

VACCINE INJURY INITIATIVE

WE UNIFY CANADA
- LEGAL TEAM-

The unethical and unlawful coercion of medical treatment by doctors, employers and lawmakers, among others, is unjustifiable.

The Canadian Doctrine of Informed Consent states:

"For consent to treatment to be considered valid, it must be an "informed" consent. The patient must have been given an adequate explanation about the nature of the proposed investigation or treatment and its anticipated outcome, as well as the significant risks involved and alternatives available. The information must be such as will allow the patient to reach an informed decision."

"Our courts have reaffirmed repeatedly a patient's right to refuse treatment even when it is clear treatment is necessary to preserve the life or health of the patient."

Justice Robins of the Ontario Court of Appeal explained:

"The right to determine what shall, or shall not, be done with one's own body, and to be free from non-consensual medical treatment, is a right deeply rooted in our common law. This right underlines the doctrine of informed consent. With very limited exceptions, every person's body is considered inviolate, and, accordingly, every competent adult has the right to be free from unwanted medical treatment. The fact that serious risks or consequences may result from a refusal of medical treatment does not vitiate the right of medical self-determination. The doctrine of informed consent ensures the freedom of individuals to make choices about their medical care. It is the patient, not the physician, who ultimately must decide if treatment – any treatment – is to be administered."

If you have suffered a vaccine injury, We Unify Canada invites you to share your story in order to bring accountability to those responsible through legal action. If you would like to participate in this initiative, please share your story via the website link below.

[**WEUNIFY.CA/ACTION**](https://www.weunify.ca/action)