



Queen Victoria United Kingdom
Coat of Arms 1837-1952

"WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established."

Commonwealth of Australia Constitution Act 1900, chapter 12

Western Australia Joined the Commonwealth January 1, 1901

The Commonwealth of Australia remains to this day, under the original constitution act by Royal Assent July 9th 1900.

Queen Victoria proclaimed the existence of The Commonwealth of Australia as of July 1, 1901.

No referendum ever held, to alter the constitution. Every change made is therefore UN-LAWFUL.

Whereas the law is with the people of Australia, every man, woman and child.

What the State and Federal Government is telling you to do, IS UN-LAWFUL.

Effectively shifting responsibility and liability to businesses and to you, despite the law.

No Person or Authority can mandate or coerce anyone into any form of medical treatment or experiment.

— Can I force or ask my employee(s) to get Vaccinated as a condition of employment?

NO

If signed contract exists, specifically covering medical requirements of employment, otherwise NO. However such agreement may not cover experimental, clinical trials as outlined on the TGA website. Also refer to: Queensland Human Rights Act, 2019, Sections 12, 14 and 17 and Australian Human Rights Commission Act (1986), Schedule 2, Articles 4(2) and 7 International Covenant on Civil and Political Rights, ICCPR, Article 7 - Experimental Medication. TGA website: While under clinical trial, emergency provisional authorisation only.

— Can I ask anyone if they are Vaccinated ?

NO

Refer to: Privacy Act 1988 Sec.16B.

— Can I ask anyone to wear a mask ?

NO

Refer to: Privacy Act 1988 Sec.16B.

— Can I refuse access to anyone based on their vaccination or mask status ?

NO

Refer to: Privacy Act 1988 Sec.16B, Disability Discrimination Act 1992 Sect 6, 24, Queensland Human Rights Act (2019) S12, S14 S17 and the Australian Consumer Laws.

If you do ! You may also be in breach of some of these laws...

- a. Commonwealth of Australia Constitution Act (UK) 1900 s5, s19, s51 (xxiiiA), s109, supercedes state law where inconsistent.
- b. Australian Human Rights and Equal Opportunity Act 1986 and Queensland Human Rights Act 2019.
- c. Privacy Act 1988, Section 16B and Australian Privacy Principles (APPs).
- d. Nuremberg Code Articles 1,6.
- e. Disability Discrimination Act 1992.
- f. Fair Work Act 2009.
- g. Judicature Act (Qld) 1876 s5 (11).
- h. COVID-19 Emergency Response Act 2020, Section 4 – Application of the Act.
- i. Queensland Workplace Health and Safety Act (2011), Section 19, 48, 49.

What can happen to me if I do ?

If you or your company is found in breach of the law, you could be fined and or even jailed and held liable for ANY potential injuries and adverse reactions.

TGA website: Adverse Reactions, Workers Compensation Policy, Privacy Act 1988 Sec.16B.

What if I get fined for not following Government directives?

Contest the fine. Tick on the fine itself to let the courts deal with the fine.

Send a copy of the above Australian laws with the return of your fine within 72 hours.

DO NOT SIGN ANYWHERE except where you choose to do so and definitely NOT within their box. If you want to write a statement on or with the fine, do so in **RED INK**.

All fines in this regard are UN-LAWFUL.

Definition of Mandate: Voluntary intent or with your full consent. A Mandate is NOT law.

Please seek legal advice and do your own research.