

The proposed inquiry into the Covid-19 response that is limited to reviewing federal government responses is totally inadequate. There MUST be a Royal Commission that reviews not just the incompetence of the federal government but also the actions of the states not only during the time of the so-called pandemic but continues to this day. Nothing less than a full Royal Commission is acceptable.

The government had a pandemic preparedness plan that was developed when Tony Abbott was Prime Minister. However, this was totally ignored, and the government chose to follow international guidelines in apparent lockstep with all other western nations. The government followed flawed guidelines from the WHO, CDC, The Lancet, and other international health authorities which in turn was based on flawed modelling. One of the modelling sources was from the Imperial College, London an institution that has a well-known track record for providing shockingly poor modelling for decades. Why did Australia not follow its own plan, and why did it follow dictates from international organisations and so-called philanthropic foundations?

The government established a “National Cabinet” that operated in secret, whereby the decisions and deliberations were not disclosed to the public. There was no transparency whatsoever. There was no disclosure of the so called “medical advice” that backed up these decisions.

States were allowed to close borders which was questionable in regard to the Australian Constitution (section 92). The federal government made signals they would take the matter to the Supreme Court for a ruling, but this never happened. Why not? We now have an established precedent. This needs to be challenged in the Supreme Court before there is any other excuse for States to ever close borders again. The unnecessary and potentially unlawful border closures caused chaos for many Australians and certainly led to the deaths of Australians. The death of the unborn twin, where the Ballina mother was not allowed to fly to a Queensland hospital as mandated by Dr Jeanette Young (Chief Health Officer at the time) is a tragedy and requires a full investigation by itself.

The Therapeutic Goods Administration (TGA) is responsible for the regulation of therapeutic goods which includes vaccines and prescription medications. Whilst it is attached to the Australian Government Department of Health and Aged Care, only 7% of the TGA is funded by Australian tax payers, the remaining 93% is from industry fees and charges, most notably from large pharmaceutical companies. Such a funding model MUST result in biased decisions and reporting by the TGA. The claim that the Covid vaccine has only resulted in 14 deaths is pure fiction. Even though the TGA is limited to regulating therapeutic goods, it also banned Australian doctors from prescribing the drug hydroxychloroquine to combat COVID-19. This particular drug was tested in numerous trials and in many was found to reduce mortality and improve recovery times from COVID-19.¹ The TGA focused on a discredited paper by The Lancet which was withdrawn following claims of fraud.² The TGA as it currently exists needs to be disbanded and a fit for purpose group with more transparency be created.

The role played by the Australian Health Practitioner Regulation Agency (AHPRA) over the last 3 years has been one of a tyrannical dictatorship over Australia’s medical professionals. Doctors that questioned the AHPRA narrative were deregistered, often after cruel public investigation procedures some of which resulted in the doctor’s suicide. AHPRA actively sought to destroy the doctor/patient

¹ 560 HCQ COVID-19 studies, 437 peer reviewed, 414 comparing treatment and control groups. (<https://c19hcq.org/>)

² M R Mehra et al. [Hydroxychloroquine or chloroquine with or without a macrolide for treatment of COVID-19: a multinational registry analysis](https://doi.org/10.1016/S0140-6736(20)31180-6). The Lancet. Online May 22, 2020 [https://doi.org/10.1016/S0140-6736\(20\)31180-6](https://doi.org/10.1016/S0140-6736(20)31180-6)

relationship by dictating the narrative in regard to Covid 19 treatments. As such, patients' health outcomes were and still are seriously compromised.

In the US an experimental vaccine cannot be used if there are existing medications that can be used as a treatment. In the case of Covid-19 there were at least two such drugs; Ivermectin and Hydroxychloroquine (as previously mentioned). In the case of the latter, Clive Palmer imported 30 million doses, enough to at least provide improvement in health outcomes against the virus to Australians. Why did the Federal government allow these two proven performing drugs not to be used to the benefit of Australians? Indeed, the federal government destroyed millions of dollars' worth of Hydroxychloroquine that was gifted to the nation! In Queensland Dr Jeanette Young even dictated prison sentences for doctors who prescribed Ivermectin, a Nobel prize winning medication that has been on the market for nearly 70 years. . This criminalisation of effective treatments needs FULL investigation as the prevention of the use of these effective drugs most certainly led to the loss of many lives.

The federal and state government narrative of the Covid vaccination as "safe and effective" is total misinformation. As the fear campaign ramped up, the claimed effectiveness was a total lie as revealed in the Pfizer documentation released after a US court injunction. It is notable that Pfizer sought to have this information embargoed for 75 years. The documentation also exposed the fraudulent testing and claims made by Pfizer. Again, Australian's must know the basis of the so called "medical advice" used by their governments.

The federal government entered into contracts with pharmaceutical companies to supply well over 100 million vaccines/boosters. The details of these contracts were kept secret but must be provided to the Australian public who have funded the procurement. Details not only of cost per injection but also the details of all indemnities against vaccine injury.

The federal government has claimed, after the fact, that it never mandated covid vaccines. However, millions of Australian workers, including state government workers had to get vaccinated or lose their job. Many Australians were forced financially to take an experimental procedure, the potential effects of which were not disclosed at the time of vaccination. This disgraceful coercion and lack of disclosure clearly defies the ethical principles laid out in the Nurenberg code. The Inquiry needs to investigate how this level of coercion was not applied to senior bureaucrats and politicians, many of whom were exempted from taking Covid vaccinations.

The unprecedented lockdowns and the bullying used by the nation's police to enforce them needs to be thoroughly investigated. Australia had premiers granting extreme powers not only to themselves but to their senior bureaucrats to place wartime restrictions of the population. Who would have ever thought Australians would experience quarantine, rubber bullets, directed energy weapons, fines, arrests and imprisonment for violations of the most draconian measures, and for a virus that was no worse than a bad influenza season. This situation must NEVER be allowed to occur again during peacetime. The rhetoric of "war on the virus" was just a psychological attack on Australians as was the mask mandates. Lockdowns and masks were implemented to cause fear, mental health issues and division. There were never any health benefits to either "control." Again, the so called "medical advice" for masks and lockdowns needs to be provided and demonstrate how that advice was able to contradict decades of studies that they are both not only ineffective but also harmful.

The above points represent only a fraction of the poor decision making, totalitarian government policies enforced by heavy handed policing, the like of which has not been seen in Australia in living memory. Australia was internationally shamed by the actions of Australian states. Footage of the

brutal police action against innocent Australians beamed around the world as did the manhunts in the NT for a small group of [REDACTED] who had escaped from the quarantine camps. The response by the NT government to prevent further escapes was more guard dogs and razor wire at the camp. Truly disgusting!

The Albanese government is trying to make out that there's nothing much to see here. This Inquiry will be a simple whitewash of some of the most critical issues that this country has ever faced. The terms of reference are shallow and almost meaningless in a blatant attempt to protect the Labor-controlled state government incompetencies. But in reality, there is so much to see and understand. Since the introduction of Covid 19 vaccines Australia as well as other highly vaccinated nations are experiencing unprecedented increasing all-cause mortality rates, called "excess deaths." Mainstream medical institutions are in denial or just "baffled." The Australian Senate, to their shame, recently voted down a motion for a senate inquiry into the increased rate of deaths occurring in the 18 to 44 age group.

The only answer to trying to resolve the issues of the last three years is a Royal Commission with carefully selected non biased members and very specific terms of reference. The proposed inquiry by the Albanese government is a complete waste of time and it is highly likely that even the effort I have put into writing this paper will have been pointless.