CEASE-AND-DESIST NON-NEGOTIABLE

DO-NOT-IGNORE-THIS-NOTICE

Notice to agent is notice to principal, notice to principal is notice to agent

"He who is silent, when he ought to have spoken and was able to, is taken to agree."

"A sovereign is one in whom supreme power is vested. He may delegate whatever of his total authority he wishes. He can consent to whatever outside authority he may choose or none at all. However, he cannot be "subject" to outside authority; this would be in contradiction to sovereignty." (Black's Law Dictionary, 6th Ed.)

TO: Principal & Members of Governing Body (Insert Relevant Names Below)

School Name:

Date:

Page 1

NOTICE-OF-LIABILITY-FOR-HARM-AND-DEATH

SILENCE-IS-ACQUIESCENCE,-AGREEMENT-AND-DISHONOUR Time Sensitive Document Estoppel Conditions Apply Upon Default

NOTICE-TO-PRINCIPAL-IS-NOTICE-TO-AGENT; NOTICE-TO-AGENT-IS-NOTICE-TO-PRINCIPAL

Applicable to All Successors and Assigns

Dear (Insert School Principal Name and Members of Governing Body Names Below)

,you are hereby notified that this legal and lawful Notice of Liability for Harm and/or Death intends to enlighten and inform you of the law and evidence on which you will be held liable for any harm and or suffering and or disability and or death that arises from the implementation by you of Non-Pharmaceutical and Pharmaceutical measures on your school premises. It is not intended to cause you distress or harm. Title 18 U.S.C., Section 242 Deprivation of Rights Under Color of Law: Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the Republic of South Africa, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.

I/We believe that you are involved in either the decision making and/or practical elements in the rolling out of experimental Pfizer Gene Therapies and any other Covid-19 vaccine to children.

The JCVI has said these are not safe for healthy Children and the MHRA Yellow Card scheme has already documented over 1600 deaths following 'Covid 19 vaccinations' as well as over 1 million adverse reactions in the UK alone as a result of these jabs. Details can be found here: <u>https://coronavirus-yellowcard.mhra.gov.uk/</u>

I/We will hold you (Insert School Principal & Governing Body Members Name Below)

<u>PERSONALLY & CRIMINALLY</u> responsible should any harm come to a child as a result of your actions.

I/We have made you aware of the adverse reactions on the Yellow Card scheme and you will not be able to use ignorance as an excuse for any crimes you may commit as a result of this rollout. Please be aware that I/We will be pursuing this at both a South African level and additionally as an international crime against humanity which will then proceed to international trials.

This will serve as your legal notice to cease and I/We require you to desist **IMMEDIATELY** all further actions in relation to the jab rollout for healthy children. Saying you were 'just obeying orders' is not an excuse!

I/We may have in the future if you fail to comply with this cease-and-desist letter. You are hereby instructed to comply with this letter IMMEDIATELY or face legal sanctions under applicable law. I/We intend to keep a log of any contacts you make with me after you receive this letter.

Please give this very important matter your utmost attention.

Lawful notification has been provided to you stating that if you do not rebut the statements, charges and averments made in this Affidavit/Declaration, then, you tacitly agree with and admit to them. Pursuant to that lawful notification, if you disagree with anything stated under oath in this Affidavit/Declaration of Truth, then rebut to me that with which you disagree, with particularity, within (10) ten business days of receipt thereof, by means of your own written, notarized affidavit of truth, based on specific, true, relevant fact and valid law to support your disagreement, attesting to your rebuttal and supportive positions, as valid and lawful, under the pains and penalties of perjury under the laws of the Republic of South Africa and this state of Your State. An unrebutted affidavit/Declaration of Truth admission to the fact that everything in this Affidavit/Declaration of Truth is true, correct, legal, lawful, and is your irrevocable admission attesting to this, fully binding upon you in any court of law in America, without your protest, objection and that of those who represent you

Nonconsensual medical experimentation violates customary international law

For We, the parents bring to your immediate attention and order you to cease and desist, ALL, the Genocide and Crimes against Humanity under Natural Law, Common Law, Treaty Law, Articles 6 and 7 of the International Criminal Court Statute, the Nürnberg Code, the Geneva Convention, the United Nations Convention.

• For the element of force, fraud, deceit, duress, overreaching, other ulterior form of constraint of coercion (direct and indirect), violation of Article 6 section 1 of UNESCO

- Universal Declaration on Bioethics and Human Right and Article 6 section 3 of UNESCO Universal Declaration on Bioethics and Human Right.
- Covid19-Coronavirus19-vaccination (failed-animal-clinical-trial-on-safety) and experimentation (genetic bio-warfare) medical experimentation
- PCR-test medical diagnostic
- Mask-mandate (Private and public spaces, all transportation)(detrimental to health due to long term lack of oxygen and bacteria pneumonia from the mask) – medical preventive
- Quarantine-and-track medical preventive

For this will serve as your lawful notice to cease and desist all further actions described above, effective immediately.

<u>Primum non nocere – First do no Harm First do no harm. It is your lawful, moral and ethical</u> <u>duty to uphold the law and to cause no harm, loss or injury and to prevent harm, loss and</u> <u>injury. As a Maxim in Law, 'He who does not prevent what he is able to prevent, is</u> <u>considered as committing the thing. Black's Law Dictionary 2nd Edition.</u>

We also remind you, that deliberate harm aimed at or caused to sovereign men and women, boys and girls by (Insert School Name Below)

or its appointed agents is grievous trespass and serious breach of the peace of We the People. Moreover, any surrender of sovereignty or jurisdiction of We the People to an outside foreign nation, organisation or agency such as the World Health Organisation, is of course treason.

<u>I reserve the right to act on behalf of others who have been trespassed against and harmed by legislation, policies, orders, or any other edicts, mandates specified or unspecified relating to COVID-19, coronavirus, by you or your actions as we move forward in time, who may not have the ability to do so under threat of reprisals, job loss, threats of fear, violence, or any other loss of liberty.</u>

You now have 10 days notice before further action is taken.

ALL-RIGHTS-RESERVED. WITHOUT-RECOURSE. NON-ASSUMPSIT - NON-ASSUMPTIVE.

By Parents & Lawful Guardians Of The Children: Autograph Below (:Name: Surname)

Page 5

ALL-RIGHTS-RESERVED. WITHOUT-RECOURSE. NON-ASSUMPSIT - NON-ASSUMPTIVE.

Note: Consider yourself informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English or as commonly understood by living men and women. They are not to be confused with legalese or any other language. All character layout, whether capitalized, lower case, bold or underlined or any combination are what is commonly recognized by living men and women and not to be taken in any other way or meaning. My position in this communication is that of a living wo/man standing under the creator's law, natural law, common law, etc., and operating outside the jurisdiction of statutory rules or manmade legislation. If you require the meaning or definition of any word, sentence, or paragraph in this document, then this can be done by written request within seven days, from the receipt of this document.