

Attachments:

[Submission_for_Communication_Amendment_Bill_\(1\).pdf](#);

Dear Member of the Parliament of Australia

We write to you regarding the 'Communications Legislation Amendment (Combatting Misinformation and Disinformation) Bill 2023.' As this Bill is in draft stage we direct you to a submission of data essential to your decision making regarding this proposed Bill.

Pertinent to your personal concerns are the multiple avenues for liability potentially arising via such legislation.

As such, it is vital your full attention be directed towards our submission via the document attached to this communication.

Thanks for your time. We anticipate your personal response.

Not vexatious or frivolous.

All Rights Reserved.

Kind regards,
Melanie Seczawa

[Redacted]

[Redacted]

[Redacted]

For Public filing on the record
Urgent
Time Sensitive
Office Found

Sunday 30 July 2023

To the Men and Women
known as/to;

Anthony Albanese
acting as
HON ANTHONY ALBANESE MP
PRIME MINISTER OF AUSTRALIA
by online form:
www.pmc.gov.au/contact-us

Peter Dutton
acting as
HON PETER DUTTON MP
LEADER OF THE OPPOSITION
LIBERAL NATIONAL PARTY
<peter.dutton.mp@aph.gov.au>

Michelle Rowland
acting as
HON MICHELLE ROWLAND MP
MINISTER FOR COMMUNICATIONS
DEPARTMENT OF INFRASTRUCTURE,
TRANSPORT, REGIONAL DEVELOPMENT,
THE ARTS
<minister.rowland@mo.communications.gov.au>
<information.integrity@infrastructure.gov.au>

Mark Dreyfus

acting as
THE HON MARK DREYFUS QC MP
acting as
ATTORNEY-GENERAL OF AUSTRALIA
acting as
CABINET SECRETARY
<mark.dreyfus.mp@aph.gov.au>

Clare Ellen O'Neil
acting as
THE HON. CLARE ELLEN O'NEIL
acting as
Minister for Home Affairs
acting as
Minister for Cyber Security
by email:
<Clare.ONeil.MP@aph.gov.au>

Katy Gallagher
acting as
KATY GALLAGHER
acting as
MINISTER FOR FINANCE
MINISTER FOR PUBLIC SERVICE
<senator.katy.gallagher@aph.gov.au>

('The Respondents')

And all addressed parties Jointly and Severally as well as their heirs,
successors, nominees, assignees, dependants, and descendants

This document is for publishing on the record. As such, personally
identifying information such as name and address have been withheld.
These details are nonetheless included in the email used for submission.
To not detract from the lawful utility of this Notice, the privilege against
self-incrimination is invoked.

Pursuant to Australian Government Guidelines, the contents of this document do not contain content deemed offensive, discriminatory, illegal or defamatory to any third party nor contains threatening or aggressive language. Nor does it contain misinformation or disinformation. Any editing of this document or refusal to publish, without our written consent, is consent and agreement to be liable to Service Fee for same. Fee Schedule available on request

NOTICE OF NON-CONSENT TO
COMMUNICATIONS LEGISLATION AMENDMENT
(COMBATTING MISINFORMATION AND DISINFORMATION) BILL 2023.

Notice to Agent is Notice to Principal
Notice to Principal is Notice to Agent

Dear Respondent,

1. We annul, cancel and revoke in perpetuity, all presumptions, assumptions, deeming, expression of will, enjoiner, contract, power of attorney, claim, vested interest, consent, agreement, allegation, solicitation, transaction or relationship; for you to act as our representative, agent, or 'voice', whether explicit or implied.
2. This is a formal Notice declaring Our Will, being our Non-Consent to the legislation entitled 'Communications Legislation Amendment (Combating Misinformation and Disinformation) Bill 2023.
3. The law of every State of Australia has established, should there be any conflict or variance between the Rules of Equity and statute, Equity shall prevail.
4. Every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen without his consent. (Cruden v. Neale 2N.C. (1796) s SE 70)

5. It is our conviction and we do solemnly declare;

a) Politicians are a principal source of misinformation and disinformation for the community of people in Australia, aided and abetted by the news sources commonly referred to as the mainstream media.

One example is the oft-repeated statement, further imposed upon the will of the people, throughout the years 2020 and 2021; the claim 'mandates' have lawful substance or even legal substance.

b) The following mainstream news source is used to substantiate item a)

<https://www.news.com.au/technology/science/human-body/yes-they-claimed-the-vaccines-would-prevent-transmission/news-story/a176eb002c29e603fc29ef9fe0b33b18>

c) Are we not all equal before the law? This legislation must be proportionate, fair, reasonable and equitable. Therefore, it may only have force and substance if equally binding upon all media and news outlets, and all public or recorded statements by politicians.

d) If this Bill does not apply equally to mainstream media news sources, the Bill is a manifestation of the ideology known as fascism.

e) The proposed Bill is an instrument for censorship and oppression, nothing less.

f) A government of strength does not fear the free speech of the people.

g) Therefore, a government employing censorship is weak; questions its own authority; fears the might of people; and assumes a questionable ethical foundation.

h) Any member of Parliament not actively dissenting by voting against this Bill, and instead voting in favour or abstaining, is

admitting the Australian Government is weak before the might of the people and must employ censorship in response.

- i) Censorship is a manifestation of the ideologies of Fascism and Totalitarianism.
- j) Soliders enlisted in the Australian Defence Force in the 20th and 21st Centuries fought against the values espoused by Fascist and Totalitarian governments, which also relied upon censorship.
- k) Any member of Parliament not actively dissenting by voting against this Bill, and instead voting in favour or abstaining; is opposed to the values the soldiers of the Australian Defence Force sought to protect, by fighting against Fascism and Totalitarianism.
- l) The outcome of this Bill in practical terms is an internet existing exclusively of state-sponsored propoganda; sanitised of everything that is not state-sponsored propoganda.

6. We are prepared to swear to the contents of item 5. by Affidavit as required. This Notice is not supported by Affidavit only due to the fact of publishing in the Public.

7. We accept the fact of any Member of Parliament voting for this Bill, or abstaining from voting for this Bill, only upon the condition of formal recognisance of;

- a) Having declared our non-consent to this proposed Bill, such a Member of Parliament is personally liable for the contents of the Bill and its consequences, under their own full commercial liability;
- b) We are not voluntary transactors in commerce;
- c) Pursuant to the Rules of Equity, we will charge a Service Fee for any attempt to contract or compel performance, for example by experiencing the consequences of the contents of this Bill;

- d) Should the enforcement of the Bill mean we are being denied access to internet information we may otherwise require for our, for example; health, happiness, welfare, security, education, livelihood; or that of our loved ones, is a positive fact of substance and subject to a Service Fee;
- e) Our Service Fee for being denied access to information we determine we would otherwise require, is One Hundred Thousand Australian Dollars per 24 hour period or part thereof, per individual incident, paid per person responsible. For example, each Public Servant up to and including the Executive and Members of Parliament, responsible for the Bill. And, per individual affected. Which is to say, if I, my partner, and my two children are affected by information I personally am unable to access for the good of my family, owing to censorship by this proposed Bill, the Service Fee applies per four affected individuals. Minimum rate applicable per incident = 3 x 24 hour periods.
- f) As publishers of content on the internet, this Bill proposes we self-police and self-regulate our content, and be ever vigilant to the proposed nature of our content. Bringing rise to the known, documented psychological influence termed the 'chilling effect'. Known to be an actively detrimental and harmful condition.
- g) As publishers of content on the internet, our Service Fee for self-policing, self-regulating our content, is Five Hundred Thousand Australian Dollars per 24 hour period or part thereof. Minimum rate applicable = 3 x 24 hour periods.
- h) As publishers of content on the internet, our Service Fee for experiencing or enduring what we determine is a psychological 'chilling effect' as a consequence of complying with the proposed Bill, enacts our Service Fee of One Million Australian Dollars per 24 hour period or part thereof. Minimum rate applicable = 3 x 24 hour periods.
- i) All Service Fees must be paid in full, by legal tender Australian Dollars, within Twenty Eight Days of Notice of the incident incurring a Service Fee. Failure, refusal or incapacity to do so enacts a late fee of 5% on all outstanding amounts, per Twenty Eight Day period or part thereof.

- j) Our Terms as stated in this Notice apply to the living men and women occupying the Office at the time the proposed Bill is passed by Parliament, and all enforcers or enactors of the Bill, even if such living men and women no longer occupy said Office at a later date. If the living men and women are deceased our Service Fees will be applied to the living next of kin of same.

8. We accept the proposed Bill and its consequences only on the condition that any Member of Parliament voting in favour of the Bill, or abstaining from a Vote on the Bill, (in other words, not actively dissenting) consent and agree to the following, adapted to their use in the 1st person, by way of sworn Affidavit on the Public record and provided to us at any time when directed.

- a) If this Bill does not apply equally to public statements uttered by politicians and does not apply to mainstream media news sources, the Bill is a manifestation of the ideology known as fascism.
- b) The proposed Bill is an instrument for censorship and oppression, nothing less.
- c) A government of strength does not fear the free speech of the people.
- d) A government employing censorship is weak; questions its own authority; fears the might of people; and assumes a questionable ethical foundation.
- e) The terms 'misinformation' and 'disinformation' are vague, are not legally defined, are not absolute, and can only be applied arbitrarily to suit political means.
- f) With any enforcement of this Bill, any internet content determined to be 'misinformation' or 'disinformation' will be categorically defined as such, with evidence to substantiate, by sworn Affidavit, available to the Public record; per incident arising pursuant to this legislation.
- g) It is agreed, consented to and understood the authors of this document are not voluntary transactors in commerce and must be

renumerated. As such, the Service Fees the authors of this document determine are required, as stated, will be paid.

- h) The Members of Parliament assume full responsibility under their own full personal commercial liability, for all consequences of this Bill, including but not limited to any harm, loss, injury or other that may be incurred by individuals.
- i) The Members of Parliament will provide their public liability and indemnity insurer provider details, and insurance identification numbers when directed. And further agree, the insurance providers will be contacted if our Terms are violated.
- j) This legislation implies individuals cannot be allowed or trusted to apply their own intellect, discretion, discernment, or even carry responsibility and liability, for the information they access on the internet. As such, the Members of Parliament supporting this Bill and any enforcers thereof, declare they have superior intellect, discretion, discernment and powers of responsibility over that of literally every other individual that may be affected by this legislation. As such, by displacing the autonomy and agency of the individuals subject to this legislation, the Members of Parliament accept full personal commercial liability by wilfully assuming the autonomy and agency of such individuals apparently unable to be responsible for the internet content they are exposed to.
- k) Any act of enforcement applied by the proposed Bill will not cause any harm, loss or injury to any individual, and if it does, the Member of Parliament assumes full responsibility for same.
- l) No Member of Parliament nor colleague, friend, family member or other, has a vested interest in any act of enforcement or application of the proposed Bill.
- m) Pursuant to Section 72 of the Constitution of the Commonwealth of Australia 1900 (UK), a certified copy of the Certificate of Title and Oath of Office bearing the Great Seal of the Commonwealth and each bearing the words 'Crown' and 'Queen', for anyone acting in a judicial capacity or as a partial court, will be presented for anyone claiming to be empowered or authorised to enforce the proposed Bill.

- n) A certified copy of the instrument of derogation used to empower any Ministers and/or Departments associated with this Bill and/or its enforcement.
- o) The Member of Parliament in support of this Bill has never sworn an oath, pledge nor fealty to a foreign power or corporation, being any entity not explicitly named in the Constitution of the Commonwealth of Australia Act 1900 (UK).
- p) Name the Head of State as the authority empowering the Bill as referred to in the Royal Styles and Titles Act 1973 and whereby such Head of State is referenced, explicitly, pursuant to Constitution of the Commonwealth of Australia 1900 (UK).
- q) The following Act does not apply to anyone empowering, enforcing or enacting the Bill, nor can it be relied upon by anyone interpreted as committing a offence against the Bill.
Section 8, sub-section 12 of the Imperial Acts Application Act:
“All promises of fines and forfeitures of particular persons before conviction are illegal and void”;
- r) The Bill, and anyone empowering, enacting or enforcing the Bill, are exempt from the following Covenant and any domestic treaties enshrining it;

International Covenant on Civil and Political Rights Article 19;
'Everyone shall have the right to freedom of expression; this right shall include freedom to seek, receive and impart information and ideas of all kinds, regardless of frontiers, either orally, in writing or in print, in the form of art, or through any other media of his choice'

- s) The following mainstream news source is evidence on the record, of politicians lying to the community, and evidence of mainstream news sources aiding and abetting politicians lying to the community, by publishing their statements. This constituting proof, neither politicians nor mainstream news sources, can be relied upon not to disseminate misinformation and disinformation.

<https://www.news.com.au/technology/science/human-body/yes-they-claimed-the-vaccines-would-prevent-transmission/news-story/a176eb002c29e603fc29ef9fe0b33b18>

True to best of knowledge
Not vexatious or frivolous

By: a living man or woman
Secured Party Creditor

Name and address withheld on this document
Privilege against self-incrimination invoked
All Rights Reserved, none waived