COMMON LAW BYLAW

A Bylaw pack for distribution to all businesses, organisations, schools, government buildings, associations currently imposing unlawful Covid 19 restrictions.

Caboolture Common Law Assembly passed a Bylaw banning all Covid restrictions in the Moreton Shire region.

Print out the information in this Business Pack and keep handy for anyone trying to enforce Covid restrictions on you to show why you do not have to follow the Covid restrictions anymore.

COVID BYLAW
BUSINESS PACK
A BYLAW BANNING ALL COVID 19 RESTRICTIONS IN MORETON SHIRE
Bylaw 10312021-A
YOUR BUSINESS, COVID RESTRICTIONS, AND THE LAW

The Common Law Commonwealth of Australia Constitution Act 1901 is, and has been since Federation, the Supreme Law of the land, despite the political parties many attempts to circumvent the Constitution by changing enacting Acts.

The only way the Commonwealth of Australia Constitution Act 1901 may be amended is by a Referendum of all eligible members of the Commonwealth of Australia – that is, all Australians of voting age. (See Constitution: Section 128)

In 1946 Australians voted in a referendum that asked if we would authorise the political party governments to provide, among other things, medical or dental procedures.

Here is what the referendum asked, and the voting result:

Referendum 1946 CONSTITUTION ALTERATION (SOCIAL SERVICES) 1946

Question 1.
Do you approve of the proposed law for the Alteration of the Constitution, entitled Constitution Alteration (Social Services) 1946?

Q1. The referendum was carried.
All six States recorded a YES vote. Nationally 54.39% of electors voted YES

As a result, an amended sub-section was inserted into section 51 of the Constitution:

(xxiiiA) the provision of maternity allowances, widows’ pensions, child endowment, unemployment, pharmaceutical, sickness and hospital benefits, medical and dental services (but not so as to authorise any form of civil conscription), benefits to students and family allowances;

The referendum approved the government providing medical services, but with a condition: medical and dental services (but not so as to authorise any form of civil conscription)

This means that the People of the Commonwealth of Australia denied the government any power to force people to undergo any medical or dental procedure without their consent. This means that any and all dental or medical procedures cannot be forced on any member of the Commonwealth of Australia. Therefore, all forced mask wearing, forced vaccinations, travel restrictions, and other procedures the political party State Governments have imposed are not valid laws.
The Commonwealth of Australia Constitution Act 1901, Section 109 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.

Common Law and the Commonwealth of Australia Act 1901 Constitution guarantee the right of the people to go about their lawful business unhindered by the police or anyone else as long as you are not suspected of committing a crime. Common Law is the highest law in the land and therefore, all State laws must be consistent with our Common Law Commonwealth of Australia Constitution Act 1901.

The State Acts or Directives that the police rely on to justify forcing people to stay home, wear masks, submit to mandatory vaccinations, limit travel, etc., are inconsistent with the common law of the Commonwealth, and they are therefore NULL AND VOID.

You do not have to consent!

Therefore, you are authorised by the:

Caboolture Common Law Assembly Bylaw No. 10312021-A to immediately cease obeying any and all Covid restrictions.

Steps to take to return to normalcy include, taking down personal distancing notices; barriers at checkouts and other areas; opening up areas of your premises closed due to Covid restrictions, including children’s play areas; repositioning tables and chairs in restaurants, bars, clubs and entertainment venues to spacing normally employed before the Covid restrictions; not requiring registration details nor passports before allowing entry into your premises; and any other restrictions you may have been forced to observe.

You may continue, should you wish, to provide hand sanitizers, but you may not restrict entrance to your premises if people refuse to sanitize their hands.

All State borders are hereby ordered open, and police may not stop free travel between States or on any public roads or other forms of transport. (See the Commonwealth of Australia Constitution Act 1901, Section 51 (xxiiiA))

You are hereby authorised by a Common Law Assembly to print out the Notice of Public Safety Bylaw page (below) and post it at the entrance to your business premises to assure people that you are complying with the true law, and to warn the police that they are not authorised to enforce any Covid restrictions on you or your business premises.
NOTICE OF PUBLIC SAFETY BYLAW

Abolishing and Outlawing COVID Restrictions, Mandatory Vaccinations and other Unlawful, Unhealthy and Unwarranted Measures in our Community

Issued by the Common Low Assembly, Caboolture, Queensland

LET IT BE KNOWN that the regulations in Australia that restrict free movement and association, impose mandatory quarantines, distancing, medical testing and vaccinations, and require the wearing of masks are unlawful, unwarranted and medically unsound measures that threaten and assault the fundamental liberties, health and security of the people of our community and violate the internationally recognized legal right of free and informed consent that governs all medical procedures. (Nuremberg Code, 1947) THE COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT 1901, the highest law of the land and binding on all members of the Commonwealth of Australia, specifically forbids any attempts by Federal or State governments to forcefully impose any dental or medical procedures on members of the Commonwealth. Section 51 (xxiiia) the provision of maternity allowances, widows’ pensions, child endowment, unemployment, pharmaceutical, sickness and hospital benefits, medical and dental services (but not so as to authorise any form of civil conscription), benefits to students and family allowances.

THEREFORE, IT IS ORDERED by the Caboolture Common Law Assembly, for Moreton Shire, as a voice and defender of the people of our community that no-one is obligated to consent to, or comply with, any of these regulations, regardless of what purported authority claimed by a person or individual claims to order or compel them, and the owner of this business is free to actively resist and disobey such directives or measures by any means necessary without fear of legal consequence. All businesses may safely take down, discontinue and erase any and all Covid “safety” notices, barriers, flyers, stickers, contact tracing registrations, including limits to the number of people entering their business premises at any one time. This Bylaw enables all businesses to freely arrange their premises in any way they wish without imposing any space limitations on how close tables and chairs may be placed, how many people may enter, or other restrictions ordered without a Constitutional Referendum.

IT IS FURTHER ORDERED by the Assembly that any individual, official, body corporate or their agent that requires or imposes any of these regulations on anyone in our community is taking part in a criminal conspiracy against the life, wellbeing and liberty of free men and women, and stands in violation of this Order. As one engaged in a crime, the offender is subject to penalties and imprisonment upon conviction by the Common Law Court of Caboolture, Queensland, Australia.

This Order is issued on 31 October 2021 as a lawful Bylaw by the Caboolture Common Law Assembly and has the full effect and force of the Law.

All police authorities are expected and compelled by law to enforce this Bylaw or be charged with obstructing justice and democratic process.

Caboolture Assembly Bylaw No. 10312021-A
STAND DOWN ORDER

Issued to the Civil and Police Authorities of the Moreton Shire region, Queensland, Australia
By the Caboolture Common Law Assembly (CCLA)
A lawful de jure government body established by the People of Caboolture, Queensland

BE ADVISED that if you attempt to force anyone, or any business, to obey the Covid 19 Restriction directives, you are in violation of the CCLA Public Safety Bylaw No. 10312021-A issued by the People in Lawful Chartered Assembly on 31 October 2021: “Abolishing and Outlawing COVID Restrictions, Mandatory Vaccinations and other Unlawful, Unhealthy and Unwarranted Measures in our Moreton Shire Community”.

YOU ARE HEREBY ORDERED to immediately cease and desist from requiring or imposing any COVID restrictions on anyone in our community, including masking, social distancing, quarantines, lockdowns, mandatory vaccinations, or other unwarranted, unhealthy, and unlawful measures.

Failure to comply will result in a fine of up to $10,000 per incident per transgressor on conviction by the Common Law Court of Caboolture, Queensland, Australia

This STAND DOWN ORDER has the full effect and force of the Law and will be enforced by the Sheriff’s Department of the Caboolture Assembly and its sworn deputies.

Issued on 31 October 2021 in the Caboolture Assembly for Moreton Shire and duly recorded in the Public Records Office of the Assembly.

Authorised by the Caboolture Common Law Assembly