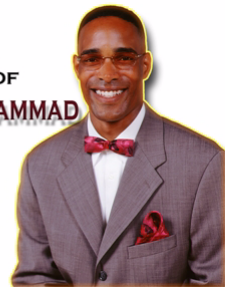


In the Name of Allah, The Beneficent, The Merciful

OCTOBER 28, 2011

from the
DESK OF
KEVIN A. MUHAMMAD



Vaccinators Must Guarantee Safety and Effectiveness of Vaccinations They Administer or...

.....

FAMILIES MUST REQUIRE \$1,000,000 BOND FROM VACCINATORS

The CDC states the following in its Vaccine Information Statements:

However, any medicine could possibly cause a serious problem, such as a severe allergic reaction. The risk of any vaccine causing a serious injury, or death, is extremely small.

The sure reality is that vaccines cause serious injury and death. This is not a risk, it is a certainty. The epidemic of autism and other neurological diseases among children proves this. Moreover, the ingredients in vaccines—which few physicians and nurses fail to speak of—cause physical and mental damage. Should a person not expect an injury after being injected with toxic substances, such as mercury, aluminum, polysorbate 80, formaldehyde, sodium borate and “secretive” genetically-engineered pathogens of insect, plant and animal DNA origins?

Even if we accepted the CDC’s bogus statement on face-value, then someone must be held responsible for injuries and deaths caused by vaccines. The National Childhood Vaccine Injury Act of 1986 (NCVIA) and the Vaccine Adverse Event Reporting System (VAERS) exist to redress and compensate families for injuries caused by vaccines. This “system” is notoriously mired in red tape and is too long and drawn out to benefit victims. Most victims attempting to receive justice through this “official” process, never receive anything but misery. Therefore, in 1997, the Nation of Islam’s National Minister of Health, Dr. Abdul Alim Muhammad issued a moratorium on vaccination. A moratorium is a temporary suspension of activity; however, the jury is in on vaccinations—as dangerous drugs administered for the sake of profit, for making future patients for the global medical industry, and for ridding the earth of millions of people. We are warned against receiving vaccinations.

Understanding that vaccination was (and remains) compulsory, Dr. Muhammad placed the burden on those requiring people to be vaccinated by imposing on the “vaccinator” the natural and Constitutional duty to “guarantee,” in the form of a \$1,000,000 (one million dollars) bond, that if the person is injured by the vaccine or if the vaccine proves ineffective, the \$1,000,000 will be paid to that person.

Here is the precise wording of this [Vaccination Guarantee](#):

I, the undersigned, do hereby guarantee that the vaccination I give is safe and will not cause any of the diseases known to have been caused by vaccination, such as encephalitis, encephalopathy, stroke, asthma, autism, SIDS, multiple sclerosis, arthritis, lupus, blood disorders and death. I also, guarantee that it will prevent the disease it is given to prevent. If any physical or mental damage results from the vaccines which I give, I will pay the victim or family \$1,000,000 (one million dollars) without delay. Each vaccinator must post bond and give proof that he/she is able to make good the guarantee before he/she gives the vaccinations.

Such a lawful requirement is perfect for California's newly amended Section 6926 of the Family Code (Section 6926), which **allows minor children, ages 12 years and older, to consent to vaccinations and other prophylactic medication, without requiring the approval of their parents**—neither are parents required to be informed that their children were vaccinated. Parents are completely out of the picture.

Given that Section 6926 does not indicate who or whom will be responsible for the injuries and fatalities of children caused by these vaccinations, then the vaccinator (nurse, physician, health worker or other person) must complete a [Vaccination Guarantee](#) before commencing to inject children with toxic substances, such as mercury, aluminum, polysorbate 80, formaldehyde, sodium borate and “secretive” genetically-engineered pathogens of insect, plant and animal DNA origins. Certainly, it is unfair to drop a vaccine-injured child on its parent's lap after denying the parent the God-given and moral right to refuse their children to be vaccinated.

No doubt, we should expect vaccinators to balk at a Vaccination Guarantee—as if it is beneath them to sign and notarize this document. If this is the arrogant disposition of some vaccinators, politicians and health officials, then they must delineate their plans for immediately compensating children and parents for injuries caused by the immoral and tyrannical legislation (Section 6926) they willfully enacted—to the delight of the pharmaceutical industry lobby. If they cannot do this, and they most likely cannot because they have not thought beyond the pharmaceutical industry's interest, then the person administering the vaccination must put themselves on the line.

Vaccinators (nurses, physicians, health workers or other persons) should consider the fact that a \$1,000,000 bond is the least reasonable price to pay. It could get worse when one considers the prospect of the uncontrollable anger of a parent whose child was injured through a sinister so-called law that undermined their parental rights and took advantage of the natural immaturity of their children. What does a 12 year-old know about the dangers of vaccination?

We can only imagine how far parents will go to avenge the permanent injury or death of their children, especially in a social environment that is increasingly favoring the super wealthy corporations, to the detriment of millions of common citizens. Section 6926 may prove to be the last straw for millions of people.

I join with thousands of others in encouraging the California State Legislature and Governor Jerry Brown to rescind this tyrannical legislation (Section 6926). The ingredients in HPV and Hepatitis B vaccines are dangerous. How then do “elected” public officials embrace and enact such legislation while knowing the ingredients in these vaccines “definitely” sicken and injure children?