

Sub 118 - 12th January 2012
Spring Blossom
aka Janet Tough

Senate Inquiry Into The Commonwealths Role In Former Forced Adoptions

Dear Chair Person,

Every Federal and/or State Official including Politicians, act under the AUTHORITY of the Australian Constitution and any Federal and/or STATE legislation that deprives mother/father of her/his child is REPUGNANT to our Constitution.

In other words, REPUGNANT= contradictory, inconsistent, incompatible, offensive, objectionable and causing aversion to what our Rule of Law and our Constitution our forefathers intended!

The more our truth is analysed the more it is lost through the concept of the thought forms of those never involved - those that never experienced the crimes - forever. The very being of a mothers' experiences are truly present throughout this inquiry's structure and must not immediately be forgotten in favour of others thought patterns which are trapped in thoughts for the future.

A deeper dimension of thought must be put into our truth and remember that we are worthy of our motherhood and every thought in each Senator's mind must identify us as mothers and not victims of the past myths put into place to cover up the crimes committed against us. We may have been forced into having thoughts of not being worthy to recognise ourselves as mothers - But (ONCE AWAKENED) A MOTHER IS ALWAYS A MOTHER. Unwed teenage natural mothers' true images have emerged over the past 20+ years and the sources relating to the trauma inflicted must be recognised and identified in the final report. We can finally be ourselves no longer living an illusion of unworthiness speaking out that we are mothers. We do not need confirmation from our children to be mothers - we are mothers and nothing can ever change us from being mothers.

Mothers cannot control each individual Senators' mind as we do not have to attempt to add anymore to whom we are - we are mothers and the Senators must confirm the universal recognition we deserve that we are mothers. Once the Senators see us as mothers and not the desirable image that the past wanted us to be - all past illusions will disappear and our truth will be seen clearly and the whole identity of mothers will be finally acknowledged.

Justice must predominate in the matter of crimes committed against unwed natural teenage mothers who were illegally and unlawfully separated from their babies at birth by the **medical profession**. Turning a blind eye to these crimes is unacceptable and I emphasise that natural mothers were never involved in the adoption process - it was an industry carried out with the approval of the Commonwealth Government and past Australian politicians and leaders. State Governments and religious organisations carried through with these crimes under the watchful and approved eye of the Commonwealth Government leaders.

This inquiry has the opportunity to help rectify past and bureaucratic wrongs which our leaders shared.

All mothers/fathers who have been brave enough to remain standing to expose the truth should each individually be honoured and have bestowed upon them a Commonwealth Government award without having to go through a nomination process.

Excuses such as lapse of time since the crimes were committed, witnesses memories may have faded or they may be confused, others will have undoubtedly died - can't be used in this country as they are not accepted in Germany, Frances, Israel and the United States. The above excuses were used by this country in other past criminal issues. These Nations have demonstrated even after a lapse of time (60+years) justice will be done and seen to be done.

This brutal part of our nation's history (1958-1972) of crimes against mothers was committed under the watchful eye and during the reign of the Commonwealth Liberal Party.

Regarding the question of retrospectivity - no statute of limitations exist for crimes committed against mothers and babies under International and Australian Laws and no person involved is exempt from facing justice as they have never received a pardon from these crimes.

The perpetrators of these crimes should be treated no different to any one else who committed a serious crime 50+ years ago.

This Nation must also share moral responsibilities for the sexual abuse inflicted on mothers during pregnancy and the crimes of kidnapping of so many new born babies from their mothers as the Nation's solution to barren couples. The evidence contributed by the Commonwealth Government in relation to the Nation's law and unmarried mothers to the United Nations study carried out in 4 regions of the world from 1961-'64 clearly states the indisputable law of this Nation. Within the Australian Legal System, the Mother - Child relationship exists in Law as a consequence of birth. Although the father had no legal right to parental authority, he had the right to apply for custody of his child over a third person. (AP). As the Court was to act in the best interests of the child, it had an obligation to include the father in the proceedings. No legislation introduced in this country can contravene the Rule of Law and our Constitution.