

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

**Name:** Name suppressed

**Date Received:** 25 April 2020

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Partially  
Confidential

I hereby lodge a submission in support of Mark Latham's Bill.

The ADB has been involved in a massive abuse of process, aiding and abetting Burns to lodge hundreds of vexatious complaints.

The ADB has been provided evidence in the case of Bernard Gaynor's case proving that Burns has acted in exactly the same way with me as he did with Folau. Yet the ADB has not only refused to accept it, it has removed this evidence from the files it sends to NCAT, describing it as irrelevant. And it has written to him stating that it does not have the power to investigate if complaints are vexatious.

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.

The ADB needs to be reigned in and to not be partial but impartial, and needs to work within its jurisdiction. not across borders as it is doing in what can only be called a cavalier fashion, which reflects a dangerous "kangaroo court" attitude and frivolous, no scandalous waste of tax payers money.