By Les McDonald, founder of the Bebuybac the Concerned Australians (1978)
Having over 40 experience and research in to the Hemp /Cannabis plant, I offer the following. Firstly by way of relevant back ground in to plant "Hemp" by products medical Cannabis oil,
The herb Marijuana has been used for some centuries as to aid the sick and suffering from various illnesses, Queen Victoria use Hemp (cannabis) as a beverage to ease her pain and suffering at certain times of the year, Yes it has been proven a health benefit to the human race.
In 1920 the plant Hemp was added to the listed of prohibit plant, no members of the Federal, Government or the Victorian parliament attended any meetings in Geneva, as at time, air travel, was not as it is today. Australia signed agreements, 1975 the Victorian Constitution Act 1975, had come in to being, also (see) the Lima Agreement 1975, which laid out Australian future plan and well-being. It could be said this agreement that could said, that this that Our government Assuring the cultivation of the hemp plant cannabis to be a prohibited , for medical reason or not. (As this will be done by third world country's, Income to lift their quality of life.)
1982 The Victorian, John Cain Government placed the Hemp/Cannabis alongside, heroin Cocaine, ect, Hemp/Cannabis is not a narcotic plant. The former Attorney-General, Minister for Foreign Affairs, the Honourable Gareth Evans, during the early 90s made all Australians aware, that the current laws surrounding hemp-cannabis are invalid, as under the Australian Constitution 1901, "all laws must be researched, reviewed and considered by Parliament before the laws are past.
1996 the Victorian Jeff Kennent Government. instigated the Professor David Paddinton report to Parliament, which made mention of medical Hemp/Cannabis use, to aid those suffering for poor health, However Parliament rejected (in part) of the report. As the legal profession raised their doubt, concerns about the law. Leaving open to question and remove the shadow of doubt surround the (NWO) law. Many concerned Victorians were disappointed that the complete report in full, and the cost of such was not approved by the Parliament of the day. Again raising the matter of "the power to protect the people of Victoria is now to far out of reach of the peoples elected Parliament" Legal profession the only winners out of prohibition m Between 1996 -2006 .One Hundred and Fifty thousand Victorians were convicted for cannabis related offenses. It is not known how many were using
cannabis for health benefit, but no doubt, whatsoever, some were using cannabis for medical reasons. The conviction, may have caused trauma on some, an unnecessary burden on the people (Background ends here)

2014 The Victorian Andrews Government, found fit to instruct the Victorian Law Reform Commission, to consider, a report, for the use of medical cannabis tincture, to review the laws surrounding hemp/cannabis, as it could be legislated and regulated in Victoria. As via news media TV programs, clearly demonstrated "viewing" the persons and children effected, as evidence, the general public overwhelming vote in favour of medical cannabis use. The program clearly illustrated that Children and people that used Cannabis, aided their pain and suffering. It appears, the majority of citizens including members of the Victorian Parliament. Viewers own observation was "self-explanatory"... urgent need clarify the cannabis law,
The Doubt regarding the Law.

During the 1990s, The Honourable Garth Evans AC. QC, Minister for Foreign Affairs, made all aware that the current laws surrounding Hemp Cannabis were invalid, as under the Australian Constitution 1901, Justice Kirby (Age 2nd December 1992) "Mr Justice Kirby ...said Australian drug laws and polices had developed more as a response to international pressure ." which is still the case today in Victoria.

The Victorian Minister for Health is the responsible Minister for the Laws concerning Hemp/Cannabis. We trust these laws are done in a lawful proper manner, as required under the Australian Constitution 1901. However their is still a grave shadow of doubt surrounding Hemp/Cannabis, which leaves to question Did the Victorian Government do its own research in to the plant? were the medical advantages of cannabis consider before it was declared a prohibited substance, it appears not.

Recommendation 1.
I ask the Victorian Law Reform Commission, if it feels proper to do so, Bring to Parliament of Victoria attention the doubt and uncertainty about the Victorian Laws concerning the plant. Hemp/Cannabis, as to settle the minds of the general public of Victoria... Accountability
The Commonwealth Parliament, has little input ,if any at all, in to laws regarding medical cannabis or other. The Victorian Minister for Health is the responsible Minister, If the Minister has been shown medical evidence or beliefs that it would be a benefit to those sick and suffering, the Minister has power and means amend or remove Victorian the Acts. that are causing and unnecessary burden on the people of Victoria.
However the Minister of health (be only in part ) is restricted from assisting the sick and suffering. Hindered, overridden by old laws formatted overseas, which may not be in the people of Victoria best interest health and future well-being. As laws for Victorians enacted by the peoples elected Parliament of Victoria. If Government concedes to outside sovereign nation laws then the power to protect the people is to far out reach of the people elected Parliament .
Many Victorians are not aware of the signed UN agreement 1920, and later agreements signed which prohibited Australian from the cultivation, use and possession the Hemp/Cannabis including medical Cannabis.

Recommendation 2..
That Victorian Law Reform Commission consider all agreements formatted overseas, (Geneva) Which had No Representatives from the Australia Parliament or Victoria Parliament attend any forums whatsoever, or have any input regarding the use hemp/Cannabis. Australia signed the agreements, Without any knowledge or research and no proper legal understanding of the agreements overall aim. as it could be used at later date, to disadvantage the Australian people. and then recommend to Parliament, to disregard these unlawful outdated (secret) agreements,
To the situation at hand, It appear that, a number children parents, and adults that have come forward admitted they use cannabis oil to ease the suffering and to enjoy a more normal way of life. Based on the hundreds of thousand of Victorian/ Australians that said yes to the use of medical cannabis extract oil, The people have voted, YES as to help those that are suffering for various health problems.
Now somewhat hindered by the legal profession or delayed by the old (invaded) agreements. being contradiction to the will of the people, todays society, needs, care and demands for a good Government for the people of Victoria. Which now needs to be address "under what Victoria Act is the Victorian Government committed "to be a good government for the people of Victoria" ? The Question of wider public interest, the answer ...Accountability .

Recommendation 3.
That Victorian Law Reform Commission if it feels proper to do so, to bring Parliament attention that Medical Cannabis needs no further research, to a set date in August. gives reason for minds to ponder , " would a good government knowingly let the children and others suffer, there has never been a lethal overdoes of cannabis recorded in humans worldwide.

Signed
Les McDonald
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The Concerned Australians
Dated 19th April 2015.