

Subject:

FW: SARC REPORT/Public Health & Wellbeing (No Jab, No Play) Bill 2015

From: samantha wisteria [REDACTED]

Sent: Thursday, 15 October 2015 9:40 AM

To: Lizzie Blandthorn

Subject: SARC REPORT/Public Health & Wellbeing (No Jab, No Play) Bill 2015

15 October 2015

Dear Minister Lizzie Blandthorn

RE: SARC Alert Digest No. 12 of 2015/Public Health & Wellbeing (No Jab, No Play) Bill 2015

I am a parent of a vaccine damaged child, vaccine damaged in 2003 by MMR vaccine given at 13 months. My son has severe autism, intellectual impairment and is non-verbal, his IQ is immeasurable, he attends Special School at (INSERT) and requires 24/7 care and supervision for the rest of his life. As there is no "formal medical" recognition of this damage acquired by my child, despite my complaint to the doctor roughly 2 weeks after that fateful vaccination in 2003, when she told me that my son is "fine".

Not only have we had to bear the reprehensible lack of accountability by doctors and the medical industry, now the government is also out to make sacrifices of our children. I wish my son got measles, he would have been sick for a week or two, rather than the lifelong havoc and disability he has been subjected to, not even being able to speak for himself. Under the proposed legislation it is highly unlikely my son will qualify for a "medical exemption" despite his condition. My son has also had seizures on two occasions, yet it is unlikely that he would qualify for a medical exemption.

Vaccines are NOT completely safe and the proposed legislation supports a Russian Roulette style gamble on the health and the lives of people and children. As a parent who was concerned for her young child, I found another doctor after my son was harmed by the vaccinating doctor (as she denied my claims that a vaccine injury had occurred and told me that my son was fine), So it WENT UNREPORTED. We were advised against further vaccination as a precaution, due to what happened to my son, it was determined that the risk was NOT WORTH IT. Therefore no amount of coercion will force or manipulate me into ever jabbing my child again.

Therefore, I have had a **Conscientious Objector's Form since 19 November 2007**. Now with the sweep of a pen, legislators wish to wipe away my rights as a parent, to protect my child from further harm or bear a financially punitive measure as though my decision is some kind of a degenerate "lifestyle choice" which is a great insult indeed.

It appears that we are taking a big step in the direction of a Medical Police State, where children and families are SEGREGATED from one another, on the basis of choosing their own medication. It appears history is doomed to repeat when we allow and legislate for segregation in our society and our country.

It also appears that the government is attempting to cash in on the removal of Parental Rights and also Human Rights, which is bewildering. The Australian Government has shown complete disregard for the United Nations, Human Rights Charter (Convention on the Rights of the Child), The Nuremberg Code AND The Victorian Charter of Human Rights and Responsibilities. I have to wonder what exactly is the agenda behind such blatant and wilful destruction of Human Rights?

I feel I must point out that my healthy boy that was vaccine damaged and is in the severe range of disabled will not have children of his own as a result. It is horrible to say but I honestly feel like what has

happened is a form of eugenics. Pharmaceutical companies in the multi-billion dollar vaccine industry have a lot to answer for.

I am extremely concerned about The SARC (Bills and Acts Scrutiny Committee) Report, dated 6 October 2015 which raised a number of very serious questions and concerns about the Public Health & Wellbeing (No Jab, No Play) Bill 2015.

It is my understanding, that on Thursday 8th October, the Legislative Assembly (Lower House) passed this Bill despite there being no discussion about the concerns raised in the Report on 8th October prior to votes being cast. There was also no reference to it in the daily Hansard from 8th October.

I am hoping that the Bill will therefore be treated with due diligence to the issues raised in the SARC Report when Parliament sits on 20 October.

What I am asking for is a full Review of the proposed Bill and the SARC Report BEFORE making any further decisions. Please Minister, I implore you to take the due diligence on reviewing this Bill and please confirm they will ensure the *SARC Report will be discussed in detail at the next Parliament sitting on 20th OCTOBER.*

It is also imperative that Conscientious Objection remains, in order for people to maintain positive and trustful relationships with their GPs and healthcare professionals.

Kind Regards

A Very Concerned Australian

Samantha Wisteria

