## notice

## SARS-COV-2

Where otherwise public orders are given to benefit mankind in which case it is the right of a man; who is otherwise not bound by obligation; to determine the veracity of, and give cognisance of such orders where otherwise they may have been given in error and/or unlawful.

On January 7 and subsequently on January 28 2020; China and the United States released public statements concerning the isolation and scientific identification of the virus SARS-COV-2 respectively. However, despite these announcements and requests from world scientific bodies no proper scientific description of this virus has thus far been publicly released.

It is my belief all that exists to identify SARS-COV-2 is the virtual sequencing from 3 samples of alveolar mucus taken from patients sadly infected with pneumonia in the city of Wuhan China. Whereby the gaps missing and necessary to complete the sequencing were added using a computer algorithm called "muscle".

Until it can be determined in a public hearing before sitting members and independent Australian scientists the truth concerning the origins and existence of the virus SARS-COV-2; i have determined to give no cognisance of directions mandates and/or public orders or legislation relating to the virus SARS-COV-2.

Whereby any man or woman who says you must wear a mask, or you must receive a vaccine or you must follow my directions; is the causal source of harm to i and my person. Whereby if said man or said woman does in error continue to importune and attempt to coerce i against my wishes to be let alone. Said man or said woman is a WRONGDOER and guilty of trespass: said trespass the wrongful administration of i and property without right.

i, say here and will verify in open court, that all herein be true.