

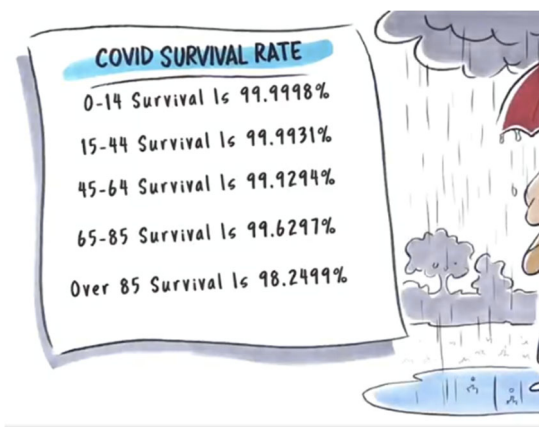
To All of Parliament,  
The Premier,  
The Minister of Health,  
Chief Health Officer,  
The Health Committee and the Economics and Governance Committee.

egc@parliament.qld.gov.au

Dear People who Represent the People of Queensland,

RE:  
**The Proposed Amendment Bill  
to extend the Public Health Emergency Response measures  
to 30 April 2022.**

The fact that this submission had been redirected to the Economic & Governance Committee (instead of the originally stated Health Committee), underlines that Emergency Powers are not really about any virus. What is it about, then? Money and Power?



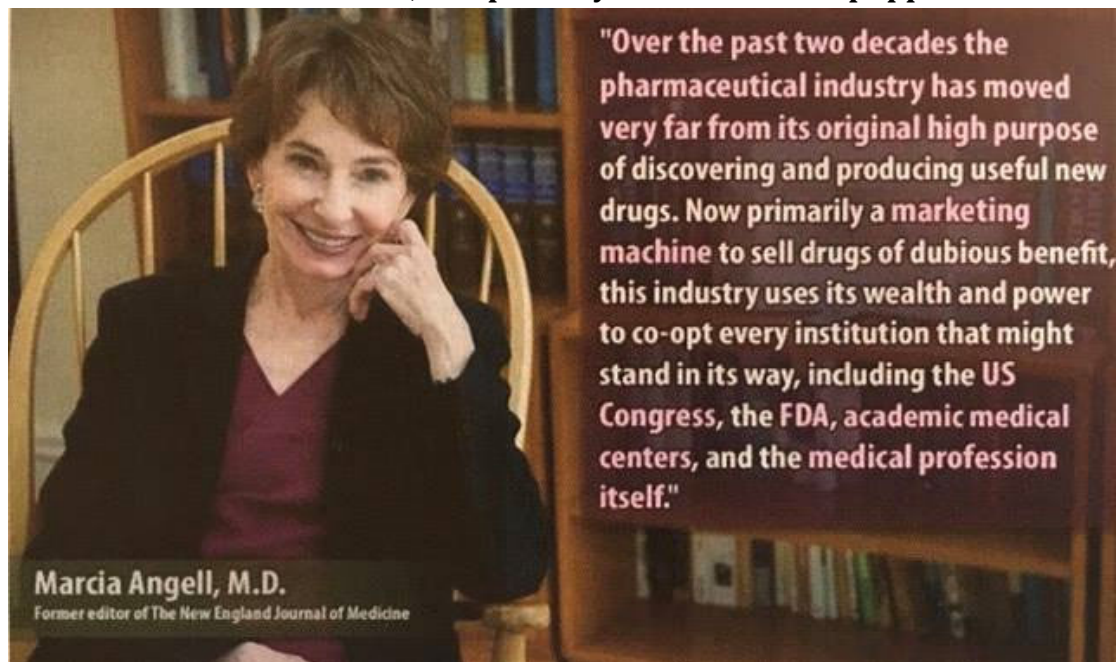
99.6% Survival Rate in Qld!

**There is no statistically based data, nor genuine reason, to continue this fraudulent emergency of the so-called "Coronavirus Pandemic" because of the following reasons:**

1. There has been no significant increase in the overall death rate, in any country, with or without Lockdowns, social distancing, and mask-wearing. **The death rate pattern is consistent with the usual flu seasons. MOST PEOPLE SURVIVE COVID, like most people survive even a bad seasonal flu. Recently the CDC, upon reviewing its data announced that only 6% of the original death counts were truly of Covid and not from co-morbidities. There is no pandemic.**

Therefore there is no logical and nor valid reason to extend these powers to wrongfully quarantine or lockdown asymptomatic healthy people and destroy an array of smaller and family businesses - plunging Queensland and Australia into more debt and ill health.

**Who on earth benefits? Only the banks, pharmaceutical and technological companies, larger corporations and businesses, their shareholders and investors, and possibly their rewarded puppets.**



2. **The PCR tool is not fit for purpose.** It is completely useless because it not designed to detect or test for illness nor infectious diseases. Therefore **the RT PCR “cases” count is absolutely fraudulent.** The whole emergency is based on this fraud, and **would not stand up in court.**  
**Listen to Dr Fauci:** [https://www.youtube.com/watch?v=a\\_Vy6fgaBPE](https://www.youtube.com/watch?v=a_Vy6fgaBPE)
3. It is transparent that **the desire to continue such overreach of control** over the men, women, boys and girls of Queensland is **closely tied to:**
  - a) the goal of mass vaccination of the population with a dangerous genetic experiment. (This **attempted illegal enforcement of the emergency use of the Genetically Modified Injections on a our people, who are intentionally traumatised and terrorized by the constant barrage of abusive, fear-mongering misinformation from the government and the mains stream media circus to “get your vaccine” which is NOT a vaccine by the true definition of such**), and
  - b) the goal of mass surveillance of the population via the **imposition of a Vaccine Passport.** This is very alarming to all people who value basic Human Rights, and the **Privacy Act of 1994.**

4. Most importantly, **the Bill is INVALID** because of:
- a) **our Constitutional Guarantee of Section 51.23a of the Australian Constitution**, which states that **no one can impose in any form of civil conscription regarding medical services or procedures**, i.e., including the wearing of face masks, imposing flawed PCR tool procedures, anti-social “social” distancing, stay-at-home Lockdown directives, quarantining, and any “vaccination” or Genetically Modified “vaccinations” that some refer to as “gene-therapy.” **ALL ILLEGAL** to impose on the people.
  - b) The above protection was also maintained by our **1946 Referendum**.
  - c) There can be no legal or practical compulsion: **all must only be by informed consent, other wise it would be classed as medical assault**.
  - d) **It is Unconstitutional to enforce medical interventions, and enforce medical experiments. Many countries around the world are spinelessly following the orders of a questionable Global Agenda, which is against the Nuremberg Code: EXPERIMENTAL MEDICAL PROCEDURES – such as “ GM COVID19 VACCINES.”**
  - e) **It is already sadly evident that far more people have died\* from these dangerous and experimental mRNA potions – referred to as “Genetically Modified Vaccinations” in an Australian Government Document - DIR 182 – Risk Assessment and Risk Management Plan (January 2020) Office of the Gene Technology Regulator - than the real count of deaths from Covid19, around the world.**

<https://www.cdc.gov/vaccinesafety/ensuringsafety/monitoring/vaers/index.html>

- f) **Any requirement to wear face coverings is in breach of common law obligations not to cause harm AND breaches statutory obligations in relation to provision of Personal Protection Equipment.** The danger of hypoxia and bacterial pneumonia are well documented.

5. The **Doctor-Patient relationship is also out of bounds from governmental interference**. It is very obvious that there is a *conflict of interest* when the extraordinary restrictions and threats on the medical professionals regarding **the availability and administration of HCQ and Ivermectin and other long-standing affordable, safe and effective** (and TGA & FDA – approved) **treatments** that would actually make the “gene therapy injections” unnecessary and superfluous. To deny your people proper treatment so you can call an Emergency Response is criminal. Such tried & true treatments (HCQ and Ivermectin and others) should be readily available to any woman or man, immediately. Of course, the Vaccine Industry and its investors have a conflict of interest here again, as it is much more lucrative to have a mandated vaccine across the entire world, than a relatively cost-effective safe and effective alternative. Governments wouldn’t be so easily coerced into these unreasonable mandates that create indebtedness.
6. **The Covid App**, contact tracing, is an encroachment of political liberty, and another overreach of power. It is also a means of maintain fear in the people unnecessarily. It is unreasonable to expect businesses to discriminate and impose restricted access on their customers. Or to threaten to fine the, if they don’t comply. It **is not in keeping with the Privacy Act 94.H**. You have no right to expect people to have mobile phones, nor force people to download the app, nor ask businesses to deny entry or service to people without the app. (**Australian Consumer Act** ). It is an easy step towards the equally **unlawful Vaccine Passport**.
7. Also refer to **Section 109 of the Australian Constitution**.

It appears that **the Members of the Queensland Government** have knowingly enacted this unreasonable, disproportionate and unlawful “Emergency” Act with all the draconian consequences and are singly and/or collectively **guilty of one or more of the arrestable criminal offences**:

1. Misconduct and/or malfeasance in Public Office.
2. Treason against the Queensland/Australian People.
3. Subversion of the Australian Constitution & our Rights.
4. Criminal fraud.
5. False imprisonment.
6. Terrorism against the Queensland People.
7. International Criminal Court Act 2001, Schedule: Article 6, Genocide, and Article 7, Crimes against Humanity.

**The true emergency is for you to stand up for your people**, or you will eventually have to face a court that will hold you responsible for Crimes Against Humanity. Please do not keep going along with it all.

**Article 7**  
**Crimes against humanity**

1. For the purpose of this Statute, "crime against humanity" means any of the following acts when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack:
  - (a) Murder;
  - (b) Extermination;
  - (c) Enslavement;
  - (d) Deportation or forcible transfer of population;
  - (e) Imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law;
  - (f) Torture;
  - (g) Rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilization, or any other form of sexual violence of comparable gravity;
  - (h) Persecution against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender as defined in paragraph 3, or other grounds that are universally recognized as impermissible under international law, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court;
  - (i) Enforced disappearance of persons;
  - (j) The crime of apartheid;
  - (k) Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health.

Additionally, the **Montgomery principles** are in line with Article 6 of the **UNESCO Declaration of Bio- Ethics and Human Rights**, the right to decline any medical treatment without being penalised is enshrined in International Law.

[http://portal.unesco.org/en/ev.php-URL\\_ID=31058&URL\\_DO=DO\\_TOPIC&URL\\_SECTION=201.html](http://portal.unesco.org/en/ev.php-URL_ID=31058&URL_DO=DO_TOPIC&URL_SECTION=201.html)

**Breach of these principles on free and informed consent is professional gross misconduct at an individual level.** Worldwide, GM COVID 19 jabs are causing many documented injuries – including autoimmune disorders, heart inflammation, sterility, miscarriages and death – far more than the Coronavirus itself. Any forced injections by the military or police, may be a war crime.

**Are you going to allow this on your watch?**

**Will you go down in history as a**

**CHAMPION of the PEOPLE?**

**OR a**

**Pawn of the Pharmaceutical Cartel?**

**Those scientists, medical professionals and experts disagreeing with the official narrative set by the Lockstep Brigade are censored and ignored. What about having a healthy debate about HEALTH and Medical Tryanny?**

Moreover, the **Members** are complicit and have knowingly, without empathy, caused or allowed **many elderly women and men to die alone by callous directives** (from the unelected Chief Health Officer) preventing family members and dear friends to visit during “Covid” **Lockdowns**.

These directives have ruined people’s plans regarding funerals and weddings, and other public gatherings and celebrations. People have been too afraid to go to the hospitals and not received normal medical treatments. **The suicide rate is even more alarming than before this Coronavirus Scandal.** There is an enormous delusion sailing under the colors of exact science, which, on closer inspection, is too often, bought-and-paid-for science. The Emergency Power rules have been arbitrary, capricious and very cruel: extremely unfair and un-Australian.

I hope you will seriously consider all these points, and decide to never again extend a senseless and fraudulent Emergency Powers Bill on the People of Queensland.

Yours faithfully,

Lynden Thomas

