Commonwealth Government COVID-19 Response Inquiry Submission

A Commonwealth Inquiry which excludes any unilateral actions by the States that constitute the Commonwealth, is not a complete Inquiry. Prime Minister Albanese promised a full Royal Commission into the COVID-19 Response during his election campaign. This promise should be honoured.

There exists a potential conflict of interest in this Inquiry as one of the members of the review panel is the Chair of the Coalition for Epidemic Preparedness Innovations (CEPI). CEPI led the push for development and production of COVID vaccine products. This member was the principal reviewer in the influential Review of COVID-19 Vaccine and Treatment Purchasing and Procurement, released to Health Minister Mark Butler on 19 September 2022¹.

The 'COVID years' (2020 to present) have been typified by extraordinary powers given to Governments by themselves which were implemented in lockstep, the use of violence and coercion against anyone who questioned the efficacy of the measures taken, and making life altering decisions for the entire population based on questionable information.

Terms of Reference

Each or the Terms of Reference are addressed below.

- 1. Governance, including roles and responsibilities
 - a. The 'National Cabinet' comprising the Executive of State and Federal governments is unconstitutional. It undermines our emergency laws which clearly prescribe the decision making processes and transparency measures which are designed to protect Australians in times like this.
 - b. The 'National Cabinet' minutes have not been released to this day despite an FOI request for the minutes and subsequent successful appeal to the AAT by Senator

 L. In fact, Justice White found 'it could not be considered part of federal Cabinet because its members weren't members of federal Parliament''²
 - c. The Prime Minister was permitted to give himself a number of ministerial positions without objection from anyone, including the Governor General.
 - d. The Federal Government consented by silence to
 - i. Border closures,
 - ii. Inhumane and non-medical interventions,
 - ill. State level mandates for an experimentally approved gene therapy, violations of human rights and breeches of the Nuremberg Code.

The Federal Government knew that State Governments were mandating medical experimentation. When interviewed on ABC Insiders, Greg Hunt admitted that 'The world is engaged in the largest clinical trial, the largest global vaccination trial ever...'3

¹Review of COVID-19 Vaccine and Treatment Purchasing and Procurement

² Why is the government debating a bill to keep National Cabinet secret? - ABC News

³ The quote starts at about 12:40 mark in the video. https://www.youtube.com/watch?v=rgaTakfyfSU&t=33s&pp=ygUpZ3JIZyBodW50IGV4cGxhaW5zIHdoeSB0aGUgcH JpbWUgbWluaXN0ZXI%3D

e. Injured people were swept under the carpet and banned from online spaces where, according to the TGA, drug companies are supped to be scanning for those stories to build the safety profile of the medication.

The Federal Government secretly censored social media during the pandemic, and removed people who talked about their gene-vaccine injuries, smearing them as 'anti-vaxxers'.⁴

2. Key Health Response Measures

- a. An inversion of the medical regulatory system to create worse outcomes occurred by the banning of Ivermectin and Hydroxychloroquine (HCQ), both of which are cheap and effective treatments which we knew then and know now, reduce Covid-19 hospitalisations and death.
- b. The dismissing of these treatments was a necessary prerequisite to the emergency approval of the various Covid-19 therapies because of the requirement that 'there is no adequate, approved, and available alternative to the product'.⁵
- c. Ninety six per cent (96%) of the funding for the Australian Therapeutic Goods Administration (TGA) comes from the pharmaceutical industry.⁶ This in itself presents a conflict of interest which warrants investigation.
- d. The medical regulatory system was weaponised to achieve a political outcome. AHPRA harassed and threatened doctors who dissented to the governments stated position on Covid-19, known therapies (Ivermectin and HCQ), and the novel unknown gene therapies.⁷
- e. The Federal Government failed to ensure that the emergency-approved mRNA based therapies were assessed as Genetically Modified Organisms and complied with the relevant safety standards.

The Gene Technology Act 2000 states in section 10 that '*deal with*, *in relation to a GMO, means the following:*

(g) import the GMO;

(h) transport the GMO...'

and includes the possession, supply or use of the GMO for the purposes of, or in the course of, a dealing mentioned in any of paragraphs (a) to (i).8

Accordingly, the Office of Gene Technology Regulator was required to regulate and in respect of transport and disposal.

f. The Australian Bureau of Statistics Deaths Australia reports for the past three years show the extraordinary increase (tens of thousands) in all-cause mortality that has occurred since the roll-out of the emergency-approved mRNA therapies. This fact should be attracting considerable attention from our government for an explanation, especially as they were so concerned about every single Covid-19 case, hospitalisation and death during the pandemic.⁹

Australian Health Practitioner Regulation Agency - Vaccination and immunisation information (ahpra.gov.au)

⁴ https://www.health.gov.au/resources/foi-disclosure-log/foi-3953-documents-related-to-covid-19-social-media-spend-and-correspondence

⁵ Provisional determination eligibility criteria | Therapeutic Goods Administration (TGA)

⁶ Are drug regulators sufficiently independent from the companies they regulate? | BMJ

⁷ Refer to the "Covid-19 vaccination position statement under Previous Statements

⁸ Gene Technology Act 2000 (legislation.gov.au)

⁹ Deaths, Australia, 2022 | Australian Bureau of Statistics (abs.gov.au)

3. Mechanisms to better target future responses

- a. The TGA has no idea how many people were killed and injured by the gene based therapeutics because the voluntary reporting system broke under censorship, propaganda and medical board bullying of health professionals. The following could be implemented to alleviate this.
 - i. Education of how to use the Database of Adverse Event Notifications (DAEN)
 - ii. Use of the DAEN by doctors, hospitals patients, friends and relatives must be encouraged to enable meaningful reporting and analysis. There must be no active discouragement of reporting. A financial incentive to medical professionals to report suspected adverse events could be a solution.
 - ill. The TGA must investigate <u>all</u> adverse event reports to enable early identification of safety signals.
 - iv. Autopsies to be encouraged for anyone dying unexpectedly within 30 days of injection to determine cause of death.
- b. If the number of adverse events is too great to all be investigated, consideration needs to be given to improving the 'Provisional Registration' process. This process currently lacks the rigour required to meet the safety standards of full registration. If a new class of drug is to be introduced it must undergo rigorous testing for safety efficacy and an analysis of its contents should be carried out.
- c. Any new mRNA therapies must be approved by the Office of Gene Technology Regulator.
- d. A full inquiry into the excess all-cause mortality needs to be conducted.
- e. Rather than obeying the World Health Organisation's directions, the Federal Government needs to have confidence in our own 2019 Australian Health Management Plan for Pandemic Influenza. One size does not fit all. If we had followed this plan the Australian economy would be in a much better position than it is now, and many of the small businesses that were bankrupted or had to close, would still be open.
- f. Follow the 'real' science; not something dreamt up by the WHO or our Public Health Officers.
- g. The National Cabinet must be abandoned.
- h. Mandated medical treatment/procedures must not be allowed. Mandates are a violation of human rights and individual bodily autonomy.

I request a full Royal Commission (as promised by Prime Minister Albanese) for a proper investigation into the following:

- Vaccine procurement and secret vaccine contracts
- Vaccine mandates
- Vaccine injuries, including death
- Mask mandates and lockdowns
- Government misinformation in the media regarding the ability of vaccines to prevent infection and transmission along with the denial of vaccine injuries and gas lighting of the injured.
- The AHPRA lack of due diligence on safety, their silence on 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 not followed and who decided not to follow it, causing much hardship.