POLICE POWERS AND COVID-19

What new powers do Victoria Police have?

In response to COVID-19, Victoria police have been given the power to charge people if they believe they have breached the new laws introduced to reduce the spread of COVID-19.

All Victorians are required to comply with the directions of the Chief Health Officer, which are published <u>here</u>.

These are changing regularly and include stay-at-home directions. A summary of the stay-at-home directions is available <u>here</u>.

If the police believe that you have not followed these directions, they can issue you with a fine of \$1,652. If you get one of these fines, you have the right to have it reviewed (see below).

What are my rights with the police?

If you are questioned by the police, you must provide your personal details, such as your full name and address.

You do not have to answer any other questions, however it might be a good idea to explain to the police what you are doing if you have a lawful excuse for doing it.

If you do not speak English, the police should provide you with an interpreter before they question you. If you are under 18 years old, you should not be formally questioned without a parent, guardian or independent person there.

If you believe that the police have not acted properly, you should get legal advice about your options, which could include making a complaint or seeking compensation in more serious cases.

<u>Covidpolicing.org.au</u> are monitoring the use of police powers during COVID-19, you can report any issues with police <u>here</u>.

What should I do if I get a fine?

If you get a fine, you have a number of options, including:

- pay the fine, or apply for a payment plan;
- apply to **have the fine reviewed**, if you think that the police were wrong to fine you, or if you have a reasonable excuse for your behaviour; or
- Have the fine referred to court (you should get legal advice before doing this).

You can use <u>finefixer.org.au</u> to figure out your options for your fine.



NORTHERN COMMUNITY LEGAL CENTRE: APRIL 2020

Layla is pulled over by the police, however she speaks limited English and is not able to explain that she is driving to her job at a hospital.

The police issue her with a fine for breaching the stay at home directions.

Layla sees a lawyer, who successfully applies to have the fine withdrawn on the basis that Layla was allowed to drive to work, and didn't do anything wrong.

It is important to take action on your fine by the due date, otherwise it will get more expensive and you may lose the right to challenge the fine. If you do nothing about your fine, there can be serious consequences such as having your car clamped, having your assets seized, or being bailed to appear at court.

If you have experienced family violence, mental health issues, homelessness, or addiction issues, you may have other options to deal with the fine. You should get legal advice as soon as possible.



GET FREE LEGAL ADVICE! Northern Community Legal Centre

03 9310 4376 admin@northernclc.org.au

Victoria Legal Aid

1300 792 387Arabic: 03 9269 0127

Where can I get further information?

- Northern Community Legal Centre: northernclc.org.au/covid-19-facts-and-info
- Victoria Legal Aid
 <u>legalaid.vic.gov.au/find-legal-answers/covid-19-coronavirus/fines</u>
- Police Accountability Project policeaccountability.org.au/police-complaints/police-complaints-resources/

THIS DOCUMENT IS NOT LEGAL ADVICE. THIS INFORMATION IS ACCURATE AS OF 1 MAY 2020, HOWEVER THINGS ARE CHANGING VERY QUICKLY DURING THIS PERIOD, SO YOU SHOULD SEEK LEGAL ADVICE BEFORE ACTING ON THE BASIS OF THIS INFORMATION.

