

Date

The Headmaster,
(Name of Private School)

Dear Headmaster

1. There have been over 500 vaccine related deaths and thousands of severe adverse reactions. You as the employer are responsible for the wellbeing of your staff. If anyone of them is injured or die the school will be liable to pay damages. The State Government will not take responsibility for this – it will lie with the school that bears the burden.

It will not be a defense to say “the State mandated it” **Does the school have adequate resources to pay out any major awards of damages?**

Insurance will not cover this as this is an experimental inoculation and therefore not without risks.

2. People are being forced into an experiment without their right under the Qld Human Rights Act to give informed and free consent so the school is required to ensure that it has proper evidence that this inoculation is safe and effective.
 - (a) What proper evidence is there (not some Government narrative) that the Experimental Inoculation prevents transmission of the Virus. As far as I am aware even the manufacturers say it does not.
 - (b) What proper evidence is there that the experimental Inoculation prevents anyone getting the virus? Once again, even the manufacturers say it does not.
 - (c) What proper evidence is there the inoculation is 100% safe. The clinical trials have not finished. There is no safety data at the TGA because this inoculation is only provisionally approved.
3. Has the school met its obligations under the WH&S Act. Has there been or will there be any consultation with an employee and a risk Assessment done showing that the inoculation is 100% safe for them to have, especially as The Manufacturers are now including warnings that say there can be serious adverse reactions?
4. What indemnity are you proposing to give a teacher for any damages they suffer as a result of being injured or die.

The school could be sued for negligence if it forced someone into an experiment and did not have all the data to show that it is safe and effective.

A Health Direction mandating this Experimental Inoculation is not law and therefore any Act of Parliament overrides the Direction.

There are numerous Acts in conflict with the Direction, which includes our Human Rights Act in Qld giving people under s17(c) their right to give informed and uncoerced consent to this Experimental Inoculation.

Secondly there is the Privacy Act, which does not allow you to obtain private medical information from people without their consent.

The Biosecurity Act (which takes precedence over any State Act) provides in s60 that a person must be served with a control Order by a Biosecurity officer before a person can be asked to have an Inoculation or even a PCR test,

5. On what legal basis can you force a person to take part in an experiment without my full and free informed consent especially as I can be harmed by this experiment? This is a violation of human rights.

Below are the elements of proper consent

- (a) An Agreement to be enrolled in a clinical trial or experiment
 - (b) Full information about all potential side effects including death and an agreement to be part of the experiment despite those risks
 - (c) Agreement to be part of the experiment despite the fact these inoculations contain ingredients that can cause anaphylactic shock
 - (d) Agreement to be part of the experiment even though the person may not be compensated fully for any injury or death.
6. On what legal basis can you ask for a staff member's medical status, which the Privacy Acts states, must be given with a person's consent?

Yours faithfully,