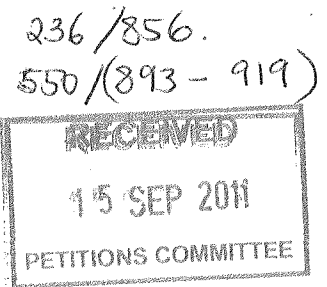




ATTORNEY-GENERAL
THE HON ROBERT McCLELLAND MP



AG-MC11/09421

13 SEP 2011

The Hon John Murphy MP
Standing Committee on Petitions
Parliament House
CANBERRA ACT 2600

Dear Mr ~~M~~urphy

Thank you for your letter of 25 August 2011 regarding a petition submitted to the Standing Committee on Petitions about the request that the *Marriage Act 1961* be left unamended.

The Australian Government believes that the current definition of marriage in the *Marriage Act 1961*—‘that marriage is between a man and a woman to the exclusion of all others, voluntarily entered into for life’—is appropriate.

The Government believes that couples who have a mutual commitment to a shared life should be able to have their relationships recognised. The Government supports a nationally consistent framework for relationship recognition to be implemented by the States and Territories. New South Wales, Victoria, Tasmania and the Australian Capital Territory have established relationship recognition schemes, where the relationship is legally recognised by the act of registration. Relationships registered under these schemes are also now recognised in a wide range of Commonwealth laws. The Government will continue to encourage other jurisdictions to develop such schemes.

I hope this information is of assistance to the Committee when considering this petition.

Yours sincerely

Robert McClelland