

20 - 1 - 2019

The Secretary

Senate Legal & Constitutional Affairs Committee  
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Canberra ACT 2600

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Dear Committee Secretary,

I submit the views & opinions of a citizen of a flawed democracy which by the institutionalised mismanagement, malpractice, bullying, corruption & cover up of corruption of the Commonwealth Public Service & the three inferior federal courts has suffered significant unwellness over a prolonged period.

An abhorrent response & meagre apology from the Federal Court at least confirms its institutionalised violent abuse of one matter.

No response or compensation has been received, to my knowledge, of the violent physical abuse involving sexual nature & "hitting hits" / coward hits by judicial registrars, Centrelink & Medicare staff & managers.

But exhaustive efforts

ley Federal Courts + federal entities to thwart efforts to expose, address + embark on remedial action have expunged my citizens rights, my dopy expectations of the Public Service Act 1999 + the Public Governance, Performance + Accountability Act 2013 + its predecessor being acted upon by the Commonwealth in a manner that would allow accountability + governance to grow.

So my experiences have a credibility + an absolute need to be heard.

Of course, I am fully cognisant, that not being of the ruling classes of contemporary Australia I am regarded as a crispy peasant - shut up + bugger off. While 50 years ago in Canberra we had offensive low life floor feeders, most were saints compared to todays judicial + administrative bullying + thuggery + corruption merchants.

The draft acts before the Committee are significantly flawed. They stand in contempt of the Australian people.

But "the standard you walk past is the standard you accept" Gentlemen I do not accept the standards proposed by Cathy McGowan +

Larissa Waters.

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The primary concerns are

- (1) Failure to define corruption.

Section 6 of the Law Enforcement Integrity Commissioner Act 2006 is close.

But Section 8 of that Act is rubbish

- (2) The National Integrity Commissioner must be a judge or a retired judge - CRAP  
Lawyers yet again looking after themselves. Do we get yet again a privileged white male aged lawyer(s)?

It is an insult to the people to say 99% of you are inadequate for a "standards determining role".

Select the best Aussie for the job.

- (3) Agency Heads can not be charged. CRAP  
There must be NO exemptions. If ultimately we can get after judges then the power elite must also be venerable.

- (4) Time limit of 10 years.

CRAP. No time limit on murder, child sexual abuse etc. The statute of limitations is rubbish. If you are lousy rotten + corrupt, yesterday, you must answer to the people.

- (5) In all the interaction of agencies who is the final arbiter

(6) Judicial review

Must not be confined to FCCA & FCA  
The state courts have five judicial officers to provide an independent review

The people have no confidence in FCCA & FCA being impartial & funding against their Commonwealth colleagues.

(7) The process for establishing a process for addressing judicial behaviour is too broad? A 3 month time scale; who will control it; to whom does it report; what avenues for public participation?

(8) Who receives the complaint against the NI Commissioner? Such a provision is required in legislation

(9) Define a judicial officer - Registrars, Magistrates, Tribunal Members, Judges + YES Chief Judges.

(10) Define judicial activity that can not be reviewed by NIC. Not all judge + registrar activities judicial - much is administrative & is vile + vicious, vindictive conduct - improper conduct in public office. The failure of CJ to address such

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corruption renders him/her guilty of collusion & the cover-up of corruption; a standard practice in the 3 inferior federal courts.

- (11) Terms such as "as soon as practicable" are in themselves corrupt. Agency heads must report to NIC within 7 days of a first awareness of unacceptable behaviour & a firm programme for "internal" investigation
- (12) NIC must receive corruption plans within 30 days of enactment of these bills — not "receive agency plans on request".  
NIC must approve agency plans within 7 days of receipt.  
Agency fraud plans are rubbish so be warned.
- (13) The adequacy of a plan determined at the time of an investigation is too late — either Canberra publishes. The people expect active proactivity but late when the horse has bolted but yes a convenient cop out for dites.
- (14) Clause 24 — "NIC may conduct enquiries": The people say "NIC must conduct enquiries."

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15. Education - What a joke. The CPS + federal courts do not operate in accordance with the Public Service Act 1999 + the Public Governance, Performance and Accountability Act 2013 + its predecessor so why would they give any attention to this Act.

## 16 Whistleblower Protection

The people have no faith in the integrity of the CPS + federal Courts so would they trust NIC - No way.

17. Third party service providers to the Commonwealth need very clear statements of their being caught up in federal corruption. It is not in the draft bills. Why?

18. The very expensive law firms who rip off millions from the Commonwealth need specific clauses. To carry out or cover up illegal CPS behaviour + directions must be pursued for their corruption.

19 Let's be clear - if a CJ covers up his/her court's corruption - mismanagement, malpractice, bullying, intimidation, discrimination (aged + race) + threats + actual physical violence will NIC be able to investigate or is the

CJ truly unaccountable; as Don Chip said "Who will keep the bastards honest".

20. The reform package graph is just another feeding frenzy for ultra high salaries for yet another cohort of unaccountable elites-knobs-hilaries.
21. "The bill will have no financial impact" Stop lying to the people it will cost additional multi millions.
22. The applicable code of conduct change to only apply to substantial breach of conduct is yet another elites kick in the guts to the people. "You can't be a bit pregnant".
23. Who determines whether a breach is a high or low grading. Lucy Turnbull or Chloe Shorten. God help Australia.
24. Clause 15 Functions  
"The NIC must as far as practicable direct attention to serious conduct" Surely she or he must act?? But I guess if the Commissioner is of double dubious quality of Downes - head of ATT & Tracey of the Aged Care Commission then a ballsy call will never

be made.

Yes this Integrity Commission is  
absolutely needed

More importantly, the process of  
being able to lodge a legitimate  
complaint against a federal  
judicial officer is long, long  
overdue.

The serious power grab by  
Alsop & his corrupt cohort makes this  
bill even more urgent & needed.

I, however fear, that Shorten's Labor  
soon to assume power & remain so  
for at least 33 years will return  
it to the darkness of lawyer power  
& delay it till I am buried.

APPENDIX H

Let's build on Ash Barty's very fine efforts -  
do something good for Australia.

Let's make Australia a better, fairer &  
more just society for all.

O W. J. PEARSON.