

GUIDE TO DEVELOPING A NOTICE OF LIABILITY (NOL)

YOUR RIGHTS AND FREEDOMS ARE INALIENABLE given to you by the Universal Creator (GOD), which are superior to all 'man-made contracts, laws and regulations, orders, policies, practices, procedures, or rules'. These rights were not given to you by the government, nor can they be taken away or given away. You possess these rights by virtue of being human. You must assert your rights to maintain them.

STEP 1 - SEND THE PRE-NOL LETTER:

We strongly recommend sending in the PRE-NOL letter to your boss immediately. This document includes information on the vaxx, the PCR test and includes references to scientific evidence and various court rulings. The purpose of this document is to prevent anyone from hiding behind using "good faith" and "reasonable steps to protect workers" under Bill 218 that was passed in an attempt to protect employers.

Copy and paste the doc into your email and send it to all parties involved in communications regarding the vaxx mandate.

STEP 2 - PROCESS THE NOTICE OF LIABILITY:

NOL SYNOPSIS:

- A Notice of Liability is a statement of facts and is the basis of your claim.
- The purpose is to go after the individuals, not the corporations, institutions, or businesses. The goal is to go after the ones directly causing the harm to have the biggest impact – folks will not want to take on risk of liability.
- The max you can claim in small claims court is \$35,000.00. This is to the advantage for someone who does not have a lot of money. The court costs are free for low income. And the award to the other party for legal fees is very low at 15% of what you are asking for.
- You do not need to be a registered business or entity to claim monies owed from an individual.

THE NOTICE OF LIABILITY CONTAINS 5 PARTS:

1. **STATEMENT OF FACTS.** The statement of facts pertains to the violation of your rights. Part A - You will state who you are and what you were doing. Part B - who and how your rights were infringed.
2. **HARM CAUSED.** The harm done is the violation of the right to informed consent, the right to privacy, assault or attempted assault and loss of education which is considered to be a necessity of life, or psychological harm done by discrimination and or segregation if they do not keep you out of school entirely.
3. **THE LAW.** The legal basis for your claim of liability is based on breach of oaths, common law, and criminal and civil law.
4. **RECTIFICATION.** Chance for rectification 7 days (you can change the duration). Tell them

here exactly what they can do to rectify the matter and give them 7 days to do so. 5.

REMEDY If the parties do not rectify the matter, compensation for the violation of your right to privacy, informed consent, loss of education will be sought through private collections, criminal and civil court. The standard amount that the courts award for violation of a right at is \$5,000.

You can also ask to be compensated for your wasted time and lost service and whatever other losses you had, for example you might have had a panic attack because of this aggressive confrontation by the business or lost business as only vaccinated can frequent your business.

NOL PROCESS:

You issue the notice to the individual who has caused the harm (this includes threats, coercion) and include a time period to rectify the issue.

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1. Complete the appropriate NOL template, all items noted with angle brackets (< >) and in italics are for your details.
2. Complete the appropriate affidavit included in the NOL folder and have it notarized or signed by a commissioner (it can be signed for free by commissioner at a courthouse).
3. Attach the NOL to the individual WITH the affidavit as an appendix.
4. Once the NOL and affidavit have been completed, and commissioned/notarized you can serve the NOL. Using email is a suitable delivery.
5. After the 7 days (or whichever time frame has been stated under the rectification section), issue the final invoice for the amount you have claimed on the NOL, with a 45-day payment term.
6. After 45 days if the invoice hasn't been paid then begin the collections process (see below) and you can start the court proceedings. NOTE: the court claim must be filled within 1 calendar from the date the incident occurred, NOT the date of the invoice, the date of the incident.

Private collections include but is not limited to:

1. Directly contacting the person who now owns your money and demanding it on a regular basis; contact them directly by phone or email demanding payment.
2. Engage in a collection agency to do the chasing.
3. Report them to credit companies such as Equifax.
4. Lien their home until you are finished in court.
5. You can also boycott and picket the establishment that has hired and instructed the worker to violate your rights to informed consent and privacy.