

Submission

Public Health and Other Legislation (Extension of Expiring Provisions) Amendment Bill 2020

Date 12th January 2021

To: The National Cabinet

Prime Minister, State Premiers, Territory Chief Ministers,

I, the undersigned, believe that you should relax COVID-19 restrictions as soon as possible. I take this position for the following reasons (please refer to the attached correspondence sent 3 times with no response from the ministers). Furthermore, the link below shows very clearly the numbers of Australian deaths

<https://www.worldlifeexpectancy.com/selected-deaths-vs-covid-19-australia>. I found it interesting that in the same period that we have had 909 COVID-19 deaths in Australia there has been 4,021 deaths from influenza and pneumonia - 4 times as many. As a biomedical scientist I believe science has been politicised to gain power over the Australian people and that the science does not substantiate the reasons for extension of emergency powers. I do not consent to the extension of the emergency powers and any further lockstep processes that will cause harm to our local communities.

Sincerely,



Simone Sleep N.D., BBiomed. Sci., MSc., PhD

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**TIME SENSITIVE DOCUMENT
ESTOPPEL CONDITIONS APPLY
FOR PUBLIC FILING**

08 June 2020

Simone Lee Sleep, Brianna Caughley
("We", "Our", "Ourselves")



Scott Morrison, acting as
The Hon Scott Morrison MP
Prime Minister of Australia
Parliament House
CANBERRA, Australian Capital Territory [2600]
Australia

and

David Hurley, acting as
His Excellency, General the Honourable Sir David Hurley AC DSC (Retd)
Governor-General of the Commonwealth of Australia
Government House Dunrossil Drive
YARRALUMLA, Australian Capital Territory [2600]
Australia

and

Greg Hunt, acting as
The Honourable Greg Hunt MP
Minister for Health
Parliament House
Canberra, Australian Capital Territory [2600]
Australia

and

Anne Ruston, acting as
The Honourable Anne Ruston
COMMONWEALTH OF AUSTRALIA
Parliament House
CANBERRA, Australian Capital Territory [2600]

and

Annastacia Palaszczuk, acting as
The Honourable Annastacia Palaszczuk MP
Premier of Queensland
General Office Post Office Box 15185
CITY EAST, Queensland [4002]
Australia [SENT VIA EMAIL: thepremier@premiers.qld.gov.au]

and

Yvette D'Ath, acting as
The Honourable Yvette D'Ath MP
Queensland Attorney General And Minister for Justice
General Post Office 149
BRISBANE, Queensland [4001]
Australia [SENT VIA EMAIL: redcliffe@parliament.qld.gov.au]

and

Steven Miles, acting as
The Honourable Dr Steven Miles MP
Minister for Health and Minister for Ambulance Services
Post Office Box 48
BRISBANE, Queensland [4001]
Australia [SENT VIA EMAIL: health@ministerial.qld.gov.au]

and

Mark Ryan, acting as
The Honourable Mark Ryan MP
Queensland Minister for Police and Minister for Corrective Services
Post Office Box 15195
BRISBANE, Queensland [4001]
Australia [SENT VIA EMAIL: morayfield@parliament.qld.gov.au]

and

Mark Bailey, acting as
The Honourable Mark Bailey MP
Queensland Minister for Transport and Main Roads
General Post Office Box 2644
BRISBANE, Queensland [4001]
Australia [SENT VIA EMAIL: miller@parliament.qld.gov.au]

and

Shannon Fentiman, acting as
The Honourable Shannon Fentiman MP
Queensland Minister for Employment and Small Business and
Minister for Training and Skills Development
Post Office Box 15483
CITY EAST, Queensland [4002]
Australia [SENT VIA EMAIL: waterford@parliament.qld.gov.au]

(Hereafter Collectively “Respondents”, “you” or
“your”)

And all heirs, successors and assigns to all the above.

Within the universal maxim of law ‘notice to agent is notice to principal and notice to principal is notice to agent’. All addressed parties Jointly and Severally as well as their Successors, Nominees and assigns.

FINAL NOTICE & DEFAULT JUDGMENT

Re: The national and international “Lockdown” as a result of a claimed – alleged COVID 19 Pandemic

Dear Respondents,

You failed, refused or neglected to reply and answer the 27 numbered paragraphs of our previous correspondences titled “NOTICE OF NON CONSENT AND NOTICE OF CONDITIONAL ACCEPTANCE” and “DEFAULT NOTICE” dated 26 May 2020 and 08 June 2020 respectively, where we expressed on behalf of our family and I (“we” or “us”), that we do **NOT CONSENT TO, PROTEST** and **OBJECT** to the Australian Government’s response to the COVID-19 *alleged* pandemic and its complicity with international interests in shutting down the Australian economy (“Lockdown”) under the guise of an unsubstantiated viral disease threat to the general Australian population, being your **first and second defaults**.

More specifically, we expressed we **DON’T CONSENT, PROTESTED** and **OBJECTED** to all State and Federal Government’s (“its”) offers of impositions, limitations and restrictions attempted to be imposed against us as well as its offers of orders to comply with its current and future directions, legislation, instructions, policies and programs concerning any “Lockdown” programs as a result of an alleged COVID 19 or **any other** real or perceived pandemic threat.

NON CONSENT AND OBJECTIONS

A short, but non exclusive, list of specific State and Federal Government of Australia’s current and future legislation and programs creating impositions and restrictions directed at and against us and against the common people of the geographic area known as “Australia”, offered by same, was and is **not accepted, nor consented to** and is **expressly objected to** by us, as expressed within our previous two Notices and again expressed within this Notice for the third and final time, thereby not applying to us in relation to the current CV instigated “Lockdown” programs throughout the geographic area titled “Australia” (**Australia**), include;

1. All legislation enacted and to be enacted covering all portfolios, both State and Federal, directly and indirectly related to the *alleged* COVID 19 pandemic, and
2. The rolling out of the 5G network and towers throughout Australia, and
3. Forced vaccinations employed through introduction of restrictive and imposing legislation denying people their rights and dominion to entitlements that are **unconditional**, and
4. Mandatory microchipping of the people of Australia, and
5. All Government funded programs in response to COVID-19, and
6. All restriction of movement – travel of our family and all other men and woman within Australia, including but limited to roadblocks, border controls and restrictions, random stops on the roads, streets and highways, whether walking or travelling within an automobile, and stay at home impositions and restrictions, and
7. Social distancing, and
8. Scarcity of supply of goods and services, and
9. Forced, induced or coerced closure of small business, and
10. And any all other aspects of the Lockdown program not already disclosed within the above 9 paragraphs that imposes upon or detrimentally effects and has already affected and devastated small business, the people of Australia and the Australian economy in any manner whatsoever.

CONDITIONAL ACCEPTANCE

For the reasons of;

1. Avoidance of any State and Federal Government of Australia's presumption that we are either belligerent or an enemy combatant, as we **notice** you, we are in a state of "peace", and
2. The State and Federal Government of Australia's duress and threats of extreme menace imposed upon us by its current Lockdown program and approaching legislation designed and intended to further restrict and/or remove our rights and dominion with an apparent aim to either; severely harm us financially, emotionally and physically and/or possibly kill us by creating conditions of life intended to destroy (genocide – *Criminal Code Act 1995* (Cth) Div 268.5),

As you failed, refused or neglected to reply and answer our previous two correspondences titled "NOTICE OF NON CONSENT AND NOTICE OF CONDITIONAL ACCEPTANCE" and "DEFAULT NOTICE" dated 26 May 2020 and 08 June 2020 respectively, we direct you and afford you this third and final opportunity, to reply and answer the following 27 paragraphs, naturally supported by your affirmed or sworn evidence.

1. There is a pre-existing agreement or contract (the **contract**) between the claimant/s and us or any member of our family whereby we consented to be subject to you, your legislation or where we subverted our status and standing of a living soul to that of a person, citizen, resident, ward of the state, chattel, or any other form or creature of statute, "thing" or "res" (being "dead"), and
2. You are not compelled nor required to afford us an opportunity to examine the claimed contract by 5pm 18 June 2020 at a place, time and date convenient to us, and
3. Any *implied, presumed or concealed* agreement or contract between the State and Federal Government of Australia and any member of our family, concerning the current "Lockdown" event and all impositions, projects, legislation, directions and orders in relation to it, current and future, cannot be and is not hereby immediately revoked, and
4. The claimant/s have authority, jurisdiction, status and standing to compel, force or otherwise coerce our family to comply with and uphold its directions, orders and legislation, without first attaining our consent, and
5. Our non consent and denial of consent to comply with and uphold the State and Federal Government of Australia's current and future legislation and programs creating impositions, limitations, restrictions and trespass over and against our family and our rights and dominion in relation to the current and future "Lockdown" events or programs has not been expressed within this "public record" Notice, and
6. Our conditional acceptance to comply with and uphold the State and Federal Government of Australia's current and future legislation and programs creating impositions, limitations, restrictions and trespass over and against our family and our rights and dominion in relation to the current and future "Lockdown" events or programs has not been expressed within this "public record" Notice, and
7. All Legislation, Acts, statutes and codes cited by you are laws, are legitimate, valid and lawful, and
8. All Legislation, Acts, statutes and codes cited by you apply to a man or a woman, being living souls, and
9. All Legislation, Acts, statutes and codes cited by you do not **only** apply to persons, citizens, residents, wards of the state, chattels, or any other form or creatures of statute, "thing" or "res" and
10. The Lockdown and all legislation, Acts, statutes and codes pertaining to it applies to a man or a woman, and
11. The Lockdown and all legislation, Acts, statutes and codes pertaining to it applies to any and all members of our family, and
12. The members of my family and I are not living souls, and

13. People living within the geographic area known as Australia have no inherent rights to leave their homes, travel, make a living to feed themselves and their families or do as they see fit subject to not harming another living soul, and
14. You are not compelled nor required to deliver to us at the above disclosed address your sworn or affirmed affidavit rebutting each and every paragraph, point for point, to our attached affidavit, and
15. You are not compelled to deliver to us at the above disclosed address the attached completed sworn or affirmed affidavit of claimant, and
16. The entire COVID-19 pandemic is **not** a huge hoax, scam and fraud, and
17. The national Lockdown is **not** unnecessary, and
18. The national Lockdown is **not** illegal and unlawful, and
19. The national Lockdown is **not** legally and lawfully unenforceable, and
20. There was a referendum of the common people within the geographic area commonly known as “Australia” whereby the common people expressed by majority in each state and Federally that they consented to the current national “Lockdown” and all legislation, directions, programs and orders pertaining to it, and
21. The operations and legal procedures giving rise to, pertaining to and maintaining the national Lockdown is **not** illegal and unlawful, and
22. The national Lockdown and the program surrounding does **not** have ulterior motives that are detrimental to Australia, the economy of Australia and the interests, good and health of the common people within the geographic area commonly known as “Australia”, and
23. The national Lockdown and the program surrounding it is and will be reversed immediately and
24. The State and Federal Governments of Australia and its employees are **not fully and completely** responsible, liable, culpable and accountable, individually and on a jointly and severally basis, for the damages caused the economy of Australia, businesses and the common people within the geographic area commonly known as “Australia”, and
25. The State and Federal Governments of Australia and its employees are **not** vulnerable to a class action lawsuit, and
26. You are **not** compelled nor required to comply with, abide by and uphold the principles disclosed within your respective code of conduct instruments - documents, particularly the requirements to be fair, open, honest, transparent and accountable in your dealings with the general public, and therefore
27. Failing, refusing, neglecting to reply to and answer this Notice and the accompanying affidavit is **not** a breach of your code of conduct nor expression of your commercial default, and further

we, on behalf of our family, conditionally accept your offer to comply with, uphold and be subject to the State and Federal Government of Australia’s current and future legislation, policies and programs imposing upon, trespassing, limiting and/or otherwise restricting, our family’s and our rights and dominion without first attaining our consent, upon your delivery to us by 5pm on 18 June 2020, at the above disclosed address, of the State and Federal Government of Australia and/or its employee/s and/or agents (collectively “**claimants**”) evidence the claimants rely on to;

1. Rebut the statements within the above 27 paragraphs, and
2. Support its claim of jurisdiction, authority, status and standing over us.

Naturally we cannot compel you to reply and answer the above 27 paragraphs of this Notice, however, should you elect to not reply or avoid or overlook replying, your failure, refusal or neglect to reply;

1. Is taken as your **third commercial default**, under the Rules, Principles and Doctrines of Equity, and

2. Is taken as your confession to an early *guilty and avoidance plea*, and
3. Is taken as your confession to your acknowledgment and agreement to an equitable estoppel whereby the claimant/s (you) has/ve waived its/their right to pursue any claim against us, and
4. Is taken as your confession to your acknowledgment and agreement to a private default Judgment whereby the claimant/s (you) has/ve likewise waived its/their right to pursue any claim against us.

Your failure, refusal or neglect to reply and answer this Notice as well as return the completed document titled “affidavit of claimant” that accompanied the previous Notice, duly signed and witnessed by the respondent claimant, gives rise to the following acknowledgement, agreement and declaration by you and I that:

1. The entire COVID-19 pandemic is a huge hoax, scam and fraud, and
2. The national Lockdown is unnecessary, and
3. The national Lockdown is illegal and unlawful, and
4. The national Lockdown is legally and unlawfully unenforceable, and
5. The national Lockdown has already financially, emotionally and in some instances physically harmed all people of Australia to varying degrees but destroyed many small businesses and detrimentally effected almost all small businesses and some large businesses, and
6. The operations and legal procedures giving rise to, pertaining to and maintaining the national Lockdown is illegal and unlawful, and
7. The national Lockdown and the program surrounding it has ulterior motives that are detrimental to Australia, the economy of Australia and the interests, good and health of the common people within the geographic area commonly known as “Australia”, and
8. The national Lockdown and the program surrounding it is and will be reversed immediately and
9. The State and Federal Governments of Australia will immediately move its resources to restore Australia, the economy of Australia, businesses and the common people within the geographic area commonly known as “Australia” to their pre - Lockdown financial disposition, and
10. The State and Federal Governments of Australia and its employees take *full and complete* responsibility, liability and accountability, individually on a jointly and severally basis, for the damages caused the economy of Australia, businesses and the common people within the geographic area commonly known as “Australia”, and
11. The State and Federal Governments of Australia and its employees agree to pay compensation to all and every claimant who presents them with a validated and certified invoice for the damages caused, and pay the claimant by certified Bank cheque within 90 days of presentation of the invoice in Australian dollars to the address nominated within the invoice.

Here’s what you need to do

You are humbly and respectfully directed and commanded by us to;

1. Immediately reopen and restore the Australian economy with all means at your disposal, including but not limited by, removing or reversing all legislation to create, support and maintain a “Lockdown”, and
2. Remove and abandon *all legislation*, including but limited to those that compel people to be vaccinated or microchipped, that is damaging to or harming Australia, the geographic area commonly known as “Australia”, Australia’s economy and prosperity, and its businesses and the common people residing within the geographic area commonly known as “Australia”, and
3. Restore Australia, the economy of Australia, businesses and the common people within the geographic area commonly known as “Australia” to their pre - Lockdown financial disposition, and

4. Immediately cease all efforts, actions, plans and programs to or that intervene, interfere with and/or trespass the dominion and rights of the common people within the geographic area commonly known as “Australia”, and
5. Deliver written confirmation to us by 5pm 18 June 2020 addressed to us, Simone Lee Sleep at the above disclosed address, confirming our family members and I are exempted to all and every facet of the national “Lockdown”, including but not limited to, impositions, restrictions, prohibitions, orders, legislation, including but limited to mandatory vaccinations and microchipping, all of which impinge upon and trespass our dominion and rights to do as we please subject to the laws of “love thy neighbour” and “love thy Creator”.

I afford you 14 days from the date of this notice, being 5pm on 18 June 2020, to reply and answer the 27 paragraphs disclosed above, with supporting evidence, or otherwise comply with the 5 paragraphs immediately above under the heading “Here’s what you need to do”.

Thank-you in anticipation of your honourable, timely and professional reply to this notice.

Kind Regards

By: _



Simone Lee Sleep
All rights reserved,
none waived ever

Minister Name:

Email address:

Postal Address:

Contact Number:

Indemnity Insurance Number:

Name of your indemnity insurer:

Contact details of your indemnity insurer:
