Forbes, Bev (REPS)		House of Representatives Standing Committee on Family and Community Affairs
From: Robert Kelso Sent: Thursday, 18 Sept To: Committee, FCA (f Subject: AG Submission	ember 2003 12:33 PM REPS)	Supp. Submission No: 1319 Date Received: 18-9-03 Secretary:

Overwhelming evidence reported to the 1994 JSC into Family Law and Child Support completely rebut the lie presented on page 14 of the Attorney General's Submission. The Child \$upport Agency routinely and criminally alters or falsifies records to ensure that mothers can continue to extort \$\$\$ even where children are not in their care and control (ample evidence available to prove this, including tape recordings and documents). There is no effective mechanism of correcting that record and the Family Court cannot and will not review decisions made by the Registrar or Review Officers where there is any chance of a loss of Child \$upport \$\$\$ to the mother.

This situation does not arise out of 'Consent' it is imposed upon children and fathers by the C\$A and Family Court. That imposition and the systemically corrupt process of manufacturing 'Consent' is the genesis of the continuing complaints against those bodies.

For the AG to perpetuate such a myth is a sign that the Govt is not prepared to confront the corruption and the enquiry is a foregone conclusion.

Dr Robert Kelso

Senior Lecturer, School of Management Faculty of Business and Law Central Queensland University



γ.