**Name of a person who sent you directive**

**Their title and location**

**Date of this letter**

**Liability warning pending injury and damages**

Warning do not ignore this notice. It is for the continuance of the knowledge of the evidence you are now served with respect to what defines knowledge of the crime.

It is for the purpose of discovery that the evidence contained within this notice is acted upon with competence and due diligence to the information supplied within this document for your benefit and prevention of potential pending liability of the ongoing crimes.

I am greatly concerned with schools facilitating covid narrative in all forms of verbal and non-verbal communication. I am also greatly concerned that plans may be underway to introduce COVID-19 “vaccination” as a prerequisite for the attendance of Australian children in any form of educational program/schooling.

This letter is to advise you that as their legal guardian, I do not give consent for my child/children to receive any form of Experimental Covid Injection, nor do I consent of my child receiving any form of communication regarding covid injections, and covid matters in general.

Concerning all mandates and directives that have been announced and usurped upon all manner of professional operations, within the medical fraternity and government and other relevant bodies and institutions, that are applied and affecting your school practices, we serve this letter to you as an instructional order to immediately holt by way of cease and desist of the actions mandated currently, imposing national mRNA operating system administered through your jab rollout, QR Codes, mask mandate, or any other covid practices and communications, verbal and non-verbal. We demand that a complete assessment of all current scientific data is made presented for which has been ignored currently and that denial of scientific evidence cannot be excluded and ignored, for which one may care to ask the question “ What defines the knowledge of a crime?

The denial of the knowledge of the evidence must not be permitted to continue any further and that a complete scientifically comprehensive evaluation be brought forward for open discussion and immediate urgent attention for which we have proof of evidence has been occurring. The many serious unknown potential dangers that are being ignored stands to affect every recipient of potentially unknown serious side effects and injuries, financial damages and physiological traumas, implicating everybody with the chain of command who are administering this potentially dangerous and unknown experimental injection, never before used on humans, as well as demanding any form of covid practices and communications, verbal and nonverbal.

We are requiring substantiated scientific evidence of assured safety and certainty in all matters related to the Covid 19 jabs, as well as covid practices. Restrictions and limits of applied science currently in use must be clean of any conflicting financial interests or information monopolisation, and we demand a complete and extensive qualifying and forensics analysis of all of the available scientific evidence that is currently substantiated and backed by the many professional medical and scientific experts of which we can prove are being silenced, intimidated, threatened and ignored.

May we focus our attention on some relevant facts in history. Remember it was once considered safe to administer Thalidomide. Asbestos was safe as was DDT. Are we going to repeat history? It was also once legal to carry out orders when sending Jews in their hundreds of thousands to their death. It turned out, however, that the legal directives that were mandated at the time, were in fact inhuman, unlawful, not to mention the betrayal of our fellow humans. Thankfully in the end justice triumphed and all involved were put on trial and found guilty of war crimes. This does not, however, justify the harm that was caused. Now that you have been served this notice, containing the continuance of the knowledge of the evidence, contained here within, and have been made aware of the denial of science, that may result in harm and injury from this global, experimental human trial under the guise of vaccination, as well as establishing other covid practices, including QR codes, masks and other communications, how this may implicate you?

At this point in time the power of choice specific to ones own responsibility of conscience and a fair measure of reasoning and the choice you will make to either ignore or act upon from this information provided, including the link to further information to you in this letter, will determine how your name and potential liability of possible, determined crimes against humanity will be escalated.

In addition, we require you to provide the proof of evidence of any bonified, authorised jurisdictional authority that exists that can lawfully enforce an obligation to commercially contract under the legal provisions of offer and acceptance that bonds one to the QR Code compliance. Could you confirm if the QR Code is connected to the creation of any form of monetised financial banking instrument and who are the related beneficiaries and what remuneration are you offering me in return?

Remembering that directives and mandates enacted may not qualify or stand up when tested at law in a correct judicial process of enquiry. Anybody found to be demanding or usurping QR Code mandates, masks, vaccinations, lockdowns and all other associated depravations of unalienable rights, freedoms and liberties, may one day be subject to a court tribunal hearing for criminal human rights abuses.

We consider it imperative in due process when exposing fraud and for the purpose of removing and preventing further deception and inadequacies of scientific evidence impacting the rights and freedoms of self-determination to exercise our choices and free will on all matters of protection of providence of our ancestral heritage inherent.

And finally, show me in writing your lawful authority that can block my children of their right at law of their self-determination to retain their right of freedom of choice regarding personal health matters and freedom of movement, and essential life-sustaining breath of fresh air.

I further note that numerous laws, regulations and policies protect the right of informed consent in receiving a vaccine, any medical procedure and protecting the privacy of information, including:

* The Commonwealth Constitution s.51(xxiiiA) which prohibits civil conscription in medical and dental services.
* The Biosecurity Act 2015 (Cth) s.95 prohibits the use of force for vaccination.
* The Biosecurity Act 2015 s.92 prohibits vaccination or treatment without an individual Biosecurity Control Order with stringent requirements.
* Article 6 of the UNESCO statement on Bioethics and Human Rights, Section 1, states “Any preventative diagnostic and therapeutic medical intervention is only to be carried out with the prior free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason, without disadvantage and without prejudice”.
* Nuremberg Code, Article 1, states “The voluntary consent of the human subject is absolutely essential”.
* Section 83.4 of the Criminal Code Act 1995 (Cth), which relates to interfering with political liberty states “Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise or performance, by any other person of any political right or duty shall be guilty of an offence”.
* In the Australian Government’s Immunisation Handbook under Section 2.1.3 Valid Consent, it states that for consent to be legally valid “It must be given voluntarily in the absence of undue pressure, coercion or manipulation.”

Therefore, I believe that:

* My child will be exposing herself/himself to an unreasonable risk of harm for which no suitable remedy exists if he/she receives any of these vaccinations, or any form of covid information written and verbal.
* As a parent, I am entitled to exercise political liberty in not associating with these vaccine companies due to their ethical and legal failures.
* I am entitled in law and conscience to decline a COVID-19 vaccination or any other covid measures your school is implementing.

A comprehensive collection of detailed, non-exhaustive notes which discuss vaccines in general, the COVID-19 situation and COVID-19 vaccines, all of which expand on the points above and help shape my perspective on this situation can be found on this link <https://832894cb-902f-415c-ba0e-f312627aa319.filesusr.com/ugd/e12357_b46db8ea5f4f41c4891c1409e1805b30.pdf>

Even though past schooling and university vaccination requirements for licensed and approved vaccines have been encouraged, no court has ever upheld a mandate for a Provisionally Approved vaccine, which all Experimental COVID Injections are at present. No child or adult should be coerced to participate in a medical experiment. The liability for forced participation in a medical experiment, not to mention injury from such coerced medical intervention, may be incalculable.

Our government health agencies continue to ignore the astonishing numbers of deaths and injuries being reported both internationally to professional bodies such as VAERS and Eudravigilance and now, to our own TGA. (3)

Alarmingly, a 2010 HHS study found that less than 1% of adverse events are ever reported to VAERS. (4) Our very own TGA reporting incidence may similarly be limited in its reach. Despite this, government agencies at local, state and national levels continue to promote uptake of these injections. The research is growing every day that COVID-19 vaccines are not necessary and can be very harmful, especially to young people. (See reference below ).

A further collection of detailed, non-exhaustive notes which discuss the COVID-19 general matters and COVID-19 vaccines, all of which expand on the points above and help shape my perspective on this situation is included in this link <https://832894cb-902f-415c-ba0e-f312627aa319.filesusr.com/ugd/e12357_b46db8ea5f4f41c4891c1409e1805b30.pdf>

**I hereby demand that the school revoke any forms of covid and vaccine actions and communications, including, digital, posters or any other written or verbal communications, as they are harmful to the further psychological development of children. I decline to allow my child to be subject to any covid vaccination, or a subject to any covid conversations, verbal and non-verbal.**

**This demand and declination remain in full force and effect until such time as I may revoke it in writing signed by me.**

Sincerely

Parent/Guardian of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Name \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Resourses

(1) https://services.aap.org/en/pages/2019-novel-coronavirus-covid-19-infections/children-and-covid-19-state-level-data-report/?eType=EmailBlastContent&eId=dbaba3b4-137e-48e9-8c9e-4d7d6e01615e

(2) https://www.precisionvaccinations.com/2021/06/21/who-says-children-should-not-receive-covid-19-vaccines?eType=EmailBlastContent&eId=dbaba3b4-137e-48e9-8c9e-4d7d6e01615e

(3) https://www.tga.gov.au/periodic/covid-19-vaccine-weekly-safety-report-22-07-2021

(4) https://digital.ahrq.gov/sites/default/files/docs/publication/r18hs017045-lazarus-final-report-2011.pdf

Resources reporting the harm caused by Covid Injections in Children and adolescents:

https://childrenshealthdefense.org/defender/sen-johnson-ken-ruettgers-press-conference-families-injured-covid-vaccines/?utm\_source=salsa&eType=EmailBlastContent&eId=0080900d-a218-496f-824e-3c4ed0139bdf

https://www.cnbc.com/2021/06/23/cdc-reports-more-than-1200-cases-of-rare-heart-inflammation-after-covid-vaccine-shots.html

https://freewestmedia.com/2021/05/26/new-pfizer-study-four-fifths-of-all-vaccinated-children-aged-12-and-over-complain-of-side-effects/

https://childrenshealthdefense.org/defender/doctors-tell-drug-regulators-vaccinating-kids-covid-irresponsible-unethical-unnecessary/

https://childrenshealthdefense.org/defender/vaers-data-reports-injuries-12-to-17-year-olds-more-than-triple/