**The Biosecurity Act 2015**

**Section 8** – In a State of Emergency, the Biosecurity Act, **SUPERSEDES** all State Legislations.

**Section 109 of the Australian Constitution** – ‘…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’.

**Section 61** – A Biosecurity Control Order **must be issued** to test an **individual** for Covid-19, to require them to wear a mask, or to self-isolate. The individual haws the **right to appeal** a Biosecurity Order imposed on them.

**Section 60** – A Biosecurity Control Order can only be issued to an individual by an Authorised Biosecurity Officer **if the individual has signs and symptoms**.

**Section 34** – A Biosecurity Control Order can only be issued to an individual proportionally – where the individual has **signs and symptoms that are sufficiently serious** to justify imposing the Biosecurity measure.

**Section 87** – Biosecurity measures such as **self-isolation** cannot be applied to a group of people, they **can only be applied to an individual** with signs and symptoms who has been issued a Human Biosecurity Control Order.

**Section 69** – Only an Authorised Biosecurity Officer with the intention of imposing a Human Biosecurity Control Order on an **individual** can request contact tracing information.

**Section 477** – A Human Biosecurity Control Order must be issued to impose requirements that **restrict or prevent the movement of an individual.**

**Section 88** – Only an **individual** that has been issued a Human Biosecurity Control Order can be required **to wear a face mask**.

**Section 90-91** – An **individual** with signs and symptoms must be issued a Human Biosecurity Control Order **to be required to take personal body samples by a Covid-19 PCR test.**

**Section 95** – An individual **cannot be forced** to comply with the Biosecurity measures imposed on them.

These are the laws of the land of Australia!

You can say no!