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

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The Chairman and Committee, I am saddened that I have to submit this letter in Australia, 2020, as we should have a robust defence of free speech and an even more robust defence against vexatious litigation. The NSW Anti-discrimination Board, I believe is complicit in unlawfully advancing this matter. It is an egregious example of a board with an agenda trying to push that agenda in contravention of its charter. Gary Burns has made many, many complaints against people he does not agree with and uses the machinery of state to wear down his opposition. He must be declared a vexatious litigant and be held accountable for the costs incurred by his targets for mounting a case against him. Bernard Gaynor has been mercilessly targeted by Burns and Burns must be made to provide a huge sum in compensatory damages to Gaynor, to dissuade others with the same malicious intent from mounting unlawful challenges. The Bill sponsored by Mark Latham must be made law.

"Evil flourishes when good men do nothing." Edmund Bourke