## 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 <u>an</u> <u>unrepresented party seeking a Writ to correct Orders</u> 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 Legal and Constitutional Affairs Committee create a Subcommittee, pursuant to Standing Orders 215 & 234, to investigate the issues of this petition and the Hansard recorded "Administration of Justice" petitions 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.