



PROTECT YOURSELF BY KNOWING YOUR RIGHTS!

1. Do NOT quit your job! If you do, you have lost valuable rights. Keep reading and learn how to get your employer in **“checkmate”** so that they must go on paying you if they do fire you for refusing these dangerous jobs!
2. Employers cannot lawfully condition your employment upon your service as a subject in a dangerous medical experiment! The propaganda now going around that the Covid jobs are “approved” for regular use is a FRAUD! There are no “approved” Covid jobs on the market. The only one that is “approved” (beyond Emergency Use) is the “Comirnaty” which is unavailable, and further, the only thing about it that was “FDA approved” was the labelling for it!

ACT NOW TO PROTECT YOUR PAY AND YOUR RIGHTS!

1. If you act now, by READING the following “Protection for Employees”, and taking certain actions BEFORE your employer’s deadline for the jobs, you can: (1) assure that you can get a lawyer without paying a retainer if your employer does take any adverse action against you (b) assure that you can get an order requiring your employer to go on paying you, (even if they have fired you), and (c) establish that you are entitled to DAMAGES for any adverse actions taken against you.
2. Unions cannot “negotiate” away your right to refuse to serve as a subject in experimental medical procedures. If your union is not protecting you, it makes no difference. YOU will protect your own rights. You must NOT sign anything your employer puts in front of you at this time! ALL of it will be a trap to get you to surrender rights. If you sign something that they’re telling you will allow for an “exemption”, they are LYING. Later, they intend to VOID your exemptions. Give them your documents, but do NOT sign things they place in front of you.
3. The allegations (in complaints filed, and directly to employers) must always begin with: “There is no public health purpose served by these discriminatory rights violations, interventions, and actions. In fact, these interventions are causing a public health hazard.” PLEASE read the “Protection for Employees” and USE the materials, citations, data, and links, to understand that this allegation (“no public health purpose served”) is true and correct. Include these things in your complaints. NONE of these interventions are protecting “public health” and therefore, they cannot be justified. READ and TAKE ACTION NOW!

Website links for information and support...The primary coordinator is Joy Garner from The Control Group!!! God Bless

<https://www.thecontrolgroup.org/>

<https://informedconsentdefense.org/>

<https://americasfrontlinedoctors.org/>

<https://physiciansforinformedconsent.org/>

This document is fully owned by Thecontrolgroup.org and is authorized for full release to any and all parties.