

The proposed legislation makes life easier for Donate Life etc but does absolutely nothing to support the rights of the families of donors to choose to publish information about their donors in situations where Donate Life etc has not already published the information.

The classic example is the prohibition in most Australian states and territories on families' even being allowed to publicly acknowledging the anniversaries of donations. Under the revised law, if Donate Life etc has not publicised this itself the donor's family will continue to be unable to publicise this.

A more hurtful restriction can hardly be imagined.

The failure to consult on this prior to introducing the proposed legislation really says it all.