

From: [REDACTED]
To: [Economics and Governance Committee](#)
Subject: Submission to extend emergency powers. And Public Notice
Date: Wednesday, 7 July 2021 2:36:59 PM

Dear Sir/Madam

There is a massive movement in the community & indeed the whole country to hold everyone involved in this deception accountable. You are making a grave mistake by deliberately ignoring the wellbeing of the people.

Queenslanders are paying close attention to to the lack of public debate, lack of transparency, lack of scientific evidence & an accountable Government that is supposedly serving the best interests of the people.

You are Intentionally destroying small business

You will be held Accountable!

The loss of freedom of speech, of personal choice, Unlawful forced Government coercion, Use of Police.

Our rights are being systematically stripped away. All Unlawfully.

You will be held Accountable!

In this unrealistic reality we find ourselves in where Truth is called lies & lies are called truth & where so many are under mass mind-control, those of us that are aware are questioning everything. And there is a lot of us questioning everything.

I have been researching not just Australian events but World events for some time now. I do not watch MSM at all.

Some facts that you should already know:

: Federal Bio-Security Act 2015 section 60, 61

: Federal Privacy Act 1988 section 94H

: Unlawful Govt Dictatorship.

: Main Stream Media use of threats & false figures to create fear.

: Govt health website has published more deaths from the injections.

: Serious Adverse events such as Thrombosis, Blindness, Paralysis,

Public Notice of Illegal & Unlawful Actions in Addition to Sedition & Treason

Attention To:

All Federal Ministers Spreading medical disinformation, misinformation, lies, omissions, exaggerations, suppression and censorship with no alternative except vaccines; and
State Premiers and Territory Ministers Spreading medical disinformation, misinformation, lies, omissions, exaggerations, suppression and censorship with no alternative except vaccines; and

Federal and State Attorney Generals Spreading medical disinformation, misinformation, lies, omissions, exaggerations, suppression and censorship with no alternative except vaccines; and

Solicitor Generals; and

Department of Public Prosecution; and

Federal and State Police In conjunction with threats, intimidation, heavy fines,

unwarranted and unjustified physical assaults and possible gaol sentences against; and

Military Personnel in the assisting of the aiding and abetting of fraudulent testing; and

Medical Personnel involved Spreading medical disinformation, misinformation, lies, omissions, exaggerations, suppression and censorship with no alternative except vaccines; and

The RICO ACT to be applied to all fraudulent testing, racketeering and organised crime

Main Stream Media and Newspapers spreading disinformation, misinformation, lies, omissions, exaggerations, suppression of information and censorship which is a crime: and

Employers, Managers and Owners who cannot legally enforce any of these fictions on their employees

The Fair Trade Act to investigate the corporate-government-medical-pharmaceutical-vaccine monopoly of this declared pandemic with the only narrative being vaccines and prescribed drugs and not other proven remedies

The full compensation of those who lost their businesses, homes, bank loans

The full compensation to families for those who committed suicide due to a declared pandemic and not a f-genuine pandemic

"WE the people" from the Commonwealth of Australia and not the COMMONWEALTH OF AUSTRALIA which includes all of you above

Who have been and are severely inflicted with the unwarranted Medical Marshall Law Lock-down hysteria that "We the People" have endured the following:

Trampling on our rights and privileges by blatantly disregarding the legal Bio-Security Act 2015 and is using the police and the military which is unlawful to enforce, intimidate using threats, physical abuse and heavy fines to stop genuine dissent, protests and demonstrations of our welfare and wellbeing of free will choice.

The military and the police need to 'stand down' and refuse these unlawful orders of their deliberate misguided freemason politicians acting in malice with aggression against "We the People"

They are not abiding by the Bio-Security Act 2015 and they are misusing the police and the military for their own sinister agenda which is Crimes Against Humanity for all the destruction they have created in his country at present in which will continue for years to come.

They are clearly not following and obeying the legislation and a Class Action will take place against the government, the police and the military for lack of Duty of Care, Malfeasance in Office, Vicarious Liability, Medical Negligence, Abuse of Office, Crimes Against Humanity, Not being "Fully Informed" and number of other appropriate charges. We have been in a 'state of lawlessness' and it will come to an end with respecting the Australian Constitution and respecting the thoughtful appropriation of lawful legislation for the rule of law which does not hinder or harm its inhabitants.

Using unlawful unwarranted and excessive force and fraud to enforce your unlawful directives; and

Using unlawful unwarranted and excessive force and fraud to enforce the unenforceable; and

Using unlawful unwarranted and excessive force and fraud in "social distancing" which has never been implemented in any country for their Public Health Policy; and
Using unlawful force and fraud in mandatory mask wearing which is unscientific,

unsound, unwarranted, unreasonable, unsubstantiated and unhealthy; and
Using unlawful unprecedented draconian powers which is an abuse of process,
malfeasance and a deliberate breach of the Australian Constitution and Human Rights;
and
Using unlawful unwarranted and unjustified powers to illegally detain or imprison
Australians under Australian law: and

This pretext, the Australian Federal and State governments are criminals of extortion
forcing Australians to pay extortion money to their criminal syndicate; and
threatening to arrest you in an illegal attempt to illegally control Australians with their
Control Containment Compliance Lock-down for your own ends; and

By the use of terrorism: the use of violence or threat of violence to coerce people into
going along with a political agenda; and

By this evil and sinister agenda of attempting and following through will collapse in a
proper court: and

The Federal and State governments of Australia including its agencies of ASIO, ASIS,
DFAT, DIGO, ASD, DSD, ONA, DIO and IGIS in colluding with foreign governments,
foreign agencies and foreign organisations including the communist United Nations and
the WHO creating this present tyranny and totalitarianism are the modern day criminal
consortium: and

We are not to CONSENT as you have no legal or lawful standing to fine or arrest the
peaceful Australian people; and Victorians at present are to STAND UP and RESIST this
tyranny of this illegal corporate-government entity; and

The blatant disregard for the Australian Constitution is totally illegal or unlawful and in
particular Section 51 an unconstitutional law is no law at all: and

We the People are the Supreme and Sovereign and not the government and are not to
rule over us but you are to run for us; and

While under Common Law we have the right to withhold all information from the police
or military unless we are charged with committing a crime so take note: and

Being pulled over for a Random Breath Test does not constitute a crime. Therefore, the
police have no right to pull you over without due cause, or to make any demands on a
citizen, as confirmed in these court decisions. We repeat: The following judgments make
it very clear that the police do not have the power or authority to stop you for any
reason unless they suspect you have committed a crime.¹ Regina v Banner (1970) VR
240 at p 249 -the Full Bench of the Northern Territory Supreme Court In this judgement,
the NT Supreme Court handed down a ruling that, "(Police officers) have no power
whatever to arrest or detain a citizen for the purpose of questioning him or of facilitating
their investigations. It matters not at all whether the questioning or the investigation is
for the purpose of enabling them to ascertain whether he is the person guilty of a crime
known to have been committed or is for the purpose of enabling them to discover
whether a crime has or has not been committed. If the police do so act in purported
exercise of such a power, their conduct is not only destructive of civil liberties but it is
unlawful."² Andrew Hamilton Vs Director of Public Prosecutions -Justice Stephen Kaye -
Melbourne Supreme Court ruling -25 November 2011" It is an ancient principle of the
Common Law that a person not under arrest has no obligation to stop for police or
answer their questions. And there is no statute that removes that right. The conferring
of such a power on a police officer would be a substantial detraction from the
fundamental freedoms which have been guaranteed to the citizen by the Common Law
for centuries." ³ Magistrate Duncan Reynolds -Melbourne -July 2013 "There is no
common law power vested in police giving them the unfettered right to stop or detain a
person and seek identification details. Nor, is s.59 of the (Road Safety) Act a statutory
source of such power." NOTE: None of the above precedents have been overturned on
appeal or in the High Court. They still stand today and you can point out to the police
that they are acting unlawfully if they continue to detain you without due cause to
believe you have committed a crime.

If approached by the police or military and threatens to fine or inhibit our free unfettered passage or arrest us we shall say, "You will be criminally indicted with the maximum penalty of life in imprisonment who claims to do the mentioned by threats, intimidation, physical assault or any unlawful actions: and

This document below reveals the terrible crimes by the Federal and State governments and the 'police' in particular should think twice before committing the wilful illegal and unlawful act against peaceful Australians to look after their own welfare and wellbeing: and

If they are arrested and falsely charged we will go to the Melbourne Magistrates Court and we believe you will be released and not fined; and

In addition you will have done a great service to Australia in enabling court proceedings to bring these crimes to justice; and

Notice of Claim of Right to peacefully demonstrate; and

Question of Facts to any and all Victorian police officers, security guards, army, counsel or health personnel and to any purported claimed authority; and

The allegation of the current 'supposed' pandemic is bio-chemical arm of a military coup in currently operating in Australia to take every Australian into an international agenda to form one world government; and

The people of Australia have the right to peacefully demonstrate "Are you going to arrest and fine me?" If you are going to arrest and fine me you enable me the right to place you in the witness box in the Melbourne Magistrates Court. I can tell you what my first questions may be. Number one (1) "Have you a valid a constitutional grant of power for the illegal removal of the Crown?" Number two (2) Why didn't Mr Robert Hulls, the former Attorney General of Victoria stand trial on criminal charges he was charged with?" Number three (3) Why have the Victorian police not proceeded with this arrest? Number four (4) Why did Geoffrey Nettle not go to trial but was actually promoted to the High Court of Australia?" Number five (5) Why is there no Hansard legislative record of he third reading of the vote of the Victoria Local Government Act 1989?" This matter now requires a 78b notice pursuant to the Judiciary Act of 1903 Section 78b. Under the Crimes Act 1958 Section 9a We can also charge you we may also charge you with an offence with maximum penalty of life imprisonment, Section 78b requires Australian Courts to ensure the parties give notice to he Attorney General of the Commonwealth and each state before preceding with any case involving mater arising under the Constitution. The Commonwealth and the State governments may then intervene in the case of Section 78b. The Victorian Electoral Commission Warwick Gately used to be the Electoral Commissioner of Western Australia and was commander of an Australian warship the HMAS Torrens that went into Timor. He is under diplomatic immunity because he works for and is under the jurisdiction of the United Nations. Check 1903 of the Judiciary Act of 78b notice and Section 88 regulation. This document is available on the website <http://www.makeaustraliahealthyagain.org>

Section 68 Command of naval and military forces. The command in chief of the naval and military forces of the Commonwealth is vested in the Governor-General as the Queens representative. Section 68 vests command of the Australian Defence Force in the Governor-General. ONLY; and

Deliberately ignoring the correct protocol of the Commonwealth Bio-Security Act 2015 legislation:

By your corrupt actions of illegally imprisoning of innocent and peaceful civilians against Section 92 of the Australian Constitution of Freedom of Travel; and acting 'outside' the requirements of the Commonwealth of Australian Constitution Act 1901 Quarantine: and

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.

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 109:

You will be held Accountable!

Regards Greg Thistleton



From: [REDACTED]
To: [Economics and Governance Committee](#)
Subject: Submission to extend emergency powers Part 2
Date: Wednesday, 7 July 2021 3:05:59 PM

Dear Sir/Madam

Under the Australian Commonwealth Constitution Australia had a Referendum in 1946 which provides a medical protection where we voted to have inserted into the Constitutional Guarantee regarding Medical Services. The high court defined & interpreted no civil conscription. The government cannot provide any legal or practical compulsion for you to accept a medical procedure. This has to be totally voluntary & by your consent, if consent is forced or withdrawn through a medical procedure this is assault. This guarantee can be relied upon in respect of any encroachment any government compulsion so as to force a medical procedure on you.

The government says the parliament have the power to make laws for the peace, order & good government in respect to medical & dental services but so not as to impose any form of civil conscription.

Medical procedures with a doctor/patient relationship cannot be penetrated – this has to be by your consent – no third party can get involved in this relationship not even the government.

Under the constitution Section 51 – 23A – no form of any medical procedure can be forced upon you without your consent & without your will.

Under the medical practitioners case the High Court ruled that the government cannot write any laws so as to impose immunisation or vaccination upon the people of Australia – this is settled case law. Scott Morrison has backed this up in signed documentation.

The State Laws contradict the constitution – however Constitution prevails over any state laws. In some states in Australia the State Health Act says the opposite of that – that they can impose some sort of medical procedure upon you without your consent – this is a breach of the Constitutional guarantee. When the state law is inconsistent with the Constitutional Law that State law is invalid. It cannot be inconsistent with the Commonwealth Law.

Clause 5 in the Constitution states the constitution is binding on all courts, judges, people, every state & every part of the commonwealth regardless of what the state laws say. The Constitution has a binding effect.

Also, by the government imposing businesses to force people to login with the Commonwealth Covid app & that people cannot enter the premises without logging in is an encroachment of political liberties. 1. You cannot force someone to carry a mobile phone this is not the law. 2. Asking businesses to impose this on the customer is against the law.

Under the Privacy Act Section 94H – you cannot force someone to download the Covid App nor can you reject them from your premises or deny them any service.

Under the Australian Consumer Act – this provides protection to consumer & discrimination regarding providing services.

Please reply to confirm receipt of email.

Corona Contradictions

Eighteen months on and Australia still finds itself in the grip of the 'pandemic', where around half the population is in some form of lockdown, and the entire country still being impacted by restrictions. It is as though we were forced on to a merry-go-round that will not stop to allow us to get off.

In stark contrast to Sweden and Taiwan, where lockdowns were recommended and not mandated, Australia has stayed its tyrannical course, enforcing lockdowns and other restrictions; however most of us, if not all, are a little perplexed by exactly what that course is, and with countless contradictions, it's completely understandable why confusion reigns supreme.

I guess the real question is: Do our Chief Health Officers, Premiers and Prime Minister actually know themselves? Perhaps we're being too hard on them, as there have been a couple of things that have stuck: the agenda for lockdowns, and mass vaccinations.

We the people have learnt a few things as a result, and that is that lockdowns don't work, otherwise we would have eliminated the virus long ago.

But I suppose that is the first contradiction: Is the plan to suppress the virus, or eliminate it? We have been told it is a strategy of suppression, with the contradiction being that we are still in lockdown, which is an elimination strategy.

So while our States continue to battle outbreaks using lockdown measures, Treasurer Josh Frydenberg [states](#): "Ultimately, we can't eliminate the virus...we have to learn to live with the virus."

Let's take a closer look at some of the more eyebrow-raising contradictions so far.

Testing an asymptomatic person is not recommended, because of the 97% chance of the result being a false positive. Yet, we have been encouraged, and sometimes forced, to get tested, based on where we have been, not based on any clinical assessment of symptoms.

We were told that the vaccines will give us immunity and allow us to return to normal, yet these vaccines cannot and do not stop transmission or infection, and those fully vaccinated are still subject to the same restrictions.

The government follows the advice from the Australian Health Protection Principal Committee (AHPPC), yet Prime Minister Scott Morrison has gone against their recommendation not to make vaccination mandatory.

The vaccines are safe, yet as of this week, 335 Australians are dead and over 33,000 injured, and now Greg Hunt has plans to establish a [COVID-19 Vaccine Claim Scheme](#), to cover both health professionals and patients involved in the vaccination roll-out, giving them access to compensation where significant adverse reactions causing injury and economic loss. A clear admission they are not safe.

Some restrictions make little epidemiological sense when other things are allowed. We can walk along the aisles of Coles, with little hope of managing social distancing, yet the aisles of our places of worship are closed to us. It seems that what we worship can infect us differently!

Apparently Covid doesn't pose a threat at weddings with up to 50 people!

Children have little to no risk of catching and transmitting the virus, but we must close all schools.

If you have signs or symptoms, you should go to a testing centre, not a doctor.

A single CASE of covid-19 (not DEATH or an ICU-hospitalised CASE) is cause to lock down an entire state, but any of the 335 dead after receiving vaccination, is somehow acceptable.

During Victoria's last lockdown, its citizens were instructed that travel was only possible where it is essential, however, Chief Health Officer Brett Sutton has the freedom to fly to Canberra and attend a (non-essential) awards night.

Clinical studies had shown that Hydroxychloroquine and Ivermectin were effective as early treatments and preventatives against covid-19. These drugs already had TGA approval because of their safety profiles, but our government decided to make them illegal and then authorised its citizens to be brought into the largest medical experiment in history, with completely new, untested products.

Health orders have not taken into account the enormous socio-economic stress of lockdowns, and continue to ignore the collateral damage to health; especially with cancellations of surgeries and medical appointments and procedures, enabling non-covid-related illness and deaths to occur including 4 babies.

Masks are made mandatory, in spite of the clinical peer-reviewed studies that show they can cause upper respiratory infections....or covid-like illness.

Detaining people in hotels for 14 days without fresh air, quality nutrition, and in close proximity to those who might be infected with covid-19, when they have no signs or symptoms and have tested negative, is putting those people at an avoidable risk.

Now the government is involving the military, who are trained in the ways of warfare, by engaging them in "healthcare" through the vaccine roll-out.

The healthcare workers regulator, AHPRA, has a policy that prevents its healthcare professionals from voicing concerns over vaccination, effectively muzzling those who should be actively involved in reporting injuries, whose primary job description is in fact to care for their patients' health and well-being, and who are qualified to determine the vaccinations' true safety and efficacy. This in turn causes significant under-reporting to the TGA.

Only 3 weeks ago the AHPPC did not recommend making vaccines mandatory for aged care workers, [now they do](#). In the same breath they highlight the dangers, with "unintended consequences, including on the (ongoing) availability of the (aged care) workforce, which in turn, could impact the quality and

safety of resident care."

This same public notice also claims that in an outbreak, vaccinated individuals are less likely to be significant drivers of spread, and transmission will be dominated by unvaccinated people. However, we have already been told that getting vaccinated does not stop the virus from being spread, only potentially reduces the effects from the virus. And in most recent studies, vaccinated people are shown to be far more likely to test "positive" for covid-19, despite the vaccination that purports to make them immune and less likely to be infected.

Perhaps the most shocking contradiction is Prime Minister Scott Morrison's push to mandate vaccines and bring in a form of vaccine passport, after Health Minister Greg Hunt called for a review of, and halt to, Australia's gain-of-function research. This came after recent disturbing reports that the Wuhan Laboratory, known for first detecting the SARS-CoV-2 virus, has been **involved in the creation of biological weapons**. CSIRO and Australian Universities did at least 10 joint projects on gain-of-function research with the Wuhan Institute of virology and there are now valid questions around the vaccines being a potential bioweapon.

Our governments and their advisors want us to put our faith in them, but in doing so we must force ourselves to think illogically, because logic says that something cannot be true and false at the same time. Sadly, today we risk our reputations, careers and personal relationships if we do choose to use logic over blind faith, and ask the most sensible of questions.

Looking at the circus of contradictions, one can only conclude that Australia's real pandemic is bureaucratic-induced madness. And if our governments were truly invested in the best interests of its citizens, instead of vaccine companies' bottom lines, there is every chance this merry-go-round will stop, and we can finally get off.

Regards Greg Thistleton

[REDACTED]
[REDACTED]