PUBLIC HEALTH AND OTHER LEGISLATION (FURTHER EXTENSION OF EXPIRING PROVISIONS) AMENDMENT BILL 2021

FORM E SUBMISSION

LIST OF SUBMITTERS

- Commander Martin Jolley
- Katherine Flynn
- Luciane Sperling
- Penny White

July 7, 2021

To the Economics and Governance Committee,

I am alarmed at the bill tabled in parliament on June 16 by the Minister for Health, Yvette D'Ath. As a sovereign woman living in Queensland, I am fully opposed to this bill, and I urge the Economics and Governance Committee and the Queensland Parliament to bring a halt to an extension of these unlawful measures.

The Public Health and Other Legislation (Further Extension of Expiring Provisions) Amendment Bill 2021 extends a range of emergency measures that increase the government's overreaching power over people's lives, 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 well as violating privacy rights through "mandatory" tracking.

Under the guise of "public safety" based on dubious "scientific consensus" <u>currently being challenged</u> by thousands of lawyers and censored medical experts from around the world, this bill strips freedoms from our people. There's been almost 15,000 medical & public health scientists and over 43,000 medical practitioners sign the <u>Great Barrington Declaration</u>. They "have grave concerns about the damaging physical and mental health impacts of the prevailing COVID-19 policies and recommend an approach we call Focused Protection." The Minister and other decision makers would be well advised to challenge the current failed health approach that strips people of their freedoms, and the unlawful justifications for this Bill.

There has been zero consultation with the public about these measures which infringe on our sovereign rights. The bill is a violation of Section 28 of the Federal Crimes Act (1914): "Any person who, by violence or by threats or intimidation of any kind, hinders or interferes with the free exercise or performance, by any other person, of any political right or duty, shall be guilty of an offence. Penalty: Imprisonment for three years."

Section 109 of the Constitution of the Commonwealth of Australia states that "When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the form shall, to the extent of the inconsistency, be invalid."

To date, the actions carried out by the Minister and her Department surrounding the management of COVID cases are unlawful.

I would ask anyone, in a position of power to do so, to not only object to this Bill, but to consider their role as a representative of the people, in holding the Minister for Health, Yvette D'Ath, the Premier, Annastacia Palaszczuk, and Chief Health Officer, Dr Jeannette Young to account for their unlawful actions against the people of Queensland

The question is, we "one and free Australia?". If we	are, I and many	ot <u>hers, would li</u> ke	to see some	eviden	ce of it.
Halting this Bill would be a good start.					
Yours Sincerely					