

Public Governance, Performance and Accountability Amendment (Vaccine Indemnity) Bill 2023

Submission

Submitter: Simon Shields

1. The Finance Minister must not grant an indemnity on behalf of the Commonwealth to a manufacturer of a vaccine in relation to the use of the vaccine.

The Submitter agrees that providing indemnity to Vaccine manufacturers is not in the best interests of Australians. Australians cannot trust a manufacturer or the Government if indemnity is granted because this removes culpability for any adverse effects experienced by anyone using the vaccines and it removes any incentive for the manufacturer to properly test their product to ensure all safety requirements are adhered to. It removes the ability for people partaking in the products (vaccines) to obtain redress should they suffer poor health consequences as a result of participating. Removing indemnity removes responsibility to properly inform potential clients of the risks and side effects.

2. A corporate Commonwealth entity must not grant an indemnity to a manufacturer of a vaccine in relation to the use of the vaccine.

The Submitter agrees for the same reasons explained in the paragraph above. When indemnity is removed responsibility is also removed and the people who feel compelled may not have the skills or time to determine the risks and benefits themselves and are open to manipulation through gas lighting and other forms of psychological abuse as was used by the Australian Government during the recent covid mismanagement.