From:Joanne ParkerTo:Community Support and Services CommitteeSubject:Extension of State Of Emergency (SOE) PowersDate:Friday, 4 March 2022 8:06:22 AM

To: Committee Secretary Community Support and Services Committee

PUBLIC HEALTH AND OTHER LEGISLATION (EXTENSION OF EXPIRING

PROVISIONS) AMENDMENT BILL 2022

I am voicing my concern and I do not support any State of Emergency Extension and the above Amendment Bill as there is no State of Emergency in Queensland or in Australia. For there to be a health emergency there must be evidence of such an emergency. According to the governments own data between 1 January 2021and 13 July 2021 only one person had died from Covid19 and yet the Queensland Government had extended the State of Emergency twice without there being an actual emergency. The use of inflated numbers does not make it an emergency. The use of highly inflated case numbers due to a device which clearly was never designed for what it was being used for. The inventor of the PCR (approx) even said it cannot be used as a diagnostic tool and anything of 27 cycle am swill give false results and the PCR Test in Australia was being used at 40-45 cycles. It is then clear that the PCR Test was used to manipulate the public and keep them in a state of fear.

The Queensland State of Emergency measures still must abide by the Federal law and to adhere to our constitution and the Quarantine laws. Quarantining of healthy people without a court order is breaking the Federal Biosecurity Act 2015.

On 22 February 2021 Greg Hunt publicly announced the vaccine is a world wide experiment. People are being coerced and blackmailed into partaking in an experiment without informed consent, which is against Human Rights in Australia, s51 (xxii A) of the Constitution, the Nuremburg Code, and against many other laws within Australia.

People are causing themselves harm while wearing an oxygen limiting medical device and many studies have shown this, including study and study he was involved with in 2008, clearly shows there will be an increased number of people dying from pneumonia due to the wearing of these oxygen limiting medical devices. Under s51 (xxiiA) of our constitution clearly states from the referendum which was held in 1946 that no medical or dental procedure can be forced upon the people of Australia and was upheld in 1996, Breen & Williams HCA and Wong v Commonwealth HCA 2009.

Regards,

Joanne Parker

