



Charge Sheet & Summons

TO THE ACCUSED		23/01/2022
Prime Minister Scott Morrison Governor General David Hurley Governor of New South Wales Margaret Beazley Governor of Victoria Linda Dessau Governor of South Australia Hieu Van Le Governor of Tasmania Kate Warner Former Governor of Queensland Paul de Jersey Governor of Queensland Jeanette Young Governor of Western Australia Kim Beazley Former Premier of New South Wales Gladys Berejiklian Premier of New South Wales Dominic Perrottet Premier of Victoria Daniel Andrews Premier of Queensland Annastacia Palaszczuk Premier of South Australia Steven Marshall Premier of Western Australia Mark McGowan Premier of Tasmania Peter Gutwein Chief Minister Northern Territory Michael Gunner Chief Minister Australian Capital Territory Andrew Barr Administrator Northern Territory Vicki O'Halloran		INSTRUMENT ID No E – VR2022

YOU HAVE BEEN CHARGED WITH AN OFFENCE

Details of the charges against you:

MISPRISON OF TREASON under "**Commonwealth of Australia Constitution Act**"

"NOTICE TO AGENT IS NOTICE TO PRINCIPAL,
NOTICE TO PRINCIPAL IS NOTICE TO AGENT"

COUNT 1	Creation of an unauthorised, version of "Commonwealth of Australia Constitution Act" in 1975.
COUNT 2	Misrepresenting the Author's names (Sir John Quick LL.D. & Robert Randolph Garran M.A.) in a book other than that in which they had both created together and "For the people" in 1901. This is both a breach of the Constitution and a CRIME of plagiarism, deception, and fraud.
COUNT 3	Forcing the unlawful 1975 Act upon the people of the Commonwealth without requesting a referendum.
COUNT 4	Unlawfully taxing people with property rates through a nonentity known as "Local Government" and trying to hide the crime behind "State Constitutions".
COUNT 5	<u>Sec 1</u> - There is no Queen known as "Queen of Australia" who was crowned as a successor to "Queen of England, Queen Elizabeth II".

COUNT 6	Sec 2 - Governor General has not been: a) Appointed by the Queen of U.K., b) Letters patent are not made available for the public to easily view.
COUNT 7	Sec 3 - The salary of the Governor General far exceeds "Ten thousand pounds" as mandated by our Commonwealth of Australia Constitution Act 1901, even in today's inflated economic position. There was NO referendum to change the rate to \$495,000.
COUNT 8	Sec 8 - Each elector, in choosing a senator, may only elect "ONCE". Current AEC voting allows for each voter to vote up to 12 senators.
COUNT 9	Sec 16 - There are senators who are not suitable for the position (e.g., lawyers, accountants, etc) which is contrary to what the section requires. These people are not the same as the "House of representatives" in respect to qualifications. HoR should consist of everyday people off the street, NOT ex lawyers, accountants, multi-billionaires, etc.
COUNT 10	Sec 17 - The "Prime Minister" <u>ought</u> to be called "President of the senate" and not retain power greater than that of any other senator, nor have greater position than the Governor General. Creation of the title "Prime Minister" was never agreed to by referendum.
COUNT 11	Sec 24 - There are members of the "House of Representatives" who have NOT obtained their seat through public vote. This is unacceptable.
COUNT 12	Sec 24 - ".... five members at least shall be chosen in each Original State..." does NOT equate to 12 members. Numbers OUGHT to be as follow: Victoria - 6, NSW - 7, Tasmania - 5, Queensland - 5, SA - 5, NT - 5, WA - 5. Total of <u>38</u> "House of Representatives" members based on ABS population figures.
COUNT 13	Sec 27 - Changes to the numbers of "House of Representatives" based on calculations under the Constitution for members MUST be passed by the people. The wording "Laws" does not interpret to mean "Change the minimum".
COUNT 14	Sec 30 - The rules put forth by the AEC are in breach and are "FORCING" voters to vote in each election up to 8 times for members.
COUNT 15	Sec 33 - Members of "House of Representatives" have been replaced without calling an election. You can NOT just appoint the next highest election result. The Constitution states: "Whenever a vacancy happens in the House of Representatives, the speaker shall issue his writ for the election of a new member, or if there is no Speaker or if he is absent from the Commonwealth the Governor-General in Council may issue the writ."
COUNT 16	Sec 41 - A legislation has been created to prevent prisoners from voting if their term is greater than 3 years. This is in breach of the Constitution.

COUNT 17	Sec 42 - Every member of parliament, with the exception of the current "Governor General" and the "G.A.P." members prior to the election, have failed to swear the correct oath of allegiance or affirmation as per the "Commonwealth of Australia Constitution Act".
COUNT 18	Sec 44 - EVERY member of parliament is guilty of: i) Allegiance to a foreign power under the UN, Foreign investment and United States Securities Exchange Commission domiciled in Washington DC. ii) All members are guilty of partaking in these treasonous actions. iii) Multiple members are guilty of undischarged bankruptcy. iv) Independent investigation required v) Independent investigation required
COUNT 19	Sec 45 - Failure to step down and create a vacant position in Parliament as required by sections i), ii) and iii)
COUNT 20	Sec 48 - Theft & Grand Larceny of Commonwealth funds to pay each and every politician more than the allocated amount, stated in the "Commonwealth of Australia Constitution Act 1901", an amount of four hundred pounds per year. No referendum has ever been held to amend the Constitution to give politicians more money than stated.
COUNT 21	Sec 49 - Every past and present politician has brushed aside the UK as our Monarch and Guardian of the law since March of 1901, when the first "Prime Minister" was appointed (Edmund Barton). Introducing Acts which are created to make this land a "Self governing" land, without the Monarch.
COUNT 22	Sec 50 - Failure to keep in line with "Section 51" and provide peace, order and good government. This is not a matter of opinion as a country in debt does not have a good government.
COUNT 23	Sec 51 - You have failed in "Good governance" as the country is 6 Trillion dollars in debt. i) Providing free trade to other countries does not benefit this country. ii) Individuals are discriminately being taxed MULTIPLE times, contrary to the Commonwealth of Australia Constitution Act 1901. iii) Bounties increase based on production size. Discriminatory. iv) Uncontrolled borrowing has put the Commonwealth in unnecessary debt. v) States sold off Commonwealth utilities owned by the People of the Commonwealth without our permission, and politicians must repay the money they have stolen. vi) Any troops not in "Commonwealth regions" must be recalled. vii) Privately owned - FAIL viii) Privately owned businesses - FAIL ix) Putting "Queen of England II" subjects at risk - FAIL x) Protect Coral reef, Whale poaching by Japan - FAIL xi) Private information being handed out to 3rd party's - FAIL xii) All currency (Fiat) has no value and is no longer backed with precious metals. xiii) Reserve bank MUST be removed as it is private, NOT Commonwealth.

	<p>xiv) Independent investigation required.</p> <p>xv) No longer in line with the Constitution and UK - FAIL</p> <p>xvi) Fiat currency has zero gold backing - FAIL</p> <p>xvii) The "Commonwealth" has been stripped from the people - FAIL</p> <p>xviii) Independent investigation required.</p> <p>xix) Too many aliens disregarding our basic law, the Constitution - FAIL</p> <p>xx) Too much foreign investors raping the land - FAIL</p> <p>xxi) The previous vote was a Plebiscite NOT a Referendum - FAIL</p> <p>xxii) Independent investigation required.</p> <p>xxiii) Where has the \$TRILLIONS worth of trust funds gone for retirees - FAIL</p> <p>xxiv) Courts are to be made just and fair once again. NOT a business - FAIL</p> <p>xxv) Teaching the Constitution was removed from schools. ALL courts are businesses. This must be reversed as it creates a vested interest in currency and NOT justice. They need to operate lawfully and ethically.</p> <p>xxvi) Laws being made to suit "Special Races" are operating outside the Constitution. It is discrimination.</p> <p>xxvii) Permitting people to immigrate without first and foremost educating them to the Constitutional law.</p> <p>xxviii) Allowing Criminals & terrorists into the country and also not deporting any that break our own laws.</p> <p>xxix) Get this country right before giving financial assistance to another-FAIL</p> <p>xxx) Independent investigation required.</p> <p>xxxi) Undervaluations of land to steal properties from retirees, for the purpose of state development. (Citing: Ron Rowton, a 93-year-old from High Wycombe, WA)</p> <p>xxxii) Railways are privately owned/operated - FAIL</p> <p>xxxiii) Railways are privately owned/operated - FAIL</p> <p>xxxiv) Railways are privately owned/operated - FAIL</p> <p>xxxv) Independent investigation required.</p> <p>xxxvi) The people make the laws.</p> <p>xxxvii) Independent investigation required.</p> <p>xxxviii) Independent investigation required - HUGE FAIL</p> <p>xxxix) Independent investigation required.</p>
<p>COUNT 24</p>	<p><u>Sec 52</u> - All Commonwealth places belonging to the public ought to be openly available to the general public and unable to evict persons from said locations under force or otherwise. Courts, parks, police stations, government buildings, etc, are all supposed to be "PUBLIC" property.</p>
<p>COUNT 25</p>	<p><u>Sec 53</u> - MAJOR breach of this section in MANY ways. Ultimately, the key to this section is as follows: "The Senate may not amend any proposed law so as to increase any proposed charge or burden on the people".</p> <p>a) or to impose taxation, by reason only of its containing provisions for the imposition or appropriation of <u>fin</u>es or other pecuniary <u>penalties</u>, or for the <u>demand or payment or appropriation of fees for licences, or fees for services</u> under the proposed law.</p>
<p>COUNT 26</p>	<p><u>Sec 56</u> - Most revenues have not been created in line with this section and sec 55, therefore are only valid with Royal Assent. Breathalysers, licenses, fines, registration, firearm licenses, etc, are all restricted unlawful without Royal Assent and must be repealed.</p>

COUNT 27	<u>Sec 57</u> - Governor Generals have failed their duty in the past (e.g., 1901, 1975, 1986, 1999) to dissolve parliaments. GG are recommended by the PM, so there is a conflict of interest between parties across the board.
COUNT 28	<u>Sec 58</u> - Assent by GG or Ultimately the Queen, on all laws affecting the "Commonwealth of Australia Constitution Act" has not been provided. At minimum the "Letters of Patent" need to be available as stated in Count 6.
COUNT 29	<u>Sec 59</u> - Royal commission required to investigate individuals and quantity of failings - FAIL
COUNT 30	<u>Sec 60</u> - This is where EVERY "Prime Minister" that has ever been since 1975 is guilty of creating an unlawful Constitution with author long deceased. This is treason to the Constitution and Plagiarism. As per Count 1,2 & 3.
COUNT 31	<u>Sec 61</u> - Creation of "Queen of Australia" is not recognized.
COUNT 32	<u>Sec 63</u> - Governor General has been stripped of his constitutional position.
COUNT 33	<u>Sec 65</u> - Ministers of States shall NOT exceed 7.
COUNT 34	<u>Sec 66</u> - Salaries for Ministers of state shall NOT exceed twelve thousand pounds a year. Ministers ought NOT be receiving salaries in excess of this figure.
COUNT 35	<u>Sec 67</u> - The Governor General should be removing corrupt politicians. It should not be up to the public to highlight the corruption...and there ought not be a conflict of interest with the President (Prime) Minister.
COUNT 36	<u>Sec 69</u> - Privatization of all services noted in this section by the states and federally is against the LAW. These services belong to the wealth of the people.
COUNT 37	<u>Sec 70</u> - Independent investigation required - FAIL
COUNT 38	<u>Sec 71</u> - The High Court is to be a "Commonwealth" Federal Jurisdiction. Currently all courts (Magistrate, County, Supreme & High) are foreign entities registered in USA at the United States Securities Exchange Commission domiciled in Washington DC. This is not a Justice system, this is a Corpocracy controlled policy enforcing department.
COUNT 39	<u>Sec 72</u> - Every member of parliament, past and present has failed to highlight the breach of this section. The Governor General must remove corrupt Justices of the High Court for allowing the Judicial system to become foreign owned and controlled.

COUNT 40	<u>Sec 73</u> - Judicial system is controlled by corporation rules and is NOT as the justice system was created. Individuals are treated guilty on EVERY occasion, and it is expected of them to prove innocence. This is unconstitutional.
COUNT 41	<u>Sec 74</u> - The Privy council has been removed from our judicial process and is one of the, if not THE largest breach of our Constitution. The people have no right of appeal to the protection of our Monarch/Crown.
COUNT 42	<u>Sec 75 & 79</u> - The High Court does NOT have the right to alter or omit items in the Constitution without a referendum of the People, nor does the High Court have the right to make rulings which are contrary to the Constitution. Multiple breaches.
COUNT 43	<u>Sec 80</u> - Every individual has the right to a public and open trial. One individual in Tasmania, accused of a multiple shooting in 1996 has not had such a right. This was then a precursor to removal of individuals rights to bear arms to defend "The people" from invasion or from a corrupt Government.
COUNT 44	<u>Sec 81</u> - Resources within this Commonwealth of Australia land have been sold off with minimal proceeds staying within the Commonwealth. This action has stripped the wealth from all the people by creating excessive tax burden on the people, due to poor governance.
COUNT 45	<u>Sec 82</u> - The poor governance and poor financial management has caused the country to become so far in debt that the next 5 generations will be unable to pay it, even with excessively high taxes.
COUNT 46	<u>Sec 83</u> - Independent investigation required - FAIL
COUNT 47	<u>Sec 85</u> - Independent investigation required - FAIL
COUNT 48	<u>Sec 86-91</u> - Independent investigation required - FAIL
COUNT 49	<u>Sec 92</u> - There ought NOT be charges (Tax) for local goods. GST was never taken to referendum, as it conflicts with the Constitution.
COUNT 50	<u>Sec 93-99</u> - Independent investigation required - FAIL
COUNT 51	<u>Sec 100</u> - Interference by Federal Government and State Governments with the waterways has impeded farmers the ability to water and charging residents excessive fees and manipulating the chemical composition of water.
COUNT 52	<u>Sec 101-105</u> - Independent investigation required - FAIL

COUNT 53	<u>Sec 106-108</u> - States are completely disregarding the "Commonwealth of Australia Constitution Act". They are creating a 3rd tier of Government, even after 2 referendums with public vote of "NO" to Local Government.
COUNT 54	<u>Sec 109</u> - This section has an excessive amount of breaches at both Federal and State level. Every member of Politics is guilty of treason and punishable under the "Treason laws" from 1901.
COUNT 55	<u>Sec 110-113</u> - Independent investigation required - FAIL
COUNT 56	<u>Sec 114</u> - Every State have breached by creating a Police FORCE with military grade equipment and also by listing them on the United States Securities Exchange Commission domiciled in Washington DC, in turn creating a "Foreign controlled, Military Force" = TREASON
COUNT 57	<u>Sec 115</u> - States are using Fiat currency created by a privately-owned Federal bank. This is another foreign controlled entity. Gold and Silver ought to be the ONLY money used by the people for trade as per the "Commonwealth of Australia Constitution Act" 1901.
COUNT 58	<u>Sec 116</u> - The Commonwealth have disregarded the Constitution in favour of "Foreign controlled", Islamic laws. This country was founded on Christianity and God, NOT Islam and Allah. By all means let the people in, but they MUST follow our Constitution to the TEE.
COUNT 59	<u>Sec 117</u> - Discrimination happens from State to State in more ways than can be measured. One example is Firearm licenses/registration ought not be required for Longarm. Pistols require to be registered. This was from the original firearms Act.
COUNT 60	<u>Sec 118</u> - Government has taken "Ownership" of the judicial system by means of "Control via funding" type corruption. The justice system is not "Just", nor is it consistent, nor does it give every individual a fair trial. Courts are consistently performing a "Cash-Grab".
COUNT 61	<u>Sec 119</u> - There is an invasion taking place which has been instigated by politicians. There are a HUGE number of investors buying up property in Australia (Including Chinese government). We are also controlled by the United States Securities Exchange Commission domiciled in Washington DC and there are currently a high number of attacks on Australians by immigrants who have come to this country with malicious intent.
COUNT 62	<u>Sec 120</u> - There are approximately 70% of the prisons taken up by "Victimless" crimes. This is unlawful as they have not committed a crime against the laws of this country (Constitution) nor its people.
COUNT 63	<u>Sec 121-127</u> - Independent investigation required - FAIL

COUNT 64	Sec 128 - The referendum results are being ignored by politicians. There has even been tampering involved to achieve desired results. A plebiscite is NOT a referendum. No changes to the Constitution without the people's Referendum vote. No introduction of some variant within the Constitution without the people's Referendum vote.
COUNT 65	<u>FAILING THE CORRECT OATH / AFFIRMATION</u> Every Naval, military, police, politician, judge, JP, etc have all been taking the Oath incorrectly. By incorrectly taking an oath, it invalidates legislations, Laws, prison sentencing, etc. EVERY Politician needs to take the Constitution seriously...it is YOUR DUTY!
COUNT 66	Please refer to the Attached Document for Crimes Against Humanity

SUGGESTED ACTIONS

Option #1:

- Reverse all the legislation removing the "Queen of Australia" as our Monarch.
- Every public servant and politician shall instantly swear the CORRECT oath as per the 1900/1901 "Commonwealth of Australia Constitution Act".
- ALL Commonwealth departments must immediately withdraw from operating on the United States Securities Exchange Commission domiciled in Washington DC, so the Australian people can get back the "Common-Wealth" as it was intended to be.
 - Ensure that EVERY politician, public officer is learned with the Constitution.
 - Remove all crimes where there is no victim involved and no injured party.
- After the above, you will be permitted to continue in the governance of the country in an "honest and just manner".

Option #2:

- Do nothing and ignore the fact EVERY past, present and possible future politician is guilty of "Treason to the mother Crown".
- Every politician and public servant will face "Treason" charges on 65 counts each based on the definition of Treason for 1900/1901, being that the Constitution is of that era.

Option #3:

- Take this matter to court and be held "PERSONALLY" accountable (Not from your insurance account) for every charge, to a value of \$300 Billion per count for damages to past/present/future generations (Upwards of \$19.5 Trillion), with no specific cap to the limit. The total amount for every individual politician and public servant fined, will be placed into a non-government-controlled trust for the "People" of the land, we know as Commonwealth of Australia.
- Government representatives have shown they are not trustworthy. They have allowed greed and power to take hold and ruin the lives of normal men, women, and children.

You are hereby given 21 days notice to respond to this in writing to:
velvet.revolution.australia@gmail.com

Under what Law?	<input checked="" type="checkbox"/> Common Law	<input checked="" type="checkbox"/> State	Law or Regulation COMMON LAW, CONSTITUTION.	Section or Crime MISPRISION TREASON
	<input checked="" type="checkbox"/> Commonwealth	<input checked="" type="checkbox"/> Community		

Copy distribution:

Her majesty Queen of England, Queen Elizabeth II

Buckingham Palace
London SW1A 1AA

Governor General

His Excellency General the Honourable David Hurley AC DSC (Retd)

Government House
Dunrossil Drive
Yarralumla ACT 2600

The Inspector-General of Intelligence and Security

3-5 National Circuit
Barton ACT 2600

High court

Public Interest Disclosure Authorised Officer
Ben Wickham
PO Box 6309
Kingston ACT 2604
Australia

AFP Commissioner

Reece Kershaw
C/O: AOCC Client Liaison Team
GPO Box 401
Canberra ACT 2601

Premier of Victoria

Daniel Andrews
GPO Box 4509
Melbourne Victoria 3001

Premier of New South Wales

Dominic Perrottet
GPO Box 5341
Sydney NSW 2001

Premier of Tasmania

Peter Gutwein
Shop 96, Channel Court Shopping Centre
Kingston, Tas 7050

Premier of Western Australia

Mark McGowan
5th Floor, Dumas House
2 Havelock Street, West Perth WA 6005

Premier of South Australia

Steven Marshall
GPO Box 2343,
Adelaide SA 5001

Premier of Queensland

Annastacia Palaszczuk
PO Box 15185
City East
Queensland 4002

Chief Minister of the Northern Territory

Michael Gunner
GPO Box 3146
Darwin NT 0800

Governor of Victoria

Her Excellency the Hon Linda Dessau AM
Governor of Victoria
Government House
MELBOURNE Victoria 3004

Governor of New South Wales

Her Excellency Margaret Beasley AC, QC
Office of the Governor
121 Macquarie Street
Sydney, New South Wales 2000

Governor of Tasmania

Her Excellency Professor the Honourable Kate Warner AM
Governor of Tasmania
Government House
Hobart Tas 7000

Governor of Western Australia

His Excellency the Honourable Kim Beazley AC
Governor of Western Australia
Government House
St Georges Terrace
Perth WA 6000

Governor of South Australia

His Excellency the Honourable Hieu Van Le AO
Governor of South Australia
Government House
Adelaide SA 5000

Governor of Queensland

Her Excellency the Honourable Jeannette Young
Governor of Queensland
Government House
Brisbane QLD 4000

Northern Territory

The Honourable Vicki O'Halloran AO
Administrator of the Northern Territory
Government House
Darwin NT 0800

House of Representatives

Mr Russell Broadbent MP
Member for Monash, Victoria
46C Albert Street
Warragul, VIC, 3820

Seven Network

James Warburton
MD & CEO
PO Box 7077
Alexandria NSW 2015

Channel 9

Hugh Marks
Director & CEO
Media House, 655 Collins Street
Docklands VIC 3008

CBS / Network 10

Paul Anderson
CEO
Como Centre
Level 4, 620 Chapel Street
South Yarra, VIC 3141

Channel ABC

Ita Buttrose AC OBE
Chair
ABC Managing Directors Office
Box 9994 GPO Sydney NSW 2001

Channel SBS

James Taylor
SBS Managing Director
Locked Bag 028, Crows Nest NSW 1585

JOHN CHAPTER 8 KJV @ 17. It is also written in your law, that the testimony of two men is true.

The Informant

"Flesh & blood **man/woman**"
No Prejudice, For Queen and country!

Signature:

Witness

Signature:

COUNT 66 – Crimes Against Humanity.

International Covenants on Human Rights

Lawful Instrument	Number
<p>Universal Declaration on Bioethics and Human Rights¹.</p> <p>ISO Code: AU</p> <p>Joined UNESCO 04/11/1946</p>	<p>Article 3 - Informed consent.</p> <p>Article 6 – Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free, and informed consent of the person concerned, based upon adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice.</p>
<p>International Covenant on Civil and Political Rights.</p>	<p>Article 7 – Freedom from experimentation.</p> <p>Article 17 – Right to privacy.</p> <p>Article 18 – Freedom of thought, conscience, and religion.</p> <p>Article 19 – Freedom of expression.</p> <p>Article 21 – Right of peaceful Assembly.</p> <p>Article 22 – Freedom of Association.</p>
<p>International Covenant of Economic, Social and Cultural Rights.</p>	<p>Article 6 – Right to work.</p> <p>Article 9 – Right to Social Security.</p> <p>Article 13 – Right to education.</p>
<p>Declaration of Helsinki².</p>	<p>Article 8 – The fundamental principle is respect for the individual.</p> <p>Article 20, 21, 22 – Right to self-determination and the right to make informed decisions regarding participation in research both initially and during the course of the research.</p> <p>Article 2,3,10 – The investigators duty is solely to the patient.</p> <p>Article 6 – While there is always a need for research (Article 6), the subject’s welfare must always take precepts over the interest of science and</p>

¹ Universal Declaration on Bioethics and Human Rights (19th October 2005) [Universal Declaration on Bioethics and Human Rights: UNESCO](#)

² International Covenant and Civil and Political Rights [OHCHR – International Covenant on Civil and Political Rights](#).

	society.
Declaration of Geneva ³	<p>The Physician’s Pledge:</p> <p>AS A MEMBER OF THE MEDICAL PROFESSION: I SOLEMNLY PLEDGE to dedicate my life to the service of humanity;</p> <p>THE HEALTH AND WELL-BEING OF MY PATIENT will be my first consideration.</p> <p>I WILL RESPECT the autonomy and dignity of my patient;</p> <p>I WILL MAINTAIN the utmost respect for human life;</p> <p>I WILL NOT PERMIT considerations of age, disease or disability, creed, ethnic origin, gender, nationality, political affiliation, race, sexual orientation, social standing, or any other factor to intervene between my duty and my patient;</p> <p>I WILL RESPECT the secrets that are confided in me, even after the patient has died;</p> <p>I WILL PRACTICE my profession with conscience and dignity and in accordance with good medical practice;</p> <p>I WILL FOSTER the honour and noble traditions of the medical profession;</p> <p>I WILL GIVE to my teachers, colleagues, and students the respect and gratitude that is their due;</p> <p>I WILL SHARE my medical knowledge for the benefit of the patient and the advancement of healthcare;</p> <p>I WILL ATTEND TO my own health, well-being, and abilities in order to provide care of the highest standard;</p> <p>I WILL NOT USE my medical knowledge to violate human rights civil liberties, even under threat;</p> <p>I MAKE THESE PROMISES solemnly, freely, and upon my honour.</p>
The Nuremberg Code 1947	Article 1 – Voluntary consent of the Human subject is required
The Constitution of the Commonwealth of	Australian Law Section 51, 52 – No Federal or State Government can impose compulsory

³ .WMA Declaration of Helsinki – ethical Principles for Medical Research involving Human Subject.

[HTTP:// www.WMA.Net/Policies-Post/WMA-Declaration-of-Helsinki-Ethical-Principles-For-Medical-Research-involving-Human-subjects/](http://www.WMA.Net/Policies-Post/WMA-Declaration-of-Helsinki-Ethical-Principles-For-Medical-Research-involving-Human-subjects/)

Australia	<p>vaccinations or sanctions by those who decline.</p> <p>Section 69 – States have no authority for quarantine. Given to the Commonwealth at Federation.</p>
Bio Security Act 2015	<p>Section 60 – Human Bio Security Control Order.</p> <p>Section 88 – Masks. Quarantine (Order).</p> <p>Section 90 - PCR Testing.</p> <p>Section 92 – Receiving Vaccinations.</p>