## 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 complaints about misbehaviour by judges. The Senate reported, about 7 December 2009, at Recommendation 10, "7.82 The committee recommends that the Commonwealth government establish a federal judicial commission modelled on the Judicial Commission of New South Wales", which the "Parliamentary (Judicial Misbehaviour or Incapacity) Commission Bill 2010" can do if allowed. Unless section 17 is revised, questions arise of the legitimate intent of the Bill/Act which otherwise falls short of what can be achieved by the Committee. This is supported by section 18

of this Bill which enables limits on the advice of the Committee to questions created by the uninformed Committee.

This would enable questions needing answers to go unanswered, to an extent the true value of the production of this Committee, Bill, improbable Act, and ability to address/correct wrongs, would be lost/wasted and "the Bill/Act 2010" produced for other than legitimate use.

We pray the Honourable House includes in section 18 standard questions to be answered like, if not the same;

Is a section 72(ii) warranted?

Is it recommended a "<u>Constitutional Writ"</u> on behalf of member/s of the public be made to a Chief Justice?

Is it recommended *<u>compensation for judicial wrongs</u>* be made to the House? Is it recommended *<u>a matter be sent back to any Court</u>* for reconsideration?