

Your Consent is Always Required

---In Common Law AND Statutory Law---

Nuremberg Code:

Article 1:

“The voluntary consent of the human subject is absolutely essential”

The Nuremberg code came about after trialling Nazi doctors and scientists for medical experiments and treatments on prisoners without their consent during World War II, leaving them with permanent injury. It was developed to prevent the same sort of thing happening again, where people in positions of power conduct medical experiments and treatments on people without their full free and informed consent. ALL forced, coerced, and mandated tests and vaccinations (for COVID-19 as well as other tests and experiments) are in direct violation of this code and are viewed worldwide as war crimes. **THE NUREMBERG CODE CANNOT BE NULLIFIED BY ANY LAW!**

UNESCO 2005 Universal declaration on Bioethics and Human Rights:

Article 6, Section 1:

“Any preventative, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the person concerned at any time and for any reason WITHOUT DISCRIMINATION OR DISADVANTAGE.”

Article 6, Section 3:

“In no case should a collective community agreement or the consent of a community leader or other authority substitute for an individuals informed consent.”

Charter of Human Rights (Vic):

Part 2 - Section 10 (c):

A person must NOT be:

“subjected to medical or scientific experimentation or treatment without his or her full, free and informed consent”

International Covenant on Civil and Political rights (ICCPR) (UN)

“No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.”

1946 Commonwealth Constitution Referendum

Alteration to the Commonwealth Constitution - Social Services:

New paragraph added to section 51 of Constitution (xxiiiA)

“the provision of... “medical and dental services (but not so as to authorise any form of civil conscription)...”

Australian Immunisation Handbook

<https://immunisationhandbook.health.gov.au/>

Vaccine procedures tab

Preparing for a vaccine tab

Valid Consent tab

No consent...?

Use of force by another needed to enforce compliance = Crime of Battery = Breaches Biosecurity Act 2015 (Cth)

Biosecurity Act 2015

The Australian Federal Biosecurity Act 2015 (Cth) has precedence over ANY State Act, as stated in sections 5 and 109 of the Commonwealth Constitution

Biosecurity Act 2015 (Cth) Section 95 states **there must be no use of force** for:

- Providing contact information of people with whom you've had contact (Section 85)
- Reporting signs and symptoms to a biosecurity officer (Section 86)
- Restricting behaviour such as not visiting a place, or remaining at a place (Section 87)
- Wearing specified clothing or equipment to prevent the spread of disease (Section 88)
- Decontamination of clothing and personal effects (Section 89)
- Undergoing and examination to determine the presence of disease (Section 90)
- Requiring body samples for diagnosis (Section 91)
- Receiving a vaccination or treatment (Section 92)
- Receiving medication to manage a disease (Section 93)

Your consent is ESSENTIAL at ALL times!

Any forced, coerced, or mandated behaviour (wearing masks), tests or vaccines are in direct violation of these lawful documents if you do not give your full, free and informed consent. **YOUR BODY, YOUR CHOICE!**

Applies everywhere in Australia

These documents are all applicable everywhere in the country DESPITE a "state of emergency" being declared.

Federal Law takes precedence over State Law (covid restrictions/directives are not even law!) AND Common Law takes precedence over any Law, Federal OR State, that goes against our Commonwealth Constitution, which can ONLY be changed via Referendum.