

Dear Duncan

In compliance with the official information act 1982 I am seeking your Assistance and Request, As a Minister of the Crown it is your Duty and Responsibly to the Taxpayer...

The availability of official information to the people of New Zealand...

To enable their more effective participation in making and the administration of Laws and policies and ...

To promote the accountability of ministers of the Crown and officials.

Your Duty under s 4 Purpose

"Subject to section 4, the rights and Freedoms contained in the Bill of Rights may be subject only to such reasonable limits prescribed by law as can be demonstrably justified in a Free and Democratic Society."

If you choose to withhold any information, will you please state the grounds and the reasons which support those grounds, and if not, why not ?

Will you please answer all questions in concise chronological order, addressing each element of the question, in the Public Interest and with Obligation to a Transparent Government

1) What identifiable steps did you take to assess how demonstrable the effectiveness of the proposed powers in the COVID response Act 2020 would be for their stated purpose when you first signed it.

2) What identifiable steps have you taken to assess the data that has come out since signing the act with regards to the case fatality rate and the risk posed to assess the ongoing reasonableness of the powers with regards to The New Zealand Bill of Rights 1990 section 5.

3) What due diligence did you and/or your office do to assess how demonstrably reasonable the COVID response act limitations on your constituents rights were/are

I require your response under Urgency, In the Public Interest and for Legal Purpose.

I await your response
Adam Nuttall