

## Inquiry into the Government's response to the Covid-19 pandemic

Mrs natalie faulkner

[REDACTED]

[REDACTED]

[REDACTED]

### YOUR SUBMISSION

#### Submission:

where did you get your exemption from section 51 (subsection 23a/Xxiiia) of Australian constitution 1900 for forcing this civil conscription? where is your exemption from article 7 of the covenant of civil & political rights (came from Australian constitution and human rights commission act 1986 schedule 2) if cant show it deemed it does not exist. silence is deemed to be acquiescence

Part 8—Management and control of infectious diseases, micro-organisms and medical conditions

Division 1—Principles applying to the management and control of infectious diseases

PUBLIC HEALTH AND WELLBEING ACT 2008 – SECT 111

Principles

The following principles apply to the management and control of infectious diseases— (a) the spread of an infectious disease should be prevented or minimised

with the minimum restriction on the rights of any person;

(b) a person at risk of contracting an infectious disease should take all reasonable precautions to avoid contracting the infectious disease;

(c) a person who has, or suspects that they may have, an infectious disease should—

(i) ascertain whether he or she has an infectious disease and what precautions he or she should take to prevent any other person from contracting the infectious disease; and

(ii) take all reasonable steps to eliminate or reduce the risk of any other person contracting the infectious disease;

(d) a person who is at risk of contracting, has or suspects he or she may have, an infectious disease is entitled—(i) to receive information about the infectious disease and any appropriate available treatment; Why is the commonwealth Omnibus required if all State Premiers are now telling the Prime Minister and public that Covid 19 cases are coming down? Further restrictions and amendments to the are of any kind are not necessary. why is the Federal Defence Force of Australia as well as International Federal Defence Agencies need to be given more and unprecedented powers. These agencies, personnel are supposed to be involved and utilised at an absolute last resort, not to make it even easier for these agencies to be brought into our Australian streets in name of our protection. Why have these personnel have been given immunity from any legal prosecution?

where did the premier of victoria get his lawful power/authority (this has to be traced back to constitution) to

(1) classify this as pandemic (2) declare state of emergency-the public health & wellbeing amendment (infringements) reg 2020 - has no proclamation certificate, so not lawfully enacted/has no actual power of law- it's just 5 pages long & there is no reference to police (no authority they can stop and issue the public with fines under these regulations (so instead give infringement notices under crimes act . there is also no mention of Covid 19 or permission only to leave your home for designated purposes?

In regards to the bio security act of 2016 - this still applies with human rights- where does it show this act over rides Australian Constitution 1900? where is evidence of your claim it does?

**Do you have any additional comments or suggestions?:**

end the current state of emergency in Victoria, let all small business resume trading, let all children return to school, remove unlawful mask-wearing mandates. remove contract tracing and covid testing which are both flawed by science and mathemeatics

[REDACTED]

[REDACTED]

[REDACTED]

**Signature:**

Natalie Faulkner