

Criminal case and Judicial Council Tribunal case against Judge Michael Twomey, the covid19 vaccine judge

I invoke article 40 of the Irish Constitution here where every living person is equal before the law, including judges.

Judge Twomey's judgment breached court procedures which have been in place for many centuries. He charged Costs for a court case about an Injunction relating to informed consent without the case being heard in court and he ensured that this case could not be heard in court by blocking it from taking place and prejudging it and prejudicing it in the event that it could take place. For many centuries, the normal court procedure was for "costs to follow the event", but in this case the event never occurred and we were charged costs for the event which never occurred. By "event" I refer specifically to a court hearing on an Injunction until such time as informed consent could be given by parents, and the Precautionary Principle applied under Irish law and EU law. On December 16th 2022 Judge Conor Dignam in the High Court gave Directions for this court case where he stated that the Costs hearing would be heard first and after this the 'Event' that being the court hearings for an Injunction on grounds of informed consent and the Precautionary Principle would be held in the High Court. And the person who stopped this 'Event' from occurring was Judge Michael Twomey who is now making an extortion demand for costs and using menaces and threats. In doing this, he blocked and did not allow prima facie evidence, witnesses, expert witnesses including medical doctors and scientists and medical professionals to be presented, testify and be cross examined in full court hearings. Judge Michael Twomey breached the court order of Judge Conor Dignam on December 16th 2022, meaning Judge Michael Twomey is in Contempt of the High Court, which is a criminal offence.

Judge Twomey's demand for Costs and his use of threats and menaces in such circumstances amounts to the crime of Extortion. This a breach of the Criminal Justice (Public Order) Act, 1994 and the Criminal Justice (Theft and Fraud Offences) Act 2001. This crime of extortion is made all the more serious in criminal terms as Judge Michael Twomey blocked a court case which sought to address the injuries, illnesses, disabilities and deaths caused to thousands of Irish people by covid19 vaccines. These were criminal acts which we had a duty to bring to the High Court for adjudication, but Judge Michael Twomey blocked us from doing so, and used extortion menaces and threats to

shut us down. Historically, extortion has often been used to conceal crimes or prevent them from being heard in court or prosecuted in court. And this is also the crime of Contempt of the High Court as he breached court procedures, superior court rules and Judicial Council Guidelines and the Bangalore Principles and the basic legal principles of due process, a fair hearing, fair procedures, audi alteram partem and equality of arms were all breached. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

Under article 6 of the Irish Constitution we had a right to bring this case to the High Court, as the government is accountable to the people of Ireland. We invoked article 6 of the Irish Constitution in the High Court and sought to make the government accountable to the people of Ireland on a very important issue. Judge Michael Twomey blocked this Constitutional right through :

(i) denying us full hearings of the case concerning an Injunction and Informed Consent and the Precautionary Principle and related issues of covid19 vaccine injuries, illnesses, disabilities and deaths caused to thousands of Irish people and the accompanying large increase in excess mortality after mass covid19 vaccinations according to official bodies such as the CSO, the GRO and RIP.ie.
(ii) the use of extortion with threats and menaces in the form of costs for a case which was never heard and blocked by him

This court case involved the Public Interest and Common Good as defined in the Irish Constitution and should have been heard in court. Judge Twomey blocked and stopped this court case and used extortion to reinforce this. The Judge's use of extortion to

(a) block and stop this court case

(b) block and stop accountability under article 6 of the Irish Constitution

(c) breach our rights under article 6 of the Irish Constitution

(d) breach our fundamental rights and unenumerated rights under articles 40 to 44 of the Irish Constitution

is very serious. It is a criminal offence. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

This court case which Judge Michael Twomey unlawfully and illegally blocked, sought to address an urgent issue which has adversely impacted the lives of many thousands of Irish people today, in the sense that the covid19 vaccines have caused over twenty thousand injuries, illnesses, and disabilities and some deaths according to the HPRA by 2023 and full informed consent was not given for these vaccines. This was important as many Irish people were taking covid19 vaccines and

boosters prior to and during this High Court case. This was presented by us to Judge Twomey in the High Court and the Judge dismissed all of this as “conspiracy theories”. This was reckless and irresponsible behaviour by Judge Twomey and amounts to gross negligence in his duty as a judge and the crime of reckless endangerment of the general public by Judge Twomey. This is a breach of a few sections of the Non-Fatal Offences Against the Person Act, 1997 and the crime of Gross Negligence Manslaughter by Judge Michael Twomey. There is no provision in law or the Irish Constitution for any judge to break the law and to place the lives of many Irish people in danger and to cause injury, harm, loss or death to large numbers of Irish people. Judge Micheal Twomey’s breach of these laws and the causing of injury, harm, loss or death to large numbers of Irish people will require remedy in the Judicial Council Tribunal, Supreme Court, criminal court and civil courts. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

Furthermore the large increase in excess mortality since covid19 vaccinations began in Spring 2021 has been verified by official state bodies and authorities such as the CSO, the GRO in Ireland and is the subject of police, prosecutor, government, congressional and senate and military investigations in Ireland and in many countries worldwide. The prima facie evidence is showing a correlation and a link between the high number of covid19 vaccine injuries, illnesses, disabilities and deaths and the large rise in excess mortality since June 2021 when mass vaccinations had taken place . This was important as many Irish people were taking covid19 vaccines and boosters prior to and during this High Court case. This was presented by us to Judge Twomey in the High Court and the Judge dismissed all of this as “conspiracy theories”. This was reckless and irresponsible behaviour by Judge Twomey and amounts to gross negligence in his duty as a judge and the crime of reckless endangerment of the general public by Judge Twomey. This is another breach of a few sections of the Non-Fatal Offences Against the Person Act, 1997 and the crime of Gross Negligence Manslaughter by Judge Michael Twomey. There is no provision in law or the Irish Constitution for any judge to break the law and to place the lives of many Irish people in danger and cause injury, harm, loss, or death to large numbers of Irish people. Judge Micheal Twomey’s breach of these laws and the causing of injury, harm, loss or death to large numbers of Irish people will require remedy in the Judicial Council Tribunal, Supreme Court, criminal court and civil courts. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

Furthermore, the serious nature of the allegations we made in this High Court case and the fact that many thousands of Irish people had been injured, made ill, disabled or died from the covid19

vaccines and that full informed consent was not given for them and that this was a breach of Irish national security, and was an important national security issue for Ireland and that Judge Michael Twomey chose to ignore this and dismiss this as “conspiracy theories” means that Judge Michael Twomey may be guilty of a breach of the Offences against the State Act 1939 -1998 as amended and the Treason Act 1939. Judge Micheal Twomey’s breach of these laws and the causing of injury, harm, loss or death to large numbers of Irish people will require remedy in the Judicial Council Tribunal, Supreme Court, criminal court and civil courts. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

Judge Michael Twomey acting as a judge is not accountable to himself and his prejudices, discrimination, and political viewpoints, he is accountable to the people of Ireland and to the Irish Constitution and to Judicial Council, Irish law and EU law.

Furthermore, we had prima facie evidence of fraud committed in relation to the covid19 vaccines and the vaccine trials and these frauds endangered the lives of many people in Ireland and this includes the thousands of covid19 vaccine injuries, illnesses, disabilities and deaths in Ireland. We had medical doctors, scientists, and witnesses who were vaccine victims prepared to testify in court about this and about these frauds. Some of this was presented by us to Judge Twomey in the High Court and some of it was unlawfully and illegally blocked by Judge Twomey, and the Judge dismissed all of this as “conspiracy theories”. This was reckless and irresponsible behaviour by Judge Twomey and amounts to gross negligence in his duty as a judge and the crime of reckless endangerment of the general public by Judge Twomey. In addition to the aforementioned crimes mentioned above, Judge Michael Twomey, aided, abetted and facilitated fraud upon the Irish people and nation which led to injury, illness, disability or death to thousands of Irish people in Ireland. Under Irish law, fraud nullifies and vitiates everything including court judgments which rely on fraud. I cite the precedent of *Lazarus Estates vs Beasley* 1956 and the judgment of Lord Denning.

This fraud and reliance on fraud nullifies and vitiates the judgment of Judge Twomey. There may be breaches of the Criminal Justice (Theft and Fraud Offences) (Amendment) Act 2021 and the Criminal Justice (Theft and Fraud Offences) Act 2001 in relation to these frauds, the reliance on fraud in a court judgment and orders, and the fact that this fraud has caused loss, injury, harm or death to thousands of Irish people. Judge Micheal Twomey’s breach of these laws and the causing of injury, harm, loss or death to large numbers of Irish people will require remedy in the Judicial Council

Tribunal, Supreme Court, criminal court and civil courts. These facts and criminal acts make the judgment of Judge Michael Twomey null and void in law.

Administering a vaccine without full informed consent is a criminal offence and if this leads to injury, harm, loss or death, then this involves the crimes of rape, trespass, assault, grievous bodily harm, manslaughter, murder. The prima facie evidence and the sworn testimonies of medical doctors, scientists, medical professionals and others and the testimony of witnesses who were vaccine victims could have proven this to the court, but Judge Twomey blocked it and stopped it. This was explained to Judge Twomey in the court case, but the Judge dismissed all of this as “conspiracy theories”. This was reckless and irresponsible behaviour by Judge Twomey and amounts to gross negligence in his duty as a judge and the crime of reckless endangerment of the general public by Judge Twomey. This also amounts to the deliberate concealment of crimes by Judge Michael Twomey. I further declare that concealing crimes, covering up crimes, deliberately ignoring crimes, aiding and abetting crimes and facilitating crimes are also crimes by Judge Michael Twomey. This involves the common law offence of perversion of the course of justice, breach of the Criminal Justice (Theft and Fraud Offences) (Amendment) Act 2021 and the Criminal Justice (Theft and Fraud Offences) Act 2001 and insofar as the judge and his judgment relied on frauds and his judgment was inaccurate, defective, slanderous and defamatory and has led to deprivation of justice under law may be a ‘false instrument’ and a breach of section 26 of the Theft and Fraud Offences Act 2001