

*Dear Committee Secretary,*

*I'm writing in addition to my first submission and to advise the Senate what has just occurred today, regarding yet again a sad and frustrating story due to "shared parenting laws".*

*I understand the father deserves to have a relationship with his children, however shared care laws are making a tug of war on decisions, the children need to have a parent that is able to make decisions, the children need to have a parent that is willing to take them to the sports, music, activities without the dramas. If a parent cannot do these things let the parent that can.*

*We (my family) believe that there are a number of changes needed immediately that has not been addressed in the Bill. We urge you to consider amendments to:*

- The presumption of equal shared parental responsibility.*
- The concept of equal shared parental responsibility.*
- The link between equal shared parental responsibility and equal time/substantial and significant time arrangements.*
- The "one size fits all" approach in which it is assumed that equal time and substantial and significant time arrangements are best for children.*

*A father who does not see reason and puts 'his time' above the children, he only hears that the government/magistrate/family report writer gave him shared care responsibility.*

*Thank you for reading my additional story. Please change the shared care laws, it is not in the best interest of the children.*