

*(To be sent by certified mail or served by signed witness.)*

From:

*(Sender's name and address)*

To:

*(Employer, including name and address of person attempting to coerce vaccination)*

## **Demand For Cessation of Unlawful Coercion and Unlicensed Medical Practice**

Date: *(date)*

Dear *(employer's name)*,

Your inferred or stated "requirement" that employees accept medical treatment as a condition of employment is unlawful and constitute grounds for major remedy to employees wrongly coerced.

International law, Geneva conventions and the Nuremberg Codes, to which USA is a signator, prohibit coerced and forced medical treatments and any non-consensual medical treatment/s specifically including "vaccinations." This is especially true of experimental vaccines and vaccines that have not had full testing processes and have thereby not been proven safe. "Covid-19" vaccines are not vaccines, are experimental, are untested, have not had standard FDA process of approval, and are not shown to be safe. Various other Constitutional and Statutory authorities also support public protection against non-consensual vaccination such as statutes covering assault, public endangerment, unauthorized and unlicensed administration and practice of medicine and fundamental freedoms and rights guaranteed under the Bill of Rights.

You have failed in the requirement to show that:

- (a) You are a licensed physician.
- (b) I have consented to your recommended treatments.
- (c) Your treatments are fully tested and proven safe.

Having so failed, your "requirement" that I submit to your requested medical treatments is unlawful and cause for significant actions against you, your company, and all complicit parties.

Suppose you have issued any "order" or "requirement" that employees undergo vaccination without their consent. In that case, I will allow one week from this delivery for you to provide a clear and binding statement retracting that position and declaring that vaccines and medical treatments are not a condition of employment with your company.

If, after that time, I have not received the notice of retraction from you and an authorized party, you will be subject to significant penalties, remedies, and claims. Settling these claims in a timely fashion will avoid escalated claims.

You agree with all terms and conditions herein unless you provide a supported rebuttal within 30 days of this delivery. Any point herein found to be in error or ineffective shall not diminish the effect of any other point herein.

Sincerely,