

To the Honourable the Speaker and Members of the House of Representatives;

This petition of a '*resident of Australia*' and '*certain citizens of Australia*', draws to the attention of the House the inability to cause complaints of judicial misbehaviour to be proven, that is a condition of judicial tenure. This lack of judicial accountability is compounded by the inability to correct wrongful Orders by obstructs to appeal or correction by Writs due to judicial "**Leave to Apply**" is required, then denied without Oral Hearing.

A petition presented 23 November 2009 seeking an inquiry into claimed judicial misbehaviour highlights the requirement for seeking a 72(ii) of the Constitution prayer other than by a petition limited to 250 words. Like; a proper Committee to accept complaints and the evidence of misbehaviour denied Court ability to appeal or correct by Writ.

72(ii) of the Constitution causes Parliament to enable complaints of misbehaviour to be proven. The Senate, about 7 December 2009, recommended a like Committee be created.

We pray the House seeks the "**Legal and Constitutional Affairs Committee**" creates a **Judicial Sub-Committee of Inquiry urgently;**

That accepts complaints from the public citing the judiciary.

Makes "**72(ii) of the Constitution**" recommendations to the House.

Makes "**Constitutional Writ Applications**" on behalf of members of the public.

Makes recommendations of **compensation for judicial wrongs.**

And

The ability to **send a matter back to any Court** for reconsideration.

Starting with the complaints within the petition presented 23 November 2009, then those waiting in the on Notice Lists.