

**TIME SENSITIVE DOCUMENT
ESTOPELL CONDITIONS APPLY**

Gregory-walter:Maker
5/26 Raleigh Street
Belmont
6104

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13/05/2022

Within the universal maxim of law. Notice to agent is notice to principal. Notice to principal is notice to agent.

To: Ian Edwards
Position: CEO of RWWA **Racing and Wagering Western Australia**

Date of first Notice served **21/04/2022** by registered mail it was received on **22/04/2022**

This serves as my Second **Notice of Liability**

I wish to point out that your rules are not above the law you seem to have taken it on board to allow the public back onto your premises without masks or proof of vaccination yet you are still continuing to forget about your staff which have been stood down for not complying with these unlawful rules.

I would like to refer to the last piece of correspondence sent by Charlotte Vickers Thoroughbred Stewards Secretary on behalf of RWWA.

Titled **RWWA Local Rules of Racing** (Thoroughbred LR138, Harness LR91A & Greyhound LR15M)

It stated that I must show proof of vaccination in order prevent my licence from being suspended. This prevents me from being able to do track work at any Western Australian racetrack which therefore resulted in loss of income.

Need I remind you that Local Rules are not Laws neither are directions or mandates.

Please see to it that you send me the following pieces of information immediately regarding this topic as I fail to understand where you were getting such authority or medical expertise that allows you to dictate what medical procedures your staff must undertake to remain employed.

Please know it is not the government trying to coerce me into having a medical treatment it was you Mr Ian Edwards as CEO therefore it makes you complicit in the crimes mentioned here in. Also, the suspension of my track work licence and any loss of income as a result of this.

- 1) You must be able to prove under which Law and provide a lawful contract, including wet ink signatures, and full disclosure.
- 2) That the contract requires the 8 (eight) essential elements required to form such lawful contract.
- 3) That you prove that mask mandates, testing or vaccinating prevents contracting or spreading covid 19.
- 4) That the information provided by you is signed by yourself the living man only.
- 5) That you send all correspondence registered post only to the address mentioned in the top right-hand corner of this document.

Need I remind you we have certain rights as living men and women called **unalienable human rights** these cannot be altered or destroyed regardless of health directions, rules, legislation, or laws.

It did not end too well for the last people that breached our human rights you might have heard of the Nuremberg Trials if not it is worth your time learning.

I was just following orders is not an excuse under the law.

Do you understand what Deprivation of Liberty means? It is a serious crime, which means you have your freedom taken away regarding making decisions for your own life. Is this a right you feel comfortable breaching?

Do you understand what deprivation of Privacy means? I also have the unalienable right to privacy, and no one has the right to ask to see my medical status or notes. Where do you get off on demanding I produce these?

Do you understand what deprivation of the right to earn a living means? Have you or have you not breached my unalienable human right to earn a living income by being compensated with wages, or a salary in a fair exchange for one's work?

According to the TGA, covid-19 vaccinations are under experimental clinical trial until 2023 and are still only provisionally approved.

According to the Commonwealth Criminal Code Act 1995, participation in a clinical trial must be voluntary.

Under the Immunisation handbook, the requirements for consent to be legally valid include that consent must be given voluntarily, in the absence of undue pressure, coercion or manipulation.

Consent is invalid if there is coercion. Under Criminal Law, if valid consent is not obtained prior to vaccination, it then becomes assault. If a death or an adverse reaction occurs, it then becomes a homicide.

When two or more people or corporate entities form a common intention to instigate an unlawful purpose, in conjunction with one another, each of them is deemed to have committed the crime. Also, any person who aids and abets the facilitation of this unlawful common purpose would also be criminally liable.

Meaning that anyone that joins in the instigation that puts pressure on others to submit to covid 19 vaccination or any other medical treatments is complicit in the crimes previously mentioned.

Should you continue to violate my unalienable human rights you will leave me no option but to **pursue you Mr Ian Edwards and hold you personally liable** for committing crimes against me this includes but is not limited to forced medical procedures and treatments such as vaccines, masking and covid testing be it RAT or PCR tests.

I would also like to point you to **Article 51 section 23A** of our commonwealth constitution act 1901 as Proclaimed and Gazetted. Subsection 51(xxiiiA) includes but is not limited to medical and dental services but not so as to **authorize any form of civil conscription**.

Do you have **indemnity insurance**? If so, please provide this for me ASAP.

Also, I notice you, that a record will be made of all conversations, including, but not limited to those of yourself or any future dealings with your staff. The context of the conversation is not, under any circumstances, to be via text, verbal or via group messages it is to be via **written only!!**

You should also be aware I do not consent to third parties holding information on myself or my family.

I may seek remedy now, or at **any other future time** for any torts that have been or may be committed against me or, if any unlawful behaviour has been carried out against me.

Due to this being of a timely matter you have 7 days to respond.

Yours Truly
Gregory-walter:Maker
The Living Man
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E&OE

