

Lawsuit filed with The Hague tribunal to stop the forced vaccinations in Israel

 zeromandatoryvaxx.com/2021/lawsuit-filed-with-the-hague-tribunal-to-stop-the-forced-vaccinations-in-israel/

By

March 13, 2021



March 1, 2021 | **Israeli complaint to International Criminal Court: Corona vaccines – crimes against humanity** | [Source](#)

“Violation of the Nuremberg Code by the Government of Israel and other factors”

IL TRIBUNALE PENALE INTERNAZIONALE HA ACCOLTO LA DENUNCIA PER VIOLAZIONE DEL CODICE DI NORIMBERGA DEL GOVERNO ISRAELIANO

By Redazione — Last updated Mar 12, 2021 — 

[CORONAVIRUS](#) [DEEP STATE](#) [EIGHT O'CLOCK IN THE MORNING](#)



Israel News spiega chiaramente i fatti: ... due avvocati, Ruth Makhachovsky e Arie Suchowolski hanno presentato una denuncia presso l'International Court of Justice. La denuncia viene da un gruppo di antivaccinisti israeliani, People for Truth, i quali sostengono che i vaccini somministrati in Israele siano un crimine contro l'umanità. L'istanza è stata presentata, ma questo non significa che Israele dovrà presentarsi in tribunale. Come ha spiegato il capo dell'ufficio della Corte internazionale di giustizia dell'Aja. Mark P. Dillon, che ha confermato di aver ricevuto la denuncia, questo non significa che “sia stata aperta un'indagine, né che verrà aperta un'indagine”.

א. סוכובולסקי ושות'
משרד עורכי-דין ונוטריון
A. SUCHOVOLSKY & Co.
LAW-OFFICES & Notary

| | | | |
|--------------------------------|----------------------------|---------------|--------------|
| ABRAHAM SUCHOVOLSKY 1931- 1995 | אברהם האביב סוכובולסקי ז"ל | 15, YAVNE ST. | רח' יבנה 15, |
| ARIE SUCHOVOLSKY, B.A.,LL.B | אריה סוכובולסקי | Tel-Aviv | תל-אביב |
| ISHAY BEINART, LL.M | ישי בינרט | TEL: | טל': |
| NURIT SUCHOVOLSKY, LL.B | נורית סוכובולסקי | FAX: | פקס': |
| | | E-Mail: | אי-מייל: |
| | | DATE: | תאריך: |

To: International Criminal Court
Office of the Prosecutor
Communications
Post Office Box 19519
2500 CM The Hague
The Netherlands
Email: otp.informationdesk@icc-cpi.int

BEFORE THE INTERNATIONAL CRIMINAL COURT
(TREATY OF ROME, ART. 15.1 AND 53)
IN THE MATTER OF CRIMES AGAINST HUMANITY

Subject of complain: Violation of the Nuremberg Code by the Government of Israel and additional factors

We address you in the name of the "Anshei Emet" Fellowship, a fellowship under establishment, in which the members are attorneys, physicians, public and general activists, who made a choice to exercise their democratic right not to receive the experimental medical treatment (Corona Immunization), and who feel that great pressures, hard and illegal, are exerted upon them on behalf of the Government of Israel, members of the Knesset, ministers, senior public elected representatives, heads of cities and more.

We wish to begin with basic knowledge on the subject matter:

The Corona Virus is an innovative medical treatment, which has only recently obtained FDA approval in the United States (in an emergency procedure only), an approval that is not final, and with details of 22 side effects to the vaccine. Additionally, it is clear to all the medical factors that the subject of the long-range influence of the treatment was not scientifically tested (testing and research), and the long-range effect and safety of the treatment on its recipients are unknown. T is important to state that never until now were administered in the

[Link To Document Lawsuit filed with The Hague tribunal to stop the forced vaccinations in Israel](#)

A group of Israeli lawyers has filed a lawsuit with the International Criminal Court in The Hague citing the vaccine clinical experiment in Israel as a crime against humanity. See English PDF attached (I have redone this from the original because the original was not

searchable. The attached PDF is searchable and can therefore easily be translated into other languages). Original English (not searchable):

https://drive.google.com/file/d/1JjRt_OjBrHPjuegftFhvRmtdKwv9PFqo/view.

Un groupe d'avocats israéliens a déposé une plainte auprès de la Cour pénale internationale de La Haye, qualifiant l'expérimentation clinique du vaccin en Israël de crime contre l'humanité. Voir le PDF anglais ci-joint (j'ai refait ce document à partir de l'original car celui-ci n'était pas consultable. Le PDF ci-joint est consultable et peut donc facilement être traduit dans d'autres langues). Original anglais (non consultable) :

https://drive.google.com/file/d/1JjRt_OjBrHPjuegftFhvRmtdKwv9PFqo/view.

Traduction approximative en français ci-jointe.

Eine Gruppe von israelischen Anwälten hat eine Klage beim Internationalen Strafgerichtshof in Den Haag eingereicht, die das klinische Impfstoff-Experiment in Israel als Verbrechen gegen die Menschlichkeit bezeichnet. Siehe beigefügtes englisches PDF (ich habe dies aus dem Original neu erstellt, weil das Original nicht durchsuchbar war. Das angehängte PDF ist durchsuchbar und kann daher leicht in andere Sprachen übersetzt werden). Original Englisch (nicht durchsuchbar):

https://drive.google.com/file/d/1JjRt_OjBrHPjuegftFhvRmtdKwv9PFqo/view.

Grobübersetzung in Deutsch angehängt.

ITALIAN:

[https://israel-news.co.il/archives/24845?](https://israel-news.co.il/archives/24845?fbclid=IwARoNjdEJHzNNm61fSHHt8la6kJGHosIklBu2jeG8pve26IOEo4CdOgR6Vuk)

[fbclid=IwARoNjdEJHzNNm61fSHHt8la6kJGHosIklBu2jeG8pve26IOEo4CdOgR6Vuk](https://israel-news.co.il/archives/24845?fbclid=IwARoNjdEJHzNNm61fSHHt8la6kJGHosIklBu2jeG8pve26IOEo4CdOgR6Vuk)

A complaint was filed in the Hague Tribunal by Adv. Ruth Makhachovsky and Adv. Arie Suchowolski on the matter: Violation of the Nuremberg Code by the Government of Israel and other parties

COVID-19 – Violation du code de Nuremberg : la lettre d'acceptation du Tribunal de La Haye a été signée par Mark Dillon (Réf.: OTP-CR-75/21)

<https://guyboulianne.com/2021/03/13/covid-19-violation-du-code-de-nuremberg-la-lettre-d-acceptation-du-tribunal-de-la-haye-a-ete-signee-par-mark-dillon-ref-otp-cr-75-21/>

Le 12 mars dernier, c'est-à-dire hier, je vous annonçais qu'une plainte de l'organisation "People of Truth" (אנשי האמת) a été déposée auprès du Tribunal de La Haye par les avocats Ruth Machnes Suchovolsky et Aryeh Suchowolski, du cabinet A. Suchovolsky & Co., concernant des violations du Code de Nuremberg par le gouvernement israélien et d'autres parties. Or, la plainte déposée a été acceptée et elle est maintenant en attente d'une décision. La lettre d'acceptation de la plainte a été signée il y a à peine quatre jours par Mark Dillon, responsable de l'information et des preuves à la Cour pénale internationale (Réf.: OTP-CR-75/21).

Je tiens à préciser que je suis en contact direct avec les avocats du cabinet A. Suchovolsky & Co., dont Me Ruth Machnes Suchovolsky. Je cultive donc une relation privilégiée avec ceux-ci et les informations que je partage sur mon site internet sont par le fait même de premières mains. Ce que j'ai partagé hier concerne la plainte déposée à la CPI. Il est donc important de savoir qu'un recours a aussi été déposé à la Cour suprême d'Israël par les mêmes avocats pour violations du code de Nuremberg et pour arrêter cette dangereuse vaccination. Me Suchovolsky m'écrit : « *Il était important pour nous de déposer d'abord la plainte auprès de la Cour pénale internationale avant de déposer le procès devant le tribunal en Israël.* »

Me Suchovolsky traduira le procès devant la Cour suprême de l'hébreu à l'anglais et elle me le transférera. Je pourrai ainsi le traduire en français et le partager à mes lecteurs sur mon site internet. Le recours juridique compte 18 pages. « *C'est important* », affirme Me Suchovolsky. « *Beaucoup de gens ici sont gravement blessés à cause du vaccin, et le gouvernement cache l'information. L'expérience en cours en Israël suivra dans le reste du monde.* » Concernant la plainte déposée à la CPI, le tribunal a envoyé la lettre d'acceptation une semaine après avoir reçu la plainte. Selon Me Suchovolsky, « *c'est donc un bon signe. J'appellerai le responsable la semaine prochaine et lui expliquerai l'urgence.* »

L'avocate a raison lorsqu'elle m'écrit qu'il est si important de s'unir en cette période de crise.”

-Thank you to Stop5GAppeal

“1. The voluntary consent of the human subject is absolutely essential.

This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision...” The Nuremburg Code

THE NUREMBERG CODE

Permissible Medical Experiments

The great weight of the evidence before us is to the effect that certain types of medical experiments on human beings, when kept within reasonably well-defined bounds, conform to the ethics of the medical profession generally. The protagonists of the practice of human experimentation justify their views on the basis that such experiments yield results for the good of society that are unprocurable by other methods or means of study. All agree, however, that certain basic principles must be observed in order to satisfy moral, ethical and legal concepts:

1. The voluntary consent of the human subject is absolutely essential.

This means that the person involved should have legal capacity to give consent; should be so situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision. This latter element requires that before the acceptance of an affirmative decision by the experimental subject there should be made known to him the nature, duration, and purpose of the experiment; the method and means by which it is to be conducted; all inconveniences and hazards reasonably to be expected; and the effects upon his health or person which may possibly come from his participation in the experiment.

The duty and responsibility for ascertaining the quality of the consent rests upon each individual who initiates, directs or engages in the experiment. It is a personal duty and responsibility which may not be delegated to another with impunity.

2. The experiment should be such as to yield fruitful results for the good of society, unprocurable by other methods or means of study, and not random and unnecessary in nature.
3. The experiment should be so designed and based on the results of animal experimentation and a knowledge of the natural history of the disease or other problem under study that the anticipated results will justify the performance of the experiment.
4. The experiment should be so conducted as to avoid all unnecessary physical and mental suffering and injury.
5. No experiment should be conducted where there is an a priori reason to believe that death or disabling injury will occur; except, perhaps, in those experiments where the experimental physicians also serve as subjects.
6. The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem to be solved by the experiment.
7. Proper preparations should be made and adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability, or death.

[Link To The Nuremberg Code](#)
