

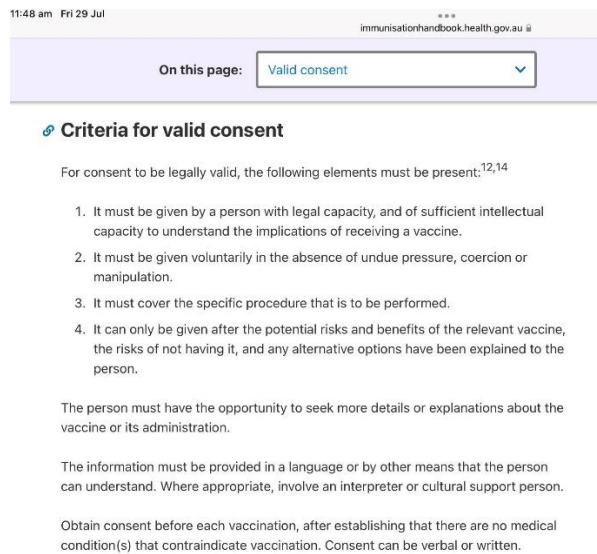
BLOG ARTICLE: "C-19 'Jabs'/ Mandates: Awareness of Truth for Justice" (approx.10 mins read)

By Sharon Cousins (Independent Writer/ Researcher) 29.7.2022

The 'circus' continues with now a "disciplinary findings" letter being sent out by the QLD Dept. of Education, for a response by the C-19 'unvaccinated' staff (who justifiably have tried to return to work and more recently, since the 'here and there' C-19 'jab' mandates were 'dropped'). Could this "disciplinary findings" be likened to the harshly worded "misconduct", directed to the health-cautious 'unvaccinated' staff, many months ago? I do hope that Anne Crowley (HR, QLD Education Dept) and Red Union (for consideration in your reply letter), are aware of the following information and facts presented, which is to help create wider awareness and the need to share truth for the sake of justice. Please refer to sections A, B, C, D, E and F below, with links and screenprints, as evidence.

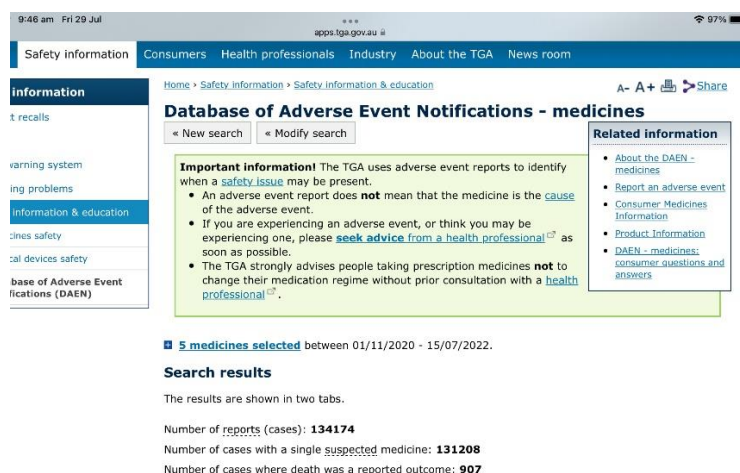
A) The Federal Australian Government website "Immunisation Handbook Register" details **LEGAL VALID CONSENT**. See screenprint of the 4 points listed for "Criteria for valid consent".

<https://immunisationhandbook.health.gov.au/contents/vaccination-procedures/preparing-for-vaccination#valid-consent>



B) The "provisionally approved" C-19 'vaccines' constitute a legitimate and serious **RISK OF MEDICAL HARM** - sickness, injury and/ or death (including miscarriages* - read about Dr. Luke McLindon, who was an Obstetrician & Gynaecologist at Mater Hospital in Brisbane) <https://twitter.com/SaiKate108/status/1551425520360759296>

Refer to the **Therapeutic Goods Administration (TGA) DAEN (Database of Adverse Event Notifications)** published weekly 'safety' reports <https://www.tga.gov.au/periodic/covid-19-vaccine-safety-report> See a summary of reported DAEN data to 15.07.2022 – showing over **130,000 "cases" of adverse events (reactions) and 907 deaths in AUSTRALIA, 'following' these 5 x C-19 'vaccines'**, as per screenprint evidence, captured on 29.7.2022.



People could also simply contact a few honest doctors/ nurses and funeral directors in their locality/ state/ territory, for testimonies of the increased number of adverse reactions, deaths and funerals in AUSTRALIA (including miscarried babies), 'following' these C-19 'jabs'.

In addition, perhaps ask any honest C-19 'jabbed' employed teachers/ child-educators (and some honest nurses, miners, pilots, paramedics, hospital patients, the elderly etc.) about their own health since getting the C-19 'shot' or 'jabs'. Ask for the truth behind the staff shortages and sick leave and the sick pay being taken by so many Australians, since being 'encouraged', 'persuaded' or coerced into taking the C-19 'jabs'; despite the low risk of death from COVID (especially if 'unjabbed').

Notably the C-19 'jab' injuries and deaths have been labelled as a **"coincidence"**. Nah. 'Coincidence' is a convenient word for many to be deceived by; whether from the media, government, 'healthcare' or medical officials. The TGA, on their webpage <https://www.tga.gov.au/periodic/covid-19-vaccine-weekly-safety-report-26-08-2021> for the week of 16-22 August 2021, 'conveniently' wrote on their weekly 'safety' (not) report: *"Large scale vaccination means that coincidentally some people will experience a new illness or die within a few days or weeks of vaccination."* Hmm. **There were seven (7) deaths 'following' or 'suspected' from the C-19 'vaccines' in Australia back in August 2021. Now almost one year later, in July 2022, there are 907 deaths (including children) -** and that is just the 'under-reported' documented data. And what about the data manipulation, where anyone who is C-19 'vaccinated' is technically 'unvaccinated' for up to 4 weeks after their 'jab'.

To view a documented specific **case number 647663, reported 20.10.2021** of a child who died 'following' or 'suspected' from the C-19 'vaccine', Moderna (Spikevax), I went onto the DAEN <https://www.tga.gov.au/database-adverse-event-notifications-daen> and then completed the details, by restricting the information to just the COVID Spikevax (Moderna) and to a limited time period. I screenprinted the details, capturing the list of the medical "reactions" including *"Cardiac arrest"*, suffered by a 14-year-old female child. DAEN screenprint taken 29.7.2022.

Case number	Report entry date	Age (yrs)	Gender	Medicines reported as being taken	MedDRA reaction terms <small>Click on a term below to search the MedlinePlus medical dictionary.</small>
					<ul style="list-style-type: none"> Nasal discomfort Pericarditis Respiratory rate increased
647631	20/10/2021	-	F	<ul style="list-style-type: none"> Spikevax COVID-19 vaccine (Elasomeran (mRNA)) - Suspected 	<ul style="list-style-type: none"> Headache Pericarditis
647634	20/10/2021	44	M	<ul style="list-style-type: none"> Spikevax COVID-19 vaccine (Elasomeran (mRNA)) - Suspected 	<ul style="list-style-type: none"> Chest discomfort Chest pain Musculoskeletal pain Myocarditis Pericarditis
647650	20/10/2021	46	M	<ul style="list-style-type: none"> Spikevax COVID-19 vaccine (Elasomeran (mRNA)) - Suspected 	<ul style="list-style-type: none"> Injection site reaction Vision blurred Wheezing
647663	20/10/2021	14	F	<ul style="list-style-type: none"> Spikevax COVID-19 vaccine (Elasomeran (mRNA)) - Suspected 	<ul style="list-style-type: none"> Brain injury Cardiac arrest Dizziness Headache Multiple organ dysfunction syndrome Nausea Pyrexia

To help those unfamiliar with navigating the *"difficult"* DAEN website, this useful 6 mins video gives helpful instructions. <https://rumble.com/vqjv9y-how-to-navigate-the-tga-adverse-events-web-site.html>

Just to let people know, a whistle-blower contact of mine (an unlawfully terminated 'unjabbed' VIC Health Nurse, previously employed at a public hospital in Melbourne VIC), spoke to me on the phone on 8.2.2022. She used to

work in the Emergency Department and during her shift, back in July 2021, she would see an average of seven (7) C-19 'vaccine'-injured patients. It would take this nurse, up to 20 mins to document EACH of the 'jab-injured' patient details onto the complicated time-consuming DAEN website. In early 2022, the 'jab-mandated' nurse contacted a colleague at the same hospital and asked how many 'jab-injured' patients were in ED. It was 14-15 patients per shift; which is a 100% increase in 6 months! Most patients were NOT documented onto the DAEN due to time and staffing constraints – hence the under-reporting. This particular VIC Health hospital sees an average of 70 ED patients daily. So, here's the maths. 15 'jab-injured' patients (assuming a 12 hr shift) x 2 = 30 patients in 24 hours, divided by 70 ED patients daily = **43% of ED patients are C-19 'jab-injured'**. This is a significant contributing factor to the current crisis in our hospital system (including ambulance ramping), in addition to those suffering with C-19 and/ or the flu etc.

It is critical that the general public, the media, those in HR, WHS, unions, medicine, healthcare, education, construction, mining, travel, hospitality, retail, policing, the judiciary, etc. and ALL employers and governments, are made aware of the **TGA DAEN** (Database of Adverse Event Notifications) website, their weekly "safety" reports and the true stories that are happening, in order to comprehend the under-reported data and the C-19 'vaccine' injuries and deaths, across Australia and globally.

C) Refer to a 20+mins video of **Eric Clapton (UK Singer/Guitarist) sharing his AstraZeneca 'jab-injuries' (2 doses)**, posted on YouTube July 2021, which as of Feb. 2022, had over 2.5 million views. The original video was shown on YouTube on <https://www.youtube.com/watch?v=NVbt8wIKMEY> - but has since been removed (censored). Another YouTube link shows the same "Exclusive & Uncensored" video, which currently has 477,000+ views. <https://www.youtube.com/watch?v=4OHmMKrVbNk>
The video is also on Rumble - <https://rumble.com/viphfx-eric-clapton-two-shots-big-regrets-0614202.html>

Refer to a personal true story of **Alan Steele (a contact of mine – a tradesman and Christian)** and his suffering of **myocarditis** and what happened with his 3 visits to hospital 'following' the Moderna 'jab'. Posted online - '**Daily Declaration**' on 28.10.2021 (3.4mins). <https://blog.canberradeclaration.org.au/2021/10/28/vaccine-injury/>

D) The C-19 'jabs' are not 'safe and effective' as marketed/ promoted, because of the above information (and more), plus the clinical studies details. During the Pfizer (Comirnaty) trials:

- **NO STUDIES were provided for genotoxicity nor carcinogenicity (CANCER)**, as clearly shown on page 55 of the 140-page "Assessment report" **EMA/707383/2020** by the EMA (European Medicines Agency) dated 19.2.2021.

- **ANYONE with a severe adverse reaction to vaccines or components of the BioNTech Pfizer C-19, and those immunocompromised, were EXCLUDED from the study**, as clearly shown on page 68 of this same 140-page EMA report dated 19.2.2021.

- **PREGNANT or BREAST-FEEDING WOMEN were EXCLUDED**, on pages 56 and 115 ("Safety Specification") of this same EMA assessment report, dated 19.2.2021. *NB. Dr Luke McLindon (QLD) miscarriage information.

The PDF of the Assessment Reports - Comirnaty Pfizer (EMA/707383/2020, 19.2.2021) and the AstraZeneca (EMA/94907/2021, 181 pages, 29.1.2021) are freely available to anyone interested.

E) As revealed by **Prof. Ramesh Thakur (resident of ACT) in Spectator Australia** article 26.5.2022, entitled "Is this what 'success' looks like?", he states he "has been looking at the Covid-related data since the start of the pandemic". <https://www.spectator.com.au/2022/05/is-this-what-success-looks-like/>

In his article, Ramesh Thakur shows a screenprint image taken directly from a published table on the NSW Department of Health website - weekly '**NSW RESPIRATORY SURVEILLANCE REPORT**', ended 14.5.2022. The table details the weekly cases of C-19 NSW hospital admissions, C-19 NSW ICU admissions and C-19 NSW deaths; critically revealing those who had no dose/ unknown, one dose, two doses and three or more doses of the C-19 'vaccines'. Notable statement: "**Conversely, fully 82 per cent of all Covid-related deaths in the state in this week were at least double vaccinated, including 64 per cent who had received boosters.**" Link to article also copied onto <https://asenseofplacemagazine.com/is-this-what-success-looks-like-what-the-australian-government-doesnt-want-the-public-to-know/> (P.S. note online comments at the end of above link).

Bio of Professor Ramesh Thakur on <https://www.policyforum.net/authors/ramesh-thakur/>

F) List of national and international laws violated by these C-19 'job' mandates – refer to screenprint typed details, following my research and liaison with contacts.

Note point 12 **International Covenant on Civil and Political Rights Article 7** – states **“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**

and point 13 (Therapeutic Goods Act 1989 Division, 2, 32BA **“Criminal offences for importing a biological”** – a particularly 'harmful' law to those in the TGA and anyone complicit in the medical, healthcare and pharmaceutical industries, as well as government officials etc. I wonder if any Legal Practitioners or Advocates would be brave and willing enough to take this on in a court case? Imagine the consequences and compensation.

There are **national/ international laws** that apply over COVID-19 'mandates' / PHO/directives (especially @ 12 & 13):

1. **Fair Work Act 2009 section 336 (Cth)** – this provides protection from workplace discrimination e.g. a person has the right to not wear a face mask and/or not receive a vaccination;
2. **Fair Work Act 2009 section 343** – it is unlawful to use coercion or intimidation of all kinds e.g., to force employees to wear a face mask or to be vaccinated;
3. **Fair Work Act 2009 section 344** – it is unlawful for an employer to apply undue influence e.g., to force to comply with a direction to wear a face mask or to be vaccinated;
4. **Fair Work Act 2009 section 382** – it is unlawful to dismiss a person from their employment e.g., for their private decision not to wear a face mask and not to receive a vaccination;
5. **Disability Discrimination Act 1992 (Cth)** – it is unlawful to discriminate against as a person who may have been or may in the future or may be imputed by a person to be infected with *'organisms capable of causing disease or illness'*.
6. **Criminal Code Act 1995, Section 83.4 (Cth)** – it is unlawful to hinder or interfere with a person's political right or duty, by violence or by threats or intimidation of any kind. NB. **Acts of torture**: state sanctioned battery/assault, serious/ mental and physical harm involving medical scientific experimental procedure is under the criminal code. Federal Government is giving indemnity to employers and GP's for job-injuries, however you can't indemnify torture. Criminal liability offence.
7. **Crimes Act 1914, Section 28 (Cth)** – it is unlawful to hinder or interfere by violence or by threats or intimidation of any kind with the free exercise of performance, with a person's political right or duty (a.k.a. employment).
8. **Nuremberg Code 1947** – ratified by the 1964 Declaration of Helsinki – the right to voluntary consent of the human subject is absolutely essential; it is a personal duty and responsibility which may not be delegated to another with impunity;
9. **Universal Declaration of Human Rights (UDHR)** - in particular reference to Articles 2, 3, 4, 5, 7, 8, 18 and 23 which have been used to create the Human Rights of each state of Australia;
10. **Universal Declaration Article 6 of UNESCO statement on Bioethics & Human Rights, Sect. 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 disadvantage and without prejudice.”*
11. **United Nations Universal Declaration on Human Rights Article 5** – states *“No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.”* Being identified as *“unvaccinated”* is degrading and losing your job for exercising a right to choose to *not* be COVID-19 'vaccinated', is punishment i.e. loss of income and livelihood.
12. **United Nations International Covenant on Civil and Political Rights Article 7** – states **“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.”**
13. **Therapeutic Goods Act 1989 under Division 2 - 32BA “Criminal offences for importing a biological”:**

(1) A person commits an offence if: ...

(c) either:

- (i) *the use of the biological has resulted in, or will result in, harm or injury to any person; or*
- (ii) *the use of the biological, if the biological were used, would result in harm or injury to any person.*

Penalty: *Imprisonment for 5 years or 4,000 penalty units, or both*

State/ Territory Governments and their Depts., Employers & Employees, also need to know the following Facts/Links:

- In the High Court case of Attorney-General (VIC) v The Commonwealth ('Pharmaceutical Benefits Case') (1945) 71 CLR 237 at 257, on page 257, the Court clearly stated that, **“But the Parliament could not pass a law requiring citizens of the States to keep their premises clean or to submit to vaccination or immunization.”**
- **Commonwealth Constitution Section 109 of Commonwealth of Australia** states *“.... When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.”* Also refer <https://constitutionwatch.com.au/3955-2/> about forced vaccinations, Section 51 (xxiiiA) of the Constitution.
- **Workplace Health and Safety Act 2011 (Cth.) and Australian Child Protection Legislation** <https://aifs.gov.au/cfca/publications/australian-child-protection-legislation> No one (including a child) should be coerced (under duress) with a trial C19 'vaccine' (gene therapy), without them knowing the initial clinical trial studies, ingredients in these 'vaccines', 'cases' of reported serious adverse reactions and deaths, risks of harm, the long-term side-effects are unknown and the benefits of known effective alternative treatments. **INFORMED CONSENT MATTERS.**

Final Comments:

Why doesn't any 'good' main-stream news media entity (TV and newspaper) boldly investigate and report on this information, publicly? Are the media afraid of questioning Premiers/ Chief Ministers? And another question. Why hasn't, the **case of misprision of treason against Daniel Andrews** (17.12.2021, Myrtleford Magistrates' Court – Applicant, Anthony Herman), been rescheduled? NB. VIC State Election is on 26.11.2022 (vote wisely).

We do know of a few 'good' and bold politicians who have 'raised the alarm' about the 'jab' mandates, the 'jab-injuries' and the lack of main stream media attention about this, but many Australians are still *'in the dark'*.

And what about the staff shortages across Australia? Employing people from overseas is not the answer. The ever-increasing 'elephant' in the room is NOT being openly addressed. Staff shortages in education, nursing and other industries are due to:

- a) many people who are on sick leave and were C-19 'vaccinated';
- b) many people have been unlawfully dismissed by the 'jab' mandates and
- c) an overload of 'vaccinated' hospital patients i.e. the 'jab-injured and those with C-19 or the flu.

Many Australians decided to maintain their bodily-integrity (autonomy), and to exercise their legal right (and human rights) to legal valid informed consent. These unlawful dismissals, caused by these 'jab' mandates, were committed by employers and state and territory governments etc. Hence the increased number of court cases, Fair Work hearings and compensation claims, including the 'People's Class Action' - refer <https://educateforprotection.website/>

This "*disciplinary findings*" letter from the QLD Dept of Education is just another 'act' in the 'circus', but employers who unlawfully dismissed staff via 'jab' mandates need to reinstate and/ or compensate.

It's awareness of truth for justice.