

## NOTICE TO CEASE AND DESIST

Notice to: **The Hon Greg Hunt MP – Minister for Health**

Agent to Principal/Principal to Agent - from **YOUR NAME** and the wider Community.

**Re: Cease and Desist any and all mandatory, recommended, forced or coerced vaccines including, but not limited to, any and all forms of influenza vaccine for any and all men, women and children, persons and entities, corporate, living, or otherwise, for all childhood related vaccines, aged care related vaccines and health care related vaccines in the current schedule, including, but not limited to, any and all vaccine mandates, vaccine legislation, vaccine legislative acts, and health acts, legislative or otherwise across Australia.**

Served on:

**The Hon Greg Hunt MP – Minister for Health** as representative of Agent to Principal/Principal to Agent on **Tuesday, 12<sup>th</sup> May 2020**, You are hereby put on notice as the Agent to Principal/Principal to Agent to cease and desist any and all mandatory, forced, or coerced vaccines across this country for any and all men, women and children, persons and entities, living or otherwise in Australia immediately, until all the below points, statements and questions are addressed and answered in full, and in writing to the below contact details, with unequivocal proof of evidence of your claims provided, to be authenticated by a court of competent jurisdiction, as not only has the use of these vaccines been proven to be unsafe, the methods in which the Australian Government is forcing and coercing vaccines upon the men, women and children, persons and entities, both living or otherwise, is unlawful, coercive and in complete violation of the human rights of the men, women and children, persons and entities, living or otherwise of this country.

We are still awaiting appropriate evidence to be authenticated by a court of competent jurisdiction from the Australian Parliament to satisfy Community concerns. Pursuant to the following –

- You are hereby required to provide proof of law to be authenticated by a court of competent jurisdiction, that has been passed or enacted in Australia granting the authority and jurisdiction implementing such mandates, acts, legislative acts, or laws on the men, women and children, persons and entities, living or otherwise of this country forcing or coercing them to receive the flu vaccine, and or any other vaccines by way of a copy of the Royal Assent, Proclamation Certificate, commencement date, and dates of readings in parliament of any and all acts, legislative acts and laws enforcing, recommending or coercing any and all vaccines.
- Pursuant to children being required to remain up to date on the childhood vaccine schedule in order for men, women and children, persons or entities, living or otherwise to receive government welfare payments, access to early childhood centres, access to employment, access to loved ones or family including but not limited to aged care facilities and the ability and rights to play sports, you are also required to provide proof of evidence of your claim, to be authenticated by a court of competent jurisdiction by way of copies of Royal assent, proclamation certificates, commencement dates and the dates of readings in parliament to prove your claim that any of our rights may be infringed upon to enforce or coerce vaccines in any and all forms.
- You are required to provide a lawful, medical and scientific explanation about voluntary consent to a medical intervention without ‘pressure, coercion or manipulation’ as stated in section 2.1.3 in the Australian Immunisation Handbook regarding our rights, which no law has the power or authority to remove pursuant to and under the ‘right to privacy’ in the International Covenant on Economic and Cultural and Social Rights (ICECSR).
- You are required to provide us with your lawful exemption also to be authenticated by a court of competent jurisdiction from Section 51(xxiii) of the Constitution of the Commonwealth of Australia which prevents the government from forcing people to medicate.  
This amendment to the Constitution Sect. 51(xxiii), allows for the granting of various social services but not so as to authorise any form of civil conscription.  
This means the government or those acting on its behalf, cannot force any man, woman or child, persons or entities, living or otherwise to have a vaccination or a child to be vaccinated in order to maintain or

benefit from payments.

- You are required to provide us with your lawful exemption, also to be authenticated by a court of competent jurisdiction of the CHARTER OF HUMAN RIGHTS AND RESPONSIBILITIES ACT 2006 (Victorian) SECTION 10 Protection from torture and cruel, inhuman or degrading treatment, A person must not be-

- (a) subjected to torture; or

- (b) treated or punished in a cruel, inhuman or degrading way; or

- (c) subjected to medical or scientific experimentation or treatment without his or her full, free and informed consent.

#### SECTION 17

Protection of families and children

(1) Families are the fundamental group unit of society and are entitled to be protected by society and the State.

By a court of competent jurisdiction of the Anti-discrimination laws, Section 9(1) of the Racial Discrimination Act 1975 (Cwlth) provides:

It is unlawful for any person to do any act involving a distinction, exclusion, restriction or preference based on race, colour, descent or national or ethnic origin which has the purpose or effect of nullifying or impairing the recognition, enjoyment or exercise, on an equal footing, of any human right or fundamental freedom in the political, economic, social, cultural or any other field of public life.

(2) Every child has the right, without discrimination, to such protection as is in his or her best interests and is needed by him or her by reason of being a child.

- You are required to show us your medical and lawful exemption, to be authenticated by a court of competent jurisdiction that allows you to conduct medical experimentation contrary to Article 7 in the International Covenant on Civil and Political Rights that Australia is a part of.

Under Section 28 of the Federal Crimes Act which states:

“Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise of performance, by any other person, of any political right or duty, shall be guilty of an offence”

- You are required to provide us with your lawful exemption to be authenticated by a court of competent jurisdiction from Section 109 of the Constitution of the Commonwealth of Australia. According to Section 109 of the Constitution of the Commonwealth of Australia which states:

“When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid”.

The High Court of Australia in 2006 in FORGE V’S ASIC declared that the Commonwealth of the Australian Constitution (NOT the COMMONWEALTH OF AUSTRALIA) is still valid and applicable today and OVERRIDES all other Law.

- You are required to provide us with the full list of ingredients and the iatrogenic side effects and risks to having any flu vaccines and any and all other vaccines.

Any vaccination that any man woman or child, person or entity, living or otherwise are given must have full disclosure at the time and just before the associated vaccinations are administered and received of any and all potential harm that these vaccinations may cause to the person being vaccinated.

Typically, you may get just a summary - but honourably ask that you MUST see the full insert. It won’t be a simple brochure, failure to provide the above mentioned, is a failure of duty of care.

On any objective view, a flu vaccine is not completely safe.

Some serious side effects:

- inflammation of nerves leading to weakness, such as weakness of facial muscles (facial palsy)
- visual disturbance (optic neuritis/ neuropathy)
- fainting (syncope)
- dizziness
- tingling or numbness of hands or feet (paraesthesia)
- temporary inflammation of nerves causing pain
- paralysis and sensitivity disorders (Guillain Barre syndrome [GBS])

- fits (convulsions) with or without fever
- severe allergic reaction (anaphylaxis)
- temporary reduction in the number of blood particles called platelets (thrombocytopenia)
- swollen glands in neck, armpit or groin (lymphadenopathy)

Studies which support that a flu vaccine is not completely safe or effective.

What, in fact, is the evidence that vaccinating healthcare workers against seasonal influenza protects their patients? A critical review.

- We also refer your urgent attention to matter number C0588/2020 before the U.K. High Court.
- Until there is a properly heard and considered decision from the above matter, (CO 588/2020) any force used in any attempt to apply jurisdiction above the authority of any man, woman or child, persons or entities, living or otherwise and or the people is considered genocide and treason.
- You are required to provide us with the full and complete medical, scientific and publicly accessible double-blind inert placebo safety testing on unvaccinated cohorts of all vaccines before they are given to any man, woman or child, persons or entities, living or otherwise.
- You are required to provide us with any compelling, scientific or medical evidence that any man, woman or child, person or entity, living or otherwise are less likely to transmit the flu after having any flu vaccine.
- You are required to provide your public indemnity insurance details in the event of an adverse event, causing suffering, harm or damage from any and all flu vaccines, or any other vaccine and sign an affidavit claiming full liability.
- You are required to explain why in excess of \$4,355,741,676.37 has been paid out in vaccine injury compensation since 1989 including but not limited to flu vaccines in the USA if these vaccines are safe?
- You are required to explain and provide a lawful exemption to be authenticated by a court of competent jurisdiction as to why this direction directly goes against The Nuremberg Code. Forced, coerced and mandated vaccination are in violation of these principals.  
A violation of Article 6 of the UNESCO 2005 Statement on Bioethics and Human Rights; Article 6, section 1:  
- Cochrane Library reviews of influenza  
- Vaccines. Influenza vaccine effectiveness in the community and the household  
- 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 for any reason without disadvantage or prejudice.

Article 6, section 3:

In no case should a collective community agreement of the consent of a community leader or other authority substitute for an individual's informed consent.

Anyone that enforces laws in relation to vaccines may be looking at serious war crime charges regarding Human Rights Violations.

- The roll out of these May 1 2020 flu vaccines by the government states and territories and or any regulatory bodies, living or otherwise of Australia is clearly a medical experimentation of which those residing in Australia are being forced to unlawfully and illegally participate in.  
Article 7 of the Australian Human Rights Commission Act 1986 states: "No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation."
- Article 27 of the Vienna Convention on the Law of Treaties "A party may not invoke the provisions of its internal law as justification for its failure to perform a treaty."

Geneva convention — “no one should be subjected without his consent to medical or scientific experimentation”, international treaty law that over-rides any other laws on mandating vaccines or any type of medical procedure is a criminal act.

- It is also in breach of Section 28 of the Crimes Act 1914, which relates to ‘Interfering with Political Liberty’ and states that, “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.”
- You are required to address each and every one of the questions, statements and points above in full and in writing and provide to our office via the details below.

As representative of Agent to Principal/Principal to Agent - Any individual or independent private contractor found or seen to be in breach of this notice of cease and desist will be so doing in the full knowledge that they are personally and corporately liable for any and all losses, damage, costs and disbursements associated with any legal challenge to such action or in respect of any harm caused by the effect of the taking of that decision.

You are hereby on notice, and have 28 days from the date of service **Tuesday, 12<sup>th</sup> May 2020** to respond in writing to the below contact details:

**YOUR NAME**  
**YOUR ADDRESS**  
**YOUR EMAIL**