

LEGAL STAFF

DR. IUR. MARKUS ZOLLINGER, ATTORNEY AT LAW
MLAW DANIEL LIECHTI

REGISTERED MAIL

Zurich, July 14, 2022

Accompanying letter to the criminal claim

Dear Madam Prosecutor, Dear Mr. Prosecutor,

The enclosed criminal claim is an imposition.

It is an imposition for you – just reading the more than 300 pages will take you an inordinate amount of time. There are also more than 300 additional pages of ancillary documents and over 1,000 supporting documents, consisting of «peer-reviewed» studies and other documents serving to establish the facts.

It was an imposition for the undersigned attorneys who, together with a selected team of lawyers and scientists, have spent the last six months meticulously compiling all the legally relevant facts of the last two years and beyond, organizing them, putting them into a form that is understandable to lawyers, and appraising them accordingly. Countless days, indeed countless weeks, have been afforded to this case *pro bono*. All those involved have repeatedly taken it upon themselves to forfeit their weekends and vacations.

It was an imposition for all international and national scientists, professors, physicians, and legal and public prosecutors, who have spent the last two months working *pro bono*, critically reviewing the criminal claim and/or the associated approximately 300-page evidence report under absolute secrecy, proposing additions and corrections, and highlighting the limits of the established state of knowledge as it currently stands.

Why did we do this to ourselves and why are there now several bulging folders on your desk?

What we are dealing with here is nothing short of the **greatest threat to – and indeed injury to – human health that Switzerland has ever seen**. For a quick introduction to this complex topic, we recommend that you first read the ten-page «Executive Summary».

In view of the seriousness of the damage to public health, which is still ongoing and is likely to worsen, we consider it our duty to publish this criminal claim, together with selected ancillary documents and sources. If possible, the requested urgent coercive measures should, therefore, be taken prior to publication. Since waiting too long would accept immensurable further suffering, we intend, in consideration of the relevant interests (preservation of evidence versus health protection), to publish the claim from **around mid-August 2022**.

Our team is always at your disposal to answer any questions you may have, be party to meetings, and take further supporting actions.

With kind regards

Attorney at Law Ph. Kruse, LL.M.

Attorney at Law Dr. M. Zollinger