

- To the Honourable the Speaker and Members of the House of Representative:

This petition of certain citizens and residents of Australia draws to the attention of the House perversions of justice by certain Officers of the Commonwealth including Family and High Court judges that require the Governor-General cause an Urgent Royal Commission of Inquiry into.

Numerous s75(v) of the Constitution and s33 of the Judiciary Act 1903 Writ applications sought to be file in the High Court to determine and correct judicial misbehaviour obstructed by denial of a right to file hence complaints of judicial misbehaviour are not determined against the public's best interest and confidence. There have been numerous requests for inquiries into judicial misbehaviour that have been contemptuously refused hearing or inquiry.

There are laws sought that undermine the proper administration of justice in the Family Court put forward by those said above.

We pray, Honourable Mr Speaker, you pray to the Governor-General of Australia for a Royal Commission of Inquiry into:

All complaints touching the issue of judicial misbehaviour sent to the Family Court, High Court, Parliament and the Attorney Generals Officers 2004 to 2010 to determine correctness of action taken, if obstructions to justice occurred and/or action needed to be taken.

How the people can cause "Proven judicial Misbehaviour" when complaints to the Courts and Attorney-General are whitewashed or fall on deaf ears.

The Family and High Courts judiciary common practice of abuse of power to pervert justice to obstruct judicial accountability, including at appeal.