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; wrongful misbehaviour by 3 judges of the High Court of Australia, to obstruct an unrepresented party seeking a Writ to correct Orders caused by wrongful misbehaviour by Family Court of Australia judges that also warrants a section(s) 72(ii) of the Constitution of Australia prayer.

A judge failed to comply with the Law regarding *Notice of Constitutional Issues*. Then made Final Orders of dismissal in breach of *s78B(5) of the Judiciary Act 1903*, offensively **without Oral Hearing**.

In breach of "Just Cause" Rights for Leave to Appeal, concealing the above judges wrongs, 2 judges of the <u>Special Leave to Appeal</u> High Court allowed 2 Court officers to yell and scream at <u>the unrepresented party</u> so his Oral submissions could not be heard then <u>"Leave to Appeal"</u> the judge's wrongs, <u>was denied</u>.

We pray this Honourable House requests the <u>Legal and Constitutional Affairs Committee</u> create a <u>Subcommittee</u>, <u>pursuant to Standing Orders 215 & 234</u>, to investigate the issues of <u>this petition</u> and the <u>Hansard recorded "Administration of Justice" petitions</u> 23 November 2009 and 15 March 2010. Then, as soon as practicable, make findings and recommendations to this Honourable House and whom appropriate, regarding but not limited too; corrections for judicial wrongs, compensation for wrongs occurred, 72(ii) of the Constitution action if warranted and required because judges have not stepped down.