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

Name:Name suppressedDate Received:24 April 2020

Partially Confidential

Among society exist some that are unable to accept we have a diverse society. These person bring unnecessary litigation to the court system simply to force the legal system to prove a point regarding the litigants own preferences. Usually those litigants use discrimination, racial and sexual orientation laws to bolster their personal grievances. Shielding behind and focusing only on these laws fails to recognise the protection needed of those whom action is taken against. The law of Australia is based on balance - not one of giving preference to those who do not agree with another of an opposing viewpoint. Such is the case with with the serial litigant Burns who on many occasions has put himself forward as being discriminated against, but it is he who fails to accept the rights of all sections of society. All of his actions have been against those with Christian religious allegiance or heterosexual orientation. This reeks of discrimination by him against others. Under Australian law it is not compulsory to be a member of the LGBT orientation. Only the acceptance in society of such persons has now been legislated. Placing impositions on those who retain their heterosexuality or Christianity is not a crime and never will be, therefore justice can only be seen to be done is when the rights of these persons is equally recognised.