

5/1/03

Jan Doudas Committee Secretary  
House of Representatives Select Committee on the  
Recent Australian Bushfires  
Parliament House  
Canberra ACT 2600

Inquiry into recent Australian  
bushfires

to the Select Committee on the Recent Australian  
bushfires

This is a pro-forma submission made to you with respect to the above mentioned matter. I apologise for not making a more detailed considered submission but find in the current circumstances that I have little choice to do otherwise. That is, despite, the constitutionally implied and otherwise established rights of the individual to the freedoms of communication about matters political, and, association; and, the statutorily prescribed and customary common law requirements, for the principles and objectives of Ecologically Sustainable Development (ESD) to be adhered to; the Commonwealth Government of Australia and various associates thereof [including, so-called private job network

page 1 (P.T.O.)

member organisations, the 'thing' which unlawfully goes under the protected name 'Centralbank', community based associates and even the Queensland Police Service, have utilised State and Federal government funds to develop systems that achieve no real purposes of any worthy merit, but are, deliberately or through sheer incompetence (or more likely a mixture of both), designed to frustrate and annoy the under resourced and under privileged with gross abuses of their statute based rights and privileges, and basic human rights they are entitled to as Australian citizens (or indeed global citizens - of overseas visitors entitled to receive welfare assistance when visiting Australia).

The abhorrent practices to which I refer include unlawful involuntary coercive treatment and unlawful discrimination made against individuals, such as myself, on the basis of their political activity or, political convictions, opinions or beliefs.

For example, the above mentioned 'thing', which has no real power or authority to act as a delegate of the Secretary of the Department of Social Security and thereby make decisions pursuant to the social security law, has been permitted by the government to, unlawfully access government information, and utilize vast amounts of government resources for the purposes of, attempting to impersonate government officers, misinterpretation and subsequent ultra vires misapplication of the social security law. In doing so the 'thing' has, unlawfully, deprived some individuals of the

page 2

to social security law, even if the fact itself of going back to any that it is the law, in my view and available resources, in having to litigate in the courts pursuant to s50(1) of the Social Security Act, 1991, has been undertaken and, unfortunately, the government has been unwilling to accept its responsibility in providing a judicial operation for the public, particularly in the absence of any other government body, to be providing a judicial operation in a way consistent with the conditions.

And any form of very limited time and resources with respect to your matter, possibly because of the constraints related to above and somewhat matter, I note that following general submissions and answers regarding your general matter, and my subsequent other - on behalf of the submission of your matter, I note that more detailed submissions to me have been made in the above mentioned circumstances of above on the matter itself.

Jan Doudas  
11/11/03

law, and therefore may not suit the law, but in the context of a campaign of widespread unlawful and unlawful activities, designed to force the submission of unlawful activities and false accusations about the law, the 'thing' under the law, and thereby, have been permitted to, unlawfully access government information, and utilize vast amounts of government resources for the purposes of, attempting to impersonate government officers, misinterpretation and subsequent ultra vires misapplication of the social security law. In doing so the 'thing' has, unlawfully, deprived some individuals of the

in all submissions relating to your matter, I note that the government has been unwilling to accept its responsibility in providing a judicial operation for the public, particularly in the absence of any other government body, to be providing a judicial operation in a way consistent with the conditions.

[Please Turn Over]