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 the issue and denial of the ability of a Self Represented Litigant (SRL) to present proper; "Evidence in Chief", "Cross-examination evidence," and Objections to wrongful questions while a witness.

The Rights of a Party to have a "McKenzie Friend" and those of the "McKenzie Friend" including the right of audience <u>are established in Common Law</u> but subject to <u>"judicial</u> <u>interpretation of fairness"</u>. Like; SRL's cannot ask themselves open questions and then answer those questions, thereby not cause proper evidence to be presented, this unfairness the McKenzie Friend could overcome.

This Parliament can negate the judicial right of <u>denial of leave</u> to the <u>"McKenzie Friend for</u> <u>Limited Audience"</u>. Thereby reduce the unfairness and/or denial of a SRL's right to present <u>their matter in the best possible way</u> like the McKenzie Friend prompting the Evidence in Chief, Objecting to wrongful questions asked of the SRL when being cross-examined, crossexamining the other Party when Family Violence is an issue (Vic Law requirement), and this would assist the Court in obtaining proper evidence.

We pray the House seek the "**Legal and Constitutional Affairs Committee**" make recommendations to this Honourable House how the above can be achieved by making Laws of the Parliament that would permanently undo the unfairness dealt SRL's by unfair limitations on their ability to present their case.