

A Marxist Barbed Wire Fence is Being Erected by the Irish Government

By Jeremy James



The successive administrations that have governed Ireland over the past twenty-five years have abused their authority in countless ways. We have documented this in many of our earlier papers. We may refer to each as a “government” but the country is actually ruled by a regime which adopts whatever persona suits its purpose.

As with any regime, the real power is hidden from public view. Ireland is controlled from behind the scenes by a consortium of wealthy families, some based in Ireland and some in the UK and elsewhere.

The ultimate rulers of Ireland, those who set the broad strategic agenda, are the British. This has never changed. Anyone who continues to think that Ireland gained her “independence” in 1922 is badly informed. The agenda is set in London and the puppet regime in Dáil Eireann – irrespective of the party or coalition in power – carries it out.

The illusory ‘Opposition’

Up to 1997, the political fiction known as “the Opposition” was successfully maintained. One could reasonably have expected members of a party that was not in government to raise issues from time to time that would embarrass the government, trigger a vote of confidence, or even bring about a general election. This was theatre for the most part, but it fuelled the illusion that an open, democratic process was chugging along, reconciling differences of opinion and producing outcomes that were generally intended to benefit the Irish people.

The “Opposition” disappeared after the general election in 1997. The country was about to be subjected to a new form of expropriation and it was essential that no-one in Dáil Eireann drew attention to the cynical traps concealed in the new legislative program.

First on the list was the banking scandal, where the regulation of the Irish banking system would be dismantled. In its place the government would inaugurate a novel system of “self regulation” by the banks. This scandalous farrago enabled the banks to loan staggering sums of money to the property market, create a massive real estate bubble and, just as the banks were on the point of collapse when the bubble burst, transfer the entire cost of restoring the status quo to the taxpayer.

We explained in detail in a previous paper how this rapacious scheme was engineered and who was responsible – see #184:



Needless to say none of the criminals behind this heist – bankers, senior politicians and top public servants – were brought to justice. The country was temporarily insolvent and its sovereignty was threatened. In fact details of its national budget were reviewed by the German Bundestag in 2011 before they were presented to the Dáil!

A subsequent ‘Banking Inquiry’ exonerated everyone involved. The information set out in our paper #184, which exposed the culprits, was never brought to public attention by the mainstream media.

The deliberate moral corruption of the Irish Constitution

The ruling regime then embarked on a program designed to eviscerate the Irish Constitution. In a Referendum approved by the Dáil in 2012, the Irish public was tricked into removing the main Constitutional protection for the family. The amendment drafted by the government enabled the state, under poorly defined circumstances, to take children from their parents and extinguish their parental rights. With little understanding of what the government was really up to, the electorate passed the referendum and the Constitution was amended accordingly.

Next, after a slick PR campaign, in which the Irish media participated with voracious zeal, the Irish public was tricked into approving 'same sex marriage' in 2015. The attack on the family which began in 2012 was moving into a higher gear. Now a marriage between a man and a woman was deemed morally and legally equivalent to a 'marital' relationship between two homosexuals. Bear in mind, homosexual partnerships in Ireland *already* enjoyed legal recognition for taxation and inheritance purposes, so there was no social or practical basis for what the government was doing. The main aim of the 'same sex marriage' referendum was to demean and defile traditional Christian marriage. The government also made it possible for homosexual partners to 'adopt' a child and thus create a 'family'. By doing so they made procreation an incidental or superfluous aspect of the marital relationship and turned the traditional Christian family into a legal fiction.



A typical homosexual rave devoted to drugs, mutual masturbation and sodomy.

All of this was a product of Marxist propaganda. The Communist goal of separating marriage from procreation was achieved. Alas, despite overwhelming evidence that a moral revolution was taking place, the Irish public failed to see that they were being duped. When basic social realities are redefined, society itself is redefined. And when the values concerned are Communist, the traditional social order becomes infected with an atheistic, amoral mindset which makes it easier to implement further social changes and prepare a nation for full-blown Communism.

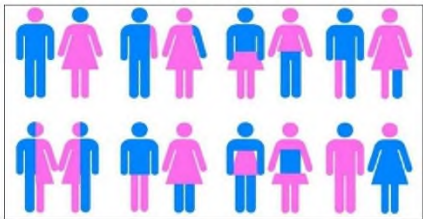
The government's cunning destruction of gender

Ireland's Marxist government exploited the moral fog produced by the 'same sex marriage' referendum to quietly pass a Bill that would allow anyone over age 18 to change their legal gender. They only needed to inform the appropriate authority in writing and the "change" was recognized under the law. The individual did not need to produce a shred of evidence to show that he or she suffered from gender dysphoria or a similar pathological condition, had secured a relevant medical diagnosis, were taking gender-bending drugs, or planned to undergo surgery. The **Gender Recognition Act** got very little coverage in the media. In fact, it was so carefully packaged and falsely presented that even today, eight years later, most Irish people have no knowledge of the appalling moral crime committed by their Marxist 'government' in 2015 or the cynical, duplicitous tactics used by their political leaders, the media and Dáil Eireann to conceal what they were up to.

The Act was a critical element in the subversive, anti-Christian Marxist agenda that the government was following. It removed the concept of biological gender from Irish law and delivered another savage blow to traditional Christian marriage. It also cleared the way for a perverse 'educational' program in which schoolchildren would be encouraged to question their own gender identity. This has been expanded to include the sexualization of pre-teen children, the normalization of pornography among teens, and the exposure of children generally to perverted sexual ideas and modes of behavior that are totally inappropriate for their age.

Sexual corruption is a central element in the Marxist process of destabilization. Children are the prime target. The state takes over the moral education of children and deliberately undermines whatever Christian values they received in the home. Parents for the most part are powerless to prevent this poisoning of young minds.

Why Are the Irish Unable or Unwilling to Stem the Plague of Gender Perversion?
by Jeremy James



#193

Submission to the NCCA regarding the proposed 'Objective Sex Education' curriculum for children in the Irish school system.

Why the Sexualization of Innocent Children is Unwarranted and Harmful

#207

Betrayal by the Roman Catholic Church

Readers need to understand that all of this took place under the watchful eye of the Roman Catholic Church! While the bishops like to pretend that they were swept aside by a tsunami of secular reform and that there was no realistic way they could have opposed these changes, they are lying.

Irish Catholic bishops over the past twenty or thirty years are no different from their counterparts in other Marxist countries. They follow orders, keep their heads down, and mutter whatever pious platitudes are needed to keep their flocks in check.

But whose directives are they following? Those issued by the Vatican and the Jesuit Order! As we have shown in previous papers, the coming 'one world religion' – which Satan will use to impose his belief system on mankind as a whole – will be a modified form of the largest religion in the West, namely Roman Catholicism.

The top tiers of the Roman hierarchy are filled with men who have no allegiance to Christianity. They are little more than trained performers who regard the Gospel as a comforting illusion. There was a time when they paid lip service to the ideals of their faith, but today most of them don't even bother to do that. As paid servants of the Magisterium, they do as they are told and will not lift a finger to defend Christian morality.



The Jesuit-controlled Catholic Church approves of abortion

One would have thought that, as the pressure to legalize abortion in Ireland began to increase, these men would have taken a firm public stand to defend the unborn, to educate their congregations and expose the government's Marxist agenda. But they did next to nothing. It was as if the murder of children in the womb was not a moral issue at all. The government was dressing it up as a human right and a health-related question. This suited the bishops perfectly, who were content to step back and allow the matter to be decided in the court of public opinion.

Marxism always legalizes abortion, usually in its most liberal and unregulated form. In doing so it reveals what it really is, namely the political face of Satanism. The blood of sacrificed children is especially pleasing to the god of this world. As servants of this god, Marxists are obliged to 'practise their religion' and kill the unborn. If they can be killed after birth – a "post-birth abortion" – better still. Seen in this light, Leinster House is Ireland's largest coven, a place dedicated to ensuring that the greatest number of unborn children are murdered every year, at the latest possible stage of pregnancy and in a manner that will cause maximum distress to the victim.

‘Liberation Theology’ is Jesuit Marxism

The Jesuits promote Marxism in the form of ‘Liberation Theology’, a pathetic and perverted religious philosophy which fuses socialist mumbo-jumbo with a twisted caricature of the gospel. Rome has NEVER taught the Gospel of Jesus Christ, but it has excelled itself in recent decades with the sinister golem known as Liberation Theology. The whole of Central and South America is awash with this vile teaching, while Catholicism generally has been deeply infected by its doctrines. Most of the Encyclicals issued by recent Popes are little more than platforms for popularizing this false theology and the teachings of Marx and Lenin in a ‘gospelized’ form.



Notorious abortionist, Emma Bonino, being greeted warmly by Pope Francis in November 2016. He has described her as one of Italy’s “forgotten greats.”

As we have stated many times, 25 May 2018 was a very dark day in Irish history. On that day the people of Ireland voted overwhelmingly to legalize abortion. They believed the government’s lies and the nauseating propaganda spread by the mainstream media. They ignored the Christian morality of their grandparents and decided instead to embrace a new set of values. They didn’t call it Marxism – for they lacked the intelligence to see it for what it was. No, the trendy names for this perverted morality – thoughtfully supplied by the government and the media – were equality, tolerance, diversity, inclusiveness, personal choice, women’s health, and bodily integrity. Any empty term would suffice so long as no-one mentioned Marxism. The public must NOT be allowed to know that their government is Marxist and that it is using Marxist double-speak to confuse and beguile a gormless, politically illiterate electorate.

In case any of our readers still cling to the myth that *some* of the politicians in Leinster House are fundamentally opposed to the Marxist agenda that the government is pursuing, consider the shameful betrayal of trust that we revealed in our paper #359 - ***The Irish Abortion Review shows How Deranged Our Nation has Become.***

As we stated in that paper:

A Bill to provide for “fetal-pain relief” in cases of late-term abortion was brought before the Dáil in May 2021. It was a Private Members Bill sponsored by 11 Deputies. However, an opposition motion during the Second Stage reading of the Bill on 15 December was passed by a wide margin:

“Dáil Éireann declines to give the Health (Regulation of Termination of Pregnancy) (Fetal Pain Relief) Bill 2021 a second reading in order to allow for the review of the operation of the Health (Regulation of Termination of Pregnancy) Act 2018 to conclude and for its recommendations to be considered.”

The review in question is the one we have been considering [*in #359*]. However the Review did not address the commitment made by the Dáil on 15 December 2021.

Furthermore, the debate by the Joint Committee on Health on 31 May 2023 [*in which the report by the abortion review was examined*] did not include any reference to fetal-pain relief or allude to the commitment made by the Dáil. Neither did it question the Chair as to why the matter was not addressed in her report.

The Irish Abortion Review shows How Deranged Our Nation has Become

by Jeremy James



#359

Why did the sponsors of the Fetal Pain Relief Bill fail to respond to this evasion? We wrote to the deputies concerned, eleven in all, on 31 August 2023 but did not receive a single reply. The pro-life constituency was betrayed, not just by the Minister for Health and Dáil Eireann, but by the very group of deputies which purported to represent them.

The Marxist program of social change is being pushed through regardless, seemingly in accordance with a set timetable. Not even a binding commitment in the Dáil will be honored if it is likely to cause a delay.

Who is alerting the public to this Marxist conspiracy?

Who is defending the people of Ireland from this Marxist conspiracy? Who is even drawing attention to its existence?

No member of the Dáil or Seanad is doing so. No regional politician or political commentator is doing so. No church leaders are raising their voices or taking a stand, even on issues which ought to provoke a decisive response! Not even the Marxist schemer, Jorge Bergolio, better known as Pope Francis, has raised any objection to what the government has been doing. Abortion? *Non c'è problema!* Homosexual marriage? *Non c'è problema!* Gender reassignment, genital mutilation, or the sexualization of school children? *Non c'è problema!*



**Pope Francis with Adolfo Nicolás SJ,
former Superior General of the Jesuits.**

The various religious orders should have spoken out long ago, but they are all under the control of the Jesuits, the principal champion of Marxist ideology on this island – just as it is in many other parts of the world! The spider's web of Jesuitry extends over the entire earth and exercises far more control than even its best informed critics seem to realize. We hear much talk of the wealth of Jewish billionaires and banking families, but there is very little mention of the immense wealth accumulated by Rome over a period of two thousand years! The Rothschilds set up shop in Frankfurt in the 1760s, more than a thousand years after Rome had acquired vast tracts of land and prime real estate across most of Europe, not to mention her massive accumulation of silver and gold or her extensive capital assets.



**Pope Francis with Arturo Sosa Abascal SJ,
current Superior General of the Jesuits.
Note the Masonic 'thumb on knuckle' handshake.**

At the turn of the 20th century, the population of Ireland had a far better understanding of the power exercised by secret societies than they have today. The schemes and goals of the Jesuits and the Freemasons were topics of discussion around the kitchen table in many households, but not anymore. The monster known as Marxism – a joint Jesuit-Freemasonic-Kabbalistic enterprise – has infiltrated the sovereignty of **all** nations and is close to producing a One World Government.

The Marxist hold over nations

Its grip on Ireland is evident from the huge moral transformation effected by the ruling regime, in partnership with the media, over the past twenty years or so. Its grip on the world as a whole became glaringly obvious in 2020 when the governments of virtually all nations deliberately locked down their citizens, in perfect step with Marxist China, and thrust aside the long-established and well-proven procedures for dealing with pandemics. They even failed to prove, in acceptable epidemiological terms, that there was a 'pandemic'.

This was a long-planned Marxist operation, initiated by a Marxist nation, and adopted by the World Health Organization, a subsidiary of that great convocation of Marxist deceivers known as the UN.

It is incredible to think that 8 billion people could have fallen under the spell of this perverse propaganda and not detected its totalitarian stench, even when it was followed up by a coercive, fear-laden campaign to inject an unknown, untested experimental substance into each and every one of them. For those who doubt the fallen nature of man, with his sin-damaged mind and his unyielding pride, the Covid psycho-drama was resounding proof of his true condition.

Laws permitting euthanasia are being imposed on Ireland

Most western countries are now being subjected to ongoing pressure by their governments to legalize euthanasia and, where laws already exist to facilitate ‘medical’ suicide, to make them even more liberal. Such laws are also being framed as legitimate instruments of public policy, where vulnerable individuals or their families may be coerced into accepting euthanasia as the ‘best’ or ‘ethical’ option.

Marxism strives to replace the “right to life” with a set of utilitarian principles by which the state decides who lives and who dies. The Communist ‘social credit’ system, which is currently operating in China, is intended to condition the public to accept the state as the absolute arbiter in all matters of morality and social behavior. The globalists want to implement a similar system in all countries, thereby imposing a civic and social uniformity to complement their planned One World Government.

On 23 January 2023 the government formed a committee of Oireachtas members to hasten the legalization of euthanasia. They like to avoid the term “euthanasia” – since a sane society will only “euthanize” animals – and prefer instead to call it “assisted dying.” Marxists are constantly introducing new terms to disguise their real intentions, or changing the meaning of traditional terms in order to rob them of their moral force:



The screenshot shows a webpage with a dark header containing the title "Committee on Assisted Dying" in white serif font. Below the header is a light-colored main content area with a red border. The text in the content area describes the formation of the Joint Committee on Assisted Dying and its mandate to report to both Houses of the Oireachtas within nine months.

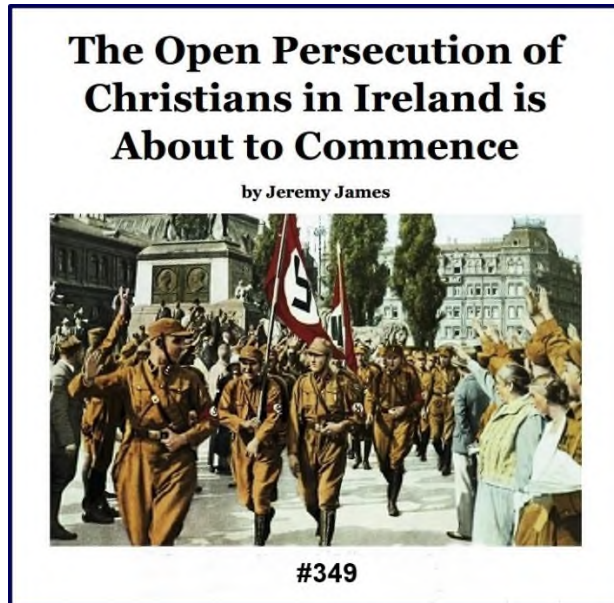
<https://www.oireachtas.ie/en/committees/33/assisted-dying/>

Hate Speech legislation – the barbed wire fence

We now come to a critical phase in the government’s Marxist program of social control – the **Criminal Justice (Incitement to Violence or Hatred and Hate Offences) Bill**.

We have already examined this Bill in a previous paper (#349). Their nasty scheme has met with little popular resistance and there is no indication that the Irish public has any understanding of what the government is doing. The media is not providing any serious analysis of the Bill and no criticism of its provisions is permitted.

The psychology behind their deception is really quite simple. Tell the public that hatred is wrong – we all know it is – and then tell them that the Bill will make it more difficult for “right wing extremists” to express and direct their hatred at other groups. Who could possibly object to legislation that allows decent people to go about their lives without being subjected to hatred and abuse? Besides, our government would never introduce legislation for a nefarious purpose. (Only a right wing extremist would dare to suggest such a thing!)



As far as we can tell, the organizations that are expressing the greatest concern about the Bill are based outside of Ireland. They know that the masterminds behind the New World Order are using Ireland as a test case and that if this Marxist barbed-wire fence is given legislative effect in Ireland, similar draconian proposals are certain to come before their own legislatures.

The Bill was actually passed in the Dáil [lower house] in April and is currently at Committee Stage (under detailed review) in the Seanad [senate]. It could become law within weeks.

How the ‘hate speech’ bill will criminalize innocent people

We summarized the main provisions of the Bill in #349, as follows:

Under the Act “hatred” means hatred against a person or a group of persons in the State or elsewhere on account of their protected characteristics or any one of those characteristics. These characteristics comprise:

race, color, nationality, religion, national or ethnic origin, descent, gender, sex characteristics, sexual orientation, or disability.

The terms 'hate' or 'hatred' are not defined.

It shall be a defense in court if the accused did not know, and had no reason to suspect at the time the alleged offense was committed, that the material concerned was likely to incite violence or hatred against a person or a group of persons on account of their protected characteristics.

A person convicted under the Act – being a person who failed to convince the court that he or she did not act from a hateful motive – could be fined up to €5000 and/or receive a sentence of up to five years in prison.

It is also an offense under the Act to be found in possession of material covered by the Act which was not disseminated but which, in the opinion of the court, was not intended for personal use only. Thus a person whose home library or home computer included several volumes dealing with the serious adverse effects of the homosexual lifestyle or the harm caused by transgender genital mutilation could be found guilty of an offense under the Act. The inclusion of this provision implies that the state has the power to enter and search the home of the accused. Personal property, including computers and storage devices, can be confiscated as 'evidence'. Section 5 of the Act deals with the issuance of 'Search Warrants' for this and related purposes.

A copy of the legislation may be found at

<https://www.oireachtas.ie/en/bills/bill/2022/105/>

Do the people of Ireland have any idea what these new powers entail? Are they aware that, if the Bill is approved by the Seanad in its current form, the Irish police will have the power to enter any home in the country under a warrant which is almost certain to be granted, and seize personal property? The property in question may include computers, laptops, cell phones, memory sticks, data storage devices, books, papers, and any other material which they believe could have a bearing on the "crime" for which the householder is accused. The "crime" is deemed to have been committed by the accused under Irish law solely on the grounds of an accusation of "hate speech" from a member of the public. This means the accused is deemed guilty until his or her innocence can be established! This process could take several months. If the householder refuses to part with his or her personal property on the grounds that the charge is unsupported by any evidence and conflicts with the rights that he or she enjoys under the Irish Constitution, they can be arrested, fined or imprisoned.

Please read the last paragraph over and over until its implications sink in. It hardly seems possible that any democracy could pass a law of this kind. The Stalinist gulags were filled with individuals who were subjected to similar treatment. The victims of Soviet repression received a knock on the door in the middle of the night and were informed that they had committed a crime which was punishable by a mandatory ten-year custodial sentence. There was no trial – since the state had already considered the “evidence” and decided the fate of the accused. In most instances the victim was given no details of the crime he was alleged to have committed or who had denounced him to the police.

The government intends to persecute some of its own citizens

The comparison is not exaggerated. The Irish Bill makes a similar presumption of guilt; it enables any member of the public to denounce the accused; it provides no statutory grounds on which to contest, in an objective manner, the veracity of the accusations or the harm which the accused is alleged to have caused; and resistance can result in imprisonment.



It also allows the state to initiate a home invasion and seizure of property with no prior warning, no opportunity for the accused to refute the accusation or challenge the validity of the charge, no requirement to bring the matter before a court of law, and no right by the accused to retain his personal property or prevent the police from conducting a search of his home. When, in due course, the accused has an opportunity to present his case before a court of law, he will find that the provisions of the Act virtually oblige a judge to confirm the guilt of the accused solely on the grounds that the complainant perceived himself to have suffered harm from the alleged “hate crime”. Even if the judge is inclined to dismiss the charge, he will find it difficult to find a basis for doing so under the existing provisions of the Bill. Furthermore, the accused can be hit repeatedly by similar charges from other complainants, no matter how idiotic, vexatious or malicious they may be. In every instance the police will be obliged to invade his home and begin the cycle of persecution all over again:

**“The LORD trieth the righteous: but the wicked
and him that loveth violence his soul hateth.”**

(Psalm 11:5)

Treasonous Irish media

The Irish public should not expect *The Irish Times* or the *The Irish Independent* to draw attention to any of this! These conduits of Marxist propaganda take their orders from the same criminal cabal that control the government. They sugar-coat the government's lies, promote the official narrative, and hide the real purpose behind certain legislative provisions. The state broadcaster, RTE, is just as venal and deceitful. All three routinely characterize as a "right-wing extremist" anyone who protests against government policy at a public forum such as a street gathering.

A state-sponsored attack on Christianity

Bible-believing Christians who draw attention online to the moral depravity of government policy will be obvious targets under this proposed legislation. By its own admission, Marxism is an Antichrist philosophy. It utterly rejects traditional Christian values and has vowed to infiltrate and destroy (or *transform*) all Christian institutions.

Virtually all Christian activism today relies in some way on computerized facilities. Immense damage would be inflicted on its ability to expose the "wolves" if the wolves can legally enter their homes and steal their equipment, cut off their internet connection, take down websites, and impose stringent restrictions on their right to speak freely and openly. Should a Christian dare to resist this tyrannical charade, he or she could be fined or imprisoned.

The totalitarian state is born

We are not dealing with justice under this Act, but the very opposite. We are dealing with social control, with the suppression of dissenting views and the elimination of the opposition. Once the presumption of innocence and the right to a fair trial have been removed, any semblance of equity and justice has been abandoned. The totalitarian state is born and the individual must do as he is told or pay the price.

Passage of this Marxist legislation will formally inaugurate a police state in Ireland. The brutality of British rule will be revived, exercised in this instance by treasonous Irish toadies commissioned by the Crown. The puppet government in Leinster House, aided and abetted by the Garda HQ in Phoenix Park, will play the role of Dublin Castle.



**The entrance to
Dublin Castle
during the British
occupation of
Ireland.**

It should be noted that, while this Act is not likely, at least initially, to produce its “disappeared”, akin to the *desaparecidos* of Argentina in the 1970s, it is a chilling reminder of Ireland’s “disappeared” of the 1970s and 1980s when the military wing of Sinn Féin abducted, tortured and murdered many Irish men and women. Today the political wing of Sinn Féin is the most popular party in the country and is widely expected to participate in the next government. How pleased its leaders must be to see that the basic building blocks of totalitarian rule are already in place.

The same is happening across Europe, though there is little hint of this from the mainstream media. We give below just two recent examples of high-level, treasonous attacks on the sovereignty and integrity of two European countries – Poland and Norway. They are treasonous for the obvious reason that the attack on the Polish people was conducted by the Polish government, and the attack on the Norwegian people was conducted by the Norwegian government. We feel a need to spell this out because the very idea that a sovereign nation should be seriously undermined by its own government is contrary to everything we are being told by the media and everything we understand by modern ‘democracy’.

Case #1: Poland

With over 250 reporters and 40 photojournalists the Polish Press Agency (PAP) is the single largest source of news emanating from Poland. When the new Polish government recently took office under the leadership of Donald Tusk, it immediately seized control of PAP, along with the Polish television broadcaster TVP *and* the national radio station, Polskie Radio. The government claimed that these news outlets were “too politicized.” The incoming Culture Minister fired their CEOs and their respective boards, alleging that, since all three were public sector corporations, he had the legal power to do so. This takeover of the national media provoked a sharp response. Critics claimed the government had acted illegally and in contravention of the Polish Constitution. A number of legal experts were also questioning the legality and constitutionality of what the government was doing. While it is generally accepted that the three organizations concerned were strongly biased in favor of the outgoing government party, the radical “solution” adopted by the incoming government is seen as a serious threat to Polish democracy and freedom of the press.



Protestors outside the Polish television station, TVP.

Case #2: Norway

In an opinion piece published in *Aftenposten*, the largest newspaper in circulation in Norway, two professors of jurisprudence argued strongly against a provision which the Storting, the Norwegian parliament, was about to insert into their Infection Control Act [We attach in **Appendix A** an English translation of the complete article].

The two law professors argue that the proposed changes to the Infection Control Act “have dramatic implications for democracy, human rights and Norwegian sovereignty.” This is due to the way the proposed legislative change would enable the head of the World Health Organization to make binding regulations under Norwegian law which no elected representative in Norway would have the power to reverse or amend:

“The connection between the IHR [International Health Regulations] and the authorizations in the Infection Control Act facilitates the immediate transfer of decisions from the Secretary-General of the WHO directly into Norwegian regulations. The Storting will then have no legal basis to reverse a regulation that our elected representatives think goes too far.”

This matter is coming before the Storting at this time because Norway is one of the very few countries not to have ratified the International Health Regulations. Since the globalists are determined to amend the IHR in 2024 – with radical implications for all countries who have ratified them – Norway is obliged to get into line. Their government appears to be doing this in a cunning way, avoiding any reference to the IHR.



The Storting building, Oslo.

The two law professors are sounding the alarm. It is rare for a genuine voice to be heard in this or other matters relating to the imposition of world Communism, but somehow these professors managed to present their case and alert the Norwegian public via a widely read newspaper.

Everyone should read their analysis

Every patriot in every country should read their analysis (see **Appendix A**). While it may be somewhat tedious and repetitive, it proves beyond doubt that the powers sought by the WHO will pose a grave threat to western democracy. They will allow the Director-General of the World Health Organization, should he suspect that a pandemic may be starting, to impose lockdowns in whatever countries he chooses! These can be as severe and of such duration as he considers necessary.

Penalties could be imposed on anyone who breaches the terms of the lockdown. The WHO will also be empowered under the IHR to impose quarantine conditions and mandate the continued isolation in quarantine facilities of “infected” persons or persons whom the authorities believe are asymptomatic carriers or “super spreaders.”

It is also widely understood that vaccines approved by the WHO to “fight” a pandemic will be mandatory under the IHR, with no opt-outs for any person or categories of person. This is potentially more dangerous than a direct attack by an invading army, given that some or all of the vaccine batches could be deliberately contaminated to kill or disable the population and eliminate resistance. This form of warfare had not been seen before 2020. It is highly prized by the psychopaths who developed it since it can maim or kill on a grand scale, is hard to detect, and is remarkably quick and cost-effective.



The German children in this photo suffered from various disabilities. The Nazis considered them unfit to live. Under the T4 Aktion program these, and thousands like them, were murdered by lethal injection administered by doctors and nurses.

The Norwegian parliament has at least 111 traitors

With little debate in the Storting, the amendment to the Infection Control Act was approved by 111 votes to 55. As the leader of the Norwegian Liberal Party said: “The Parliament has now transferred to non-elected health bureaucrats a general mandate to make some of the strongest imaginable interventions in people's lives – long-term quarantine and isolation.”

Similar efforts to impose the 2024 IHR by stealth in other countries are very likely under way. It is hard to say for sure because the media and search engines will not disclose what is happening. Governments and high-ranking bureaucrats will press ahead in silence, confident that very few of their citizens will suspect that something as heinous as this is about to be imposed on them.

“The wicked, through the pride of his countenance, will not seek after God... His ways are always grievous... His mouth is full of cursing and deceit and fraud... He sitteth in the lurking places of the villages: in the secret places doth he murder the innocent...” (Psalm 10:4-8)

CONCLUSION

For the past 15 years we have tried to alert the public to the threat of the New World Order and the terrible suffering it will bring to those who oppose it. International Communism is ruthless and will do whatever its sadistic leaders believe is needed to impose it successfully across the entire earth. It will take a softly-softly approach initially, but the moment it detects a pocket of resistance it will resort quickly to old-fashioned thuggery.

We have given graphic examples of what is currently being done in three European democracies to suppress free speech, criminalize dissent, and subject national populations to rigorous state control. Ireland is planning home invasions and possible imprisonment for those who dare to question the prevailing orthodoxy online. Poland is shutting down media outlets that criticize the government, while Norway has given legal authority to the World Health Organization to bypass Norwegian sovereignty during a supposed pandemic. All three are marching in step with the Marxist directives of the New World Order.

We urge our readers to download all of our papers for safe keeping. They should all fit easily on just one memory stick. Later, when the censorship worsens and websites like mine are shut down, it should still be possible for concerned readers to disseminate material that will assist others.

Our governments are serving the Antichrist system

International Communism hates Biblical Christianity and is determined to destroy it. In His great mercy, the LORD has told us in advance what the Wicked are planning. We are asked to study His words carefully and identify the signs and indicators that this great End Time cataclysm is approaching. Not many have bothered to do so. With few exceptions, our pastors have neglected God's Word. They foolishly pick and choose the passages that suit their taste and fail to consider the plain meaning of Scripture. Prophetic warnings are dismissed as allegory or misinterpreted in a sloppy or disrespectful way, with little regard to consistent exegesis or literal truth.

In his commentary on chapter 11 of Romans, H A Ironside said:

“Is it not patent to every observing spiritually-minded person that conditions in Christendom are as bad today as they ever were in [ancient] Israel? Do we not see apostasy from the truth everywhere prevalent? Are not the characteristic features of the last days, as depicted in 2 Timothy 3, everywhere manifest? If so, may we not well be warned that the time is near when the unfruitful branches will be torn out of the olive tree... Who can doubt that the day of the cutting off *is near at hand*, when the true Church having been caught up to be with the Lord, judgment will be meted out to unfaithful Christendom...?”

His chastening words were written before 1941.

Time is running out.

Jeremy James
Ireland
January 01, 2024

p.s. Please see the update to our ‘Special Request’ notice overleaf.

- SPECIAL REQUEST -

Time is running out...

Regular readers are encouraged to download the papers on this website for safekeeping and future reference. They may not always be available.

For an easy way to download all papers (over 370), please email me.

We are rapidly moving into an era where material of this kind may be obtained only via email. Ireland is on the brink of introducing a draconian censorship law, the first of its kind in the 'free' world, which will shut down sites like this and could result in penalties such as confiscation of property, financial fines and imprisonment for up to five years.

Readers who wish to be included on a future mailing list are welcome to contact me at the following address:-

jeremypauljames@gmail.com

For further information visit www.zephaniah.eu

Copyright Jeremy James 2024

APPENDIX A

**Opinion piece by Hans Petter Graver, Professor of Jurisprudence,
University of Oslo, and Morten Walløe Tvedt, Professor of
Jurisprudence, Høyskolen Innlandet, published in
Aftenposten on 15 December 2023**

Beware of democracy.

**If an amendment to the Infection Control Act is adopted,
the Storting gives itself several red cards.
In practice, the Storting is being asked to
give up extensive power.**

[Note: The reference to “several red cards” would appear to be a reference to the red card issued by a referee when he sends a player off the football pitch. With several red cards he can dismiss the entire team.]

On Monday 18 December, a joint Storting will vote on including a new section 4-3a in the Infection Control Act. The change means that the health bureaucrats will be able to adopt isolation, quarantine and other restrictions on freedom of movement.

If the Conservative Party, the Labor Party and the Center Party vote for the bill, as they have announced, they will put the Storting on the sidelines in several ways.

Permanent power of attorney

The Ministry of Health and Care Services has only informed the Storting about one of these, namely that the Administration is given a permanent authorization and does not need to go to the Storting.

The first way the Storting puts itself on the sidelines by adopting section 4-3a is that it facilitates a possible transfer to the World Health Organization (WHO) of [Norwegian] autonomy regarding isolation, quarantine or other restrictions on freedom of movement in Norway.

The connection between the negotiations of the new “International Health Regulations” (IHR) overseen by the WHO and the proposed new section 4-3a has not been addressed by the Ministry of Health and Care Services in the proposal.

The International Health Regulations propose rules that would authorize the Director-General of the WHO to impose legally binding recommendations on member states regarding isolation, quarantine and restrictions on freedom of movement. One obligation in the IHR is that countries must implement a recommendation from the Secretary-General of the WHO immediately after he has adopted it.

Like a glove

Although it is uncertain whether it will be adopted, the proposed new section 4-3a fits like a glove. The IHR also proposes that member states should create legal provisions in advance that enable health bureaucrats to implement the recommendation from the WHO Secretary-General in national law immediately. The new section 4-3a fulfils the proposed amendments to the IHR in advance.

This direct line of implementation from the WHO Secretary-General to the Director-General of Health without involving the Storting is the second way in which section 4-3a sidelines the Storting. The Minister of Health and Care Services did not inform the Storting of the connection to the IHR. Since the negotiations in the WHO take place in total secrecy, the details of the commitments to come are incalculable.

The legislative changes under consideration by the Storting are dramatic

There is a further way in which the new section 4-3a of the Infection Control Act could put the Storting on the sidelines. This arises from the fact that the Storting has yet to decide whether or not to ratify the new International Health Regulations. From the time the IHR were originally adopted [1969] and when they were [last] revised in 2005, the Storting has never considered whether Norway should be bound by these obligations under international law.

If the Storting adopts section 4-3a now, the Ministry of Health and Care Services can argue that the Storting will not need to consider Norway's accession to the IHR in 2024 either. Article 26, second paragraph, of the Norwegian Constitution requires the consent of the Storting for an international agreement to be binding on Norway, even though it may contain an authorization for the Director of the WHO to issue binding orders to our health authorities to introduce infection control measures.

International agreements must only be submitted to the Storting if they require a legislative amendment or other decision by the Storting, or are particularly important. An international agreement that does not require a legislative amendment may become binding for Norway without being submitted to the Storting.

Could have dramatic consequences

If the Storting has already adopted section 4-3a, then this authority becomes an argument in favor of not submitting the IHR to the Storting for ratification. There may, of course, be other obligations in the new IHR which will require legislative amendments or resolutions and thus lead to a ratification process. However, the Infection Control Act already contains many comprehensive authorizations, so it will be a complex matter to assess whether ratification is required.

If section 4-3a is adopted on Monday, it may therefore mean that the Ministry of Health and Care Services can bind Norway to the new global rules without submitting the IHR to the Storting for ratification. The connection between the IHR and the authorizations in the Infection Control Act facilitates the immediate transfer of decisions from the Secretary-General of the WHO directly into Norwegian regulations. The Storting will then have no legal basis to reverse a regulation that our elected representatives think goes too far.

The legislative changes under consideration by the Norwegian Parliament have dramatic implications for democracy, human rights and Norwegian sovereignty.

Isn't the best solution to stop this change now and do what had been planned originally? Namely, to examine all changes to the Infection Control Act in context after a comprehensive and broad consideration of how the legal provisions should be designed, thereby ensuring that not only public health considerations are addressed, but also all other interests and rights that are affected by infection control measures.

[Translated by DeepL.com]

<https://www.aftenposten.no/meninger/debatt/i/O8V8aV/varsko-for-demokratiet-vedtas-endring-i-smittevernloven-gir-stortinget-seg-selv-flere-roede-kort>

Note:

The amendment was passed by the Storting on 18 December 2023.