

AUSTRALIA'S RIGHT TO KNOW

Access to Justice (Federal Jurisdiction) Amendment Bill 2011

Corrections to Submission (in *Italics*)

- Page 1:** Date should read 1 February 2012
- Page 5:** Third paragraph, 'Of course in *Rinehart v Welker*) namely:'
- Page 7:** Under the heading *Section 37AH Procedure for making of orders*,
- First paragraph, the section reference should read '*..section 37AH(2)(d) ...*'
 - Second paragraph, the first line under this same heading should read '*Sub-section (3) enables*'
 - Second paragraph, the last sentence should read '*Sub-section (3) should be removed.*'
- Under the heading *Section 37AI Interim Orders*,
- Third paragraph, delete the second sentence "*There is no justification for the making of the interim order.*"
 - Third paragraph, third sentence beginning "*If it is the intention of party to make...*" then insert words, '*an application for*', followed by "*...a suppression or non-publication order it should do so with available evidence as soon as practicable.*"

Senate Legal & Constitutional
Affairs Legislation Cttee.

Tabled by
Australia's Right
to Know
at Public Hearing
on 1 March '12

into provisions of
Access to Justice
(Fed Jurisdiction)
Amend. Bill 2011