

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

**Name:** Name suppressed

**Date Received:** 24 April 2020

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Partially  
Confidential

The NSW Anti-discrimination Board has failed many times to prevent the vexacious complaints lodge by Gary Burns against Bernard Gaynor, and in doing so has placed itself in a position of discriminating against Bernard Gaynor. It should have no jurisdiction over a resident of another state in the first place. The whole motivation behind Burn's complaints is one of a self described gay man objecting to Bernard Gaynor's religious beliefs even though, as I understand it he has made no direct comments about Gary Burns himself. Bernard Gaynor voiced his opposition to the same sex marriage bill as did many other Australian citizens. For that he has been persecuted by the Australian Army Command and by the Australian Defence Force, that in itself is an injustice that should be remedied. But to then be the subject of continuous vexacious claims and persecution by Gary Burns aided and abetted by the NSW Anti-discrimination Board and the NSW Administrative Appeals tribunal is a gross miscarriage of justice comparable to both the Pell and Chamberlain cases. All claims made by Gary Burns against anybody must be rejected outright and Bernard Gaynor is entitled to financial compensation for all the expenses he has incurred fighting both Gary Burns and the NSW government bodies.