BBAN Wenter and a state of the second state of the

From:Simon KneeboneSent:Wednesday, 21 January 2009 10:29 AMTo:Committee, CCWEA (Reps)Subject:submission to Inquiry into Resale Royalty Right for Visual Artists Bill 2008

The Secretary of the Committee Inquiry into Resale Royalty Right for Visual Artists Bill 2008 ccwea.reps@aph.gov.au_

21/01/2009

Dear Sir/Madam

٦		
and the second second	Submission No:	13
Conception of the local division of	Date Received:	21-1-09
	Secretary:	

I wish to make a submission to the Committee.

Minister Garrett in his address to the House of Representatives for the second reading of the Bill spoke of "recognising artists' contribution to our economy, community and identity".

To do this the legislation must be straightforward, cost effective to administer, and consistent with international standards.

The Government's legislation does not meet these criteria.

If introduced in its current form it will

deprive a whole generation of Australian artists of significant resale royalty benefits. not be recognised by other countries operating resale schemes be too complex to administer

For the scheme to be effective it must be applied to all resales which occur after the legislation comes into effect.

As a prominent Australian illustrator and cartoonist I urge the Government to make this important change to the legislation and introduce a resale royalty right which delivers significant benefits to Australian artists.

Yours sincerely,

Simon Kneebone

×. ·