

Date:

Address:

I have been provided with a document from the Hospital to advise the new entry requirements.

All these requirements breach our Human Rights Act Qld 2019 (particularly s.17(c). CHO Health Directions or the Covid19 Emergency Act of 2020 cannot override our Human rights.

These current Directions remove a person's rights under s.17(c) of the Act to give full free and informed consent to be part of an experiment. This Inoculation has not been fully approved and not even the manufacturers know what side effects it causes.

Secondly you are breaching your duty of care to provide medical treatment. Individuals who suffer loss or damage can sue the hospital or the Doctor as a result of that failure.

You are discriminating against people based on their medical status. You have no right under the Privacy Act to demand that people show their medical status.

Unless a person is sick and has been served with a Control order under s.60 the Biosecurity Act (a Federal Act) you have no right to ask someone to be Inoculated or take a PCR test or wear a mask.

Only Seven (7) people have died (Most of them over 80 and with comorbidities) during the course of this pandemic over 2 years "pandemic" which the WHO downgraded worldwide in March **2020** to a type of Influenza with no excessive deaths.

Each one of your staff and whoever made this Direction will be personally liable for the damage anyone suffers as a result of being coerced to take the Jab. People who have been denied their right under the Human Rights Act to give Informed Consent. Please provide evidence that the Jab stops transmission or someone getting the virus.

More people have died or had serious side effects from getting the Jab than from Covid19.

Please respond within 24hours of receipt of this letter.

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