## INQUIRY INTO SAME SEX MARRIAGE LAW IN NSW

Name: Name suppressed

**Date received**: 15/02/2013



Marriage is the unique relationship between a man and a woman. It has existed across cultures, religions, and for many many years reflecting the biological complementary of the sexes. Parliaments of the people came into existence in only recent times as representatives of the people. They have no right to alter the definition as established by our forefathers and as set out in the Constitution of Australia. The State of NSW has no legal right in redefining something that has stood the test of some 200+ years.

This action is a serious human rights issue. Does not a child have the right to be raised within their biological family?

Redefining marriage is clearly by fact a Federal Government issue. The State of NSW or any other State or Territory of Australia has absolutely no right to be attempting to redefine Marriage. A change is a serious human rights issue, a suppression of speech of the people of NSW, a change will follow which I am sure will cause untold problems relating to freedom of religion, and cause serious legal issues in present Legislation.

Surely the people of every State and Territory of Australia must have a Federal Referendum put before them to vote to change any wording in the Constitution?

A NO vote is forcefully required in the NSW Parliament.