Do you care for your students & their well-being?

Did you commit to protecting the children that you are in charge of?

Are you aware that all Covid-19 vaccines & medical treatments are authorized ONLY under INTERIM ORDER by Health Canada? This means that they are not yet authorized in Canada. They are experimental treatments! They are in Phase III clinical trials until 2023 and 2024 and as such, qualify as medical experiments.

How many children in this school have developed Covid-19?

Does that number justify taking a risk by helping with the rolling out of these treatments?

First let's be aware that the manufacturers have been granted immunity to any legal recourse from victims of side-effects. IMMUNITY! Let that sink in!

Do you believe that benefits of medical treatments & vaccines should outweigh its risks?

Let me introduce the 4 treatments that may be administered:

Pfizer: has received 4.7 BILLION dollars in fines for false claims, drug & medical equipment safety violations, corrupt practices, kickbacks, & bribery.

Moderna: has NEVER brought a vaccine to market since its founding, despite 9 attempts, none of which made it through phase 3 clinical trials.

Janssen (Johnson & Johnson): named in hundreds of thousands of lawsuits for toxic & dangerous products including drugs, shampoos, medical equipment & asbestos-contaminated baby powder.

AstraZeneca: suspended by 2 dozen European countries due to severe & lethal adverse reactions, like blood clots.

The vaccines & treatments are being presented as a means of diminishing the chances of dying of covid-19. Are you aware that children have a 99.997% survival rate for covid? That means approximately 1 child out of 34 000 SYMPTOMATIC with COVID would die. 34 000! We have not had 34000 symptomatic children with covid across CANADA!

So far, ONE child in Canada has died with Covid-19!

Can these manufacturers be trusted to produce a vaccine that is less risky than the 0.003% chance of fatality for children?

Implied consent means a fair explanation must always be given about what treatment is proposed, its risks and discomforts, what, if any, benefits might accrue and, if applicable, what appropriate alternative treatments or procedures might be offered.

On the subject of consent the Canadian Medical Protective Association says: It might be argued that minors do not have the capacity to consent when research or experimentation figure to any significant extent in clinical management. Physicians should exercise a great deal of caution in dealing with such situations.

In obtaining consent for cosmetic surgical procedures or for any type of medical or surgical work which might be regarded as less than entirely necessary to the physical health of the patient, physicians must take particular care in explaining fully the risks and anticipated results. As in experimental research situations, courts may impose on physicians a higher standard of disclosure in such circumstances.

Consideration of a consent form to be signed by the patient should not obscure the important fact that the form itself is not the "consent." The explanation given by the physician, the dialogue between physician and patient about the proposed treatment, is the all important element of the consent process. The form is simply evidentiary, written confirmation that explanations were given and the patient agreed to what was proposed. A signed consent form will be of relatively little value later if the patient can convince a court the explanations were inadequate or, worse, were not given at all.

For research, a higher level of disclosure is required for informed consent.

Do you believe that this is the level of information that will be provided to these children? That they will receive and be capable of understanding a high level of disclosure in the context of a school vaccination clinic?

To minimize these legal risks consent should be: informed, sought by the care giver providing the treatment, documented and obtained by ethical means. Failure to obtain consent can result in professional sanctions, civil liability and/or criminal charges.

The Nuremberg Code prohibits forcing or coercing anyone under any circumstances to participate in a medical experiment and states "the voluntary consent of the human subject is essential".

It is not easy to stand up to authority and to do what is right, perhaps especially difficult if your government, your employer, your peers are urging you to DO AS YOU ARE TOLD. Today I am urging you to find your courage, find your strength, listen to your inner voice of wisdom. The

risk of remaining silent and complying is much greater than the risk of taking a stand. Many doctors, nurses and teachers have done so already. As John F. Kennedy once said: one person can make a difference, and everyone should try.

Just as it had to have been atrocious to stand up to the Third Reich, it may not be easy here either, but these events will be written into history. What will be your contribution?

sources of information include but not limited to:

https://www.cmpa-acpm.ca/en/advice-publications/handbooks/consent-a-guide-for-canadian-physicians#implied%20consent

https://cnps.ca/article/consent-to-treatment/

https://health-infobase.canada.ca/covid-19/vaccine-safety/#a3

https://gbdeclaration.org/