Chief Commissioner Shane Patton <john doe>

Victoria Police centre <139 freedom way>

311 Spencer Street <Federation Vic>

Docklands Victoria <8000>

3008 < 26/01/1973>

This letter is to serve as my written notification that I formally object to the tactics being employed by the Victoria Police in regards the handling of the Covid-19 pandemic. The actions of those employed to be officers have been not only unprofessional but also unlawful as well. The heavy-handed tactics employed to enforce directives given down by the health minister regarding Covid-19 restrictions have been widely publicised. These offences include the deprivation of liberties of countless Victorian people and the repeated illegal detainment of individuals without cause.

I declare this to be not only a breach of the police but a clear breach of –

**The Charter of Human Rights and Responsibility Act 2006**

**Section 12**. Every person lawfully within Victoria has the right to move freely within Victoria and to enter and leave it and has the freedom to choose where to live.

**Section 13**. has the right-

1. Not to have his or her privacy, family, home or correspondence unlawfully or arbitrarily interfered with; and
2. A person not to have his or her reputation unlawfully attacked.

**Section 16**. (1) Every person has the right of peacefully assembly.

(2) Every person has the right to freedom of association with others, including the right to form and join trade unions.

It is clear the officers involved are acting outside their jurisdiction making them no longer officers of the peace and public servants but rather armed war mongers unlawfully assaulting innocent Australian Men and Women without cause.

I believe not only do I have a right, I also have a duty to myself and to my country under the eyes of God Almighty to defend myself and my fellow man when under threat of harm or hardship in Victoria under-

**The Charter of Human Rights and Responsibilities Act 2006**

**Section 21-**

**Right to liberty and security of person**

1. Every person has the right to liberty and security.
2. A person must not be subjected to arbitrary arrest or detention.
3. A person must not be deprived of his or her liberty except on grounds, and in accordance with procedures established by law.
4. A person who is arrested or detained must be informed at the time of arrest or detention of the reason for the arrest or detention and must promptly informed about any proceedings to be brought against him or her.

And also-

**The crimes Act 1958 – Section 322K**

**Self-defence**

1. A person is not guilty of an offence if the person carries out the conduct constituting the offence in self-defence.
2. A person carries out conduct in self-defence if-
3. The person believes the conduct is necessary in self-defence and;
4. The conduct is a reasonable response in the circumstances as the person perceives them

**Notes**

2. The circumstances in which a person may carry out conduct in self-defence include-

* The defence of the person or another person
* The prevention or termination of the unlawful deprivation of the liberty of the person or another person.

If the officers of the Victorian Police force continue to act in such a manner, they will be held liable for their actions. I cannot in good conscience stand by and allow myself and others to be victims of the unlawful systematic abuse being perpetrated by Victoria Police and I am committed to defending my self and others from any breach of the peace or deprivation of liberty imposed by said officers. As is my right to do.

Regards

<john doe>

…………………………………….

N.B. This document is to be used Without Prejudice towards the author. All rights reserved.