

PRIVATE & CONFIDENTIAL

Dear

I am writing this correspondence as a concerned parent in relation to the mandating of an experimental COVID-19 injection for all (name of school) onsite school staff. In a democratic nation, it is the responsibility of every individual to be able to have informed consent with regard to all medical interventions.

The COVID-19 injection is still in clinical trials, and the Therapeutic Goods Administration Australian Government website states there have been 59,199 adverse events (including reported deaths) in Australia from this medical experiment as of 12 September 2021. As (name of school) Principal, you are responsible to research these facts, and stand by your onsite school staff who do not want to be coerced into having a medical intervention in order to secure their jobs.

Any form of medical intervention forced on the employees of (name of school) is totalitarian in nature. I am vehemently opposed to mandatory medical intervention, especially in a situation where coercion is implemented for employees to retain their employment.

Furthermore, for (name of school) onsite school staff to be required to provide personal medical evidence to a School Principal is contrary to the Biosecurity Act 2015 and the Privacy Act, as well as Section 51 of the Australian Constitution. As a public servant and not a medical practitioner, you should not be expected or have the right to access your onsite school staff's medical history.

As the Principal of my child's school, you are in a position to speak directly to the Department of Education, and I urge you to exercise your duty as Principal by representing the concerns of many parents and onsite school staff regarding the coercion of a medical intervention against employees' will.

Yours sincerely,