

# **How to Use the Criminal Law—State, Federal and International—to Investigate the Many Crimes of the Lockdown**

## **A Webinar**

### **Outline<sup>1</sup> by:**

James Ostrowski  
Buffalo, NY  
NY Bar (1984-2022)  
Member of the Bar, WDNY, SDNY, EDNY,  
Second Circuit Court of Appeals

March 23, 2022

Sponsored by [DailyClout.io](https://DailyClout.io)  
Dr. Naomi Wolf, CEO

Panel: Attorney James Ostrowski, Dr. Naomi Wolf  
and Mr. Craig Klein.

**Notice:** The information provided below does not, and is not intended to, constitute legal advice; no attorney-client relationship is implied or created. Instead, all information provided is for general informational purposes only. Readers should contact their attorney to obtain advice with respect to any particular legal matter. No reader should act or refrain from acting on the basis of this information without first seeking legal advice from counsel in the relevant jurisdiction.

---

<sup>1</sup> Copyright by James Ostrowski (2022) (This material may be used for non-commercial purposes.)

## **Introduction**

The Lockdown is one of the worst civil liberties violations in the United States since the end of slavery.

It is important to identify all those who perpetrated this atrocity and hold them responsible civilly, morally, and historically but also criminally so this never happens again. We previously did a webinar explaining how to file civil lawsuits against those who violated our constitutional rights during the Lockdown.

This webinar will focus on how to use the criminal law to hold the perpetrators accountable.

The criminal law is an imperfect and clumsy instrument for the pursuit of justice and it is normally controlled by the political class and largely inaccessible to average people. However, we must use all the tools available to seek justice, no matter how elusive and the criminal law provides many options to do just that.

Moreover, the criminal law provides many avenues for investigating the crimes and perpetrators of the Lockdown, again, to help insure these terrible two years never happen again.

There is reason to believe that the Covid19 Lockdown of 2020-2022 was made possible by and involved many possible crimes in violation of state law, federal law and even international law. Only a thorough investigation, indeed, many such investigations, will uncover the truth.

Here are just a few examples of how the Lockdown may have involved criminal behavior. Medical boards and certifying agencies threatening doctors with the loss of their medical licenses for making reasonable medical decisions to treat Covid patients may be coercion under state law, a crime.

Any false statement concerning the alleged safety and efficacy of vaccines would violate several federal laws including health care fraud, health care theft and making a false statement to an agency.

The mass false imprisonment in our homes the Lockdown entailed, leading to massive poverty, suffering and death worldwide, can certainly be considered a crime against humanity under international law. A complete list of possible crimes will be posted after the Webinar.

## Criminal Versus Civil Law

Civil law is about making people whole after an injury; providing just compensation. The criminal law is about punishing people who intentionally engaged in wrongdoing. The traditional requirement of *mens rea*, a guilty mind, was required to prove guilt. This protects liberty by distinguishing between crime and accidents.

However, the criminal law also recognizes that gross or criminal negligence can be sufficient to punish perpetrators for crimes.

As civil libertarians, we should be careful not to criminalize behavior which is merely mistaken or negligent but undertaken in good faith. The civil law may have remedies for this. It is important to have some evidence of evil intent or criminal recklessness before seeking an investigation or prosecution.

This Webinar will discuss how citizens can use the criminal law to investigate the many potential crimes of the Lockdown.

We will cover the following topics:

1. the main categories of crimes that may have been committed during the Lockdown
2. the various agencies that have the power to investigate such crimes
3. the advantages of using the criminal law as opposed to the civil law to investigate the Lockdown
4. how to file a request to investigate
5. the potential risks of filing a request for a criminal investigation
6. an overview of the main criminal statutes that may have been violated
7. an overview of potential remedies under International law
8. a proposal for how citizens can take charge of investigating the many crimes of the Lockdown.

## I. Possible Crimes of the Lockdown

Criminal Act(s)	State Law Violated (New York)	Federal Law Violated	International Law Violated
Threatening medical professionals with disciplinary action for making reasonable treatment decisions	Coercion Penal Law 135.60	Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	
Threatening medical professionals with disciplinary action for discussing reasonable treatment decisions	Coercion Penal Law 135.60	Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	
Stay at home orders, closing businesses, schools and houses of worship		Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	Crime against humanity— persecution—  Rome Statute of the International Criminal Court Article 7, Section 1
Applying treatments likely to cause death or serious injury, e.g., inappropriate use of Remdesivir, ventilators and vaccines.	Criminally negligent homicide, Penal Law 125.10		

<b>Criminal Act(s)</b>	<b>State Law Violated (New York)</b>	<b>Federal Law Violated</b>	<b>International Law Violated</b>
Deliberately withholding treatments likely to reduce the risk of death and illness	Criminally negligent homicide, Penal Law 125.10		
Mask mandates	Endangering the welfare of a child, Penal Law 160.10.	Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	
Vaccine mandates	Endangering the welfare of a child, Penal Law 160.10.	Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	Crime against humanity—forced experimental medical treatment —persecution, Nuremberg Code, <i>United States v. Karl Brandt et al.</i>
Falsely reporting Covid statistics including deaths.	Falsifying business records, Penal Law 175.05  Filing a false instrument Penal Law 170.30	False statements related to health care 18 USC 1035	

<b>Criminal Act(s)</b>	<b>State Law Violated (New York)</b>	<b>Federal Law Violated</b>	<b>International Law Violated</b>
False statements about the safety and efficacy of vaccines and/or Remdesivir	Falsifying business records, Penal Law 175.05	Health care fraud, 18 USC 1347  Mail Fraud, 18 USC 1341  Conspiracy to defraud the government, 18 USC 286  False statements related to health care 18 USC 1035  Conspiracy to defraud the U. S. 18 USC 371	
False statements about PCR tests	Falsifying business records, Penal Law 175.05	False statements related to health care 18 USC 1035	
False statements under oath about Covid or the Lockdown (e.g., minimizing vaccine deaths or injuries)	Perjury Penal Law 210.05	Perjury 18 USC 1621	
False unworn statements about Covid or the Lockdown made to federal agencies		False statements 18 USC 1001	

<b>Criminal Act(s)</b>	<b>State Law Violated (New York)</b>	<b>Federal Law Violated</b>	<b>International Law Violated</b>
Suppression of information or dishonesty about prevention and early treatment (if written in an official document or record or in testimony)	Falsifying business records Penal Law 175.05  Perjury Penal Law 210.05	False statements 18 USC 1001  Perjury 18 USC 1621	
Suppression of speech on social media by government officials		Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	
Ban on prescribing hydroxychloroquine	Criminally negligent homicide, Penal Law 125.10	Conspiracy against rights, 18 USC 241  Deprivation of rights under color of law, 18 USC 242	
Vaccinating children	Endangering the welfare of a minor Penal Law 160.10		Crime against humanity—forced experimental medical treatment—persecution, Nuremberg Code, <i>United States v. Karl Brandt et al.</i>
False entries in medical or business records	Falsifying business records Penal Law 175.05	False statements related to health care 18 USC 1035  Conspiracy to defraud the government 18 USC 286	

## **II. The Advantages of the Criminal Law over Civil Law Remedies**

- No immunity, absolute or qualified
- No immunity for vaccines or Covid treatments
- Immunity for vaccine manufacturers does not apply to criminal prosecutions
- No payment of attorneys' fees or indemnification
- Longer statute of limitations—none at all for crimes against humanity
- Grand juries give citizens direct control over investigations and initiating prosecutions.

## **III. The Risks of Filing a Complaint**

- Criminal charges—if you make a false statement in a criminal complain, you can be charged with perjury or filing s false statement.
- Malicious prosecution—if you initiate a criminal prosecution without probable cause, you can be sued for money damages.
- Defamation suits—if you make a false statement that damages the suspect's reputation, you can be sued for money damages.

## IV. State and Federal Law Enforcement and Investigative Agencies

### Federal

- Justice Department
- US Attorneys
- FBI
- Federal Grand Jury
- Senate and House of Representatives also have investigative powers if related to legislation or impeachment

### State (NY)

- Attorney General (limited criminal powers in NY) (elected)
- State Police (appointed)
- District Attorney (62 counties) (elected)
- Sheriff (62 counties) (elected)
- City/Town/Village Police Departments (appointed)
- City and Town Warrant Clerks can prepare a complaint for a citizen to sign and ask a judge to issue a summons even if the police refuse to act.
- County Grand Jury (62 counties)
  - In theory, independent
  - In reality, controlled by the District Attorney
  - *It is difficult to even contact the grand jury*, but you may be able to do an end-run around the DA by writing to the judge assigned to “criminal special term.”

- Bottom line—we need a massive reawakening about the enormous potential power of the grand jury to investigate public corruption and crimes and issue indictments and recommendations for reform.
- The State Senate and Assembly also have investigative powers if related to legislation or impeachment

## YOU!

You, yourself, can actively investigate the crimes of the Lockdown using a variety of tools.

1. Freedom of Information requests
2. Internet searches
3. Ordering medical records of family members who allegedly died from Covid
4. Interviewing witnesses to potential crimes
5. If you find cause for further investigation, file a request to investigate attached hereto.
6. Note that in a few states, a private citizen can also initiate criminal charges: Georgia, Idaho, Kentucky, Pennsylvania and Maryland.

## **V. How to File a Complaint**

Every citizen has a right to petition the government for a redress of grievances. There is generally no standard form for filing a criminal complaint. Even if an agency posts such a form on their website, they will generally accept your own form. Usually, a police or prosecutorial agency will interview a complainant and, if they believe a criminal charge is warranted, will prepare a criminal complaint or “information” for the citizen to sign.

To fill this gap, I have drafted a generic request for a criminal investigation that any citizen can submit to any police or prosecutorial agency. *The form is designed to limit your legal exposure to retaliation* as discussed at Point III, above.

Only if you are absolutely certain that (1) you know all of the relevant facts, (2) that the facts show that a crime has been committed, and (3) fully understand the risk of retaliation in the form of malicious prosecution lawsuits, defamation lawsuits or counter-charges of perjury or filing a false instrument, should you use the form for requesting that a criminal charge be filed.

Both forms are in the Appendix to this outline.

## **VI. Key State and Federal Statutes Violated**

### **Coercion**

One of the major crimes of the Lockdown was the deliberate intimidation of doctors to dissuade them from prescribing treatments for Covid that would have avoided many deaths and hospitalizations. This also meant that doctors were reluctant to sign medical exemptions for vaccines, resulting in many people either undergoing an unwanted medical procedure or losing their jobs or leaving their colleges.

Luckily, there is a crime called “coercion” that may have been violated by this intimidation.

Here is the New York version, Penal Law 135.60:

A person is guilty of coercion in the third degree when he or she compels or induces a person to engage in conduct which the latter has a legal right to abstain from engaging in, or to abstain from engaging in conduct in which he or she has a legal right to engage, or compels or induces a person to join a group, organization or criminal enterprise which such latter person has a right to abstain from joining, by means of instilling in him or her a fear that, if the demand is not complied with, the actor or another will:

..... 5. Expose a secret or publicize an asserted fact, whether true or false, tending to subject some person to hatred, contempt or ridicule; or

8. Use or abuse his or her position as a public servant by performing some act within or related to his or her official duties, or by failing or

refusing to perform an official duty, in such manner as to affect some person adversely; or

9. Perform any other act which would not in itself materially benefit the actor but which is calculated to harm another person materially with respect to his or her health, safety, business, calling, career, financial condition, reputation or personal relationships.

Coercion in the third degree is a class A misdemeanor.

It is quite possible that officials violated this statute when they bullied doctors into refraining from treating patients with drugs disfavored by the medical establishment.

### **Falsifying Business Records**

The Lockdown involved countless lies, half-truths and omissions of relevant facts. Every falsehood that was stated under oath, to a federal officer, or which was part of a business record or medical record, likely violated several state and federal criminal statutes. The NY Statute is particularly broad in scope as it includes omitting “to make a true entry” when called for. In the Lockdown, lies and misleading omissions were legion and violative of this and other statutes.

S 175.05 Falsifying business records in the second degree.

A person is guilty of falsifying business records in the second degree when, with intent to defraud, he:

1. Makes or causes a false entry in the business records of an enterprise; or
2. Alters, erases, obliterates, deletes, removes or destroys a true entry in the business records of an enterprise; or
3. *Omits to make a true entry in the business records of an enterprise in violation of a duty to do so which he knows to be imposed upon him by law or by the nature of his position; or*
4. Prevents the making of a true entry or causes the omission thereof in the business records of an enterprise.

Falsifying business records in the second degree is a class A misdemeanor.

## **Fraud**

If merely making an official false statement is a crime, you can be certain that any false statement designed to procure private or public money is also a crime under numerous state and federal statutes. For example:

177.05 Health care fraud in the fifth degree.

A person is guilty of health care fraud in the fifth degree when, with intent to defraud a health plan, he or she knowingly and willfully provides materially false information or omits material information for the purpose of requesting payment from a health plan for a health care item or service and, as a result of such information or omission, he or she or another person receives payment in an amount that he, she or such other person is not entitled to under the circumstances.

Health care fraud in the fifth degree is a class A misdemeanor.

It is clear by now that much of the motivation for the Lockdown was greed by Big Pharma and Big Medicine. There is reason to think that many lies were told to procure public or private funds illicitly. Each and every one of these acts, if proven, would constitute state or federal fraud.

## **Criminally Negligent Homicide**

The Lockdown killed lots of people. Proving the intent to kill will, however, be extremely difficult. There is a lesser standard of mental culpability that needs to be thoroughly explored and investigated: criminally negligent homicide. The New York State reads:

125.10 Criminally negligent homicide.

A person is guilty of criminally negligent homicide when, with criminal negligence, he causes the death of another person. Criminally negligent homicide is a class E felony.

Criminal negligence is defined as follows:

“A person acts with criminal negligence with respect to a result or to a circumstance described by a statute defining an offense when he fails to perceive a substantial and unjustifiable risk that such result will

occur or that such circumstance exists. The risk must be of such nature and degree that the failure to perceive it constitutes a gross deviation from the standard of care that a reasonable person would observe in the situation. Penal Law 15.05(4).

Reasonable minds can differ about whether depriving people of valuable treatments or applying treatments that have proven to be harmful should be punished as criminal negligence within the above definition. The absence of any reasonable avenue for justice, however, combined with the enormous number of excess “Covid” deaths in the United States, argues for a complete and thorough investigation of this possibility.

### **Endangering the Welfare of a Child**

I have pointed out many times that children were particularly victimized by the Lockdown as they rarely get sick enough from Covid to require hospitalization and deaths are rare. There is just one statute I know of that makes particular reference to children: endangering the welfare of a child. Clearly, mandating masks and vaccines for children endangers their welfare. The alleged perpetrators will resort to various defenses and alleged justifications. Nevertheless, it is worth fully investigating whether these mandates violated this statute, which has an analog in every state.

260.10 Endangering the welfare of a child.

A person is guilty of endangering the welfare of a child when:

1. He or she knowingly acts in a manner likely to be injurious to the physical, mental or moral welfare of a child less than seventeen years old or directs or authorizes such child to engage in an occupation involving a substantial risk of danger to his or her life or health.

### **Federal Civil Rights Violations**

18 USC 241 and 242 basically criminalizes violations of the Bill of Rights. These statutes are extremely underutilized and applied mainly to blatant police misconduct. There is, however, no reason they may not be applied to the many constitutional violations of the Lockdown.

By way of example, the suppression of medical free speech by dissidents who opposed the Fauci/Big Pharma narrative, may have been criminal.

Burn these words into your memories and start investigating!

*18 U.S. Code § 241 - Conspiracy against rights*

If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same; or

If two or more persons go in disguise on the highway, or on the premises of another, with intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured—

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

*18 U.S. Code § 242 - Deprivation of rights under color of law*

Whoever, *under color of any law, statute, ordinance, regulation, or custom*, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to *the deprivation of any rights, privileges, or immunities secured or protected by the Constitution* or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or

both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

## **VII. International Law Remedies**

If we can't get justice in this country because the political class controls the police, prosecutors and courts, international law remedies may be our last resort. In many ways, this was a series of international crimes so we may question the ability of the American legal system to comprehend the magnitude and scope of these crimes. Initial, exaggerated estimates of the death rate came from researchers in Great Britain. The President of the World Health Organization falsely stated that the fatality rate was 3.4%. We saw people dropping in the streets in China early on, but not a single such video was seen again. Strange. Efforts to suppress prevention and early treatment options seemed to be coordinated internationally. It may take an international investigation to grasp an international crime.

There are, however, pluses and minuses in resorting to international law. The conventional wisdom as Seumas Milne writes, is that "International law simply doesn't apply to the big powers or their political leaders." All 28 people charged by the International Criminal Court have been from Africa. The American political class maybe "too big to jail." The United States government is not subject to the jurisdiction of the Court but Americans who commit crimes against humanity overseas might be. The procedures for filing complaints and getting jurisdiction over the bad guys are obscure. On the other hand, the principles of international law, unlike domestic law, capture the full measure of the evil of the Lockdown. International Law's concept of the crime against humanity, encompasses the colossal scope of the Lockdown's assault on the welfare of the human race.

The many crimes of the Lockdown fit comfortably within the definition of crime against humanity. Crimes against humanity are crimes that violate human rights that are committed during peacetime as the result of deliberate government policy and hence impose suffering on a mass industrial scale as opposed to isolated crimes by government officials that are not pursuant to official policy.

For example, if indeed, the suppression of early treatment for Covid is responsible for tens of thousands of unnecessary deaths, then domestic criminal law provides no obvious and adequate remedy, but international law may well deem that a crime against humanity.

Mass false imprisonment without charges is considered a crime against humanity. If we are imprisoned in our homes as opposed to in concentration camps, are we not still falsely imprisoned without due process? For the first time in history, mass numbers of people were deprived of the right of locomotion, the right to put one foot in front of the other to go where you want to go for reasons you don't have to explain to a bunch of sleazy politicians and nosy bureaucrats: the ancient right of free movement and free association.

Millions of people were deprived of critical medical treatment including cancer screenings. It will take researchers many years to total up the damage and the body count. One German study concluded that "Diabetes, dementia, depression, cancer and stroke were diagnosed less frequently during the lockdown." Another study concluded that "even modest reductions in child healthcare access could result in 100,000s of additional deaths in low and middle-income countries." A British study of obese people, people who are particularly vulnerable to Covid, "reported deterioration of their mental health and health-related behaviors such as diet, physical activity (PA) and sleep." A pediatrician from Canada changed his mind about the lockdown because of the "significant collateral damage due to the response to the pandemic, adversely affecting many millions of people with poverty, food insecurity, loneliness, unemployment, school closures, and interrupted healthcare."

Ironically, if you support the well-established vaccines that target much more serious diseases than COVID, you should be alarmed at the estimate that, in Africa, for every COVID death prevented by the lockdown, as many as 80 children may die due to missing routine immunizations. According to David Beasley, food insecurity due to the lockdown is a major crisis throughout the third world with an increase of 12 million food insecure people in Latin America alone. How is that not a crime against humanity?

Since all these consequences are foreseeable, the essential element of any indictment, *mens rea*, a guilty or malicious mind, can be established. So, yes, intentional disruption of millions of people's access to health care is a crime against humanity. Remember what the great Hugo wrote, increasing the magnitude of a crime cannot be its diminution.

Small businesses throughout the United States and the world were shut down and many of them have been permanently destroyed while large corporations remained open and gained fabulous wealth. Small firms owned by African-Americans were hit the hardest. Fortune magazine reported that about 100,000

small businesses were permanently shut down because of the lockdown. That means that the lifetime dreams of 100,000 Americans were destroyed. How is that not a crime against humanity? This economic wreckage devastated millions of families and millions of lives, resulting in suicides, depression, drug and alcohol abuse and illness. The strong connection with the unemployment rate and life expectancy is well-established. Worldwide, according to the UN Food Program, as many as 400 million full-time jobs have been destroyed and the two billion people who work in the informal economy, who often live hand to mouth, are threatened.

To pay for the idiotic and failed lockdown, the state stole trillions from our grandchildren by having the Fed fabricate money out of thin air. Thus, they took the economic futures away from young people who cannot even vote yet to pay for their failed lockdown. Young people, who have minimal risk from COVID have also suffered in too many ways to count.

The lockdown is a policy that explicitly sacrifices the young for the old given the huge disparity in how the virus affects each age group. Nothing like this has ever happened in American history. The young are being deprived of their youth; their social life; their education; their sports; their arts; their graduations; their careers; their job market. This is wrong and indeed, cruel. Combined with stealing trillions from their futures via Fed borrowing, how isn't the lockdown a crime against young humanity?

Almost all the crimes of the lockdown fit comfortably into the well-known crime against humanity known as "persecution," defined as any severe and willful deprivation of rights of an identifiable group, in this case, the entire American people!

As some aspects of the lockdown such as mandatory and totally ineffective masking wind down, our controllers seek to continue to harass us in other more insidious ways. We are subjected to 24/7 propaganda to get vaccinated and there is more and more pressure being applied to force people to get vaccinated, force them to donate their bodies to science while still breathing. For example, many state universities are mandating vaccines for students with a minimal risk from COVID or who have already had the virus and developed natural immunity.

Let's consider the attention the power elite and mainstream media give to a thoroughly one-side pimping of vaccines compared to prevention and treatment. This is the dog that didn't bark. This is the Freudian slip.

You hardly ever hear any politicians or MSM outlet talk about prevention such as combating the obesity epidemic or getting more vitamin D through outdoor activities and supplements. The connection between the risk of death and obesity and vitamin D deficiency is undeniable. One study found that obesity triples the risk of being hospitalized for COVID. A study from the University of Chicago found that high vitamin D levels may protect against COVID, especially for Black

people. The power elite's response? Close the gyms and parks, keep people inside and say nothing to encourage these and other forms of prevention. Their silence is violence and has no doubt killed many thousands. Is that not a crime against humanity?

Why doesn't the power elite follow the science? Because they can't get rich or powerful from prevention and the power-hungry thugs could not care less that their propaganda is killing people. Giving people more control over their lives through prevention and effective treatments would reduce fear and deprive the politicians of their greatest weapon to extort ever more totalitarian power. Nothing can be allowed to interfere with their all-consuming 24/7 obsession with Big Pharma's vaccines. Big Pharma of course spread tens of millions around to buy politicians and media outlets. Obviously, money and power explain their obsession. But consider this. The lockdown failed and caused massive destruction. Masks failed except as a symbol of their power over us. *They are desperate to convince people that their vaccines ended the crisis to cover up for their prior crimes during the lockdown.*

The power elite is slowly and surely and quietly setting the stage for vaccine passports. As they bully more and more people to get vaccinated, if it even can be called a vaccine, they will play the game of divide and conquer and start to bully the minority into giving in to Big Pharma's biology experiment. Thus, they plan to move toward internal passports, step by step so we barely notice. Progressives gave us *external* passports as a wartime measure. Naturally, they also will try to impose *internal* passports as an emergency measure.

When it comes to mandatory vaccines, we are no longer arguing from analogy or comparison that the lockdown involved crimes against humanity. No, forcing people to undergo medical experiments has literally been classified as a crime against humanity in the Nuremberg Code. Now, the medical establishment likes to tell us that the Nuremberg Code is not legally binding. That would be news to Dr. Karl Brandt, Dr. Karl Gebhardt, Dr. Joachim Mrugowsky and Dr. Waldemar Hoven, all of whom were hung by the neck until dead on June 2, 1948, *for violating the Nuremberg Code.*

## VIII. A Proposal for How Citizens Can Maintain Control over this Investigation

### A Lockdown Truth and Reconciliation Commission

A well-funded commission<sup>2</sup>, could put together a professional staff, have hearings and put together the best research from the best minds and produce a definitive report on the Lockdown and name all of its perpetrators. *The truth is perhaps the most vicious prosecutor of them all.* Is it worth a modest budget to uncover the truth, name the perpetrators, determine the underlying causes, including ideological causes, and propose reforms to make another Lockdown virtually impossible? Since the Lockdown itself probably caused hundreds of thousands if not millions of deaths and several dozen trillion dollars in economic loss, this question answers itself.

### CONCLUSION

This webinar merely scratched the surface of an enormous tragedy that will take years to fully understand. Yet, we must understand it or else it will happen again and again and again. The rest is up to **you**.

---

<sup>2</sup> The government has already spent \$30 million The January 6 riot in DC which cost maybe two million dollars in damage to the Capitol.