

From: [Peter Tankey](#)
To: [Community Support and Services Committee](#)
Subject: PARLIAMENTARY COMMITTEE INQUIRY INTO EXTENDING QUEENSLAND'S "STATE OF EMERGENCY"
Date: Thursday, 3 March 2022 11:57:53 AM

**SUBMISSION TO THE QUEENSLAND PARLIAMENTARY
COMMITTEE INQUIRY INTO
EXTENDING QUEENSLAND'S 'STATE OF EMERGENCY':**

Under the Public Health and Other Legislation (Extension of Expiring Provisions) Amendment Bill 2022, Queensland's 'state of emergency' laws will be extended from 30 April 2022 to 31 October 2022.

MY NAME: Kyla Devitt



MY POSITION ON THE MATTER:

I am AGAINST the extension of the 'State of Emergency' in Queensland.

REASONS FOR MY POSITION ON THE MATTER:

1. A person cannot give valid, full and informed consent to a medical procedure when under threat of being left in a position of unemployment and with the fear of being unable to provide food, shelter and stability for their family.
2. A person unable to give full, valid and informed consent who participates in the mandated medical trial under duress would be seen as a victim of assault.
3. The Therapeutic Goods Administration has provisionally approved all Covid-19 vaccines within Australia, meaning the vaccination program is still in the clinical trial phase.
4. Under the Criminal Code Act 1995, participating in a medical trial must be voluntary.

5. Torture is regarded as state sanctioned assault, battery, wounding, discrimination, involuntary medical and scientific experimentation against the civilian population that causes serious pain or suffering in the form of physical or mental harm.
6. Members of National Cabinet have clearly instigated and agreed to affect the unlawful common purpose of mandatory vaccination and participation in a medical trial, which, by its very nature, removes the possibility for valid and informed consent and voluntary participation.
7. Employers, corporations and industry leaders have been vicariously conscripted by the Members of Cabinet to affect the unlawful common purpose of mandating compulsory participation in a medical trial and obtain and maintain the private medical records of employees.
8. When two or more persons form an intention to affect an unlawful common purpose, such as mandating compulsory participation in a medical trial and forcing the disclosure of private medical records, both are deemed to have committed a crime. Any person who aides and abets in the facilitation of the unlawful common purpose is criminally liable.
9. The manufacturers of the Covid-19 vaccines do not state that the vaccines will stop you from getting Covid-19 or more importantly from transmitting it to others. Worldwide, people who have been injected are now still testing positive for the virus and many have died within days or weeks of having the injections.
10. As new variants of the Covid-19 Virus are being identified, vaccine companies and media outlets have announced that they are unsure of the vaccines' effectiveness against new strains. Data is in fact proving they are far less effective on the milder Omicron variant. You are therefore forcibly subjecting people to a clinical trial with no evidence of the efficacy of the procedure.

11. To 24th February 2022, the Therapeutic Goods Administration have recorded 111,035 adverse reactions reports, including 1225 cases of suspected myocarditis, 2347 cases of suspected pericarditis. To 28th November 2021, TGA reported 224 cases of thrombosis and thrombocytopenia, 156 reports of Guillain-Barre Syndrome and 93 reports of immune thrombocytopenia.

12. To 24th February 2022, the Therapeutic Goods Administration report that they have received 769 reports where it was believed that death was attributed to Covid-19 vaccines.

13. I can not locate any evidence that studies have been conducted into contributing factors, or the pre-existing medical conditions that may contribute to any of the above-mentioned side-effects of the Covid-19 vaccines, making it impossible to provide full, valid and informed consent to participate in a medical trial.

14. There were 193 reports of death of people WITH Covid-19 between the 1.01.2021 and 15.09.2021. In a similar time frame, the Therapeutic Goods Administration reported on their website, that 583 deaths had been reported as a possible adverse reaction to the Covid-19 vaccines.

15. The Public Health Act 2005 (Part Three, Section 23), “Giving Public Health Orders”, states that public health orders may be issued if an authorised person reasonably believes that a person is responsible for a public health risk at a place. The public health order must state— (a) the name and address of the recipient; and (b) the nature of the public health risk; and (c) the address of the place of the public health risk; and (d) the steps the recipient must take, or action the recipient must stop, at the place to remove or reduce the risk to public health from the public health risk, or prevent the risk to public health from recurring; and (e) the period within which the steps must be taken or the action must be stopped; and (f) the name of the authorised person; and (g) the name, address and contact details of the issuing authority; and (h) that it is an offence for the recipient not to comply with the order, unless the recipient has a reasonable

excuse; and (i) that if the order is not complied with an application may be made to a magistrates court for an enforcement order.

16. I am the sole income earner in my household, supporting my partner and two children aged nine and ten and paying a mortgage. I fear my right to provide for my family is being threatened by way of of being forced to choose between possibly suffering adverse, life-long reactions from participating in a clinical trial or becoming unemployed.

17. It is unclear who will be held liable, under your mandate, for any adverse reactions leading to pain, suffering, time incapacitated from earning a livelihood or death, that may be attributed to the participation in this clinical trial.

18. Vaccine mandates and border restrictions are adversely affecting industries, small businesses, communities and families across the nation. As we watch Covid-19 case numbers, hospitalisations and deaths rise far beyond rates recorded during the first two years across most states and territories, it is obvious that restrictions and mandates are ineffective and harmful.

19. More and more doctors, medical professionals and politicians across the world are standing up and speaking out about the dangers and ineffectiveness of Covid-19 vaccines and restrictions. Why aren't Queensland's members of parliament listening?

In essence, mandating vaccines across whole states, industries and professions, regardless of the risks associated with not obtaining valid, full and informed consent prior to conducting a clinical trial upon a person, fails the administrative test of proportionality, necessity and reasonableness under law and is a fundamentally flawed and defective approach to risk management that can not continue.

The "State of Emergency" in Queensland needs to end now.

Kyla Devitt
Citizen
Mother
Teacher
Voter