Covid-19 ワクチンを受ける前に健康診断をあらかじめ医療機関の負担にならないタイミングで、 不測の事態の生じた際の備え( 因果関係立証の際有利 )として、必要不可欠です。

ワクチンで訴訟の生じた場合には、製薬会社の免責前提で契約を結んでいるようです。

通常ワクチン開発には、健康に配慮して、慎重に長い期間を要しますが、異常な事態で正認可ではなく、治験に等しい実験認可で、正式な認可ではないと報じられています。

ワクチン接種で死亡したばあいは、わざと争点を外すため、従来の国内の接種は義務を原則でしたが、 その後肝炎ウィスル接種の後遺症などに、国が敗訴し、今回のワクチン接種は義務化を外し、自己責任 にするべく、一定の保障条件は、提示しつつ、以後の因果関係には立証責任は、原告にあるように仕組 んでいます。

万が一政府に責任を追及するには、接種前の健康を証明が必要となります。

若しワクチン接種が原因と認定されれば、殺人です。

今回のワクチンは遺伝子組み換え型が主で、自己免疫の異常などは、数年後に身体の異常をきたす、可能性は、排除できず、多くの免疫権威の学者からの警告も多く、慎重に判断して行動されることを願います。 国産DNAワクチン認可近し、少し待てば安心かも

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Preliminary medical examination before receiving the Covid-19 vaccine Unforeseen circumstances at a timing that does not burden the medical institution As a preparation when it occurs (advantageous when proving a causal relationship) It is indispensable.

Pharmaceutical company disclaimer in case of vaccine proceedings
It seems that they have a contract on the premise.

Usually, vaccine development is carefully lengthened with health in mind.

It takes a long time, but due to an abnormal situation, it is not officially approved,

Reported that it is an experimental approval equivalent to a clinical trial, not a formal approval

Has been done.

If you die from vaccination, deliberately remove the issue
Therefore, in principle, domestic inoculation was obligatory, but
The government lost the case due to the aftereffects of inoculation of post-hepatitis whistle, and this time
Vaccination is not mandatory and should be at your own risk
While presenting certain guarantee conditions, the subsequent causal relationship
The burden of proof is set up as in the plaintiff.

In the unlikely event that the government is held accountable, pre-inoculation health Proof is required.

If vaccination is found to be the cause, it is a murder.

This vaccine is mainly genetically modified and autoimmune
Abnormalities may cause physical abnormalities in a few years.

Cannot be ruled out, and warnings from many immune authority scholars

I hope that many will act with careful judgment.