

**Submission
No 12**

**INQUIRY INTO ANTI-DISCRIMINATION AMENDMENT
(COMPLAINT HANDLING) BILL 2020**

Name: Mr Trent Mongan

Date Received: 24 April 2020

The only reason the ADB has cowardly changed its tune now is because it's desperate to avoid scrutiny and the law reforms that Mark Latham has introduced into the NSW parliament. There is currently an inquiry underway into Mark's bill forcing the ADB to reject vexatious complaints and complaints against people with brain damage. It also clarifies that the ADB has no power over people who live outside of NSW. We need this bill to become law. Parliament needs to pass this Bill in order to 'stop the abuse of process'. Look at the cases against Bernard Gaynor - he has faced 37 complaints since 2014. He does not live in NSW. No one in Queensland has complained about Mr Gaynor. None of the complaints have been substantiated and Burns' has boasted that he has lodged complaints to bankrupt Mr Gaynor and that Burns' wants him 'silenced for good'. The ADB has refused to even investigate whether Burns' complaints are vexatious and continues to process them, with a recent decision against Mr Folau effectively identifying Burns as a vexatious litigant and as such the complaints against Gaynor should be dismissed with costs awarded against Burns.