

NOTICE OF LIABILITY REGARDING APPARENT MURDER AND MAIMING OF INNOCENT AUSTRALIAN BABIES AND CHILDREN AND ADULTS BY THE AUSTRALIAN GOVERNMENT THROUGH CRIMINALLY FRAUDULENT ACTIONS OF ATTEMPTED VACCINE COERCION OF INNOCENT AUSTRALIAN NEWBORN BABIES AND CHILDREN AND ADULTS

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOUR

THIS IS A SELF-EXECUTING CONTRACT

Notice to Agent is Notice to Principal; Notice to Principal is Notice to Agent

To:

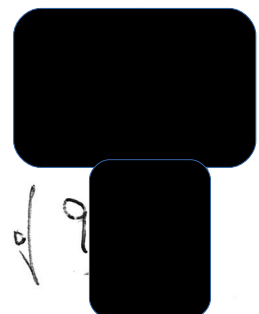
1. THE AUSTRALIAN GOVERNMENT acting for THE PEOPLE OF AUSTRALIA and as the man or woman
2. SCOTT MORRISON acting as PRIME MINISTER of AUSTRALIA and as the man or woman
3. GREG HUNT acting as HEALTH MINISTER of AUSTRALIA and as the man or woman
4. PETER DUTTON acting as MINISTER OF HOME AFFAIRS of AUSTRALIA and as the man or woman
5. MICHAEL MCCORMACK acting as DEPUTY PRIME MINISTER of AUSTRALIA and as the man or woman
6. CHRISTIAN PORTER acting as ATTORNEY GENERAL of AUSTRALIA and as the man or woman
7. KAREN ANDREWS acting as MINISTER OF INDUSTRY SCIENCE AND TECHNOLOGY of AUSTRALIA and as the man or woman
8. KEN WYATT acting as MINISTER FOR INDIGENOUS AUSTRALIANS and as the man or woman
9. SUSSAN LEY acting as MINISTER OF THE ENVIRONMENT of AUSTRALIA and as the man or woman
10. ANNE RUSTON acting as MINISTER FOR FAMILIES AND SOCIAL SERVICES of AUSTRALIA and as the man or woman
11. And Yet to be named acting as roles yet to be named associated with the AUSTRALIAN GOVERNMENT and as the man or woman

Hereinafter: Respondents/Libellees

From:

Solihin Millin, sui juris, a man, hereby claiming all rights nunc pro tunc

Hereinafter: Claimant/Libellant



Effective date: 1 November 2019

NOTICE TO RESPONDENTS / LIBELLEES

IT IS NOT THE INTENTION OF THE CLAIMANT/LIBELLANT TO HARASS, INTIMIDATE, OFFEND, CONSPIRE, BLACKMAIL, COERCE, OR CAUSE ANXIETY, ALARM OR DISTRESS. THIS DOCUMENT AND ANY ATTACHMENTS ARE PRESENTED WITH HONORABLE AND PEACEFUL INTENTIONS, AND ARE EXPRESSLY FOR YOUR BENEFIT TO PROVIDE YOU WITH DUE PROCESS AND A GOOD FAITH OPPORTUNITY TO STATE A VERIFIED CLAIM.

PREAMBLE

WHEREAS, it appears that the Australian Government is implementing a system of Coercive Vaccination of Australian Citizens.

WHEREAS, it appears that this Coercive Vaccination system is criminally fraudulent.

WHEREAS, it appears that the Australian Government is murdering and maiming innocent Australian babies children and adults as a result of this Coercive Vaccination system.

WHEREAS, it appears that a major basis of this criminal fraud of Coercive Vaccination and murder and maiming by the Australian Government of innocent Australian newborn babies children and adults is the fiction both legal and scientific of HERD IMMUNITY of Vaccines and that Vaccines are Safe.

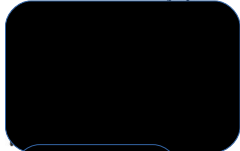
WHEREAS, it appears that this term HERD IMMUNITY of Vaccines has no scientific basis and is used by commercial interests and their shareholders to maximise sales and profits from the supply and distribution of Vaccines in Australia with no regard to the safety or otherwise of these proven poisonous carcinogenic neurotoxic and in many cases ineffective Vaccines which harm the natural immune and neurological and other physiological systems of Australian innocent newborn babies, children and adults.

WHEREAS, it appears that the Australian Government does not and has not implement an up to date accurate fully controlled MANDATORY end to end Reporting and Management and Compensation system for Vaccine Injury and potential Vaccine Injury of Australians caused by Vaccinations within Australia.

WHEREAS, it appears that the Australian Government does not ensure that through Mandatory Law before any Australians receives any Vaccination that Australians are given full disclosure at the time and just before the associated Vaccinations are administered of any and all potential harm that these Vaccinations may cause to the person being Vaccinated.

WHEREAS, it appears that the Australian Government does not ensure MANDATORY and

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and complete scientific and publically accessible safety testing of all Vaccines before they are given to any Australians.

WHEREAS, Vaccines have NEVER been scientifically and appropriately safety tested thorough scientific double blind placebo testing and no such scientific results have ever been publically published.

WHEREAS, Vaccines have been pronounced 'UNAVOIDABLY UNSAFE' by the highest Legal Authorities in the UNITED STATES OF AMERICA.

WHEREAS, Vaccines have unscientifically and illegally been publically pronounced 'SAFE' by the Australian Government.

WHEREAS, COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 51 Legislative powers of the Parliament COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - states

The Parliament shall, subject to this Constitution, have power to make laws for the peace, order, and good government of the Commonwealth with respect to:(xxiiiA) the provision of maternity allowances, widows' pensions, child endowment, unemployment, pharmaceutical, sickness and hospital benefits, medical and dental services (but not so as to authorize any form of civil conscription), benefits to students and family allowances;

WHEREAS, it is a fundamental principle of law that nobody is above the law including, but not limited to, all government actors.

THEREFORE I Solihin Millin Claimant/Libellant, do hereby issue and serve by delivery, this instant contractual **NOTICE OF LIABILITY REGARDING APPARENT MURDER AND MAIMING OF INNOCENT AUSTRALIAN BABIES AND CHILDREN AND ADULTS BY THE AUSTRALIAN GOVERNMENT THROUGH CRIMINALLY FRAUDULENT ACTIONS OF ATTEMPTED VACCINE COERCION OF INNOCENT AUSTRALIAN NEWBORN BABIES AND CHILDREN AND ADULTS**

to the above named and unnamed Respondents/Libellees as the situation requires.

SITUS

Governing Law

The Law of Almighty God our Creator

Restriction of Jurisdiction

In the Jurisdiction of Almighty God our Creator.

GUARANTEES & WAIVER OF BENEFITS

Guarantees for this instant action are the 1611 King James Bible, The Coronation Oath of Elizabeth Alexandra Mary: Windsor, Corporeal and or written Oaths of Office, The Common Law and Law Merchant, the Uniform Commercial Code, and The Criminal Code of Australia.

The Claimant/Libellant does not claim any benefit of said Guarantees, and are included solely as a reference to the law and conduct of named and unnamed Respondents. Bible references are exclusively from the 1611 King James Bible and are used due to oaths being sworn on it specifically, rather than the so called "authorized version" which reads the same,

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but is 'technically' different when written due to the spellings. The use of Bible references in this instant action are for jurisdictional purposes, and no adherence or non-adherence to any organized religious group, including but not limited to registered corporate organizations, on the part of the Claimant/Libellant may be assumed. The said bond is utilized at the discretion of the Issuer.

Daniel Chap IV verse 17

This matter *is* by the decree of the watchers, and the demand by the word of the Holy ones: to the intent that the living may know, that the most High ruleth in the kingdome of men, and giveth it to whomsoever hee will, and setteth vp ouer it the basest of men.

PLAIN STATEMENT OF FACTS

1. The Common Law is the highest jurisdiction of man made law and jurisprudence for the men and women sojourning on the landmass commonly referred to as Australia.
2. The Law Merchant is tied to the Common Law and is the highest jurisdiction of man made law for the men and women sojourning on the landmass commonly referred to as Australia concerning commerce and associated contracts, bills, commercial instruments, jurisprudence et al.
3. The Uniform Commercial Code is a code accepted or partially accepted by agreement of the various registered U.S. corporations; including, but not limited to, corporations acting as governments; regarding commercial contracts, commercial instruments, transactions, et al.
4. COMMONWEALTH OF AUSTRALIA, is a corporation registered with the United States Securities and Exchange Commission under the numbers 0000805157
5. The Common Law reflects the Laws as recorded in the group of books commonly referred to as The Holy Bible and is verified by Sir William Blackstone in his published *Commentaries*.
6. The past and present so called Monarchs of Great Britain must swear a corporeal oath and thereby contract to uphold and defend the laws as recorded in the letters patent 1611 King James Bible as well as the Common Law.
7. There are references to a higher jurisdiction in the purported "Commonwealth of Australia Constitution Act" that claim "Whereas the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established."
8. The Oaths of Office of all de facto government officials and or employees et al, are clear regarding true allegiance to Elizabeth Alexandra Mary Windsor, so help them God, and are evidence of agreement to being bound to the Coronation Oath sworn upon the 1611 King James Bible to uphold and defend the same, and the common law.
9. If any Respondent/Libellee has sworn an oath of office, the Claimant/Libellant hereby accepts their oath of office.

Numbers Chap XXX verses 1-2

¹And Moses spake vnto the heads of the tribes, concerning the children of Israel, saying, This *is* the thing which the LORD hath commanded. ²If a man vowe a vow unto the LORD, or

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swear an oathe to bind his soule with a bond: he shall not breake his word, hee shall doe according to all that proceedeth out of his mouth.

Leuiticus Chap V verses 3-5

³Or if he touch the vncleannesse of man, whatsoever vncleannesse it be that a man shalbe defiled withall, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty. ⁴Or if a soul swears, pronouncing with his lips to do euill, or to do good, whatsoever it be that a man shall pronounce with an oath, and *it* be hid from him; when he knoweth *of it*, then he shalbe guilty in one of these. ⁵And it shalbe, when he shalbe guiltie in one of these things, that he shall confesse that hee hath sinned in that thing.

CONDITIONAL ACCEPTANCE OF OFFERS TO CONTRACT

Point of Law

All contracts commence with an offer and only become binding upon acceptance. See: Farnsworth on Contracts, ©2004 by E. Allen Farnsworth, Third Edition, Aspen Publishers, ISBN: 9780735541429 (vol.1).

Agreement & Waiver of Rights

If you agree with all of the terms of the Contract, you need not respond. Your silence will constitute your agreement and acceptance of all of the terms, statements and provisions hereunder as your complete understanding and agreement with the Claimant/Libellant and your waiver of any and all rights, remedies and defenses of protest, objection, rebuttal, argument, appeal and controversy for all time. You agree that your agreement, having been granted knowingly, voluntarily and with full disclosure, settles all matters finally and forever, and cannot be withdrawn.

Disagreement & Failure to Respond

You may disagree with any of the terms of the Contract by stating a verified claim with particularity (see *Stating a Claim* below). You and the Claimant/Libellant agree that a response which is *not* verified, or a response from a third party agent lacking first-hand knowledge of the facts, will constitute your "failure to respond" as defined herein. If you fail to respond or state a claim by the indicated *Effective Date*, the Contract will become binding and fully enforceable in the admiralty venue as a maritime lien subject to levy, distraint, distress, certificate of exigency, impound, execution and all other lawful and/or commercial remedies.

Offer of Immunity

The Respondents/Libellees may avoid all liability and obligations under this Contract by simply responding no later than the *Effective Date* with a verified statement that provides proof that:

1. The Australian Government retract these criminally fraudulent actions of attempted Vaccine Coercion.
2. Give full and complete and adequate and fair compensation to Australian babies children and adults who have been harmed by these criminally fraudulent actions of attempted

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Vaccine Coercion.

3. Offer a full and complete apology to the Australian Nation as a Whole.
4. Implement an up to date accurate fully controlled MANDATORY end to end Reporting and Management and Compensation system for Vaccine Injury and potential Vaccine Injury of Australians caused by Vaccinations within Australia.
5. Ensure that through Mandatory Law before any Australians receives any Vaccination that Australians are given full disclosure at the time and just before the associated Vaccination are administered and received of any and all potential harm that these Vaccinations may cause to the person being Vaccinated.
6. Ensure MANDATORY and full and complete scientific and publically accessible safety testing of all Vaccines before they are given to any Australians.

The statement must be sworn to be true under penalty of perjury and supported by certified factual evidence and verified proof.

Alternatively, you may respond with a point-by-point rebuttal of the Contract sworn to be true, to which you attach certified factual evidence. In the event you decline this good faith Offer of Immunity, you agree with all terms, facts, statements and provisions in this Contract and your obligations hereunder.

Terms of Response

As with any administrative process, you may rebut the statements and claims in the Contract by executing a verified response, point-by-point with evidence that is certified to be true and in affidavit form, correct and complete, to be received by Claimants no later than 5:00 PM on the *Effective Date*.

Non-performance

The terms "non-performance" and "failure to perform" are defined to mean failure to perform any obligation under this Contract on or before the *Effective Date* including, but not limited to, "failure to respond" to this Contract as that term is defined herein, failure to exhibit evidence of a superior claim upon request, purporting an unverified statement to be a claim, failure to verify a claim within twenty-four (24) hours of demand, failure to honor a pre-existing and or superior claim, and any other failure to perform an obligation under the terms and provisions of the Contract.

Failure to Respond

The term "failure to respond" means your failure by the *Effective Date* to respond to this Contract (silence) or "insufficiency of response" as that term is defined herein. You agree that failure to respond conveys your agreement with all of the terms and provisions of the Contract.

Insufficiency of Response

The terms "insufficiency of response" and "insufficient response" are defined to mean a response which is received by the *Effective Date* and which fails to rebut any of the *established* terms, provisions, statements or claims in the Contract, or offers blanket denials, unsupported rebuttals, inapposite rebuttals such as "not applicable" or equivalent statements, declarations of counsel and or other third parties who lack first-hand material factual knowledge, and or any rebuttal which lacks verification or an equivalent level of risk or fails to exhibit supportive evidence certified to

true, correct and complete under full commercial liability. You agree that any such response is deemed to be legally and lawfully insufficient to rebut the established statements in the Contract, thereby conveying your agreement with all of the terms and provisions of the Contract.

Tacit Agreement

You may admit to all statements and claims in the Contract by simply remaining silent. The parties herein agree that failure to respond or insufficiency of response as defined herein constitutes agreement with all terms, provisions, statements, facts and claims in the Contract.

qui tacet consentire videtur

“Silence can only be equated with fraud where there is a legal or moral duty to speak, or where an inquiry left unanswered would be intentionally misleading...”
U.S. v. Tweel, 550 F.2d 297, 299 (1977), quoting U.S. v. Prudden, 424 F.2d 1021, 1032 (1970).

“When circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation.”

Fisher Controls International, Inc. v. Gibbons, 911 S.W. 2d 135 (1995).

“When a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation.”

Blanton v. Sherman Compress Co., 256 S.W. 2d 884 (1953).

Silence activates estoppel, pursuant to Carmine v. Bowen, 64 A. 932.

Performance and Acceptance of Offer to Contract under Reservation of Rights

The Claimant/Libellant reserves the right not to be compelled to perform under any contractual agreement that has not been fully disclosed in the prescribed form as herein claimed.

If the Respondents/Libellees Agree to this contract unconditionally

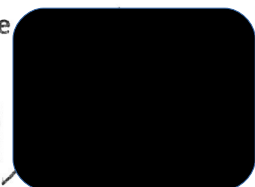
The Claimant/Libellant will initiate criminal proceedings against the Australian Government and the Ministers of the Australian Parliament for Liability for apparent murder and maiming of innocent Australian babies and children and adults through criminally fraudulent actions of attempted Vaccine Coercion of innocent Australian newborn babies and children and adults.

The Claimant/Libellant believes many other Australians will join in these criminal proceedings against the Australian Government and the Ministers of the Australian Parliament for Liability for apparent murder and maiming of innocent Australian babies and children and adults through criminally fraudulent actions of attempted Vaccine Coercion of innocent Australian newborn babies and children and adults.

The Respondents/Libellees have been served this notice, including but not limited to any enclosed Exhibits, Affidavit, Attachments and Bill of Lading, all of which constitute full disclosure in this matter as of the date of this notice. This notice in full will be made available



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to anyone who chooses to use it in a subsequent claim regarding the so named matter and any effect thereof, directly or indirectly causing harm of any kind to anyone or anything.

Respectfully, govern yourself accordingly.

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As Above so below

It is written, "If they refuse to take the cup at thine hand to drinke, then shalt thou say vnto them, Thus saith the Lord of hosts, Yee shall certainly drinke."

"Thy kingdome come, Thy will be done in earth, as it is in heauen."

I, Solihin Millin, herein "Claimant/Libellant," do herewith affirm and declare under my unlimited commercial liability that I am competent and of lawful age to state the matters set forth

herein, that they are true, correct, complete, not intended to be misleading, they are admissible as

evidence, and in accordance with my best firsthand knowledge, understanding and belief.

All rights reserved without prejudice.

Attachments

The full and complete information on the following internet websites:

www.childrenshealthdefense.org

www.icandecide.com

www.vaccinationdecisions.net



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In the Jurisdiction of Almighty God our Creator.

Dated the 28th day of June in the Year Two Thousand nineteen
[day] [month] [year]

Solihin Millin

GivenName Surname, Claimant/Libellant

[Redacted]

Witness

[Redacted]

Witness

[Redacted]

On this, the 28th day of June, 2019, before me, the undersigned notary public,

appeared Solihin Millin, known to me (or satisfactorily proven) to be the one whose name is subscribed to the within instrument, and acknowledged execution of the same for the purposes

therein contained. In witness hereof, I hereunto set my hand and official seal.

[Redacted]

NOTARY PUBLIC

My Commission Expires

[Redacted]

[Redacted]

9.19

[Redacted]