



MEDIA RELEASE

A class action seeking to quash Minister Hazzard's mandatory Covid-19 vaccination orders in the NSW health sector was filed in the Federal Court of Australia on 14 December 2021.

This complements our NSW Civil and Administrative Tribunal action filed in October as well as our further Appeal on Jurisdiction in November challenging the same orders but on different grounds.

In summary, the Federal Court action claims:

- The Minister was bound to act consistently with the provisions of the Federal *Biosecurity Act 2015*.
- The Minister failed to act under a state emergency declaration when a national emergency declaration was in force and as he evidently considered there to be a biosecurity emergency situation in NSW.
- The Minister failed to consider certain matters required by the Federal Act before making the orders, including less restrictive and intrusive alternatives.
- Had the Minister been given accurate advice on the key questions of the risk posed by Covid-19 and the vaccines, he would not have reasonably made the orders.
- The Minister otherwise failed to act consistently with the requirements under the Federal Act for imposing vaccination measures without personal orders allowing for rights of review, or by infringing accepted standards for free and informed consent.

The Originating Application and Statement of Claim, as well as all related pleadings to our cases can be found on our website, www.callpeter.com.au

In summary, we have commenced proceedings seeking a merits review of the Public Health Orders. The NCAT action allows the NCAT member to stand in the shoes of the Minister to address claims that the science does not support mandatory vaccination of health workers.

For this action we intend to rely on experts to present the real-world data gathered from around the world since early 2020 to show that:

- Covid-19 is objectively no worse than a cold or flu.
- The vaccines are proving to be dangerous and ineffective.
- Mass vaccination won't reduce transmission, hospitalisation or death.
- Other traditional measures are available to manage the risk.

We believe that science and law are in favour of our claims. States cannot simply make up their own rules, nor can the data be ignored. We look forward to presenting our case in Court.

We are also preparing a case on behalf of vaccine injured children and adults and invite those that have been injured to come forward at www.callpeter.com.au.

We will never give up the fight for human rights and freedoms.