

**THIS IS NOT LEGAL ADVICE BUT ONLY SUGGESTED GUIDELINES.**

**IF THE MATTER BECOMES A LEGAL MATTER THEN YOU SHOULD SEEK APPROPRIATE LEGAL ADVICE FROM A QUALIFIED LAWYER**

### **Worksafe**

#### **DO NOT REFUSE OR RESIGN YOUR JOB**

<https://www.worksafe.qld.gov.au/><sup>3</sup> (safety reports)

<https://www.fairwork.gov.au/employee-entitlements><sup>6</sup> (Bullying and harrasment)

1. Ask for request by email in writing
2. Reply with show me the law that states I have to do it and show me the material safety data sheet.
3. If response is negative call worksafe<sup>3</sup> and lodge a complaint and get the complaint number.
4. Email your employer advising you have filed a complaint. Keep turning up for work.
5. If they stand you down its on full pay until the issue is resolved
6. **It cannot be resolved as there is no law and there is no data sheet.**
7. Also make sure you mention bullying and harassment<sup>6</sup> as this is covered by work safe<sup>6</sup>

**This is a step by step process for Queensland workers that refuse the "experimental" Job and are concerned about the Health and Safety "risks" and "coercion"** (the practice of persuading someone to do something by using force or threats.<sup>7</sup>)

"our problem cannot be solved by any form of coercion but only by agreement"

### **ALTERNATIVELY**

You can follow the process from CLN lawyers<sup>2</sup>

<https://concernedlawyersnetwork.net/resourcestemplates/><sup>2</sup>

**UNDER NO CIRCUMSTANCES RESIGN get the instructions from employer IN WRITING  
CREATE A PAPER TRAIL OF CORRESPONDENCE FOR LEGAL FUTURE REFERENCE.**

- 1) Letter(1) respond to any employers 'jab mandates'<sup>2</sup>
- 2)Letter (2) follow up letter<sup>2</sup>
- 3)If the employer persists in dismissing you then take the case to the Fair work commission<sup>1</sup>

The overview is that mandating an experimental 'jab' is illegal and breaches INFORMED MEDICAL CONSENT and Privacy Acts, there is no safety data on the experimental 'jab' so the objective of the exercise is use the existing laws against the employer to show or demonstrate by what laws are they

acting on and by what safety data they are referencing. (There is none)

Of course all this is born out of complete medical ignorance and no such data exists.

So it puts the legal liability for your safety back onto the employer. Also what right do they have to interfere with the relationship between you and your doctor and your private medical records? (none)

This legally breaches several Acts and laws; however these guidelines written on this letter are of course not legal advice simply guidelines demonstrating you can represent yourself.

However, if the situation escalates then consulting with your lawyer experienced in employment law is advisable.

Realize that there are already government statutory bodies set in place to protect the employee such as the Fair Work Commission<sup>1</sup> and Worksafe<sup>3</sup> Fair Work law (Fair Work regulations 2009)<sup>4</sup> and you have every right to refer to these organizations to protect your rights on informed consent regarding medical interventions. Also those who have a strong independent members union s may find a class action supported by the union in some cases.

For example the red union group<sup>5</sup> represents several professional groups without being tied to politics getting in touch with this Union group is a good idea.

At the end of the day to protect your rights you have to FIGHT BACK PERSONALLY and CORPORATELY to protect your freedoms and human rights.

---

## References

1. <https://www.fwc.gov.au/termination-employment/unlawful-termination>
2. <https://concernedlawyersnetwork.net/resource-templates/>
3. <https://www.worksafe.qld.gov.au/>
4. <https://www.legislation.gov.au/Details/F2021C00975>
5. <https://www.redunion.com.au/>
6. <https://www.fairwork.gov.au/employee-entitlements>
7. <https://en.wikipedia.org/wiki/Coercion>

## DISCLAIMER:

*PREVENATIVE ACTION REGARDING MANDATORY VAX POLICIES BY EMPLOYER*

*See below letter to copy/print and hand to employer requesting their signed acknowledgement that*

*they have received it.*

*CLN<sup>2</sup> have provided this document which you may wish to give to your employer before or whenever vaccination policies are announced. You can request that they sign it simply to acknowledge receipt. Keep the original signed and give them a copy.*

*If they refuse to acknowledge receipt by signing, perhaps send to them by email using the send/receipt function to show proof they have received it.*

*Hopefully by that stage they will reconsider and avoid any employment policy of mandatory vaccination of an experimental injection during clinical trials. If they persist then please see an employment law specialist lawyer immediately.<sup>2</sup>*

**THIS IS NOT LEGAL ADVICE BUT ONLY SUGGESTED GUIDELINES**

**IF THE MATTER BECOMES A LEGAL MATTER THEN YOU SHOULD SEEK APPROPRIATE LEGAL ADVICE FROM A QUALIFIED LAWYER**