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

Name: Mr Colin Maynard

Date Received: 26 April 2020

The NSW Anti-Discrimination Board, operating under the Anti-Discrimination Act 1977 (NSW), has repeatedly allowed actions to proceed against individuals that can only be judged as vexatious. Repeated actions against any one person, designed not to bring about just solutions to perceived wrongs, but to act as vengeful instruments, seeking the financial ruin of the respondent, are a perversion of the intent of the foundation Act of Parliament.

This process has been a disgrace to the state of New South Wales and the only remedy is for the state parliament to pass the proposed amendment bill.