

**Media release:****Criminal complaint 2.0 against Swissmedic filed**

Zurich, 28 March 2024 – In the name of and on behalf of six persons directly injured by mRNA vaccinations and for other persons, we hereby publish our criminal complaint against the Swiss regulatory authority Swissmedic and against vaccinating physicians ("Criminal complaint 2.0"), which has been filed on 7 February 2024 after comprehensive factual and legal updates, supplementation and clarification.

This step became necessary because, since the first criminal complaint was filed on 14 July 2022, the legally relevant evidence had not only been fully confirmed in terms of the facts presented and the legal arguments, but had also been accentuated and aggravated in most cases. At the same time, the reported criminal activities were consistently continued by Swissmedic, without any sign of any constitutional correction on the part of the Swiss judiciary or the Swiss Parliament (Art. 169 et seq. Federal Constitution) - on the contrary:

With the draft revision of the Epidemics Act, the Federal Council wants to further expand the current practice of emergency authorisations and the use of novel, experimental vaccines.

What's new?

Compared to the first version dated 14 July 2022, the criminal complaint 2.0 contains updated, supplemented and improved legally relevant evidence up to mid-2023 (in some cases beyond) and also comprehensively supplemented and clarified legal explanations, including with regard to

- Evidence that at no time was there a discernible threat to public health from SARS-CoV-2 in the form of a debilitating or life-threatening disease within the meaning of Art. 9a para. 1 TPA;
- Evidence that available and long-established alternative prevention and treatment methods have been ignored by Swissmedic to date;
- Evidence that mRNA-based injections pose a particular risk to human health, especially that of children and adolescents (alarming mortality data and declining birth rates);
- Proof of the special experimental character of the mRNA-based preparations;
- Evidence that a positive benefit/risk ratio of mRNA-based Covid-19 "vaccinations" was never proven;
- Extensive evidence that Swissmedic has consistently and permanently **misled the entire population and Swiss key decision-makers** regarding the actual risk content of mRNA preparations and the lack of evidence of a protective effect with regard to infection and transmission, which is why a criminal investigation into the offence of falsification of documents in office (Art. 317 SCC) can no longer be postponed.



Motive for new publication

As a consequence of the completion of our investigation since the end of 2021 (i.e. work by a larger team of both internal staff and a group of *pro bono* supporting scientists), there can no longer be any reasonable doubt that the risk to public health from mRNA substances, already sufficiently clearly demonstrated by the criminal complaint of 14 July 2022, is greater than that from SARS-CoV-2, and that this risk created by authorities continues to exist.

For this reason, because Swissmedic is pursuing unperturbed its criminal behaviour. Therefore, and because it is doing exactly the opposite of what Switzerland's highest authority for drug safety would be obliged to do by law, we feel compelled to make the criminal complaint 2.0 submitted on 7 February 2024 freely accessible to the public - and thus to all members of the Swiss Federal Assembly – ultimately to protect the public from high-risk mRNA-based medicinal products and from misleading, deceptive information about the effective risk associated with the authorised mRNA-substances.

Supplementary notes on the publication

The **Swissmedic criminal complaint 2.0** is published today on 28 March, 2024, i.e. more than 20 months after the original first version was submitted and around 7 weeks after version 2.0 was submitted to the competent public prosecutor's office. It will be made available on the same website as the original version:

www.corona-complaint.ch

The factual **Evidence Report 2.0**, which has also been updated and refined until mid-2023 (and in some cases beyond), is also stored there, along with the List of Sources 2.0.

For questions regarding the content of the criminal complaint, we recommend the summary of the criminal complaint 2.0, which contains all essential points as an "**Executive Summary**" (English version: from page 31).

Please also refer to the media conference held on 14 November 2022 and the information provided to media representatives in this regard, including presentations, available on the same homepage.

Presumption of innocence

The presumption of innocence continues to apply to all those involved.

The publication announced herewith is being made after consultation with the competent public prosecutor's office, which has raised no objections to this step.

Media contact for questions about criminal charges 2.0:

info@kruse-law.ch

The criminal complaint and the detailed presentation of evidence ("Evidence Report") are published at: www.corona-complaint.ch