re a brief appearance-on the papers-herein-to be entered by a-welfare entitled-citizenand bona flide public interestadvocate-at the public hearingto be held at Canberra-by the Education and Employment Legislation Committee of the Senate of the Australian Parliament-on the next 13th of November-as regards the Social Security te gist Legislation Amendment (Further Strengthening I obseeker Compliance) Bill 2015.

Dear Chairman,

As I sit here, in this, very modest, public housing unit, lamenting, once again, the decade and a half-or so, of deprivation, that has been brought to bear, against me, in the course of my bona fide pursuit of the public interest-or (if you like) job seeking page-No.1. (P.T.O.)

activities - as a public interestadvocate, not to mention, the far more structured, concise, and comprehensive, sort of submissions, I might indeed, have been in a position to submit, in the course of all that, in processes, such as, this, very inquiry, if only, the true nature of, the like - "one stop shop" - offices of; the "Commonwealth Services Delivery Agency", now usurped by the so-called Department of Human Siervices, had of , once, at least, been actually realised. but alas, and despite the very legislator's (then-onmaybe even-still-now) intent it was, it seems, never to be in practice ", and, as the nation, has, like, lurched forward, regardless, quite contrary to, all notions of, a truly, free, fair, and democratic, society, not to mention, the very tenetr of anti-discrimination measures, and even state law prohibiting e.g. the

* for surely, aspiring to public office, is

pursuit of suitable paid work, for any citizen.

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misleading of the public as to the very availability of work, there's really been, only, gross abuses of, the dockrine of the constitutionally derived separation of powers, as, elected Members, have joined, as if one, with would-be wannabe snakeoil salesman-and the like, pushing the barrow of, increasingly veiled, punitive, and-mostly-only draconian, ad hoc Party-political rhetoric, in the very popularists press, designed, only to unlawfully suppress, legitimate dissent, with all manner of involuntary coercive treatment, in order to do, not much more than, allow a select-mostly quite undeserving-paternalistic few, tap into the public purse, in such a way that, could not, reasonably, be seen, on any measure, to only be, in keeping with the true principles and objectives, in a modern day society, of Ecolo-* ernel and inhumane a ge-No.3. P.T.O.

gically s'ustainable Development...
oh, but I do digress, somewhat,
and, in the very public interest,
and all, I dare say, too, and, but,
well, what I was going to say,
is that...well, thus, you have me,
only so belatedly, somewhat, sort
of thing, like, struggling, or striving anyhow, to just put in, only
this, sort of brief appearance-on
(if you like) submission-herein.

Needless to say then, that, despite the - characteristic - like (these days that is) - sort of "lip service" purportedly paid to -some of - the international covenants (on human rights and suchlike) in the explanatory notes - in point, oh, and let alone, all the, like, pious pontification, of the proponents (bihalve the largely unseen faces of all their associates in the would-be wannabe executive arm of government-in point-or purportedly so-

like- Eprivatised welfare rectory) the above mentioned propored Rill seems to be, so precariously poised, as to be, to say the very least, and it' purportedly enacted that is -at all, destined, to become, at best, only an uncertain exercise, of legislative power, such that would ever then be, so open to abuse, as to, arguably fail, the two part test, espoused by the very High Court, in cases such as Levy, Theophanous, and Lange etc., and especially in the practical context of the current regime - which has never even been brought to account (let alone seen its very offending components - or "participants" - if you like admit to their wrong doing and show true remorse then by meaningfully seeking to make amends)... well, like I say, it is all, pretty much or outright, a farce, or yet another paternalistic blight, designed, it seems, Page-No.5'. (P.T.O.)

to only invite, frivolous, vesentions oppression, of Australia's most needy, vulnerable, and underprivileged, welfare entitled citizens, and, no doubt, like all the other, voluminous, ad hoc, punitive amendments-(rourportedly made) to the social security law, over the years to only be, I say, with only great respect, for your very committee that is, like, pumped quickly through, the very parliamentary process, at the end of the day, maybe, with only a hands'ul of relatively meaningless opposition amend-ments, and, bipartisan support, ul-timately, "of course" -although its not likely to be just very inatural at all I dare say.

So, well, you have, my thoughter, on the matter, then, and I only hope that, having gone to the trouble and expense - myselfi-to set them to you - on such short notice, you page-No. 6'

would see firt, to have same, put on notice, to the rest of the committee members, and what is more, brought on, for at least some discussion-in earnest, at the very public heaving to be held into this matter-at clamberra-on the next 13th of November Thank then, at all events, for your

consideration of these matters.

Yours sincerely Bill Jail

M. William "Bill (Billy)" Peter Tait (chief Fire Marshal of and detacto yeoman of the Burdekin Public Garden and a Public Interest-Advocate extraordinaire)