

**From:** [REDACTED]  
**To:** [Economics and Governance Committee](#)  
**Cc:**  
**Subject:** Submission re: Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021  
**Date:** Wednesday, 7 July 2021 4:57:27 PM  
**Importance:** High

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Dear Secretary,

It has come to my attention that “all interested parties” are invited to make a submission in response to the further extension of expiring provisions.

As a mother, wife, business operator, teacher, part time worker and above all, a loyal Queensland resident of over 50 years, I believe I earn the right to be an interested party.

Firstly, I will question is how such a bill has a connection to the Environmental Protection Act 1994, the Explosives Legislation (Covid-19 Emergency Response) Regulation 2020 and the Gaming Machine Act 1991?

I believe it should be the Gaming Machine Act 1991. Is this related to the roll out of the QR codes and tracking app?

In the Overview of the Bill, the initial scenario was described in full, giving an explanation as to how and why it was apparently seen as necessary to operate our state under a Public Health Emergency because chiefly, under “Alternative ways of achieving policy objectives” in the original document in 2020, “There is no alternative method of achieving the policy objective”.

I beg to differ.

There have been other countries around the world that have not been subject to such extreme measures as we have in Queensland, and worse in other states of Australia.

South Dakota in USA also provides an example of an economy where there were no lockdowns, masks or mandates and the economy continued to thrive with minimal losses.

This Bill claims to facilitate the health response to Covid-19 and to minimise economic and other impacts.

If this is true, the only way to minimise further impacts is to end this Public Health Order and allow the economy to return to normal operating procedures, without further intrusion from the government.

If this is true, the Government will take care to protect the vulnerable and release the rest of the community with their former freedoms.

Incrementally, the Queensland Government has proceeded to erode our rights little by little, so slow as to not be noticed by the majority who comply in order to be left alone.

First hand washing which was quite reasonable, then social distancing, then masks, now QR codes.

If I was told 3 years ago that the government would be telling me where to stand, what to wear, what my doctor can prescribe to me or what apps I have to have on my phone, I would have laughed.

But it is no laughing matter.

Most people are not afraid of an infection; they fear being fined for acting in a previously normal manner.

The Queensland Government has not kept the people safe; the government has stolen a citizen's right to a sense of safety.

Permanent bombardment through media and public loudspeakers have led the public, especially in urban centres to believe they are under threat from a virus that in reality, has been little more dangerous than an annual flu.

In fact, when data is compared across the years, flu all but disappeared last year.

The reasons for the initial emergency measures were substantiated by an escaped – whether accidental or deliberately – virus from the Wuhan Lab. This is now commonly known as a fact.

It is also now known publicly that Dr Fauci, the Medical Expert whose opinions dictate so much of emergency actions around the world, publicly stated in an article in Virology Journal, August 22, 2005 that “we report...that chloroquine has strong antiviral effects on SARS\_CoV infection of primate cells. These inhibitory effects are observed when the cells are treated with the drug either before or after exposure to the virus, suggesting both prophylactic and therapeutic advantage”.

Dr Fauci has a great deal for which to answer. He has known there was an existing cheap, proven safe, effective treatment for this condition.

But the QLD parliament not only banned, but criminalised this safe, proven treatment and threatened our doctors with time in jail if they dared to prescribe it to their patients.

What sort of government interferes in the doctor-patient relationship?

It is becoming common knowledge among citizens everywhere that we have been living under draconian measures, under double standards no better illustrated than the recent G-7 hypocrisy where world leaders socially distanced for the camera, but hugged, shook hands and wore no masks for closer engagements. With this knowledge, comes the awareness among a growing number who are discovering that the vaccines being rolled out were provisionally approved under what is a common lie.

It is public knowledge for those who seek facts, that the vaccines have only been provisionally approved for a worldwide trial which concludes in 2023 – approved for trial on homo sapiens simultaneously with trials on larger simians.

It is public knowledge that they were approved only under emergency protocols.

It is public knowledge that the emergency protocols could only be approved if there were no alternative treatments available, but it is proven there were at least 2 available and known to be effective at the time.

Therefore, if there were known treatments available, then no emergency protocols to the extent we have witnessed could be justified, and the vaccines should also be stopped.

It is now becoming increasingly evident to the citizenry that there is a detectable cycle of lockdowns preceding the expiration of a public health order, except the lockdowns are now being used to coerce citizens into a vaccine which was approved under false circumstances.

As for compliance with the Human Rights Act 2019, the emergency powers given to this government have overstepped the boundaries associated with Freedom of movement, thought, conscience, religion and belief. I have experienced censorship for daring to voice an opinion contrary to the Covid compliant narrative. I have been aware of the intrusion creeping in to our lives daily. This government is failing to protect families, especially where domestic violence has increased along with rates of suicide.

The Right to Liberty and Security of a person has definitely been infringed upon.

This Bill would extend the powers of the CHO to enforce mandatory injection with a substance that at best, has only been in formulation for less than a year, or at worst was already ready to release with so many more questions to be asked.

The CHO understands that there is no substitute for real time, and all legitimate vaccines have taken at least 7 years, and up to 50 years to formulate and test.

How many subjects have been given full and comprehensive information regarding the trial status, test results, ingredients, possible side effects and their right to Informed Consent before accepting the injection for what is not a vaccine?

How many understand they can still catch the flu, spread it and die from it?

The Right to Life is the first Human Rights Issue and I believe the Queensland Parliament has the choice to confront the truth and take a brave step forward so that families, people under psychological duress, small businesses and the public at large can return to 'Real Normal', not 'Covid Normal' life that they deserve not as persons, but as individual Queenslanders.

We deserve our State to be delivered back into the hands of the citizens.

Do not extend this bill.

Be brave and stand up for our state.

Yours sincerely,

*Lyn Mangan*

