

The following is a Sample of the Best Practices in Writing Commercial and Common law Declarations, Affidavits and Notices of Liability

[YOUR FULL NAME]

[YOUR MAILING ADDRESS OR EMAIL & OTHER CONTACT INFO]

Declaration of Law, Status and Fact

(in the form of an Affidavit)

Notice to agent is notice to principal, notice to principal is notice to agent.
and

NOTICE-OF-LIABILITY-FOR-HARM-INJURY-LOSS

SILENCE-IS-ACQUIESCENCE,-AGREEMENT-AND-DISHONOUR

Time Sensitive Document

Estoppel Conditions Apply Upon Default

NOTICE-TO-PRINCIPAL-IS-NOTICE-TO-AGENT; NOTICE-TO-AGENT-IS-NOTICE-TO-PRINCIPAL

Applicable to All Successors and Assigns

To:

1. **[NAME OF MAN OR WOMAN]** acting as **[TITLE OF HIS/HER OFFICE]**of the **[ORGANIZATION NAME AND COUNTRY]**as the living man/woman

Copy to whom it may concern

2. **[OTHERS WHO NEED NOTICE]**acting as **[TITLE]**of **[ORGANIZATION]**as the living man/woman

3. **[ADD IN ANY OTHERS WHO MIGHT TRY TO BLOCK YOU HERE]**

Hereinafter: Respondents and collectively “you” or “your”.

I, **[YOUR NAME]**as the Claimant hereinafter “I” or “my”

Purpose of this Notice of Liability

This legal and lawful Notice of Liability for Harm and/or Death intends to enlighten and inform you of the law and evidence on which you will be held liable for any harm and or suffering and or disability and or death that arises from the implementation by you of Non-Pharmaceutical and Pharmaceutical measures **on your school premises**. It is not intended to cause you distress or harm.

It also intends to protect you from attracting civil and criminal liability whether domestic or international and whether in existing court or one to be convened under Natural Law principles in relation to your action(s) and or your omission(s) to act to prevent harm in relation to the alleged SARS-CoV-2 pandemic and the measures that have been/are being taken within the **United States** and world-wide and in your school to allegedly control its spread and effect including, but not limited to, the administration and or implementation of policies on wearing face-mask medical devices, requiring individuals to be tested using COVID-19 testing equipment/medical devices such as the RT-PCR and lateral flow tests and the administration of the experimental COVID-19/SARS-CoV-2 mRNA gene therapies/injections/medical devices/vaccines and or viral vector injections/vaccines.

Furthermore, **you may be held personally, privately, civilly and or criminally liable** for participating in unlawful, illegal and or criminal activity including assault, battery, grievous bodily harm and or murder and or for supporting crimes against humanity, genocide, and or bio-warfare and or failing to prevent acts so defined, including but not limited to acts that are purposely committed as part of a widespread or systematic policy, directed against living men and women including, but not limited to new and expectant mothers, breast feeding women, babies, offspring, unborn offspring and young adults committed in furtherance of state/government/school policy.

This Notice of Liability may be relied upon and used as evidence in court proceedings.

The Rule of Law - "First Do No Harm"

Whereas, you have a lawful, legal, moral, ethical and constitutional DUTY to uphold the Rule of Law; and

"First Do No Harm" - "Primum Non Nocere" - a fundamental duty of medical ethics and law.

Whereas, the State, the Government and Government actors, public authorities, and other state actors such as Schools and Universities as well as private corporations and an individual's primary common law DUTY is to "FIRST, Do No Harm" - Primum Non Nocere. It is a *fundamental principle of medical ethics and a maxim of common law, domestic and international laws and God's laws that binds you*. "Do No Harm" means that you must not act to cause harm, nor must you omit to act to prevent harm from happening; and

Whereas, Omitting to act to prevent harm is as culpable as acting to cause harm.

Failure to complete a duty or task, usually as a result of apathy, complacency or neglect."

Whereas, [Name of Organization] and its officers and agents are bound by its charter to the United States Code wherein it does encompass the Geneva Conventions, the Nuremberg Code and 18 USC 2441, War Crimes.

This is important because coercion and informed consent are mutually exclusive.

Whereas, AS 39.05.040. Oaths For Executive Officers, Boards reads,

“The principal executive officer of each department and the member of each board within the state government shall take, sign, and file the oath of office required by the constitution before entering upon the duties of office.”

AS 39.05.045. Oaths For Other Employees reads,

A public officer or employee of the state, before entering upon the duties of office, shall take and sign the following oath or affirmation:

"I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States and the Constitution of the State of Alaska, and that I will faithfully discharge my duties as to the best of my ability."

And,

AS 39.05.050. Surety Bonds.

The principal executive officer of each department and subordinate officials shall furnish corporate surety bonds in the instance and amount required by law or determined by the governor upon recommendation of the commissioner of administration. The state shall pay the cost of the bond. The attorney general shall approve the form of the bond.

And,

AS 39.90.010. Obstruction of Access to Public Information.

(a) A public employee may not be dismissed, demoted, suspended, laid off, or otherwise made subject to any disciplinary action for communicating matters of public record or information under AS 40.25.110 and 40.25.120. (b) In this section, "public employee" means any employee receiving compensation for services provided to the state, including the University of Alaska, or any political subdivision of the state.(c) A violation of this section is a misdemeanor.

Whereas, Alaska Citizens of which I am one, expect to be indemnified by any and all public officials who may cause them harm, injury or loss in the execution of the public official’s duties, I require a certified copy of your written Oath of Office and all of your public officer surety bond information including contact information of the surety name, bondholder name, mailing, email, telephone and all other pertinent information in which I may need to file a claim against your loss mitigation plan;

Therefore, I require your answer within the next 7 days including all information required in the preceding clause;

on this ____ day of _____ 2022;

By: _____, person, **Your Office or Title**

All rights reserved

Notary as JURAT CERTIFICATE

_____ State }

_____ County }

On this _____ day of _____, 2022 (date) before me, _____, a Public Notary personally appeared _____ Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man/woman whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her authorized capacity and by his/her autograph(s) on the instrument the man/woman executed, the instrument.

Further, I certify under PENALTY OF PERJURY under the laws of Alaska and state that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary/Jurat _____

S E A L

or

witness 1 _____ witness 1 County and State _____

witness 2 _____ witness 2 County and State _____

witness 3 _____ witness 3 County and State _____

and further 'i', the man, johnny doe, declare: (see next page)