

For the attention of Economics and Governance Committee: egc@parliament.qld.gov.au

Please accept this pdf document, compiled on 7th July 2021 comprising this cover letter plus 4 pages of evidence as my submission RE:

"Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021" tabled on 16th June 2021

Thank you for the opportunity to submit to you that I do NOT support any of this umbrella Public Health and other Legislation Amendment Bill that:

- further extends the **COVID-19 Legislative Expiry day** from **30th September 2021** to **30th April 2022** to enable the never-ending Public Health Emergency (PHE) extensions and accompanying measures that further erode our basic rights and freedoms
- enables the continuation of "temporary" measures and an ever-expanding medical autocracy dictating what we can and can't do on the utterly false premise of "keeping us safe"
- abuses our Human Rights using ironically, our recent Human Rights Act 2019 **"Section 13 Human Rights may be limited"** to justify those losing their jobs and/or businesses, their livelihoods and/or irreversible damage to their health in this guise of them being **"on balance"** an **"outweighed COVID-19 health risk to others"**

Respectfully, I just don't get it – if it is "balance" that the Queensland Government requires, 17 months into our Public Health Emergency (PHE) extensions, in early July 2021:

- Why are we not embracing the extraordinary work of the International front-line doctors in trialling, updating and publishing safe and efficacious prophylaxis regimens for the purpose of vaccinating (preventing or reducing the risk of COVID -19 infection) for everyone?
- Where are Queensland Health early treatment protocols based on the above international front-line doctors to keep people out of hospitals? Why are we not giving out 1st Aid Kits at Testing Centres? Why are asymptomatic positive cases being isolated in our hospitals?
- Why would you tell the Government app where you are? Today 7/7/21 you can be locked up in your home for 28 days with no symptoms whatsoever for simply being a close contact and refusing a high amplification, invasive PCR test for medical reasons?
- Why 17 months into this endless PHE are we not learning to live with COVID-19?

Please accept the following, as evidence to the above claim that there is another way, and I do NOT support my Queensland Parliamentary representatives further extending this expiring umbrella Amendment Bill for our COVID-19 Public Health and Other Legislation provisions including the newly increased, extraordinary powers it would give to unelected health officials appointed by the Chief Health Officer:

- **Queensland Senator Letter July 5th re Support for NO Domestic COVID Vaccine Passports Bill 2021** – pages 1 - 4 that includes
 - **FLYER TO MY QLD CO-IMMUNITY RE: COVID-19 PREPAREDNESS: THERE IS ANOTHER WAY 2 JULY 2021** - page 3
 - **LETTER TO QLD EMPLOYER RE: COVID-19 PREPAREDNESS: THERE IS ANOTHER WAY 2 JULY 2021** - page 4

Yours sincerely

Ms Fiona M Redfern

7/7/21

5th July 2021

Dear Queensland Senator,

thank you for everything you do to represent Queenslanders in the Federal Australian Senate. I am writing to ask you to support your colleague Craig Kelly MP (IND, Hughes, NSW) and the passage of his Private Members Bill introduced this 21st June 2021 in the Lower House entitled:

"No Domestic COVID Vaccine Passports Bill 2021"

In summary, this bill:

- Is simple and readable to all and eliminates the justification of reels and reels of bureaucratic, business and liberty destroying red tape and double-speak at all levels of government in the name of keeping us safe under the guise of any public health emergency (PHE).
- Is 100% bi-partisan and unifies us as one nation under the Southern Cross to share in the Commonwealth of Australia with freedom of travel and commerce.
- Is 100% non-discriminatory and re-asserts our individual liberties such as the right to choose medication, the right to work, study and earn a living, the right of movement and the right to privacy whilst respecting the same rights of all fellow Australians under the Australian Constitution (rule of law).
- Is of zero cost to us, the Australian people but the cost and subsequent health benefits to our flailing national, local and home economies are immeasurable.

Am shocked but not shocked as to:

Why do we even need this bill?

Why is it so popular amongst everyday Australians?

Why are our representatives ignoring this bill and hoping it goes away?

Why in the end, will it come down to those who support the bill are acting in the best interests of all Australians under our Constitution and those who don't have interests that lie elsewhere?

I hope I have piqued your interest in how, a now independent and newly populist Member and his Private Members Bill could do so much for so many Australians. I simply ask you to read the bill if you have not already done so and make up your own mind. For myself, my family and my country it achieves all of the above and more, in that words really do matter, by simply extending the definition of the time honoured, trusted and feel good term "vaccination" to include verbatim:

"receiving any of the following for the purposes of preventing or reducing the risk of COVID infection:

a) traditional-style vaccines containing a virus or bacterium (or part of a virus or bacterium) as the antigen in a form that is not harmful;

- the traditional definition

b) experimental genetic injectable material that tells the body to make an antigen that in turn tells the body to create antibodies;

- our pharmaceutical sponsors extended definition currently used under our provisional approval pathway by our Therapeutic Goods Authority (TGA) here in Australia

c) chemoprophylaxis by the administration (whether oral, nasal or by injection) of a medication (including hydroxychloroquine, IOTA-carrageenan, Ivermectin, Povidone-iodine, Quercetin, vitamin D and zinc, or any combination of them)"

- the COVID-19 International Front-Line Doctor community extended definition that have been tried, tested and published over the last 15 months

I believe, it is only a matter of time before these latter vaccines will be recognised by all, as an extraordinary gift to humanity, enabling all sovereign countries another way forward from these never-ending public health emergencies (PHE) and accompanying measures that erode a peoples' basic rights and freedoms.

For example, here in Queensland these PHE measures are justified time and time again using our recent Human Rights (HR) Act 2019 and by these concluding remarks in our COVID-19 Human Rights Certificates:

"In my opinion, the 'COVID-19 Emergency Response and Other Legislation Amendment Bill 2021' is compatible with human rights under the HR Act because it limits human rights only to the extent that is reasonable and demonstrably justifiable in accordance with section 13 of the HR Act".

Below is the text verbatim from Section 13 of the Act because it is relevant here.

13 Human Rights may be limited

(1) A human right may be subject under law only to reasonable limits that can be demonstrably justified in a free and democratic society based on human dignity, equality and freedom.

(2) In deciding whether a limit on a human right is reasonable and justifiable as mentioned in subsection (1), the following factors may be relevant-

(a) the nature of the human right;

(b) the nature of the purpose of the limitation, including whether it is consistent with a free and democratic society based on human dignity, equality and freedom;

(c) the relationship between the limitation and its purpose, including whether the limitation helps to achieve the purpose;

(d) whether there are any less restrictive and reasonably available ways to achieve the purpose;

(e) the importance of the purpose of the limitation;

(f) the importance of preserving the human right, taking into account the nature and extent of the limitation on the human right;

(g) the balance between the matters mentioned in paragraphs (e) and (f).

Here is an example of just one of many, so called "balanced" statements in our Queensland Human Rights Certificates under COVID-19 to shut down our state businesses and democratic functions:

"On balance, taking into account the nature and extent of the limitation on the right to take part in public life and having regards to analysis and justification it is considered that the benefits and purpose of promoting life by enabling the chairperson of a local movement or committee meeting to restrict access to a meeting in response to the health risks posed by COVID-19 outweighs any potential limitation imposed on the identified human right".

Compelled, from my findings in reading both our state and federal legislation over the last 15 months, I embarked on a journey, the same holiday weekend as our 8th extension of our declared PHE and yet another lockdown here in Queensland with a 2 page flyer entitled "**FLYER TO MY QLD CO-IMMUNITY RE: COVID-19 PREPAREDNESS: THERE IS ANOTHER WAY JULY 2021**" (see pages 3 and 4 of this letter) to help those threatened with losing their jobs and/or businesses in this guise of them being an "outweighed COVID-19 health risk to others". I was met with:

-neighbours in despair having been intimidated and threatened with isolation and loss of duties at work; because they are trying for a baby and the experimental vaccines offered have no long term safety data on fertility and/or the health risk ratio between catching COVID or consenting to the injection of these experimental COVID-19 vaccines was simply not acceptable to them because they read the TGA preliminary reports referenced in the Qld Health consent form;

- local shops of 20 years boarded up and/or closing down and/or struggling to remain open with signs blaming rent increases and desperate times due to COVID-19 PHE measures as unable to pay staff to stay open or balance the books due to the knock on effects of supply disruptions across the country;

- private news from both neighbours and their colleagues and shop owners and staff with adverse effects from the experimental vaccines and unable to work for 2 -4 weeks due to subsequent poor health.

It was heartbreaking. I've had enough. Queenslanders welcomed myself, a migrant and my partner, a returning Australian 25 years ago with open arms and we have been privileged to travel, raise a family and work with and for Queenslanders from the tropics of Cooktown in the north down to the coastal hills of Coolangatta in the south and across the red plains of Currawinya in the west out to the very edge of our Great Barrier Reef in the Coral Sea to the east. It is why we are here.

Where did we all go so wrong? Fellow Queenslanders have always had my back in hard times, are laid back, friendly and welcoming and am proud to be one and like many are no longer complacent. We can see what is happening.

For me personally, there are things that I simply cannot do under the false premise of "keeping others safe", I've tried but my freewill just won't let me. Things that for me, are non-negotiable are my right (with common sense and common decency to others):

- to an informed choice as to what effects my health whether it be through medication or pollutants in our air, soil, water or food

- to earn a living and feed my family without coercion and/or a Digital IDentity / footprint or health credit score

- to come and go domestically to pay respects to our beautiful lands and the friendliest people on the planet without having to ask permission from officialdom

- to leave Australia knowing I can return to my Australian family at reasonable cost to pay homage to living and dying relatives overseas - we come from many lands

- to privacy of health records, where I go, what I buy and who I interact with

What a time, in the annals of Australian history, to represent this the Sunshine State but never the SMART state in the Australian Upper House. Thank you again for all you do and standing up for us Queenslanders and our Australian way of life.

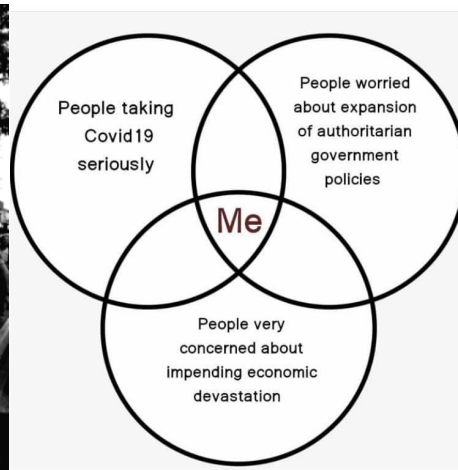
Yours sincerely



FLYER TO MY QLD CO-IMMUNITY RE: COVID-19 PREPAREDNESS:

THERE IS ANOTHER WAY

2 JULY 2021



Welcome to the  Queensland legislation website

ALERT: COVID-19 modifications of laws

The *COVID-19 Emergency Response Act 2020* and extraordinary regulations and statutory instruments made under that Act modify a significant number of Queensland laws. Affected legislation operates as modified but the modification does not amend the text of the law. Accordingly, affected in force legislation does not show the text of the law as modified by this Act or other modifications. All modifications have a stated expiry date, no later than 30 September 2021.

ALERT: COVID-19 public health directions

A public health emergency currently exists in Queensland in relation to the novel coronavirus disease. Public health directions issued by the Chief Health Officer under the *Public Health Act 2005* are published on the public health directions page on Queensland Health's website <[here](#)>.

CLOSING DOWN DUE TO COVID-19 + RENT INCREASES

Share my concerns? You can join 1000s of Aussies to let your polities know through 2 bills by 7/7



STATE BILL

FEDERAL BILL



Craig Kelly MP @CraigKellyMP · 23h

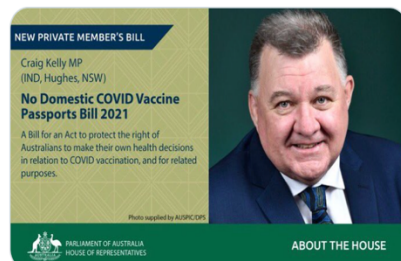
Say NO to vaccine passports !

If you haven't already done so, please contact your Federal MP asking them to support my Private Member's Bill

More than ever we need to fight this together

We must STOP the erosion of our personal freedoms

Big Govt is becoming 1984's Big Brother



93 356 955 Tip



Stephen Andrew MP for Mirani

8 hrs ·

NEW QUEENSLAND BILL EXTENDS EMERGENCY POWERS TO 30 APRIL 2022

"IMPORTANT PLEASE SHARE"

On 16 June 2021, right in the middle of 'Budget Week', the Minister for Health, Yvette D'Ath, tabled a new Bill extending the Public Health Emergency Response measures from 30 September 2021 to 30 April 2022.

The Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021 extends a range of emergency measures, including the extraordinary powers of the Chief Health Officer, Dr Jeannette Young.

These powers include 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 extends emergency measures, and creates 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 far as I have been able to tell, no mention of the Bill, its contents or tabling last Wednesday has received a single mention in the media or state legal bodies.

This is surprising. By 30 April 2022, Queenslanders will have been living under 'state of emergency' conditions for more than two years, with every chance the date will be extended yet again, judging on past experience.

This is something that warrants public discussion, if not debate, I would have thought.

...

From the time Queenslanders were first told we needed a 'short, sharp lockdown' to 'flatten the curve', the Government has released no 'exit strategy' or 'roadmap' for a way out of the current 'emergency' conditions – an 'emergency' which many agree, is starting to look ominously permanent.

The Bill was referred to the Health Committee by the Minister in the Speech, however it appears the Bill did not go to the Health Committee, of which I am a member, but appears instead on the list for the Economics and Governance Committee.

The Committee is due to report back to Parliament by 6 August 2021, and has called for submissions on the Bill by 5pm on Wednesday 7 July 2021, so only a week from today.

I hope as many people as possible will lodge a submission on the Bill, if for no other reason than to let the Government know that some Queenslanders ARE still paying attention, and even some who continue to believe in out-dated democratic principles like the need for public debate, transparency and accountable government.

Send your submission to Email: egc@parliament.qld.gov.au

Or Post to:

Committee Secretary
Economics and Governance Committee
Parliament House
George Street
Brisbane Qld 4000

Submissions must include:

- your Full name
- at least two of the following:
 - o mailing address
 - o email address
 - o daytime telephone number.

Further details can be found at the Economics and

Useful:



https://www.aph.gov.au/Parliamentary_Business/Bills_Legislation/Bills_Search_Results/Result?bld=r6724



<https://www.parliament.qld.gov.au/work-of-committees/committees/EGC/inquiries/current-inquiries/PHOLFEEPAB2021>

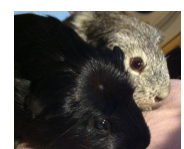


<https://t.me/nohealthpassport>



COVID, Ivermectin, and the Crime of the Century: DarkHorse
Podcast with Pierre Kory & Bret Weinstein
© 2021-06-01

<https://www.podbean.com/podcast-detail/zfq3-9861f/Bret-Weinstein-%7C-DarkHorse-Podcast>



LETTER TO QLD EMPLOYER RE:
COVID-19 PREPAREDNESS: THERE IS ANOTHER WAY
2 JULY 2021

To whom it may concern

would like to take this opportunity to disclose in writing some of my private medical information to emphasise that I take the responsibility of preventing or reducing the risk of COV D 19 infection in our workplace setting around high risk personnel (whether colleagues clients or the public) very seriously

Specifically I have been taking available safe and efficacious chemoprophylaxis medication against COV D 19 (administered orally) for over a year now. For this I wish to thank the experience and expertise of the international frontline doctor community in trialling, updating and publishing their treatment protocols over the course of the last 15 months. I rely on the following Zelenko Treatment Protocol (low risk) available from my local Pharmacist

- Elemental Zinc 25mg 1 time a day (PubMed)
- Vitamin D3 5000 iu 1 time a day (vdmmeta.com)
- Vitamin C 250 - 500 mg 1 time a day (PubMed)
- Quercetin 250 mg 1 time a day (J Agric Food Chem 2014)

Respectfully I look forward to you, my employer recognising and supporting the option of a safe and efficacious prophylaxis regimen for the purposes of vaccinating (preventing or reducing the risk of COV D 19 infection) for long term committed staff such as myself who are healthy but have a high potential load exposure from being in proximity to high risk personnel. The recommended Zelenko Protocol for this moderate/high risk category is as follows

- vermectin 0.2 mg/kg one dose on day 1 and day 3 then take one dose weekly (ivmmeta.com)
- Vitamin D3 5000 U/day or 50000 U once a week
- Vitamin C 1000mg once a day
- Quercetin 500mg/day
- Zinc 25 50mg/day

Source

<https://covid19.onedaymd.com/2021/03/quercetin-and-zinc-zelenko-treatment.html>

It is also important for me to emphasise that my current living and economic situation means I simply cannot afford the risk of complications from COV D 19 infection and/or long COV D 19 like serious illness from a SARS 2 or SARS 2 like virus or any SARS 2 mutations OR the unacceptable risk of participating in a clinical trial of what is at best a "right to try" medication for said serious illness only recently approved for **provisional registration** by the TGA of the following 2 novel experimental genetic injectable materials first offered by you in March 2021 and more recently in late June 2021 through numerous email correspondence

- 1) **ARTG#349072 "Covid-19 vaccine AstraZeneca ChAdOx1-S solution for injection multidose vial"**
- 2) **ARTG#346290 "COMIRNATY (BNT162b2 [mRNA]) COVID-19 VACCINE 30 micrograms/0.3 ml concentrated suspension for injection vial"**

My evidence for this is three fold

A) The federal consent form for these "COV D 19 vaccinations" says it does not stop you from either getting or spreading COV D 19

Source

https://www.health.gov.au/sites/default/files/documents/2021/06/covid-19-vaccination-consent-form-for-covid-19-vaccination-covid-19-vaccination-consent-form_2.pdf

B) As per reading and understanding the information back in March 2021 provided in the "Queensland COVID-19 Vaccination Information" resource guide and cited references to the regulatory reporting by our Therapeutic Goods Authority (TGA) which includes details regarding all real and potential side effects associated with the COV D 19 vaccination

1) the "additional monitoring" "Black triangle scheme" afforded by the TGA's **provisional approval** pathway to encourage adverse event reporting and in lieu of accepting data as a "rolling submission"

2) **provisional approval** decision based on a **Pharmacovigilance and risk management plan** submitted by the sponsor itself

3) the **poisons standard** labelling **exemptions given** for both of these new biological entities

4) D R 180 licence application **approval** for commercial supply of a **genetically modified** COV D 19 vaccine with introduced genes and modified traits for **ARTG#349072**;

5) the **Australian Public Assessment Report** (APAR) for both of these new biological entities that are quite clearly based on "preliminary" clinical data from the sponsor

6) specifically they refer to omitting a large cross section of the population based on health age previous covid status and any **long term safety data** as simply "**missing data**" and

7) repeatedly refer to the **short term safety concerns** from these preliminary trials as not to be "finally reported" on until the **second quarter of 2022**.

Source

<https://www.tga.gov.au/auspar/auspar-chadox1-s>

<https://www.tga.gov.au/auspar/auspar-bnt162b2-mrna-comirnaty>

C) the current weekly safety reporting on the TGA website that sadly confirms my above initial concerns along with personal experiences from my colleagues and community

Source

<https://www.tga.gov.au/periodic/covid-19-vaccine-weekly-safety-report-24-06-2021>

Whilst I am aware I can discuss the benefits and risks of having the COV D 19 Vaccination by telephoning 134 COV D (13 42 68) or discuss with my GP I have also read the Position Statement entitled "**Registered health practitioners and students and COVID-19 vaccination**" dated 9th March 2021 issued by Australian Health Practitioner Regulation Agency (AHPRA) in partnership with the 15 National Health Practitioner Boards (National Boards) and no longer feel they are in a position to provide unbiased health advice on any real concerns they may have re protecting myself from covid 19 like illnesses SARS 2 or SARS 2 like virus or any SARS 2 mutations and the real potential risk to my health of either **ARTG#349072** or **ARTG#346290** only **provisionally** approved "new biological entity(s)"

Source

<https://www.ahpra.gov.au/News/2021-03-09-vaccination-statement.aspx>

Lastly I implore you to let me know otherwise but it is also my understanding that the pharmaceutical companies aka "the sponsor" have zero liability and all the risk will be my own if I do decide against my best interests to accept your offer of either **ARTG#349072** or **ARTG#346290**

Considering the seriousness placed upon me following the

now 8th extension of **Public Health (Further Extension of Declared Public Health Emergency COVID-19) Regulation (No. 2) 2021** made under the Public Health Act 2005 until the end of the day on 27 September 2021 and the plethora of Chief Health Officer directives that fall under it

and the

umbrella **Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021** proposal to extend the **COVID-19 legislative expiry day** from 30 September 2021 to 30 April 2022 enabling these increased powers for **emergency officers** and the **Chief Health Officer** (tabled 16th June 2021)

source

<https://www.parliament.qld.gov.au/work-of-committees/committees/EGC/inquiries/current-inquiries/PHOLFEEPAB2021>

Yours sincerely