

NOTICE OF LIABILITY FOR HARM AND DEATH

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOUR

This Notice of Liability may be relied upon and used as evidence in court proceedings. It must not be altered in any way before or after serving.

Served To:

Name(s), Occupation(s), Address: _____

(To the employer and employees and anyone associated with the jab experiments and/or discrimination based on vaccination status at (address above), the employer can be held vicariously liable for actions of the employees)

It is strongly advised that you read and comprehend this notice in its entirety. Failure to do so will not provide you with a defence. You may still be held liable for any harm or death that arises from your action or inaction. Ignorance of the law is not a defence.

Purpose

This lawful Notice of Liability for Harm and/or Death intends to inform you that you may be held liable for any harm, suffering, disability or death that arises from the enforcement of, implementation and/or administration of all experimental COVID-19/SARS-CoV-2 mRNA gene therapies, injections, and/or viral vector injections/vaccines.

It is not intended to cause you distress or harm but to protect you from civil and/or criminal liability under NZ's Natural Law principles in relation to your action(s) and/or omission(s) to act to prevent harm in relation to the alleged Covid-19/SARS-CoV-2 pandemic. These measures include, but are not limited to, the promotion and administration of the injection, implementation of policies on wearing face-masks and testing requirements using the RT-PCR and lateral flow tests, enforcing mandates and lockdowns, and enabling discrimination.

Cease and Desist

It is ethical and lawful to issue this Notice, demanding that all persons immediately **cease and desist** from direct or indirect participation in the manufacturing, distribution, administration promotion or support of the experimental Covid-19/SARS-CoV-2 mRNA gene therapies, injections, and/or viral vector injections/vaccines, which continue to cause immeasurable and avoidable trauma, harm, disease, death and loss to the NZ population. Fuller information detailing the evidence of the harms of all of the above may be found at www.nzdsos.com/NOL

Liability

You may be held personally, privately, civilly and/or criminally liable for participating in unlawful, illegal and/or criminal activity including assault and/or murder and/or failing to prevent acts so

defined, that are directed against living men and women, adults, children, new and expectant mothers and babies.

If you coerce or bribe someone to have the “vaccination”, through threats of job loss or via discriminating and denying entry to facilities or essential services (e.g. medical services), or via other means, you are acting in breach of national laws, international treaties and conventions as well as the Common laws of England¹ and would therefore be an accomplice to procure the administration of a substance that is officially recorded to cause death and serious injury. Furthermore, any conversation, or document you have written, used to coerce anyone into receiving the injection(s) can also be used as evidence against you.

The New Zealand Government has admitted that the injection(s) have killed and maimed people across the country. In an open letter from the Ministry of Health, dated 15 December 2021, Dr Bloomfield admitted that the Pfizer injection can cause pericarditis and myocarditis. Coroner reports confirm that death has been directly attributed to the “vaccination” (myocarditis), however the true extent of harm is being hidden and not communicated to the NZ public.

Primum Non Nocere - First Do No Harm

In New Zealand, vaccine related deaths have been officially reported at the following site:

See: <https://www.medsafe.govt.nz/COVID-19/vaccine-report-overview.asp>

A truer, but still approximate number of injuries and likely deaths following administration of the “vaccine”, is currently assessed to be closer to 300 dead and many thousands seriously injured, rising daily. A “Citizen's Initiative” estimate, though almost certainly still extremely conservative, is found here:

See: <https://nzdsos.com/injections/>

NZ Criminal Legislation

If you administer, or support the administration of, a toxic poison into a living man or woman, Under Section 200 of the Crimes Act 1961, you could be charged with murder - the penalty for which carries a sentence of life imprisonment with non-parole period of at least 10 years. Section 201(1) states that everyone is liable to imprisonment for a term not exceeding 14 years who, wilfully and without lawful justification or excuse, causes or produces in any other person any disease or sickness. Section 188, wounding with intent, states that Everyone is liable to imprisonment for a term not exceeding 14 years who, with intent to cause grievous bodily harm to anyone, wounds, maims, disfigures, or causes grievous bodily harm to any person.

NZ Health and Safety Legislation

Under subpart 4, Section 47 of the Health and Safety at Work Act 2015, a Person Conducting a Business or Undertaking (PCBU) may be liable for very heavy fines of up to \$300,000, or face five years imprisonment for displaying reckless conduct in regard to their duty to provide a safe workspace for their staff. **You cannot contract out of this duty.** This means that even though you may say you did not know the injection is dangerous, you are regarded at law to have been ‘reckless’ not to have investigated it for yourself.

Informed Consent

¹Section 5 of the NZ Imperial Laws Application Act 1988. Application of Common Law of England; After the commencement of this Act, the common law of England (including the principles and rules of equity), so far as it was part of the laws of New Zealand immediately before the commencement of this Act, shall continue to be part of the laws of New Zealand.

The process of informed consent for the citizens of New Zealand has been misleading and incomplete in respect of the Covid-19 injection roll out.² Informed consent for medical treatment is an obligation to detail the drug or process (and all that is included in it), as well as the benefits and risks existing in every treatment, and alternative options **including no treatment**, in order to enable him or her to make an intelligent personal decision. This choice **must be made freely** by the individual. It is defined as; *permission granted in full knowledge of the possible consequences*. Until recently the Medical Council has strongly affirmed this principle.

These are founding principles of many codes and declarations, starting from just after the atrocities of World War 2. We are signatories to most of these but, by any definition, people **are** being forced to take these vaccines against their wills. **The right to medical autonomy is absolute, even in the face of risk to others**. This is another important principle of law. In New Zealand the Health and Disability Commission (*Code of Health and Disability Services Consumers' Rights*) Regulations 1996 ("the Code") enshrines informed consent into New Zealand law granting a number of rights to all consumers of health and disability services and placing corresponding obligations on providers of those services. The Government also has obligations to the people they serve and are bound by this code. Both organisations have breached this consumer law.

Primum Non Nocere - First Do No Harm

This is a fundamental principle of Common law, not just of medicine. It is your lawful and legal, moral and ethical duty to uphold the law and to cause no harm, loss or injury, **and to prevent** harm, loss and injury. As a Maxim in Law, '*He who does not prevent what he is able to prevent, is considered as committing the thing*'.³ Therefore a person with full knowledge of a potential harm and endowed with the ability and/or duty to act upon the said knowledge in a way to avoid or otherwise mitigate the potential harm, and fails to do said actions, is liable for the inevitable harm caused, and/or may be found negligent and/or criminally liable where there is a duty of care.

Mass Covid-19 injections are killing and maiming perfectly healthy people who were never at any risk from the SARS-CoV-2 virus. Injecting people without fully informing them, misleading them through propaganda, using actors and celebrities to market the vaccines, threatening people who don't get the vaccine with their jobs or refusing to treat them or their loved ones, preventing them from going about their lawful activities because they are unvaccinated etc. are all detestable infringements on their inalienable rights and are **crimes against humanity**.

All health care workers, scientists, public officials and members of the NZ public, who ignore the evidence of the huge amount of damage being done by these gene therapies, confirmed by the adverse reporting systems throughout the world, and who perpetuate the lie that they are perfectly safe, have abandoned their oaths and ethical standards and are **acting criminally**.

Any attempt by government, it's agencies, the police, the media, employers etc. to enforce "vaccine" passports is an open attempt at coercion and also breaches the human right to privacy. No one is entitled to know your medical status in order to allow you into a venue or to serve you.

²See: <https://informed-consent-campaign.co.uk>

³[Black's Law Dictionary 2nd Edition.](#)

You have an opportunity to take decisive and immediate action and prevent avoidable harm under the precautionary principle and in accordance with your legal obligations. Silence is a war crime. Withdraw your cooperation.

The Respondents have been served this Notice. This Notice in full will be made available to anyone who chooses to use it in a subsequent claim regarding the Covid-19 vaccine agenda and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

I believe this information to be correct. It is not my intention to harass, intimidate, offend, conspire, blackmail, coerce or cause anxiety, alarm or distress. This Notice of Liability and the enclosed information are presented with honourable and peaceful intentions and are expressly for your benefit to provide you with due process, due diligence and an opportunity to remedy this most serious matter and claim.

All Rights Reserved

Executed (date)

IN WITNESS WHEREOF,

Witness One

Date
