**Resources and letters –Liability and Conditional Acceptance Letters (Vaccines, Masks and Testing)**

**Liability and Conditional Acceptance Letters and Templates (Vaccines)**

1. **Vaccine Liability Template – where only one parent wishes to vaccinate their child**

LeeGarrett TheTruth is a site concerned with exposing truths and raising awareness. You can download his Vaccine Injury Liability Agreement here: <https://docs.google.com/document/d/1V0KY04iz4qQAP7Okp9tQsd8EgkSYph5YfvY1LaT1SBM/edit>

1. **Vaccine Liability Notice** : **Agreement between vaccine providers and vaccinated party – Notices and Conditional Acceptance**

Courtroom Watch’s mission is to make the justice system more effective and responsive in handling cases and to create a more informed and involved public with an accountable, fair and transparent criminal justice system. This is a US site but documents can be amended as needed: You can download it here:<https://courtroomwatch.files.wordpress.com/2019/12/liability-vaccinationnotice-1.pdf>

1. **Notice of potential liability for lack of informed consent when administering COVID-19 vaccines (“Gene Therapy”)**

America’s Frontline Doctors (AFLDS) help to amplify the voices of concerned physicians and patients to combat those who push political and economic agendas at the expense of science and quality healthcare solutions. Link to the document that can be amended as needed is here: <https://americasfrontlinedoctors.org/wp-content/uploads/2021/07/Dear-Vaccinator-Notice-of-Potential-Liability.pdf>

1. **Letter of Conditional Acceptance / Consent to Vaccination**

The People’s Lawyer (TPL), is all about helping people to protect themselves from corporate extortion and governmental tyranny. Their letter is shown below:

**Letter of Conditional Acceptance/Consent** to GP/Medical Staff pursuant Article 6 Universal Declaration on Bioethics and Human Rights (UDBHR) 2005 and Data Subject Access Request pursuant Article 15 General Data Protection Regulation (GDPR).

 Dear Dr/Mr/Mrs/Ms etc ………………..

I am writing to notify you that I shall only offer my consent to be vaccinated upon condition that the answers to each and every single question set out below is in the affirmative and all reasoning requested supplied to me as soon as reasonably practicable.

Q1: Are you Dr/Mr/Mrs/Ms etc ……………., exercising your duties as a medical doctor as laid out by the GMC and do you stand by that at all material times? **YES / NO** (Circle your answer)

**Q2:** Are you satisfied beyond reasonable doubt that the COVID vaccine is sufficiently safe and effective for mass rollout without a marketing licence? **YES / NO** (Circle your answer)

**Q3**: Are you satisfied that a COVID vaccine is even necessary with the generally accepted survival rate from COVID-19 being around 99.96%, and the vast majority of recorded deaths being in the elderly and those with severe co-morbidities? **YES / NO** (Circle your answer)

Q4: Do you agree that this vaccination campaign amounts to a human experiment according to Nuremberg Code Article 6 and there being an absence of trials on animals that show its safety and efficacy and that my fully informed consent is therefore essential pursuant article 6 Universal Declaration on Bioethics and Human Rights 2005? **YES / NO** (Circle your answer)

**Q5**: Are you satisfied beyond reasonable doubt that refusing access to services against a person who does not agree to the Covid19 vaccine is not an act of discrimination pursuant Equality and Disability legislation, or an act of socio-economic and moral repression against natural common law principles of sovereignty in living men and women? **YES / NO** (Circle your answer)

Q6: Do you have in your possession or control reliable data, independently verified, detailing the precise ingredients in the COVID vaccine? **YES / NO** (Circle your answer)

**Q7**: Are you satisfied as a medical doctor/professional that such vaccine ingredients shall not individually or collectively cause me adverse psychological and/or physical reactions? **YES / NO** (Circle your answer)

Q8: Are you prepared to sign a **personal indemnity** for the benefit of myself and/or my heirs/next-of-kin **upon full unlimited liability in your private capacity** for any harm or loss of life experienced by me from adverse reactions following upon my taking the vaccine in one or repeated doses? **YES / NO** (Circle your answer)

Q9: Do you understand that **concealment of data and blocking or wilful refusal to provide data or information relating to our personal data is a criminal offence** under Data Protection Act 2018 section 173? **YES / NO** (Circle your answer)

Q10: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions **2**. **3, 5** and **7**?

Kindly send me a reply autographed in wet ink within one calendar month in order to comply with Data Protection requirements and answer my concerns in honour and lawful transparency.

Thankyou.  
By: (Autograph in blue)

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**Liability and Conditional Acceptance Letters and Templates (Testing)**

1. **Letter of Conditional Acceptance re Covid-19 Testing**

The People’s Lawyer (TPL), is all about helping people to protect themselves from corporate extortion and governmental tyranny. Their letter is shown below:

**...................................................................................................................................................**

**Letter of Conditional Acceptance re: SARS-CoV-2 Test**

I will agree to comply with your requirement to submit to a SARS-CoV-2 swab **on strict condition** that:

1. You answer in the affirmative each and every one of the questions below and
2. You are prepared upon unlimited personal liability in your private capacity to accept responsibility to indemnify me or my estate for an amount not exceeding one million pounds for any financial loss, psychological or physical harm caused to me as a result of submitting to such a test in honest reliance upon your affirmative answers to said questions.

**Q1\***: Has SARS-CoV-2 ever been isolated from an infected person and examined under clinical laboratory conditions?

**Q2\***: Has SARS-CoV-2 met Koch’s postulates which establish it as responsible for the disease named COVID-19, therefore posing a serious public health hazard?

**Q3\***: Were the World Health Organisation, the US Center for Disease Control and Public Health England all mistaken when they downgraded COVID-19 to an infectious disease of non-high consequence on March 19 2020, as posted on their respective web sites?

**Q4\***: Is the SARS-CoV-2 swab proven to be a safe procedure, or even necessary, when saliva from the oral cavity would produce equally reliable data regarding infection status?

**Q5**: Is the SARS-CoV-2 swab sampling via invasive nasal insertion considered to be a medical procedure, and as such comes within the ambit of the Universal Declaration of Bioethics and Human Rights 2005, therefore requiring fully informed consent pursuant Article 6 of said Declaration?

**Q6**: Do you agree that SARS-CoV-2 swabbing is a medical intervention which I am free to refuse, according to Nuremberg principles, without disadvantage?

**Q7\***: Is the SARS-CoV-2 RT-PCR test 100% reliable so as to avoid false positive and false negative results in statistically significant numbers?

**Q8\***: Was the inventor of said RT-PCR test Dr Kary Mullis (deceased 2019) mistaken when he said this test is not designed for or meant to be used as a diagnostic tool?

**Q9**: Are you satisfied beyond reasonable doubt that refusing access to services against a person who does not agree to the SARS-CoV-2 RT-PCR test is not an act of discrimination pursuant Equality and Disability legislation, or an act of socio-economic and moral repression against natural common law principles of sovereignty in living men and women?

**Q10**: Are you satisfied beyond reasonable doubt that any consequences for failing to agree to be swabbed for SARS-CoV-2 shall not constitute infringement of my rights pursuant European Convention on Human Rights and/or the Human Rights Act 1998, or my rights to privacy pursuant General Data Protection Regulation (GDPR)?

**\*Q11**: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions **1**, **2**, **3**, **4,** **7** and **8**?

**Q12**: Do you understand that **concealment of data and blocking or wilful refusal to provide data or information relating to our personal data is a criminal offence** pursuant Data Protection Act 2018 section 173?

Kindly send me a reply autographed in wet ink as soon as possible and in any event within one calendar month in order to comply with Data Protection requirements (Article 12 GDPR) and answer my concerns in honour and lawful transparency.

By:  
Full Legal Name

Autograph in Blue  
Beneficiary

……………………………………………………………………………………………….

**Liability and Conditional Acceptance Letters and Templates (Masks)**

1. **Letter of Conditional Acceptance re Masks and Face Coverings**

The People’s Lawyer (TPL), is all about helping people to protect themselves from corporate extortion and governmental tyranny. You can download their letter below:

**Letter of Conditional Acceptance re: Required Wearing of Mask/Face Covering**

I agree to comply with your requirement to wear a face covering/mask while fulfilling my obligations under the employment contract [or to gain access to the requested service] **on strict condition** that:

1. You answer in the affirmative each and every one of the questions below and
2. You are prepared upon unlimited personal liability in your private capacity to accept responsibility to indemnify me or my estate for an amount not exceeding one million pounds for any financial loss, psychological or physical harm caused to me as a result of submitting to the repeated and prolonged wearing of a mask or face covering in honest reliance upon your affirmative answers to said questions.

**Q1\***: Has the wearing of a face mask/covering been scientifically proven to prevent human to human transmission of viral particles, taking into account the microscopic size (nm) of viral particles and the ease with which they are known to pass through materials of all kinds?

**Q2\***: Do you disagree with manufacturers who put on the packaging of face masks that their masks: “do not protect against transmission of viruses”?

**Q3\***: Are you satisfied, beyond reasonable doubt, that the wearing of a face mask for prolonged and repeated lengths of time is a safe medical intervention, and will not cause injury from oxygen depletion (hypoxia), a bacterial infection of lung tissue (pneumonia) secondary to inhalation of accumulated bacteria from the surface of said face covering, or even death from carbon dioxide toxicity (hypercapnia)?

Q4: Do you agree that the World Health Organisation are on record as stating that the wearing of face masks is not an effective or recommended method of disease prevention?

Q5: Do you accept that as a medical intervention the wearing of masks requires the freely given consent of the individual, pursuant Article 6 Universal Declaration of Bioethics and Human Rights 2005?

**Q6\***: Do you assert that the requirement for face mask wearing as a pre-condition for access to employment [or service] is not an actual or potential breach of fundamental human rights under European Convention of Human Rights, Human Rights Act 1998, Equality Act 2010 or Disability Act 2010?

Q7: Do you agree that the wearing of a face mask/covering is a medical intervention which I am free to refuse, according to Nuremberg principles, without disadvantage?

**Q8\***: Do you have in your possession or control, an independently conducted Health and Safety Evaluation and/or Equality Impact Assessment, to support your position on legal and medical grounds, with regard to the requirement for wearing of face mask/coverings?

Q9: Are you prepared to set out your precise reasons upon independent evidence for your affirmative answers to Questions **1**, **2.** **3**, **6** and **8**?

Q10: Do you understand that **concealment of data and blocking or wilful refusal to provide data or information relating to our personal data is a criminal offence** pursuant Data Protection Act 2018 section 173(3)?

Kindly send me a reply with (if appropriate) personal indemnity autographed in wet ink as soon as possible and in any event within one calendar month in order to comply with data protection requirements (Article 12 GDPR) and answer my concerns in honour and lawful transparency.

By:  
Full Legal Name

Autograph

InBlue  
Beneficiary