

PRESS RELEASE

April 9, 2026

Following the ruling of the Amsterdam Court of Appeal dated 9 April 2026 (Case number: 200.360.223/01) regarding the appeal against the rejection by the Leeuwarden District Court dated 20 August 2025 (Case number: C/17/199273 / HA RK 25-17) to hear Mike Yeadon, Sasha Latypova, Catherine Austin Fitts, Katherine Watt, and Joseph Sansone by way of preliminary evidentiary proceedings regarding the true nature of the Covid-19 injections in the project Covid-19: The Great Reset

Today, the Amsterdam Court of Appeal delivered its ruling. In that ruling, the Amsterdam Court ruled exclusively on the admissibility of the appeal. The Amsterdam Court ruled that the appeal is inadmissible because there is allegedly no ground for breaking the judgment. It is thus the judgment of the Amsterdam Court that the District Court in Leeuwarden did not violate any fundamental standards in the first instance.

Nevertheless, this appeal case concerning the admission of experts constitutes a legal marker for the separate proceedings on the merits in the court of Leeuwarden (Case number: C/17/190788 / HA ZA 23/172) in which the same parties have been sued. The declaratory judgment sought in the proceedings on the merits pertains to the period leading up to the rendering of the final judgment in that case. This appeal has removed any possible misunderstanding regarding the continued unlawful conduct of the defendants.

While the core of the requested and presented expert evidence indicates clearly that the Covid-19 injections is a bioweapon or indistinguishable to a bioweapon, the defendants have falsely clung to a false official narrative of among others 'a safe and effective vaccine' that has nothing to do with the truth. The defendants have because of this attitude in this appeal again clearly shown their obedience to the official Covid-19 narrative which is a condition for being an executor of the Covid-19 Great Reset project. The court in Leeuwarden has a big historical responsibility to deal with this in the right way in which context the planned hearing in the proceedings on the merits in the court of Leeuwarden is of great importance.

The proceedings in the merits will have a five hours oral hearing that takes place on October 22, 2026 from 12:30 to 17:30. The court in Leeuwarden is informed that the proposed experts will be in court on behalf of my clients. This is a procedural right of my clients embedded in procedural Law. New evidence is allowed until four weeks before the court hearing and more conclusive evidence will be presented.

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The clients and myself a very grateful for all the offered help, information and kind words we received.

A handwritten signature in blue ink, appearing to read 'Peter Stassen', enclosed within a large, hand-drawn oval shape.

Peter Stassen