during Covid 19 Pandemic. I was stuck in India along with my family during the height of the Delta Variant wave in India back in April 2021. I had to fly out to India in Feb 21 after taking clearance from was and his last wish was to see his We felt it is just right that we should try to fulfil at least his last wish as well as did not want to deprive our the chance to say bye to him .................... We knew while going out that it is likely that we have to stay for 3 months. To our sheer bad luck, Delta variant stick in India in April 2021. Our whole family was stuck by it, I was admitted to hospital and was in my death bad with and got out only after 10 days. Our and and my was also down with Covid. I lost my to Covid after she fought it valiantly for 25 days. There was no flight in sight, and Mr. Morrisson took the executive in humanitarian decision aided by the so called 'National Cabinet' (who as was later pointed out had no legal validation just a bunch of joined together in a special enclave - https://www.smh.com.au/politics/federal/nationalcabinet-thrown-open-to-scrutiny-in-ruling-it-is-not-a-cabinet-20210805-p58ga3.html)that he will like to stop all flights from India. After Australian Citizens dies in India he resumed the flight back in 15th May 2021 under immense pressure (why should not he becalled as a and national cabinet accomplice in wonder). The citizens will have to fly back and then will have to undergo quarantine (which per law is ok because it falls under bio security and under health regulation it is perfectly legal). We were given a flight to fly back on 3rd June to Adelaide (and that at an exorbitant price) and then had to quarantine at a hotel there for 14 days. I requested that I be allowed some fresh air (at least if possible if a balcony can be provided) as I was suffering from

This is my story, story of my family and how the Australian Federal and state governments failed us

On top of that I was issued with a bill for the hotel quanrantine. Now as per section 108 of the Biosecurity act the Commonwealth is liable to pay for reasonable expenses incurred by an individual in complying with a biosecurity measure included in a human biosecurity control order. Although this was a biosecurity control order issues by Australian Federal government and various state and territory governments but still the bill was issued to us not to the commonwealth. It has been argued that the bill has been issued under state legislation, however in case of parallel application of law it is the Federal Law that prevails in the commonwealth, so section 108 will prevail over any state legislation. This is another example of blatant illegality under which the scheme has been operated.

, but I was denied the same. This caused further damage to my

was on

If I was given the power I would have bought the charge of bullying, mental and financial harassment and against Government of South Australia and the Federal Government of Australia. We sadly have a bunch of tunning the parliaments, we are ashamed that we elect these bunch of every 4 years as we have no better alternatives.

At least the quantatine bills that has been issued should immediately be revoked as that is clearly illegal as per bio security law.