To the Honourable the Speaker and Members of the House of Representatives

This Petition of Certain Citizens of Australia

Draws To the Attention of the House our Proposed Paternity Law-----
We therefore ask the House to consider the Introduction of this Law to the citizens of Australia

Proposed Paternity Law

- . When DNA tests prove he is not the paternal father of his children (over 18 years of age), then a court decides if DNA testing is warranted [with alleged father] to determine the paternity of the said child
- . Such Judgement to be made in an appropriate Court
- . DNA costs to be borne by the Husband/Partner
- . Medical treatment is facilitated when paternal parents' genes [cancer/MS] can be identified
- . Children often choose to have their Birth Certificate altered to reflect their true parentage
- . Payment of child support should always be the responsibility of the paternal father
- . Court-approved DNA testing can ensure the validity of specimens taken, then transported and analysed by an approved facility
- . A half-sister having children to her half-brother may result in "Recessive Gene Syndrome" problems for an innocent child. This new Law will reduce such tragedy
- . EVERY CHILD HAS THE BASIC MORAL AND HUMAN "RIGHT" TO KNOW THEIR TRUE PATERNITY. This issue can be solved by using above Paternity Law!