Democratic Experiments in New Zealand*

Elizabeth McLeay

Thank you indeed for inviting me to speak at one of the Senate’s prestigious public lectures. I am honoured to be here.

Countries like ours—Australia and New Zealand—seem to go through periods of reform and renewal, years, or even decades, when citizens and elites look critically at their democracies, wondering how they can do better. Exactly what happens at these times, what galvanises people into critical appraisal and action, is not really understood, either by political historians or political scientists. In today’s lecture I discuss some interesting New Zealand democratic initiatives, and attempt to go some way towards explaining why and how they have happened. I hope that I tell several good stories because, through story-telling, political science can arouse our curiosity about how societies create, maintain, and often destroy political order. More than this, though, political science identifies and explains political puzzles: why things turn out differently from expected, and so forth.

Like Australia, Aotearoa New Zealand has experienced times when social, economic and political changes have developed with great rapidity. Like Australia, New Zealand has a perception of itself as a country that is prepared to experiment and innovate. The 1890s and the 1930s are the most often cited periods of radical policy reform. These years were marked by extensive changes to the involvement of the state in economic

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and social affairs. A similarly reformist period was the 1980s, although this time the changes went in the other direction from that which occurred during the earlier decades: towards shrinking the size and responsibilities of the state, not expanding them, and, in the process, privatising and commercialising many of its institutions. These public and state sector changes, unfortunately much more sweeping and rapid than were implemented here in Australia, are well-known and are not the subject of today’s talk. But they are close relations to the democratic changes that also gained momentum during the 1980s. In short, the changes of the 1890s, the 1930s and the 1980s were experiments by and about the state: its shape, its scope, its reach into society. Indeed, a famous early book by William Pember Reeves (born in 1857) was entitled *State Experiments in Australia and New Zealand* (1923). I confess I stole this title for today’s work, redirecting our attention not to the nature of the state but to its democratic control.

The five experiments, or stories, I want to discuss today are:

1. New Zealand’s liberal notion of political citizenship;
2. the parliamentary representation of Maori;
3. citizen participation in parliamentary processes;
4. electoral system change; and
5. Citizens’ Initiated Referenda (where I also comment briefly on campaign expenditure in general).

And how are these seemingly disparate stories interrelated? I believe they can contribute to our thinking about two important criteria for good government: equal participation for everyone, individuals and groups; and equality of opportunity to influence public policy. A sub-theme which pops up from time-to-time is that of restraining executive power and making governments accountable, but that is really a story for another day.

**Political Citizenship**

First, let us take New Zealand’s liberal notion of political citizenship. Like Australia, men were enfranchised comparatively early. Women ratepayers could vote in local elections throughout the whole of New Zealand by 1876, and by the next year they also had the right to vote and stand for school committees and regional education boards.\(^1\) In 1893, all women over the age of 21 gained the vote, but only after a hard-fought battle involving two nationwide petitions, the 1893 one containing 26 000 signatures, organised by Kate Sheppard and the New Zealand Women’s Christian Temperance Union.\(^2\) Maori as well as non-Maori women were involved in the battle for the ballot, but Maori women were fighting also for the right to vote and stand for the Maori Parliament.\(^3\) Women could not stand for Parliament until 1919, however.

Today, all permanent residents of New Zealand are enfranchised: one does not have to be a citizen to vote in an election. This is of course unusual for democracies and oddly

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enough was an unanticipated consequence of our rather odd reluctance to take full
independence when offered this status by the Statute of Westminster 1931. Formal
establishment of New Zealand citizenship was not until 1949. But until 1975, the
electoral law required electors to be ‘British subjects’, the situation since 1853. That
phrase was deleted in the 1975 amendments to the Electoral Act, simply leaving the
residency requirement to be eligible for voting. Today, as the Elections New Zealand
website instructs, people are entitled to vote if they are 18 years or older, are New
Zealand citizens or permanent residents, and if they have lived in New Zealand for one
year or more without leaving the country.4

Citizens who have been overseas for more than three years (and who have not returned
during that time), are disqualified from voting, as are permanent residents who have
been out of the country for more than a year. Also disqualified are certain people
detained for mental health reasons, those people who are serving life sentences in
prison, a sentence of preventative detention or a sentence of three years or more; and
those who have been found guilty of corrupt practices. As can be seen, these are
relatively liberal provisions, although they are seldom discussed, let alone boasted
about. Note, however, that full political citizenship is restrictive in that to be eligible
for election for Parliament candidates now must be New Zealand citizens.

Incidentally, although New Zealanders must register on the electoral roll—registration
is compulsory but compliance is not enforced—voting is voluntary. Despite this,
historically New Zealanders have turned out in large numbers to cast their ballots,
although in recent years the percentage of eligible-age voting has regrettably declined.
Professor Jack Vowles from the University of Auckland has documented this trend.5
So despite our liberal notion of political citizenship, New Zealand, like many other
countries, has some problems with voters’ apparent unwillingness to engage with the
political process. This is a particular problem with young people, those between 18
and 25 years of age.

Maori Representation

The next democratic experiment that I wish to bring to your attention is the story of
the political representation of New Zealand’s indigenous people, the Maori. Why do I
think that this is important? Because how countries treat their political minorities is a
measure of the extent to which they fulfil the democratic criteria of treating everyone
as equal and enabling everyone to have the opportunity to influence political decision-
making.

To relate and explain this story involves looking back to a nineteenth century
experiment that encapsulated a flawed, but influential, notion of what constituted fair
political representation. In 1867, after debates on Maori male enfranchisement that
ranged from the prejudiced and racist to the enlightened and liberal, Parliament
decided to create four temporary Maori seats. From 1867, all Maori men over the age
of 21 could vote. Maori provided a challenge for the constitutional engineers of the

4 http://www.elections.org.nz/enrolment/enrolling_detailed_faq.html
5 Jack Vowles, ‘Civic engagement in New Zealand: decline or demise? Inaugural Professorial
Address, University of Auckland, 13 October 2005, p. 7.
1860s, because land was owned communally. It had seemed that, in contrast to non-Maori men, either all or no Maori men would be enfranchised unless they owned land with individual titles (as a few did). The latter was unacceptable for several reasons, including the Treaty of Waitangi provisions, and the former would produce the equally unacceptable situation (for the settlers) where there would be more Maori than non-Maori voters.  

The four seats remained in place until 1996, although they were democratised in important ways, allowing Maori to choose which electoral roll to register on, for example. Maori voters in those four electorates predominantly voted for the Labour Party from 1943 onward, giving Maori an effective voice only when Labour was in government, and effectively cancelling out the Maori vote as a political weapon for Maori to employ at election time. But the impact of the four Maori seats has been of long-lasting historical and constitutional importance. Not least of its significance was that any reforms to the voting system—another of my democratic experiments—could not leave Maori any worse off that they were already: Maori, and the Maori culture, somehow had to be represented in Parliament.

### The New Zealand Parliament after the 2002 General Election: Social Composition

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<tr>
<th>Party</th>
<th>Women</th>
<th>Maori</th>
<th>Pacific</th>
<th>Asian</th>
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<tr>
<td>Labour</td>
<td>18</td>
<td>10</td>
<td>3</td>
<td>1</td>
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<tr>
<td>National</td>
<td>6</td>
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<td>NZ First</td>
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<td>United Future</td>
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<td>PCP</td>
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<tr>
<td><strong>Total</strong></td>
<td>34 (28.3%)</td>
<td>19 (15.8%)</td>
<td>3 (2.5%)</td>
<td>2 (1.7%)</td>
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Under MMP, the number of Maori seats depends on the number of Maori who enrol on the Maori register. After the 2002 general election, the third under the new electoral rules, there were seven Maori seats out of the total 120 seats in Parliament, comprising 51 list MPs and 69 electorate members. The Maori seats are superimposed over the general ones. The number and boundaries of all of the electorates are updated every five years after the census to take account of population changes; and at about that time Maori are asked to opt for either the Maori or general electoral roll. The choice, of course, is entirely up to them.

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6 See: http://www.elections.org.nz/study/history/maori-vote.html
7 http://www.elections.org.nz/electorates/n37.html
As a consequence of the 2002 general election, the New Zealand Parliament had a more representative social profile than under the previous electoral rules. The new, proportional electoral system changed the face—or should I say the faces—of the New Zealand Parliament. But that New Zealand had achieved fair representation of its indigenous people by the end of the twentieth century was at least in part a consequence of those four Maori seats created in 1867 for somewhat shabby political reasons. Group representation had become an important democratic principle in institutional design.

I should also note at this stage that Maori MPs, along with many Maori activists, had protested about their treatment, especially their loss of land, language and culture, ever since the Treaty of Waitangi was signed between the chiefs and the representative of the British Crown in 1840. And a coalition of Maori MPs, Maori protest leaders and non-Maori leaders were to be instrumental in creating a device whereby redress for past wrongs could be achieved. This was the Waitangi Tribunal, a quasi-judicial body that has awarded Maori iwi and hapu substantial sums of money and grants of public lands in reparation of past injustices. This quiet revolution is ongoing. Further, the position of Maori in our polity is recognised in that, since 1987, Maori has been our second official language.

On to my next democratic experiments: parliamentary reform, electoral system reform, and the legislation enabling citizens to initiate referenda. Again, some history is needed to help explain the origins of these three experiments.

**Parliamentary Reform and Public Participation**

During the 1960s and 1970s, New Zealand saw a number of significant legislative changes implemented, such as instituting ombudsmen and enacting laws protecting human rights, the Official Information Act, and so forth. The culmination was the *Bill of Rights Act 1990*. Despite this series of reforms regarding the relationship between citizens and the state, the core Westminster institutions remained firmly in place. New Zealand’s Parliament was dominated by the cabinet of the governing party. Then, as now, there were no formal countervailing powers to prevent the abuse of office by an overbearing government. New Zealand had no formal veto points, in political science jargon—either in terms of having a federal structure or an upper house. In that sense New Zealand was (and still is) a very different sort of democracy than is Australia. The equivalent of your Senate was abolished in 1950, with only a few constitutionalists regretting its departure. The courts had no jurisdiction over Parliament and cabinet: Parliament was supreme. The triennial elections meant that governments had to face the people relatively frequently, however, and there was a good deal of consultation over policy issues by governments, the saving grace for democratic health. Richard Mulgan has made this point most effectively.  

Meanwhile, however, social change was impacting on politics, with feminism, environmentalism, the peace movement, and Maori activism all lively developments that were challenging our understanding of the political and of what might constitute

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responsive, representative political institutions. And a particular prime minister called Robert Muldoon also challenged notions of civility and engagement through his authoritarian domination of politics and policy.

Under the leadership of David Lange, the Labour Party, out of power since its brief, single term in the early seventies, returned to government in 1984 with a clearly laid out ‘Open Government’ policy, and a much less overt set of plans to transform and modernise government and the economy. The first of these goals is not well known, despite its transparency. There were three main direct consequences of Labour’s plans for democratic change and one indirect one. The direct ones were: the reform of Parliament; the revival of state responsibility for protecting and furthering the rights of the indigenous people, the Maori, an issue that I’ve already touched on, and, through setting up a non-parliamentary inquiry into electoral system reform, placing the possibility of that transformation on to the political and public agenda. The indirect consequence was the creation by Labour’s successor, the 1990–1993 National government, of another democratic experiment, Citizens’ Initiated Referenda.

Robert Muldoon’s domination of government and Parliament had put parliamentary reform on Labour’s agenda; and winning the nationwide vote but finding themselves with fewer seats than National not once but twice (in 1978 and 1981) made electoral reform seem desirable. Furthering Maori rights acknowledged Maori voting support for the party and was a further development of reforms initiated by Maori MPs and ministers during the 1970s. Labour’s state and economic reforms were expedited through having the parliamentary numbers to drive change through very fast. The sense of national emergency engendered by financial and constitutional crises in the immediate post-election period also legitimised radical change. In 1990, after six years of breathtaking reforms, Labour was replaced by a National government intent on completing the revolution, including radically reducing the size and character of the welfare system and individualising industrial legislation. Both governments—Labour and National—were widely interpreted as having exceeded, or gone against, their electorate mandates. And this led voters to entertain the prospect of changing the electorate system to inhibit the actions of these sorts of high-handed governments.

So there we have the background to the three reforms I shall next outline. Let’s go back a little in time and first briefly deal with the reform of parliamentary processes the least controversial democratic experiment, but one with far-reaching consequences, especially once MMP was in place.

The reforms instituted in the 1980s included the radical reform of the committee system. Thirteen committees were created, each shadowing particular policy areas and government departments, and each with several functions: legislation; scrutiny of the policy, administration and expenditure of government departments; and the power to initiate inquiries. The committees could (and do) rewrite legislation. All legislation except financial measures (and those bills pushed through under urgency) went to the relevant committee. As you can see, these were important provisions for my sub-theme of today, increasing governmental accountability. But importantly for my main

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theme of experimenting with democracy, citizen participation in the parliamentary process was increased. And this communication between citizens and MPs continued to develop after MMP was adopted. More MPs and more parliamentary parties made policy debate more arguable and contestable, giving added incentives for citizens to put forward their views and MPs to listen to them.

Today, written submissions on legislation are called for as a matter of routine. Unlike in many other parliaments, although committees certainly call on experts and particular interest groups to make submissions, they also seek submissions from any individuals and groups who wish to be involved. Many of those who write submissions also present them orally, although this is up to the discretion of the committee chair. Most hearings of public submissions are held in public. Sometimes there are hundreds of submissions, occasionally even thousands (presenting committees with real logistical problems). These submissions do affect the final legislation. As far as committee inquiries are concerned, whether a committee will call for public submissions or not rather depends on the matter being inquired into. The norm is to do so. Gradually, the process is being modernised with submissions being put online and, also, videoconferencing being employed. At times, committees conduct hearings outside Wellington.

And the impact on New Zealand democracy? This is three-fold. First, from the evidence of my interviews on this topic, people who know something about a topic are indeed listened to by MPs. Thus citizen participation expands the knowledge of MPs and enhances public discussion of policy issues. Second, at the very least, reading and listening to citizens’ views keeps political representatives in touch with voters. Third, the process familiarises voters with the parliamentary process—it is part of a public educational project, an exercise in active civics, one might say.

And MMP itself? It is high time we looked very briefly at the new electoral system.

Electoral System Change

The adoption of a proportional representation system to replace FPP (the first-past-the-post electoral system) has been New Zealand’s most radical and well-known democratic experiment. In a referendum of 1993, New Zealanders voted 54 per cent to 46 per cent in favour of changing the electoral system to what we call MMP: the Mixed Member Proportional system. It is very similar to that used in Germany and, more recently, Scotland. In brief, we have two votes, one for our local electorate MP, who is elected by a simple majority, and one for our preferred nationwide party list. After the electorate winners have been decided, the remainder of the 120 seats are distributed amongst the political parties so that their total numbers of seats accords to their total shares of the nationwide, party vote. In order to be eligible for their parliamentary share of seats, parties must either win five per cent of the nationwide vote or, alternatively, win one electorate. The details are easily obtainable from the Elections New Zealand website.

And has MMP improved New Zealand’s democracy? In my view it has. Briefly:

10 See http://www.clerk.parliament.govt.nz/Programme/Committees/PressReleases/17jun05.htm
Minor parties are now present in Parliament representing voices hitherto muted by their lack of public presence, profile and authority. At present there are eight parliamentary parties. There are the two, traditional, large parties of the centre-left and centre-right, Labour and National. There are middling-sized parties that range across the political spectrum: the Greens, United Future, New Zealand First, and Act. And then there are two tiny parties: the two-man Progressives and the one-woman Maori Party MP.

People from different social groups are now better represented. I have already pointed out that Maori representation has increased as a result of MMP. The representation of other ethnic minorities, and women, has also gone up, although both groups have still some way to go to achieve full proportional representation.

Governments can no longer push legislation through the House, relying on their majority parliamentary support to do so (even though they were almost always elected on the basis of a minority of nationwide votes). Coalitions mean consultation; and the minority governments that we have had for almost the whole MMP period have meant that governments have had to negotiate with other parties and form informal coalitions in order to pass legislation. In my view, this is a good thing, in part of course because there is no upper house. Slower is better, as is consultation across parties, although there is an alternative viewpoint on this matter, nostalgia for the days when single parties in government could count on being able to enact their policies by holding on their own a majority of parliamentary seats.

The larger House, with the wider range of parties, has meant that the select committees, already armed with substantial paper powers by the reforms of the 1980s, have the political numbers to amend government legislation, scrutinise government departments, and inquire into policy and administration.

There is a down-side to all these democratic gains, though: for the first two terms governments were less stable than they had been between 1935 and 1993, and there was much party-hopping. The last government, however, has endured since the 2002 election. There have been only two departures from their political parties: an Act MP, and Tariana Turia who left Labour over an issue relating to Maori rights. Turia formed the Maori Party which almost certainly will gain seats at this coming general election. Turia’s formation of the Maori Party is in one sense a healthy development, with Maori using the new electoral rules to pursue their interests. In another sense, though, it shows that New Zealand still has a long way to go before there is a truly bicultural democracy.

And now to my fifth democratic experiment.

**Citizens’ Initiated Referenda**

In 1993, an act of Parliament enabled citizens who collect a minimum of ten per cent of signatures in support of their petition to compel governments to hold a referendum on that issue. Supporters of a particular referendum have twelve months in which to collect their signatures.
No more than NZ$50,000 may be spent promoting petitions; and $50,000 is also the ceiling on promoting referenda. These constraints build on a good although imperfect tradition in New Zealand politics whereby expenditure on campaigning is limited by law. In general elections, for example, there is a limit of $20,000 (including GST) on the election expenses of every electorate candidate in the three months immediately before election day. And within 70 days after the election candidates must send a return of expenses and expenditure to the Chief Electoral Officer. This return must include substantial donations to the candidate. Further, registered political parties are limited in how much they can spend to promote their party and their party list. Parties can spend up to a million dollars, plus $20,000 for each electorate contested. Again, after the election, the election expenses must be reported. Donations above $1000 for a candidate and above $10,000 for a registered party must also be disclosed. Thus the expenditure limitations for referenda are in tune with other legislation. But of course referenda and elections are rather different from one another since the latter are more competitive situations than the former.

Note that the results of the citizens’ initiated referenda are ‘indicative’ only: they are not binding on Parliament or government. So this experiment is not so much about direct democracy as about the power of numbers to influence rather than compel decision-makers to do what is apparently desired by the majority of voters. The origins of Citizens’ Initiated Referenda were in the National Party, many of whose supporters were dismayed by actions of the 1984–1990 Labour government, including measures such as decriminalising homosexuality. I should add that New Zealand has a history of referenda, but most were on liquor licensing (1911–1989). There were also constitutional polls, dating from the Electroal Act 1956.

Between 1993 and October 2002 there were 27 attempts to collect sufficient signatures to hold a referendum. Only three went to referendum:

- 1995: Should the number of professional firefighters employed full-time in the NZ Fire Service be reduced below the number employed on 1 January 1995? (Yes: 12.2 per cent; No: 67.6 per cent)
- 1999: Should the size of the House of Representatives be reduced from 120 members to 99? (Yes: 81.5 per cent; No: 18.5 per cent)
- 1999: Should there be a reform of our justice system placing greater emphasis on the needs of victims, providing restitution and compensation for them and imposing minimum sentences and hard labour for all serious violent offences? (Yes: 91.8 per cent; No: 8.2 per cent)

At the moment, there is a petition to change our flag.

And what can be said of this democratic experiment? First, even indicative referenda have the potential to harm minorities. Second, complex policy issues cannot easily be couched in yes/no terms: they need public debate and discussion. Third, when governments do not respond to indicative referenda (as with the 99 MPs referendum), then public disillusionment can increase. Fourth, money can defeat good arguments, even with our laudable spending limits on those who are pushing for policy change through public referenda. This is because there is no systemic way under our law for the opposing case to be funded, meaning that the arguments become asymmetrically
advocated. In my view the Citizens’ Initiated Referenda legislation is an unsatisfactory democratic experiment, and referenda should be reserved for constitutional issues.

All in all, New Zealand’s recent experiments have been a mixed package.

**Why and How**

How can we explain the recent rash of democratic experiments?

It is tempting to explain periods of political and institutional change in terms of some kind of historical journey, perhaps, for example, using a train metaphor. The train leaves the station and travels along steadily, then it slows down, goes in fits and starts because the rails are buckling in the heat, races down an incline, only to come to a standstill at the next station. And so forth. Political systems are not quite like this. But there’s some truth in the train metaphor, because democratic political systems move along historically determined tracks, and then for some reason change direction: the points shift. What are these ‘points’ (and note that we are not talking about actual derailment here, for example a revolution that turns a democracy into some kind of authoritarian state)?

Certainly some potentially far-reaching changes can occur incrementally and even pragmatically, as a series of quite small decisions that can add up to fundamental system change, as did the evolution of the idea of political citizenship and the institutionalization of Maori representation through the Maori seats, for example. Other, more immediately radical changes seem to occur as a result of a number of factors that come together. First, a democratic system exhibits some underlying problems—a marked disproportionality in election results, perhaps. Then certain events prove to be precipitating factors—a political scandal or rort, for example, or a government that is seen to be acting in an authoritarian manner. Even then, however, a remedy to the problem identified may not appear, because somehow the issue has to move from the public to the governmental and parliamentary agenda. It is at this stage that policy and constitutional entrepreneurs play a role, agitating in their own parties and governments, arguing that it is in the interests of their party to move on the issue. And so we get democratic change, although radicalism is often muted by compromises through bargaining and negotiation. It also helps to have an uncodified constitution because then there are a number of issues that are unprotected by constitutional bulwarks by having to be passed by referenda or be approved by three-quarters of all MPs (which even in New Zealand is required for some aspects of the constitution).

So New Zealand’s democratic experiments can give us some idea of how democracies can change. But what of the consequences of those five experiments? How do we judge this mixture of large-scale and quite small-scale political experiments? On balance, I believe, they have made individuals, groups and political parties more equal with one another, and they have increased public participation in the political process. Nevertheless, at the same time there are warning signs of disillusionment and a lack of interest in politics, as there are in all the ‘old’ democracies. It will be interesting to see how long it takes before the next democratic experiment begins.
Question — When you talked about the way New Zealand addressed the discrimination between British and non-British permanent residents in New Zealand, you were much too kind to mention the way Australia addressed the same problem. While New Zealand acted to create an inclusive political nation, Australia moved in the other direction, to make the political nation more exclusive. We took the vote away from all permanent residents unless they were already on the roll. So we got about 1 million people living as permanent residents in Australia who could not vote and so, yes, New Zealand is a much more inclusive political nation.

That’s one point you were too polite to mention. Another is about the committee system and the extent to which that opens up the legislative process to community participation. In Australia as well, we advertise for submissions from the public, and we put the submissions up on the internet, and committees travel around Australia and take evidence from members of the public. But some senators simply cannot restrain themselves in such public hearings from behaving as they do on the floor of the chamber. Particularly if it’s a politically sensitive inquiry, you get senators treating members of the public as though they are a member of the Opposition on the floor of the chamber, and this hardly encourages community participation, if at the end of a hearing they are absolutely bruised and battered from the experience. So I’d be interested if New Zealand manages to keep that community participation going in a friendly and non-adversarial manner.

The third point I’d like to make is simply to endorse your view that good government may well be slower government. In this country we’ve had governments of both political complexion (I shouldn’t say both in the context of the Senate, when we have a multi-party system). Both the Coalition and Labor governments have expressed impatience with the Senate for holding up government through exposing legislative proposals to public scrutiny and to a process of negotiation for amendments and so on. This slows government down, and it’s been said that this is totally inappropriate considering the context of the pace of decision-making in the global economy, and therefore we have to make government faster. We are all rather worried that government may become faster from today and that we will have a much less democratic and accountable process, but you may like to comment on that as well.

Elizabeth McLeay — The first point you have made very well. With regard to your second comment, from my observation of committees I have seen the occasional MP verbally put down a submitter, but it doesn’t happen very often. There are quite strong guidelines for committee chairs and the chairs don’t approve of that kind of behaviour. There is an ethos on the whole that you don’t put citizens down and a recognition that it’s a rather scary business for anyone to present a submission but particularly for people who are not fully acquainted with the parliamentary process. So I have seen it happen, but I haven’t seen it happen very often. The group that I saw most put down were my colleagues who put forward an argument in favour of the Maori seats and an ACT Party MP was extraordinarily rude to them. On the whole it is a fairly congenial and relaxed atmosphere.

On fast government, one of the things that has happened under MMP is that governments have not easily been able to get the numbers to push forward measures under urgency, and if you look at a graph of the measures taken under urgency, it was
very high and then went down after MMP was instituted. That was particularly so after 1999 because the Green Party is philosophically opposed to taking urgency and the government relied on the Greens for those motions. It has gone up a bit since the 2002 election because the United Future Party, which is now supporting the government although it’s not in executive office with the government, is quite happy occasionally to use urgency. I think the answer is that a lot depends on party philosophies and views.

Your point about globalisation. If we look at most parliaments’ measures we find that if there is a real national emergency they can get the numbers. I agree with you that the norm should be a deliberative, slow process—not rapid change, and to cite globalisation as requiring rapid decisions, is just an excuse for poor legislation.

Question — Professor, I was wondering if you were perhaps overly optimistic about the idea of coalitionist conversation. Although it is true it seems, from what I’ve seen, that the current prime minister manages the system extremely skilfully and well and will always get her legislation through, certainly that wasn’t so with her predecessor, Jenny Shipley. It seemed looking from this side of the Tasman that she had to have 14 or 15 separate conversations with individuals to manage legislation, and there was a tremendous slowing of the business of government. There was a year where I think there were only five or six pieces of legislation that got through parliament. The question is, could this happen again with a National resurgence forming the lead role in government, and not being able to work MMP?

Elizabeth McLeay — Jenny Shipley had to negotiate with a number of MPs who were almost like independents, and we don’t have a history of independents in New Zealand. It was a result of the New Zealand First Party splitting whilst in government with the National government. So for most of that term, it was actually pretty stable with a substantial amount of legislation passed and then after the New Zealand First Party split into two, yes, she did have to negotiate with more people for a limited period of time. Most of those people weren’t re-elected. Electors are not stupid. I think it is always a possibility with proportional representation that you get a fragmentation of the House. For this reason I would like to change our electoral system a little bit. I would like to see the five per cent threshold dropped to four per cent, which on the face of it seems to allow more parties in. But I would like to see the one seat threshold go, because that allows very small parties to come into the House without even five per cent membership of the House. I would like to see that go, but of course all changes are now taken up only after full consensus, and there is no way that minor parties now would agree to that one seat threshold being dropped. But yes, I think fragmentation is a problem, but you can have a majoritarian system, which has certain advantages—it provides rapid government usually, but not always stable government, they [majoritarian systems] can get into trouble too. And then [with proportional representation rules] you have systems which put representation and representativeness as primary criteria. Finding that balance is always difficult in electoral system design and indeed all scholars say there is no perfect electoral system despite your enthusiasm for preferential voting.

Question — I was highly impressed with the last part, on the citizen initiative. The citizen initiative comes from Switzerland. It also has a recall of persons (and we’ve had one) and it has the recall of legislation. When do you think in New Zealand you’ll
complete the tripod: citizen initiative you’ve got, but you haven’t got the recall of the person, and you haven’t got the recall of legislation.

Elizabeth McLeay — There is no call for either of those. However to change the subject slightly, which people always do when they answer questions, there’s much more likely to be a call for fixed term parliaments, as is happening with the states here. There’s a lot of feeling at the moment that prime ministers have too much power, being able to call an election at their own time and at their own pace. So I think that’s a more likely change, and I don’t think we are likely to get any of those other kind of changes, because I don’t think there is now a huge amount of enthusiasm for citizen initiated referenda, perhaps because they are not binding. Although, if they were binding we would get into all sorts of other problems. Some very silly stuff has gone on in the Californian situation.

Question — You mentioned campaign spending limits. Is that part of the changes, or has it always been the case in New Zealand? If it is a recent change, has there been any demonstrable impact on New Zealand’s democracy as a result?

Elizabeth McLeay — There have always been some limitations and then when MMP was instituted those requirements were fine-tuned for the new system. It is really hard to tell what the impact is. There’s been some dodging of the disclosure rules and some dodging in creating trusts, which always seem to advantage some parties against others. On the whole it is respected and no-one would want to change it, but I think further fine tuning is needed. I think all disclosure would make a big difference. It does have an effect, certainly at the constituency level, because $20 000 is not much to spend.