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 <u>issues relating to Parliament</u> regarding the claim of <u>"*no immediate allegation*</u> <u>*against a judge is in prospect*"</u> is in error.

The Senate reported, about 7 December 2009, at Recommendation 10, "7.82 The committee recommends ... modelled on the Judicial Commission of New South Wales", which the "Parliamentary (Judicial Misbehaviour or Incapacity) Commission Bill 2010" can do if allowed. This Senate recommendation is in part, because of knowledge within the Senate of complaints attempted to be filed with the High Court Chief Justice about 2005 to 2009, but unbeknown to the Senate, Officers of the Government and Federal Police have whitewashed complaints filed so they never saw the light of an investigation.

Courses of justice created by the Commonwealth like appeals and 75(v) writs have also been obstructed by these officers where the evidence and issues support judicial misbehaviour has occurred that is common knowledge in family law and still waiting investigation.

We pray the House expedites the passing of this bill due to complaints outstanding, and include the right the Committee accept public complaints that have been obstructed elsewhere. Plus ensure the Committee has power to recommend; The making of "*Constitutional Writs*" to a Chief Justice, and the award of *compensation for judicial wrongs*, and *a matter be sent back to any Court* for reconsideration.