

Michael Jenkins

Tuesday, 1<sup>st</sup> of March 2022

Mr. Michael Jenkins

Committee Secretary  
Community Support Services Committee  
Parliament House  
George Street  
Brisbane Qld 4000

Dear *Community Support and Services Committee,  
Of The Queensland Parliamentary Assembly.*

I am writing to the committee to contest the Public Health and Other Legislation (Extension of Expiring Provisions) Amendment Bill 2022.

Where did the assembly receive their authority to place conditional rights upon the people of Queensland?

Anything that disrupts the rights of free trade and freedom of movement breaks the constitutional rights of the state of The Commonwealth of Australia under the Commonwealth of the United Kingdom.

If you wish to change or alter these rights have it be a referendum.

Commence a referendum of the people (whom are The Commonwealth of Australia) and if it is succeeded to be a majority vote then the authority to pass the bill is valid. Then it shall be accented by a valid representee of the current Reigning Monarch of the United Kingdom – remembering that the representee of the Monarchy has the power to refuse any bill to become law.

That tis where you will get the lawful right to pass this bill. For the authority is granted in the sovereignty of the people under the Inalienable rights of Almighty God.

For of the foundation law is present in these Bills as follows, The Commonwealth of Australia Constitution Act 1900 (UK), Bill of Rights 1688 and The Magna Carta. This was adopted in the Common Law of this state called The Commonwealth of Australia, the state which was Federated in the dawn of the 1900's accented by her Majesty Queen Victoria.

We are a federated state under the Monarchy of the United Kingdom. If you wish to argue with this statement, then you are ignorant of the unlawful change of 'the seal of the State' of The Commonwealth

of Australia creating the fraudulent Australian Government through the unlawful assentation to change the seal of the state creating a foreign authority. In which there was no majority vote to pass this bill and change of the seal of the state in referendum by the people of the Commonwealth of Australia. Therefore, all bills that have passed in this country under Gough Whitlam's 'Queen of Australia' is null and void.

Every politician under the proclamation under the 'Queen of Australia' and not under the true valid proclamation said in Section 44 of The Constitution of Australia – being The Commonwealth of Australia Constitution Act 1900 UK. Then they have put themselves into a fraudulent authority and not under the Sovereignty of this Commonwealth. Therefore, anybody who has proclaimed this honorability under the 'Queen of Australia' of The Australian Government has no authority to pass lawful bills under The Commonwealth of the state.

Hence you cannot change rights of the people without the people's authority under this current 'Seal of The State' under Gough Whitlam's 'Queen of Australia'. In which your authority becomes void and null of the People Of The Commonwealth of Australia.

Thankyou for consideration in the matter.

*Yours faithfully.*

*Signed.*

*Michael W. Jenkins.*

*Date.*

*Tuesday 1<sup>st</sup> of March,  
Of The Year,  
2022.*