Public Health (Declared Public Health Emergencies) Amendment Bill 2020

Statement of Compatibility

Prepared in accordance with Part 3 of the Human Rights Act 2019

In accordance with section 38 of the Human Rights Act 2019, I, Steven Miles MP, Minister for Health and Minister for Ambulance Services make this statement of compatibility with respect to the Public Health (Declared Public Health Emergencies) Amendment Bill 2020.

In my opinion, the Public Health (Declared Public Health Emergencies) Amendment Bill 2020 is compatible with the human rights protected by the Human Rights Act. I base my opinion on the reasons outlined in this statement.

Overview of the Bill

Chapter 8 of the Public Health Act 2005 deals with public health emergencies. Under section 319 of the Act, the Minister may declare a public health emergency by a signed written order. The public health emergency takes effect from its declaration by the Minister.

A declared public health emergency activates a range of powers and functions under chapter 8 of the Act. For example, emergency officers (general) have wide ranging powers under chapter 8 to assist in responding to a public health emergency, including powers of entry and a range of powers to compel persons to do or refrain from certain activities. Emergency officers (medical) have additional powers relating to the detention of persons.

In December 2019 and January 2020, a new coronavirus emerged in Wuhan City, in the Hubei Province of China. The new coronavirus is known as 2019-nCoV.

On 30 January 2020, the World Health Organization (WHO)’s Emergency Committee (Committee) held its second meeting about the outbreak of 2019-nCoV. The Committee agreed that the outbreak now meets the criteria to be declared as a Public Health Emergency of International Concern and issued Temporary Recommendations including that, “It is expected that further international exportation of cases may appear in any country. Thus, all countries should be prepared for containment, including active surveillance, early detection, isolation and case management, contact tracing and prevention of onward spread of 2019-nCoV infection, and to share full data with WHO”.

As of 2 February 2020, the WHO has reported that there are 14,557 confirmed cases of 2019-nCoV globally. Of these cases, 14,411 are from China with 2,110 considered severe and 304 deaths. There are 15,328 suspected cases in China. Outside of China, there are 146 confirmed cases in 23 countries. Queensland has two confirmed cases of 2019-nCoV.

On 29 January 2020, the Minister for Health and Minister for Ambulance Services declared a public health emergency under section 319 of the Public Health Act due to the outbreak of 2019-nCoV within China, its pandemic potential due to cases spreading to other countries and
the public health implications within Queensland resulting from recently arrived travellers from the epicentre of the outbreak. The public health emergency was declared for all of Queensland. A copy of the public health emergency order was published in the Government Gazette on 31 January 2020.

Under sections 322 and 323 of the Public Health Act, a declared public health emergency ends seven days after the day it is declared, unless extended by a regulation. The public health emergency can be further extended by a regulation for a period of up to seven days. There is no limit on the number times the public health emergency can be extended by regulation for further seven-day periods. Under the current provisions, extension regulations would need to be considered by Governor in Council weekly until the public health emergency ends.

The Bill amends the Public Health Act to allow a declared public health emergency to be extended by regulation for periods of up to 90 days. This will give emergency officers and the Queensland community greater certainty about the anticipated need for the declared public health emergency to continue. It will also allow the Queensland Government to communicate with certainty about emergency arrangements up to 90 days in advance.

In accordance with section 324 of the Public Health Act, if the need for the declaration of the public health emergency is no longer required, the Minister will declare the end of the public health emergency and the emergency powers provided under chapter 8 will cease on the day the declaration ends.

**Human Rights Issues**

**Human rights relevant to the Bill (Part 2, Division 2 and 3 Human Rights Act 2019)**

**Privacy and Reputation**

Section 25 of the Human Rights Act provides that a person has the right not to have the person’s privacy unlawfully or arbitrarily interfered with.

The amendments contained in the Bill have the potential to limit this human right, as the powers available to emergency officers acting under a declared public health emergency include requiring a person to state their name and residential address and requiring a person to answer questions.

**Freedom of movement and right to liberty and security of person**

Section 19 of the Human Rights Act provides that every person lawfully within Queensland has the right to move freely within Queensland, to enter and leave it and has the freedom to choose where to live. Section 29 of the Human Rights Act provides that every person has a right to liberty and security and a person must not be subject to arbitrary arrest or detention.

The amendments in the Bill have the potential to limit both of these rights, as the powers available to emergency officers include: requiring a person to not enter or not remain within a place; stay in a stated place; and stop using a place for a stated purpose. Failure to comply with these requirements is an offence with a maximum penalty of 100 penalty units.
Emergency officers (medical) also have the power to order detention of a person, if that person has or may have a serious disease or illness. As soon as practicable after a person is detained, an emergency officer (medical) must request that the person be medically examined. Failure to comply with a detention order is an offence with a maximum penalty of 200 penalty units.

Property rights

Section 24 of the Human Rights Act provides that a person must not be arbitrarily deprived of the person’s property. The powers available to emergency officers under a declared public health emergency have the potential to limit this right.

Emergency officers have the power to: demolish stated structures or other property; remove an animal, substance or thing from a place; dispose of an animal, substance or thing at a place; destroy animals at a place or remove animals at a place for destruction at another place; and take action in relation to property including, for example, to allow the officer to take control of a building for the purposes of the emergency.

Consideration of reasonable limitations on human rights (section 13 Human Rights Act 2019)

Section 13 of the Human Rights Act provides that a human right may be subject to reasonable limits that can be demonstrably justified in a free and democratic society based on human dignity, equality and freedom.

It is considered that any impact that the amendments in the Bill make upon the rights and liberties of individuals in this context is justified, given the need to protect the health of the public by managing any potential spread of 2019-nCoV.

Privacy and reputation

The nature of the right to privacy and reputation is very broad but contains internal limitations. The protection against interference with privacy is limited to unlawful or arbitrary interference. The notion of arbitrary interference extends to those interferences which may be lawful, but are unreasonable, unnecessary and disproportionate.

The limitation of human rights under the amendments in the Bill are for the purpose of protecting the health of the public by managing the potential spread of 2019-nCoV. It is reasonable, necessary and proportionate to limit the rights of a person in order to protect the health of the public in the context of a public health emergency. The powers ensure that Queensland Health is able to understand the epidemiology of 2019-nCoV, which can be used to develop strategies to protect public health, and to determine other information that may be relevant to responding to a declared public health emergency. There are no other less restrictive ways to achieve this purpose.

The benefits of the amendments in the Bill associated with protecting public health are considered to outweigh the impact on the right to privacy and reputation of individual citizens.

Freedom of movement, right to liberty and security of person

The nature of the right to liberty and security is to protect personal liberty, but it is focused on the requirement that due process is followed when state authorities exercise their powers of
detention. It is not the deprivation of liberty that is prohibited but that which is arbitrary or unlawful.

The right to freedom of movement is based upon Article 12 of the International Covenant on Civil and Political Rights (ICCPR). The ICCPR states in part that the right shall not be subject to any restrictions except those which are provided by law and are necessary to protect public health.

Restricting the liberty and freedom of movement of a person who has or is suspected of having 2019-nCoV, or other persons for their own protection, in an emergency context is designed to lower public health risks of a virus spreading, such as through human to human contact. There are no other less restrictive or reasonably available ways to achieve this purpose.

Any potential limitation of a person’s freedom of movement or right to liberty and security is undertaken under an established legislative framework and is considered to be outweighed by the need to protect public health.

**Property rights**

The right to property essentially protects a person from the arbitrary deprivation of property. Emergency officers (medical) exercising their powers under a declared public health emergency (for example, by requiring the removal of a thing from a place) is only able to be undertaken in relation to the public health emergency and not for an arbitrary purpose. Importantly, section 345(2) of the Public Health Act provides that an emergency officer (medical) cannot demolish stated structures, demolish property or destroy animals without the written approval of the chief executive.

The need to protect the public and lower public health risks associated with the potential spread of 2019-nCoV, through the further extension of the public health emergency, is considered to outweigh any potential impact on the property rights of a person.

**Conclusion**

In my opinion, the Public Health (Declared Public Health Emergencies) Amendment Bill 2020 is compatible with human rights under the Human Rights Act 2019 because it limits a human right only to the extent that is reasonable and demonstrably justifiable in accordance with s 13 of the Act.

STEVEN MILES MP
MINISTER FOR HEALTH and MINISTER FOR AMBULANCE SERVICES