

LEGAL EXEMPTION TO CONTACT TRACING & NOTIFICATION TO CEASE AND DESIST CONTACT TRACING

Constitution of the Commonwealth of Australia – We the people are the Supreme, Absolute, Uncontrollable authority.

Commonwealth Law Prevails – Section 109 – “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”.



<https://bit.ly/3/wjOkN9>
(Section 109)

‘Mandate’ – Blacks Law Dictionary states that a mandate is a “judicial command proceeding from a Court”. **Therefore “Mandatory” at Coles/Pharmacies/ Adelaide Airport etc ARE INVALID – as they are NOT Courts!!**

<https://thelawdictionary.org/mandate>

‘Directive’ – There is no State Law (nor federal) which requires any man or woman to give out personal and confidential information. There is a directive only. A directive or order must be assented, agreed, voted and authorised by Parliament. Please present to me the Law which requires me to perform Contact Tracing. *The etymology for a ‘irective ‘relates to ‘direct’ – from Latin ‘Dirigere’ – “to guide”.*

<https://www.etymonline.com/>

Emergency Management (Public Activities No 21) (COVID-19)

‘Direction’ 2021 – South Australia

**-There is no Law relating to Contact Tracing – only this ‘Directive’
-This document does not list any penalties for non-compliance.**



<https://bit.ly/31ExoTm>

Privacy Amendment Act 2020-S.94H (Commonwealth Law)

You cannot lawfully require / compel anyone to Contact Trace

- (1) A person commits an offence if the person requires another person to:
 - (a) download COVIDSafe to a communication device; or
 - (b) have COVIDSafe in operation on a communication device;**Penalty: Imprisonment for 5 years or 300 penalty units**
- (2) A person commits an offence if the person:
 - (c) refuses to allow another person to enter premises that the other person has a right to enter; or
 - (d) refuses to allow another person to participate in an activity;

On the ground that the other person:

- (e) does not have COVIDSafe in operation on a communication device:

Penalty: Imprisonment for 5 years or 300 penalty units.

Surveillance Devices Act 2016 – (Commonwealth Law)

5.7 – Tracking devices

(1) Subject to this section, a person must not knowingly install, use or maintain a tracking device to determine the geographical location of:

- (a) a person without the express or implied consent of that person; or

Maximum penalty:

- (a) body corporate - \$75 000;
- (b) natural person - \$15 000 or imprisonment for 3 years.

Demands of compliance by means of Coercion, Duress, Threats to refuse Service/s and Harassment of any kind is illegal and a violation of Civil and Political Liberties and are a violation of the Australian Human Rights Commission Act 1986



<https://bit.ly/39w7eX4>