

Legal Action to Protect your Right of Informed Consent and inalienable Human Rights

“No Jab-No Job”

1. We ask for a donation in our quest to re-claim your freedom your liberty and your right to choose.
2. We have been fighting for you freedom for over 16 months. We have achieved much on the ground, with almost all our work to this point being free (pro bono).
3. However, we have now come to a stage where we need your help with the funding our legal action, and there is no doubt, this will be a David and Goliath battle. We have been preparing legal challenges to bring sense and reason to Australia’s Covid-19 response, but we need your help with the costs of legal action.
4. The various governments of Australia appear to have dismantled all common democratic processes and in effect used a health matter to suspend the rule of law and implement far reaching policies without parliamentary oversight. They appear to be acting beyond the power conferred upon them by we the people.
5. The prolonged suspension of human rights and movements is and remains a great concern throughout this great country of Australia.
6. It is clear that the 2 weeks to flatten the curve has turned into 18 months of home detentions, prison mentality and there is no freedom in sight and when it does arrive, it is quickly stripped away.
7. Political representative of the major parties have forgotten how they got to where they are, and they are treating their electorates with contempt. They ask you to get the jab, and one press conference they will provide medical advice to get the injection using words such as “Mandatory” and at the same time state that it is your choice. This is a shocking development because it amounts to the following:
 - a. It is not the Governments fault if you get hurt;
 - b. It is not the pharmaceutical companies fault;
 - c. It is not the doctors fault;
 - d. But it will be your fault if you agree to accept the widely marketed “mandated jab” but in reality it was your decision to take it. (Ducks and Drakes)
 - e. This may mean that you could be left with no protections if you are hurt because you consented to the jab.
8. Is this the governance that you voted for?

Legal Action to Protect your Right of Informed Consent and inalienable Human Rights

“No Jab-No Job”

1. 18 months of children prevented from playing, parents and families prevented from uniting with one another, suicides, mental health problems increasing, family breakdowns, bankruptcies and failed political policies have devastated this great nation.
2. We have prepared a class action that will end the lockdown, and that will restore the rights and freedoms of each Australian.
3. We have our plaintiffs, we have our legal grounds and arguments, and we have our application ready to file.
4. We have been doing this without financial resources so far, but we need your help.
5. This action will reverberate across this great land and with the assistance of Australians of like mind, we are committed to providing you all with an opportunity to play a financial role in righting the wrongs and bringing a balance back into this great nation.
6. The idea of having an alternative position of thought is not illegal, conspiratorial or scandalous, especially where the suppressed science relied upon by Government raises questions, and the community is desperately seeking answers.
7. The unanswered questions, State run media promotional vaccine campaign and the idea that Government is Ordering big business as a proxy to implement vaccination mandates, check-in and mask mandates has brought many questions to the table.
8. The idea that the Government both State and Federal are reporting medical practitioners and other members in the community for having “*dangerous thoughts*” or “*enemies of the State*” simply for casting an alternate scientific/medical opinion is gravely concerning.
9. A Government, especially after locking down an entire State, should act in a manner that is open, democratic and participatory in nature, none of which has occurred during their alleged COVID-19 emergency.

Legal Action to Protect your Right of Informed Consent and inalienable Human Rights

“No Jab-No Job”

Importance of Informed Consent

Totality of Autonomy

Malette v Shulman (1990) 67 DLR (4th) 321 - widely adopted globally

"[a] competent adult is generally entitled to reject a specific treatment or all treatment, or to select an alternative form of treatment, even if the decision may entail risks as serious as death and may appear mistaken in the eyes of the medical profession or of the community... it is the patient who has the final say on whether to undergo the treatment."

Conflicting interests

Hunter and New England Area Health Service v A by his Tutor [2009] NSWSC 761 at [17]
"Whenever there is conflict between a capable adults' exercise of the right of self-determination and state's interest in preserving life - the right of the individual must prevail".

10. The purpose of this release is to demonstrate that the Australian community has only been fed one side of the story and anyone who critically assesses or “questions” the science is ridiculed, bullied, singled out or those who legitimately question are intimidated using terms such as ‘antivaxer’.
11. In particular we speak of front-line doctors who have merely been trying to bring facts and scientific evidence by way of education to the Australian public, and then threatened with deregistration.
12. Australian Doctors, like the Australian people, have begun to stand up to the obvious inconsistencies in the official narrative and lack of transparency. The targeting by regulators of doctors, has not led to their suppression, rather it has merely tapped into their inner courage of protecting their patient, not the political/administrative structures coaching and intimidating them.
13. The idea of Government exerting pecuniary pressure on business to undertake a vaccine rollout (by proxy) may not fall within the guidelines of peace, order and good governance.
14. The issues faced in Australia and globally have been challenging, but the government responses in Australia have been extreme and disproportionate to the scientifically provable risks presented by COVID-19.

Legal Action to Protect your Right of Informed Consent and inalienable Human Rights

“No Jab-No Job”

15. The Purpose of this Release is to raise funds to protect Informed Consent and Human Rights by commencing and prosecuting a legal action in the law courts.
16. If you have been sacked from your job for not having the COVID vaccination, refused entry into constructions sites, prevented from crossing Local Government Areas (LGA's) or denied an opportunity to participate in lawful and gainful employment for not consenting to the COVID-19 vaccination, then we ask that you join this drive to freedom.
17. All monies raised will fund the preparation of the challenge, briefing Counsel, acquiring and retaining experts, conferencing with clients, liaising with all parties, negotiating and presenting the matter in court.
18. The contributions made will go towards supporting each Australian's capacity to have a choice, without political threats of medical apartheid if they choose to reject the COVID-19 jab. The fundamental right to choose whether or not to have a job or any medical procedure should not be predicated on being compelled or coerced under any circumstances.

The Donations

19. Donations will be forwarded to Ashely, Francina, Leonard & Associates (“AFL”) Solicitors in trust for Costs and Disbursements. These donations will assist in covering the costs of Queens Counsel, Barristers and Experts as and when required.
20. The purpose of the donation is to join a legal action to end lockdowns and restore the freedoms and rights of each Australian, explicitly those matters relating to mandatory vaccinations and restricted travels through LGA's.
21. By making this donation you understand that AFL Solicitors will use these funds as they see best to achieve the desired court outcome.
22. I/we also authorise AFL Solicitors to take whatever action they deem necessary, together with Counsel advice to commence actions to address this very important issue.
23. You understand that by making this donation you entrust the lead plaintiff in this matter to make all forensic (legal) decisions on your behalf and you shall not interfere or claim any right or interest in providing instructions to ALF solicitors in this or other cases.

Legal Action to Protect your Right of Informed Consent and inalienable Human Rights

“No Jab-No Job”

24. Contested Court proceedings are difficult, and there are no guarantees, but we are prepared to fight for your rights and your donation will go a long way to demonstrating to the Government (State and Federal), the Community and the Courts, that you feel strongly about these issues.
25. This is your chance to unite with fellow Australian citizens for a common purpose.