
- *5<sup>th</sup> October 2021: Final ‘QTC’ FORMAL NOTICE & EMERGENCY ADVISORY No’s 1, 2 & 3 from the Integrity Ireland Association, including multiple references to books, articles, reports and links as contained in the book-report; ‘CRISIS, CULL or COUP? What, How & Who? Facts & Truths to Make You Think!” pp.352-357.*

*(Plus all relevant referenced materials on the ‘Covid-19’ page of the I-I website)*

3. Those various submissions establish and prove, specifically:

- a) That there is no, '*grave risk to human life and public health*' other than would normally occur in any normal cold-and-flu season.
- b) That the existence of 'the Covid-19 disease' as a discrete, novel pathogenic entity different-to-and-apart-from the normal cold-and-flu season, that supposedly arose out of zoonotic\* origins (*\*from an animal source*) and which is allegedly causing a reported 'global pandemic', has yet to be *empirically* established.
- c) That the recurring definition of 'Covid-19' in the 'H-Act' as, "*a disease caused by infection with the virus SARS-CoV-2*" is rendered nonsensical and redundant in the absence (i) of any causal proofs, and (ii) in circumstances where the National Virus Reference Laboratory (NVRL) have no record of the isolation and purification of SARS-CoV-2 in the State, thus rendering the entire 'H-Act' meaningless.
- d) That the 'official narrative' that is driving government responses to this reported 'novel disease' is infested throughout with false and misleading 'facts', with coordinated and orchestrated deceptions, with contrived and exaggerated 'data', spurious science, the suppression of proven truths, and multiple outright lies.
- e) That notwithstanding the accompanying; (i) personal and social inconveniences; (ii) the punitive material and financial effects; and (iii) the emotional and psychological damages being caused; that the continued unrelenting propagation of an 'official narrative' which is now *known and proven to be false and contrived*, further places the Irish People, (iv) in immediate and long-term mortal danger from the taking of experimental injectibles in particular.
- f) Being now fully documented and proven; that the said mortal dangers therefore constitute a genuine, "*manifest and grave risk to human life and public health*" ongoing which said 'manifest risk' is being caused and exacerbated by the actions of those operating under, or complying with, the auspices of the said 'H-Act'.
- g) That the resultant reckless, illegitimate and unlawful actions (known variously as 'Covid restrictions', 'emergency measures', and 'lockdown protocols') do not provide any empirically-proven health benefits to the individual nor to Irish society, but quite contrarily, are causing wholesale sickness, damage and death to the Irish public; serving only to engender massive profits for international corporations whilst disingenuously generating further 'facts and data' that are being deliberately misinterpreted, manipulated & published by the Government and its agents, so as to shore up and reinforce the 'official Covid-19 narrative'.

**4. Repugnant to the Constitution:** The preamble to the Irish Constitution declares, 'under God' its intention; "*..to promote the common good, with due observance of Prudence, Justice & Charity, so that the dignity and freedom of the individual may be assured, (and) true social order attained...*" Notwithstanding the fundamental Constitutional protections assured to the individual and the family under *Article 40.1; Article 40.3 (i) & (ii); Article 6.1 (i) (ii) & (iii);* and in *Article 41.1 (i) & (ii);* that *Article 14.4 (i) & (ii) of the Irish Constitution* further states:

*(i) The Oireachtas shall not enact any law which is in any respect repugnant to this Constitution or any provision thereof.*

*(ii) Every law enacted by the Oireachtas which is in any respect repugnant to this Constitution or to any provision thereof, shall, but to the extent only of such repugnancy, be invalid.*

5. Furthermore, *Article 45*, referring to, “*the principles of social policy*” (that) “*are intended for the general guidance of the Oireachtas*” states:

1. *The State shall strive to promote the welfare of the whole people by securing and protecting as effectively as it may a social order in which justice and charity shall inform all the institutions of the national life.*

6. That in full knowledge of the proven facts, that the Irish Government has clearly abandoned its Constitutional duty and mandate to the People and is using fraudulent data and counterfeit legislation to provide pseudo-legitimate ‘cause’ for the imposition of otherwise utterly invalid, unnecessary and unconstitutional restrictions on the Irish People which are not only by definition ‘repugnant to the Constitution’ but which said qualifying legislation (the ‘H-Act’) places all who comply with it; at risk of emotional, psychological or financial harms, and/or, in direct and imminent, mortal danger.

7. That on 29.09.21 a formal criminal complaint in this regard was lodged with An Garda Síochána under pulse No. 19714695. There have been no indicators since that these matters are being properly investigated according to the law and as per the Rule of Law.

8. The parties at 2.(i)–(iv) above were given further opportunities to qualify; (a) the truth and legitimacy of the said contested phrase in the H-Act, and/or; (b) to exempt themselves from personal liability should their constituents suffer harm or death as a consequence of the imposition of the said contested legislation and/or due to any consequent mal-effects or disadvantages—personal or collective; physical, psychological, material, financial or otherwise—from the imposition of any-and-all such directly-associated rules, regulations, laws, mandates or enforceable social ‘guidelines’.

9. In a Notice dated October 5<sup>th</sup> 2021 the said parties (i)–(iv) were again placed formally and finally ‘On Notice’ that failing any responses from them that established otherwise, that their consent would be implied under the longstanding ‘QTC’ legal principle [*qui tacet consentire videtur*] (“silence implies consent”) whereupon, based upon the proven facts and evidence submitted—and if the same were to remain uncontested by them—that on October 12<sup>th</sup> 2021, the said clause in the recital of the ‘H-Act’ would be deemed, ‘a false and misleading statement’ by way of the said clause being a *de facto* ‘fraudulent and negligent misrepresentation’ designed to mislead and deceive, and that accordingly, an Integrity Ireland Asseveration would issue to this effect, under the established jurisdiction, powers and authorities as laid out in ‘I-IFC Asseveration No 001’.

10. Such ‘QTC’ circumstances now being confirmed by way of the wholesale failure and refusal of any of the said parties to respond (other than by generic acknowledgments of receipt) and, having therefore lawfully established ‘fraudulent and negligent misrepresentation’ on the part of the said parties via the contents of the uncontested proofs submitted; that it has been established that the said quoted clause in the H-Act is a definitively false and negligently-misleading and indeed fraudulent statement that is repugnant to the Constitution, and therefore also invalid and ‘*void ab initio*’.

11. In context of the longstanding legal principle that, “*Fraud Vitiates Everything*”, as laid out in Asseveration No 010; that according to the law, that no valid or enforceable legislation can be based upon any such particular fraudulent clause, and that any such issuance or purported legislation is therefore *void ab initio* (i.e. void from its beginnings) upon which no subsequent thing may stand, and/or whereby it becomes a voidable contract which the defrauded party can void upon application to a Court or to any authority such as the I-I Commission who has the authority and jurisdiction to act.

12. Accordingly, and with respect to I-IFC Asseveration No 004 it is clear that no person, resident or citizen of this State can be *lawfully* directed, ordered or indeed coerced into committing crimes or participating in unlawful activity; and that no officials or office holders – nor any persons in the employ of the State – may lawfully break the law in order to purportedly enforce any given law.

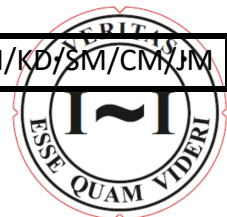
13. Accordingly, it is clear that that inasmuch as the said contested clause in the said ‘H-Act’ remains ‘on the record’ as part of the said ‘H-Act’; that as-and-when any individual who acquires full knowledge of the contents of this lawfully-created I-I Asseveration (No I-I FCA 020/4) still undertakes to comply with; abide by; or facilitate the unlawful imposition of the said unqualified ‘Covid-19 legislation’ under the auspices of the said clause, is by so doing, committing a definitively ‘unlawful’, and possibly a ‘criminal’ act.

14. That any person who knowingly commits a definitively ‘unlawful’ or ‘criminal’ act renders themselves subject to the procedures and penalties available under the law and according to the Rule of Law.

**Finding / Determination:**

1. The said grounding clause in the recital of *The Health (Preservation and Protection and other Emergency Measures in the Public Interest) Act 2020* (‘H-Act’) is a false and fraudulently-misleading statement.
2. As such it is both voidable and ‘void ab initio’ (void from its beginnings), and therefore cannot carry the weight of law, nor give rise to any dependent legislation, rules, regulations or legally-enforceable guidelines.
3. Any person who knowingly facilitates, complies with or enforces the said void legislation in knowledge that it has now been rendered lawfully void and invalid, commits an unlawful and possibly criminal act.

Reg No. Pages & P	I-I/FCA/020/4/14		
Date of Approval	25.10.2021	Commission	JH/TM/ NM/WN/KD/SM/CM/JM



I hereby declare that this is a true copy of the original PDF version.

Submitted / served by .....

*The 1-page condensed ‘short-form’ of this full-form Asseveration is available online at the ‘Asseverations’ page on the I-I website. The stamped-and-signed originals remain with the I-I Association.*