

**From:** floydaubrey@bigpond.com <floydaubrey@bigpond.com>  
**Sent:** Thursday, March 2, 2023 3:52 PM  
**To:** 'mark.butler.mp@aph.gov.au' <mark.butler.mp@aph.gov.au>  
**Cc:** 'senator.rennick@aph.gov.au' <senator.rennick@aph.gov.au>; 'senator.roberts@aph.gov.au' <senator.roberts@aph.gov.au>; 'senator.babet@aph.gov.au' <senator.babet@aph.gov.au>; 'senator.antic@aph.gov.au' <senator.antic@aph.gov.au>; 'senator.hanson@aph.gov.au' <senator.hanson@aph.gov.au>; 'Shane Murdock' <shane.murdock58@gmail.com>; 'matthew@aflsolicitors.com.au' <matthew@aflsolicitors.com.au>; 'Tony Nikolic' <Tony@aflsolicitors.com.au>; 'Solihin Millin' <solmillin@gmail.com>; 'Lisa.Chesters.MP@aph.gov.au' <Lisa.Chesters.MP@aph.gov.au>; 'charles' <charles@kovess.com>; 'Todd Callender' <todd.callender@cotswoldgroup.net>; 'Neil' <napping2@netscape.net>; 'rod.culleton@greataustralianparty.com.au' <rod.culleton@greataustralianparty.com.au>; 'Dennis HARRIGAN' <dennis@maryboroughcranes.com.au>; 'Endeavour1craig@gmail.com' <Endeavour1craig@gmail.com>; 'Steve Crothers' <sjc7541@gmail.com>; 'Darren' <darrenmixer@gmail.com>; 'Gerry Brady' <GerryUnited@protonmail.com>; 'davidbaxter@iinet.net.au' <davidbaxter@iinet.net.au>; 'David Weisinger' <davidweisinger@protonmail.com>; 'Alan Dana' <wingnut55@protonmail.com>; 'Graham Lyons' <graham.lyons@adelaide.edu.au>; 'Graham Hood' <graham.hood@bigpond.com>; 'boatswainhenry@gmail.com' <boatswainhenry@gmail.com>; 'serene.teffaha@advocateme.com.au' <serene.teffaha@advocateme.com.au>; 'serene@covision.com.au' <serene@covision.com.au>; 'Steve Kirsch's newsletter' <stevekirsch@substack.com>; 'Julian Gillespie' <juliangillespie69@gmail.com>; 'Meryl Dorey' <avnivm@gmail.com>  
**Subject:** YOUR FAILURE TO RESPOND AS LAWFULLY REQUIRED.

**To: The Hon Mark Butler MP  
Minister for Health and Aged Care**

Dear Minister Butler,

I now further and finally, request your formal ministerial advice where you have not responded to two prior requests in this most serious matter; which arises under your portfolio as my Minister responsible [for issuing all legal obligations of injecting practitioners in 'Preparing for Vaccination'](#).

This third and final request is made to respectfully gain the requested information for the purposes of determining the legal obligations operating on injecting practitioners whose actions of injecting or not injecting are strictly legally governed under your [Federal Health Department Criterion No 2, of the Immunology Guidelines](#).

In addition to the specific information clearly requested, you are obliged to advise me if there is any ambiguity or misunderstanding in my requests enabling me as applicant to further clarify the type of information requested from an agency if needed, ensuring it aligns with the broader movement in public administration to facilitate dialogue and negotiation between parties; **before formal legal affidavit processes are used to determine the information respectfully sought.**

With respect to Lawfulness: General principle – a decision that is made under legislation must conform to the requirements of the legislation, and be made by an authorised decision maker, and this requirement is explained in further detail in the [ARC Best Practice Guide No 1, Decision Making: Lawfulness](#).

With respect to Procedural fairness: General principle - a decision that directly affects the rights or interests of a person or organization, must be made in accordance with the principles of natural justice (also known as procedural fairness). The decision maker is required to follow a fair decision-making process, complying with the 'bias rule' and the 'hearing rule'. These requirements are explained in further detail in the [ARC Best Practice Guide No 2, Decision Making: Natural Justice](#).

Finally, for formal legal records of all parties, please advise the legally binding position ([under Criterion No 2 \(of the Immunology Guidelines\)](#)), of Injecting Practitioners' legal obligations; in and when defining and obtaining legally required Valid Consent; and their obligations thereunder; of proceeding or not proceeding to inject; if attendees present for injections and advise they are attending under Undue Pressure, Coercion or Manipulation by being issued an employer sacking threat if they are not injected.

I request the information with respect to legal obligations of any/all practitioners injecting without **Legally Valid Consent**, more specifically; I require you to advise if there is any **WAIVER** against this stated '**Criterion 2**' requirement for any injecting practitioner; to allow setting aside the performance and implementation of the stated guideline.

I give formal lawful notice to all that may need be concerned after this reminder, of your prior failure to advise if there is any **WAIVER** against this stated '**Criterion 2**' requirement to set aside the performance and implementation of the stated guideline.

I request this information within 24 hours of your receipt this second lawful request.

Kind regards  
Glenn Floyd  
Citizen-Employer  
42 Main Street Maldon Victoria 3463 Australia

**From:** [floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com) <[floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com)>  
**Sent:** Monday, February 27, 2023 11:24 AM  
**To:** 'mark.butler.mp@aph.gov.au' <[mark.butler.mp@aph.gov.au](mailto:mark.butler.mp@aph.gov.au)>  
**Cc:** 'senator.rennick@aph.gov.au' <[senator.rennick@aph.gov.au](mailto:senator.rennick@aph.gov.au)>; 'senator.roberts@aph.gov.au' <[senator.roberts@aph.gov.au](mailto:senator.roberts@aph.gov.au)>; 'senator.babet@aph.gov.au' <[senator.babet@aph.gov.au](mailto:senator.babet@aph.gov.au)>; 'senator.antic@aph.gov.au' <[senator.antic@aph.gov.au](mailto:senator.antic@aph.gov.au)>; 'senator.hanson@aph.gov.au' <[senator.hanson@aph.gov.au](mailto:senator.hanson@aph.gov.au)>; 'Shane Murdock' <[shane.murdock58@gmail.com](mailto:shane.murdock58@gmail.com)>; 'matthew@afsolitors.com.au' <[matthew@afsolitors.com.au](mailto:matthew@afsolitors.com.au)>; 'Tony Nikolic' <[Tony@afsolitors.com.au](mailto:Tony@afsolitors.com.au)>; 'Solihin Millin' <[solmillin@gmail.com](mailto:solmillin@gmail.com)>; 'Lisa.Chesters.MP@aph.gov.au' <[Lisa.Chesters.MP@aph.gov.au](mailto:Lisa.Chesters.MP@aph.gov.au)>; 'charles' <[charles@kovess.com](mailto:charles@kovess.com)>  
**Subject:** YOUR FAILURE TO RESPOND AS LAWFULLY REQUIRED.

**To: The Hon Mark Butler MP  
Minister for Health and Aged Care**

Dear Minister Butler,

I draw your close attention to my formal legal request to you (email under) Sent: Tuesday, February 14, 2023, 6:11 PM, that you have not responded to in this most serious matter; which arises under your portfolio as my Minister responsible [for issuing all legal obligations of injecting practitioners in 'Preparing for Vaccination'](#).

As stated, I require your response in respect to the legally binding position ([under Criterion No 2 \(of the Immunology Guidelines\)](#)), of Injecting Practitioners' legal obligations; in and when defining and obtaining legally required Valid Consent; and their obligations thereunder; of proceeding or not proceeding to inject.

I request the information with respect to legal obligations of any/all practitioners injecting without **Legally Valid Consent**, more specifically; I require you to advise if there is any WAIVER against this stated '**Criterion 2**' requirement for any injecting practitioner; to allow setting aside the performance and implementation of the stated guideline.

I give formal lawful notice to all that may need be concerned after this reminder, of your failure to advise if there is any WAIVER against this stated '**Criterion 2**' requirement to set aside the performance and implementation of the stated guideline.

**I request this information within 24 hours of your receipt this second lawful request.**

Kind regards  
Glenn Floyd  
Citizen-Employer  
42 Main Street Maldon Victoria 3463 Australia

**From:** [floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com) <[floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com)>

**Sent:** Tuesday, February 14, 2023 6:11 PM

**To:** 'mark.butler.mp@aph.gov.au' <[mark.butler.mp@aph.gov.au](mailto:mark.butler.mp@aph.gov.au)>

**Subject:** LEGAL OBLIGATIONS OF INJECTING PRACTITIONERS TO REFUSE TO INJECT IN THE ABSENCE OF LEGALLY REQUIRED VALID CONSENT

**To: The Hon Mark Butler MP  
Minister for Health and Aged Care**

Dear Minister Butler,

with regard to the Covid Vaccine mandate directives, issued under your office and the options that may be exercised by the medical practitioner or vaccine recipient, I draw your specific attention to Federal Health Department Immunization Guidelines and therein, those defining [Valid Consent](#).

With respect to Criterion No 2 (of the Immunology Guidelines), in defining Valid Consent; it is noted, that these guidelines state: “**Valid Consent** is the **voluntary** agreement by an individual to a proposed procedure, which is given after sufficient, appropriate and reliable information about the procedure, including the potential risks and benefits, has been conveyed to that individual.”

It also specifically defines the Valid Consent that is required, as follows: “**Criteria for Valid Consent:** -For consent to be legally valid, the following elements must be present: (Criterion 2). - It **must be given voluntarily in the absence of undue pressure, coercion or manipulation.**”

I request the information with respect to **Legally Valid Consent**, of any WAIVER against this stated 'Criterion 2' requirement to set aside the performance and implementation of the stated guideline.

Where, under the doctrine of waiver, is the lawful relinquishment or surrender or derogation of obligation of known obligation, duty of the government or practitioner as well as expectation of the right or privilege of the vaccine recipient?

**I request this information forthwith.**

Kind regards

Glenn Floyd

Citizen-Employer

42 Main Street Maldon Victoria 3463 Australia