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C-19 INJECTIONS NOW PROHIBITED - New ruling by Fair Work Commission

3 28 September 2022 3 min read



















Fair Work Commission Determines that any sacking threat due to vaccine mandate non-compliance is substantial unlawful pressure and AUTOMATICALLY PROHIBITS C-19 INJECTIONS. Download template below!

Any injecting practitioner when presented with the ruling must IMMEDIATELY CEASE AND DESIST AND REFUSE TO INJECT. The case has now been lodged $with \ \mathsf{Federal}\ \mathsf{Court}\ \mathsf{of}\ \mathsf{Australia}\ \mathsf{against}\ \mathsf{Jetstar}, \mathsf{Virgin}\ \mathsf{and}\ \mathsf{Qantas}.\ \mathsf{Download}\ \mathsf{template}\ \mathsf{below}.$

UPDATE 28 Sept, 2022. For anyone seeking further advice from Glenn Floyd his website and email address can be found at http://www.libertyaustralia.com.au/

Further comment from Glenn as follows:

...Hi there, is there a copy of the determination available? Will this set a precedent for all employers? Thanks.

Glenn110, (https://rumble.com/user/Glenn110) 9 hours ago (https://rumble.com/v1keiml-c-19-injections-now-prohibited-by-global-law-.html#comment-149073211)

Page 13 paragraph 56 QUOTE: "Whilst the Direction did involve 'SIGNIFICANT PRESSURE' on the Applicant to become vaccinated". The 'significant pressure' determination is key, because an Injecting Practitioner MUST by law screen and even if any 'undue' pressure, coercion or manipulation to be injected is applied (such as a sacking threat) the injecting practitioner MUST refuse to inject by Immunisation Guideline Criterion 2 Federal law. https://www.fwc.gov.au

The Commissioner's remark about it not being unlawful pressure is immaterial, the ruling of FACT that it was 'SIGNIFICANT PRESSURE' automatically PROHIBITS the injecting practitioner injecting so the employer's sacking threat itself AUTOMATICALLY PROHIBITED the injecting practitioner injecting and when an employer puts a barrier on its own directive; it is an unlawful directive and breach of employment contract.

You can sue the medico for criminal medical negligence, and assault and battery where they were obligated at law to screen and determine if you were there under any pressure, coercion and manipulation to be injected.

There 'IS' a law that applies to employers. It is the Federal Health Department Federal Immunisation Guidelines Criterion 2 Download

They ALL MUST screen and determine if anybody attends under ANY undue Pressure, coercion or manipulation to be Injected (such as a sacking threat). Because they did NOT screen you and determine this, it is medical negligence, and the employer knew or ought to have known this law exists. Ignorance of LAW is no defence. So the employer actually placed a barrier on its own directive to be injected which is an unlawful directive. Any barrier placed by the employer on its own directive, is an UNLAWFUL directive.

The Australian Immunisation Handbook Download

THEY VOID THEIR PROFESSIONAL INDEMNITY INSURANCE IF THEY INJECT. THEIR HOME, CAR, MORTGAGE AND ALL ASSETS ARE AT RISK.

For further advice or guidance you may like to contact Serene Teffaha https://www.advocateme.com.au/our-actions or her associates. Serene is a true warrior and has been taking up human rights issues on behalf of thousands of Australians since these government crimes commenced.

You may also like to take a look at and/or join the following telegram groups and join the discussions.

https://t.me/freedomstrikes

https://t.me/knowyourrightsgroup

https://t.me/KnowYourRightsGroupAustralia

https://t.me/CommonLawAustralia

Download

THE 'GLENN FLOYD' VALID CONSENT' TEMPLATE, TO LEGALLY AVOID VACCINES
'Free' to send it VIRAL!! Love & Peace Glenn Floyd Liberty Party of Australia

This Valid Consent template is produced to FORCE the injecting practitioner to refuse to inject you, & because 'THEY' refuse; YOU CANNOT be sac

This is the law: Link > The Australian Immunisation Handbook Criteria for Valid Consent:

- 2. Covid-Injecting Practitioners commit a criminal act of assault and battery, if they inject AFTER you notify them verbally AND in writing that you are appearing for the injection under undue pressure, coercion, or manipulation by the employer, by threat of employment termination (being sacked) if you are not injected.

At law this legally exonerates you, because you appeared for the injection, that the employer demanded, but 'THEY refused' to inject YOU & you did not refuse: & THEY CANNOT SAFE YOU

So, DO THE FOLLOWING IMMEDIATELY:

- 1. Email your employer (this is cial court evidence you MUST HAVE) that you will accept the Covid Injection under threat of sacking & arrange an injection appointment on email & send the appointment details to your employer & present this template (<u>under on page two</u>), to the Injecting Practitioner in the appointment & <u>put their full details on the page 2 first</u>.
- 2. SIGN THEIR INFORMED-CONSENT FORM & GET A COPY OR PHONE PHOTO!!!!!
- 3. Verbally say to the Injecting Practitioner the following: QUOTE: "I AM CONSENTING TO THIS VACCINE UNDER SERIOUS THEREAT OF BEING SACKED AND The Australian Government Immunisation Handbook Criterion 2. LEGALLY DEMANDS Valid Consent MUST be given voluntarily in the absence of undue pressure, coercion or manipulation" ENDQUOTE.
- 4. Hand the Template on page two, to the Injecting Practitioner and say: QUOTE: "You mu ad, agree and sign this template which shows your legal obligation nmunisation Handbook 'Criteria 2. for Valid Consent' and if you inje g Criminal Assault and Battery and will be criminally charged". ENDQUOTE.

They will refuse to inject you and refuse to sign, <u>and that is EXACTLY what you want!</u> But they maint! But if they do not sign it, keep the copy that you offered them & sign and date it as proof & se copy back to your employer <u>PROVING YOU OBEYED THEIR INJECTION DIRECTIONS</u>; & when it get

IF THEY ARE STUPID ENOUGH TO SAY THEY WILL INJECT YOU, LEAVE & REPORT THEM, IT IS A CRIME

ALSO BE AWARE EVERY COUNTRY HAS THE SAME INFORMED CONSENT LAWS PROHIBITING INJECTIONS UNDER <u>DURESS/PRESSURE/INTIMIDATION/COERCION</u>, SO USE <u>YOUR OWN</u> COUNTRY LAWS!

Once people know the TRUTH, they shift from compliance to resistance.

Find out who's behind these crimes against humanity

If you want to stop the UN and WEF stealing your homes, land, wealth and freedoms take control NOW and join the thousands of Australians making a difference at AustraliaOne. Click the image below to view the A1 policies summary



★ Like One blogger likes this

Tags: corona hoax council corruption covid fraud global criminal cartel global genocide Globalist corruption government crimes against humanity government lies Media Corruption | media lies | medical corruption | our stolen government | pharmaceutical industry corruption | Stopping-Media-Lies | UN corruption | WEF corruption | WHO corruption

Previous: Next:

Australia Owes a Debt of Gratitude That We Can Never Repay - Riccardo Bosi

10 Million Aussies Compromised – Government Panic? OR Timely Opportunity to Force You Into Digital ID's?

45 thoughts on "C-19 INJECTIONS NOW PROHIBITED - New ruling by Fair Work Commission"

Ian Wheeler says:

this is good news however if you are not jabbed can they still sack you as you do not fit their criterion for the employer IE No Jab No job

★ Like

Reply

Lauren savs:

11 October 2022 at 12:04

Doesn't help those that had to get the jab when they didn't want to, but had to so they could continue to provide for their family's and them selfs and keep a roof over their head.... otherwise they could not work...

★ Like

Reply

Kath says:

22 October 2022 at 8:38 pm

Join a class action. The Jabberwocky was illicit /contravened our Constitution.

★ Like

Reply

rexiedexie says:

Where do you join. The jab killed my wife. Family with young children demanded she be jabbed or not see kids. I have all documented including vaccine certificate. She hid it from me as I am anti-vax. She got first jab on my birthday. Second jab 5 weeks later! consequence Died 3 Months and 1 day later. I found her vaccine certificate the day the Queen died!

* Like

Reply

Zoran says:

Hi all, i was terminated after refusing to provide the company with my immunization records. They have asked me twice via email which i still have. $Termination\ occurred\ exactly\ on\ due\ time\ set\ by\ Vic\ government\ which\ was\ 15/10/2021\ and\ while\ on\ sick\ leave\ (stress).\ My\ GP\ have\ also\ refused$ to provide information on possible side affects and who will pay for potential health issues. I have lodged complaint with fair work who at the time advised that due to me being on probation the company does not have to have any reason for my termination especially for claiming discriminations based on my immunization status. Since that time i have straggled to find employment as not one company wanted to employ me based on my vaccination status and i can only imagine how it looks to other companies seeing my resume that i haven't worked for last 9 months. Recently i have finally found some work on contract basis as other companies are still asking for vaccination records (despite gov dumping the mandate) i would appreciate if someone could let me know what i can do as i have nobody to turn to for help. Cheers

Reply

Steve says:

28 September 2022 at 11:51 am

Hi Zoran, I understand your frustration. I have just updated the post and included Glenn Floyd's website address $http://www.libertyaustralia.com.au/. \ His email \ address \ which \ is \ on \ his \ website \ is \ floydaubrey@bigpond.com. \ May I suggest to \ try \ to \ try \ to \ flower \ flow$ contact Glenn and run your question past him, I feel confident that he would be pleased to help.

± Like

Reply

Zoran says:

Many thanks Steve. I will definitely contact Glenn. Cheers

★ Like

Reply

Christopher Scott Watson says:

So, if I understand correctly, it is okay to be mandated or coerced to get the jab, but only illegal for the injecting practitioner to proceed if advised of the coercion. I am hoping that there will be a ruling to come that any employer who threatens an employee to get jabbed is also a crime, maybe as an accessory to commit a criminal act of assault and battery by a practitioner.

★ Like

Reply

Tom says:

er 2022 at 7:43 pm

You only need to read the ruling to see that the case failed. Yes it is illegal to inject someone against their will, but you can coerce them and fire them for failing to comply.

★ Like

Reply

Steve says:

Tom, agreed. The fact that the case failed, doesn't mean that people like Glenn and others can't continue to challenge the rulings based on new knowledge and insights gleaned from earlier attempts. The gates to the fort are broken down only after repeated battering. But it's become increasingly obvious that we now live in a Fascist state where the corporations wield the power over the people not the unlawful governments they created! One powerful, simple step we can all take is BOYCOTT, BOYCOTT, BOYCOTT. Unlike governments, businesses (corporations or otherwise) can't survive without revenue or cash-flow.

\star Like

Reply

Dee Kempson says:

have a look here... this site offers advocacy, class actions and affiliated honorable law firms dealing with the issues you are all talking about https://www.advocateme.com.au/our-actions

Reply

Anthony says:

er 2022 at 5:33 pm

Ok so what about those young kids that were not jabbed because there parents had a brain that are ready to go into the work force but can't because they have been told no jab no job what is going to happen about that I'm not just asking for my kids but many others that are in the same boat as my kids??

Reply

Craig Coster says:

How does any of this help those of us already terminated for not participating in this medical trial.

🛨 Like Reply

Dee Kempson says:

have a look here Serene Teffaha is a staunch advocate with affiliated lawyers setting up class actions

https://www.advocateme.com.au/our-actions

Reply

Steve says:

27 September 2022 at 8:42 am

Thank you Dee. We have had a number of requests seeking help on how to move this forward. Serene was one of the first to come to mind, but wasn't sure how to contact her.

★ Like

Reply

Graham Hood says:

This is a headline that is not the panacea everyone thinks it is.

You either get jabbed or not. The problem is that while the ruling puts doctors on notice the FWC still stated that it was lawful and reasonable. $Mandates \ continue \ at \ the \ behest \ of \ the \ corporations \ and \ rogue \ premiers \ so \ keep \ this \ in \ perspective. \ I \ have \ interviewed \ Glen \ on \ Club \ Grubbery$ $many\ times.\ John\ and\ l\ will\ interview\ former\ Federal\ Court\ Judge\ Stuart\ Lindsay\ mid\ next\ week\ and\ he\ has\ a\ pretty\ rational\ in-sight\ into\ what's$ happening in the judiciary.

These are tough times and cool heads need to prevail. Graham Hood.

Reply

Steve Jeffery [Just One Focus - Truth] says:

Glad to see you're on the ball Graham. However, I salute Glenn's courage and persistence in driving through his interpretation of the determination resulting from his challenge to Jetstar. In my opinion, while there remains a glimmer of hope with any of these situations where the fraudsters working within their own fraudulent matrix are challenged let's give Glenn and anyone else willing to stand up, every support we can. Cool heads are prevailing as is hope, determination and courage within the Australian community.

* Like

Reply

stephen lymbery says:

Everything in this post has already been dealt with and put on the table in court cases and commissions. I have put forward all these points and conclusions as have others. They mean nothing.

Look up non derogable rights on ag.gov.au and see there is an international treaty prohibiting everything that is taking place.

https://www.ag.gov.au/rights-and-protections/human-rights-and-anti-discrimination/human-rights-scrutiny/public-sector-light and anti-discrimination/human-rights-scrutiny/public-sector-light-sector-lguidance-sheets/absolute-rights

http://www.austlii.edu.au/au/other/dfat/treaties/1980/23.html

People must realize the significance of a purported(appearing real though false) Government acting in contradiction to rights openly displayed on the website of the Attorney General. The judicial system is openly mocking the people.

When the keepers of the law operate openly in breach of the law the people have a duty to stand for that which is lawful. Being complicit with unlawful actions is not excusable for the judiciary, law enforcement or the people.

The imposition of the poisoning of humanity is instigated from a higher source than the courts, tribunals and commissions the public interact with. All the orders, directives, acts and statutes are taken to be lawful unless proven not to be in another "place". This other "place" has to be above the satanic order followers who appear to be judges, commissioners etc, with the guise of authority but not actual authority.

People must look to themselves as the answer.

There is no solution within a criminal judicial system operating unlawfully with void regard for the Commonwealth of Australia Constitution Act 1901 as proclaimed and gazetted which is the very document relied upon for their existence. Whereas the people are the supreme, absolute and uncontrollable power except when the people are looking for someone or something to

We have the evidence, we have the documentation but the people would rather beg their oppressor for relief than making a stand, maybe putting yourself at risk, and defying the unconstitutional criminal cabal led by enemies of the people.

Doctors are being blackmailed into giving a death shot, but they are doing this rather than lose a dollar. How many dollars is your children's potential future worth? You can only have what you can hold.

People want freedom but they want someone to give it to them, really?

Local councils, the judiciary and the enforcement through police and military are all under the control of those who are poisoning the population.

We have the evidence of the fraud against the people being led by the politicians but will people take responsibility, read it, then stand as the supreme, absolute and uncontrollable power?

It seems not. Complaining, crying and begging for relief rather than standing and taking action is the order of the day.

The solution is up to the people and non-compliance with unconstitutional, unlawful criminal cabals. If you cannot see it now, you never will.

Twice a week, Wednesday and Thursday nights from 7:30pm New South Wales time, zoom meeting link (https://zoom.us/my/loregroup) we demonstrate the fraud perpetrated by the unconstitutional political parties. We show the evidence of the unconstitutional changes to legislation and process of our Commonwealth of Australia Constitution Act 1901 as $proclaimed \ and \ gazetted \ carried \ out \ by \ unlawful \ corporations \ posing \ as \ a \ legitimate \ Government.$

 $Complaining \ to \ the \ school \ bully \ never \ stops \ the \ bully, \ you \ have \ to \ punch \ him \ in \ the \ stomach \ and \ watch \ the \ coward \ cry \ in \ front$ of those he has tormented. The evidence we have is overwhelming but the people are underwhelming.

Do we deserve the freedom from overbearing Government which the Commonwealth of Australia Constitution Act 1901 as proclaimed and gazetted provides? The actions of the people begging the oppressor to stop suggest not. I believe we are morally superior to the pharmaceutical industry and international cabal committing this decimation upon the populations of the world and people find it hard to believe this evil being paraded in front of us under the disguise with the persona of caring.

We are being held prisoner by our lack of ability to accept the fact others do not possess our morality and are capable of the atrocities being committed.

We are the change we are looking for.

Silent weapons for quiet wars, war is being waged against us.

Royal Commissions are a farce

https://lore.help/royal

https://lore.help/ls-victoria-notice-and-knowledge

https://lore.help/ls-new-south-wales-notice-and-knowledge

https://lore.help/loresolutions

stephen@lore.solutions

stephen lymbery

https://:lore.solutions

* Like

Reply

Blake savs:

Thanks for all your tireless work Hoody. Is there a link to interview recording?

★ Like

Reply

Kathy savs:

er 2022 at 10:19 pm

Does this apply in NSW too?

★ Like

Reply

Steve says:

23 Septe

Kathy, if you listen to his report he states that it has a GLOBAL impact.

★ Like

Reply

Julie says:

26 September 2022 at 9:14 am

It states that the it is federal law....which includes NSW.

Reply

Rachael says:

nber 2022 at 7:43 pm

Where on the Fair Work Commission website is this finding???

★ Like

Reply

Alex says:

er 2022 at 4:07 pn

Yeah finally some common sense and justice; why we couldn't be all together against this alienation that is against families and life, why we couldn't see that NO ACTION was the path rather than follow; "no action"; no listen their filthy lies, no do, no go, no participate; no vaccinate at all, they can't make money without us, they can't control anything if we don't allow them to do so. NO ACTION.

★ Like

Reply

Jackie Healy says:

Hi I'm having a meeting Tuesday 27th at 11.00 am to discuss my future as a nurse and midwife 36 years, 25 years at the same Melbourne hospital. They have allowed me to use all my leave the past 11 months now all finished my leave. Thank you I will show them theses templates to help me not be terminated. Kind regards jackie.

★ Like

Reply

Lee says:

Jackie have you had covid? Human rights commission may be on your side.

https://human rights.gov.au/our-work/rights-and-freedoms/human-rights-considerations-vaccine-passports-and-certificates

★ Like

Reply

Steve says:

25 September 2022 at 7:04 am

Lee, that's a strange question when we know that Covid doesn't exist and has never existed. Probably time you explored some of the articles on this site starting with Fall Cabal. Let's please STOP perpetuating the Covid LIE!

★ Like

Reply

So when can we sue media for being pushers and coercion? We have no contract with them and yet they are in our living space every day. It's unfortunately convincing too many to believe their consent should be valid due to constant barrage from media.

Reply

Kara says:

23 September 2022 at 9:09 am

"Enter-tainment" be careful what you allow to "enter" into your home.

But yes. I think your on the money. They need to be accountable.

★ Like

Reply

Mark Bkackwood says:

I was sacked on sick leave and 1 day before my 15 yrs long service leave and had a risk assessment done on me by an executive manager without my knowledge or participation and was told I was high risk. Worked as team leader outside in shopping centres and parks and gardens, on local council, took them to Industrial relations for unfair dismal ?? Got nothing. What a joke. Did nothing wrong except not have a vaccine. How do all us "sacked people do a class action and sue ALL employers who sacked there staff for not having these experimental vaccines??? Anyone no???

Reply

Ross Evans says:

22 September 2022 at 4:19 pn

I feel that this could be achieved. I wonder if some firm like Maurice Blackburn would oblige?

★ Like

Reply

Rachel Versteegen says:

Maurice Blackburn are fully supportive of the jab and somehow justify it. Josh Bernstein is a full on lefty so I wouldn't expect they could help

± Like

Reply

Susan lanine Howlett says:

Sorry to hear what happened to you Mark. There is a Barrister in Tasmania, Raymond Broomhall that may be able to help you get your unpaid long service leave. He was successful in getting the SANFL to drop all jab mandate requirements for playing sport. Sounds like you might have a case. I know the guy personally and he is excellent. At least email or call him and have a chat to see if you have any options. Warm regards, Susan

± Like

Reply

Christie says:

26 September 2022 at 1:16 pm

They've already won cases for the nurses in the UK for this reason.

We lost our income too for not having it

* Like

Reply

Sylvia says:

r 2022 at 9:31 pm

Have you tried Red Union?.... the only union I know who is trying to fight this?

Reply

Beatrice says:

nber 2022 at 5:48 pm

This is great

★ Like Reply

dianedraytonbuckland says:

 $C-19\ INJECTIONS\ NOW\ PROHIBITED-New\ Ruling\ by\ Fair\ Work\ Commission\ https://www.justonefocus.org/breaking-news-c-19-injections-now-news-c$ prohibited-new-ruling-by-fair-work-commission/

Law Firm releases Bombshell Legal Opinion on alleged Illegal Control of Doctors Conduct – Senator Malcolm Roberts https://www.malcolmrobertsqld.com.au/barrister-releases-bombshell-legal-opinion-on-alleged-illegal-control-of-doctors-conduct/legal-opinion-on-alleged-illegal-control-of-doctors-conduct/legal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-on-alleged-illegal-opinion-opi

Covid Inquiry 2 - Senator Malcolm Roberts https://www.malcolmrobertsgld.com.au/the-covid-inquiry-2-0/ More > https://www.malcolmrobertsqld.com.au/category/covid/

https://www.concernedlawyersnetwork.net/ ---Concerned Lawvers Network

"GRAVE breaches" include: Giving medical treatment/interventions/procedures without obtaining freely given informed consent.

BE WARNED! Anna de Buisseret U.K. Lawyer https://t.me/robinmg/21881

Victorian Government Elections are coming. For All our freedoms rights and choices vote for the Freedom Parties.

https://www.dailymail.co.uk/news/article-11223179/Dan-Andrews-proposes-new-nanny-state-rules-includes-fines-walking-trail-swimming.html

And NEVER forget Victorian Government POLICE BRUTALITY under the DANIEL ANDREWS LABOR DICTATORSHIP https://crazzfiles.com/neverforget-victorian-police-state-brutality-under-the-andrews-dictatorship/

PROTESTS in Brisbane SUPPORT QUEENSLAND TEACHERS - see story and Information Comments https://crazzfiles.com/brisbane-protestersrally-in-support-of-queensland-teachers/

EVERY MEDICAL PROFESSIONAL SHOULD JOIN AMPS Australian Medical Professionals Society.

The AMPS remains fully committed to defending your right to treat patients as you see fit and respect the enormous amount of medical training undergone to achieve this right. AHPRA and Government must be drastically limited in this space. https://amps.redunion.com.au/about

The People's Health Alliance – For The People, by The People https://the-pha.org/

See Article and all Information in Comments also. > Information on Australian Government COOKING THE COVID BOOKS on Orders from WHO, HOSPITALS WITH JAB/VACCINE INJURIES NOT COVID,

A H P R A > DOCTORS DEREGISTERED FOR STANDING AGAINST AHPRA TO PROTECT PATIENTS RIGHTS AGAINST MANDATES/FORCED MEDICAL TREATMENT, WEF, CDC, JAB DEATHS & INJURIES, AMPS, GOVERNMENTS POLICE BRUTALITY, DIGITAL IDENTITY WHAT YOU MUST KNOW, CLIMATE CHANGE see this Information & comments on this Link. https://www.reignitedemocracyaustralia.com.au/dr-william-bay-license/

Download Information Papers > Mandates/Corruption/Conflicts of Interest and much more – SEE VICTORIAN GOVERNMENT COI PARTICULARLY https://fluorideinformationaustralia.wordpress.com/election-2022/

Monkey Pox, Spanish Flu and much more

https://fluorideinformationaustralia.wordpress.com/international/mandates/

See TRUTH ABOUT WATER FLUORIDATION CHEMICALS from page 47 on

 $https://fluoride information australia. files.word press.com/2019/05/australian-epidemics-of-chronic-diseases-mental-health_behavioural-disorders-of-chronic-disorders-of-chronic-diso$ $domestic-violence-street-crime-violence-alcohol_or-drug-addictions-dental-crises-diane-drayton-buckland-3.4..pdf$

Reply

Cris says:

er 2022 at 10:20 pr

So what happens to us nurses & doctors treated like criminals & who were sacked by QLD Health? We suffer every day the humiliation & heart break caused by their barbaric enforcement of mandates... 34 yrs ED nurse to nothing overnight.

★ Like

Reply

Adriana Gibson says:

This will be known as the greatest crime against humanity. I hope there will be justice, but not putting all my hopes in it.

★ Like

Reply

Mal says:

er 2022 at 5:02 pm

Hey Marek,

I think this may open the door to compensation claims. It probably won't happen over night - Rome wasn't built in a day! Chin up - there is still hope!!

Reply

Steve says:

Thanks Mal, absolutely. Their entire filthy, deceitful, lying world is begin to crash.

Reply

Marek says:

So all of us that have been sacked and lost everything still are destroyed and made to suffer the Ongoing persecutions and losses incurred from the beginning and had fair work involved and yet we all just we just got done over and over again so nothing will happen to the companies that have been involved in destruction and degradation of our lives

With no help or anything else we got the shortest straw no compensation or anything didn't we get the raw end of the stick and guess that's not gonna change

Awesome thanks

★ Like Reply

Steve says:

This is another tool to help people defend and attack. With regard to the corporations, Glenn stated that he and his people have now lodged a case with Federal Court of Australia against letstar. Virgin and Oantas. Medico's can now be sued for criminal medical negligence. and assault and battery where they were obligated at law to screen and determine if you were there under any pressure, coercion and manipulation to be injected. THEY VOID THEIR PROFESSIONAL INDEMNITY INSURANCE IF THEY INJECT. THEIR HOME, CAR, MORTGAGE AND ALL ASSETS ARE AT RISK. So instead of sitting there expecting everyone else to do things for you, what do you plan on doing about it Marek?

* Like

Reply

Andrew says:

The problem I see is this may only help those NOW getting threatened. Those of us that have already been sacked, don't have a leg to stand on. We cannot backtrack our letters to the doctors i.e we cannot go to the doctors and follow the instructions above if we were sacked over a year ago. Then approach our ex place of work as we have already been terminated.

Then even if we did I can guarantee nothing will happen. I was a manager at Coles and they have already stated regardless of government ruling they will not be removing the mandate.

Most of us have exhausted our savings and have nothing left to fight with. Lawyers are not cheap and I think we will be hard pressed finding anyone to fight this let alone for free long term.

★ Like

Reply

Mel says:

I was a Dept Mgr for 32yrs with 'Bullies' & was terminated for not taking the jab. I am disgusted & demoralised by the entire farce! They shafted us & left us rocking in the corner..! Disgraceful conduct!

± Like

Reply

Please have your say.

Enter your comment here...

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