

Dear the Hon Mark Dreyfus KC, MP (Commonwealth Attorney-General),

As an Australian citizen (independent of my matter currently before the High Court) I would like to formally notify you of a matter affecting the Constitution of Australia regarding the limits of state and federal power and the loss of universal suffrage, and urge you to sue the States to defend the Commonwealth as is required of your office per s61/62 of the Constitution.

In short, the State of Queensland is purporting to act as the Commonwealth by claiming a federal head of power to regulate health practitioners **nationally** with the Health Practitioners Regulation National Law Act 2009 (Qld).

<https://www.legislation.qld.gov.au/view/html/inforce/current/act-2009-045>)

All the States and Territories of Australia have colluded in an Intergovernmental Agreement for the Regulation of Health Practitioners

<https://agedcare.royalcommission.gov.au/system/files/2020-10/PBA.0001.0001.0038.pdf>) to deprive Australian citizens of the right to representative democracy as guaranteed by our Constitution. It does this by enacting a 'National Law' from Queensland without allowing the electors in other States to choose their representatives to the Queensland Parliament.

It is clear that only the Commonwealth has the power to regulate for the Commonwealth and thus AHPRA, the Medical Board of Australia, and the State of Queensland are all acting without lawful constitutional power by relying on a State law to legislate and administer a national/Commonwealth scheme. If I am wrong on this, can you confirm when there was a constitutional s51(xxxvii) referral of powers to the Commonwealth from the States of their head of power to regulate health practitioners? Alternatively, can you please show me where in the Constitution there exists a power for the national regulation of Health Practitioners?

The s78B notice previously provided to you, and whether I have a matter before the High Court, is immaterial and irrelevant to this issue of your requirement to act according to law, especially when s40 of the *Judiciary Act 1903* gives you that automatic right *and* makes it extremely difficult for average Australians such as myself, to pursue these Constitutional matters without the unique standing afforded to your office.

Consequently, the office of the Attorney General of the Commonwealth and the Constitution compels you to take action against the offending States and Territories who are depriving Australians of their most fundamental democratic rights, i.e., the right to vote and choose their representatives to Parliament.

I look forward to your timely response as we are now facing a **constitutional crisis** where the States now believe they are the Commonwealth Parliament and are purporting to create National laws which have the same status as Commonwealth laws. If you do not stop the proliferation of these "National Laws" (of which the Health Practitioner Regulation National Law is but one example) the distinction between the legislative power of the States and the Commonwealth will be forever blurred and become ultimately non-existent, thus invalidating the Constitution and the Commonwealth of Australia itself.

Kind regards,

The Suspended Dr William Bay

27<sup>th</sup> July 2023