

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, namely the Honourable Speaker; **issues relating to Parliament** regarding misbehaviour by judges, known to the 3 branches of Government, fallen on deaf ears in the Parliament.

Hence legitimate allegations with evidence produced have not caused the
corrects and section 72 actions that should have occurred.

This raises questions of the legitimate intent of the "Parliamentary (Judicial Misbehaviour or Incapacity) Commission Bill 2010", first read 22 February, and whether or not section 17 (1) of "the Bill 2010" will restrict the Committee accepting complaints from "a House of Parliament" only, for legitimate reasons.

The "Parliamentary (Judicial Misbehaviour or Incapacity) Commission Bill 2005 and 2007" were to correct this Constitutionally required short fall which the 2010 same named Bill will correct, if it is not shelved too due to unresolved complaints.

Section 17(2) of "the Bill 2010" limits complaints to the Committee to "only specific allegations ... referred by a House." Hence limiting the Committee to an extent the true value of this improbable Act and ability to address/correct wrongs, would be wasted thereby produced for other than legitimate use.

We pray the Honourable House revise section 17 to enable the public to file complaints with the Committee, causing investigations pursuant to the Senate recommendations and those sought in the unresolved "**Administration of Justice**" petitions, fallen on deaf ears.