

To the Commonwealth Government COVID-19 Response Inquiry Panel,

I am providing this submission to the Commonwealth Government COVID-19 Response Inquiry in the hope that Australia, a once free and fair country, will never be subjected to such serious government overreach, medical tyranny and blatant disregard for human rights, again. My submission is not a dispassionate one as I am writing on behalf of my friends and loved ones who died, were permanently disabled or were severely injured as a result of the Federal government's response to COVID-19.

My concerns in making this submission are that the voices of the Australian people will, once again, be ignored and that the Inquiry is simply the means by which the government can attempt to justify the adoption of the even more tyrannical World Health Organisation's proposed Global Pandemic Treaty and new Health Regulation Amendments. I hope the Inquiry's response will prove my concerns to be unfounded. I will address a number of the Terms of Reference below and overleaf.

Governance including the role of the Commonwealth Government, responsibilities of state and territory governments, national governance mechanisms (such as National Cabinet, the National Coordination Mechanism and the Australian Health Protection Principal Committee) and advisory bodies supporting responses to COVID-19.

The introduction of vaccine mandates was perhaps the greatest and most egregious breach of human and individual rights, as well as of the Nurenberg Code, ever experienced in Australia. While it will no doubt be argued that the vaccine mandates were the responsibility of the respective State and Territory governments, the fact that the then Prime Minister Scott Morrison announced that the vaccines would be as mandatory as possible without actually being mandatory demonstrated the true intent of the federal government. The failure of the federal government to introduce anti-discrimination legislation like **these two Bills here (that failed to pass)** further demonstrates its intent in supporting the mandates. Most appallingly, the institutions which were established to defend and protect human and individual rights against government overreach, such as the Australian Human Rights Commission and the judicial system, totally abdicated their responsibility to be independent from the executive arm of government and stated that they simply followed the 'advice' from government in their support of the mandates. The people of Australia were failed by all levels of government and also by the very institutions that were established to protect them.

The Nurenberg Code was introduced to protect individuals from being forced or coerced into experimental medical procedures. It was apparently torn up and thrown in the bin of history as many thousands of people lost their jobs because they did not want to participate in the 'experiment' (as NSW Brad Hazzard infamously called it). Tragically, even more people reluctantly took the vaccines in order to keep their jobs (ie feed their families, protect their marriages, not become homeless, etc) only to suffer severe and disastrous health consequences as a result. Some even died but sadly, we may never know the true extent of the deaths and injuries as a result of the experimental vaccines because the governmental agencies that are supposedly in place to provide transparency, safety and accountability actually *covered them up*. One only needs to remember the Therapeutic Goods Administration's (TGA) [hiding reported child deaths](#) from its publicly available database to

highlight this atrocity. The TGA disingenuously stated that they did this to prevent ‘vaccine hesitancy.’ How this marries with ‘free and informed consent’ is beyond me and the many hundreds of thousands of Australians who were incredulous at the audacity of it all.

Hopefully, the Inquiry will act to ensure that these things will never, ever happen again.

Key health response measures (for example across COVID-19 vaccinations and treatments, key medical supplies such as personal protective equipment, quarantine facilities, and public health messaging).

In addition to failing to protect the public from extremely rushed, experimental vaccines and the associated mandates, both the federal government and the institutions established to protect the public (most pertinently the TGA), prevented potentially life-saving treatments from being made available. The TGA was responsible for a litany of serious regulatory failures. For example, it is now openly admitted and supported by a plethora of international research, that Ivermectin significantly reduces the likelihood of death amongst Covid-19 patients. Despite thousands of people contacting the TGA to beg them to make the drug available for Covid-19 patients, the TGA ignored the voices of the Australian public and instead did the bidding of the pharmaceutical companies and refused approval for the use of Ivermectin, paving the way for the experimental vaccines. How many Australian citizens lost their lives as a result of depriving the public from life-saving medication? How many Australian families are now having to live with the loss of their loved ones who could have been saved? It was, and remains, unconscionable.

In relation to personal protective equipment, quarantine facilities and public health messaging, the disregard for basic human rights in all these aspects of the federal government’s response to Covid-19 was unjustifiable. The federal government’s failure to introduce anti-discrimination legislation paved the way for a brutality never before witnessed in Australian society. Members of the Australian public who dared to question, let alone challenge, these tyrannical responses were censored, fined, chased down, arrested, physically assaulted, shot at with rubber bullets, amongst a litany of other human rights abuses ... all of which were unheard of in Australia until 2020. The federal government failed dismally in its duty to protect the public and our individual and human rights. Censorship and propaganda should NEVER replace ‘public health messaging.’

Hopefully, the Inquiry will act to ensure that these things will never, ever happen again.

Broader health supports for people impacted by COVID-19 and/or lockdowns (for example mental health and suicide prevention supports, and access to screening and other preventive health measures).

In relation to broader health supports for people impacted by Covid-19 and/or lockdowns, it cannot be ignored that to date, the Federal Government has spent [at least \\$18 billion](#) on hundreds of millions of doses of Covid-19 vaccines, [over half of which were binned](#). However, the amount of funding made available to deal with the aftermath of the lockdowns and vaccine injury and death pales in comparison. Suicide is one example and perhaps my niece’s daughter’s close friend would still be alive if consideration had been given to the potentially

devastating impact of lockdowns on mental and public health. Furthermore, the treatment of the vaccine injured is nothing short of shameful. The vast majority of people injured by the Covid vaccines [can't even get basic compensation](#) because the Federal scheme is prohibitively narrow.

Equally shameful is the censorship of vaccine-injured persons from social and other media platforms, which has served to obscure the true extent of injury and death arising from the vaccines, and to further isolate the already marginalised vaccine-injured. In addition, the funding of major media platforms by pharmaceutical companies has served to prevent the Australian public from having access to critically important information. In the future it is imperative that all media be required to publicly declare when it is funded by the pharmaceutical industry so that the public can at least be aware of the potential conflict of interest in media coverage.

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Mechanisms to better target future responses to the needs of populations (including across genders, age groups, socio-economic status, geographic location, people with disability, First Nations peoples and communities and people from culturally and linguistically diverse communities).

All mechanisms for future responses must ensure that **individual and human rights**, including across genders, age groups, socio-economic status, geographic location, people with disability, First Nations peoples and communities and people from culturally and linguistically diverse communities, **are protected** and never again infringed upon as they were in the Federal government's response to Covid-19.

Hopefully, the Inquiry will act to ensure that this WILL happen.

I also call on the inquiry panel to strongly recommend to the Federal Government that a far-reaching Royal Commission MUST be held into all aspects of the pandemic response. This must include the ability to prosecute any persons who through their mandates etc have breached the human rights of Australian citizens. To not have a Royal Commission would only lead a thinking person to the conclusion that governments and regulatory agencies have things to hide. Truth matters – we need the truth for the sake of the individual, and for the long-term health of our nation.

Yours sincerely,

A solid black rectangular box used to redact the signature of the author.