

PUBLIC HEALTH AND OTHER LEGISLATION (EXTENSION OF EXPIRING PROVISIONS) AMENDMENT BILL 2022

Submissions should include:

- Mrs SylviaJ Huxham [REDACTED]
- [REDACTED]
- [REDACTED]

I wish to express my extremely high opposition to any notions that this state of Queensland is in any way in need of extensions of emergency powers because of the Covid-19 biological disease. We are in need of **Release** from the strangulation of mandates and all the accumulated damage that has occurred in every facet of society. "It is not time to give the Bureaucrats more power to legislate what *they think* is best for Queenslanders or is it for their own political power base -

The Government would do well to redeem trust in the elected representatives- not shred and struggling remnants of loyalty.

Right now and the time ahead in this year and beyond, Queenslanders are in need of assistance to overcome the damage of the Flood crisis. Stop the pandemic restrictions NOW and encourage those who are so devastated- financially, emotionally, mentally in relationships and resources by constructive industry building initiatives and necessary aid.

It is time to allow Queenslanders to be treated as *responsible hard working individuals* who realize the immense challenges in overcoming the hardships put upon them and their families and businesses and industries because of nonsensical blanket mandates and allow them to resume the holistic and rewarding activities of life - work and recreation.

Allow them the right to **Get out to work** and have individual responsibility in organizing their own lives -and actually in making compensation for the damaging outcomes of the restrictions and the total lack of accessible substantiated independent scientific research to support the modelling for the so called pandemic in our state and Nation since 2019.

There has not been yet any data that has convinced the **thinking public** of the need to mask up, limit services and Customers much less silence anyone who dares to speak or question the political narrative. Neither the need to isolate and restrict normal activities -employment and social opportunities with friends and families.

As Stephen Miles (MP) say "Queensland has suffered a massive blow to its economy due to lockdowns and restrictions to prevent the spread of the coronavirus pandemic. Industries have been stalled, people have lost jobs and the State has been plunged into massive debt. The economy was put into hibernation but the debt clock keeps ticking over faster than ever."

Sadly these impacts are not felt by the political and unelected bureaucratic strata and so called Law Keeping cohort -So the decision should be deferred directly to those who are in the line of damage -The ordinary citizen -families, business holders, volunteers in welfare groups etc. They are the ones with wisdom of the years and heart for what is right.

As a representative in our community - a Senior citizen with young families and their children I strongly urge you to listen to the people and do not place any further restrictive burden on the people you are called to serve,.

I will also remind you of Cease and desist notices from ordinary citizens and well reputed law groups-to the minister of Health

The Constitution of this county clearly sets out law and freedom structures which are not to be overlooked even on the politically structured emergency

Here are some:-

There should be no pressure coercion and manipulation to enforce the Vaccines

This Practice has been aggressively enforced contrary to the ethics stated in the [Immunization Handbook.health.gov.au/vaccination -procedures/preparing for vaccination](https://immunisationhandbook.health.gov.au/vaccination-procedures/preparing-for-vaccination)

In regard to vaccines mandates and passports et - and mask mandates there has been a serious violation of Constitution Law Section 51.23A. This Law “confers a prohibition against civil conscription in relation to any medical procedures unless active consent is obtained” That is the Australian Constitution affirms that **NO LAW** in this country can compel any medical service on behalf of the Australian Government.

Second to this - to force the citizens into submitting to your restrictive measures therefore forces them to comply in acts of treason -This situation is not to be dismissed lightly by the government and in particular the Health Departments and all its administrative agencies

I submit here a short summary of Key legal statements that directly oppose any of the medical mandates: Already mentioned: [https://immunisationhandbook.health.gov.au/vaccination -procedures/preparing -for-vaccination](https://immunisationhandbook.health.gov.au/vaccination-procedures/preparing-for-vaccination)"

- High Court case of Attorney-General (VIC) v The Commonwealth ('Pharmaceutical Benefits Case') (1945) 71 CLR 237 at 257, on page 257, the Court clearly stated that, ‘..the Parliament could not pass a law requiring citizens of the States to keep their premises clean or to submit to vaccination or immunization.’
- **Commonwealth Constitution Section 109** of Commonwealth of Australia states “..... 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.”

Also refer [https://constitutionwatch.com.au/ 3955-2/](https://constitutionwatch.com.au/3955-2/)

- **Section 51 (xxiiiA) of the Constitution** .
- **Fair Work Act 2009 section 336 (Cth)** – this provides protection from workplace discrimination e.g. a person has the right to not wear a face mask and/or not receive a vaccination;
- **Fair Work Act 2009 section 343** – it is unlawful to use coercion or intimidation of all kinds e.g., to force employees to wear a face mask or to be vaccinated;
- **Fair Work Act 2009 section 344** – it is unlawful for an employer to apply undue influence e.g., to force to comply with a direction to wear a face mask or to be vaccinated;
- **Fair Work Act 2009 section 382** – it is unlawful to dismiss a person from their employment e.g., for their private decision not to wear a face mask and not to receive a vaccination;
- [https://www.fairwork.gov.au/sites/default/files/migration/724/Fair-Work-Information](https://www.fairwork.gov.au/sites/default/files/migration/724/Fair-Work-Information-Statement.pdf)

-Statement.pdf

- <https://www.fairwork.gov.au/employment-conditions/national-employment-standards>

#nes-entitlements

- Disability Discrimination Act 1992 (Cth) – it is unlawful to discriminate against a person who may have been or may in the future or may be imputed by a person to be infected with ‘organisms capable of causing disease or illness’.
- **Criminal Code Act 1995, Section 83.4 (Cth)** – it is unlawful to hinder or interfere with a person’s political right or duty, by violence or by threats or intimidation of any kind. NB. Acts of torture: state sanctioned battery/assault, serious/ mental and physical harm involving medical scientific experimental procedure is under the criminal code. Federal Government is giving indemnity to employers and GP’s for job-injuries, however you can’t indemnify torture.
- **Crimes Act 1914, Section 28 (Cth)** – it is unlawful to hinder or interfere by violence or by threats or intimidation of any kind with the free exercise of performance, with a person’s political right or duty {a.k.a. employment}.
- **Nuremberg Code 1947** – ratified by the 1964 Declaration of Helsinki – the right to voluntary consent of the human subject is absolutely essential; it is a personal duty and responsibility which may not be delegated to another with impunity;
- **Universal Declaration of Human Rights (UDHR)**- in particular reference to Articles 2, 3, 4, 5, 7, 8, 18 and 23 which have been used to create the Human Rights of each state of Australia;
- **Universal Declaration Article 6 of UNESCO statement on Bioethics & Human Rights, Sect. 1** – “Any preventative diagnostic and therapeutic medical intervention is only to be carried out with the prior free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person concerned at any time and for any reason, without disadvantage and without prejudice.”
- **United Nations Universal Declaration on Human Rights Article 5** – states “No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.” Being identified as “unvaccinated” has become a degrading statement punitive in intent and losing your job for exercising a right to choose to not be COVID-19 ‘vaccinated’, is punishment i.e. loss of income and livelihood.
- **United Nations International Covenant on Civil and Political Rights Article 7** – states “No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.”
- **Human Rights Act Queensland 2019**

7. Free and informed Consent issues **TGA DAEN (Database of Adverse Event Notifications)** website and ... weekly “safety” reports. <https://www.tga.gov.au/database-adverse-event-notifications-daen>

8. 79,000 cases of COVID-19 ‘vaccine’ adverse reactions, listed on the TGA DAEN website.

9. "**Open Letter To ALL Doctors & ALL Australians**" entitled ‘Primum Non Nocere’ OR First Do no Harm” 09.08.2021 from "Your Fellow Australian Doctors" of Covid Medical Network

<https://covidmedicalnetwork.com> - <https://covidmedicalnetwork.com/open-letters/first-do-no-harm.aspx>

10. **Experimental Status of “ Covid -19 Vaccine”** 140-page Assessment Report by the European Medicines Agency (EMA) dated 19.2.2021 on Pfizer BioNTech (Comirnaty) which clearly states.. no studie

For the sake of time- I will include some reports available today from the Covid Medical Network - where expert medically educated and trained doctors are able to voice the conclusions of their research without the political censoring -and without conflict of interest and career sabotage

Common to many studies is this conclusion from reading the Statistics:

Covid Deaths in the Vaccinated Rise While Those in the Unvaccinated Fall, UKHSA Data Show

In this week’s UKHSA report the story is much the same as prior weeks – infection rates are still highest in the triple vaccinated except for individuals aged under 18 or over 80; the data for those aged under 18 continue to shift towards decreasing vaccine protection, while there’s not much change in vaccine performance for those

*The routine use of facemasks is not recommended by WHO, the CDC, or the ECDC in the community setting. However, **the use of facemasks is recommended in crowded settings (such as public transport) and for those at high risk (older people, pregnant women, and those with a medical condition) during an outbreak or pandemic.***aged over 80.