PRESENTATION OPPOSING AN
EXTENSION TO NORTHUMBERLAND's
WATER FLUORIDATION PROGRAMME

by
The UK Freedom From Fluoridation Alliance
and
North East Water Fluoridation Concerns
at
NORTHUMBERLAND COUNTY COUNCIL’S
HEALTH AND WELL-BEING OSC

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County Councils and Local Authorities have a Duty of Care to ALL their Constituents
Presenting the case against Water Fluoridation:

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Executive Summary

Water Fluoridation (WF) for the prevention of dental decay was first trialled in the UK in 1952 and adopted by several health authorities from 1964 to 1988. Since 1988, there have been no new WF programmes and two have ceased (Anglesey in 1991 and Bedford Borough in 2016). Many proposals have been made to fluoridate drinking water throughout England but all have failed. In 2008, an attempt was made to fluoridate the drinking water of Southampton. Hampshire County Council (HCC) was caught up in this attempt because its water supply joined up with that of Southampton. Having received much evidence and after careful deliberation, HCC voted not to support WF in the County: “10. Until such time as the further work outlined above has taken place, the County Council does not support any proposal for adding fluoride to the water of people living and working in Hampshire.” (HCC’s decision is in the public domain at http://www.ffo-olf.org/files/fluoridationPanelHampshireUK.pdf and we recommend that Northumberland’s Health and Well-Being OSC accesses it.)

Despite the Southampton Public Consultation (the first of its kind) returning a result of 72% against WF, the Strategic Health Authority (South Central SHA) decided that it was right and 7,200 people were wrong! However, opposition continued and eventually the proposal was dropped in 2013 without Southampton becoming fluoridated. The SHAs ceased to exist in 2013 but were replaced by Public Health England. SHA staff moved over to PHE and transferred WF policy to the new organisation.

In The Preface, we discuss the influence of Edward Bernays, Father of Spin before moving on to a short section on Nobel Laureates who opposed fluoridation. The STOP PRESS section reveals that hospital admissions for tooth extraction caused by dental decay are higher in fluoridated areas and that researchers have identified a reason for the higher dental decay.

In Chapter 1, we describe the situation in the USA where the National Academy of Sciences is peer reviewing a systematic review written by the USA’s National Toxicology Program (NTP) researchers which has identified fluoride as being a ‘presumed’ developmental neurotoxin - in short, it reduces intelligence and causes autism. The results of the peer review will be published this Autumn. We are privileged to have seen a description of the research evidence as well as the draft NTP paper which has reviewed the research evidence. The research is described by the Research Director of Fluoride Action Network. Although the brain of the unborn child is exposed to fluoride in the womb via the placenta and amniotic fluid, it is during infancy when the infant is fed baby formula made up with fluoridated tap water that the main insult to the child’s intelligence occurs.

Chapter 2 questions the validity of Northumberland’s oral health survey of 2015 when just 8.7% of 5-year-olds were examined by PHE’s dental health examiners. The resultant figure of 74 children with dental decay was used by PHE to prompt Northumberland County Council’s Health and Well-Being Board to ‘explore’ WF even though the results were not
statistically significant and not representative of the dental health of 5-year-olds in the County. The WF ‘exploration’ continued into 2018 even after the results of the 2017 oral health survey were known. The 2017 results are statistically significant since 49.5% of 5-year-olds were examined. Larger samples produce more robust results and the 2017 results were no exception. Just 22.6% of the children had dental decay. This is lower than the average for England (23.3%) and can be easily tackled with extra emphasis being put on reducing decay via tooth- brushing programmes in schools and nurseries in the towns and villages of concern.

In Chapter 3, Part A, we have analysed the basis for PHE’s Return on Investment (RoI) Tool’s conclusion that WF was the most financially preferable of 5 dental health interventions. We find the model to be flawed: for the WF intervention, a whole fluoridated population figure was used and then compared against 5-year-old population figure which was used to calculate financial benefits for the other 4 interventions. This was bound to show WF up in a favourable financial light. Should Northumberland County Council continue to ‘explore’ WF to the extent that the entire County becomes fluoridated it will find that far from being the most economical intervention, the County would be tied into WF for at least 20 years with increasing annual bills for revenue and capital replacement costs. In the meantime, children’s oral health could have been improved by teaching behaviour change – something which we all have to go through in life.

Not only is the RoI flawed but most of the money spent on purchasing the fluoridating acid is wasted because it is lost in leaks or goes down the drain **without being drunk**. In Chapter 3B we determine the percentage of drinking water delivered to domestic premises and the amount actually drunk (1.3%) based on Southern Water statistics. With little children only drinking one-third of a litre of water a day, it is highly doubtful that WF is the most economical way of trying to prevent dental decay. Moreover, the World has moved on, leaving the UK far behind: the consensus of opinion is that fluoride topically applied is the more effective way of preventing dental decay whilst, paradoxically, systemic (swallowed) fluoride was described by the British Fluoridation Society in 2015 as being the least important mechanism for the prevention of dental decay. (Appendix 2).

In Chapter 4 we list some of the successful oral health programmes in the UK which tackle dental decay on an individual level. Emphasis is placed on the Scottish **Childsmile** programme which has been running since 2001 with very pleasing results. Prior to **Childsmile**, dental decay in Scotland was alarmingly high but it has now been reduced to far less than that recorded in fluoridated New Zealand. In Scotland 73% of 8-year-olds are free of dental decay compared to 54% in New Zealand.

Fluoridated water is a medicine even though it doesn’t come out of a bottle. It is added to water to have a prophylactic effect on the human body. It alters our physiology. In Chapter 5 we turn briefly to WF practice and its lack of medical ethics. We ask why the medical
profession has to stick to a strict code of ethics when prescribing pharmaceutical medicines and why the same set of ethics is not applied to WF practice, particularly since the medicine is given in unlimited doses, is compulsory and its ‘administration’ undoubtedly violates the Nuremburg Code.

In Chapter 6, we return to reconsidering dental decay but this time as an issue of child neglect. Stamping out incisor decay would reduce the dental decay statistics to such a level that WF would never again be contemplated.

An interesting legal point has been highlighted by us recently in that because of the presence of a third compound of fluorine in the fluoridating acid, WF appears not to comply with UK Primary law. Here, in Chapter 7, we discuss hydrofluoric acid for the first time and postulate that it might be the cause of the statistically significant higher percentage of patients in the West Midlands suffering from hypothyroidism when compared to patients with hypothyroidism in non-fluoridated Greater Manchester. The greater percentage of cases of hypothyroidism was mapped against WF status by a team at Kent University in 2014.

Referring to British Standard BSEN 12175:2013, we calculate the maximum concentration of heavy metals and carcinogens (including arsenic) added to drinking water when the fluoridating acid is used to increase the concentration of fluoride in treated water. We ask in Chapter 8 if WF practice is contrary to the UK Government’s Committee on Toxicity’s recommendation that the level of arsenic should be as low as reasonably practicable (the ALARP Principle) in order to prevent cancer.

The UK Government’s ‘York Review’ on WF was published in 2000. One of the conclusions of the review team was that WF did not reduce dental health inequalities across social groups. This message was buried in ‘noise’ and the Review Team’s principals had to repeat the message three times. It is still being ignored to this day by Government, PHE and Dental professionals even though in 2015 the Cochrane Collaboration confirmed the York Review’s conclusions. We cannot understand why PHE is maintaining that WF reduces dental health inequalities when the research evidence is so inadequate. Chapter 9 reproduces the letters sent by the York Review principals to the Department of Health.

Pharmacy is the science of prescribing minute amounts of active substances and Pharmacists need to have an appreciation of the potency of small amounts. Our article in chapter 10 is by a practising pharmacist who has long held the view that WF is a most unwise practice.

We end with a Summary of the main points emphasised in this paper.

Throughout this paper, our central concern has been for the need to apply the Precautionary Principle to Water Fluoridation practice and for elected Councillors to
observe their Duty of Care in respect of all their constituents – and particularly in respect of those unborn children and infants who are possibly destined to exposure to a ‘presumed’ developmental neurotoxin. But in the Autumn, we confidently expect fluoride to be reclassified as a ‘known’ developmental neurotoxin at which time it will be placed in the same category as LEAD.

In this interim period, Councillors and Local Authorities need to dwell on the advisability of applying the Precautionary Principle.

We remind Northumbria County Council that it is a legal requirement for Local Authorities to observe their legal responsibility - their Duty of Care to all their constituents.
Preface

We invite the reader to peruse what Edward Bernays (American PR Expert – “Father of Spin”) had to say about his role in the promotion of Water Fluoridation when interviewed by Investigative Journalist Chris Bryson in 1993.

Bernays also persuaded Americans to add fluoride to water.

“I do recall doing that,” he said softly during another interview at his home in 1993. Although Bernays was then 102 years old, his memory was good. “Selling fluoride was child’s play,” Bernays explained. The PR wizard specialized in promoting new ideas and products to the public by stressing a claimed public health benefit. He understood that citizens had an often unconscious trust in medical authority. “You can get practically any idea accepted,” Bernays told me, chuckling. “If doctors are in favor, the public is willing to accept it, because a doctor is an authority to most people, regardless of how much he knows or doesn’t know ... By the law of averages, you can usually find an individual in any field who will be willing to accept new ideas, and the new ideas then infiltrate the others who haven’t accepted it.”


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In 1951, US dentists strategized on how to sell fluoridation using misinformation and misdirection e.g. "We have told the public it works, so we can’t go back on that." And "those research people, they can’t get over their feeling that you have to have test tube and animal research before you start applying it to human beings."

(Source: “Proceedings 4th annual conference of state dental directors”) Quoted in CISION PR Newswire, Jan 15, 2020, 14:40 ET. NEWS PROVIDED BY New York State Coalition Opposed to Fluoridation.

“History tells us that overturning myths is rarely easy. But we have been down this path before. The fluoride story is similar to the fables about lead, tobacco, and asbestos in which medical accomplices helped industry to hide the truth about these substances for generations. Fluoride workers share a tragic fate with the souls who breathed beryllium, uranium and silica in the workplace. Endless studies that assured workers that their factories and mines were safe concealed the simple truth that thousands of people were being poisoned and dying painful early deaths from these chemicals. So if this tale of how fluoride’s public image was privately laundered sounds eerily familiar, maybe it’s because the very same professionals and institutions who told us that fluoride was safe said much the same about lead, asbestos and DDT or persuaded us to smoke more tobacco”.

“Lulled by half a century of reassurances from supporters of fluoride in the public health establishment, many doctors today have no idea of the symptoms of fluoride poisoning. A silent killer may stalk us in our ignorance. “There is a black hole out there in terms of the
public and scientific knowledge”, says former industry toxicologist, Dr Phyllis Mullenix. “There is really no public health issue that could impact a bigger population. I don’t think there is an element of this society that is not impacted by fluoride. It is very far-reaching and it is very disturbing.

“Fifty years after the U.S. Public Health Service abruptly reversed course during the darkest days of the cold war – and endorsed artificial water fluoridation – it is time to recognize the folly, hubris, and secret agendas that have shackled us too long, poisoning our water, choking our air, and crippling workers. It is time, as the Quakers ask in life, to speak truth to power. Good science can sharpen the tools for change, but it will be public opinion and citizen action that strike those shackles free.”


The “fluoride infection” spread to Ireland and to the UK.

### Grants given to Ireland and the UK by the USA Government to initiate Water Fluoridation

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<td>£62,250</td>
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<td>$900,048</td>
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Source: Barry Groves (2001). Fluoride: Drinking Ourselves to Death, p.189

All WF schemes in existence in the UK (England) today were initiated by unelected health authorities. No-one who was destined to drink fluoridated water was consulted.

There have been no new WF schemes in England since 1988. In the intervening 32 years, scientists have produced a vast library of research, most of which has found that fluoride is injurious to the human body. We’re still waiting for research which disproves this research. It is the responsibility of those who wish to add a presumed developmental neurotoxin to drinking water to prove that it is safe. It is not enough to parrot that it is safe without there being any evidence.

Let’s go back to the America of the 1950’s where Dr James D Sumner who was awarded a Nobel Prize for his work with enzymes, stated: “We ought to go slowly. Everybody knows fluorine and fluorides are very poisonous substances and we use them in enzyme chemistry to poison enzymes, those vital agents in the body. That is the reason things are poisoned, because the enzymes are poisoned and that is why animals and plants die.”

At least 13 Nobel Prize winners in Chemistry and Medicine have either opposed fluoridation or expressed reservations about it. These include:

- Arvid Carlsson (2000, Medicine/Physiology)
- Giulio Natta (1963, Chemistry)
- Nikolai Semenov (Chemistry, 1956)
- Sir Cyril Norman Hinshelwood (Chemistry, 1956)
- Hugo Theorell (Medicine, 1955)
- Walter Rudolf Hess (Medicine, 1949)
- Sir Robert Robinson (Chemistry, 1947)
- James B. Sumner (Chemistry, 1946)
- Artturi Virtanen (Chemistry, 1945)
- Adolf Butenandt (Chemistry, 1939)
- William P. Murphy (Medicine, 1934)
- Hans von Euler-Chelpin (Chemistry, 1929)
- Corneille Jean-François Heymans (Medicine, 1938)
The influence of Edward Bernays lives on, however, with certain civil servants in Whitehall positively encouraging WF practice. We would like to know why HM Government are refusing to listen to our evidence. Why is the UK Government ignoring decades of research which questions the safety of swallowing fluoride? Where is the research which proves that WF is safe to swallow? After an exhausting search, we have been unable to find any.

STOP PRESS Two important developments during February 2020:

Conclusions: Hospital procedures under General Anaesthetic for tooth extractions due to dental decay are higher in the fluoridated North East compared to the non-fluoridated North East. Since this is the case, then the NHS would be unable to justify granting money to Northumberland County Council as a 'reward' for reducing hospital procedures. We have reached this conclusion after analysing statistics obtained from PHE's website.

These hospital statistics complement the next piece of information. Researchers in New York have found that fluorosed teeth are more prone to decay when compared to teeth unaffected by fluoride.
For the first time ever, the probable reason why the mechanism behind fluoride causing dental fluorosis has been described by a team of researchers at New York University's College of Dentistry. The Research has been published in Science Signaling.

**How too much fluoride derails dentition**

Excessive fluoride ingestion during childhood results in defective tooth enamel mineralization, which can lead to dental problems later in life. Aulestia *et al.* investigated the molecular mechanisms underlying fluorosis in enamel-forming cells isolated from rats and in an enamel cell line. Exposure of enamel cells to fluoride resulted in (1) decreases in ER Ca\(^{2+}\) content and store-operated Ca\(^{2+}\) entry into the ER, (2) reduced the expression of genes encoding ER stress–response proteins, and (3) resulted in mitochondrial dysfunction. These effects were not seen in HEK-293 cells (which are derived from kidney epithelium). These data may explain how fluorosis affects Ca\(^{2+}\) homeostasis in enamel-forming cells and highlight cell type–specific stress responses.

Source: [https://stke.sciencemag.org/content/13/619/eaay0086](https://stke.sciencemag.org/content/13/619/eaay0086) (ER: Endoplasmic Reticulum)

Interpretation: Fluoride weakens enamel. Cells which form enamel are stressed by fluoride. The stress reduces the cells' capacity to handle calcium. It also causes mitochondrial dysfunction.

**It is admitted that fluoride causes dental fluorosis in secondary teeth. Fluorosed teeth, according to the lead researcher, are more prone to dental decay.**

See also: [https://www.dentalnewspk.com/excess-of-fluoride-can-harm-your-teeth-new-study/](https://www.dentalnewspk.com/excess-of-fluoride-can-harm-your-teeth-new-study/)

**Overall conclusion:** Fluoride damages secondary teeth before they erupt. The enamel is weakened and this makes it vulnerable to decay-causing agents.

It is plausible that fluoride also weakens primary teeth as they are developing in the unborn child and infant. The implications are clear: dental decay in small children could be prevented by excluding fluoride from the mother's and infant's diet.

Note, however, that incisor caries in primary teeth would still occur because it is an aggressive form of dental decay.

This research now needs to be reproduced by other research establishments. If the conclusions of the NYU Dental College are confirmed, then it would be extremely unwise to continue to press for fluoridating drinking water in the UK, particularly since hospital admissions for tooth extraction are higher in fluoridated areas.

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25th February 2020
Chapter 1, Part 1   Fluoridated water: a presumed developmental neurotoxin

In the following Press Release, Paul Connett, Emeritus Professor of Chemistry and Toxicology, explains that ‘presumed’ is just small one step less than ‘known’. The USA’s National Toxicology Program (NTP) review of fluoride/intelligence studies is being peer reviewed at the moment by the USA’s National Academy of Sciences and the final classification regarding fluoride’s developmental neurotoxicity will be published this Autumn (2020).

The UK has traditionally followed the USA’s lead on most issues relating to Water Fluoridation. We would hope, therefore, that PHE England will take heed of the USA’s reclassification of fluoride and consequently stop sponsoring/urging WF onto local authorities as part of their Oral Health Strategy. The problem is that PHE, since 2013 when it was founded, has believed that fluoride is “safe and effective” and it is going to be difficult for that organisation to reverse its belief. But, it would have no choice since the news that fluoride is a known developmental neurotoxin and in the same category as lead will be widely publicised.

If fluoride and fluoridated water become “the new lead”, that would halt any attempts to fluoridate entire populations.

(Note that this Chapter has embedded "dead" links which can only be opened from the short file with its dynamic links which accompanies this Presentation.)

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Fluoride Action Network (FAN) Press Release on NTP Study: "Fluoride is presumed to be a cognitive neurodevelopmental hazard to humans".

NEWS PROVIDED BY
Fluoride Action Network
Oct 25, 2019, 14:07 ET

NEW YORK, Oct. 25, 2019 /PRNewswire/ -- On Oct 22, the [US] National Toxicology Program (NTP) published a draft review of fluoride's neurotoxicity concluding:

"...fluoride is presumed to be a cognitive neuro-developmental hazard to humans. This conclusion is based on a consistent pattern of findings in human studies across several different populations showing that higher fluoride exposure is associated with decreased IQ or other cognitive impairments in children."
For years the Fluoride Action Network (FAN) has been drawing attention to fluoride's neurotoxicity. There are 61 human IQ studies linking lowered IQ with fluoride exposure, many of which FAN had translated from the original Chinese.

FAN disagrees with NTP's conclusion that studies "with [fluoride] exposures in ranges typically found in the water distribution systems in the United States (i.e., approximately 0.03 to 1.5 ppm) ...are inconsistent and therefore unclear (our emphasis)."

FAN's director Paul Connett, PhD, says, "the studies funded by US government agencies (Bashash et al. 2017, 2018; Green et al., 2019) were at exposure levels commonly experienced with fluoride water concentrations below 1.5 ppm, and are consistent, very clear and stronger than the earlier Chinese studies at levels above 1.5 ppm (Choi et al, 2012) because they were based on individual exposures, with many confounding variables carefully controlled. In reality, it is the studies with lower fluoride levels of exposure that have provided the strongest evidence."

Connett continued, "We hope that, when the National Academy of Sciences completes its peer review, NTP will raise the classification of fluoride to a 'known' from 'presumed' neurodevelopmental hazard to humans. Whether they do or not, the weight of scientific evidence in the NTP review should be sufficient to force an end to fluoridation."

Dr. William Hirzy, former Environmental Protection Agency risk assessment specialist, says, "Fluoride at a concentration of 1.5 ppm in water offers no meaningful margin of safety to protect the brains of a whole population of infants drinking fluoridated water at 0.7 ppm. Without going into detailed calculations of total dose, a safety factor of ten (to account for the expected range of sensitivity in a large populations), would reduce the allowed level in water to less than 0.1 ppm in water."

Connett asks, "How can anyone now claim that community water fluoridation is safe? And why allow it to continue when safer and more effective oral health programs exist? (e.g., Childsmile)."


(SOURCE Fluoride Action Network)
(We discuss the Scottish Childsmile Programme in Chapter 4.)

Expected US reclassification this Autumn 2020 of fluoride from being a ‘presumed developmental neurotoxin’ to a ‘known developmental neurotoxin’.
DRAFT NTP MONOGRAPH ON THE
SYSTEMATIC REVIEW OF FLUORIDE EXPOSURE
AND NEURODEVELOPMENTAL AND
COGNITIVE HEALTH EFFECTS

September 6, 2019

Office of Health Assessment and Translation
Division of the National Toxicology Program
National Institute of Environmental Health Sciences
National Institutes of Health
U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES

URL:  http://fluoridealert.org/wp-content/uploads/2019.ntp_draft-fluoride-systematic-
review.online-Oct-22.pdf

See also  https://articles.mercola.com/sites/articles/archive/2020/01/23/fluoride-health-
risks.aspx?cid_source=dnl&cid_medium=email&cid_content=art1HL&cid=20200123Z1&et_cid=DM4
41022&et_rid=796131654 for a useful summary of the neurotoxicity of fluoride
Chapter 1, Part 2  Fluoride’s Harm to the Developing Brain: The Recent Science

by Chris Neurath, December 2019

“THE RIGHT TO SEARCH FOR TRUTH IMPLIES ALSO A DUTY: ONE MUST NOT CONCEAL ANY PART OF WHAT ONE HAS RECOGNIZED TO BE TRUE”

“Several experts equated the harm found from fluoride to that from childhood lead poisoning.” (Green, 2019)

This past year (2019)

The past year has seen unprecedented new science from Canada and the USA showing fluoride harms the developing brain from exposures due primarily to artificial water fluoridation.

Two of the published studies found clear associations between water fluoridation and substantial loss of IQ, both from prenatal and infant exposures. Equally worrisome is a third study that found children in fluoridated areas have a 284% higher risk of ADHD compared to those in non-fluoridated areas. Finally, a fourth study found harm in adolescence as well, with altered sleep patterns. Three of these high-quality studies were funded by the US National Institute of Environmental Health Sciences.

The ‘wave’ began in 2017

This ‘wave’ of new studies actually started in 2017 with two mother-child cohort studies of IQ loss in Mexico [Valdez-Jimenez 2017 and Bashash 2017]. These two high-quality studies
confirmed the evidence of fluoride’s neurotoxicity that had been accumulating over 30 years in China, India, and elsewhere consisting of 60 human studies.

The high quality fluoride-IQ studies in 2017 were followed in 2018 with a study showing an association between fluoride and ADHD \[\text{Bashash 2018}\] and another showing an association between fluoride and reduced thyroid function (hypothyroidism) which was exacerbated by iodine deficiency \[\text{Malin 2018}\]. Hypothyroidism in pregnant women is a known cause of lowered IQ in their children.

The four studies published in 2019 are the strongest ever and are undeniably relevant to the levels of fluoridation [0.7 MG FLUORIDE/LITRE WATER] in the USA. I will discuss these in turn.

1) \textbf{Green 2019}: in JAMA Pediatrics. Substantial IQ loss in Canadian children from prenatal exposure to fluoride from water fluoridation.

This year’s first major study was from a research group based in Canada and published in the prestigious journal \textit{JAMA Pediatrics} [\text{Green 2109}]. It received widespread media coverage, with articles in The Washington Post, CNN, NPR, Time Magazine, etc. The editors of \textit{JAMA Pediatrics} even went so far as to say that the study reversed their previous (mis)conception that fluoridation was perfectly safe and only crazy people claimed it could be neurotoxic. The editor-in-chief said if his wife were pregnant he would advise her to avoid fluoridated water [\text{JAMA Pediatrics Christakis podcast}]. Several experts equated the harm found from fluoride to that from childhood lead poisoning.

2) \textbf{Riddell 2019}: found almost 3 times higher risk of ADHD for those living in fluoridated areas in a national sample of Canadian children.

This study, also from Canada, found a strong association between home water fluoride concentration and much higher risk of ADHD diagnoses in children [\text{Riddell 2019}]. The data came from a government sponsored nationwide survey of health and nutrition (Canadian Health Measures Survey). The study found that children living in areas with fluoridated water had a 284% higher risk of having a diagnosis of ADHD as those who lived in non-fluoridated areas. This study confirmed two previous studies linking fluoride to ADHD from Mexico and the USA [\text{Bashash 2018, Malin 2015}].

3) \textbf{Till 2020}: (published ahead of print in Nov 2019) Children who were formula-fed and lived in fluoridated areas as babies have dramatically lower IQ compared to those who lived in non-fluoridated areas.

This study is arguably the most worrisome finding yet. Till and co-workers found that formula-fed infants in fluoridated areas had much lower IQ than formula-fed infants in non-fluoridated areas.

Formula-fed babies (with most of the powdered formula reconstituted with tap water) in fluoridated areas averaged 4 IQ points lower compared to formula-fed babies in non-fluoridated areas. Tests of non-verbal IQ showed even more dramatic effects, with an average loss of 9 points in the non-verbal component of IQ tests. When translated to typical water fluoridation levels in the USA of 0.7 mg/L, the Till 2020 findings suggest a loss of non-
verbal IQ of 13 points for infants in fluoridated areas compared to those with low levels of fluoride in the water. This study was in a carefully monitored cohort followed from before birth through age 4 years. The study authors controlled for many factors. When they also adjusted for mothers’ fluoride exposure during the pregnancy, that only accounted for a small part of the IQ loss. Thus, infancy may be at least as susceptible a period for neurotoxic harm as the prenatal period and exposure during both developmental periods may produce additive harm. Not just pregnant women should be advised to avoid fluoridated water, their children should as well.

These three studies were all within Canada, where the average water fluoridation level is 0.6 mg/L, while the current average in the USA is 0.7 mg/L (and in some communities still up to 1.2 mg/L). These studies are also relevant to the USA because socio-economic and other factors in Canada are arguably as similar to the USA as can be found anywhere.

A fourth study, published just last week, bursts any remaining quibbles about relevance to the USA because it studied children in the USA [Malin 2019].

4) **Malin 2019**: Altered sleep patterns in adolescents linked to levels of fluoride in the drinking water in the USA.

This study used data from the rigorous, nationally representative, NHANES health and nutrition surveys conducted by the Centers for Disease Control (CDC). The authors found that in adolescents aged 16-19 years drinking fluoridated water, there was a doubling of symptoms indicative of sleep apnea, compared to those with low fluoride water. There were also significantly later bed times and waking times in the adolescents with higher water fluoride levels. The link between fluoride and sleep disturbances may be through fluoride’s effect on the pineal gland. This gland, situated in the brain, regulates sleep-wake cycles through the hormone melatonin. The pineal gland accumulates high levels of fluoride, and previous studies in animals suggested fluoride may alter melatonin levels [Luke 1997]. Alteration of sleep patterns may be a neurotoxic effect of fluoride separate from the loss of IQ and increased risk of ADHD due to earlier life exposures.

It bears repeating that all four of these 2019 studies were performed in Canada or the USA where the majority of fluoride exposure comes from artificially fluoridated water. In other words, harm was found in children with average intakes of fluoride.

The oft-repeated claim of fluoridation proponents, that studies finding neurotoxic harm are only from areas with “irrelevant” high fluoride levels, can now be roundly dismissed. “Just one study”!

Another criticism from fluoridation proponents that the JAMA Pediatric’s study was “just one study” has been false for at least 30 years, since the first of now over 60 fluoride-IQ studies was published in China in the 1980s [FAN 64 IQ studies webpage]. Almost 15 years ago the US National Research Council’s comprehensive review noted several human neurotoxicity studies and many animal studies as clear evidence that fluoride could harm the brain [NRC 2006].
Conclusion

The scientific evidence can now be considered overwhelming. This may be a big surprise to those who were never aware of the many studies because they simply accepted the claim that fluoridation was “safe and effective”. It may be a shock to fluoridation promoters who have tried to ignore or deny each accumulating piece of evidence. But the science is now undeniable. We don’t know how long it will take for this truth to sink into mainstream science, medicine, and public health. It will likely take more hard work on the part of scientists conducting even more studies, and by individuals and groups like FAN reaching ordinary people and government officials.

An analogy to the history of “low-level” lead neurotoxicity can offer insights. Several experts have said that it now looks like fluoride poses a similar risk for the developing brain as lead poisoning. In fact, back when leading researchers first started voicing concern that “low-level” lead was causing neurobehavioral harm in children about 30 years ago, the existing scientific evidence to support that concern was weaker than what is now available for fluoride [Needleman 1990]. It took more than two decades for the Centers for Disease Control (CDC) to finally respond to the evidence on “low-level” lead and reduce the “level of concern” to the 5 µg/dL blood lead level it currently stands at. That delay might sound discouraging, but the CDC’s decision to reduce the “level of concern” followed just months after a 2012 NTP report that concluded even levels below 5 µg/dL posed a risk. With fluoride, we now have a draft NTP report, backed by evidence as strong as available when alarms were first being raised for “low level” lead.

Chris Neurath
Research Director, Fluoride Action Network

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In pregnancy, a woman’s blood volume increases and she needs to drink more water, particularly since it is more quickly bioavailable than beverages. Her medical advisors do not advise her to avoid fluoridated tap water. Nor is she cautioned against drinking tea which, if an economy variety, contains worrying levels of fluoride. Thus, her cup of tea contains fluoride from water and from tea leaves. After the child is born and if she decides to bottle feed, NHS Choices cautions against using bottled water because it contains sodium and sulphates and because it is not sterile! This is strange advice: most bottled waters in England contain less sodium and sulphate than tap water but both need to be boiled in order to sterilise them. ([https://www.nhs.uk/conditions/pregnancy-and-baby/making-up-infant-formula/](https://www.nhs.uk/conditions/pregnancy-and-baby/making-up-infant-formula/)) Until NHS Choices advice changes, an expectant fluoridated mum will continue to unknowingly cause her baby’s intelligence to reduce.

See Appendix 4 for full list of sources of fluoride.

See separate file for the dynamic links to research cited in this chapter
Chapter 2  Oral Health Surveys and Flawed Conclusions

Your Health and Well-Being Board’s introduction to Public Health England’s data from the 2015 Oral Health Survey for 5-year-olds began the attempt to include Water Fluoridation as part of the County’s Oral Health Strategy. However, the number of children examined in summer 2015 was a very small percentage (8.86%) of the total number of 5-year-olds in Northumberland. We do not have access to the names of the schools which were sampled but judging from the slightly elevated level of dental decay, we assume that schools in deprived areas were visited by the dental team in 2015.

No notice seems to have been taken by Northumberland’s Health and Well-Being Board of the 2017 statistics which provided a statistically significant sample of examined children and which produced a far more realistic and reliable set of statistics. In summer 2017, we see that the percentage of dental decay in Northumberland was lower than the England average (22.6% compared to England’s average of 23.3%). This is not high enough to call for special measures!

Oral health surveys are in the public domain. We recommend that members of the OSC study the entries for Northumberland for 2015 and 2017 (See Appendix 1 for snipped extracts). Some of the relevant data is reproduced below. Incisor Caries is discussed in Ch. 6.

Extracts from oral health surveys for Northumberland and England

<table>
<thead>
<tr>
<th>Year of survey</th>
<th>No. of 5-year-olds</th>
<th>No. examined</th>
<th>Av d₁mft</th>
<th>% d₁mft with plaque</th>
<th>% with sepsis</th>
<th>% with incisor caries</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015 Northumberland</td>
<td>3,271</td>
<td>290 (8.87%) (inadequate sample)</td>
<td>0.7</td>
<td>25.7% (74 children)</td>
<td>6.09</td>
<td>4.03</td>
</tr>
<tr>
<td>2015 England</td>
<td>673,956</td>
<td>111,500</td>
<td>0.8</td>
<td>24.7%</td>
<td>1.7</td>
<td>1.4</td>
</tr>
<tr>
<td>2017 Northumberland</td>
<td>3,354</td>
<td>1660 (49.5%) (statistically significant sample)</td>
<td>0.6</td>
<td>22.6% (375 children)</td>
<td>0.23</td>
<td>0.38</td>
</tr>
<tr>
<td>2017 England</td>
<td>703,755</td>
<td>96005</td>
<td>0.8</td>
<td>23.3%</td>
<td>1.5</td>
<td>1.1</td>
</tr>
</tbody>
</table>

Source:
22.6% dental decay is not acceptable but is easily tackled by oral health interventions at an individual level, i.e. toothbrushing in schools and nurseries, and increased health visitor involvement. **Note that in 2017, less than one tooth per child on average was decayed.**

Even while the WF proposal was being developed between 2015 and 2018, tooth decay in Northumberland had been recorded in 2017 as being unremarkable and less than that recorded in some fluoridated towns and cities in England. It seems clear that the inadequate sample size (2015) gives an entirely wrong impression of dental health throughout the County.

During the time that Northumberland’s Health and Well-Being Board have been debating this issue, we ask if oral health programmes as recommended by the NICE *Guidance for Local Authorities and Partners* have been progressed to a stage where the programmes have produced results. If there are results, we hope that the OSC will request to see them.

With regard to the areas which identified 74 children with dental decay in 2015, we sincerely hope that those areas have been the subject of a concerted effort to (1) stamp out incisor decay and (2) to introduce tooth-brushing in nurseries and primary schools as advised by Public Health England’s David Landes in his Locality Supplement (2013):

> “The dental decay identified in this study is likely to have developed over a period of time prior to the children entering schools. It is thus essential to use these data to support preventive oral health work amongst Early Years workers and locations to secure improvements in children’s oral health at a population level. The data should be used to inform the targeting of resources to those areas with the poorest oral health to secure improvements in the health of those children.”


Since Interventions A, B, D and E as described in the Rol Infographic (see Ch. 3A) are effective at reducing tooth decay as recommended by David Landes, one wonders why Public Health England is so keen on adding a presumed developmental neurotoxin to drinking water (Intervention C). If these effective oral health programmes A, B, D and E haven’t been implemented it would be a matter of great concern.

Why waste money on WF when from the table we can see that it is not conclusive that fluoride is a silver bullet.
Chapter 3 The Financial Case Against Water Fluoridation

There are two ways of looking at this particular issue:

A. Return on Investment (RoI) – how much money the NHS might save by not treating decayed teeth.
B. The waste of public finance – how much fluoride is not swallowed by water company domestic customers.

A. PUBLIC HEALTH ENGLAND – RETURN ON INVESTMENT OF ORAL HEALTH INTERVENTIONS: SOME INITIAL OBSERVATIONS

3A.1.1 BACKGROUND

Public Health England (PHE) has produced a document “Return on Investment of Oral Health Interventions” https://www.gov.uk/government/publications/improving-the-oral-health-of-children-cost-effective-commissioning which is described as a “decision-support tool to support Local Authorities investment decisions regarding their local commissioning of oral health improvement programmes for pre-school children”. Accompanying this document is a “flier” https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/560973/ROI_oral_health_interventions.pdf which shows relative cost/benefits for the five interventions, the most attractive of which appears to be that for water fluoridation - £1 spent gives a “benefit” of £12.71 after 5 years. So attractive does this seem, it is worthwhile looking at it in more detail.
3A.1.2 APPROACH

This is not a forensic examination of the so-called “tool”; it refrains from delving into the jargon of ROI (Return on Investment), discounted savings, nett present value, etc. and is kept as simple as possible to help with understanding the underlying principles and data.

3A.1.3 COSTS

The headline from the PHE flier (and also appearing in the local newspapers) effectively says “Spend £1 and get £12.71 of savings”. Wow!! If I had £1 to invest, it would look an attractive proposition. It would be equivalent to a compound rate of interest of almost 65%. For comparison, if I invested my £1 in an ISA or NS&I Bonds at say 5%, after 5 years my £1 would only be worth £1.28. It all looks too good to be true – so is there a catch?

The PHE “tool” can be populated with data by any local authority who may want to use it in helping with their decision making. However, PHE has populated it with data to get the “Spend £1 and get £12.71 of savings”. PHE has used a cost figure of 50 pence per head of population to get the £1 figure - the common denominator across all 5 interventions.

Using data obtained under a Freedom of Information request (http://www.wmaf.org.uk) and data from the British Fluoridation Society BFS website (https://www.bfsweb.org) it is possible to see where this figure comes from:

Total spend on water fluoridation 2018 – 2019 (WMAF website) = £2,995,309

Number of people supplied with artificially fluoridated water (BFS website) = 5,797,000

Dividing these two numbers (£2,995,309 by 5,797,000) gives £0.52 per head of population for England so not far from the figure used by PHE.

However, we have actual figures for fluoridated Northumberland:

Total spend on water fluoridation 2018 – 2019 (WMAF website) = £166,523.79

Number of people currently supplied with artificially fluoridated water (PHE figures) = 128,828

Dividing these two numbers (£166,523.79 by 128,828) gives £1.29 per head of population for Northumberland - so this is already 2½ times higher than the assumption used by PHE.

Looking a little bit further, most of this population (128,828) don’t ‘need’ water fluoridation and probably may not want it. It is only the 0-5-year-old children who are being targeted for this “treatment”. Using UK census data, the age cohort of 0-5 years is only about 5% of the population, so re-doing the calculation where the annual revenue cost (£166,523.79) is spread over 5% of the 128,828 fluoridated population (6,441) the cost per head (of those receiving the “treatment”) is a massive £25.86 per child per annum.
What is surprising is that the PHE “tool” uses costs per head of the 5-year-old population for 4 of the “oral health improvement programmes” illustrated in the infographic, but not for the 5th programme (WF). Thus it’s a case of comparing 4 apples with 1 pear which consequently provides a false financial conclusion. It is unclear why PHE has used a different baseline for water fluoridation.

£25.86 already dwarfs the so-called RoI “benefits” of £12.71. (Just think of the headline figures of “Spend £1 and get £12.71 of savings” as a ratio and not as absolute cost values.)

But it gets worse. Strictly speaking, the capital costs for the proposed scheme should also be included to get a true cost picture. For Northumberland, the capital cost for the proposed fluoridation scheme is reported as being £2,147,800. Since these initial costs are being borne by PHE they have been omitted from the “tool”. However, it matters not who picks up the final tab for initial capital equipment costs; the money is being spent on the scheme and capital costs must be included in the Return on Investment calculation.

Capital Replacement Costs (Future Expenditure)

Another notable omission is the “Capital Equipment Replacement Costs”. Over the 20-year life of a water fluoridation scheme some of the equipment used to add and control the fluoride will wear out and need replacing. A recommendation is that mechanical and instrumentation equipment be replaced every 5 years and electrical and control equipment every 15 years.

It may be argued by PHE that that organisation will also bear these Capital Replacement Costs but there is evidence gleaned from FoI request replies that where they have done this in the past (e.g. Cornhow and Ennerdale in Cumbria and in Nottinghamshire) they have progressively recovered these costs at the same time as recovering annual revenue costs.

Taking a simplified and optimistic view, let us assume that the equipment only needs replacing once in its 20-year life:

\[
\text{Capital Replacement Costs} = \frac{\£2,147,800}{20} = \£107,390 \text{ per year}
\]

Again, this figure would need to be divided by the number of children who are being targeted for this “treatment”.

Total additional population for the WF programme in Northumberland = 169,114

But only 5% of these (8,455) are children under 5 years of age

So, the additional annual cost per child for replacement equipment is \(\frac{\£107,390}{8,455} = \£12.70\)
In total, Northumberland County Council would have to spend £25.86 + £12.70 which is £38.56 per child per year for water fluoridation which is 77 times more than the 52p assumed in Option 3 in the PHE “tool”. Decision makers may want to question if this represents good value for money or if other oral health interventions would be more cost beneficial.

The above calculations do NOT include the initial Capital costs which, when factored into the RoI calculation of £38.56 per child per annum makes WF financially unaffordable.

3A.1.4 “BENEFITS”

“Benefits” or savings in the PHE “tool” accrue from reductions in dental treatment costs and a reduction of days lost at school and at work (for the carers). These reductions come from an assumed reduction in the dental decay (measured as decayed, missing and filled teeth - dmft) which each of the oral health interventions shown in the Infographic can provide. These reductions in dental decay can be very subjective but we are assured by PHE that:

“The programmes [1-5] included in the tool are those that have the best available evidence of effectiveness in reducing tooth decay” [my emphasis].

“This tool has been developed with reference to the best available evidence” [my emphasis]

We are further reassured that:

“Many of the programmes included in the tool may be targeted in relative deprived populations, allowing the tool to estimate the impact in reducing these health inequalities” [my emphasis]

All very reassuring and the layman could be forgiven for taking it at face value. But looking at the last point more closely, in the section of the “tool” dealing with water fluoridation, the same PHE states:

“Insufficient evidence was found to determine whether fluoridation reduces differences in decay levels between deprived and affluent areas…….” [my emphasis]

“Given the approach [water fluoridation] targets geographical areas rather than specific population groups, it may be more difficult to target these kinds of programmes to benefit only children at high risk of disease…….” [my emphasis]

These contradictory statements appear to be a case of PHE shooting itself in the foot by admitting that water fluoridation does NOT reduce dental health inequalities !

Moving on to the “tool” using the “best available evidence” we are advised that:
“The model [tool] has used the preventative fraction [0.35] from the most recent systematic review of the effectiveness of water fluoridation (Cochrane 2015)”

Sounds good, but looking at the “Cochrane Review” more closely (“Water fluoridation for the prevention of dental caries” by Iheozor-Ejiofor Z et al: http://www.ncbi.nlm.nih.gov/pubmed/26092033) the review’s conclusion states:

“There is very little contemporary evidence ....... that has evaluated the effectiveness of water fluoridation for the prevention of caries” [my emphasis]

“The available data came predominately from studies conducted prior to 1975” [my emphasis]

“There is insufficient evidence to determine whether water fluoridation results in a change in disparities in caries levels across SES” [socio economic status] [my emphasis]

“There is a significant association between dental fluorosis ....... and fluoride level” [my emphasis]

“The evidence is limited due to the high risk of bias within the studies and between study variation” [my emphasis]

It would appear that the evidence used in determining the “benefits” from water fluoridation is weak and in some cases contradictory. Starting with perhaps the most important – to any “benefits” – is the “preventative fraction” (0.35) used to calculate the reduction in tooth decay resulting from water fluoridation i.e. tooth decay will reduce by 35% for the duration of the programme.

The effectiveness of water fluoridation in reducing dental caries is much debated. The figure used in the PHE “tool” (35%) is from studies prior to 1975 mainly in the USA, where dental decay was much higher than it is today (typically 4.0 decayed missing filled teeth - dmft).
Today, dental decay rates are universally low, irrespective of fluoridation status (0.8 dmft for England and 0.6 in Northumberland in 2017) and it is much more unlikely to get large reductions when starting from a low number than it is when starting from a high number. For reference, the best scientific evidence available (from the York Review http://www.bmj.com/cgi/content/full/321/7265/855) would suggest that fluoridation could reduce dental caries by 15% - less than half that used in the PHE “tool”.

The quoted “benefits” are therefore overstated.

The effect of Dental Fluorosis is not taken into account in the PHE “tool”. From the evidence used in producing the “tool” (“There is a significant association between dental fluorosis ……. and fluoride level” [my emphasis]) there will be some negative effect. The York Review estimated the prevalence of dental fluorosis (mottling of the teeth) and fluorosis of aesthetic concern at around 48% and 12.5% respectively. The fluorosis of “aesthetic concern” corresponds to a Dean’s Fluorosis classification of “mild” or worse – see examples below.
The damage that dental fluorosis causes to the surface enamel and the internal matrix of teeth is permanent and irreversible. There is dental evidence that fluoride can affect the viability of dentine and the phrase “fluoride bomb” has entered dental research literature in the past 20 years. “Bomb” refers to the bombed-out appearance of dentinal decay with no hint of decay in the enamel. Fluoride weakens the mechanical properties of developing enamel and when the tooth is put under stress post-eruption, micro-fissures appear which allow the ingress of decay-causing bacteria into the dentine. A carious hollow forms under the enamel of the affected tooth and when a dental probe investigates the toothache, the unsupported enamel caves in revealing the “bomb crater”. It’s almost impossible to save the affected tooth.

If left untreated, dental fluorosis causes embarrassment, psychological stress and damaged self-esteem. Cosmetic dentistry can “hide” the damage but it is expensive, is only available through privately paid dental services and requires repeat treatments. This element of cost is not factored into the “benefits” side of the “tool” – much like the Capital Costs are omitted from the “cost” side of the “tool”.

3A.1.5 SUMMARY
The “tool” produced by Public Health England (PHE) “Return on Investment of Oral Health Interventions” is intended to help local authorities in making investment decisions regarding their local commissioning of oral health improvement programmes for pre-school children.

An examination of the data used in this “tool” for water fluoridation would seem to indicate that the “costs” are significantly understated by not taking into account the true operating costs of a fluoridation scheme. The “benefits” are overstated by taking too optimistic a view of the reduction in tooth decay attributable to water fluoridation and ignoring the negative effect of the cost of treating dental fluorosis.

**Water fluoridation is acknowledged by PHE in the text accompanying its RoI tool as having no effect on reducing dental health inequalities.**

When data are provided by PHE in such a misleading way it makes it more difficult for local authorities to make the right investment decision.
3B. The waste of public finance – how much of the fluoridated water is not swallowed by a water company’s domestic customers.

3B.1.1 Background

We start this section by reproducing a pie chart published by Southern Water in 2008.

![Pie Chart]

Data provided by Southern Water (UK), National Statistics, WaterUK and WaterWise and accessed in 2009 during the Southampton Water Fluoridation proposal which was initiated by the local health authorities.

We are told that 31.5% of the 100% treated water is delivered to households.

4% of this 31.5% is used as drinking water and as water used in cooking, for example, vegetables, pasta and rice.

1.3% of total treated water released by Water Treatment Works is the same as 4% of the 31.5% water delivered to households as water which is drunk. We will be using the 1.3% figure.

**Therefore, 98.7% of treated water is not drunk in domestic premises.**

In the case of fluoridated water, this means that 98.7% of all the finance spent on fluoridating the water is wasted – it goes down the drain.

**In monetary terms, for every £1 spent on fluoridating the water, 98.7p is wasted because only 1.3p worth is drunk.**

We reason that the money spent on other revenue costs and on the capital cost of fluoridation is wasted because *it is nonsense to spend £3,000,000 revenue costs per*
annum to deliver fluoridated water to households in England which only drink water with
the fluoride value of £39,000.

\[ 1.3\% \times £3,000,000 = £39,000. \]

Water costing £39,000 per annum to fluoridate was delivered to 6 million
people as drinking water in fluoridated England in 2018-19 while the total
annual revenue cost for England was £3 million.

That’s hardly a good investment!
3B.1.2 Could it get any more financially profligate? YES

We are told in the UK’s *National Diet and Nutrition Survey 2014* that **young children only drink approximately one-third of a litre of water per day.**


Of the 1.3% which is drunk in households, a minuscule portion is drunk by small disadvantaged children who are the target group of WF. Using data for Northumberland, we are told that 5% of the Northumberland population comprises small children aged 0 – 5 years. **Disadvantaged children form a small percentage of the 5% - say, 0.5% of the total fluoridated population** (although that is probably too high a figure) and these children are the true target group for fluoridation.

“Tooth decay is more prevalent in disadvantaged families” (Chestnutt, 2013).

If we make an assumption that this is more or less the same for the whole of fluoridated **England**, then:
5% (small children) of 5,797,000 people each drink one-third of a litre of fluoridated per day.

0.5% (disadvantaged small children) of 5,797,000 people each drink one-third of a litre of fluoridated per day.

Therefore,

289,850 small children drink one third of a litre/day = 96,617 litres/day and

28,985 disadvantaged small children drink one-third of a litre of water/day = 9662 litres/day.

Over the year, we can expect these disadvantaged small children to drink 9662 litres \times 365 fluoridated water = 3,526,630 litres containing 3,526,630 mg fluoride.

BSEN 12175:2013, p. 19 advises the addition of 6.3 mg of the fluoridating acid in order to achieve a target concentration of 1 mg fluoride/litre water.

Thus \(6.3 \times 3,526,630 \text{mg} = 22,212,769 \text{mg}\) of the fluoridating acid is used to fluoridate 28,985 small disadvantaged children in England.

22,217,769 mg fluoridating acid amounts to 22.218 kilos. (1 million mg = 1 kilo)

Based on the tender document inviting companies to respond to the invitation to provide the fluoridating acid for the English fluoridation programme, the approximate cost of the fluoridating acid in 2018-19 went up to 45p/kilo from a baseline of 41p/kilo in 2015.

Therefore 22.218 kilos \times 0.45p = £9.9981 = £10

(Note: we realise that this seems incredible but the factor of converting milligrams into kilos appreciably alters the outcome.)

The target group - small disadvantaged children in England - swallow £10 ‘s worth of fluoride per annum whilst the combined total revenue cost of fluoridation is approx. £3 million per annum.

In summary, the amount of revenue money wasted is out of all proportion to the amount of fluoride swallowed by the target group – young disadvantaged children – who don’t even drink the ‘optimal’ concentration of 1mg/litre/day.
3B.1.3 Capital Costs

We haven’t even begun to analyse the capital costs of WF! Although PHE initially pays for initial and replacement equipment, the expenditure for replacement equipment is recovered by PHE from Local Authorities.

For example, PHE paid for replacement fluoridation equipment for two Water Treatment Works (Ennerdale and Cornhow) in West Cumbria in 2014. From the extract above, it can be seen that Cumbria County Council were invoiced for revenue and capital costs F/Y 2015/16 and for at least 3 subsequent years.

We also note that Nottinghamshire County Council has had to pay capital costs for replacement fluoridation equipment from 2015-6 to date.

PHE may have said that they will pay for the capital costs of new equipment BUT from a Drinking Water Inspectorate document we are told that:

“Of particular note is that PHE is now responsible for initially meeting the costs of fluoridation but may recover such costs from local authorities.”

“New fluoridation schemes require capital investment, as does the refurbishment upgrading or replacement of the fluoridation works in existing schemes. All such capital schemes have to be pre-agreed with PHE both in terms of content and cost through business processes which are periodically advised to water undertakers by PHE. Capital funding for agreed schemes of works is provided to water undertakers by PHE, which with the approval of the SoS may elect to pass such costs on to those local authorities which are recipients of that fluoridation service.” (my emphasis)


As discussed in Part A of this Chapter, the initial and replacement capital costs of WF do not form part of the Return on Investment (RoI) figure because they are supposed to be paid by PHE. But if PHE asks for a refund as they have done in West Cumbria and Nottinghamshire,
then the RoI figure would need to be revised, thus making WF less attractive financially to local authorities in comparison with the cost of properly targeted and sustainable oral health programmes as recommended by NICE.

In Hull’s Oral Action Plan 2015-2016, Hull City Council was told the following:

“Hull City Council would be responsible for the proportion of running costs of a water fluoridation scheme for their population and may be responsible for the capital costs.” (http://www.hull.gov.uk/sites/hull/files/media/Editor%20-%20Environmental/Hull%20Oral%20Health%20Plan%202015-2020_0.pdf , p.15).

From information in the recent Green Paper on the prevention of ill health, PHE is now proposing to ‘reward’ local authorities when dental decay reduces after WF has started. However, this reward is unlikely to be anywhere near the cost of fluoridation equipment for Northumberland which we are told is £2.15 million. (STOP PRESS on p. 10 discusses the possibility that this ‘reward’ will not materialise.)

**3B.1.4 Summary**

Most of the money spent by local authorities is wasted money because most of the fluoride goes down the drain without being drunk by small disadvantaged children – the target group of WF.

Local Authorities which embark on WF will have to reimburse PHE for the Revenue Costs and for the Capital Costs of replacement equipment. Local Authorities are advised to seek assurance from PHE that they will not have to pay back the capital cost of new equipment.

Since most of the fluoridated water is not drunk, the finance spent wastefully on WF could be used now to administer oral health programmes which do not waste scarce finance, which are successful and which do not deny constituents their right to choose which medicine they may wish to take for the rest of their lives.

How can we have any faith in this Water Fluoridation proposal when the financial justification for opting for WF is so flawed? Was this flawed information sent to the Secretary of State for Health and Social Care as justification for proceeding with the WF proposal. We believe that this was indeed the case.

We urge that Northumberland County Council’s Section 151 Officer scrutinises this proposed waste of money.
Chapter 4    Oral Health Programmes v Water Fluoridation. Which is more preferable and versatile?

4.1    We begin this chapter with a press release from the Welsh Government:

PRESS RELEASE: Welsh Government scheme puts a smile on Children’s faces

A scheme to improve children’s teeth in Wales has helped to achieve 35,000 fewer fillings, 6,000 fewer extractions and an overall reduction in tooth decay.

First Published 19th September 2019

Today we are marking the 10th anniversary of Designed to Smile, set up and funded by the Welsh Government to target children in areas where levels of tooth decay were highest.

Tooth decay is one of the highest reasons for hospital admissions among young children with them undergoing tooth extractions under general anaesthesia.

Before Designed to Smile launched in 2009 half of 5 year olds in Wales had tooth decay. Since its introduction this has been reduced to a third – around 4,000 fewer 5 year olds having decay.

The programme has also seen a 35% reduction in the number of children undergoing dental procedures under general anaesthesia in the last 6 years. This has resulted in 3,200 less children a year having to undergo treatment to remove decayed teeth.

Tooth decay is a particular problem for children from disadvantaged areas. Dental disease levels in children in Wales continue to improve across the country. The latest survey shows a 13.4% reduction in the proportion of children with decay, with 15% drop in disadvantaged areas.

Each year over 90,000 children in 1,200 schools and nurseries take part in the tooth brushing scheme run by Designed to Smile.

Whilst procedures and tooth decay are falling, the number of children attending a dentist surgery is increasing. Maintaining regular visits to the dentist is essential to good oral health.

Minister for Health and Social Care, Vaughan Gething, said:

There is no doubt that prevention works, and results in less children suffering and having to take time off school due to tooth decay.

Studies show that children with tooth decay in their baby teeth are three times more likely to have decay in their adult teeth. We need to make every effort to keep children decay free by 5.

The last 10 years have shown what can be achieved through preventative measures. A scheme that was criticised by some when first introduced has brought about great changes and had a significant impact on children’s dental health. Whilst we celebrate this milestone, we must strive to eradicate tooth decay completely.

4.2 The following table compares and contrasts the two interventions which are intended to prevent dental decay

Table 1 Oral Health: should it be achieved through personal choice or as a compulsory prophylactic?

<table>
<thead>
<tr>
<th>Personal choice / oral health programmes in the home, nurseries and primary schools.</th>
<th>Compulsory prophylactic – Water Fluoridation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oral health programmes are ‘owned’ by the Community.</td>
<td>Once the decision is taken to fluoridate, the community and Local Authorities lose all control of the process. Monitoring of dental health and invoices are taken over by PHE.</td>
</tr>
<tr>
<td>Enables children to be caring about their hygiene and appearance. Such programmes promote behaviour change.</td>
<td>There would be no effort to effect behaviour change, particularly if a Local Authority is reluctant to spend finance on WF in parallel with individualised oral health sub-programmes.</td>
</tr>
<tr>
<td>Oral health programmes are targeted interventions.</td>
<td>Water Fluoridation is universal with the intention of fluoridating everyone (including those with no teeth) just so that a minority of children might “benefit”.</td>
</tr>
<tr>
<td>Oral health programmes are sustainable: once children have learned to care for their teeth, this practice continues throughout life and on into following generations.</td>
<td>WF Programmes are not sustainable, particularly if there are no oral health programmes running in parallel.</td>
</tr>
<tr>
<td>There is probably a little wastage of scarce finance.</td>
<td>The waste of money in a WF programme is at least 98.7% of total expenditure</td>
</tr>
<tr>
<td>Feedback of results to Local Authority’s Oral Health Strategy can be as frequent as desired.</td>
<td>Feedback of progress every other year. Note, however, that every other oral health survey selects very inadequate numbers of children for the survey so progress may not be highly convincing. (Small samples do not produce robust statistics.)</td>
</tr>
<tr>
<td>Local Authorities have control of expenditure.</td>
<td>PHE has control of expenditure and invoices the Local Authority for revenue costs. Judging by the experience of Cumbria and Notts County Councils, PHE also invoices Local Authorities for Capital Costs spread over 5 or more years.</td>
</tr>
<tr>
<td>Local Authorities can cancel sub-programmes which are performing poorly and opt for other sub-programmes with very little notice being given.</td>
<td>Once Water Fluoridation starts, it has to continue for 20 years. This condition is written into Regulations. Even after 20 years, it’s difficult to cancel a programme. Judging by the length of time it takes to discontinue WF (and Bedford Borough Council has been in this process since 2015), the fluoridation programme for an area would last 25 years at least + 3-5 months for a public consultation.</td>
</tr>
</tbody>
</table>
Personal choice / oral health programmes in the home, nurseries and primary schools.

A very long list exists of all possible interventions in the NICE Guidelines and several documents produced by the COHIPB and PHE, all of which help Local Authorities to choose the best interventions for their particular locality and which treat children as autonomous individuals.

Oral health programmes depend on informed consent by parents who have to give positive approval.

Compulsory prophylactic – Water Fluoridation

There is only one option – to fluoridate the drinking water. Water fluoridation is a commissioned programme: individualised interventions are not so there is no impetus to opt for the latter.

Water Fluoridation is a compulsory programme which does not seek informed consent of the parents of children in the target group.

4.3 The Child Oral Health Improvement Programme Board (COHIPB)

The COHIPB was set up in September 2016 by Public Health England and was heralded as “England’s Answer to Childsmile [Scotland].”

Public Health England (PHE) has Water Fluoridation as a policy and its efforts over the last 3 years have been to attempt to blanket the North East with more WF programmes despite there being a sound framework operated by the COHIPB and NICE for the establishing of individualised oral health programmes.

We are of the firm opinion that oral health programmes and WF should not run in parallel, since if there is an improvement in rates of dental decay how will we ever know which intervention has had the more positive effect?

An early prevention initiative for the new COHIPB Board was Smile4Life “which is a programme of initiatives to improve dental access and oral health in England, complemented by communication and engagement activities to raise awareness of oral health issues and promote healthy dental habits.” Thus “behaviour change” is being sponsored through the Smile4Life initiative.

In addition, COHIPB has had an input into the NHS’s “Starting Well” programme which is a “general dental practice-based initiative designed to promote early-years dental access and preventive care in England.”
**Starting Well 13** was launched in 2017 in 13 high priority areas. The 13 high priority areas are:

- Blackburn with Darwen
- Blackpool
- Bolton
- Ealing
- Hull
- Leicester
- Luton
- Middlesbrough
- Oldham
- Rochdale
- Salford
- Slough
- Wakefield

“These areas were chosen on the basis of decay experience at a local authority level, existing oral health improvement plans and trends in oral health.”


It would appear that Northumberland County Council was not offered a place on the **Starting Well 13** scheme because it’s 2015 dental decay rate of 25.7% was not concerning enough to warrant a place above those towns and cities which were selected.

By summer 2017, most of the above towns had reduced their dental decay rate in relation to 2015 although we have to add a caveat: some of the lower 2017 dental decay statistics were obtained from an inadequate sample size as in 2015.

These oral health surveys are meaningless if the sample size is small. It’s difficult to compare statistics from inadequate sample size with statistics from adequate sample size. It’s impossible to draw firm conclusions about upward and downward trends when we are not told where in the County the children lived.

So we are left with the 2017 dental decay rate of 22.6% for Northumberland which was derived from an adequate sample. 22.6% is not good but neither does it require special measures and WF is ‘special measures’.

### 4.4 The Starting Well Core

The **Starting Well Core** is “a commissioning approach which aims to reduce oral health inequalities and improve oral health for children aged 0-2 years through:

- Increasing **dental access and attendance** for children aged 0-2 years.
- Delivering **evidence-based preventive care** in practice (e.g. preventive advice, fluoride interventions, support for behaviour change).
- Raising **public and professional awareness** to promote early-years dental attendance, and support the British Society of Paediatric Dentistry’s campaign for a **Dental Check by One**.”

The “**Core**” emphasises “evidence-based preventive care such as advice, fluoride interventions and **support for behaviour change**.” Since all three are included in the aim, fluoride interventions can only mean teeth brushing with fluoride toothpaste and fluoride veneers.


It does not seem that Water Fluoridation is a programme which **COHIPB and the NHS via the Starting Well 13** and the **Starting Well Core** are currently sponsoring.

### 4.5 The National Institute for Clinical Excellence (NICE)

The National Institute for Clinical Excellence (NICE) has published comprehensive guidelines for “Oral Health Programmes for Local Authorities and Partners”. **Water Fluoridation is not a recommended intervention.** In fact NICE has inserted a footnote explaining this: “Water
fluoridation is outside the scope of this guideline.”
https://www.nice.org.uk/guidance/ph55/chapter/What-is-this-guideline-about

The emphasis by NICE is firmly on Oral Health Programmes which go out into the Community and which aim for behaviour change.

Only PHE would appear to be sponsoring the adoption of Water Fluoridation programmes. Their philosophy is to urge a “universal approach” and that may be advisable should we ever find ourselves in a Small Pox epidemic situation, BUT dental decay amongst disadvantaged small children is hardly a disease which requires the medicating of entire communities using a ‘presumed’ developmental neurotoxin. (See Chapter 1 and Grandjean, P. and P. Landrigan (2014) “Neurobehavioural effects of developmental toxicity.” The Lancet Neurology, Volume 13, Issue 3, Pages 330 – 338.)

Thus, the COHIPB has developed a number of resources which support a local authority’s key role in the delivery of oral health improvement for children and these are printed in full below. There is no mention of Water Fluoridation.

4.6 Oral health improvement programmes commissioned by local authorities

Appendix C Examples of Integration of Targeted Home Visits

- oral improvement team works closely with Family Nurse Partnership
- oral health improvement team manage a scheme for 0-5 children and looked after children (all ages) where health visitors issue a ‘dental voucher’ to facilitate access to local general dental practices
- adopted changes to red book and consequently oral health now integrated into health visitor visits
- health visitors and family nurses give out oral packs, inform parents give top tips for oral health, leaflets, reinforce the need to go to the dentist during pregnancy and when child’s teeth erupt
- oral health is highlighted in the neglect strategy • baby packs given out at 4 month assessment
- embedded in 0-19 service model.
- engagement with Early Help Workers and Children Centres.
- health visitors deliver free feeder and weaning cups, toothbrush, toothpaste and leaflet given at 3-4 month visit, free flow cup, toothbrush, toothpaste and toothbrush and leaflet at the 9 month visit and free toothbrush, toothpaste and leaflet at the 2 year visit
- Family Nurse Partnership receive training to provide toothbrushes and tooth paste with targeted oral health messages for their clients’ babies
- early help hubs coordinators (troubled families) have been trained to deliver oral health messages and encourage early dental registration.
- domiciliary workers, social care staff have attended training sessions on oral health promotion • looked after children nurses in the 0-5 Healthy Child Programme service specification as part of Healthy Weight and expected to be raised in health reviews. For looked after children it is embedded within the review health assessment
key professionals (e.g. health visitors, school nurses) are targeted to receive oral health promotion training and shown how to incorporate best practice messages into their work.

oral health has been embedded into the universal contacts of health visitors

oral health has been integrated into two of the high impact areas (breastfeeding and healthy weight). Health visitor pathways for contact points outline actions that should be taken, information to be provided and information to signpost to local services

oral health improvement training for frontline staff to enable delivery of oral health messages

oral health included in the healthy child programme by health visitors

oral health included in social care plans

oral health is integrated into health visitor brief on an informal good practice basis 27 Oral health improvement programmes commissioned by local authorities

oral health messages are delivered by health visitors, early help staff and children's centre staff. Information on oral health is provided for foster carers. Special provision was made for the family nurse partnership with extra toothbrushes and toothpastes

part of Making Every Contact Count - part of more intensive healthy early years support. Provided by all roles within the Public Health Early Years’ Service and the Healthy Early Years Support (replacement for Family Nurse Partnership)

Family Nurse Partnership (FNP) Team worked with dental students to develop training resources that have been adopted by the national Family Nurse Partnership Unit and embedded into the FNP programme

Making Every Contact Count training for Housing Officers including oral health training

targeted staff training in residential and nursing homes commissioned by local authorities, output to include oral health policy and champion

oral health is included in social care statement of need

training social workers, support workers, pre-school staff, schools, speech therapists, foster carers, child minders, children’s centre staff and care homes.

Long term care specification for residential settings contains oral health

Making Every Contact Count training for Children's Social care staff and care home staff

contract management of the health visitor service.

e-Learning for multi professionals including health visitors

Family Nurse Partnership team give toothbrushes and deliver key messages about oral hygiene to all clients

children’s centre family support workers and early help team give packs to identified families

oral health messages are given in early year’s visits; integrated by health visitors, midwives, school nurses, learning disabilities and autism workers, special schools staff, early year’s workers and social workers

part of core offer to health visitor teams, outreach and Sure Starts

oral health promotion is in the health visitor specification

[Link to document]
Many local authorities have “got the message” that programmes which treat children as individuals are preferable to a universal non-targeted approach.

<table>
<thead>
<tr>
<th>Programmes</th>
<th>Number (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Oral health training of the wider professional workforce</td>
<td>N=103, 71%</td>
</tr>
<tr>
<td>Healthy food and drink polices</td>
<td>N=82, 57%</td>
</tr>
<tr>
<td>Supervised tooth brushing in early years or school settings</td>
<td>N=74, 51%</td>
</tr>
<tr>
<td>Targeted provision of toothbrushes and toothpaste</td>
<td>N=67, 46%</td>
</tr>
<tr>
<td>Integration of targeted home visits by health and social care workers</td>
<td>N=64, 44%</td>
</tr>
<tr>
<td>Local or national government policies to improve oral health</td>
<td>N=44, 30%</td>
</tr>
<tr>
<td>Fluoride varnish programmes</td>
<td>N=35, 24%</td>
</tr>
<tr>
<td>Community water fluoridation schemes</td>
<td>N=20, 14%</td>
</tr>
<tr>
<td>Peer support workers</td>
<td>N=7, 5%</td>
</tr>
</tbody>
</table>

“Supervised tooth-brushing programmes were commissioned by 51% (74/145) of local authorities and were often commissioned in multiple settings. Of the 109 settings detailed, just under half of programmes took place in early years settings (pre-school and nurseries (49%, 53/109), over a third in mainstream primary schools (35%, 38/109) and, less commonly, special schools (12%, 13/109).”


4.7 Below is a short list of UK Oral Health Programmes. We do not have room to list the 74 “Supervised tooth brushing” programmes and we recommend that Northumberland County Council requests this list from the authors of the above report.

4.8 The Leicester City oral health programme Healthy Teeth, Happy Smiles was used as an example in the recent Green Paper consultation relating to ill-health prevention. The programme is succeeding in reducing dental decay.
4.9 Scottish Childsmile

Comparison of Results of Scottish Childsmile with New Zealand Water Fluoridation

A Successful Solution:

NON-FLUORIDATED Scotland’s CHILDSMILE Programme has brought tooth decay rates far below New Zealand’s rates.

CHILDSMILE Saves £5 Million PER YEAR in dental health costs for Scotland’s population of 5 million.
4.10  *Childsmile* in Scotland and its timeline

*Childsmile* has become the model program for the prevention of dental caries in young children in Scotland. Implemented in 2001 to target children from deprived areas, it has proven to be far more effective than the fluoridation of public drinking water in the U.S. and other fluoridating countries. Unlike fluoridation, it does not force children to swallow fluoride. However, *Childsmile* does target children at greatest risk of caries for fluoride sealants and they do encourage the use of toothpaste with fluoride. (There is a similarly successful program called the *Nexø Program* in Denmark that does not use fluoride toothpaste or sealants.)

According to a BBC news report in 2013:
- It’s a programme to encourage nursery children to brush their teeth
- It involves staff at all Scottish nurseries offering free supervised tooth-brushing every day.
- It also helps parents establish a healthy diet from the earliest stage.

Source: [https://www.youtube.com/watch?v=EZ4FHnW4e_0](https://www.youtube.com/watch?v=EZ4FHnW4e_0)
• According to Public Health Minister Michael Matheson, “By this simple measure, NHS costs associated with the dental disease of five-year-old children have decreased dramatically.”

• Glasgow researchers found that the scheme had reduced the cost of treating dental disease in five-year-olds by more than half between 2001 and 2010.

• It costs about £1.8m a year [US$2,434,780 in Jan 2018].

• It has saved more than £6m in dental costs, according to a new study [US$8,116,130 in Jan 2018].

The Scottish Government stated in a press release in September 2017: “The Childsmile programme, with its emphasis on prevention, rather than treatment, has resulted in significant improvements in children’s oral health across Scotland. Our aim is that every child has access to Childsmile.”

We believe that the success of Childsmile is because from the government down, the Scottish people want health equality and they are willing to collaborate to achieve it. Secondly, the target of the program is prevention, not treatment.

4.11 Background

In 2000, the British Dental Health Foundation called upon the Scottish Executive to implement fluoridation of the public drinking water “to combat tooth decay problems afflicting thousands of children.”

Four years later, in November 2004, the BBC reported that the Scottish Executive decided not to fluoridate its public drinking water and “was instead planning a range of other measures to improve the dental health of children.”

Preceding this decision, opposition to fluoridation was “overwhelming.”

• In January 2002, the Scottish Consumer Council warned that pressing ahead with the proposals [to fluoridate] could expose the public to ‘adverse health effects’;

• In November 2002, the Shadow Health Minister Nicola Sturgeon “rejected any plans to add fluoride to water supplies.”

• According to The Scottish Herald in March 2003, “Thousands have raised objections to any move by the Scottish Executive to introduce what has been described as mass medication…”

• In September 2003, the Green Party MSP [Member of the Scottish Parliament] Robin Harper stated “We [the Scottish Green Party] oppose water fluoridation on health and ethical grounds. Fluoridation breaches medical ethics and human rights by forcing people to take medication against their will, and has been linked to bone cancer and premature puberty.”

• A 2005 news article reported that “97% of responses from the public” opposed fluoridation.

4.12 On the Ethical Aspects of Childsmile

There is a 2009 published full-text paper on the web (which was also published in Bioethics) titled Tackling socially determined dental inequalities: ethical aspects of Childsmile, the national child oral health demonstration programme in Scotland. It’s a refreshing academic exploration of Childsmile, such as the “programme’s twin aims of improving oral health and reducing health inequalities; … the rationale for making particular elements universal or targeted; … an examination of the political values and evidence base in relation to the programme’s development; … the area of cost-effectiveness of Childsmile and whether prevention should be
prioritised over treatment”; … and the consideration of “how Childsmile ‘scores’ in terms of utility and justice…”

4.13 The Childsmile Programme

“Childsmile is the flagship national oral health improvement programme for Scotland. The overarching aims of Childsmile are to improve the oral health of children in Scotland and to reduce inequalities both in dental health and in access to dental services. There is also potential for other health impacts particularly with regard to diet and obesity. The Childsmile Programme is the main route to delivering the dental HEAT target.

“The Programme has three main arms:

1. Childsmile Core is a Scotland-wide initiative involving universal supervised nursery school toothbrushing provision extended to Primary 1 and 2 classes in most deprived areas [4-6 and 5-7 years of age respectively]; in addition to the free distribution of toothpaste and toothbrushes, oral health improvement packs are distributed to every child in Scotland on at least six occasions during their first five years.

2. Childsmile Practice targets children from birth and promotes oral health improvement and clinical caries prevention in dental practice, salaried primary care dental services and local community settings. This element has focused on reorientating dental practice to an anticipatory care and team approach to children’s dentistry, and integrating dental services with wider health services and community initiatives. There has been significant workforce development in creating Dental Health Support Worker roles within public health nursing teams, developing referral pathways, and training Dental Nurses (DN) in clinical prevention including toothbrush demonstration, dietary advice and support, and as the child gets older the application of fluoride varnish.

3. Childsmile Nursery and School targets the most deprived 20% of nurseries and schools by identifying the 20% of establishments with the highest proportion of children living in the most deprived local quintile, as defined using SIMD. These nurseries and schools receive additional preventive initiatives in the form of twice yearly fluoride varnish applications to children’s teeth by Childsmile teams. These teams comprise DNs and DHSWs. The Childsmile teams also deliver oral health promotion advice to parents and carers. In addition, the Childsmile Nursery and School programme contributes to the creation of a health-promoting environment within nurseries and primary schools and provides additional pathways of referral into dental services for those who have not yet accessed dental care…” Read more of this longer article here. (Press Ctrl and click on the red text)

Source: http://fluoridealert.org/content/childsmile/

Below, we have added a few more UK oral health programmes
4.14  **Designed to Smile**  (Wales – see also the Press Release on p. 33)

http://www.wales.nhs.uk/ourservices/findannhsdentist/designedtosmile

4.15  **Happy Smiles in Northern Ireland**

4.16 Smile4Life, Lancashire and Cumbria

Summary

Children in Lancashire and Cumbria have poorer dental health compared to children in other parts of England. The Smile4Life programme was developed in partnership with local authorities to address this problem.

The programme aims to reduce tooth decay in children, laying a solid foundation for their good oral health throughout life.

The approach focuses on sustained behaviour change, supported across the health and social care systems, involving everyone who has a role in the development of children and young people (CYP). The interventions are informed by Delivering Better Oral Health: an evidence-based toolkit for prevention.

4 major areas for action provide the framework for implementing the programme. These encourage:

- healthy eating and drinking
- regular tooth brushing
- promoting a healthy lifestyle
- visiting a dentist regularly


4.17 Smiles of Mann

Public Health England recommends supervised toothbrushing in targeted childhood settings based on strong/sufficient evidence of effectiveness, and the National Institute for Health and Care Excellence recommends the consideration of supervised toothbrushing schemes for nurseries in areas where children are at high risk of poor oral health.

Childhood settings such as nurseries are able to provide a supportive, suitable environment for children to participate in a supervised toothbrushing programme. Skills developed at nursery can encourage and support home brushing, increasing the likelihood of sustained impacts.

The programme coincides with the development of an oral health needs assessment, which will then guide the development of a new oral health strategy focused upon children aged 0-11 years old.

We currently have 21 Nurseries who have participated in Smile of Mann Programme since its launch in September 2018.

“The approach focuses on sustained behaviour change ... “
(Smile4Life, Lancashire and Cumbria)

4.18 The modern-day emphasis is on oral health programmes which are targeted and sustainable. Only PHE seems to be out of step. There is no room in a modern democratic society for draconian, expensive, financially wasteful, one-size-fits-all interventions. The social policy of proportionate universalism is truly a misplaced and misguided policy which only appeals to academics and most definitely not to Northumberland’s electorate. Note that 97% of resident responses to a Scottish newspaper poll voted against WF in 2005.

Water Fluoridation is universally unpopular because it takes away one’s autonomy, violates our right to choose and draws criticism from thousands of scientists because the practice adds a ‘presumed’ developmental neurotoxin using a hazardous industrial waste to our drinking water.

Apart from fluoride, no-one has succeeded in persuading HM Government to add anything other than water treatment chemicals to raw water. Attempts to have Lithium and Statins added have fallen on deaf ears. Nor can water companies increase concentrations of beneficial minerals such as magnesium which would strengthen teeth against decay.

Why is fluoride – a non-beneficial, non-essential substance - the exception?

We end this chapter with the following paragraph from PHE’s Improving oral health: A toolkit to support commissioning of supervised toothbrushing programmes in early years and school settings.

“PHE have established a Child Oral Health Improvement Programme Board to provide national system leadership for the delivery of the ambition that every child grows up free of tooth decay as part of getting the best start in life. The board is working with partners across health, social care, education and the voluntary sector to deliver an ambitious programme to improve the oral health of children. Commissioning programmes such as supervised brushing, that we know work, will be key in making progress towards that ambition.” (My emphasis)

Author: Dr Sandra White, National Lead for Dental Public Health, Public Health England.

We are getting inconsistent messages from PHE. On the one hand, PHE is supporting the commissioning of supervised brushing “that we know work” while on the other, that organisation is eager to administer a universal programme which forces everyone in an area to drink a presumed developmental neurotoxin which is an ingredient of pesticides and sarin gas used by terrorist organisations.
4.19 **Targeted interventions work** as stated by HM Government in a parliamentary question and answer on 4th November 2019:

**Lord Hunt of Kings Heath**  Labour

To ask Her Majesty’s Government what plans they have to extend the supervised tooth brushing programme, as recommended by the Royal College of Surgeon's Faculty of Dental Surgery in its report The state of children's oral health in England, published in August.

**Baroness Blackwood of North Oxford**  The Parliamentary Under-Secretary for Health and Social Care

Evidence shows that targeted supervised toothbrushing schemes are effective at preventing tooth decay and produce the biggest impact in reducing inequalities in oral health.

The Government’s Green Paper Advancing our health: prevention in the 2020s, published in July, commits to consulting next year on options for rolling out a national school toothbrushing scheme in more pre-school settings and primary schools in England. These proposals will aim to reach the most deprived 3-5 year olds in all areas of the country, and will look to reach 30% by 2022.

Source: [https://www.theyworkforyou.com/wrans/?id=2019-10-22.HL296.h&s=speaker%3A13353#gHL296.q0](https://www.theyworkforyou.com/wrans/?id=2019-10-22.HL296.h&s=speaker%3A13353#gHL296.q0)

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“toothbrushing schemes ... produce ... the biggest impact” !

This is not what PHE has told Northumberland County Council.
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4.20 Investing money now in more tooth-brushing programmes in Northumberland will save money in the long-term because Northumberland County Council will have saved £millions over a minimum of 20 years by not initiating a financially wasteful Water Fluoridation programme when targeted sustainable interventions will have, in the meantime, been shown to work.
4.21 The Current Situation in Hull

Unpopular fluoride scheme for Hull and East Yorkshire residents 'will not happen'

ALEX WOOD Email Published: 15:15 Tuesday 31 July 2018

https://www.yorkshirepost.co.uk/news/unpopular-fluoride-scheme-for-hull-and-east-yorkshire-residents-will-not-happen-1-9278339

Photo caption: around 38 per cent of five-year-olds in Hull suffer from tooth decay. [from the summer 2015 oral health survey for 5-year-olds. By summer 2017, the figure was 32.8%. However, both surveys used inadequate samples of 251 and 261 respectively]

Controversial plans to add fluoride to the water supply of more than 340,000 people in Hull and the East Riding to address some of the worst rates of tooth decay in the country “will not happen”, according to a councillor. The proposals - which had the backing of former Health Secretary and Hull MP Alan Johnson and the British Dental Association - were mooted more than three years ago. It was championed as the best way of tackling poor dental health by the former chairman of the health and wellbeing board Coun Colin Inglis, who retired this year, but was opposed by campaigners, the Lib Dem opposition and some Labour councillors. Yorkshire Water is carrying out a £68,000 feasibility study, but Cabinet member Phil Webster said he would not countenance the spending of “one more penny on this foolhardy scheme” and there was “no appetite for it whatsoever.” He said it was “too expensive, undemocratic and unproven,” adding: “I’ve always said I think it is forced medication by the State. To quote Monty Python the scheme is no more. I am in charge of finance and I can confidently say it won’t be happening.”

New health and wellbeing chairwoman Coun Hester Bridges said fluoridation was “unlikely,” given the lack of “overwhelming” evidence and “massive” opposition. They also have to get East Riding Council to agree, as 87,000 residents would also get added fluoride. She said: “If there was a groundswell of people demanding fluoride I think we would be giving it more consideration - but there isn’t. People are saying very clearly they want (to make) that choice.”

[The rest of this long report can be read at: https://www.yorkshirepost.co.uk/news/unpopular-fluoride-scheme-for-hull-and-east-yorkshire-residents-will-not-happen-1-9278339 ]
4.22 Is there a groundswell of opinion amongst Northumberland County Council’s residents demanding WF? How many Councillors have received letters from Constituents asking to be fluoridated? If there is no 'groundswell' then why continue with this Public Consultation?

Note that Hull made the same decision against adopting WF back in 1970 when “....Hull councillors perceived no 'public demand' for fluoridation.” (Public Administration, Summer 1970, Vol. 48)

4.23 Other local authorities have declined Water Fluoridation:

“A telephone poll commissioned by the T&A in 1993 gave fluoridisation an overwhelming thumbs-down. Only 142 people wanted it - with a staggering 3,745 saying no.” (Bradford 1993)

82% of those who took part in a poll said ‘no’ to the fluoridation proposal. (Bolton 1968).

In May 2014, Cllr Linda Thomas stated “This is not something we are actively considering at the present time. We will continue to secure programmes such as ‘brushing for life’ and oral health promotion support to schools, and we are currently reviewing all our oral health promotion work”. (Bolton 2014)

“Research produced since 2007 persuaded the O&S Committee that the case for the safety and effectiveness of fluoridation had not been established by PHE.” (Wakefield 2016)

“...the Health Committee recommends that the Government investigate other means of targeted help to improve dental health before fluoridation is even considered.” (London Assembly 2003)

“Jonathan Morgan AM, Conservative health spokesman, said, "We would not support fluoridation. We don't support mass medication without the support of those people who are to be given it. I buy toothpaste with fluoride in it because that's my choice. "I think it's a step that would not be welcome. We should be doing more to get dentists to set up in Wales.” (Wales 2005)

NHS Overview and Scrutiny Committee, 25th July 2005
Agreed - (a) That there was not enough evidence available nationally to indicate that there would be any benefit from a Review Panel in relation to water fluoridation at this time ... (East Riding of Yorkshire 2005)

“The review group considers that although water fluoridation could benefit dental health (particularly for children in deprived communities), the long-term consequences are not sufficiently known. In addition, it is unhappy with the ethical implications of universally adding fluoride to the water supply, rather than offering fluoride supplements (and other preventative care) to those in greatest need – particularly as such an intervention would not be of universal benefit. This report therefore recommends that:
8.1.1 The Council’s current policy of opposing water fluoridation be reaffirmed.
8.1.2 The Council supports the principle of targeted intervention to reduced dental health inequalities in those communities of greatest need.
8.1.3 That this report be included as part of the Council’s response in any future formal consultation on proposals to fluoridate Rotherham’s water. (Rotherham 2007)

“Of the 10,000 people who took part in the public consultation, 7,200 said they didn’t want Water Fluoridation.” (Southampton 2009)
“Attempts by the British Fluoridation Society to influence the outcome ended soon after a meeting in public in November 2007 where the IoM audience voted 127 to 3 against fluoridation. Also, the Island’s police superintendent was most concerned about the transportation of a hazardous acid on the narrow roads of the Island.” (Isle of Man 2008)

“After a thorough scrutiny, HCC highlighted several areas of the fluoridation proposal which the council required to be examined by South Central Strategic Health Authority before they would consider reviewing the issue again. None of their observations were taken on board by the SHA. HCC decided against fluoridation. (Hampshire County Council 2008)

“The Health Overview and Scrutiny Committee felt that the evidence in favour of water fluoridation “does seem to be extremely outdated … A number of pieces of evidence showing the disbenefits of fluoride are not rigorous enough but we should observe the Precautionary Principle. There isn’t strong evidence to reintroduce fluoridation.” (not verbatim). The Full Council debated the recommendation to terminate fluoridation. A unanimous vote by Full Council means that fluoride will not be reintroduced to the water supply after fluoridation was ‘temporarily’ halted for technical reasons in 2009. (Bedford 2016)

Rather than spend money eliciting if residents either want or don’t want Water Fluoridation via a Public Consultation, it would be far less expensive to initially discover the strength of feeling by a simple newspaper poll. Caution is advised however because polls have to ensure against multiple voting by individuals and organisations.

4.24 Summary

Many Local Authorities in England and in all of Wales, Northern Ireland, the Isle of Man and Scotland have rejected calls to use fluoridated water as a possible means of reducing child dental decay. It is counter-intuitive for PHE to continue to sponsor WF when there are successful ethical ways of preventing dental decay amongst disadvantaged small children and which, according to Sandra White, PHE acknowledges as “key in making progress...” and which foster sustained behaviour change. Nowhere in the UK have we seen “a groundswell of opinion amongst residents to become fluoridated”. (See Appendix 3 for newspaper polls 1988-2008.) A Public Consultation would therefore be a waste of scarce financial resources – resources which could be spent now on properly targeted oral health interventions at the individual level in areas of deprivation. Let’s face it, Water Fluoridation is ....

.... like using a .....
Chapter 5  The Lack of Ethics in Water Fluoridation Practice

by Dr Peter Lucas BA (Hons), MA, PhD. Senior Lecturer in Philosophy, School of Humanities and Social Sciences, University of Central Lancashire

Definition of a Medicinal Product

Directive 2004/27/EC on medicinal products for human use

(a) Any substance or combination of substances presented as having properties for treating or preventing disease in human beings or

(b) Any substance or combination of substances which may be used in or administered to human beings either with a view to restoring, correcting or modifying physiological function by exerting a pharmacological, immunological or metabolic action, or to making a medical diagnosis.


To clarify the distinction between ethical and safety and/or economic issues, ethics is concerned with what is right and wrong, with what we should not be doing, independent of questions of economic efficiency and safety.

So, for example, while it might be more cost-effective to devote all of our health care resources to the care of patients within a particular age band – say below the age of sixty-five – we don’t do this because we think there are other relevant factors besides economic efficiency – such as the ethical principle of equality of access to health care. Whether a given policy makes sense in terms of treatment and the efficient use of resource is one thing, whether it makes ethical sense is another, and in a society such as our won it is important to appreciate that we can and should reject what us unethical, regardless of, e.g., how cost-effective it might be.

With this in mind, let’s turn to look at the ethics of fluoridation.

Fluoridation amounts to a medical intervention in the terms of article 4 of the European Convention of Human Rights and Biomedicine. That is to say it is a “medical act” performed for the purpose of preventative care/treatment.

The pro-fluoridation lobby denies this. They argue that fluoridation is not a medical intervention, but the administration of a dietary supplement, akin to adding vitamins and minerals to refined flour, for example. This, however, is a mistaken view, based on a conceptual muddle about what should count as a dietary supplement.

The concept of supplementation is conceptually tied to that of deficiency. A dietary supplement is something that makes up for a dietary deficiency. Fluoridation cannot be
Fluoride is not a necessary or even a helpful component of a normal human diet. It is not added to our diets (whether as tablets, in toothpaste, or by fluoridation of public water supplies) in order to remedy a dietary deficiency. It is added to remedy dental caries. And dental caries is not a deficiency disease. (‘Deficiency disease’ is a technical medical term used to refer to conditions like pellagra and beri beri – diseases caused by the lack of an essential or important substance in the diet.) Dental caries is not caused by a lack of fluoride but by an excess of sugar. Fluoride is added to diets in order to counteract the effects of this excess of sugar, not to make up any kind of deficiency.

Only substances that are added to diets to prevent or treat deficiency diseases or conditions can properly be called dietary supplements. To add something to our diets in order to counteract the presence of some harmful agent – such as excess sugar – is to engage in a straightforward medical intervention – it is a remedy for an unhealthy dietary factor, not a supplement for a dietary deficiency.

Since dental caries is a not a deficiency disease, fluoridation is not supplementation but a ‘medical act’ in the terms of the European Convention on Human Rights and Biomedicine.

With respect to this ‘medical act’ two things are particularly striking.

Firstly it would be, again for a significant percentage of those affected (though perhaps not the majority), undesired. Many, many people don’t want it. Now according to fundamental principles of medical ethics, accepted all around the globe, it is quite wrong to subject any individual to a medical intervention he or she neither needs nor wants.

For example, Article 5 of the European Convention on Human Rights and biomedicine states: “An intervention in the health field may only be carried out after the person concerned has given free and informed consent to it.”

This principle of respect for the informed choices of the subjects of medical intervention is not the only important principle of medical ethics. The principle of acting in the patient’s best interests is also important. However, where the patient is able to give (or withhold) informed consent, and where there is no serious risk or harm to others if they do not do so, obtaining their consent is considered to be an indispensable condition of ethical medical intervention.

Until such time as the proponents of fluoridation are able to obtain the consent of those affected then – not of a majority of them, but of all those who are competent to give their consent – fluoridation of public water supplies is straightforward unethical. It involves a clear breach of the requirement of the European Convention on Human Rights and Biomedicine that consent be obtained for all medical interventions involving competent adults.
Chapter 6 Incisor Decay in Northumberland

by Dr Hardy Limeback and Joy Warren

Incisor Decay, Baby Bottle Decay and Early Childhood Caries are the same.

6.1 In 2017, 81 children of the 1660 who were examined in Northumberland County had early childhood caries (4.89% of 1660). This is an unacceptable figure and needs to be reduced.

6.2 Extracts from oral health surveys for Northumberland and England

<table>
<thead>
<tr>
<th>Year of survey</th>
<th>No. of 5-year-olds</th>
<th>No. examined</th>
<th>Av $d_3$ mft</th>
<th>% $d_3$ mft</th>
<th>% with plaque</th>
<th>% with sepsis</th>
<th>% with incisor caries</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015 Northumberland</td>
<td>3,271</td>
<td>290 (8.87%) (inadequate sample)</td>
<td>0.7</td>
<td>25.7% (74 children)</td>
<td>6.09</td>
<td>4.03</td>
<td>6.13 (17 children)</td>
</tr>
<tr>
<td>2015 England</td>
<td>673,956</td>
<td>111,500</td>
<td>0.8</td>
<td>24.7</td>
<td>1.7</td>
<td>1.4</td>
<td>5.6</td>
</tr>
<tr>
<td>2017 Northumberland</td>
<td>3,354</td>
<td>1660 (49.5%) (statistically significant sample)</td>
<td>0.6</td>
<td>22.6% (375 children)</td>
<td>0.23</td>
<td>0.38</td>
<td>4.89 (81 children)</td>
</tr>
<tr>
<td>2017 England</td>
<td>703,755</td>
<td>96005</td>
<td>0.8</td>
<td>23.3</td>
<td>1.5</td>
<td>1.1</td>
<td>5.1</td>
</tr>
</tbody>
</table>

Source:

6.3 Dentists tell us that swallowing fluoride has no chance whatsoever of stopping Incisor Decay (IC) which is caused by aggressive acid attack. This being the case, other methods need to be attempted.
6.4 Prevention
IC can only be prevented with education and behaviour change. There are too many unknowing people who think that primary teeth don’t matter because they will fall out anyway. Others don’t realise that leaving a toddler with a bottle of formula or sugared water stuck in its mouth for hours at a time in order to keep the child quiet will quickly rot its teeth.

This sort of child neglect is difficult to prevent unless a concerted effort is made by the oral health team to:

- Train health visitors to teach oral hygiene in the home environment, and to strenuously counsel against giving the toddler a bottle of formula or sugared water as a comforter or as an aid to induce sleep.
- Teach the perils of baby bottle decay in post-natal classes and follow up with visits to hard to reach families at risk.
- Publish leaflets containing photographs of this decay – shock tactics.

6.5 Treatment
Early decay can be arrested with the use of Silver Diamine Fluoride, fluoride varnish and ozone and reduction in sugar in the diet. The small child must not be put to bed sucking on a bottle of sugary liquid. Once decay has reached the stage shown in the infographic below, extraction is the only ‘remedy’.

What can be done to manage Incisor Caries

![Infographic on Caries Management](image-url)
6.6 It’s too late to do anything when it gets to this stage and this implies that supervised toothbrushing is not taking place (if indeed there is any toothbrushing going on at all). Once it is noticed, could it be that the parent is ashamed to do anything about the situation? After all the teeth are going to drop out so why bother to go to the dentist?

6.7 That is a wrong assumption. Primary teeth are vitally important as place-markers for the permanent teeth. Their presence in the gum as they are about to shed is necessary for chemical signals to pass between the root of the primary tooth and the tip of the secondary tooth. If there is no primary tooth, there are no signals and eruption is delayed.

6.8 Stamping out IC would reduce the call to fluoridate Northumbria.

6.9 It’s a totally outrageous situation: 170,000 people in Northumberland are about to have their human rights violated because 17 out of 290 and 81 out of 1660 children were found to have Incisor Caries in the summers of 2015 and 2017 respectively in Northumberland and some other children with decayed teeth were not taught by their parents to clean their teeth.

6.10 We cannot blame those families who children have Amelogenesis imperfecta since primary and secondary teeth with thin enamel are more likely to become decayed and more quickly. However, we have an uneasy feeling that their decayed teeth are included in the oral health statistics, thus slightly increasing the percentage of children with decayed teeth and thereby unjustifiably prompting Public Health England to press for Water Fluoridation.
Chapter 7  Is Water Fluoridation Compatible with UK Primary Law?

7.1  The Primary Law which is consulted by fluoridating water companies is The Water Industry Act 1991. (WIA 1991). The section on fluoridating water is derived from Primary Law – the Water (Fluoridation) Act 1985. This law quasi-legalised WF, not only for the reason stated in Section 7.3 but because the issue was “whipped”, the House of Commons was remarkably full and the number of abstentions were out of all proportion to the votes in favour and against legalising WF.

For WF - 165;  Against WF - 82;  Abstentions – 399.

Margaret Thatcher’s Government felt it was necessary to legalise WF because up until 1983 and prior to a Scottish judgement that ruled that fluoridated water was a medicine, WF practice would have been illegal although this needed to be tested in an English Court of Law. So the 1985 Act legalised WF to prevent any cases going to Court. However, the Medicines Act 1968 which defines the nature of medicines and which is Primary Law preceded the Water (Fluoridation) Act 1985 and had as much legal force as the later Act.

The WIA 1991 was amended by the Health and Social Care Act, 2012. In his White Paper, Andrew Lansley stated “no decision about me without me” and yet this aspiration was not mirrored by the subsequent H&SC Act in respect of Water Fluoridation!

s. 87c of the WIA 1991 states:

[F187CFluoridation arrangements: compliance

(1)It shall be the duty of each water undertaker to comply with any arrangements entered into by it under section 87(1) above.

(2)Where, pursuant to any such arrangements, the fluoride content of any water is increased, the increase may be effected only by the addition of one or more of the following compounds of fluorine—

hexafluorosilicic acid (H$_2$SiF$_6$)

disodium hexafluorosilicate (Na$_2$SiF$_6$).

7.2  The law is slightly incorrect regarding hexafluorosilicic acid. The acid is the medium which contains the fluorine compound hydrofluorosilicate. The acid doesn't have a chemical formula as such because it’s a ‘soup’ of chemicals.

7.3  When we look at BSEN 12175:2013, we see on p.7 that the fluoridating acid contains another compound of fluorine – hydrofluoric acid with the chemical formula HF. This ‘impurity’ is present in the fluoridating acid at a concentration of up to 1.5%.

Consequently, the practice of WF and the use of hexafluorosilicic acid is incompatible with Primary UK law in that it adds a third (and non-permissible) compound of fluorine to our drinking water.
7.4 HF is a Reportable Poison

From p. 19 of BSEN 12175:2013, we see that water companies typically add a maximum of 6.3mg of the fluoridating acid to treated water and this means that a maximum of 1.5% of 6.3 mg is added to treated water = 0.0945mg HF/litre.

0.0945 mg of HF is 9 times more than the permitted maximum of arsenic and lead in drinking water. HF is a poison and is listed in Primary Law: Deregulation Act 2015, Schedule 21, Part 4.

It is undoubtedly a poison because it was once used successfully as a treatment under medical supervision to poison thyroid function in patients with hyperthyroidism. A small concentration of HF was added to lukewarm bath water in a Viennese hospital before World War II (Gorlitzer 1932). It was also initially tested on tadpoles as a traditional way of determining the toxicity of a substance. Gorlitzer (1931) found that HF delayed metamorphosis in the amphibian study group compared to the control group which remained unaffected.

The Precautionary Principle should be observed: are people in fluoridated areas who take frequent hot baths being poisoned when their skins absorb the poison? Is this one of the reasons why there is almost double the number of diagnosed cases of hypothyroidism in fluoridated West Midlands compared to non-fluoridated Greater Manchester? (Peckham et al, 2015). The skin is part of the endocrine system and it is reasonable to assume that Fluoride with its hydrogen atom in tow is capable of crossing through cell membranes. After all, that’s why fluoride is part of the chemical formula of some pharmaceuticals and hospital operating theatre anaesthetics.

Although the research demonstrates a very strong correlation, the DHSC has not commissioned research to investigate whether or not there is a causation. Since HM Government and their civil servants are in favour of WF, then it is highly unlikely that any research will be commissioned. We can’t make them do the research.

Ref: Peckham, S., D. Lowery and S. Spencer (2015). “Are fluoride levels in drinking water associated with hypothyroidism prevalence in England? A large observational study of GP practice data and fluoride levels in drinking water.” J. Epidemiol Community Health 2015; 0: 1-6

Summary

7.5 Before 1985, WF practice was illegal because all the health authorities who undemocratically initiated WF programmes did not attempt to have WF legalised. In 1983, a Scottish judge ruled that fluoridated water was a medicine. The UK Government were then forced to legalise the practice if they wanted to continue fluoridating the West Midlands and parts of the North East of England but it now appears that WF has been incompatible with UK law since before 1985 due to the presence of a third non-permitted compound of fluorine - hydrofluoric acid - in the fluoridating acid. Hydrofluoric acid is a reportable poison – the Deregulation Act, 2015, Schedule 21, Part 4.
Chapter 8  What is added to drinking water when a water company is ordered to add fluoride?

8.1  Answer: It’s not just elemental fluorine (fluoride) although that’s bad enough!

1 mg fluoride is not the same as 1 atom of fluoride. 1 mg may seem to be an inconsequential amount BUT it contains millions of atoms, all of which are highly electronegative (reactive). We drink 2 litres of water per day either as water, tea and coffee so that’s even more reactive atoms being swallowed, particularly when we drink tea. Tea leaves contain fluoride. Habitual fluoridated tea drinkers are highly likely to be drinking more than 6 mg fluoride/day.

8.2  The contents of the fluoridating acid, hexafluorosilicic acid.

The fluoridating acid, hexafluorosilicic acid, takes its name from the major chemical compound in the acid which is \( \text{H}_2\text{SiF}_6 \) – a hydrofluorosilicate. “Hexa” simply means “6” – that is 6 atoms of fluorine. We ought to refer to the acid as hydrofluorosilicic acid because hydrogen is a component in the acid and a component of the major compound of fluorine contained in the acid.

We really ought not to use the chemical formula to describe the fluoridating acid because the acid is a soup of other chemicals. However, over time, \( \text{H}_2\text{SiF}_6 \) been used for both, even though it’s confusing.

The fluoridating acid is an artificial construct. It does not appear in nature. It is an industrial hazardous waste which is used in WF because it contains a “cheaper to purchase” fluorine compound than other fluorine compounds which are on the market.

The major compound - \( \text{H}_2\text{SiF}_6 \). in the fluoridating acid, comprises about 20% of the total acid. It is therefore described as a 20% solution.

The chemical formula, \( \text{H}_2\text{SiF}_6 \), tells us that there are 2 atoms of hydrogen (H₂), one atom of Silica (Si) and 6 atoms of Fluoride (\( \text{F}_6^- \)) in each molecule.

Fluoride (\( \text{F}^- \)) is fluorine gas (F) with an extra electron. The minus sign (\( - \)) denotes more electronegativity and reactivity due to the addition of one electron. (Electrons carry a negative charge.)

\( \text{F}^- \) is more electronegative than fluorine (F) but both avidly bond with elements which have a positive charge such as hydrogen, calcium and magnesium.

Fluorine gas is reactive in its own right and it doesn’t exist as a stand-alone element in nature. A split second after it forms deep down in the Earth’s crust, it bonds with another
Calcium fluoride is referred to as ‘natural’ fluoride.

When drinking water is dosed with industrial grade (‘artificial’) hydrofluorosilicic acid, F\(^-\) can either exist as a stand-alone entity in water when it dissociates or as a fluorosilicate compound. You will never see fluoride on its own as a solid. It always has to have another element bonded to it, e.g. sodium fluoride, calcium fluoride, potassium fluoride, magnesium fluoride, hydrogen fluoride, etc.

### 8.3 Hydrofluoric acid (aka Hydrogen Fluoride)

In the previous chapter we described how WF using hydrofluorosilicic acid is incompatible with UK law because of the presence of the third fluorine compound – HF - which is not permitted in the Water Industry Act 1991, s.87.

HF can exist as a deadly gas – Hydrogen fluoride – or as a corrosive acid – Hydrofluoric acid. (Another compound which has two states is water, although water also has a 3rd state (ice) and scientists are in the process of postulating the existence of a 4\(^{th}\) state.)

Hydrofluoric acid does not altogether dissociate in water. Those hydrogen and fluoride atoms which do dissociate can later become molecules (HF) in acidic conditions, particularly in our stomachs. So we say that some HF forms de novo when we drink a glass of tap water. This is because there is a reaction between hydrogen, fluoride and the hydrochloric acid (HCl) which is excreted by the stomach walls when we eat protein.

A scientist’s description of HF should give us a clue as to the inadvisability of swallowing artificially fluoridated water:
“Both HCl and HF are ionic compounds, which implies that they would both disassociate completely in an ionic solvent like water. HCl does indeed do this, and is therefore classified as a strong acid. HF does not and is classified as a weak acid. The fluoride ion is SO electronegative that not even the powerful ionic effect of water can completely pull it apart from its hydrogen atom. A certain percentage of the HF molecules will not disassociate.

Interestingly, even though HCl is a stronger acid than HF, HF is by far the more dangerous of the two. The danger comes from the fluoride ion. Because of its electro-negativity, it will react with just about anything it can get its electrons on. For this reason, it is always stored in chemically resistant plastic. It eats through glass. It has a special affinity for calcium ions, and this is the real danger of working with it. If you are unfortunate enough to get some on your skin, the fluoride ion will soak in quickly and start stripping away electrons from anything that it can find, especially calcium ions. It can't be washed off with soap and water, only neutralized with special calcium gluconate gel prepared just for that purpose. I always have some on hand when working with the stuff. A severe enough exposure can literally remove all of the calcium ions from your blood at the point of exposure, causing a heart attack.”


British Standard BSEN 12175:2013 (p.7) tells us that hexa(hydro)fluorosilicic acid contains up to 1.5% Hydrofluoric acid (HF). The British Standard also recommends adding up to 6.3 mg of hexafluorosilicic acid in order to add 1 mg fluoride/litre to drinking water. Remember that the acid is a 20% solution so adding 5 mg would normally suffice if the acid had the same density as water. But the acid is denser than water so 6.3 mg is stipulated to compensate for this property.

Therefore, 1.5% of 6.3 mg = 0.0945 mg HF/litre water maximum.

So, what happens in our stomachs when we swallow a small amount of HF and/or when HF is created de novo. The amount of 0.0945 mg HF/litre water is NOT enough to kill or to disable us even though it is corrosive, and even more so at higher concentrations. However, having drunk a glass of artificially fluoridated water and having eaten protein, these undesirable elements in the stomach all vye to become molecules and if the captured elements are contained within the cells of the stomach lining, then they too will be caught up in the “chemical frenzy”.

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PREVENTING DISEASE THROUGH HEALTHY ENVIRONMENTS
INADEQUATE OR EXCESS FLUORIDE: A MAJOR PUBLIC HEALTH CONCERN

Adverse effects of excess fluoride

The toxic effects of high fluoride intake are due to the fact that it is a direct cellular poison, which binds calcium and interferes with the activity of proteolytic and glycolytic enzymes.

Ingested fluoride reacts with gastric [hydrochloric] acid to produce hydrofluoric acid in the stomach.

Thus, acute exposure to high concentrations of fluoride results in immediate effects: abdominal pain, excessive saliva, nausea and vomiting. Seizures and muscle spasms may also occur. Death due to respiratory paralysis is a possibility.

The acute effects of inhalation of hydrogen fluoride are severe irritation of the respiratory tract, with coughing, choking and pulmonary oedema. Severe burns or prolonged visual defects may result from skin or eye contact. Inhalation or dermal exposure can be fatal.

Source: https://www.who.int/ipcs/features/fluoride.pdf

Note that, in the past, WHO has strongly supported WF. These days it is a little less enthusiastic.

8.4 The following is an extract from a letter written in 1978 by Dr Hans Moolenburgh who was a GP in Haarlem (Holland) at the time that Holland’s government fluoridated part of the country.

“Being familiar with the work of George Waldbott MD in the USA, I looked out for side effects and indeed these side effects were there, contrary to what the local health authorities had said. The very first complaints were dull to rather severe, sometimes colicky pains in the tummy. In all cases the patients either had not registered that their water supplies has been fluoridated, or did not believe that water could be the cause when I told them so. ‘[Auto]Suggestion’ was out of the question. The cure was simple: no fluoridated water and in one day the complaints had subsided. But they immediately returned when the patients drank fluoridated water again, sometimes unknowingly.... Other complaints were sores in the mouth, these small very painful white lesions. Tablets against them were sold by the pound in Amsterdam as soon as fluoridation started. A third complaint was this: old allergies flared up. I had for instance several children in my practice whose allergic skin
rash or allergic asthma was under control. As soon as they started to drink the water, complaints that had not been visible for over a year returned with a vengeance. Less frequent were headaches, excessive thirst (fancy what happened then: they drank the water in excess that poisoned them), burning sensations when passing urine and troubles in mental concentration.

When fluoridation lasted longer, other complaints became more conspicuous. They were arthritis-like pains, especially in the lower spine. One woman became more or less crippled and as non fluoridated water was hard to come by she had to move house to a non fluoridated area some ten miles away to the south and was healed in a month.”

Dr Moolenburgh tells us that it wasn’t difficult to diagnose fluoride poisoning because half his practice took patients from a non-fluoridated part of Haarlem and the other half from a fluoridated part of Amsterdam. Thus it was relatively easy to identify the patients with unusual symptoms as coming from the fluoridated area.

Letter by Dr Hans Moolenburgh to N. Brugge, Secretary of the NPWA, 13th February 1978

8.5 Excess fluoride would be regarded as being more than 1.5 mg fluoride/litre of water which is the global allowable maximum. However, even at smaller concentrations, as occurred in Holland in the 1970s, the attack by HF on the stomach lining would still take place but not be life-threatening. The Precautionary Principle needs to be observed because the Margin of Safety is totally inadequate in respect of fluoride and its compounds.

The MoS ought to be at least 10 times less than the maximum allowable in order to protect every member of society. Thus, the Maximum allowable for fluoride is 1.5mg/litre while the MoS ought to be 0.15mg/litre water. The target concentration is 1mg/litre water which is way too high. When fluoride becomes reclassified as a known developmental neurotoxin, the target concentration will have to be reduced to 0.15 mg/litre water and this will make WF impracticable.

8.6 If the fluoride gauges in the Water Treatment Works break down, there is a very real likelihood of overdosing as happened at the Dimmingsdale Water Treatment Works near Bridgnorth in June 2008 when double the amount of fluoride - 2mg - was added per litre. That meant that a maximum of 2 x 0.0945mg HF was added = 0.189 mg/litre. That’s 18 times more than allowable for arsenic (a carcinogen) and lead (a known developmental neurotoxin) at 0.01 mg/litre!

Even though HF is a reportable poison (Deregulation Act, Schedule 21, part 4), there is no maximum allowable standard because HF is not found in raw water prior to water treatment and, as a reportable poison, it cannot be deliberately added to drinking water (even though it is!). When testing for compliance with standards, it is debatable if it can
be aggregated with fluoride at the kitchen tap (the point of compliance) and subjected to
the 1.5mg maximum allowable/litre of water because HF is not a chemical parameter
while fluoride is.

Accidents can happen, as occurred at Dimmingsdale, and we have to hope that equipment
and technicians will get it right all the time. Meanwhile in the affected houses in Bridgnorth
and Wolverhampton, infants were fed with baby formula made up with water containing
excessive levels of fluoride and HF for one month. Fluoride crosses the b-b-b and affects a
child’s intelligence. HF at the concentration of (up to) 0.189 mg HF/litre would have caused
colic-like symptoms. In the UK, GPs are not trained to detect fluoride poisoning.

The Margin of Safety is totally inadequate in respect of fluoride and its
compounds.

Even at so-called “optimum levels” (1mg/l) there is still 9 times more HF than
the allowable maximum for arsenic and for lead and, with an upper limit of
1.5mg/l, 14 times more.

8.7 But it’s only 1mg per litre! That’s one-millionth of a litre/kilo.

Surely fluoride can’t be that bad?

1 mg is NOT the same as 1 atom.

It’s worth repeating: if I managed to isolate 1 mg of fluoride and counted its atoms,
even I would be incredulous at how many reactive atoms are present. That’s the
problem with dealing with things that are so small. We become disbelieving that
such a small quantity as 1 mg could contain millions of atoms. Atoms cannot be seen
with the naked eye and indeed, we can only calculate theoretically how many atoms
of fluoride there are in 1mg.

There are millions of atoms in 1mg of fluoride.
Each atom is capable of disrupting a single process in the body.

8.8 What else is added to drinking water when it is fluoridated?

British Standard 12175:2013 tells us on page 8 that the following “chemical parameters” as
listed in Column 1 in the table below, are added when hexafluorosilicic acid is used.
Columns 2 and 3 show the concentration of these chemical parameters in the 20% acid and the amount found in 1 litre of fluoridated water. Columns 4 and 5 show the maximum allowable per litre of water and the contribution made by that substance in percentage terms.

<table>
<thead>
<tr>
<th>Chemical Parameter</th>
<th>Maximum allowable in the fluoridating acid</th>
<th>Maximum amount added to each litre of fluoridated water</th>
<th>PCV* (Max. allowable per litre of water)</th>
<th>% of PCV contributed by the fluoridating acid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Antimony</td>
<td>80 mg/kilo of the fluoridating acid</td>
<td>0.000504 mg</td>
<td>0.005 mg</td>
<td>11%</td>
</tr>
<tr>
<td>Arsenic</td>
<td>400 mg/kilo of the fluoridating acid</td>
<td>0.00252 mg</td>
<td>0.010 mg</td>
<td>25%</td>
</tr>
<tr>
<td>Cadmium</td>
<td>40 mg/kilo of the fluoridating acid</td>
<td>0.000252 mg</td>
<td>0.005 mg</td>
<td>5%</td>
</tr>
<tr>
<td>Chromium</td>
<td>400 mg/kilo of the fluoridating acid</td>
<td>0.00252 mg</td>
<td>0.05 mg</td>
<td>5%</td>
</tr>
<tr>
<td>Lead</td>
<td>400 mg/kilo of the fluoridating acid</td>
<td>0.00252 mg</td>
<td>0.010 mg</td>
<td>25%</td>
</tr>
<tr>
<td>Mercury</td>
<td>10 mg/kilo of the fluoridating acid</td>
<td>0.000063 mg</td>
<td>0.001 mg</td>
<td>6%</td>
</tr>
<tr>
<td>Nickel</td>
<td>400 mg/kilo of the fluoridating acid</td>
<td>0.00252 mg</td>
<td>0.02 mg</td>
<td>12.6%</td>
</tr>
<tr>
<td>Selenium</td>
<td>80 mg/kilo of the fluoridating acid</td>
<td>0.000504 mg</td>
<td>0.010 mg</td>
<td>5%</td>
</tr>
</tbody>
</table>

* PCV = The Prescribed Concentration or Value (PCV) limits are legal thresholds for acceptable levels of contamination in Drinking Waters.

None, with the exception of Selenium, should be anywhere near Water Treatment Works. Although added in very small concentrations and although very much diluted, it’s counter-intuitive to add heavy metals and cancer-causing substances to drinking water. In particular, water companies have no business adding arsenic to drinking water, especially since the ALARP principle as recommended by the UK Government’s Committee on Toxicity should be observed in respect of that particular cancer-causing element. (ALARP = As Low as is Reasonably Practicable.) (Ref: https://cot.food.gov.uk/sites/default/files/tox2016-05_0.pdf, para 10). Since Arsenic causes bladder cancer and since the presence of Trihalomethanes in drinking water is responsible for bladder cancer, the two carcinogenic agents probably act in synergy to cause higher levels of bladder cancer in fluoridated areas. (Ref. Iro Evlampidou, et al (2020). Trihalomethanes in Drinking Water and Bladder Cancer Burden in the European Union. Research Vol. 128, No. 1, Open Access)
The British Standard stipulates the maximum allowable for each “chemical parameter” in hydrofluorosilicic acid - the fluoridating acid – but it does not develop the theme in order to tell us the percentage of the PCV which is actually added. Moreover, down the years, the factor of 6.3mg maximum of the fluoridating acid added to each litre of water has gone unnoticed by those promoting Water Fluoridation.

8.9 Toxicologists tell us that there is a synergistic effect when two or more harmful chemicals in the fluoridating acid act in combination on our tissues. It has been observed that the negative health effects of thousands of chemicals are more than just additive. (i.e. 2 + 2 = 4 = additive whilst 2 + 2 = 6 = enhanced negative effects.)

Even though water treatment may not be able to remove all the arsenic and lead from the raw water, there is no excuse whatsoever to ADD these injurious elements for the sake of trying to prevent dental decay in small disadvantaged children.

The Government Green Paper this Autumn is all about prevention of ill health. In which way can adding arsenic and lead to drinking water be construed as being in tune with this aspiration?

Although we find that up to 25% of the allowable concentration of arsenic and lead are added to drinking water, the adulterated water is drunk every day for a lifetime and arsenic and lead are bioaccumulative. People who drink lots of fluoridated tap water may be consuming 0.010 mg arsenic and 0.010 mg lead each day.

There could never be any justification for adding arsenic to drinking water. Since it is a carcinogen, any amount of arsenic is too much!

The arsenic in 1 litre of fluoridated drinking water is up to 25% of the PCV for Arsenic. Anyone drinking 4 litres per day of artificially fluoridated water would be consuming up to an amount of Arsenic equivalent to the PCV for that carcinogen.

Similarly, there could never be any justification for adding lead to drinking water. Since it’s a known developmental neurotoxin, any amount of lead is too much, particularly since disadvantaged families often live in old housing which have lead water pipes and flaking paint which often contains lead. It’s a little known fact that lead is a cause of dental decay.
8.10 Other observations

HM Government has approved the purchase of a cheap industrial hazardous waste in order to add fluoride to drinking water. The waste has never been clinically tested and it has no medicine marketing authorisation, even though it is clearly intended to prevent a human disease. Fluoridated water has been described by the MHRA as being a Borderline Medicine but when the MHRA decided not to insist on there being a medicine marketing authorisation, fluoridated water was consigned to a regulatory no-man's land.

Hexafluorosilicic acid is purchased by water companies from Industrial Chemical Group Limited (ICGL) which is headquartered in Grays, Essex. The acid is delivered to the UK by Israel Chemicals Limited. We do not know the country of its origin. It is shipped into a Thames Dockyard in tanks where it is offloaded and is distributed by road and rail, still in the same tanks, throughout England to fluoridating water companies’ water treatment works.

Road tankers bear a Hazardous Chemicals badge. When there are spills, extreme caution is needed to prevent corrosive burns and inhalation. Even at 20%, the liquid is a fuming noxious mixture of chemicals. “Fuming” implies that poisonous hydrogen fluoride gas (HF) is released into the atmosphere. This is the same gas which is produced from volcanoes.

8.11 Summary

1 mg Fluoride contains millions of atoms and each atom is negatively charged and highly reactive. When fluoride is added to drinking water it is added as a maximum of 6.3mg/litre of the fluoridating acid. The acid contains injurious elements. Of concern are fluoride, arsenic, lead and hydrofluoric acid. It is counter-intuitive to add a carcinogen (arsenic), a known developmental neurotoxin (lead) and presumed developmental neurotoxins (fluoride and hydrofluoric acid) to drinking water just so small disadvantaged children might have their teeth protected from dental decay in the absence of parental supervision to ensure that they clean their teeth.

To add up to 25% of the PCV for Arsenic and up to 25% of the PCV for Lead to drinking water is a bridge too far.
Chapter 9  Water Fluoridation Does NOT Reduce Dental Health Inequalities Across Social Groups

It is a worthy aspiration to reduce dental health inequalities. It is not a worthy aspiration to have faith in something which cannot “deliver the goods”.

The ‘hope’ that fluoridated water can reduce dental health inequalities has transmogrified into a ‘certainty’ without there being any sound research to justify the transition. In short, the efficacy of WF is a myth.

Since the beginning of the 21st Century there have been two Reviews in the UK which have looked at dental health inequalities. Neither have found any convincing proof that swallowing fluoride reduces dental health inequalities across social groups.

Alan Johnson MP, who was Secretary of State for Health between 2007 and 2009, was in that job when it was proposed by South Central Strategic Health Authority and the local PCT that Southampton needed to become fluoridated because of the high level of dental decay in the City. He was instrumental in allocating £14 million to be used for new fluoridation programmes, no doubt believing that there would be no insurmountable obstacles to the Southampton proposal. The money was never spent on Southampton because the opposition to WF was particularly strong and because by the time Southern Water was ready to sign the contract, the SHA had disappeared, to be replaced by Public Health England. Much of the earmarked finance was used by Severn Trent Water to replace some of its out-dated fluoridation equipment.

Undeterred, from 2015 onwards, we next see Alan Johnson, MP for Hull, pushing for Hull City to become fluoridated. In this he was aided by Councillor Colin Inglis, Chair of Hull’s Health and Well-Being Board. It was at this time that Alan Johnson was heard to utter on more than one occasion that “Water Fluoridation gives poor kids rich kids’ teeth”. These utterances coincided with the 2nd Review (Cochrane Collaboration, 2015) which found no proof of this aspiration.

So, to put the record straight and to prevent PHE repeatedly proclaiming the forlorn hope that swallowing fluoride reduces dental health inequalities, we have appended below the evidence that PHE is so unwilling to acknowledge.

We start with the conclusions of the York Review (2000) relating to inequalities and this is followed by letters written by the Principals of The York Review. The York Review was a Systematic Review commissioned by HM Government in response to a very large petition against Water Fluoridation which had been inspired by the National Pure Water Association in 1999.
WHAT THE YORK REVIEW REALLY FOUND


**Objective 3**

No level A or B studies examining the effect of water fluoridation on the inequalities of dental health between social classes were identified. However, because of the importance of this objective, level C studies conducted in England were included. A total of 15 studies investigating the association of water fluoridation, dental caries and social class in England were identified. The quality of the evidence of the studies was low, and the measures of social class that were used varied. Variance data were not reported in most of these studies, so a statistical analysis was not undertaken.

There appears to be some evidence that water fluoridation reduces the inequalities in dental health across social classes in 5 and 12 year-olds, using the dmft/DMFT measure. This effect was not seen in the proportion of caries-free children among 5 year-olds. The data for the effects in children of other ages did not show an effect. The small quantity of studies, differences between these studies, and their low quality rating, suggest caution in interpreting these results.


**Conclusions**

This review presents a summary of the best available and most reliable evidence on the safety and efficacy of water fluoridation.

Given the level of interest surrounding the issue of public water fluoridation, it is surprising to find that little high quality research has been undertaken. As such, this review should provide both researchers and commissioners of research with an overview of the methodological limitations of previous research conducted in this area.

The evidence of a benefit of a reduction in caries should be considered together with the increased prevalence of dental fluorosis. The research evidence is of insufficient quality to allow confident statements about other potential harms or whether there is an impact on social inequalities. This evidence on benefits and harms needs to be considered along with the ethical, environmental, ecological, costs and legal issues that surround any decisions about water fluoridation. All of these issues fell outside the scope of this review.

Any future research into the safety and efficacy of water fluoridation should be carried out with appropriate methodology to improve the quality of the existing evidence base.


The small quantity of studies, differences between these studies, and their low quality rating, suggest caution in interpreting these results. There appears to be some evidence that water fluoridation reduces the inequalities in dental health across social classes in five and 12 year-olds, using the dmft/DMFT measure. This effect was not seen in the proportion of caries-free children among five year-olds. There were not sufficient data for the effects in children of other ages to be investigated fully.

p. 33, McDonagh et al. (2000)


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Next, we have three letters and the final section of a BMJ article.

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Sheldon

3/1/2001

Professor Trevor A.
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In my capacity of chair of the Advisory Group for the systematic review on the effects of water fluoridation recently conducted by the NHS Centre for Reviews and Dissemination the University of York and as its founding director, I am concerned that the results of the review have been widely misrepresented. The review was exceptional in this field in that it was conducted by an independent group to the highest international scientific standards and a summary has been published in the British Medical Journal. It is particularly worrying then that statements which mislead the public about the review’s findings have been made in press releases and briefings by the British Dental Association, the British Medical Association, the National Alliance for Equity in Dental Health and the British Fluoridation Society. I should like to correct some of these errors.

1 Whilst there is evidence that water fluoridation is effective at reducing caries, the quality of the studies was generally moderate and the size of the estimated benefit, only of the order of 15%, is far from “massive”.

2 The review found water fluoridation to be significantly associated with high levels of dental fluorosis which was not characterised as “just a cosmetic issue”.

3 The review did not show water fluoridation to be safe. The quality of the research was too poor to establish with confidence whether or not there are potentially important adverse effects in addition to the high levels of fluorosis. The report recommended that more research was needed.

4 There was little evidence to show that water fluoridation has reduced social inequalities in dental health.

5 The review could come to no conclusion as to the cost-effectiveness of water fluoridation or whether there are different effects between natural or artificial fluoridation.

6 Probably because of the rigour with which this review was conducted, these findings are more cautious and less conclusive than in most previous reviews.

7 The review team was surprised that in spite of the large number of studies carried out over several decades there is a dearth of reliable evidence with which to inform policy. Until high quality studies are undertaken providing more definite evidence, there will continue to be legitimate scientific controversy over the likely effects and costs of water fluoridation.

(Signed) T.A. Sheldon,
Professor Trevor Sheldon, MSc, MSc, DSc, FMedSci.

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Dear Minister,

We are scientists involved in the systematic review of evidence on the effects of water fluoridation, carried out by the NHS Centre for Reviews and Dissemination at the University of York. As far as we are aware, no other review of this topic is of comparable scientific standard, and we are concerned about some continuing misinterpretations of the evidence which could have implications for public policy. It is not for us to say whether the standard of evidence should be judged sufficient for a public health measure affecting whole populations, but we think it is important that decision makers are aware of what the review really found:

- **Effectiveness of fluoridation in reducing caries**
  We could discover no reliable, good-quality evidence in the fluoridation literature worldwide. What we found suggested that fluoridation was likely to have a beneficial effect, but in fact the range could be anywhere from a substantial benefit to a slight disbenefit to children’s teeth.

- **Effectiveness of fluoridation in reducing inequalities in dental health across social groups**
  This evidence is weak, contradictory and unreliable.

- **Safety of fluoridation**
  Apart from an increase in dental fluorosis (mottled teeth) we found no clear pattern among the possible negative effects we examined, and we felt that not enough was known because the quality of the evidence is poor.

We append relevant extracts from the report of the review from which the conclusions under 1. and 2. can be substantiated. 3. covers too broad an area to summarise easily.

Since the report was published in September 2000 there has been no other scientifically defensible review that would alter the findings of the York review. As emphasised in the report, only high-quality studies can fill in the gaps in knowledge about these and other aspects of fluoridation. Recourse to other evidence of a similar or lower level than that included in the York Review, no matter how copious, cannot do this.

We think these matters are important enough to bring directly to your attention, as well as to the notice of others who have a stake in public health policy.

Yours sincerely,

(SIGNED) Professor Jos Kleijnen  
Director, NHS Centre for Reviews and Dissemination

(SIGNED) Sir Iain Chalmers  
UK Cochrane Centre

(SIGNED) Professor Trevor Sheldon
What the 'York Review' on the fluoridation of drinking water really found

Originally released : 28 October 2003

A statement from the Centre for Reviews and Dissemination (CRD).

In 1999, the Department of Health commissioned CRD to conduct a systematic review into the efficacy and safety of the fluoridation of drinking water.

The review specifically looked at the effects on dental caries/decay, social inequalities and any harmful effects. The review was published on the CRD Fluoridation Review website and in the BMJ in October 2000.

We are concerned about the continuing misinterpretations of the evidence and think it is important that decision makers are aware of what the review really found. As such, we urge interested parties to read the review conclusions in full.

We were unable to discover any reliable good-quality evidence in the fluoridation literature worldwide. What evidence we found suggested that water fluoridation was likely to have a beneficial effect, but that the range could be anywhere from a substantial benefit to a slight disbenefit to children’s teeth. This beneficial effect comes at the expense of an increase in the prevalence of fluorosis (mottled teeth). The quality of this evidence was poor.

An association with water fluoride and other adverse effects such as cancer, bone fracture and Down's syndrome was not found. However, we felt that not enough was known because the quality of the evidence was poor.

The evidence about reducing inequalities in dental health was of poor quality, contradictory and unreliable.

Since the report was published in October 2000 there has been no other scientifically defensible review that would alter the findings of the York review.

As emphasised in the report, only high-quality studies can fill in the gaps in knowledge about these and other aspects of fluoridation. Recourse to other evidence of a similar or lower level than that included in the York Review, no matter how copious, cannot do this.
In 2007, three of the York Review Principals wrote a short article for the BMJ. Just the final section is reproduced below. The full report is in the public domain and can be accessed via https://www.ncbi.nlm.nih.gov/pmc/articles/PMC2001050/

Public and professional bodies need to balance benefits and risks, individual rights, and social values in an even handed manner. Those opposing fluoridation often claim that it does not reduce caries and they also overstate the evidence on harm. On the other hand, the Department of Health’s objectivity is questionable—it funded the British Fluoridation Society and, along with many other supporters of fluoridation, it used the York Review’s findings selectively to give an overoptimistic assessment of the evidence in favour of fluoridation. In response to MRC recommendations, the department commissioned research on the bioavailability of fluoride from naturally and artificially fluoridated drinking water. The study had only 20 participants and was too small to give reliable results. Despite this and the caveats in the report’s conclusion, this report formed the basis of a series of claims by government for the safety of fluoridation.

Against this backdrop of one sided handling of the evidence, the public distrust in the information it receives is understandable. We hope this article helps provide professionals and the public with a framework for engaging constructively in public consultations.


Finally, in 2015, a systematic review by a well-respected global research organisation:


“We found insufficient information to determine whether fluoridation reduces differences in tooth decay levels between children from poorer and more affluent backgrounds.”


The York Review was not commissioned to review all aspects of this controversial dental health intervention and even though the team did a thorough job, their conclusions were
artificially constrained by the limited brief. In the years following the York Review and the Cochrane Collaboration Review, more research has been published relating to the harm caused by swallowed fluoride. The time has come for a more open-handed Governmental review and for high quality research into the harms caused by swallowing this poison.

But why settle for more research? It’s obvious that the WF programme has been damaging the prospects of millions of English children throughout the decades from 1964 to the present time and if it continues, more children will be classified as being special needs, ADHD or educationally sub-normal. Can Local Authority education departments cope with the extra call on their finances to set up more special units for the education of these children, some of whom have been cleaning their teeth?
Chapter 10 A Pharmacist’s View of why WF is an Unacceptable Public Health Measure


Paul Clein has been a practising pharmacist for over 45 years, an elected member of Liverpool City Council for 19 years and Cabinet Member for Education / Children's Services 1998-2008. He also served as one of the six core members of the Mayor of Liverpool’s Education Commission, chaired by Baroness Estelle Morris, which operated between 2012 and 2014.

1 There have been NO long-term safety studies of the administration of this particular substance to humans

2 The World Health Organisation states that public health officials considering water fluoridation schemes should determine the pre-existing background fluoride exposure levels in their population. That doesn’t just mean the amount already naturally occurring in the water, it also means that derived from other sources. Apart from toothpastes and mouthwashes, it’s in a number of foods, tea and certain Brassicas, for example. What studies have been done for that in Northumberland?

3 Is it compulsory medication? One succinct dictionary definition of a medicine is that – in layman’s terms - it is "a substance usually administered by mouth to treat a disease." Administering a dose of the uncontaminated form of certain silicofluorides to another person in, say, a cup of tea would rightly be an offence under both the Deregulation Act 2015 and s.24 of the Offences against the Persons Act 1861. Putting a silicofluoride in the public water supply as impure industrial waste is however allowable - applauded even – by Public Health England. The nonsensical legal fiction employed in this Alice in Wonderland situation is that dosing the entire population with this pesticide is NOT medication, although – remember our definition - it is administered in water (which is taken by mouth) to prevent dental caries (a disease). Miles north of Northumbria in Scotland it was deemed to be medication after a long legal case in 1983. (Two other Judges in New Zealand in 2018 and in Canada in 1952 have also ruled that fluoridated water is a medicine.)

4. It is claimed by some that the silicofluoride is administered to counter or prevent a deficiency. Tooth decay is NOT caused by a “deficiency” of fluoride because there is no such thing. Tooth decay is usually caused by a number of factors, such as bad diet lacking in essential minerals and vitamins but with a surfeit of sugar, and poor dental hygiene. Have a look at the ingredients of any of the proprietary multivitamin and mineral products on the shelf of your local pharmacy or health shop. If we are all
supposed to be so deficient in fluoride, one would think it logical to expect to see it included in products like this. It isn't there.

It isn’t there for one very good reason – it isn’t essential in any way whatsoever for human health. Ask those in favour of this strategy – what is the essential metabolic function which fluoride mediates in the human body? I’ll tell you: there isn’t one.

5. This all illustrates that Fluoridation is undoubtedly compulsory mass medication. It represents the removal of freedom of choice from the consumer, contravening the terms of the Nuremburg Convention and all subsequent medical ethics, Codes and Conventions. Fluoride has no effect whatsoever on gum disease by the way, which is responsible for about 50% of adult tooth loss.

6. Every other substance administered to humans in the UK for medicinal purposes has to meet the stringent safety and purity standards of the Medicines and Healthcare Regulatory Agency - except this one. Why is that? It is irrelevant whether medication is given to treat tooth decay or to confer eternal life - it should meet the same licensing standards as every other medicinal substance.

7. Using unregistered substances for medicinal purposes is illegal under the Codified Pharmaceuticals Directive 2001/83/EC, updated and amended by the subsequent Directive 2004/27/EC, which has applied in the UK since October 2006. The intent to medicate renders any substance presented as having a beneficial effect on a medical condition as a medicinal substance under Article 1 of this Directive. All medicinal substances must be registered as such and subjected to full clinical testing for safety. Via Article 35 of the European Charter of Fundamental Rights, the right of the individual to health care also includes the right to refuse health care for whatever reason. It establishes the rights of the individual to prevent them having medical treatment against their wishes (6). This is also not just about mere civil liberties. It is about our Human Rights and those are not optional and not negotiable – they are absolute. The Lisbon Treaty established the European Charter of Fundamental Rights in UK law. After leaving the EU in the near future, the UK will still abide by most of these EU regulations.

8. It is incontestable that fluorides and silicofluorides are cumulative poisons. The agent used has also reportedly been found to raise lead levels in drinking water (7). This is one of a number of similar reports. Most major counties like Northumberland and its old towns still have a largely Victorian water system and therefore probably still have a number of lead water mains and water pipes. A number of places in the USA where fluoridation has been discontinued reported a subsequent reduction in lead levels in their drinking water.

9. There have been numerous allegations made against fluorides on safety grounds. I would recommend each member of the scrutiny committee to read “Fluoride – Drinking Ourselves To Death?” by Dr. Barry Groves, which is a comprehensive, fully referenced examination of every aspect of fluoridation including the safety aspects and which is
available from public libraries. One issue which has arisen since that book's publication is in regard to new evidence about the incidence of Osteosarcoma, a rare bone cancer in boys growing up in fluoridated areas. This is backed up other published research from the 1990s.

Only 50% of fluoride taken into the body is excreted. The rest is stored in the body, mostly in bone. There is a certain logic then in anticipating that any negative effects might well occur in bone - as osteosarcoma does. This is peer-reviewed research and formed the basis of a PhD from Harvard University for Elise Bassin. The DoH doesn’t currently keep statistical track of the incidence of osteosarcoma in the UK, by the way.

How anyone can say that they are certain fluoridation is risk free after reading Bassin’s thesis and Dr. Groves’ book is beyond me.

10 If it is so safe, why did the American Dental Association issue advice in November 2006 that baby formula milk should not be made up with fluoridated water for children under 6 months of age? I would ask three questions amongst the many which must be addressed.

Firstly, bearing in mind that we are asked to fluoridate to help vulnerable groups of children, those advocating this must say, firstly, what they would do to provide unmedicated water to those people in our community who are allergic to fluorides at any level of exposure. One study estimated that cohort as being between 6 and 7% of people.

Secondly, the British National Formulary has a whole section about prescribing for patients with some degree of kidney impairment. There are a lot of those, especially amongst the elderly and they cannot metabolise fluoride as effectively as others. What will be done to assist those people especially if exposed to fluoridated water for long periods of time. The threshold between the proposed concentration and the level at which toxic effects are inevitable is so narrow? (1mg and 1.5mg) It is also reasonable to ask fluoridationists if they are so intent on helping vulnerable groups, why are they creating other different vulnerable groups in doing so and pretending there could never be any such problem?

Thirdly, in view of the clear advice of the American Dental Association, what provision of unfluoridated water will be made to families with bottle-fed children who are less than 6 months old?

11 In May 1999, Health Secretary Frank Dobson ordered a "once and for all" comprehensive review of water fluoridation from York University CRD. This would, we were told, be incontestable "by anyone who was at all interested in evidence"(9). However, following that announcement, the terms of reference of this “once and for
all” comprehensive review were gradually narrowed more and more so that any animal studies and any research papers showing the effects of fluoride not directly sourced from fluoridation schemes were excluded from the Review. Despite these limitations, the York Review (10) was properly carried out, yet its findings have been deliberately and repeatedly misquoted and used out of context over several years by Pro-fluoridationists. (11, 12, 13). I have cited three different documents from 2000, 2002 and 2003 to demonstrate how, despite the repeated protestations of the York Review scientists, their findings were and are still being misrepresented. (See Chapter 9) The literature was trawled worldwide and objectively assessed. Although the bar was set very low for the scientific quality of studies looked at, only 214 made it into the final Review.

The York Review commissioned by the Government was published in October 2000. The salient points were:

* The consistently claimed 50%+ reduction in caries turned out to be less than 15% - an average 14.6%. It’s not a lot, is it?

* The overall evidence base for fluoridation was deemed "surprisingly weak" and "of poor quality". The latest comparable review carried out in Australia 2 years ago also didn’t find any studies deemed being of more than “limited” quality yet still concluded that WF was “safe and effective”!!!

* No evidence was found of the claimed “lifelong benefits”.

* Very little evidence emerged of any reduction in health inequalities - the raison d’etre of this policy - and what evidence there is was judged "weak, contradictory and unreliable". (See Chapter 9)

* The common claim of "hundreds of studies" showing the safety and efficacy of water fluoridation is shown to be based on 37 out of the 214 admitted into the Review – that is 214 studies in total that were deemed to have reached even moderate scientific standards; no studies whatsoever in the Review were deemed of good scientific quality.

* Long term safety could NOT be guaranteed

* No clear evidence of any of the alleged ill effects was found......except that 48% of people in fluoridated areas suffer from dental fluorosis, the first visible sign of fluoride intoxication, i.e. fluoride poisoning. In a response in 1999 by Government Health Minister in the House of Lords, Baroness Hayman, she conceded that dental fluorosis is “a manifestation of systemic toxicity”, (14) i.e. it’s a sign you are being poisoned. This is not a mere cosmetic effect as claimed by dentists and fluoridationists. In a quarter of that 48%, this fluorosis would cause "concern". Thus
1 in 8 will get brown or pitted teeth which can only be disguised by application of veneers every 4-5 years. This treatment is only available privately and costs between £200-£500 per tooth. It can only be done a limited number of times as well.

* There was an identified need for much more high quality research before any extension of fluoridation should be considered. That judgement was also endorsed by the subsequent MRC review of fluoridation which was also commissioned by the Government because, as we all know, if the “once and for all” review you’ve commissioned doesn’t come up with the result you want, then you commission another one with vaguer terms of reference to give you a more equivocal result. Where is this recommended “high quality” research? There has been none and PHE is sponsoring a practice which is not underpinned by the high quality research recommended by the York Review.

12 It is not enough just to say a blanket ‘no’ to something, even something as mad as fluoridation. It is necessary to propose viable, safer alternatives. Nationally, roughly 80% of tooth decay is found in about 20% of children, mainly living in poorer urban areas. This should tell you this problem should therefore be easily targetable and a targeted approach would be and should be the most effective way of dealing with it. This targeting could be done through Family Hubs. That is how this and other poverty-linked health issues in children were tackled successfully in Sweden, for example. Child dental health is already a high priority for every Children’s Centre in Liverpool for example which saw a 35% reduction in tooth decay in Liverpool’s 12-year-olds in the BDA 2013 survey compared with 10 years earlier.

If you work it out, I would suggest to you that about 99.9% of the “fluoride” put into our drinking water would not reach its target group. (See Chapter 1C) Such a wasteful scattergun strategy is not an efficient way to deal with this problem, especially when the Government’s latest Public Health Green Paper has as its very first stated principle that the 2020s will be an era of “targeted support” and individualized medicine!!

The British National Formulary, which is a Government publication, states that the topical effect of fluoride, i.e. using, for example, toothpastes, or mouthwashes or veneers is more effective than the systemic effect, i.e. water fluoridation. This all points up that this is a very wasteful, failed strategy.

13 There are other things which could be done for which there is existing evidence of efficacy to fight this problem.

For example, more NHS spending on under 18s dental care and local School Dental Services should be expanded. These services have been slashed in the past 20 years. Why? There should be a proactive drive to have all under-18s registered with a local NHS dentist and seen regularly. This is nominally already supposed to be the policy but is not promoted sufficiently. There was a successful pilot a few years ago in Greater
Manchester where free toothbrushes and toothpaste were given to primary school-aged children resulting in a 16% reduction in tooth decay. Compare that with the poor quality evidence of a 14.6% improvement using fluoridated water found by the York review. In other words, just ensuring that children adopted good dental hygiene practices in a targeted way immediately gave a better result than fluoridation, without any of the adverse toxicological, legal or ethical problems. This should become standard practice in poorer areas.

In some areas in the 1990s Health Authorities had proactive fissure sealant programmes when secondary teeth erupted. This reduced caries by 36% - again, a far better result than from fluoridation. That practice should be expanded.

We can change public behaviour. We’ve seen it with past campaigns. How about an ongoing TV advertising health promotion campaign about the dangers to teeth of excessive sugar consumption aimed at parents and children? How about widespread provision of free dental hygienist services, especially to younger people?

It has long been known that deficiency of, for example, protein, iodide, calcium, magnesium, the Vitamin B complex and other nutrients in expectant mothers can result in health problems in their offspring, including higher vulnerability to dental caries. Providing Vitamin and food supplements during pregnancy to mothers in vulnerable groups would contribute to a long-term reduction in incidence of caries – and other conditions – and could be efficiently targeted through Children’s Centres and has been done in some cities.

I am told the capital costs of purchasing and installing fluoridation equipment would be in the region of £2.15 million. Revenue costs and equipment replacement costs have to be added to obtain the total expenditure. Legally, fluoridation programmes have to last for 20 years. Surely that money could be better spent on more effective, cheaper, targeted strategies which don’t involve dosing everyone with a contaminated pesticide.

I hope I have demonstrated that there are a significant number of widely acceptable strategies which can be used to deal with this problem if the political will is there and adequate funding is provided. It is crazy that we have wasted so much time and effort fighting over this failed and illegal strategy when we should all be working together using strategies we can agree on to deal with what is a very real problem. Dosing the entire population every day for the rest of their lives with indiscriminate doses of a cumulatively toxic pesticide which is useless to nearly all of them, undoubtedly harmful to many of them, which many do not want and which is in any case illegal under several pieces of UK and EU legislation, is definitely not the way to do it.

Given that this applies to this situation, you have no choice – you should – you must reject fluoridation.
References:

(1) Product Data Sheet, Hexafluorosilicic Acid, Hydro Fertilizers Ltd.
(5) Product Data Sheet, 30 pack of Centrum tablets
(9) Guardian, May 29th 1999, p.7
(11) Letter from Professor Trevor Sheldon of the York Review team clarifying its findings, December 2000. (see also Chapter 6)
(12) Letter from York Review scientists to then Health Minister Hazel Blears, December 2002.

“We accept that Dental Fluorosis is a manifestation of systemic toxicity”  

Overexposure

On many occasions, fluoridation proponents have quoted the World Health Organisation as an authority for initiating WF. However, they fail to quote the following which provides an entirely different perspective:


> In setting national standards for fluoride or in evaluating the possible health consequences of exposure to fluoride, it is essential to consider the intake of water by the population of interest and the intake of fluoride from other sources (e.g. from food, air and dental preparations). Where the intakes from other sources are likely to approach, or be greater than, 6 mg/day, it would be appropriate to consider setting standards at concentrations lower than the guideline value.

Since the Drinking Water Directive covers all mains water, skin absorption of fluoride from bath water must be added to sources of fluoride. There are many foods and liquids which contain fluoride and lists of them are in the Public Domain. Indian tea is a very rich source of fluoride.

See App. 4 for list of foods, etc. containing fluoride.
SUMMARY and CONCLUSIONS

USING PUBLIC WATER SUPPLIES FOR PUBLIC HEALTH MEASURES. AN EXAMINATION OF THE ISSUES SURROUNDING WATER FLUORIDATION.

1. This short summary aims to present a broad synopsis of water fluoridation and the controversy surrounding it so that policy makers and individuals who are new to the subject can appreciate the arguments.

2. What is water fluoridation?

Water fluoridation is the practice of adding compounds containing fluoride to the water supply to produce a final concentration of one part per million – 1ppm – (1 milligram per litre). It is claimed to prevent the development of dental caries which is a disease that damages the structure of teeth and if left untreated, can lead to tooth decay and eventually tooth loss. The main “beneficiaries” of water fluoridation are intended to be children up to the age of 5 with older children’s newly erupted secondary teeth also “benefiting”.

3. Why does water fluoridation as a public health measure attract so much controversy?

Public health measures are intended to benefit the population as a whole and to improve general health and prevent illness. The public health problem or “disease” which water fluoridation aims to treat is dental caries (sometimes referred to as tooth decay) which:-

- is now universally low;
- is not a problem which affects entire populations;
- is neither highly infectious nor life threatening.

As a public health measure to combat a declining public health problem, water fluoridation raises another issue, namely, the use of the public drinking water system for a public health measure. A significant precedent would be set in using the water supply system as a vehicle for conveying other medical treatments to individuals.

By its very nature, using the drinking water supply system precludes individual consent. It does not allow selective dwellings to be non-fluoridated in a fluoridated supply system. Entire populations would therefore be treated for the hoped-for “benefit” of a few.

4. The controversy of using the public water supply system as a vehicle for treating the population relates to:-

- Is fluoridated water an efficient and cost-effective way of delivering fluoride?
- Are there better alternatives?
- Is it ethical? Should the treatment of entire populations to prevent tooth decay in children, take precedence over an individual’s right to decide what treatments – and what risks – he or she will accept?

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· Is fluoridated water a medicine and is its addition to the water supply compatible with UK Primary law?

· What degree of risk is acceptable in exchange for expected benefits? Is it acceptable to force people to drink a presumed developmental neurotoxin which reduces intelligence in order to attempt to reduce dental health inequalities?

· Just what is being added to our water supply?

5. In times of demanding monetary budgets, it is important that we get the best value for money in the oral health treatment of young children. The idea is to get a small, pea-sized amount of fluoride to the surface of children’s teeth. Fluoride toothpaste and tooth brushes do this quite efficiently and effectively. The problem with fluoridated water is that most of it misses its intended target (young children). Only a very small amount of the treated water is drunk, and very little of this by small children. It is estimated that 98 – 99% of the treated water is wasted and doesn’t get anywhere near children’s teeth. When the cost of this treated water is divided by the number of children who would get any benefit from it, the cost per child is very high and greater than alternative targeted oral health interventions. The Return on Investment model used by Public Health England uses whole population figures to reduce the cost per head in order to justify WF. It reaches a flawed conclusion.

6. Water fluoridation is an archaic practice started in the USA over 70 years ago. It has been superseded by more modern, targeted and more effective oral health treatments as recommended by NICE. The widespread use of fluoride toothpaste is the main attributable reason for the worldwide reduction in tooth decay. Targeted tooth-brushing schemes, together with improvements in oral health education, better diet and reducing sugar consumption are showing many benefits throughout the country. It is much better to educate and change behaviours in young children which stay with them for a lifetime and be passed on to future generations.

7. Individual rights and medical ethics are, to residents of an area, the all-important issues surrounding water fluoridation. However, other issues revolving around the legality and scientific evidence of benefits and harms are of equal importance

As stated in British Standard 12175:2013, p. 19, adding fluoride to the water supply is intended to treat the individual – not the water. Once added, it is very difficult to avoid ingesting it. (Jug filters cannot remove fluoride.) This then becomes a medical intervention and raises the question of medical ethics where an individual has a right to decide what treatments – and what risks – he or she will accept. Under the principle of informed consent, anyone can refuse treatment via a drug or other intervention.

This is especially important for water fluoridation. Water is “the staff of life”. We drink it in one form or another and cook and prepare food with it. Fluoridation is not intended to provide a controlled dosage of fluoride. Those who drink one litre of water with 1ppm fluoride, swallow exactly one milligram of fluoride. But different people drink different volumes of water. So, whereas the concentration of the fluoride in the water can be specified and controlled, the dosage of fluoride to any individual is uncontrolled. Some
fluoridated individuals undoubtedly overdose on fluoride because they consume excessive cups of tea a day, and tea leaves contain fluoride. If those tea-drinkers also swallow their fluoride toothpaste their exposure would be more than 6mg per day – the upper limit.

This would inevitably lead to an uncontrolled dose of fluoride being given for up to an entire lifetime to people whose medical histories are not known, regardless of the risk of dental caries. As a medical intervention without a right to choose, water fluoridation would, for a large percentage of those affected (perhaps the majority), be unnecessary. People don’t “need” it, and for a significant percentage of those affected, be unwanted, particularly if they are one of the 6% of adults in the UK who have no teeth.

8. There seems very little point in progressing with a public health measure if the practice being promoted is unlawful. There are issues around the medicinal nature of fluoridation and that fluoridated water is seen to an unlicensed medical product. Its production, distribution and promotion should therefore be prohibited. Furthermore, the fluoridating acid added at the water treatment works contains hydrofluoric acid which is a reportable poison under the Deregulation Act 2015, Schedule 21, Part 4 and which is not permitted in the Water Industry Act 1991, s.87.

9. The scientific evidence on the “benefits” and “risks” are perhaps the most vociferously debated area of water fluoridation. It is characterised by claims and counterclaims of bias, misrepresentation and misinterpretation of the evidence. However, for many, there is uncertainty surrounding the “benefits”, and concerns over the harmful effects of total fluoride exposure, lack of adequate safety margins and the need to protect the entire population.

The York Review (2000) and the Cochrane Collaboration (2015) found scant evidence that water fluoridation reduces dental health inequalities across social groups. (See Chapter 7)

10. Promoters of water fluoridation regard the practice as “topping-up” the natural fluoride (calcium fluoride) content of the water. Only two fluoridation compounds (hexa(hydro)fluorosilicate and disodium hexafluorosilicate) are allowed under current UK legislation. Both are by-products of the manufacture of phosphate fertiliser and should not be confused with pharmaceutical-grade sodium fluoride or naturally occurring calcium fluoride. These fluoridation chemicals are, or contain, prohibited poisons.

**Conclusions**

It is difficult to escape the conclusion that, this public health measure to treat the declining public health problem of dental caries, has several failings:

- Fluoride is a “presumed” developmental neurotoxin. As such the Precautionary Principle (PP) ought to be observed. Failure to observe the PP implies a lack of Duty of Care. This Autumn (2020) we fully expect that fluoride will be reclassified as being a “known” developmental neurotoxin. Councils which then persevere with WF proposals and current WF schemes would become uninsurable.
Moreover, Water Fluoridation:

- is an inefficient and costly means of delivering a treatment to ‘patients’;
- is universally unpopular with the public;
- does not achieve a reduction in hospital admissions for tooth extractions due to dental decay;
- is the least financially favourable of the 5 dental health programmes in PHE’s Return on Investment tool;
- is financially wasteful - only 1.3% of fluoridated water is drunk in households;
- is surrounded by uncertainty over the benefits. Salford Royal NHS Foundation Trust currently has a research study in West Cumbria (Project Catfish) which is assessing the effectiveness of swallowed fluoride for controlling dental decay. This indicates that there is uncertainty over the benefits.
- causes Dental Fluorosis although swallowed fluoride toothpaste has a part to play in this tooth damage. Dental Fluorosis is a manifestation of systemic toxicity;
- it would appear that fluoride causes dental decay by weakening the enamel and making them vulnerable to attack by decay-causing bacteria;
- is unnecessary because there are effective alternatives for preventing dental decay;
- provides medicine in uncontrolled doses;
- provides a medicine for a life time when the target population are children aged 6 months to 5 years old. This is medically unethical.
- sets a precedent of using the public water supply system as a vehicle for delivering medication to individuals. This violates human rights legislation, codes and Directives.
- breaches the fundamental rights of an individual to refuse medical treatment. Three Courts of Law since 1958 have ruled that fluoridated water is a medicine;
- its legality is questionable since the practice adds a non-permitted reportable poison (hydrofluoric acid), a known developmental neurotoxin (lead), a carcinogen (arsenic) and a presumed developmental neurotoxin (fluoride) to drinking water;
- exposes populations to inadequately safeguarded harmful risks;
- over-exposes the unborn child, the infant, children and adults to concerning concentration of fluoride over an entire lifetime. The possibility of over-exposure
should be assessed in the initial stages of a WF proposal in line with a recommendation by the World Health Organisation;

• is not sustainable because it does not seek behaviour change;
• reduces the imperative to tackle dental decay at an individual level once fluoride is in the drinking water;
• When asked the honest question: “do you want fluoride added to your drinking water”, the majority of people who know enough about the issue say “no”.

And finally ..... 

• The economic justification of the proposed fluoridation scheme is fundamentally flawed

• The PHE model which compares 5 oral health interventions is misleading. 4 of the interventions spread the costs over the 0-5 year old population. The fifth, water fluoridation, spreads the costs over the entire population. If this used the same cost basis as the other 4 interventions the costs would be 20 times higher.

• There seems little grasp of what the annual revenue costs of the scheme would be. PHE use 50 pence per head of population, Northumberland County Council say “costs could be as high as” £1.08 per head and yet they are currently paying £1.29 per head for the existing fluoridation scheme.

• Capital Costs and Capital Replacement Costs are excluded from the true costs of the proposed scheme so, when compared with the other oral health interventions, PHE are subsidising water fluoridation at the expense of the other interventions.

• How can Councillors be expected to make informed decisions on the cost effectiveness of water fluoridation (for comparison with other oral health interventions) when they are presented with such biased and misleading information?
Appendix 1  Tooth decay in 5-year-olds, North East of England, 2015 and 2017

Extract from the Oral Health Survey, England, 5-year-olds, 2017

<table>
<thead>
<tr>
<th>Region</th>
<th>Lower Tier LA Code</th>
<th>Lower Tier LA Name</th>
<th>5-year-old population (mid 2016)</th>
<th>Examined</th>
<th>% of sample examined (&quot;unavailable&quot;)</th>
<th>% d_mft = 0</th>
<th>% d_mft &gt; 0</th>
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<tbody>
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<td>England</td>
<td>703,755</td>
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<td>23.3</td>
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<td>North East</td>
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<td>County Durham</td>
<td>5,087</td>
<td>2,763</td>
<td>52.3</td>
<td>74.2</td>
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<td></td>
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<td>Darlington</td>
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<td>50.0</td>
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<td>26.4</td>
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<td>Gateshead</td>
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<td>1,270</td>
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<td></td>
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<td>75.5</td>
<td>28.4</td>
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Extract from the Oral Health Survey, England, 5-year-olds, 2015

<table>
<thead>
<tr>
<th>Lower Tier LA Code</th>
<th>Lower Tier LA Name</th>
<th>5-year-old population (mid 2014)</th>
<th>Examined</th>
<th>% of sample examined (&quot;unavailable&quot;)</th>
<th>% d_mft = 0</th>
<th>% d_mft &gt; 0</th>
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<td>221</td>
<td>87.6</td>
<td>58.9</td>
<td>40.1</td>
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</table>

Sources:
Appendix 2  The Paradoxical Admission by the British Fluoridation Society in 2015

Screen Capture, 11.17am, 3rd June 2015
(To read with greater ease, select “View” and “Zoom”. Select 200.)
### Appendix 3  UK Water Fluoridation Newspaper Polls 1988 - 2008

<table>
<thead>
<tr>
<th>SOURCE</th>
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<th>AGAINST</th>
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<tbody>
<tr>
<td>Blackburn Lancashire Evening Telegraph (fill in coupon poll). Results published 1/7/88</td>
<td>15</td>
<td>621</td>
<td>97%</td>
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<tr>
<td>BBC North West Tonight programme (phone poll). Results 20/10/89</td>
<td>2356</td>
<td>8069</td>
<td>80%</td>
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<tr>
<td>Blackpool (poll conducted by 2 Councillors) February 1990</td>
<td></td>
<td></td>
<td>95%</td>
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<td>Blackburn Lancashire Evening Telegraph (poll conducted by college students). Results 28/2/90</td>
<td>119</td>
<td>203</td>
<td>63%</td>
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<tr>
<td>Greater Manchester Radio (Norman Thomas &amp; Friends programme ‘phone poll) Results 19/9/91</td>
<td></td>
<td></td>
<td>75%</td>
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<tr>
<td>Granada Television (Granada Action programme) (’phone poll). Results 16/10/91</td>
<td>393</td>
<td>2460</td>
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<tr>
<td>Clitheroe Advertiser &amp; Times (poll conducted by staff). Results 5/11/91</td>
<td>22</td>
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<td>68%</td>
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<tr>
<td>Bolton Evening News (’phone poll). Results 3/1/92</td>
<td>189</td>
<td>3689</td>
<td>95%</td>
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<tr>
<td>Allerdale, Cumbria, Public Consultation, Autumn 2001</td>
<td>69</td>
<td>338</td>
<td>83%</td>
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<tr>
<td>Blackburn Lancashire Evening Telegraph (Vote Friday Jury ring, e-mail or postcard). Results 6/9/02</td>
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<td></td>
<td>99%</td>
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<tr>
<td>Blackburn Lancashire Evening Telegraph (Vote Friday Jury ‘phone poll). Results 12/9/03</td>
<td>3.5%</td>
<td></td>
<td>96.5%</td>
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<tr>
<td>Lancashire County Council, Oct/Nov 03 Questionnaire – Do you think fluoride should be added to the water supply in Lancashire? Also asked – Who do you think makes most valuable contribution to a child having good dental health? 85% ticked the box for “The child’s parents”</td>
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<tr>
<td>Isle of Man Public Consultation, June 2008</td>
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<td>540</td>
<td>54%</td>
</tr>
<tr>
<td>Source</td>
<td>Sample Size</td>
<td>Favorable %</td>
<td>Opposed %</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>-------------</td>
<td>-------------</td>
<td>-----------</td>
</tr>
<tr>
<td>Burnley Express, 3/10/08</td>
<td></td>
<td>29%</td>
<td>71%</td>
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<tr>
<td>Bolton Evening News, 4/10/08</td>
<td></td>
<td>20%</td>
<td>80%</td>
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<td>Southampton Public Consultation, 2009</td>
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<td>Radio Leicester poll, 8/3/89</td>
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<td>Leicester Mercury poll 9-10/3/89</td>
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<td>Leicester Media poll 28-30/3/89</td>
<td>4394</td>
<td>61821</td>
<td>93.4%</td>
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</tbody>
</table>

In addition there are several Local Authorities in the North West who are against WF. All, bar one of the Local Authorities in Northern Ireland, are against. Scotland has legislated against WF. Wales has opted for a country-wide oral hygiene programme.
Appendix 4 The Ubiquitous Nature of Fluoride

The World Health Organisation’s recommendation:

“In setting national standards or local guidelines for fluoride or in evaluating the possible health consequences of exposure to fluoride, it is essential to consider the intake of water by the population of interest and the intake of fluoride from other sources (e.g., from food and air). Where the intakes are likely to approach, or be greater than, 6 mg/day, it would be appropriate to consider setting a standard or local guideline at a concentration lower than 1.5 mg/litre.” (Ref. WHO/SDE/WSH/03.04/96)

Sources of Fluoride in England:

- Artificial (intentional) fluoridated water. In the UK, up to 1 mgF/litre.
- Natural fluoride. In the UK 0.1 – 1.3 mg F/litre but definitely not 5 mg/litre as claimed by PHE North of England. Hartlepool has 1.9 mg F/litre diluted with non-fluoride water = 1.3mg F/litre. The next highest is in a very small uninhabited area a few miles east of Newbury. Uttoxeter in Staffordshire has 1mg F/litre. Easington (which is included in the Water Fluoridation programme) on the east Durham coast has 0.8-0.9 mg F/litre.
- Swallowed and absorbed fluoride toothpaste.
- Pharmaceuticals – several contain fluoride.
- Hospital anaesthetics – the most common one used contains fluoride.
- Tea – the cheaper the tea (economy labels) the more fluoride.
- Beverages using fluoridated tap water – e.g. Pepsi Max made up with fluoridated water in Rugby by Britvic under licence to PepsiCo: Sainsbury’s traditional cider concentrate made up with 0.5ppm fluoridated water.
- Food manufactured in fluoridated areas which have water as an ingredient.
- Dental preparations: floss, mouthwash, varnishes, sealants, glass ionomer fillings, dental cement.
- Bath water. 200 litres contain up to 200 mg fluoride and up to 18 mg HF as hydrofluoric acid which is absorbable through the skin. Hydrofluoric acid is a reportable poison (Deregulation Act, Schedule 21, Part 4).
- Bath water vapour contains hydrogen fluoride. HF gas is deadly at higher levels.
- Pesticides, chlorofluorocarbons, coal burning and industrial exposures.