SENATE CANDIDATE GLENN FLOYD HAS REQUESTED AUSTRALIAN FEDERAL POLICE TO INVESTIGATE CHIEF MEDICAL OFFICER PAUL KELLY & DEPUTIES NICK COATSWORTH & MICHAEL KIDD: FOR CRIMINAL ACTS OF ISSUING FALSE & MISLEADING INFORMATION!

SEE GLENN FLOYD'S AUSTRALIAN FEDERAL POLICE REQUEST!!

http://www.vaxrisk.org/AFP.pdf

From: Glenn Floyd <floydaubrey@bigpond.com> Sent: Wednesday, 23 September 2020 5:02 PM

To: 'Media@afp.gov.au' <Media@afp.gov.au>; 'hotline@nationalsecurity.gov.au' <hotline@nationalsecurity.gov.au>; 'inquiries@cdpp.gov.au' <inquiries@cdpp.gov.au>; 'ministerialcorrespondence@ag.gov.au' <ministerialcorrespondence@ag.gov.au>; 'inquiries@cdpp.gov.au' <inquiries@cdpp.gov.au>;

Cc: 'senator.abetz@aph.gov.au' <senator.abetz@aph.gov.au>; 'senator.antic@aph.gov.au' <senator.antic@aph.gov.au>; 'senator.askew

Subject: PLEASE ESCALATE THIS FAILED ASSESSMENT TO AFP CHIEF COMMISSIONER REECE KERSHAW: YOUR ASSESSMENT IS FLAWED IN FACT AND ERRS AT LAW, YOUR JUNIOR STAFF ARE UNTRAINED & HAVE FAILED YOUR DUTY OF CARE OBLIGATIONS,

Australian Federal Police Commissioner, Reece Kershaw.

Attention: Client Liaison Team: FOR ESCALATION TO POLICE COMMISSIONER

Cc: Sarah McNaughton Commonwealth Director of Public Prosecutions: For liaison with Senior AFP officials to determine: GUILT OF CRIMINAL BREACHES OF OUR CRIMINAL CODE ACT 1995 OF ISSUING FALSE & MISLEADING INFORMATION

Thank you, notwithstanding; you have failed to address the substantive matters in fact and at law presented; I presume you are untrained and inexperienced; please immediately escalate this matter to Australian Federal Police Commissioner, Reece Kershaw. I also invite analysis of your seriously flawed junior staff interpretation by the Commonwealth Director of Public Prosecutions.

In your reply you assert "In March 2020 the World Health Organisation (WHO) declared COVID-19 a pandemic". This is irrelevant; this is an <u>EXTERNAL</u> to Australia '<u>declaration</u>' of pandemic-existence & immaterial to fact and at law.

This case RELIES on a pandemic existing or not existing; not an opinion or an external declaration; this the substantive fact at law you have not addressed; please immediately send this matter direct to the Police Commissioner.

If a self-serving politician uses the fraudulent, concocted false 'pandemic' term for political gain, that is NOT a criminal act

However; if Chief Medical Officers use this term; <u>a pandemic MUST at law be demonstrably true</u>; or they are guilty of the most serious criminal breaches of the Federal Criminal Code Act 1995 Division 137.1 — False or misleading information or documents: <u>Penalty: Imprisonment for 12 months</u>
https://www.legislation.gov.au/Details/C2017C00235

This False and Misleading Information disseminated by Chief Medical Officers is we allege, a legal, criminal act of fact and at law.

We are NOT dealing with immaterial external opinions, or declarations or assumptions of a pandemic, we are dealing with <u>existence or non-existence of a pandemic</u> that the Chief Health Officers are criminally not just implying; but ILLEGALLY stating exists when it does NOT exist.

Apart from EXTERNAL declarations-assumptions you refer to, these have no basis in Australian statute law, it is ONLY the legislated assented statute law that governs rights and obligations of Chief Medical Officers and they are in breach by providing false and misleading information with catastrophic economic and social destructive impacts.

These matters to be determined all aw under statutory obligation are the substantive facts of <u>existence</u> or <u>non-existence</u> of a pandemic as follows: Nowhere, in ANY government department edict; EVER, is a COVID-19 pandemic declared, stated, proven or evidenced. **NOWHERE!**

It is NOT officially stated anywhere that this IS a pandemic, is grossly irresponsibly and fraudulently assumed; many say for sinister purpose.

Moreover, the <u>Biosecurity (Human Biosecurity Emergency)</u> (<u>Human Coronavirus with Pandemic Potential</u>) <u>Declaration 2020'</u> you refer to; also unequivocally states: QUOTE: "with <u>Pandemic Potential</u>": ENDQUOTE. This is NOT a declaration of a pandemic; it merely sates '<u>potential</u>'; which on ALL evidence shown under on every measure; NOT arise!

There is NO pandemic; Chief Medical Officers declaring this is a pandemic, is a criminal act when there is no pandemic! MOREOVER, <u>you have a lawful obligation to request the Chief Medical Officers</u> demonstrate with evidence that a pandemic exists.

You have no authority to summarily dismiss this in this utterly unprofessional and cavalier way.

Furthermore, this EXTERNAL to Australia classification, occurred <u>over six months ago</u>, when alleged PANDEMIC-MODEL estimates were concocted by UK disgraced-resigned academic Neil Ferguson; whose statistics were revealed as fraud.

The Ferguson estimate of 81% of population infected with 54 million people in the UK contracting COVID-19 and with 510,000 deaths; was fraud. And Australia's Chief Health Officers predicted the same fraud!. **NONE OF THIS HAPPENED.**

This 'EXTERNAL' opinion-declaration-classification of a pandemic is immaterial in Fact and at LAW! You have no authority to quote this immaterial opinion!

THEREFORE: On grounds of ALL agreed pandemic measures evidence presented (under) such as:

- These are NORMAL seasonal-virus outbreaks,
- W.H.O. statements that Symptom similarity is identical to Mild Flu for 99.9% of cases,
- The extremely low stand-alone and comparative harm-virulence that did NOT occur,
- The TOTAL failure of Covid-19 to exist on the Epidemiology Gold-Standard Koch's Postulates tests,
- The complete failure of Polymerase Chain Reaction PCR testing where it is NOT licensed for infectious disease AND,
- AUSTRALIA ONLY EXPERIENCING 54 AUGUST COVID DEATHS.

These are CRIMINAL breaches of our Federal Criminal Code Act 1995 Division 137.1; by Kelly, Coatsworth and Kidd, for 'issuing this destructive false & misleading information of classifying this NORMAL virus a pandemic.

The catastrophic financial ruin, economic destruction, mass-deaths from suicides and elective surgery loss; destruction of businesses, jobs losses, collapse of tax-budgets and young people' careers and futures; CANNOT be measured and are directly caused by these CRIMINAL breaches of Kelly, Coatsworth and Kidd; issuing this destructive 'false & misleading information.

THEREFORE I ALLEGE ALL FEDERAL & STATE CHIEF HEALTH OFFICERS ARE GUILTY OF CRIMINAL BREACHES OF OUR CRIMINAL CODE ACT 1995 OF ISSUING FALSE & MISLEADING INFORMATION: Criminal Code Act 1995 Division 137—False or misleading information or documents: Penalty: Imprisonment for 12 months https://www.legislation.gov.au/Details/C2017C00235

137.1 False or misleading information

- (1) A person commits an offence if:
 - (a) the person gives information to another person; and
 - (b) the person does so knowing that the information:
 - (i) is false or misleading; or
 - (ii) omits any matter or thing without which the information is misleading; and...

I also draw your attention to the <u>FEDERAL Biosecurity (Human Biosecurity Emergency)</u> (<u>Human Coronavirus with Pandemic Potential</u>) <u>Declaration 2020</u>, this 'DECLARATION', not law; has a termination date that has now been exceeded; Clause 7 states: Period during which this instrument is in force: This instrument is in force during the period: (a) beginning when this instrument commences; and (b) ending at the end of 3 months beginning on the day this instrument is registered.

It expired 19 June 2020.

Please now send this matter immediately to Australian Federal Police Commissioner, Reece Kershaw and advise results and refer your results to our Commonwealth Director of Public Prosecutions (CDPP) for criminal charges against these hoax-pandemic perpetrators to be laid, leading to criminal indictments for trial.

Glenn Floyd

Senate Candidate 2022

U.N. Advocate-Reporter http://www.glennfloyd.org/UN.pdf

Official 22 September 2020 Australian Federal Police Report: http://www.vaxrisk.org/AFP.pdf

CHIEF MEDICAL OFFICER FRAUD http://www.vaxrisk.org/COMORBIDFACTS.pdf

From: No-Reply < No-Reply@afp.gov.au >

Sent: Wednesday, 23 September 2020 11:49 AM

To: floydaubrey@bigpond.com
Cc: AFP Media Media@afp.gov.au>

Subject: FW: Serious CRIMINAL breaches against the Federal Criminal Code Act 1995 Division 137-False or misleading information or documents: Penalty: Imprisonment for 12 month: Paul Kelly Acting Chief Medical

Officer & Deputies Nick Coats [SEC=OFFICIAL]

OFFICIAL

Greetings Mr Floyd,

I refer to your correspondence addressed to the Commissioner of the Australian Federal Police, among others, dated 22 September 2020. I have attached a copy of your correspondence below for your ease of reference. This correspondence has been directed to the Client Liaison Team as the area most appropriate to respond to your concerns.

The AFP is the primary law enforcement agency responsible for investigating crimes against the Commonwealth of Australia. Information about what the AFP may investigate and the processes involved can be found at:

http://www.afp.gov.au/contact/report-a-crime.

From the information you have provided, you have failed to show how your allegations could be construed as breaches of Division 137.1 Criminal Code Act 1995. In March 2020 the World Health Organisation (WHO) declared COVID-19 a pandemic. This triggered a number of responses from the Australian Government, including some that you refer to in your correspondence. On 18 March 2020, a human biosecurity emergency was declared in Australia following a National Security Committee meeting the previous day. The *Biosecurity (Human Biosecurity Emergency) (Human Coronavirus with Pandemic Potential) Declaration 2020* was declared by the Governor-General, under Section 475 of the Biosecurity Act 2015. These were decisions taken by the Government at the time and conform with the relevant legislative instruments supporting them including recommendations from the respective health Officers.

I trust this information has been of assistance to you.

Your correspondence has been recorded by the AFP however no further action will be taken nor will we enter into further correspondence with you in relation to this matter in the absence of new compelling information.

Kind regards

Client Liaison Team

From: Glenn Floyd <<u>floydaubrey@bigpond.com</u>> Sent: Tuesday, 22 September 2020 10:30 PM

To: AFP Media < Media@afp.gov.au; hotline@nationalsecurity.gov.au; inquiries@cdpp.gov.au;

'ministerialcorrespondence@ag.gov.au'

Cc: senator.abetz@aph.gov.au; senator.askew@aph.gov.au; senator.askew@aph.gov.au; senator.birmingham@aph.gov.au; senator.brockman@aph.gov.au; senator.carol.brown@aph.gov.au; senator.carol.brown@

Subject: Serious CRIMINAL breaches against the Federal Criminal Code Act 1995 Division 137-False or misleading information or documents: Penalty: Imprisonment for 12 month: Paul Kelly Acting Chief Medical Officer & Deputies Nick Coatsworth & Michael Kidd

Australian Federal Police Commissioner, Reece Kershaw.

Dear Commissioner Kershaw,

please immediately investigate Chief Health Officer Paul Kelly Acting Chief Medical Officer & Deputies Nick Coatsworth & Michael Kidd for the most serious criminal breaches of the Federal Criminal Code Act 1995 Division 137.1 —False or misleading information or documents:

Penalty: Imprisonment for 12 months https://www.legislation.gov.au/Details/C2017C00235

These and ALL State Chief Medical Officers must be investigated IMMEDIATELY for CRIMINAL breaches of 'issuing this false & misleading information'!

The False and Misleading Information is that these officials, <u>daily and still</u>, <u>FALSELY classify this Covid-19 virus as a 'PANDEMIC'</u> with no substantive scientific evidence whatsoever, or definition of why it has been so falsely and misleadingly so classified!

The SUBSTANTIVE EVIDENCE <u>proving this is NOT a pandemic</u>, is the Federal Government: <u>COVID-19</u> <u>Epidemiology Report 2 August</u> that OFFICIALLY PROVES THE FOLLOWING 'FACTS':

On a total numeric infections and deaths count, this CANNOT be classified a pandemic as PANDEMICS are extreme AND RARE NON-NORMALSEASONAL numerical infections and deaths.

The 2009 deaths from Flu-Lower Respiratory were 8,000 a massive 1,300% MORE than the current MINISCULE 600 29 August 2020 TOTAL Covid-10 PLUS COMORBIDITY deaths. <u>And this 2009 MASSIVE INCREASED DEATH RATE WAS NEVER DECLARED A PANDEMIC!</u>

In addition, the miniscule total rates of infections and deaths; this tiny number ALSO establishes EXTREME contagion CANNOT be occurring. So on ANY stand-alone or comparative virulence-harm grounds, in addition to the following; it fails this horrendously false and misleading and fraudulent pandemic classification.

- A pandemic virus is ONLY a global outbreak of <u>a new virus very different from usual circulating seasonal viruses</u>, this virus is <u>identical</u> to ALL coronaviruses of colds, pneumonia, SARS, MERS, Flu.
- The World Health Organisation (WHO) still classifies 99.9% of ALL Covid-19 cases as identical to MILD FLU!

- The PCR Test (Polymerase Chain Reaction) test is NOT licensed to be used for Infectious Diseases testing
 at all and it's Nobel Prize inventor Kary Mullis states it should NOT be used for testing for Infectious
 Diseases because it always shows 98% FALSE RESULTS!! https://bpa-pathology.com/covid19-pcr-tests-are-scientifically-meaningless/?fbclid=lwAR0bcPrWkGQoKqVXY8eogk92r9LWJIn8NmjNdOEFDy3A-iQvchKZpY2G6lo
- Of total cumulative Australian 600 COVID-19 deaths at 20 August, only 9% of total deaths are noncomorbid!
- THEREFORE, AT THIS TIME, <u>TOTAL 'COVID'</u> DEATHS ARE ONLY 9% or just 54 deaths!
- 54 TOTAL DEATHS ARE NOT EVER, AND CANNOT EVER BE; DEFINED OR CLASSIFIED AS A PANDEMIC!

THEREFORE: On grounds of ALL agreed pandemic measures such as:

- NORMAL seasonal-virus outbreaks,
- Symptom similarity to Mild Flu for 99.9% of cases,
- Extremely low stand-alone and comparative harm-virulence,
- Failure of Covid-19 to exist on Koch's Postulates tests,
- Failure of PCR testing AND,
- ONLY EXPERIENCING 54 COVID DEATHS.

These are CRIMINAL breaches of our Federal Criminal Code Act 1995 Division 137.1; by Kelly, Coatsworth and Kidd, for 'issuing this destructive false & misleading information of classifying this NORMAL virus a pandemic.

The catastrophic financial ruin, economic destruction, mass-deaths from suicides and elective surgery loss; destruction of businesses, jobs losses, collapse of tax-budgets and young people' careers and futures; CANNOT be measured and are directly caused by these CRIMINAL breaches of Kelly, Coatsworth and Kidd; issuing this destructive 'false & misleading information.

THEREFORE ALL FEDERAL & STATE CHIEF HEALTH OFFICERS ARE GUILTY OF CRIMINAL BREACHES OF OUR CRIMINAL CODE ACT 1995 OF ISSUING FALSE & MISLEADING INFORMATION: Criminal Code Act 1995 Division 137—False or misleading information or documents: Penalty: Imprisonment for 12 months https://www.legislation.gov.au/Details/C2017C00235

137.1 False or misleading information

- (1) A person commits an offence if:
 - (a) the person gives information to another person; and
 - (b) the person does so knowing that the information:
 - (i) is false or misleading; or
 - (ii) omits any matter or thing without which the information is misleading; and...

Please investigate this matter immediately and advise results and refer your results to our Commonwealth Director of Public Prosecutions (CDPP) for criminal charges against these hoax-pandemic perpetrators to be laid, leading to criminal indictments for trial.

6. Hyd

Glenn Floyd

Senate Candidate 2022

U.N. Advocate-Reporter http://www.glennfloyd.org/UN.pdf

Official 22 September 2020 Australian Federal Police Report: http://www.vaxrisk.org/AFP.pdf

CHIEF MEDICAL OFFICER FRAUD http://www.vaxrisk.org/COMORBIDFACTS.pdf