

The Critical Cross sections in Medical Processing with Medical Devices



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Short Communication

In many medical branches of Medicine, there are daily used external dangerous Technical products, namely Medical Devices “CE” by medical daily workflow in Diagnostics and Treatments. In the Common Markt EU, there are all activities regulated the innovation in streams use Medical Devices - by Directive 93/42/EEC Medical Devices very fluently - since the first activities in Research MD, followed with all activities in carefully Development of Products MD with “CE” marking, till to official supervised Clinic Testing of Medical Devices with mandatory finished approval The Output Protocols MD “CE” for Producer with perfect known user risks and with recommended preventy, with mandatory guaranty to keep constant perfect technical and medical quality for all next Mass produce of Medical Devices with mutual Types - by responsible Producers, with carefully Distributions, Producer Services and Consultant ship, including User In voids, certification of new users for safety usage best firm technological processing with MD only, till to competent qualified Users with official Accreditations by Providers Health care with conditions for individual certificated all technical and medical staff, with mandatory respects all practical legal Technical requirements for usage Medical Devices only - by usage with the well informed and endorsement Patients only. There are many always declared the various lists technical and medical legal, technical, medical aspects, when we can offer for individual patient safety need, for example - a radiological processing examination of larynx - or the implanting orthopadic Total Hip Arthroplasty surgery, a like hood Chemotherapy and Radiation by a Cancer, there are always content many Patient risks, but always use MD in this medical processes must be used and controlled always legally only!

Despite all this international rational principles and explicit regulations “Conformity Assessment CE” for Safety usage Medical Devices including, In Czech Republic despite there are needless yearly heavy injured about 40 thousands of Patients CZ and mostly casual preliminary dying - by Mass false understanding legal responsibilities to respect Technician requirements of Laws of Providers Health care and medical staff.

I am just opening the Word authorized Thriller with my private preliminary in forced Death: Where there are arising Mass of fatal repeated technical partial medical mistakes in usage unique MD - with such horrible similar Mass of Victims yearly - Patient CZ? Why such horrible Losses of Lives are accepted with silent in the secret continual civic war always they are full accepted for ever - by Criminal Police CZ, by Justice CZ, by Knowing Medical Institutes CZ? Why all yearly Victims of Patients CZ are constant false coded in lists of usual mortalities “LEGE ARTIS CZ”? The implantation laws of the EU / CR clearly define that it is illegal to install the orthopadic implant in operatively in the patient’s body technically inoperable. In the Czech Republic, however, it will sufficient for such an event to be called “LEGE ARTIS CZ” and the crash and the patient’s life ended at once and for all, by ridiculing JUSTICE.CZ, CRIMINAL POLICY CZ AND STATE PENALTY OFFICES OF THE CZECH REPUBLIC. I was able to save with my knowledge’s OHS lives of another 40 thousand similarly yearly affected patients by efficiency preventy the illegal mass technical use of MD in medicine CZ - but I would die as absurdly as any ordinary and unnecessarily yearly sacrificed Patients CZ in the network of working everyday medical fake illegal habits of Healthcare of the Czech Republic.

Industrial Samplings of Occupational Mortalities

In each controlling samplings we should be able to evidence for each of element in Cohort If there are summary Legal or Illegal parameters. Just we could realized this connection as the Artificial processing with usage the inputs to evaluation from Health patient documentation from a database EHRs, including preoperative and post operational individual RTG images, including possibilities to controlling installing firm radiological masks in Radiology of Orthopadic Clinics, etc. We could proceeding step by step from each elementary case in whole samplings defined in Cohort, we could compare frequential types of fatal mistakes in various similar Orthopadic Clinics with similar patients and with similar staff, similar Medical Devices - Implants, with similar technical medical mistakes in similar statistic Cohorts in nets of similar Providers Health care! These

principles are usual used in dangerous industrial branches. This translating the efficiency statistic method in Industry of Health care is a revolutionaries Ideas for rescue many Patient lives in all countries OECD!

I am a State investigator of Ministry of Social and Labor Affairs CZ. It means, the each patient so as a State investigator any case of fatal occupational injury at the workplace Orthopedic Surgery Hall-it is systematically compared with the standard model with usage laws to process respecting explicit Technical Requirements of Laws to correctly - sequentially performed partial ordering medical and technical carefully controlled activities with mandatory quality technological processes of the whole assessed performance. Of course the Clinical Testing phases of "Samplings" with new Medical Devices "CE" in next probable praxes including. It, should be realize with similar level of technician requirements trials, as must be accepted with similar statistic parameters - as next samplings of right usage MD by Users. Health Services of Providers must respect the strictly identical Technical Requirements Laws for safety usage MD - there must be controlled maintain the same level of patient safety! In practice, But - there is a significantly higher relative frequency of occurrence of technical unlawful medical errors. We should take the Outputs Sample of practical usage MD from Clinic Tests - as the asking next exwaitng multilateral level for similar probable statistic parameter samplings from users MD in Providers Health care!. We should sharing quickly the best progressive statistic verified medical experiences among cooperating best Orthopadic Clinics OECD with usage new MD including!

It is obviously a systematic lack of legal compliance with respects to precise technical legal conditions because self - employed doctors in surgery hall in staff of Providers Health care he has got only human medical education, no technicians jointly to decide on operating theaters and therefore do not have comparable quality results of their work in samples doctors do not have sufficient technical and legal knowledge's and technical skills and there are no supervisions. Namely "The certification of users of MD doctors" in terms of their technical training is unfortunately very much formal. This is a reason, why patients are incomparably more likely to be threatened by a massive repetition of trivial illegal technical mistakes, but the physicians are believing „It is in frame Lege artis CZ legally“. They are therefore often unnecessarily heavily crippled Patients and casually prematurely dying whereas doctors refer to these facts systematic false explanations "as the legal expected health patient standard risks of a medical branches", although in reality, there are evidenced illegal false technical conditions for the safe use of medical devices "CE in medical workflow in Czech Republic. There are false coded all tragic Exit so Patients CT as "LEGE ARTIS CZ"! There are absurd to resignate on legal safety usage MD "CE" in the same level as it was defined carefully in official Protocol "CE", in results of Clinic Testing practical samples first usage MD by supervision of Authorized body! The

output informal Interface from Clinic Testing MD is fatal ignored in daily next praxes of Providers Health care and medical staff!

This Difference caused in Czech Republic 40 thousands needless yearly heavy injured Patients CZ and needless preliminary dying. Such horrible medical illegal Results are systematic fully ignored by Czech Knowing Medical Institutes, Justice CZ, Criminal Police CZ and it is a reasons, why I am needless just dying too as a usual Czech Victim expert in Cybernetics and OHS Medical Devices! For example, in the case of orthopadic implantation of the CE marked medical device set "THA" into the body of the patient, all EU countries are legally, physically and technologically equally binding, that it is realized, according to the internationally binding Directive 93/42 / EEC Medical devices which have been implanted legally, technically, logically and that "without any exception" into the Legal order of each individual EU member state. I have personally worked on the harmonization Health and Safety Laws of EU / into CR Law to transpose including all legal, technical and technological requirements. Directive 93/42 / EE into Czech Act No. 22/1997 Coll. of technical requirements for "CE" products and some details and supplements in Czech Act No. 123/2000 Coll. Medical devices and others..The Research, Development, Clinic tests of a like hood Medical devices are always finished for Producers always by unique Protocol CE, unique Product in voids "CE", The approval the certificated unique firm technologic processing with the certificated firm implanting instruments, with mandatory firm set of Measurement instruments for mandatory unique individual Clinic Planning of surgery, for mandatory firm "Certification and education system for Users", with mandatory preliminary informing each of the unique patient to gain mandatory "INFORMED PATIENT AGREEMENT" with recommending legal Medical Processing including binding Patient risks and safety post operational patient behavior for prediction perfect long being and safety patient usage implantation for planning product lives for 20 years, with regularly medical controlling functional and reliable perfect stability products, patients. This technical and legal conditions are supersized by "Authorized bodies" very carefully till to the Begin of Mass Produce and till to begin Distribution products "CE" in common Market EU. The medical devices are distributed in boxes, with instructions from the manufacturer in the specific language of the expert language by the technicians together with the manufacturer's lawyer but which the Doctors Users from Provider Health care inadequately semantically and legally understood!.

The fixed informal Interface in material and informal Outputs from partial Channels of Producers there are continually guaranteed with mixed deciding teams of Technicians and Physicians from Research. Development, Clinic tests but there are no sufficient supervision on legal informal and Material sufficient experiences as Inputs of Users Providers Health care and medical staff and in activities by similar implanting processing of technical and medical activities by present medical

staff only! It is a needless disruptions of informal interfaces in Critical Cross sections, we ask the continual full streams of information in the complicated Channel in all Critical Cross Sections! The Users Providers Health care and their staff have got distinguishable lack of legal, technical and ordering practical Knowledge's and skills to respect all legal, technical, ordering, running quality perfect controlled steps and in time realization of inter operational measurement of important partial medical and technical activities and realization Phases to guarantee the reliable finished legal safety technical Medical processing with legal usage Medical Devices „CE“only!

In many parallel industrial dangerous working processing we could Compare always by random samplings constant legal qualities of dangerous Mass produce, qualities of machinery products, quality of Mass dangerous Services for Users, we predict typical fatal client dangerous situation with quality of daily usage products with minimize Clients risks in Mass produce and use of Cars, in Mass produce and use of Airplanes and with guarantee safety Airport services always, we are respecting criminal analyze of Crashes in motorways, we respect Criminal Analyses of Crashes of Airplanes transport, etc. This is absurd abnormality the ignoring the similar possibilities managing the Quality of Health care in the continual random independent samplings. It was a principle my authorized Utility model 21532 CZ since 2010 to support „Based Evidenced Medicine“.

Criminal samplings of Mass heavy injuring Patient CZ by illegal implanting processing in Orthopaedic Clinic CZ

In the criminal investigating in a like hood occupational processing with MD “CE” should be controlled all partial mandatory sequential activities realized legal ways only by the regulated mandatory Patient and product Documentation, Health documentation, etc. By the Directive 93/42/EEC Medical Devices there are illegal to used in Hospital nets the Medical Devices “CE” to must be realized legally only always for example , it is absurd to begin without preliminary mandatory analyses individual Patient Health physical and mental status, without controlling risk of presence in Patient Health status dangerous some private Infects, TBC, HIV it is illegal working in Surgery hall without preliminary analyses actual Dimensions, Forms and Positions of patient bones for implantation THA and without preliminary carefully controlled the choice of fitted and technical useable Medical Devices “CE” in next functional legal processing of implanting. There are easy to formulate Mathematic fixed algorithm for your surgeries THA in your Orthopaedic Clinics OECD by principles the Utility model 21532 CZ 2010.

It is illegal to begin Implantations without mandatory preliminary individual Clinic Plan OR without regards to

preliminary declination of femoral neck of individual patient OR without finished assembling the set THA without regards to Product functional accuracy contrary Product installing radiologic Producer Masks of used set THA, contrary guarantee of full prescribed functional dimensional angle activities of components set THA OR with illegal false anchoring the components in Hip bones OR with false ways to controlled centric position of components in the Hip bones to late OR to process by the intuitive view on the post operational radiological Image! There are excluded by the knowledge's of rules of Biomechanics, Criminal skeletal Anthropology, Geometric 3D, Radiology it is illegal to accept the mistakes in criminal tracing of Crash in surgery Hall since date November 13, 2007 to late Dg.”Fausse route puncture moving of metallic stem through proximal cavity of femoral bone with polytraumatic Health results continually growing in time!” with wisdom ignoring facts, but with placement the false Medical Hypotheses by Court Medical Message, as “Destruction of femoral bone as a post operational happened patient Fallen, out of justified actual responsibilities Provider Health care and medical staff „LEGE ARTIS CZ!”

My Human Rights to justified Court processing was wisdom ignored by the Judge JUDr. Vojtěch Cepl and by the other participants from the Knowing medical Institute of the Court trials till to Judgment and till to my causal Death too, always on Complot and with false arguments only! Only crime liars could said nonsense there are always ignoring the same radiological criminal physical and material Traces fatal medical Acts, there always are finished Medical process with absurd evaluating “LEGE ARTIS CZ” despite there are evidenced all Mass repeated mistakes absence of Clinic Plan, false functional ability of implants in Patient body and chained other fatal partial technical illegal medical mistakes by my Criminal Analyses Radiologic fatal procedural technical mistakes as a Plaintiff and experienced State investigator OHS with competency of supervisions MOLSA CZ!

Such nonsense as an idiotic Statement was been officially realized in the Court Criminal Message No 36 C 181/2009 - 123 since March 27, 2012 from the Knowing Medical Institute, The Central Army Hospital Prague (Figure 1). This nonsense was illegal accepted by the Judge JUDr. Vojtěch Cepl again fully declared false arguments by the JUDGEMENT No. 36 C 181/2009 - 221 since date September 24, 2012! No Criminal Police CZ and no State Penalty Offices CZ would revise judicial false civic case by a Penalty Court trial with Criminal evidences only! All arguments are repeated constant false till today's there were coded in frame “Lege artis CZ” like as Truth, by the official Knowing Medical Institute, The Central Army Hospital Prague, it is O.K?., it finished discussion about judicial Truth and False in CZ forever?!



Figure 1.

I have immediately protested in time by written to all participants of Court trials since the July 17, 2012 to present wisdom Illegal evidences in false Court medical message before beginning the Court Trial Dealing of the Regional Court Prague contrary disposal my Criminal technical evidences of crime medical technical illegal acts by evidences of usage Biomechanics, Geometry 3D, Criminal tracing, Technical imaging the metallic component with falsely biomechanical anchoring in declination sagittally out of femur as you could to see in the first post operational Radiologic Image since the date November 16, 2007 (It was by Radiologist controlled coaxial ties stem and femur to late and illegal technical way . only intuitive observing by the view RTG in the hand only, when by "Certification of Users MD" there should be used the Orthopaedic screen always and always comparing with firm radiologic installing mask of used stem in the same scaling! There is false fatal position of spice stem in depth of cavity, on coordinates Xi; Yi; Zi for the sagittally false declination of axes the stem from the axes of the femur in illegal angle 13, 68 grads definitely as the same fatal medical mistake of MUDr. František Vurm by orthopaedic hitting of stem in false direction in angle 13. 68 grads and the same facts as it is to see again on the next axonal post operational radiologic image since the date November 28, 2007. Just I am needless dying with false judgment "LEGE ARTIS CZ". It was arisen as a Crash by Patient

post operational hared out of responsibilities of Provider Health care and staff, despite it is a impossible Phenomenon". This is a false Medical Hypotheses out of Space of science about possible Events Biomechanics, Geometry 3 D, Criminal Anthropology of Breaking my femoral right bone in proximal internal socket rasped for the stem with false hole in cavity with puncture moving metallic stem on surgery Hall in November 13, 2007.

My well humanistic educated killers wink in my eyes without any shame or medical ethics for false testimonies contrary being and ignored my Criminal technical evidences of Crime Medical Acts! I was asking the Ombudsman CZ JUDr. Anna Šabatová about Constitutional legal support September 27, 2017 to care our Patients Lives, Loss our Health, Loss our Human Honoree, our Rights to justified Court trials in CZ, but till today's in vain! I would able to save probable another 40 thousand similarly yearly affected patients by the illegal mass technical use of MD in medicine CZ with my knowledge's OHS but I would die as absurdly as any ordinary and unnecessarily sacrificed citizen Patient of the Czech Republic in the network of working everyday and yearly by medical fake illegal habits of Healthcare of the Czech Republic. Please all honoree and ethic doctors and lawyers of the WHO and from States OECD support us, Patient CZ immediately!



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