

From: [Health and Environment Committee](#)
To: [Economics and Governance Committee](#)
Subject: FW: GROSS ABUSE OF QLD PARLIAMENTARY POWERS - NEGLIGENT EXTENSION OF EMERGENCY POWERS
Date: Friday, 2 July 2021 10:34:02 AM

From: Brett Wilson [REDACTED]

Sent: Thursday, 1 July 2021 5:53 PM

To: health@ministerial.qld.gov.au; Everton Electorate Office <Everton@parliament.qld.gov.au>; CHO-COVID@health.qld.gov.au; dpc@premiers.qld.gov.au; Health and Environment Committee <HEC@parliament.qld.gov.au>

Subject: GROSS ABUSE OF QLD PARLIAMENTARY POWERS - NEGLIGENT EXTENSION OF EMERGENCY POWERS

For the Attention: Minister of Health, Yvett D'Ath, Dr Jeannette Young, The QLD Premier and the Health and Environment Committee;

Queensland's Minister of Health, Yvett D'Ath, had quietly tabled the latest Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021 on 16 June 2021, under our noses, done in contempt of the people of QLD. Minister D'Ath cannot demonstrably justify such powers being passed into valid law.

This request for extension of emergency powers does not pass the jurisprudence test of proportionality to justify an emergency. You don't need emergency powers to roll out your toxic trial vaccine and or for quarantine purposes, in particular when you don't even have jurisdiction over lawful powers of quarantine as a State Parliament. Quarantine is a Federal power granted under s 51 and 69 of the Commonwealth Constitution to the Federal Parliament.

You had better start listening to we the people and cease with your labor party reckless arrogance.

Who will be scrutinising this proposed Bill that I see as an overreach of parliamentary power?

This preposterous Bill extends the reckless unconstitutional One House QLD Parliaments Emergency Response Act measures a further seven months, from 30 September 2021 to 30 April 2022, with some measures extended to 22 May 2022.

This is outrageous and done without any public consultation or input. All done by stealth, undemocratic, acting like an underhanded bunch of political criminals, with the lame excuse for these powers being a corona virus that is no worse than any flu or cold virus we have ever seen previously, Minister of Health, Yvett D'Ath, does not demonstrably justify the further grant of such emergency powers for this extended amount of time.

You need to balance the real low-level threat this virus poses with the interests of our society and you are clearly not doing this. Who are the special interest groups who are influencing Minister D'Ath to the detriment of the majority of Queenslanders who demand a return to normality? Your priority is to your electors, not foreign special interest groups pushing vaccine sales and a globalist people controlling new world order.

The proportionality formula regarding your bid to extend these powers which YOU DON'T NEED, has also been used to interpret grants of Commonwealth power, and is a more rigorous tool of judicial review.

In contrast to its previous deference, when employing the language of proportionality, the High Court would ask whether the end could be pursued by less drastic means, and it has been particularly sensitive to laws that impose adverse consequences unrelated to their object, such as the infringement of basic common law rights. See: [Adrienne Stone, 'The Limits of Constitutional Text and Structure: Standards of Review and the Freedom of Political Communication' \(1999\) 23 Melbourne University Law Review 668, 677.](#)

The Ministers speech proposing the Bill can be see here:

<https://constitutionwatch.com.au/new-qld-bill-extends-emergency-powers-to-30-april->

[2022/](#)

"Enough is Enough" the majority of people have had a gut full of this rot and abuse of medical and political power, we demand our freedoms back without the State interfering in our health and wellbeing.

We will [REDACTED] choose by the law of informed consent if we want a vaccine or not, or we will choose alternative medication to treat symptoms, that is our god given right.

We also have the right of intercourse through our State borders without being hindered or obstructed by the State and without permit. s92 of the Constitution is a guaranteed Federal privilege and not a privilege that can be lawfully interfered with by a State Parliament because we choose not to take an experimental vaccine that potentially breaches International BioEthics Principles. See : Cole v Whitfield on s92 referring to (Gratwick v. Johnson [1945] HCA 7; (1945) 70 CLR 1, at p 17.)

As a registered elector I have a voice, and **"I MOVE THE PROPOSED BILL BE STRUCK OUT" as such powers cannot be demonstrably justified and will not pass the jurisprudence test of proportionality."**

I require and expect at least a response, from the Health and Environment Committee and or any of the other addresses of this email concern, as a matter of responsible and representative government legal principles.

Brett: Wilson

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