
From: [REDACTED]
Sent: Friday, 4 March 2022 4:47 PM
To: Community Support and Services Committee
Subject: Extension of Expiring Provisions Amendment Bill 2022

Follow Up Flag: Follow up
Flag Status: Flagged

Categories: Submission

I am ashamed of what is happening to this once Great Country and I'm ashamed of the Queensland Government and it's vagrant flaunting of unlawful power being wielded over the Free People's of Queensland.

I am alarmed at the news of the discussion being had regarding extension once again of the Emergency Powers Bill which end on 30th April 2022. The previous extension was tabled in parliament on June 16 by the Minister for Health, Yvette D'Ath, to have that extension extended until April 2022.

As a sovereign man living in Queensland, I am fully opposed to this bill, and I urge that all Ministers of all Political Parties and Persuasion in our Queensland Parliament to finally bring a halt to any further extension of these unlawful measures. Come April 2022 it will be over 2 years and the People of Queensland say Enough is Enough.

The Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021 extended a range of emergency measures that increased the government's overreaching power over people's lives, including the extraordinary powers of the Chief Health Officer, Dr Jeannette Young and New Chief Health Officer Dr John Gerrard.

These powers included the ability to impose restrictions on the free movement of citizens, their ability to travel, conduct a business, attend school, church, or sport, as well as the power to issue mandates on mask wearing, social distancing rules, the numbers of persons who can gather at any one time, border closures, area lockdowns and quarantine mandates. The Bill also extended emergency measures, and created new ones, for the care of mental health patients and persons with cognitive or intellectual disability, the operation of prisons and youth detention centres and related measures. As well as violating privacy rights through "mandatory" tracking.

Outcomes of this Act and Powers so far:

So far, the Health Minister's powers (whether justified or not) under PHO have contributed to loss of small business, (each business owner has a debt to pay, and possibly bankrupt or lost family homes, and have understandable mental health stresses), the QR code system is everywhere without agreement or debate (many people object to this forcing of new and permanent tech, and having to surrender privacy), forcing of mask wearing (deprivation of oxygen and increased CO2 levels, make healthy people sicker), closure of church services (essential for mental health), no singing (which is excellent for mental and physical health). Debate or second opinion on these subjects has been silenced and censored.

Commonwealth Privacy Act 1988 – [Http://www5.austlii.edu.au/au/legis/cth/consol_act/pa1988108/](http://www5.austlii.edu.au/au/legis/cth/consol_act/pa1988108/)

Disability Discrimination Act 1992-

<http://www.legislation.gov.au/details/C2018C00125>

Disability Discrimination Act 1992 – Sect 6

http://www5.austlii.edu.au/au/legis/cth/consol_act/dda1992264/s6.html

Disability Discrimination Act 1992 – sect 24

http://www5.austlii.edu.au/au/legis/cth/consol_act/dda1992264/s24.html

Under the guise of “public safety” based on dubious “scientific consensus” currently being challenged by thousands of lawyers and censored medical experts from around the world, this bill has stripped freedoms from our people.

There’s been:

Total of signatures

1,325,877

medical & public health scientists

17,830

medical practitioners

48,365

<https://gbdeclaration.org/#rea>

They “have grave concerns about the damaging physical and mental health impacts of the prevailing COVID-19 policies and recommend an approach we call Focused Protection.” The Minister and other decision makers would be well advised to challenge the current failed health approach that strips people of their freedoms, and the unlawful justifications for this Bill.

There has been zero consultation with the public about these measures which infringe on our sovereign rights. The bill is a violation of Section 28 of the Federal Crimes Act (1914): “Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise or performance, by any other person, of any political right or duty, shall be guilty of an offence. Penalty: Imprisonment for three years.”

Section 109 of the Constitution of the Commonwealth of Australia states that “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.”

To date, the actions carried out by the Minister and her Department surrounding the management of COVID cases are unlawful.

I would ask anyone, in a position of power to do so, to not only object to this Bill, but to consider their role as a representative of the people, in holding the Minister for Health, Yvette D’Ath, the Premier, Annastacia

Palaszczuk, and Chief Health Officer, Dr John Gerrard to account for their unlawful actions against the people of Queensland.

The question is, are we “one and free Australia?”

If we are, I and many others, would like to see some evidence of it. Halting this Bill once and for all would be a good start.

I Sternly Object to any further extensions of Emergency Powers.

Yours Sincerely

Russell Maxwell Oakley

[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]