

The Criminal Psychiatric Practices Abolition Act No. 1 of 2019

www.glennfloyd.org

An Act

To enforce the constitutional right to fundamental liberty and full lawful decision-making autonomy of all citizens under any psychiatric services, to confer jurisdiction upon the federal courts of Australia to provide injunctive relief against any discrimination of fundamental human rights by any psychiatrists and psychiatric staff against any citizens to be codified in The Criminal Code Act 1995, to authorize the Attorney General to institute criminal proceedings against all psychiatrists and psychiatric staff conducting forced and coercive treatments which are now human rights violations, to protect constitutional rights of all citizens in all public and private facilities and healthcare services in accordance with the Australian ratified United Nations Convention on the Rights of Persons with Disabilities (CRPD), to establish a Psychiatric Practices Royal Commission to examine the extent of psychiatric deaths, suicides and morbidity, to establish a permanent Psychiatric Practices Commission to protect citizens against criminal Psychiatric Practices and Human Rights violations, to provide total unimpeded access to all psychiatric files and remove all 'Privacy Act' protections concealing psychiatrist malpractices and negligence, to prevent discrimination in any federal or state jurisdiction and provide all citizens with immediate unimpeded lawful access to programs to safely detoxify from all highlytoxic psychotropic drugs (under the related 'Clean-Blood Act' No.1 of 2016) and for related and other purposes.

Be it enacted by the Senate and House of Representatives of the Australia in parliament assembled, That this Act may be cited as the 'The Criminal Psychiatric Practices Abolition Act No. 1 of 2019'.