## To the Honourable the Speaker and Members of the House of Representatives: <u>PETITION PRESENTED 21 FEBRUARY 2011 IS AMENDED TO:</u>

This petition of 'certain citizens and residents of Australia', draws to the attention of the House the "Urgent need for a Royal Commission of Inquiry" into judicial accountability and the inability to correct unsafe Orders of a Court caused by judicial misbehaviours. The public are denied these rights due to the Cronyism and/or derelictions of duty by curtain Officers of the Commonwealth.

*JUNE* 2010 a Self Represented Litigant father was refused the right to file an application for a Writ of correction (Certiorari) in the High Court, required to cause an inquiry into complaints of "Judicial Misbehaviour" like those within the "Administration of Justice" petitions presented: 23/11/09, 15/03/10, and 24/05/10 refused an investigation/inquiry.

This application for a Writ was claimed to be <u>"AN ABUSE OF PROCESS"</u> in Contempt of s.75(v) of the Constitution, transcript evidence, the grounds presented <u>BY ABUSE OF HIGH</u> <u>COURT RULE 6.07.</u>

We pray Honourable Speaker, and the Public Interest demands "We Seek Leave" it be moved: a pray be made to the Governor-General for an **Urgent Royal Commission of Inquiry** into:

The acts of Cronyism and derelictions of duty that occur to obstruct judicial accountability. Denials of the right to file Writs for unsafe Family and High Court Orders.

 Obstruction of: "s.75(v) of the Constitution" applications and/or investigations and/or public requests for inquiries into judicial misbehaviour.
 RECEIVED

 We "Seek Leave" this Motion is URGENT Government Business.
 1 | MAR 2011