

5/11/21 #10 Leticia Pepper

THE MOST IMPORTANT FIRST, MIDDLE & LAST STEP: JUST SAY NO!

In every single state, you and your children are protected by the ICCPR and by basic criminal and tort law. So any touch – like a vaccination – made without your consent is both a tort (a civil wrongful act) and a crime, called a “battery.” But if you consent, it’s NOT a tort or a crime.

TEACH YOUR CHILDREN TO SAY NO, TOO.

Some states are now trying to change their laws so that minor children can legally consent to “touchings,” like sex and vaccinations, without their parents’ knowledge or consent! This is designed to let the authorities get around these basic criminal and tort laws while dealing with children who, as the authorities well know, are less experienced and easier to manipulate than are their parents.

Therefore, children need to learn that saying “no” to “uncomfortable touchings,” may be something that they need to do to shots or medicine when their mom or dad are not present.

STILL BEING PRESSURED TO SAY YES? TRY TO MAKE WHOEVER IS PRESSURING YOU LEGALLY LIABLE FOR ANY SIDE EFFECTS

No matter what, you can’t sue vaccine makers for any side effects. That’s because politicians gave vaccine manufacturers total immunity from liability. But I believe that people can prepare to recover vaccine-related damages, based on violations of the ICCPR, from whoever or or whatever unlawfully pressured people to be vaccinated; no one has a legal right to pressure anyone into being a guinea pig.

You must make it totally clear that you are only being vaccinated because you are being pressured to do so. You need to state that you are being pressured, and are only giving in to avoid the threatened negative consequences if you refuse vaccination (e.g., economic consequences like loss of employment, loss of your children’s constitutional right to a free public education, etc.). So before vaccination:

Prepare a written statement saying you are only giving in because of what will happen if you refuse. “I am not willingly agreeing to vaccination. I fear potentially negative side effects. I have religious reasons to object to anything that might contain fetal tissue cells or ingredients otherwise forbidden by my religion (see Leviticus 11). I am only giving into the pressure of being threatened with _____ [fill in the reason you are giving in here]. I will hold whoever is pressuring me liable to me for any damages I suffer from the vaccination(s).” Make a copy and sign it.

Give the signed copy to an authorized representative of whoever is insisting on vaccination. Tell them you need the original signed statement back before the vaccination. Make sure you get a real signature from the real authorized person. Keep notes as evidence in event of future retaliation. Sometimes just doing this will discourage further insistence.

Don’t forget to insist that your union, if any, and your elected representatives, stand up and defend your and your children’s rights under the ICCPR and the Nuremberg Code.

Prepared by Leticia E. Pepper, Esq., SBL No. 105277, correct as of 02/03/2021.

Always double-check the information provided here to see if anything has changed.

For example, has President Biden unilaterally issued an executive order that the ICCPR does not apply to vaccinations? That could happen, but it will be illegal. For example, President Bush erroneously concluded, unilaterally, without convening an international tribunal, that the Geneva Convention did not apply to al-Quada and Taliban detainees, thus opening the door for torture of such prisoners.

Do NOT trust “fact-checker” sites; some now falsely claim that the ICCPR does not apply to vaccinations.

YOU AND YOUR CHILDREN HAVE A LEGAL RIGHT:
YOU CAN REFUSE TO BE VACCINATED; JUST SAY NO!

The International Covenant on Civil and Political Rights (ICCPR), Article 7, forbids forcing anyone to be vaccinated against their will. America signed it and ratified it, and it's the law here and in every state.

This means that it is illegal to punish anyone, in any way, if they refuse to consent to being vaccinated. This means you cannot legally be fired, demoted, given worse conditions, etc., if you refuse to be vaccinated. This same rule against forced vaccinations is also found in California's Health & Safety Code, sections 24171 et. seq. **BUT NO ONE KNOWS!**

These laws protect everyone, including children and students. No one may legally be denied his or her constitutional right to a free public education for refusing to be vaccinated. Private schools also cannot force students to be vaccinated as a condition of attendance. Just because schools have been breaking the law, doesn't mean they can continue to do so – if you say “No.”

No one, not the President, Governor Newsom, your local city councils, anyone, is above the law. Article 7 also provides that, under no circumstances, may Article 7's restrictions and requirement be set aside. Even declaring a state of emergency cannot be used as an excuse to ignore the ICCPR or Health & Safety Code sections 24171 et. seq.

Did you know there is a new non-profit that is helping people stand up for their rights to health freedom?

It's the Children's Health Defense Foundation (CHDF). Robert F. Kennedy Jr. is on its Board of Directors.

You can become a Life Member of the CHDF for only \$10.

<https://childrenshealthdefense.org/>

Censorship is hiding CHDF from you! Get important articles and updates on issues critical to children's health by signing up for the free newsletter. Because not all vaccines are safe and effective! **DON'T TAKE THEIR VACCINES!!!**

EASILY BOOST YOUR IMMUNE SYSTEMS NATURALLY – See the Internet!

Has Your Child's Vaccine Exemption Been Revoked? **READ THIS NOW!**

In May, parents began getting e-mails and letters from schools and/or the State of California giving them notice that their children's vaccine exemptions have been revoked!

But the notices fail to tell you that you have a right to be heard first!

To legally take away a right, like an exemption, you must first be given "due process."

Due process requires both the notice and an opportunity to be heard!

The notices do not say anything about a hearing; they just revoke the exemptions.

These revocations are therefore unconstitutional and legally ineffective!

The excuse for revoking exemptions is that the doctor who issued them was allegedly disciplined by the AMA or the state for some reason or other, usually unrelated to vaccine exemptions. But even if a doctor who issued an exemption has been disciplined by the AMA or the state, that does not mean that the factual basis for an exemption isn't valid. In addition, the claim that a child's doctor was disciplined may itself actually be incorrect.

This is why a hearing is so critical to due process: the one claiming that an exemption has been revoked could be wrong, and parents must be allowed to challenge that claim.

Even more fundamental to these unconstitutional revocations is this fact:

California's Health & Safety Code and the International Covenant for Civil and Political Rights, both of which incorporate the Nuremberg Code into all states' and federal law, make it illegal to pressure anyone, in any way, to participate in a medical experiment.

Threatening to depriving families of their constitutional right to a free public education if they do not vaccinate their children is just such an illegal form of pressure.

**Because every vaccination, of each person, is
a medical experiment: "N = 1."**

**What can you do if you got one of these notices and
do not want to vaccinate your child?**

Turn this flyer over for some ideas.

This flyer was prepared by Letitia E. Pepper, Esq., SBL 105277, licensed California attorney since 1982. It represents her general legal opinion, not specific legal advice for any particular client.

Some Ideas of What to Do If You get a Notice of Vaccine Exemption Revocation

1. Contact www.childrenshealthdefense.org (“CHD”) and become a member; there is strength in numbers. Support its mission!
2. Sign up for the CHD newsletter; keep up with new developments.
3. Contact CHD’s via its drop-down contact form with your concerns about how you and your children’s rights are being affected by vaccine revocation notices and other actions such as attempts to mandate any kind of health-related actions, e.g., tests, masks, expulsion from school, etc.
4. Send each trustee of your school district’s Board of Education the same letter. In it, state that you were not given an opportunity to be heard on the exemption revocation before the exemption was revoked, that therefore the revocation was issued without any due process, and therefore it is legally ineffective.
State that if the school unlawfully refuses to admit your child without vaccinations, you will be able to sue the school district for damages, in the amount of at least the ADA money it gets, per day, per student, as a measure of the value of each day of education you are being unlawfully denied.
State that there is also liability for additional damages for the emotional suffering/loss of socialization your child suffers each day.

Copy this letter to (1) the California Department of Public Health, 1615 Capitol Avenue, Sacramento, CA 95814, and (2) CDH’s California Chapter at <https://ca.childrenshealthdefense.org/>

5. Do not “appeal” this revocation. Without a hearing, there is no actual “decision,” just a notice of revocation. This means, in my opinion as an attorney since 1982 (who worked for the California Courts of Appeal for many years), there is nothing to “appeal.” If you “appeal” from this notice of revocation, you are essentially legitimizing it as a decision made with due process, when it wasn’t. So if it were me getting this notice, I would not “appeal” it.