

Defence Legislation Amendment (Enhancement of Defence Force Response to Emergencies) Bill 2020

On 8 October 2020, the Senate referred the provisions of the Defence Legislation Amendment (Enhancement of Defence Force Response to Emergencies) Bill 2020 to the Senate Foreign Affairs, Defence and Trade Legislation Committee for inquiry and report by **4 November 2020**.

Submissions close **15 October 2020**.

Committee Secretariat contact:

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To: The Committee Secretariat
Bill Details: Defence Legislation Amendment (Enhancement of Defence Force Response to Emergencies Bill 2020)
From: _____(Name) – please state do you want your name public or private
Subject: **NO! Approval of this Bill is Denied! The Australian Defence Force is not given any further powers!**

To the Committee Secretariat,

The People of Australia can no longer trust the Parliament of Australia; the Judiciary System; The Police of any State or Territory and The Federal Police, nor the Department of Defence to act in our best interests.

We are fully cognisant of the secret and silent war of stealth that is being played out on the people of this country, particularly your full adherence to the un-elected United Nations dictates of Agenda 21/30 that you are nefariously following to the letter, despite it essentially being a global genocide program. Further, we are aware that the Australian Defence Force (ADF) are in league with the UN's Militarised Industrialised Complexes ally – NASA - to follow all secret plans and execution within that secret agenda, and in those plans the people of Australia are considered "cattle" for slaughter. Execution of that New World Order secret Agenda to depopulate Australia (and in fact the world) is plain to see in the detail of all Federal and State policies, and that insidious encroachment on our God given freedom and liberties is in fact an Act of Treason against the People.

We will NOT provide the Australia Defence Force members, other Defence personnel nor any other members of foreign forces, with any immunity of criminal or civil liability in any cases, whether "certain cases" or not, whilst performing any of your duties. We do not support this Bill to Amend the Defence Act 1903, Defence Reserve Service (Protection) Act 2001, Australian Defence Force Cover Act 2015, Australian Defence Force Superannuation Act 2015 and Military Superannuation and Benefits Act 1991, and we will not condone any legislation which takes away the Rights of We the People of Australia. Further, we also say NO to you allowing any foreign countries armed Militia or United Nations armed Militia occupying power over We the People of Australia, and will consider this a further Act of Treason.

We are fully aware of the well documented Australian Defence Force's 2009 and 2013 War Crime breaches of the Geneva Convention in both Timor and Afghanistan, including the killing of children, and how you covered them up. We are aware that when asked to face these crimes in the "International Criminal Court" in the Hague, that you avoided accepting ANY responsibility and ignored your Human Rights obligations and then stated that "You do not recognise the International Criminal Court"!

In addition to the vital matters herein previously described, there are very worrying implications in this "Defence Legislation Amendment (Enhancement of Defence Force response to Emergencies) Bill, 2020" being considered in Federal Parliament, including.

Hidden in the finer print of this otherwise unremarkable Bill giving legal protection to the ADF personnel, following lawful instructions while on service, is this extraordinary extension of emergency Commonwealth powers –

Item 4: subsection 123AA2 provides for a general emergency power for the Defence Minister to deploy the AFF. Such directions do not need to be published, they are not time limited, and the Minister does not need to consult with the states and territories on the Nature of the emergency – the emergency does not need to be defined. These declarations are not disallowable by the parliament!

This is tantamount to full Dictatorship Powers and We the People of Australia will not condone any legislation which restricts our God Given Freedom and Powers.

The word "Emergencies" are undefined. Could they include industrial actions or large-scale peoples protest actions or any other people's protest you label an "Emergency" in order to quell the peoples voice? This is clearly wide open to abuse.

Clause 123AA:

(4) The Chief of the Defence Force, or the Secretary, may, in writing, authorise a person, or each person in a class of persons, to perform duties in respect of the provision of assistance mentioned in subsection (1), if the person, or each person in the class of persons, is any of the following:

- (a) an APS employee or other employee of the Commonwealth or a Commonwealth authority or agency;
- (b) a member of the naval, military or air force of a foreign country, or a member of a foreign police force (however described).

Assistance is described as follows in clause (1) of 123AA:

- (b) the assistance is provided to prepare for a natural disaster or other emergency that is imminent, or to respond to one that is occurring or recover from one that occurred recently; and
- (c) the assistance is provided at the direction of the Minister under subsection (2).

It enables the ADF and Reserves to be used in "emergencies" but "emergencies" is undefined. Bush fire assistance is one emergency which might be justified but so could certain so-called "disruptive" industrial actions or "disruptive" mass freedom protests or any protests of any size be considered "emergencies"? These are legitimate actions in our democracy but being confronted or suppressed by the Defence Forces or Reserves would not be a legitimate use of these Forces in a healthy democracy. One wonders whether the government is preparing for a militarised response to ANY matter they choose, including the people's lawful refusal of any government unlawful dictate, such as our refusal on-mass to mandatory vaccinations, and this being declared an "emergency", despite the fact that full informed consent is required for any vaccine. Medical experimentation and torture by vaccination breaches all Human Rights and Australian Constitutional Laws!

Further the legislation includes the use of foreign military forces and foreign police to assist in "emergencies", which is of MAJOR concern to our Australian Democracy. Surely we Australians are, with appropriate resources and organisation, capable of addressing emergencies without the need for foreign troops or foreign police, **and we will not condone any legislation which takes away the Rights of We the People. We are cognisant that you have already secretly brought the Strong Cities Network (SCN) – the privatised Police Force governed by the wanted criminal George Soros "Open Society Foundation" globalists into Victoria. The SCN is a construct of the London based think tank, ISD whose mission statement is to provide "Power Solutions to Extremism and Polarisation".**

It is our Will that NO foreign military forces are to be “Armed and Ready” to act in any capacity on the streets of Australia nor to hold power or authority over We The People of Australia, nor will we condone any foreign forces confronting and suppressing legitimate protest or the freedom actions by Australian citizens as the SCN foreign forces have already done in Melbourne Victoria in full riot gear last month. In addition, the legislation provides immunity from civil or criminal prosecution to the defence forces including foreign military, for their actions in these “emergencies”. This is totally abhorrent to We, The Australian People

Clause 123AA:

A protected person (see subsection (3)) is not subject to any liability (whether civil or criminal) in respect of anything the protected person does or omits to do, in good faith, in the performance or purported performance of the protected person’s duties,.... *A protected person is defined under 123AA :*

(3) Each of the following is a **protected person**:

- (a) a member of the Defence Force;
- (b) an APS employee in the Department;
- (c) a person authorised under subsection (4) to perform duties in respect of the provision of assistance mentioned in subsection (1).

Foreign military forces and foreign police are included in subsection (1) are so are also provided with immunity from civil and criminal prosecution arising from their actions in performing duties in these “emergencies” which leaves them wide open to perform atrocities, as the Victorian Police Force are currently unlawfully doing, on We The People of Australia. **We will not condone any legislation which takes away the Rights of We the People of Australia.**

Our political representatives in Federal Parliament MUST halt this legislation until it is closely examined by civil rights and constitutional law experts to ensure our civil and democratic rights are not under threat or our sovereignty compromised by this legislation.

We are well-informed, and We the People will not grant or trust you with any further Authority or Power.

Name _____

Actual Defence Bill

https://www.aph.gov.au/Parliamentary_Business/Bills_Legislation/Bills_Search_Results/Result?bId=r6594