

NOTICE TO PRINCIPAL IS NOTICE TO AGENT  
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Date \_\_\_\_\_

To \_\_\_\_\_

Re Direction / Mandate to coerce or counsel person, parent, guardian, family member, friends, young person/s, children, boy, girl or any variation thereof, by Health Directions, Health Orders, Rules, Policies, Mandates, Directions and Directives (offers of contract) to engage in jabs, shots, injections, vaccines, inoculation, and immunization, administration, of any type of an irreversible invasive medical procedure that fails to perform as claimed including but not limited to, diagnostic, therapeutic including testing and face masks.

On the basis of fact that as a living Man, Woman, or any variation thereof = person(s) in law = people in law = vessel(s) in commerce only. Thereby, fully retaining all COMMONWEALTH CONSTITUTIONAL RIGHTS in LAWS / ACTS / HEALTH DIRECTIONS / HEALTH ORDERS / RULES / POLICIES / MANDATES / DIRECTIONS and DIRECTIVES at all times.

Take note Health directions, Health Orders, Rules, Policies, Mandates, Directions and Directives are recommendations and offers of contract only, not LAW.

**Be aware that**

- All contractual agreements prohibit any unlawful Health Directions, Health Orders, Rules, Policies, Mandates, Directions and Directives or actions or promotion of unlawful directions or actions, Health Directions, Health Orders, Rules, Policies, Mandates, Directions and Directives either directly or indirectly at all times. Unlawful Directives or unlawful acceptance of Directives, Mandates, Coercion and Counsel are criminal in nature and a breach of our contractual agreement.
- The doctor undertakes by the contract between them to advise and treat the patient with reasonable skill and care, no third party can exist at any time. Their personal medical information is strictly protected under Federal Law including, but not limited to, provisions under the *Privacy Act 1988* (Cth).
- No medical service can be forced against free will and is strictly prohibited under s 51 (xxiiiA) *Commonwealth of Australian Constitution Act 1977* (Cth) which guarantees protections and prohibitions, within the Commonwealth of AUSTRALIA.
- All Australian State and Territory Government constitutions, Health Directions, Health Orders, Rules, Lock Downs, Policies, Mandates, Directions and Directives are subject to *The Constitution 1977* (Cth) pursuant to s 109 which states, when a law of the State is inconsistent with the law of Commonwealth, the latter shall prevail and the former shall, to the extent of the inconsistency, be considered null and void at all times.
- The *Commonwealth of Australian Constitution Act 1977* (Cth), and all laws made by the Parliament of the Commonwealth under *The Constitution 1977* (Cth) shall be binding on

the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State.

- Australian businesses are bound by Federal and Constitutional laws only, thereby negating State legislation of Orders, Health Directions, Health Orders, Rules, Policies, Mandates, Directions and Directives inconsistent with Federal Law at all times.
- In the absence of a current valid Bio Security Order against me, the individual living Man, Woman or any variation thereof (person in law), under the directions of an authorised Bio Security officer and consistent with the specific directions of that order under the *Bio Security Act 2015* (Cth), no other order can be lawfully imposed at any time.
- The COVID-19 Vaccination or any variation thereof is an IRREVERSIBLE INVASIVE MEDICAL PROCEDURE that fails to deliver the claimed benefits of immunisation, vaccination or inoculation. Use of coercion or force upon any person, parent, guardian, family member, friends, young person/s, children, boy, girl or any variation thereof to prevent or hinder free will consent creates unlawful duress and financial hardship and could constitute assault, grievous bodily harm, rape and murder and carry with it substantial criminal penalty including imprisonment.
- Any threats imposed upon the person, parent, guardian, family member, friends, young person/s, children, boy, girl or any variation thereof to submit to Orders, Health Directions, Health Orders, Rules, Lock Downs, Policies, Mandates, Directions and Directives upon owner operators, managers, staff, contractors, sole trader or any variation thereof to self-harm against their free will or restrict or invalidate their inalienable contractual trading rights to **DECLINE** such offers, creates an unlawful and unreasonable discriminatory burden upon all trading entities in law at all times.

Due to the seriousness of your demand with extreme menace being sought, I request your valid proof of claim with physical material evidence within 72 hours that your Health directions, Health Orders, Rules, Policies, Mandates, Directions and Directives are lawful and based on the Constitutional guarantees stated above.

Should I not receive your response by the close of business ..... I will consider this your tacit agreement that you accept that your Orders, Health Directions, Health Orders, Rules, Policies, Mandates, Directions and Directives and actions are unlawful and unreasonable and that you accept my lawful right to **DECLINE** all offers now or in the future as I deem fit.

Regards,

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