



SWORN AFFIDAVIT AND LEGAL NOTICE REGARDING VACCINATING CHILDREN

I, the undersigned.....

ID:.....

Do hereby state under oath and say as follows:

1.

I am a citizen of the Republic of South Africa, residing at

.....phone number.....

2.

The facts herein contained fall within my personal knowledge and are to the best of my belief true and correct, save where otherwise specifically stated in writing.

3.

I am the parent/guardian/foster parent/caregiver/representative of

..... age..... in grade.....School.....

.....age in grade school

.....agein gradeschool

.....agein gradeschool.....

4.

I object to and refuse consent for my child/ward to be injected with an experimental “vaccine” the contents whereof are unknown to me, and kept a trade secret.

5.

I am vehemently opposed to my child/ward being injected with a substance called a “vaccine” with no proven track record or outcome, no long term safety data, no safe/successful clinical studies done on animals, non-compliant with the standards of Safety, Efficacy and Quality set out in the Medicines and Related Substances Act 101 of 1975, no Patient information leaflet included/available or understandable, no consultation/participation of/with parents and on the face of it being administered indiscriminately by Government and/or its authorised officials, without knowledge or understanding of each individual child's medical background. I submit that it is irrelevant whether the "vaccine" is registered for use by SAPHRA or not. I refuse for my child/ward to be used as a guinea pig or lab rat. It is widely known that so called clinical studies of this injection will only be completed in 2023.

6.

The injection is not a ‘vaccine’ by definition, as it does not prevent infection or transmission. Even after the injection, masks are still required/mandatory, social distancing practiced and learners are still isolated and periodically placed under what amounts to house arrest. I submit that there is no proper science behind any of the above and it has now been established that the effectiveness of the “vaccine” is wearing off so fast that second, third and booster shots may be necessary. It has also come to light that injected children suffer allergic reactions, myocarditis (swelling of the heart) and blood clots which can lead to strokes or death. This is totally unacceptable to me as a parent tasked and mandated by my conscience to act in the best interest of my child.

7.

I further submit that there are other safe and effective ways of treating infections of the Sars-Covid 2 virus such as, Ivermectin, Hydroxychloroquine, Vitamins C, D, Zinc, Quercetin, NAC and others. I further submit that Natural and Herd Immunity has been proven to be far more effective against this infection than any other substance, for example in Sweden. Children by nature have an effective immune system capable of protecting them against infection even if they get exposed. It is accepted worldwide that a very small percentage of people infected succumb to the disease and these are usually people with a compromised immune system. I further submit that there is a difference between dying of Covid and with Covid and that this has been ignored. It is unknown to me what treatment protocols are used in hospitals and by medical professionals. I submit that if I am not fully informed and my right to informed consent has been ignored, there is little to no chance that my child will know better.

8.

The Manufacturers of the injection have been granted immunity by the Government of South Africa against any liability for death or injury! This is against the Law of this country, more specifically the Aquilian Action which is part of the Law of Damages in South Africa. This action establishes the right to pursue damages resulting from culpa (fault/negligence). I question the motives of any Government or Ministers of such a Government, willing to subject its citizens to such careless and possibly negligent actions. I further submit that if the injection had been safe this protection would not be necessary. I know of no other 'vaccine' that gives the Manufacturer this kind of protection/indemnity. I find it unacceptable, and grossly negligent to subject people, especially children to it.

9.

Even if I were to consent to my child being injected, which I am not, I am not in a financial position to support my child in the event of a "vaccine" injury. Public hospitals are not properly equipped and do not know how to deal with "vaccine" injuries. It is widely known that the South African Health system is and has been under huge pressure for a very long time. It is no secret that the system could not even cope with ordinary day to day eventualities long before Covid was even declared a disaster.

10.

In terms of the principles set out in Private Laws in South Africa, a child under the age of majority (18) has no legal standing in a Court of Law and cannot enter into a legal contract with another without the consent of his parent/guardian. Having regard to this fact, I dispute that my child has the legal capacity to enter into a contract to receive and be injected or that such child has the ability and/or knowledge to take a potential life altering decision to be injected with a substance that cannot be removed once in the body.

11.

The High Court of South Africa as the Upper Guardian of All children, has a right and duty to protect children against any decisions by Government and/or its Ministers or the Corona Command Council and the likes. I will not be intimidated, bullied or coerced into allowing my child to receive an injection without having had the chance to approach the High Court for a decision in this regard and all my rights as a parent are reserved. I reject the provisions of the Children's Act 38 of 2005 as amended, more specifically Sec 129(2) insofar as it appears it allows children of 12 and older to receive medical intervention without parental consent. The Act specifically states in 2(b) that a child must be "of sufficient maturity and have the mental capacity to understand the benefits, risks, social and other implications of the treatment". I deny that my child possesses this maturity. This Act is also a contravention of my Common Law/Indigenous Parental Rights and Authority, as set out in Sec 39 of the Constitution of the Republic of South Africa.

12.

In terms of the Criminal Procedure Act 51 of 1977, a child under the age of 14 is presumed to be *doli incapax* (unaccountable) for his/her actions and any person alleging otherwise has the burden of proof. It is my submission and contention that my child does not have the necessary knowledge and ripeness of thought to make a decision, that could lead to his/her death or injury in taking this injection, nor does he/she have the wherewithal to resist peer pressure and is accordingly unaccountable. I put it to the proof of anybody else who alleges otherwise. I rely on my inalienable right of parenthood based on indigenous/natural and common law to decide what is in the best interest of my child.

13.

Should my child/ward be injected with this unknown substance from whatsoever manufacturer, I will not hesitate to lay criminal charges for Assault with the Intention to do grievous bodily harm and Attempted Murder against any person whether authorised by Government or not, with the South African Police Services. The definitions of Assault and Attempted Murder are clearly set out in the Criminal Procedure Act of South Africa, Act 51 of 1977.

14.

I trust that my position and objections as well as my intention to hold the person/s who administers the injection or any institution who makes their facility available for the administration of this injection, **personally liable** for any harm or damage, physically emotionally and otherwise that befalls my child, very clear. I also refer to the supplementary affidavit of my child/ward attached, hereto marked "A", in support of mine, contents whereof are self-explanatory and legally binding on you personally, your organisation or anybody else who seeks to inject my child/ward. You are not to pressure my child/ward into changing his/her mind without me being present and any such action will be regarded as undue influence of the minor to take a decision other than stated in the supplementary affidavit and will construe criminal behaviour.

Should you require any further information about me, my child, my decision or either of our individual right to informed consent you are compelled to contact me on and requested to email your response to Watchers & Gatekeepers the organisation that represents me herein on legal@watchers.africa.

THUS DONE AND SIGNED TO BEFORE ME ON THIS DAY OF2021
BY THE DEPONENT WHO ACKNOWLEDGES THAT HE/SHE UNDERSTANDS THE CONTENTS OF THIS
AFFIDAVIT AND ACCEPTS THE OATH AS BINDING ON HIS/HER CONSCIENCE.

.....

DEPONENT

.....

COMMISSIONER OF OATH

.....

FULL NAME

.....

DESIGNATION

The Supplementary Affidavit

I the undersigned,.....

ID:

Do hereby make oath and say as follows;

1.

I am the son/daughter/ward of (name of parent)

2.

I have read the contents of the affidavit by my parent/guardian, confirm the contents thereof are in agreement therewith and hold myself bound to it.

.....

Thus done and signed to before me on this, day of 2021 by the deponent who confirms the contents thereof and accepts the oath as binding on his conscience.

.....

COMMISSIONER OF OATH

.....

FULL NAME

.....

ADDRESS

.....

DESIGNATION