

**Submission
No 63**

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

Name: Mr Ken Baker

Date Received: 24 April 2020

I am fervent in my support of Mark Latham's Bill for a proposed law to force the NSW Anti-Discrimination Board to: reject vexatious and frivolous complaints; and reject complaints against people with brain damage.

I have followed the absolutely disgraceful farce that has involved Bernard Gaynor for many years. He has faced 37 complaints since 2014. He does not live in NSW so I am bewildered as to the continued harrassment against a non-NSW citizen by a vexatious NSW citizen.

No one in Queensland has complained about Bernard Gaynor's behaviour or comments. None of the complaints have been substantiated and Mr. Burns has boasted that he has lodged complaints to bankrupt him and that he wants Mr Gaynor silenced for good. The ADB has refused to even investigate whether Burns' complaints are vexatious and continues to process them.

The ADB has confirmed that Mr Burns' complaints against Israel Folou were vexatious and his main objective was money.

Why then, does a vexatious claim by a known vexatious Burns still be considered in Mr Gaynor's matter?