

1 February 2012

Committee Secretary  
Senate Standing Committee  
on Community Affairs  
Parliament House  
Canberra, ACT 2600

Dear Honorable Members,

Re: - Stronger Futures in the Northern Territory Bill 2011  
- Stronger Futures in the Northern Territory (Consequential  
and Transitional Provision) Bill 2011  
- Social Security Legislation Amendment Bill 2011

I hereby express My Will to each elected representative to STOP any form of intervention on peoples' personal affairs without the individual's proper consent and any form of intervention to be on a "voluntary" democratic basis without harassment, or coercion.

The proposed abovementioned Bills are in contradiction with the Commonwealth of Australia Constitution -  
Part V – Powers of Parliament  
Section 51 – "The Parliament shall, subject to this Constitution, have power to make laws for the peace, order and good government of the Commonwealth.

Sub-section:

(xxiii A) the provision of maternity allowances, widows', pensions, child endowment unemployment, pharmaceutical, sickness and hospital benefits, medical and dental services services (but not so to authorize any form of civil conscription), benefits to students and family allowances.

Regarding the Northern Territory (NT) Intervention – please "listen" to the Will of the Elders within their communities and organize proper "Mandates" via referendums within communities rather than relying on a "a handful of bureaucratic surveys". The further imposition of the NT Intervention to be extended for another 10 years blatantly is a form of dictatorship. This Unconstitutional NT Intervention was primarily to be for 5 years – the elected representatives are informed that if the intervention is extended for another 10 years, than they have committed an offence of lying to the Aboriginal Peoples.

For your consideration, would you vote the Northern Intervention Legislation on yourself and family?

How would you feel, if you were described as “vulnerable and given a Basics Card” whereby your purchases are controlled and monitored?

A recommendation for you to trial - allocate the weekly pension amount to yourself till the 28 February 2012 and pretend that you are on a Basics Card in order to ascertain first hand knowledge, of how it feels to be termed “vulnerable” and that you are reminded of your vulnerability every day.

Furthermore, the Star Chamber processes of fining people and in many cases jail time for punitive offences is Unconstitutional. There is the monument of the Magna Carta in Canberra, please take the time to have a read of it, and apply it accordingly. We, have a Bill of Rights in Section 80 of the Commonwealth Constitution.

I will await for your response and I have expressed My Will that the above proposals be dismissed.

I thank you for taking the time to read this letter.

M. Smyrnis