


## Termination of Pregnancy (Live Births) Amendment Bill 2024

**Submission No:** 418  
**Submitted by:**   
**Publication:** Making the submission public but withholding your name  
**Attachments:** See attachment  
**Submitter Comments:**

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**From:** [REDACTED]  
**Sent:** Thursday, 9 May 2024 3:37 PM  
**To:** HEAC  
**Subject:** Submission - [REDACTED]

Committee Secretary  
Health, Environment and Agriculture Committee  
PO Box 6100  
Parliament House  
CANBERRA ACT 2006  
AUSTRALIA  
Thu May 09 2024  
Name Withheld Submission by [REDACTED]

Please consider the adverse ramifications if this plea for protection for babies who are born alive during an abortion is not legislated as law. What would an intentional decision by medical practitioners to let a baby born alive during an abortion die without providing any means of healthcare to sustain or save his or her life be deemed under the Australian criminal law? Would the oath sworn by doctors to save lives be waived over such practice? Would the conscience of the medical practitioners be troubled with guilt? I beseech the committee presiding over this bill to recommend that the Parliament pass this legislation. Thank you very much for your kind consideration.

Hi, I am [REDACTED], a pensioner [REDACTED].  
I believe that every life is sacred because the Creator God created it beginning in the conception in the mother's womb let alone being born alive during an abortion. Therefore it is imperative that healthcare must be provided to ensure that the baby is not left to die or abandoned.  
It is a moral duty of care of our Government to protect our society especially the most vulnerable among us.

Sincerely, [REDACTED]  
[REDACTED]  
[REDACTED]

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