

Deponent: :Michael-Henry of the House: Furlong

Made under Oath on the: Fifteenth of December Two Thousand and Twenty

Occupation: Ex Jaguar Land Rover employee

Record Id: NV 3450 8438 3GB

Address: 29 Karonga Road
Fazakerley
Liverpool
Merseyside
L10 9LN



Respondents: Thierry Bollore
Jaguar Land Rover Ltd

Post-Master-General

Respondents Address: Abbey Road
Whitley
Coventry
CV3 4LF

Affidavit

OK
I: Michael-Henry, ^{Furlong}

of above stated address, being the Natural Person above the age of Majority and by reason of sound mind do sincerely and honestly depose that these words be my words; and by my own hand; written and inscribed by me; and given freely and without duress; and expressing accurately to the best of my ability the facts herein wherein I have witnessed firsthand or possess expert knowledge; and do honestly make, truly promise and solemnly vow under sacred Oath in Trust before Almighty God and all those present as witnesses that:

1. I am the Deponent; and
2. There are ten (10) essential maxims or precepts in commercial law. Those being:-
 - i. **“Workman is worthy of his hire”**. The first of these is expressed in Exodus 20:15; Lev. 19:13; Mat. 10:10; Luke 10th; II Tim. 2:6. Legal maxim: “It is against equity for freemen not to have the free disposal of their own property”; and
 - ii. **“Equality before the law”** or more precisely, All are equal under the law. (God’s Law – Moral and Natural Law). Exodus 21:23-25;

The Keeper of Records, Cosmic Gazette,
do hereby certify the foregoing document
is a true and correct copy of the original
of the document recorded in public at
cosmicessencepma.com

Witness my hand and official seal this
10 day of December, 2025

Keeper of Records Cosmic Gazette,
By CERK, TRUSTEE
Trustee

Deponent: *[Signature]*



Lev. 24: 17-21; Deut. 1;17, 19:21; Mat. 22:36-40; Luke 10:17; Col. 3:25. "No one is above the law"; and

- iii. **"In Commerce Truth is Sovereign"**. (Exodus 20:16; Ps. 117:2; John 8:32; II Cor. 13:8). Truth is sovereign – and the Sovereign tells only the truth; and
- iv. **"Truth is expressed in the form of an Affidavit"** (Lev. 5:4-5; Lev. 6:3-5; Lev. 19:11-13; Num. 30:2; Mat. 5:33; James 5: 12). An affidavit is the solemn expression of truth. In commerce, an affidavit must be accompanied and must underlay and form the foundation for any commercial transaction whatsoever; and
- v. **"An un rebutted Affidavit stands as Truth in commerce"**. (12 Pet. 1:25; Heb. 6:13-15;) Claims made in an affidavit, if not rebutted, emerge as the truth of the matter. Legal Maxim: "He who doesn't deny, admits"; and
- vi. **"An un rebutted Affidavit becomes the judgment in Commerce"**. (Heb. 6:16-17;). There is nothing left to resolve. Any proceeding in any court, tribunal, or arbitration forum consists of some contest, or duel, of commercial affidavits wherein the points remaining un rebutted in the end stand as truth and matters to which the judgment of the law is applied; and
- vii. **"In Commerce for any matter to be resolved it must be expressed"**. (Heb. 4:16; Phil. 4:6; Eph. 6:19-21). No one is the mind reader and the issue must be stated to be resolved. Legal Maxim: "He who fails to assert his rights has none"; and
- viii. **"He who leaves the battlefield first loses by default"**. (Book of Job; Mat. 10:22). This means that an affidavit which is un rebutted point for point stands as **"truth in commerce"** because it hasn't been rebutted and has left the battlefield; and
- ix. **"Sacrifice is the measure of credibility"**. (No willingness to sacrifice = no liability, responsibility, authority, or measure of conviction). Legal Maxim: "He who bears the burden ought also to

Deponent:..  ..

derive the benefit”; and

x. **“The lien or claim can be satisfied only through rebuttable by Affidavit point by point, Resolution by Jury, or Payment”**. (Gen. 2-3; Mat. 4; Revelation.); and

3. On or around April 2011, I started working for Jaguar Land Rover Ltd (hereinafter the “respondent”) and since that time have worked hard and was actively striving to apply for a trade union position; and
4. In August 2020, whilst working for the respondent, I had a dizzy spell and nearly passed out due to what I would describe as oxygen deprivation due to the mandating of face masks. This incident was reported to a senior management member as it is a health and safety issue that not only put my personal safety at risk, but also the safety of other Jaguar Land Rover employees. During my time at Jaguar Land Rover, I had been taught that: first and foremost was my own health and safety and the safety of my co-workers; and
5. This above said occurrence caused me concern and anxiety due to the oxygen deprivation/ Co2 inhalation yet my superiors continued to insist that I must wear the masks under duress, (under the Nuremberg code my consent is needed which I did not give and have never given), and I believe this put both my personal safety and safety of co-workers at risk; and
6. Due to my concerns, I carried out my own research and discovered documentation from the Official Government website that demonstrated that the status of COVID-19 had been down graded and it was no longer considered to be a high consequence infects disease (HCID) in the UK, clearly demonstrating that there is no need to wear a mask because of COVID-19; and

– See **“Annexure 01”** (Certified copy of: GOV.UK online document)

7. I then carried out further research into COVID-19, and found scientific evidence in a publication from the Light Newspaper where the report by Neurologist (at page 5) confirmed that the wearing of masks causes Oxygen Deprivation leading to ‘Brain Damage’ and this would explain the dizzy spells that I had previously experienced and confirmed that it could

Deponent: . . .  . . .

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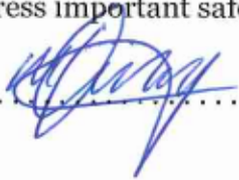
happen again and this would certainly put my safety and the safety of my co-workers at risk of harm, in breach of health and safety protocols, as this had been reported to the management level who failed to act in good faith; and

– See “**Annexure 02**” (Certified copy of the The Light – www.thelightpaper.co.uk)

8. On or around the 29th of October 2020, after researching the subject in depth, I did serve the respondents with a Notice of Conditional Acceptance by way of Recorded Delivery (Record ID: NV 5006 3430 2GB) that was delivered and signed for on the 2nd of November 2020, where I conditionally accepted the offer to wear a mask upon condition that proof of their safety for myself and co-workers was clearly demonstrated; and

– See “**Annexure 03**” (Certified copy of Notice of Conditional Acceptance)

9. The above said Notice of Conditional Acceptance stating my safety concerns was ignored and refused stating the grounds that it was “vexatious”. I was then suspended at first without pay, then suspended with pay and to the best of my knowledge and belief no health and safety investigation, or impact/ risk assessment was carried out by the respondents in breach of the Health and Social Care Act 2012, and Health and Safety protocols; and
10. By the 9th of November 2020, as the respondents had still failed to respond to the Notice of Conditional Acceptance, I did sent a Notice of Dishonour and Opportunity to Cure again by way of Recorded Delivery (Record ID: NV 5008 1374 5GB) that was signed for on the 11th of November 2020, again expressing my safety concerns for myself and co-workers and again asking the respondents to provide proof of the safety of wearing masks; and
– See “**Annexure 04**” (Certified copy of Notice of Dishonour and Opportunity to Cure)
11. On the 12th of November 2020, I was unfairly dismissed by the respondents, who failed to address important safety issues regarding both

Deponent:..........

my personal safety and wellbeing and the safety and wellbeing of other Jaguar Land Rover employees; and

12. On or around the 18th of November 2020, I did serve a Notice of Dishonour (Record ID: NV 9102 9342 2 GB) signed for by Recorded Delivery 20th November 2020, as before the respondent had again failed to respond in good faith; and

– See “**Annexure 05**” (Certified copy of the Notice of Dishonour)

13. On or around the 1st of December 2020, I did serve a Notice of Security of Interest (Record ID: BN 016486642 GB) that was signed for by recorded delivery on the 2nd of December 2020; and

– See “**Annexure 06**” (Certified copy of Notice of Security of Interest)

14. All the facts and circumstances deposed herein are within my own first-hand knowledge and expertise except such as are deposed herein from information only in accord with my reasonable knowledge and sources of information as appear within the present Affidavit; and

15. In the event that any provision or wording of the present Affidavit is held to be invalid or unenforceable at law, such provision or wording shall hereby be severed from the present Affidavit to the extent that such provision or wording is void, invalid or unenforceable. Furthermore, any such ruling shall not affect the validity or enforceability of the remainder of the present Affidavit;

Deponent: 

CERTIFICATE OF ANNEXURE'S

I; Michael-Henry of the House: Furlong, the duly appointed Authorised Representative of MICHAEL HENRY FURLONG hereby certify the following Annexure's marked 01 to 06 referred to in this Affidavit were presented, sighted and certified before me and the Notary Public:

Annexure 01 being the true: Certified copy of: GOV.UK online document; and

Annexure 02 being the: Certified copy of the The Light – www.thelightpaper.co.uk); and

Annexure 03 being the: Certified copy of the Notice of Conditional Acceptance; and

Annexure 04 being the: Certified copy of the Notice of Dishonour and Opportunity to Cure; and

Annexure 05 being the: Certified copy of the Certified copy of the Notice of Dishonour; and

Annexure 06 being the: Certified copy of the Notice of Security of Interest; and

Deponent:.. 

Deposed under Sacred Oath by: Micheal-Henry: Furlong as Authorised representative of MICHEAL HENRY FURLONG;

On the: 22nd of December, Two Thousand and Twenty
At: 6 porter Street, Marylebone, London
United Kingdom [W1U 6DD].

Autographed:  Seal: 

ACKNOWLEDGEMENT

Before me the undersigned Notary Public acting in and for the County of: GREATER LONDON and Town of: LONDON on this: 22nd day of: December 2020, personally appeared and known to me to be the identical living man: Michael-Henry: Furlong, who executed by Will and Intent expressing accurately *Animus Testandi* the foregoing Affidavit and then acknowledged to me his free and voluntary act. Given under my hand and seal;

Notary Public: 
NOTARY PUBLIC
LONDON
W1 22-12-2020



Public Seal:

Gopal Gupta MBE Notary Public
GKG Notary
6 Porter Street
London W1U 6DD
Tel: 02089802800
www.gkgnotary.co.uk
info@gkgnotary.co.uk

Deponent: 

Annexure 03

4 pages
X Double

1. Home (<https://www.gov.uk/>)
2. Infectious diseases (<https://www.gov.uk/topic/health-protection/infectious-diseases>)

Guidance

High consequence infectious diseases (HCID)

Guidance and information about high consequence infectious diseases and their management in England.

Published 22 October 2018

Last updated 17 June 2020 — see all updates

From:

Public Health England (<https://www.gov.uk/government/organisations/public-health-england>)

Contents

- Status of COVID-19
- Definition of HCID
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- Infection prevention and control in healthcare settings
- Specialist advice for healthcare professionals
- Hospital management of confirmed HCID cases
- Travel health advice for HCIDs

[Print this page](#)

Status of COVID-19

As of 19 March 2020, COVID-19 is no longer considered to be a high consequence infectious disease (HCID) in the UK.

The 4 nations public health HCID group made an interim recommendation in January 2020 to classify COVID-19 as an HCID. This was based on consideration of the UK HCID criteria about the virus and the disease with information available during the early stages of the outbreak. Now that more is known about COVID-19, the public health bodies in the UK have reviewed the most up to date information about COVID-19 against the UK HCID criteria. They

Argentine haemorrhagic fever (Junin virus)	Andes virus infection (hantavirus)
Bolivian haemorrhagic fever (Machupo virus)	Avian influenza A H7N9 and H5N1
Crimean Congo haemorrhagic fever (CCHF)	Avian influenza A H5N6 and H7N7
Ebola virus disease (EVD)	Middle East respiratory syndrome (MERS)
Lassa fever	Monkeypox
Lujo virus disease	Nipah virus infection
Marburg virus disease (MVD)	Pneumonic plague (Yersinia pestis)
Severe fever with thrombocytopenia syndrome (SFTS)	Severe acute respiratory syndrome (SARS)*

*No cases reported since 2004, but SARS remains a notifiable disease under the International Health Regulations (2005), hence its inclusion here

**Human to human transmission has not been described to date for avian influenza A(H5N6). Human to human transmission has been described for avian influenza A(H5N1), although this was not apparent until more than 30 human cases had been reported. Both A(H5N6) and A(H5N1) often cause severe illness and fatalities. Therefore, A(H5N6) has been included in the airborne HCID list despite not meeting all of the HCID criteria.

The list of HCIDs will be kept under review and updated by PHE if new HCIDs emerge that are of relevance to the UK.

HCIDs in the UK

HCIDs, including viral haemorrhagic fevers (VHFs), are rare in the UK. When cases do occur, they tend to be sporadic and are typically associated with recent travel to an area where the infection is known to be endemic or where an outbreak is occurring. None of the HCIDs listed above are endemic in the UK, and the known animal reservoirs are not found in the UK.

As of February 2020, 2019, the UK has experience of managing confirmed cases of Lassa fever, EVD, CCHF, MERS and monkeypox. The vast majority of these patients acquired their infections overseas, but rare incidents of secondary transmission of MERS and monkeypox have occurred in the UK.

HCID risks by country

For health professionals wishing to determine the HCID risk in any particular country, an A to Z list of countries and their respective HCID risk is available.

See HCID country risks (<https://www.gov.uk/guidance/high-consequence-infectious-disease-country-specific-risk>)

- the Newcastle Royal Victoria Infirmary HLIU.

Further support for managing confirmed contact HCID cases is provided by the Royal Liverpool Hospital and the Royal Hallamshire Hospital, Sheffield.

Airborne HCIDs

There are 5 interim Airborne HCID Treatment Centres in England. Adult and paediatric services are provided by 7 NHS Trusts:

- Guy's and St Thomas' NHS Foundation Trust (adult and paediatric services)
- Royal Free London NHS Foundation Trust, with a paediatric service provided by Imperial College Healthcare NHS Foundation Trust
- Royal Liverpool and Broadgreen University Hospitals NHS Trust, with a paediatric service provided by Alder Hey Children's NHS Foundation Trust
- Newcastle upon Tyne Hospitals NHS Foundation Trust (adult and paediatric services)
- Sheffield Teaching Hospitals NHS Foundation Trust (adult service only)

Case transfer arrangements

Hospital clinicians seeking to transfer confirmed HCID cases, or discuss the transfer of highly probable HCID cases, should contact the NHS England EPRR Duty Officer. It is expected that each case will have been discussed with the Imported Fever Service (<https://www.gov.uk/guidance/imported-fever-service-ifs>) before discussing transfer.

Travel health advice for HCIDs

The National Travel Health Network and Centre (NaTHNaC) provides travel health information about a number of HCIDs, for healthcare professionals and travellers. Advice can be accessed via the Travel Health Pro website (<https://travelhealthpro.org.uk/>).

Published 22 October 2018

Last updated 17 June 2020 + show all updates

1. 17 June 2020
Added Sheffield Teaching Hospitals NHS Foundation Trust to the list of airborne HCID treatment centres in England.
2. 21 March 2020
Added explanation of the removal of COVID-19 from the list of HCIDs in the UK.
3. 16 January 2020
Added Wuhan novel coronavirus
4. 13 May 2019
Amended the definitions for HCID.
5. 17 April 2019
Added explanation for inclusion of avian influenza H5N6 as an HCID.
6. 30 January 2019
Added link to information on HCID risks by country.

epidemiology-outbreaks-and-guidance), and Plague: epidemiology, outbreaks and guidance (<https://www.gov.uk/guidance/plague-epidemiology-outbreaks-and-guidance>)

Explore the topic

- Infectious diseases (<https://www.gov.uk/topic/health-protection/infectious-diseases>)



China Now World's Largest Economy

IMF Shows U.S. Has Slipped To Second, PAGE 14

Government's 'Disastrous Policies' Breaking Human Rights Laws

Under the guise of a public health emergency, the Johnson regime, together with the complicit silence of the Opposition, continues to breach many articles of the UK Human Rights Act 1998 legislation, inflicting pain, misery and suffering on the British people whom they have been elected to serve.

Articles 2,3,5,8 & 11 in particular have been seriously and serially broken by the UK government's disastrous policies, and although they may try to defend their actions by professing a 'pandemic', all facts and evidence point to this being a nonsense and flimsy excuse to become the most authoritarian rule on these islands since the Romans.

By confining the elderly to their care homes without personal visits, by breaking up peaceful rallies, by 'locking down' the entire country from March to May and now doing it again, there is no way the Johnson regime would be able to justify any of these harmful actions that are causing pain and loss of life to thousands in a court of law, should the people of the United Kingdom ever manage to get the justice they deserve.

Article 2 of the Human Rights Act protects your right to life. This means that nobody, including the government, can try to end your life. It also means the government should take appropriate measures to safeguard life by making laws to protect you and, in some circumstances, by taking steps to protect you if your life is at risk.

Public authorities should also consider your right to life when making decisions that might put you in danger or that affect your life expectancy.

If a member of your family dies in circumstances that involve the state, you may have the right to



Photo credit IAN BURSILL

an investigation. The state is also required to investigate suspicious deaths and deaths in custody. Whoever told NHS Trust Managers to issue blanket DNR's is likely liable, and many of the clauses of the Coronavirus Act 2020 also break many parts of this article.

Article 3 protects you from torture (mental or physical,) inhuman or degrading treatment or punishment. So not allowing loved ones to see their elderly and dying relatives, being told to wear face masks, and being deceived, feared or forced into receiving medical treatment such as vaccinations is a breach of these rights.

by DARREN SMITH

Article 5 protects your right to liberty and security. This means you must not be imprisoned or detained without good reason (normally for committing a crime against another.)

A restriction to this is listed as 'you are capable of spreading infectious disease' but one would hope due to the right to a trial in a court that the UK regime would never take it that far, being as they would have to prove against many leading experts their extremely dubious claims of a 'pandemic.'

This government, despite being

asked on a number of occasions, has yet to prove there is a genuine public health emergency, so it may therefore be guilty of imprisoning millions of people unreasonably and based on wildly inaccurate projections. Are the government and their advisers wholly incompetent or criminally culpable?

Article 8 protects your right to respect your private and family life, meaning you have the right to live your life privately without government interference. This includes a right to participate in essential economic, social, cultural and leisure activities. The government's closing down the country for false reasons is illegal under this right.

Article 8 also includes your right to sovereignty of your body. This means any kind of forced medical intervention is breaking the law.

Article 10 protects this paper's right to exist, and your individual right to read it, formerly known as 'freedom of the press.'

Finally, Article 11 protects your right to protest and dissent by holding meetings and demonstrations with other people

You also have the right to form and be part of a trade union, a political party or any other association or voluntary group.

Thus restricting the number of people who can gather, and sending in riot police to attack peaceful meetings, which has happened on a number of occasions during these last months is yet another illegal breach of human rights.

Amnesty International have said a series of "shockingly irresponsible" government decisions has led to key failings, including decisions to discharge thousands of untested hospital patients into care homes and the imposition of blanket DNR (Do Not Resuscitate) notices. Care home managers and staff say they were left without guidance, PPE or access to testing.

"The UK government, national agencies, and local-level bodies have taken decisions and adopted disastrous policies during the Covid-19 pandemic that have directly violated the human rights of older residents of care homes — notably their right to life, their right to health, and their right to non-discrimination. Amnesty calls for a full independent public inquiry to commence immediately, and for the revision of current restrictive visiting guidelines."

UK NEWS

Liverpool Gyms Resist Lockdown.



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UK NEWS

Masks Are Causing Brain Damage.



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UK NEWS

Small UK Farms Disappearing.



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INTERNATIONAL

Lawyers Prep Lawsuit Against W.H.O.



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ECONOMY

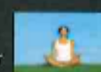
How The Banking System Really Works.



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HEALTH

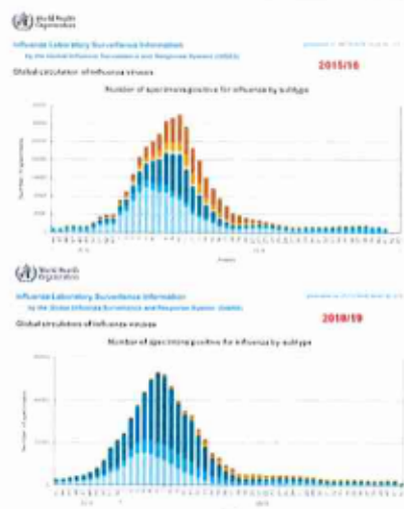
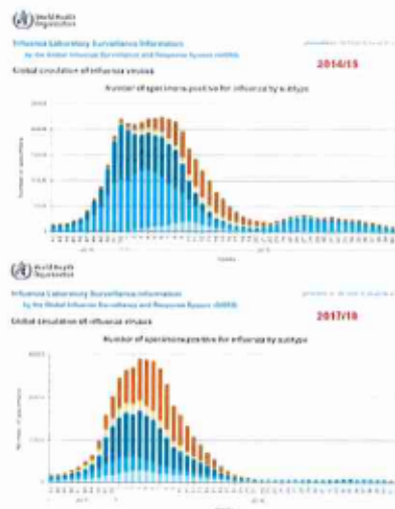
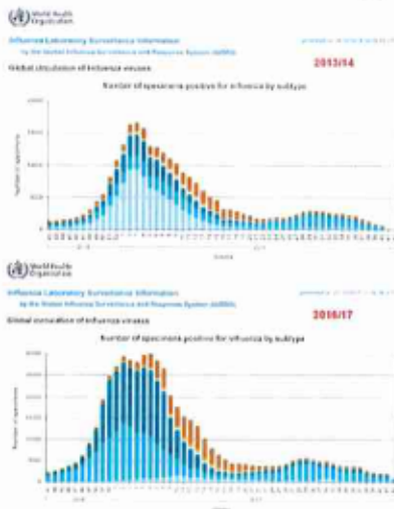
We Need To Reclaim Power Over Our Health.



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What has happened to the 'Flu'?

by SARA O'DONNELL



Looking at the World Health Organisation's own data from the last few years, we can see that every year many thousands of people test positive for flu.

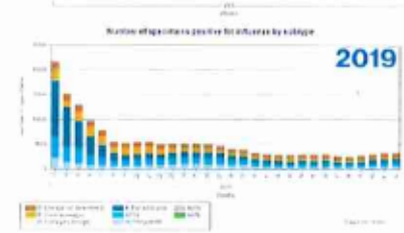
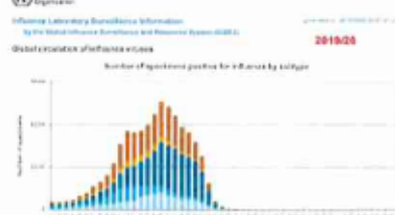
They put the number of global annual flu deaths between 290,000 - 650,000 according to research by John Paget et al in the Journal of Global Health in December 2019 (<http://jogh.org/documents/issue201902/jogh-09-020421.pdf>).

If we look back to the 2013/14 flu season we see a similar pattern repeated each year. There is a peak followed by a tailing off when the number of cases are lower but still significant.

However, this year something very interesting has happened. The tail is virtually non-existent! This graph zooms in on the 'tail' for this year and last to really show what a huge difference there is.

Health officials have been very quiet on the subject. However, as Prof Carl Heneghan from Oxford University's Centre for Evidence Based Medicine recently pointed out, hospital admissions are at normal levels for the time of year.

It could be reasonable to assume then that flu cases are being recorded as Covid. Especially with all the problems surrounding the PCR test as reported in our last issue, and by its inventor Kary Mullis who passed away in August 2019.



You can get more information from Public Health England's weekly reports.

Police Given Access to Track and Trace

Police forces across England have been granted access to people's data who have been told to self-isolate through the Track and Trace scheme.

The move has sparked hope it could deter people getting tested for coronavirus, something which is key in controlling the spread of the panic. The Department of Health and Social Care (DHSC) said police forces will have access "on a case-by-case" basis to information, enabling them to know if an individual has been told to self-isolate.

The Health Service Journal (HSJ) reported that the office of England's chief medical officer, Professor Chris Whitty, was among those who feared it would put people off from being tested.

by KATE BUCK

Liverpool City Region Mayor Steve Rotherham said the Government needed to "be careful about deterring people" from downloading the app. He told LBC's Swarbrick on Sunday: "The problem is that we have to be careful about deterring people from actually taking those tests in case it is seen as being 'big brother.' So I would say a note of caution to government: let's take people with us and explain the messages so they don't feel as if this is being done to them yet again."

Liberal Democrat leader Sir Ed Davey said ministers should "reverse the policy urgently". He said: "Ministers'

decision to allow people's Covid test data to be shared with the police is a huge mistake. Anything that further undermines the public's dwindling trust in this government's handling of the pandemic is damaging, and few things could have been better designed to do that, than this." Sir Ed added: "Asking our already overstretched police service to take on this task is both self-defeating and a serious misjudgement."

It comes as the DHSC updated its online guidance on Friday about how coronavirus testing data will be handled. People who fail to self-isolate "without reasonable justification" could have their name, address and contact details passed on to their local authority and then to the police,

the DHSC's website said. "This may lead to enforcement action being taken against you, which could include you being fined," the online guidance said. "A police force may request information relating to positive Covid-19 tests from the privately-operated 'Test & Trace' programme directly, where they are investigating a report of someone who may not be complying with the mandatory self-isolation period."

Currently it is a legal requirement for those who receive a positive test result to self-isolate for 10 days after showing symptoms of Covid-19 - or for 10 days after receiving the result if they are actually healthy.

Those in the allegedly-infected person's household must also self-

isolate for 14 days. Anyone who refuses to comply can be fined £1,000 for a first-time offence, but this can be raised to £10,000 for repeated breaches of the guidelines.

In a statement, a DHSC spokesperson said: "It is a legal requirement for people who have tested positive for Covid-19 and their close contacts to self-isolate when formally notified to do so."

The DHSC has agreed a memorandum of understanding with the NPCC to enable police forces to have access on a case-by-case basis to information that enables them to know if a specific individual has been notified to self-isolate.

You have been warned.

Masks Causing 'Brain Damage' says Neurologist

Dr. Margarite Griesz-Brisson MD, PhD is a Consultant Neurologist and Neurophysiologist with a PhD in Pharmacology, with special interest in neurotoxicology, environmental medicine, neuroregeneration and neuroplasticity. This is what she has to say about face masks and their effects on our brains:

"The re-inhalation of our exhaled air will without a doubt create oxygen deficiency and a flooding of carbon dioxide. We know that the human brain is very sensitive to oxygen deprivation. There are nerve cells for example in the Hippocampus that can't be longer than 3 minutes without oxygen - they cannot survive.

The acute warning symptoms are headaches, drowsiness, dizziness, issues in concentration, slowing down of reaction time - reactions of the cognitive system.

However, when you have chronic oxygen deprivation, all of those symptoms disappear, because you get used to it. But your efficiency will remain impaired and the under-supply of oxygen in your brain continues to progress. We know that neurodegenerative diseases take years to decades to develop. If today you forget your phone number, the breakdown in your brain would have already started 20 or 30 years ago.

While you're thinking that you have gotten used to wearing your mask and re-breathing your own exhaled air, the degenerative processes in your brain are getting amplified as your oxygen

by HENNA MARIA and CLAUDIA STAUBER



deprivation continues.

The second problem is that the nerve cells in your brain are unable to divide themselves normally. So in case our governments will generously allow us to get rid of the masks and go back to breathing oxygen freely again in a few months, the lost nerve cells will no longer be regenerated. What is gone is gone.

I do not wear a mask, I need my brain to think. I want to have a clear head when I deal with my patients, and not be in a carbon dioxide-induced anaesthesia.

There is no unfounded medical exemption from face masks because oxygen deprivation is dangerous

for every single brain. It must be the free decision of every human being whether they want to wear a mask that is absolutely ineffective to protect themselves from a virus.

For children and adolescents, masks are an absolute no-no. Children and adolescents have an extremely active and adaptive immune system and they need a constant interaction with the microbiome of the Earth. Their brain is also incredibly active, as it has so much to learn. The child's brain, or the youth's brain, is thirsting for oxygen. The more metabolically active the organ is, the more oxygen it requires. In children and adolescents every organ is metabolically active.

To deprive a child's or an adolescent's brain from oxygen, or to restrict it in any way, is not only dangerous to their health, it is absolutely criminal. Oxygen deficiency inhibits the development of the brain, and the damage that has taken place as a result CANNOT be reversed.

The child needs the brain to learn, and the brain needs oxygen to function. We don't need a clinical study for that. This is simple, indisputable physiology. Consciously and purposely induced oxygen deficiency is an absolutely deliberate health hazard, and an absolute medical contraindication.

An absolute medical contraindication in medicine means that this drug, this therapy, this method or measure should not be used, and is not allowed to be used.

To coerce an entire population to use an absolute medical contraindication by force, there must be definite and serious reasons for this, and the reasons must be presented to competent interdisciplinary and independent bodies to be verified and authorised.

When, in ten years, dementia is going to increase exponentially, and the younger generations couldn't reach their god-given potential, it won't help to say "we didn't need the masks".

How can a veterinarian, a software distributor, a businessman, an electrical car manufacturer and a physicist decide on matters regarding the health of the entire population? Please, dear colleagues, we all have to wake up.

I know how damaging oxygen deprivation is for the brain, cardiologists know how damaging it is for the heart, pulmonologists know how damaging it is for the lungs. Oxygen deprivation damages every single organ.

Where are our health departments, our health insurance, our medical associations? It would have been their duty to be vehemently against the lockdown and to stop it and stop it from the very beginning.

Why do the medical boards issue punishments to doctors who give people exemptions? Does the person or the doctor seriously have to prove that oxygen deprivation harms people? What kind of medicine are our doctors and medical associations representing?

Who is responsible for this crime? The ones who want to enforce it? The ones who let it happen and play along, or the ones who don't prevent it?

It's not about masks, it's not about viruses, it's certainly not about your health. It is about much, much more. I am not participating. I am not afraid.

You can notice, they are already taking our air to breathe. The imperative of the hour is personal responsibility.

We are responsible for what we think, not the media. We are responsible for what we do, not our superiors. We are responsible for our health, not the World Health Organisation.

And we are responsible for what happens in our country, not the government."

Heathrow Installs Bio-Security Gates

With around 80 million passengers flowing through it each year, Heathrow Airport's new biometric self-boarding gates are reportedly supporting the management of passenger flow, while keeping security standards high.

With numerous access and entrance control points across its five terminals for customers to contend with, Simon Wilcox, Heathrow Passenger Automation Programme Lead, recognised the need to handle passenger flow in the most efficient way possible - without compromising on security.

The automation programme specified required implementing biometric gates that would bring facial recognition to each access point of a departing passenger's journey. The new

technology would use facial recognition at check-in, bag drops, security lanes and boarding gates to create a "seamless experience for passengers" walking through the airport.

Andy Carter, Contracting Business Sales and Operations Director at domsakaba UK said: "The final project looks to have over 400 gates installed across the whole airport. Each one has domsakaba software on the gates, incorporating Heathrow's biometric data, as well as a connection to the management server."

Across these completed terminals, passengers present their boarding pass to a reader on the gate, which then scans and checks the pass with the airline's

Departure Control System (DCS) and either opens or remains closed depending on the response.



For passengers departing on domestic flights, the gate also uses facial recognition technology, with its installation being partnered with the airport's chosen biometric provider

Atkins, to verify that the passenger boarding the aircraft either entered the airport through the front door or has been through a UK Border Force check since arriving on an international flight.

Not Sufficiently Scared

Lockdown is the world's biggest psychological experiment – and we pay the price. This was an article on the World Economic Forum website (9 April 2020), in which psychologist Elke van Hoof warned of a tsunami of mental distress.

Lockdown is a drastic intervention, normally eschewed by epidemiologists and public health experts, because it tends to cause more harm than good.

As the pandemic emerged earlier this year in China, it dominated news bulletins. Everyone was talking about this new disease, while mostly carrying on with their lives as usual.

Crucial to the government's strategy in changing people's attitudes to the virus was the Behavioural Insights Team, founded after David Cameron was inspired by the book 'Nudge' by Richard Thaler and Cass Sunstein.

Instead of increasing taxes and banning unhealthy food and leisure activities, society would be gently coaxed into healthier choices.

However, in response to Covid-19 the carrot was dropped in favour of the stick, with a sudden shift from soft to hard paternalism powered by propaganda.

As those responsible for the Project Fear campaign against Brexit found, it is not easy to convince the general public of a mortal danger in their midst, because there are too many sceptics and free-thinkers.

Climate change alarmists have had the same problem. In the journal *Nature Human Behaviour*, Jay van Bavel and colleagues (30 April 2020) explained that panic is relatively rare in a society facing a threat; instead, 'cooperation and orderly, norm-governed behaviour' prevail, with people less likely to die from over-reaction than from under-reaction.

Behavioural science is based on the principle that people do not act rationally, but follow socially-regulated patterns. Radical behaviour change may be learned and reinforced if the status quo is overcome by sufficient force. The authorities strove to amplify fear of Covid-19: on 22nd March a document by SAGE, the government's scientific committee, on 'options for increasing adherence to social distancing measures' included use of mainstream media to escalate the sense of threat. Lockdown was imposed on the following day.

As citizens were deemed insufficiently scared, the government warned of indiscriminate slaughter from the spread of invisible microbes. Daily Covid-19 death tolls were presented in live prime minister's broadcasts, without the context that around 1200 people die of all causes

by NIALL McCRAE

every day in the UK.

With images of patients on ventilators and the prospect of ambulances turned away from overwhelmed hospitals, the general public succumbed to fear of a virus that is actually little more fatal than seasonal influenza.

Through brainwashing tactics, mass hysteria was induced by the authorities to maximise control and maintain a state of emergency, with people helplessly depending on the state for survival.

war on social, broadcast, print and outdoor public media, disseminating the official narrative and delegitimising differing or contrary views. No second medical opinions were allowed.

Collaborating with multinational technology companies, the authorities quelled 'fake news' and 'conspiracy theories' by giving prominence to favourably-slanted fact-checking websites, including the BBC anti-disinformation unit.

An important role was given to 77 Brigade, the British Army's cyber-warfare unit, to suppress 'dangerous'

individualist diversity to uncritical conformity (as evidenced by mass adhering to the unnecessary mask wearing, distancing from friends and family, and a mistaken belief that only a vaccine will allow a semblance of normality to resume.)

Indeed, the strategy was particularly effective in the UK, with citizens more scared of Covid-19 than in other countries (Daily Telegraph, 6 May 2020).

Alongside criminal enforcement, a moral imperative was boosted by an 'us versus them' mentality, exploiting the tribal nature of human beings,

people who are ill or infected, but for anyone with a positive test result, using a PCR method that was not designed for screening of infectious disease. The known problem of false positives is ignored, even though acknowledged by the Prime Minister in interview.

In government press conferences no denominator is given either for tests or for deaths. No comparison is made with previous 'flu outbreaks, in which perhaps double the official total died from the disease, as many had pneumonia recorded as cause of death. Covid-19 recording is likely to be over-estimated due to testing anomalies and low diagnostic threshold. Meanwhile, tens of thousands die from other illnesses due to reduced access to the NHS and general fear. Doctors and nurses are not being allowed to do their job.

Mass hysteria is a collective flight from reason, but it does not necessarily manifest in people running around panicking like headless chickens.

Indeed, the authorities have created a controlled anxiety, whereby people's minds are focused on a single threat, which may be averted if rules are obeyed. But as Scott Atlas of the US coronavirus task force remarked on Unherd (20 October 2010), 'no competent government acts by instilling a climate of fear'. A state of terror is damaging to society, unsustainable – and deeply unethical.

Another question you may ask is: 'what makes me sure that my side is right, and that the other side is wrong, brainwashed or mad?'

A good answer would be that you have considered expertise and evidence on both sides of the argument, you cite reputable scientists and reliable sources such as the Lockdown Sceptics website (and this truthpaper), and you are using your own powers of observation.

Clearly the risk of Covid-19 has been exaggerated, and you can justify this without being callous (it is normal for frail older people to die from diseases particularly in winter).

Finally, ask yourself: why is there no debate?

Arguably, lockdown suits some people. It consolidates power and privilege. Conformity is rewarded, particularly in the professions, where dissent could have an adverse impact on career prospects. Western society is risk-averse and naïve to medical hubris.

As the authorities impose increasingly draconian restrictions on our lives, with little evidence of effectiveness, you could argue that the emperor has no clothes.

YOUR FEELINGS	MIND CONTROL STRATEGY	WHAT TO DO
<i>Are you made to feel like an outsider for criticising the official narrative?</i>	<i>Promoting a 'them and us' mentality to ostracise critical thinkers.</i>	<i>Join social networks with fellow sceptics and attend rallies to show you are one of many.</i>
<i>Do you fear being associated with conspiracy theorists?</i>	<i>Portraying sceptics as cranks or extremists.</i>	<i>Refer to reputable scientists and information sources (you don't need to defend anyone but yourself).</i>
<i>Do you worry that your scepticism could cause social rejection or harm your career?</i>	<i>Strong social pressure and expectations on employers to uphold 'values' and standards of behaviour.</i>	<i>Remind others of the need for reasoned debate, and that there is no absolute truth or consensus on responding to Covid-19.</i>
<i>Are you made to feel selfish or reckless for not complying with the Covid regime?</i>	<i>Projection of bad traits on a minority.</i>	<i>It is not selfish to maintain social contact whenever possible, while basic human rights are being denied.</i>
<i>Do you worry about being seen as a danger to others, potentially spreading germs that could kill a vulnerable person?</i>	<i>Public health used as a means of totalitarianism.</i>	<i>Every winter we are at risk of catching or spreading a cold or the 'flu, but life goes on.</i>
<i>Have you felt criminalised?</i>	<i>Coercive fear.</i>	<i>Be aware of your rights (e.g. not to wear a mask); if you are apprehended, do not accept a caution or pay a fine as many Covid-19 rules are legally dubious.</i>

The internet is a double-edged sword in times of perceived crisis. Political polarisation leads to people taking opposing perspectives on the threat, with beliefs perpetuated by online 'echo chambers'. Much of the populace may distrust the governing party, with conjecture on ulterior motives of emergency powers.

While promoting solidarity (the fabled 'Blitz spirit') and referring to scientific expertise rather than partisan politics, the British government waged an information

ideas about Covid-19.

To some extent, denunciation of dissidents on social media may have been orchestrated, and petitions blocked. A demonstration outside the Behavioural Insights office demanded that the government stop all 'psy ops' imposing a 'New Normal' (Kevin Corbett, 27 August 2020), but organisers of such protests risked arrest and a hefty fine.

The success of scaremongering over Covid-19 is readily apparent, with our society transformed from

with masks symbolising social inclusion and virtue. Anyone refusing to comply was accused of 'killing grannies.' A falsehood aggravated by the likelihood that the regime's own lockdown and emergency policies killed many of the elderly.

As Simon Jenkins noted in the Guardian (21 September 2020), scientific advisors are 'determined to cause alarm', selectively using data or predictive modelling of a worst-case scenario. Fear is elevated by tricks such as using the term 'cases' not for

Annexure 03

29 Karonga road
Fazakereley
Liverpool
L10 9LN

Thierry Bollore (CEO)
JAGUAR LAND ROVER LIMITED
ABBEY ROAD
WHITLEY
COVENTRY
CV3 4LF

DATE 29/10/2020
NOTICE OF CONDITIONAL ACCEPTANCE
NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Dear Thierry Bollore,
Re: Your demand for mask wearing

I hereby serve notice that I conditionally accept the demands you make for mask wearing, upon receipt of the following:

1. Evidence that masks prevent infection.
2. Evidence that masks don't cause oxygen deprivation which can lead to seizures.
3. Evidence that breathing in your own carbon dioxide does not cause bacterial infections and respiratory disorders.
4. Evidence that wearing masks does not cause stress and anxiety.
5. Evidence that wearing masks prevented the spread of the Spanish Flu.
6. Evidence that dismissal for not wearing a mask at work would not represent a material breach of the Equality Act, which entitles you to claim compensation for discrimination, as well as unfair dismissal.
7. Evidence that the government lurgy has ever been proven to exist.
8. Evidence that the Coronavirus Act and the regulations which arose out of it are not adjudged to be repugnant and void under the common law.
9. Evidence that it is not a crime ancillary to genocide to collaborate with government policy, which has already resulted in hundreds of thousands of deaths in care homes and hospitals.
10. Evidence that the government has not relied upon fraudulent data to frighten the population into fearful compliance with its legally unenforceable diktats.

Please deliver these responses to these reasonably requested questions within **7 days** of your receipt of this notice at the mailing location provided herein. Failure to do so will comprise the tacit procurement of your agreement that your company is unable to verify and validate the alleged demands, which may result in the initiation of a commercial injury claim to cure the injury done to Michael Furlong.

With sincerity and honour,

Michael-Henry Furlong

By: Michael Furlong

Authorised Representative for MICHAEL FURLONG

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Errors & Omissions Excepted

Annexure 04

Michael Furlong,
29 KARONGA ROAD
FAZALERLEY
LIVERPOOL
L10 9LN

Thierry Bollore (CEO)
JAGUAR LAND ROVER LIMITED
ABBEY ROAD
WHITLEY
COVENTRY
CV3 4LF

DATE 9/11/2020

NOTICE OF DISHONOUR & OPPORTUNITY TO CURE

NOTICE TO AGENT IS NOTICE TO PRINCIPAL

NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Dear Thierry Bollore,

Re: Your demand for mask wearing

Following your company's dishonour of the NOTICE OF CONDITIONAL ACCEPTANCE 30/10/2020, I hereby serve NOTICE OF DISHONOUR & OPPORTUNITY TO CURE. Therefore, please provide me with the following items without delay:

1. Evidence that masks prevent infection.
2. Evidence that masks don't cause oxygen deprivation which can lead to seizures.
3. Evidence that breathing in your own carbon dioxide does not cause bacterial infections and respiratory disorders.
4. Evidence that wearing masks does not cause stress and anxiety.
5. Evidence that wearing masks prevented the spread of the Spanish Flu.
6. Evidence that dismissal for not wearing a mask at work would not represent a material breach of the Equality Act, which entitles you to claim compensation for discrimination, as well as unfair dismissal.
7. Evidence that the government lurgery has ever been proven to exist.
8. Evidence that the Coronavirus Act and the regulations which arose out of it are not adjudged to be repugnant and void under the common law.
9. Evidence that it is not a crime ancillary to genocide to collaborate with government policy, which has already resulted in hundreds of thousands of deaths in care homes and hospitals.
10. Evidence that the government has not relied upon fraudulent data to frighten the population into fearful compliance with its legally unenforceable diktats. Failure to deliver these reasonably requested items within 7 days of your receipt of this notice at the mailing location provided herein will comprise the tacit procurement of

your agreement that your company is unable to verify and validate the alleged demands, and in so doing, your company may be in breach of the Fraud Act 2006, which clearly states:

3 Fraud by failing to disclose information

A person is in breach of this section if he—

- (a) dishonestly fails to disclose to another person information which he is under a legal duty to disclose, and
- (b) intends, by failing to disclose the information—
 - (i) to make a gain for himself or another, or
 - (ii) to cause loss to another or to expose another to a risk of loss.

In the event that this notice is dishonoured and it is established by the facts of the matter that your company has committed fraud, please take notice that MICHAEL FURLONG will begin any and all administrative and/or judicial proceedings deemed necessary, in order to recover three times the value that your company's invalid claims have incurred by way of damages, injury, loss of income, future income deemed suffered and other expenses incurred.

With sincerity and honour,

By: Michael Furlong



Authorised Representative for MICHAEL FURLONG

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Errors & Omissions Excepted

Annexure 05

Michael Furlong
29 KARONGA ROAD
FAZAKERLEY
LIVERPOOL
L10 9LN

Thierry Bollore (CEO)
JAGUAR LAND ROVER LIMITED
ABBEY ROAD
WHITLEY
COVENTRY
CV3 4LF

DATE 18/11/2020
NOTICE OF DISHONOUR
NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Dear Thierry Bollore,
Re: Your demand for mask wearing

Following your company's dishonour of the NOTICE OF CONDITIONAL ACCEPTANCE dated 29/10/2020 and the NOTICE OF DISHONOUR & OPPORTUNITY TO CURE dated 09/11/2020, I hereby serve NOTICE OF DISHONOUR.

For the avoidance of doubt, pursuant to the terms set forth in the aforementioned notices, **JAGUAR LAND ROVER LIMITED** and **MICHAEL FURLONG** are now in agreement that:

1. There is no evidence that masks prevent infection.
2. There is no evidence that masks don't cause oxygen deprivation which can lead to seizures.
3. There is no evidence that breathing in your own carbon dioxide does not cause bacterial infections and respiratory disorders.
4. There is no evidence that wearing masks does not cause stress and anxiety.
5. There is no evidence that wearing masks prevented the spread of the Spanish Flu.
6. There is no evidence that dismissal for not wearing a mask at work would not represent a material breach of the Equality Act, which entitles you to claim compensation for discrimination, as well as unfair dismissal.
7. There is no evidence that the government lurgy has ever been proven to exist.
8. There is no evidence that the Coronavirus Act and the regulations which arose out of it are not adjudged to be repugnant and void under the common law.
9. There is no evidence that it is not a crime ancillary to genocide to collaborate with government policy which has already resulted in hundreds of thousands of deaths in care homes and hospitals.
10. There is no evidence that the government has not relied upon fraudulent data to frighten the population into fearful compliance with its legally unenforceable diktats.

With sincerity and honour,

A handwritten signature in blue ink, appearing to be 'Michael Furlong', written in a cursive style.

By: Michael Furlong

Authorised Representative for MICHAEL FURLONG

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Annexure 06

Michael Furlong,
29 KARONGA ROAD
FAZAKERLEY
LIVERPOOL
L10 9LN

Thierry Bollore (CEO)
JAGUAR LAND ROVER LIMITED
ABBAY ROAD
WHITLEY
COVENTRY
CV3 4LF

DATE 01/12/2020

NOTICE OF SECURITY OF INTEREST

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**

Dear Thierry Bollore

Re: Your demand for mask wearing

Pursuant to the clearly expressed terms of your company's dishonour of NOTICE OF CONDITIONAL ACCEPTANCE dated 29/10/2020 NOTICE OF DISHONOUR & OPPORTUNITY TO CURE dated 09/11/2020 and the NOTICE OF DISHONOUR served on 18/11/2020, I hereby serve NOTICE OF INTEREST.

For the avoidance of doubt, MICHAEL FURLONG intends to file a commercial injury claim against Jaguar Land Rover Ltd, currently valued at GBP £ 470,000 (FOUR HUNDRED AND SEVENTY THOUSAND GREAT BRITISH POUNDS STERLING).

The DEBTOR has seven (7) days from service of this notice to raise any issues, disputes or counterclaims pertaining to this matter.

With sincerity and honour,

By: Michael Furlong
Authorised Representative for MICHAEL FURLONG
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The Keeper of Records, Cosmic Gazette, do hereby certify the foregoing document is a true and correct copy of the original of the document recorded in public at cosmicencepma.com
Witness my hand and official seal this 10 day of December 2025
Keeper of Records Cosmic Gazette.
By CERK, TRUSTEE
Trustee