

Submission and Evidence to the COVID-19 Response Inquiry

Testimony by the Suspended Dr William Bay (X: [REDACTED])

15 December 2023

Background

I was a full-time 7-days-a-week medical practitioner working in 3 different roles primarily in [REDACTED] at the time of and during the full extent of the Covid-19 pandemic and the Australian Government's response to it up until my suspension as an urgent after-hours doctor, and a Telehealth [REDACTED] doctor, and a [REDACTED], GP Registrar doctor on 17 August 2022.

I was indefinitely suspended on that day by the Medical Board of Australia (MBA), working in conjunction with their administrative arm Ahpra (the Australian Health Practitioner Regulation Agency) to enforce an emergency powers s156 (under Queensland's *Health Practitioner Regulation National Law*) immediate action suspension to prohibit me working **in any job** (doctor, administration, teacher or otherwise) that utilised my medical knowledge until the MBA finds me no longer a threat to the public safety of Australians.

These agencies allege that I am a threat to Australia's public safety because I chose to make my own decisions about the quality of the Covid-19 vaccines, to disobey their directive to never criticise the vaccine rollout program, and to actively and publicly warn others about the risks I rightfully perceived. This is a position that I maintain **is and was the correct and moral duty of all health practitioners** and far from being ashamed of it – I am proud of it.

One day after my MBA administrative hearing on 16 August 2022 (that I was not allowed to attend in person or even online) as after being denied entry to the hearing I was then also kicked out of the Zoom call as well (for having 450 public supporters standing behind me) - the MBA and AHPRA found me guilty of 45 reasons for being a threat to Australia's public safety – thus allegedly justifying the exercise of their destructive power to suspend doctors without a trial or due process indefinitely. These 45 reasons are attached and the details and documents pertaining to my legal fight to restore my license and the right of all Australians to informed consent and to have confidence in their health care system and their health practitioners is well documented on my social media accounts and primarily at the website [REDACTED] and the social media accounts of Dr [REDACTED] on Facebook and Twitter/X.

I now remain suspended and without medical employment 17 months and counting – awaiting for a report and a decision long promised to the Court from the Medical Board of Australia as to what justification they had in suspending me when all I was doing was trying to warn and help others. When the report is finally provided to me, **I shall clear my name in the courts and together, as one, all Australians united under the banner of informed consent and freedom of speech: we will win justice for all Covid-19 government victims.**

Governance, including roles and responsibilities

The primary reason the MBA/Ahpra suspended me until this day is because I publicly and vocally criticised the vaccines and the Government and its response to the pandemic and its position on the Covid-19 vaccine rollout program. I had my career and

my income effectively and literally terminated overnight by an agency that was supposed to be protecting public health but **instead forcefully suppressing a doctor's moral and legal right and duty to warn his/her patients and the public about risks** pertaining to the Covid-19 virus, the vaccine and the Government's response to the pandemic.

Ahpra and the Boards for all health practitioners **continue until this very day to enforce their free-speech suppressing 9 March 2021 "Position Statement - Registered health practitioners and students and COVID-19 vaccination"** found at <https://www.ahpra.gov.au/Search.aspx?q=covid-19+position+statement> and attached) which in my strong view (and a view that I am pursuing legally in the Supreme Court of Queensland and the High Court of Australia via a judicial review of the unconstitutional *Health Practitioner Regulation National Law Act 2009 Qld* which purports to give Queensland state legislative authority to allow Ahpra to administer a national scheme despite Queensland not having national jurisdiction over our country.) is a position clearly against the Code of Conduct for medical practitioners, the expectations of the public, and established High Court case law and indeed statutory human rights and civil liability law. **It is this position that has damaged Australia's response to the pandemic so critically, as it has broken the trust average Australians have in the integrity and truthfulness of their health practitioners** as this position statement effectively forces doctors and nurses to lie to their patients.

Key health response measures

As one of the last remaining suspended doctors from the Covid-19 pandemic era; it is my direct testimony that it is my belief and experience that **my patients and members of the public have been harmed and killed by the Covid-19 vaccines and Ahpra and the MBA is firmly and directly responsible for those deaths** by preventing the free expression of medical advice which is a moral and legal duty to warn affirmed by the High Court (and taught to us in medical school) in the 1992 High Court case of *Rogers v Whitaker* paragraphs 16-18 and reflected in the doctor's Code of Conduct and the Immunisation Handbook as well.

Role of AHPRA impeding Australian health practitioner's duty to provide informed consent to patients and the public

I believe that **the only way to prevent the negligent homicide of Australians in the future by the corporate agency Ahpra** (registered in Victoria but purporting to govern Australia), **an agency tasked to supposedly protect the public is to allow and affirm individual health practitioners to fulfill their duty to warn their patients and the public** about risks of interventionist medical treatments, vaccines or otherwise.

To allow Ahpra to maintain their illegal 'Position Statement' is to undermine our democratic and constitutional right to a freedom of political communication in this country. And it is also a clear and present threat to the very lives, health, and safety of all Australians forever until trust and sanity is restored to our medical system **beginning with the complete dissolution and destruction of Ahpra and the "National" Boards.**

Trust and safety will only begin to be restored in Australia by the enactment of new laws affirming health practitioners sacred right to freedom of speech and informed consent for their patients.


The Suspended Dr William Bay