

Notice of Criminal and Civil Liability, Medical Fraud

2 messages

vonDehnVision <gnosticwisdom37@gmail.com> To: healthsante <healthsante@ottawa.ca> Fri, Oct 22, 2021 at 3:26 AM

Hello Vera,

You have recently imposed mandatory vaccines to gain access to several public venues and recreational facilities in the city of Ottawa in violation of My inherent rights protected by the Rule of Law, as well as the rights of Canada's Sovereign People.

No medical procedure may be imposed upon an individual without fully informed consent of the risks associated with the procedure - this includes vaccinations. You, and other [fraudulent] health officials continually suggest that the vaccines for Covid-19 are perfectly safe and effective in preventing the transmission of Covid. There is no evidence to support this claim. This is Willfully false and misleading as these vaccines are using new, experimental mRNA technology never before used, and have thus far caused more harm and deaths than *all other vaccines combined since 1990*. Explain to Me how they are perfectly safe in Your 'professional opinion'?

More and more data is being reported to the VAERS (Vaccine Adverse Events Reporting System) daily, and it is estimated that the numbers are very low because most health professionals have not been instructed to report adverse events to VAERS, and it is estimated that the information provided represents *only 10% of all adverse events*.

Please examine the very REAL and official SCIENTIFIC data currently reported to VAERS in response to the vaccine rollout.

In order to LEGALLY or LAWFULLY mandate any medical procedure in the interest of public health, the mandated procedure must be proportional to the risk. The risk of dying from Covid is substantially less than the risk of dying or experiencing very serious health risks associated with adverse events from the vaccines You are currently mandating according to the scientific data currently available.

Waterford county, Ireland, has a population of 53,500 as of 2016, has the highest percentage of vaccinated People in all of Ireland (99.7%), and has also recently reported the highest number of Covid cases. That seems like a very Good size population as a sample case study of the efficacy of vaccines in preventing the spread of Covid-19 (Sars-CoV2). It does not appear as though the scientific data supports Your belief that vaccination Will stop the spread of Covid, and We have already established that there are very serious health risks involved.

The 'Reopening Ontario Act' states that all emergency measures *must be in compliance with the law*. All codes, statutes and acts in Canada and the province of Ontario are to PROTECT the inherent rights of Canada's People. To the extent that any code, statute or act violates a Charter right or international treaty obligation, it is to the extent of the violation, of no force or effect. (Department of Justice of Canada, Charter Remedies 24(1), Provisions).

I believe You are in violation of Your oath as a medical health officer and am requesting proof of Your oath and personal liability bond. You Will be held personally liable in Your private capacity for crimes against humanity, criminal negligence causing harm by Way of mandated vaccines that have thus far proven to be more harmful than the virus they were designed to immunize against. If You do not retract Your policies and educate Ottawa's People on the very real risks associated with taking the vaccine, and assure the People of Ottawa that they have the right to choose what is right for them without being intimidated or coerced by threats of being ostracized from society, I Will hold You personally liable for Your criminal negligence and international crimes against humanity in violation of the Nuremberg Principles, Canada's Charter, and Canada's legally binding treaty obligations (and in particular the International Covenant on Civil and Political Rights). There is no scientific data to suggest that healthy, unvaccinated People pose a risk to public health, and therefore there is no legal or lawful excuse for Your criminal negligence.

I Will file a class action lawsuit against You and hold You personally liable for any harm done to any individual in Ottawa harmed by the vaccine, and for Your threats of intimidation, alienating People from public venues or services and labeling the unvaccinated as a 'health risk' when there is absolutely no scientific or statistical data to Show that healthy, unvaccinated People pose a risk to public health.

You are a fraud unless this information was unknown to You previous to this email. I am going to Give You the benefit of the doubt and presume You only now discovered how dangerous these vaccines are, and that You did not Willfully intend to mislead Ottawa's People by mandating a medical procedure that is both unnecessary and dangerous to public health.

I require a reply to this email within 48 hours, or I Will presume You do not contest any of these points and have Willfully abdicated Your oath and are acting outside of Your official capacity with criminal intent (mens rae). The moment You impose threats upon an individual or use tactics of coercion (denied access to public services and facilities), You no longer have 'informed consent' according to the Rule of Law.

This email and the contents contained herein are an affidavit of facts regarding this Matter.

You are hereby served.

King Sean, House von Dehn, Hand of Stephen, Kingdom of God, On Her Majesty's Service

vonDehnVision <gnosticwisdom37@gmail.com>
To: healthsante <healthsante@ottawa.ca>

Sat, Oct 23, 2021 at 6:12 PM

ATTENTION: Second Notice of Criminal and Civil Liability for Medical Fraud

Dear Vera Etches,

The above Notice of Civil and Criminal Liability was served upon You at 3:26 A.M., October 22nd, 2021, and You were advised that a response is required within 48 hours. The automated response to My Notice of Civil and Criminal Liability indicated that, "We will respond to your email within 1-3 working days if the question is related to general health questions."

Considering the serious nature of My public health concerns, 48 hours seems very reasonable, as the People of Ottawa continue to be misled by the false information being reported by Ottawa's Public Health officer who continues to suggest that the unlawfully mandated vaccines required to gain entry to public buildings and access public services are perfectly safe and effective while the emerging data has proved otherwise. As a medical health professional, You have a *duty and obligation* under both Your *hippocratic oath* to *do no harm* and Your oath as a public health official to ensure that the public health measures You are implementing are *proportional to the risk*, and that all risks associated with the proposed medical procedure are fully disclosed in order to obtain legal and lawful consent. Failing to disclose the potential risks associated with the Sars-CoV2 vaccination is a violation of Your oath which makes You criminally liable for any harm done by the vaccines. Also, in order to legally or lawfully mandate any medical procedure, there must be no reasonable alternative to the vaccine. Naturally obtained immunity has already proven to be more effective than the immunization provided by the vaccines, and provides immunity not only for the Sars-CoV2 strain, but also to its variants (like the 'Delta variant').

So far, VAERS has reported that the current vaccines are proving to be more harmful to public health than all other vaccines combined (by an alarming margin) since 1990. In 32 years of vaccine adverse events reporting to VAERS, the Covid-19 vaccines have proven to be substantially more harmful than all other vaccines combined within the first ten months of data collection. Furthermore, the 'Reopen Ontario Act' provides exemptions for People who are participating in the Covid-19 vaccine 'clinical trials', which clearly indicates that these vaccines have not yet been fully tested, and medical experimentation on a general populace without fully informed consent is an international crime against humanity and violation of the Nuremberg Principles.

Proportionality:

- 1. The chance of Me dying from the Sars-CoV2 virus is less than 0.003%, meaning that My chances of recovery and developing natural immunity are 99.997%. How is mandating the most dangerous vaccine ever manufactured proportional to the health risks associated with contracting Sars-CoV2?
- 2. I am a healthy, active, middle aged Man who poses no risk to public health. Where is the scientific data indicating that unvaccinated, healthy People are a risk to public health?

3. So far, countries with the highest vaccination rates are also reporting the highest numbers of new covid cases. How does this support Your belief that vaccines are the solution to this alleged pandemic?

Informed Consent:

- 1. No medical procedure may be mandated without full disclosure of the health risks associated with the procedure. Why are You not disclosing the very serious health risks associated with this medical procedure (Covid vaccination).
- 2. Legally, to obtain 'informed consent', an individual may not be coerced, intimidated or deceived (failure to disclose risks associated with the procedure) into compliance with the proposed medical treatment (vaccination), or the consent was not legally or lawfully obtained.

Alternative Medical Treatments:

1. In Order to *legally or lawfully* mandate any medical procedure, there must be no other effective medical treatment. There are literally thousands of doctors across the globe prescribing alternative medical treatments that have proven to be less invasive, safer, and more effective than the vaccines. (Ivermectin, hydroxychloroquine and zinc, chicken noodle soup and a warm bed, for example).

Medical Fraud:

- 1. When a health care professional such as a doctor fails to disclose the risks associated with a medical treatment, they are abdicating their hippocratic oath and engaging in medical fraud.
- 2. Suppressing medical data and failing to provide alternative treatments for those who do not Wish to receive a medical procedure when known alternatives are available, is medical fraud.
- 3. Suggesting these vaccines are perfectly safe when they have proven to be more dangerous than all other vaccines created in the last thirty-two years is medical fraud and an outright lie.

Criminal Negligence:

1. If the facts presented to You in this email are unknown to You and not intentional, then You are incompetent and guilty of criminal negligence for Your incompetence as a medical professional Trusted to care for Ottawa's People and Act in their best interest.

Your personal negligence as a health official and medical doctor.

- 1. Mandating dangerous vaccines that have not been fully tested and are still in clinical trials, is not proportional to the risk when the Covid survival rate is over 95% for all People under 75 years of age.
- 2. Failing to educate the public with the emerging data regarding the dangers and inefficacy of the vaccines, is negligent for a medical professional if not Willfully criminal.

Reasonable and probable cause for criminal intent (mens rae):

- 1. As a medical professional Trusted to care for Ottawa's People, it is unreasonable to presume that the facts contained in this email are not known to You.
- 2. To have knowledge of these facts and not immediately revoke the vaccine passport is criminally negligent and an abdication of Your oath as both a medical officer and public servant.

These emails constitute an affidavit of facts regarding the vaccine mandates and Your participation in medical fraud causing harm to Ottawa's People. Failing to rebut these facts with an affidavit of Your own, is an admission of these facts.

If You fail to rebut the facts contained in these affidavits, You effectively plead 'no contest' to all charges contained herein, and concede that You have been criminally negligent in Your duties and responsibilities as a health care professional Trusted to care for Ottawa's People and act in their best interest.

I am Giving You as much Grace as I possibly can, as failing to respond to these emails in a reasonable time period is a further breach of Your duties as a public health officer as the harm being done to Ottawa's People by Your negligence is ongoing. You Will be held commercially liable and criminally responsible to the People of Ottawa for each day the vaccine mandate continues to be in force in the city of Ottawa.

You are being more than ample time to respond to these facts, as I am extending Your deadline to respond to these emails to Wednesday, October 27th, 2021. If You fail to respond to these emails, these emails Will remain an undisputed affidavit of facts regarding Your negligence and criminal intent as a public health officer, and default judgment, 'Nihil Dicit, Res Judicata' Will be awarded against You.

Please also be advised that no Court filings Will be necessary, as this default judgment Will be a judgment in Truth of the facts in a Common Law jurisdiction, as You have had fair opportunity to defend Your honour and produce Your oath and

bond and have failed to do so, further abdicating Your duties and responsibilities as public health officer for Ottawa's Sovereign People. Default judgment Will be awarded against You, and a sheriff Will be appointed to enforce the Order. You Will not be able to claim ignorance of these facts.

You may absolve Your Self of all charges contained in these emails by retracting the vaccine passport mandate and educating the People of Ottawa of the very real risks associated with vaccinations. It is also worthy to note that Canada has approved the Pfizer vaccine, which has reported more health risks than all other Covid-19 vaccinations released so far. This is a public health tragedy and disgrace.

Govern Your Self accordingly,

King Sean, House von Dehn, Hand of Stephen, Kingdom of God, On Her Majesty's Service, and for the Hounor of Ottawa's Sovereign People

[Quoted text hidden]