## **Main Personal Impacts**

My employment in Victoria was terminated in November 2021 because I refused to supply sensitive private medical information. It was my lawful right under the Privacy Act and the Australian Privacy Principles to decline to provide sensitive medical information, because owing to the threat of disciplinary action for failure to provide the information, it was impossible to provide the information freely as the law required.

This was by no means the only personal impact. I was exempted from wearing a facemask on medical grounds. Stress over this from bullying medical professionals, clinics and a hospital, from retailers and businesses, was significant and the stress impacts of that are still felt two years on.

During lockdown I had an emergency hospital procedure. The second phase of that procedure was deemed to be elective surgery and I was required to have a COVID-19 test. I refused this on the grounds that I had no cold or flu like symptoms, and the sampling for the PCR test was unnecessarily invasive, painful and potentially harmful. The hospital then cancelled my booking and put me back on the waiting list. Ultimately I had to take the test in order to be admitted to hospital and get hospital apparatus removed from my body. This was coercion to take an unnecessary and invasive medical test.

During lockdown I was prevented from attending the funerals of two family members.

Because I am rural, employment opportunities in my field of training are scarce. The mismanagement of the COVID19 pandemic reduced our household from two incomes to one, and forced me into premature retirement. This has had significant impact on our financial wellbeing.

## **Incompetent response to COVID-19 Pandemic**

Since the time of my dismissal and in some instances before then, it is now <u>common public knowledge</u> that

- the PCR test is unfit for diagnostic purposes and should never have been used at all, let alone at 40 cycles of amplification.
- Medical Practitioners have been coerced into silence under threat of deregistration
- the COVID vaccines were not fully tested; the testing was not due for completion until 2023
- the vaccines were never tested for prevention of transmission or infection as was claimed at the time the vaccine mandates were imposed
- some vaccine test findings were withheld from public scrutiny
- the vaccine approvals were improperly conducted because of the above points and because the approving authority is compromised by being funded by the pharmaceutical industry

- the Pharmaceutical Industry has been indemnified against actions for causing harm
- the vaccines adversely impact natural immunity and make recipients increasingly susceptible to respiratory illness
- deaths from all causes have spiked significantly and globally since the time of the vaccine rollout

In short it has become clear that the Australian Government at all levels, its Health Bureaucracy, and the World Health Organisation to which they have deferred, are completely incompetent and untrustworthy to make any decisions at all about pandemic management.

It is my general impression that none of these entities enjoys the confidence of the public any more, and that is certainly my own position on the matter.

The Australian Government and the World Health Organisation and the Joint Standing Committee on Treaties are not invited, not competent, and not welcome to dictate or direct in matters of public health.

## **Necessary Remedy**

For this reason I insist that a full Royal Commission must be held into the handling of the COVID-19 pandemic. This Royal Commission must have wide Terms of Reference that will allow all stakeholders to be heard. The public must be given adequate notice to allow time to prepare comprehensive submissions. This Royal Commission must make full and proper investigation into the following list of topics:

- The use of the PCR test: was it misfeasance or a straight out fraud?
- Vaccine procurement, vaccine approvals and vaccine contracts
- Vaccine mandates
- Vaccine injuries and deaths, handling of death and injury reports, denial of vaccine injuries and deaths, gas-lighting of the injured, lack of autopsies of deceased vaccinated persons
- The sharp and significant increase in deaths from all causes since the vaccine rollout
- All anti-social measures taken: Mask mandates, social distancing mandates, lockdowns, curfews, and the restrictions imposed on all types of social interaction such as visits to Aged Care Homes, hospitals, funeral and wedding attendances
- Government and media misinformation regarding the ability of vaccines to prevent infection and transmission, on vaccine safety and effectiveness
- AHPRA's lack of due diligence on safety, their silence on the undeniable harm of the vaccine and their action along with ATAGI to silence the Medical Profession
- Why the 2019 Australian Health Management Plan for Pandemic Influenza was disregarded
  after it had described why all of the actions the Government did take would not work and
  would cause hardship
- Why, two years later, it is still impossible for me to find work in my industry in my region, because employers continue to demand evidence of vaccination. How and by whom are Victorian employers and/or industries being incentivised to take a step like this when it has no basis in science?