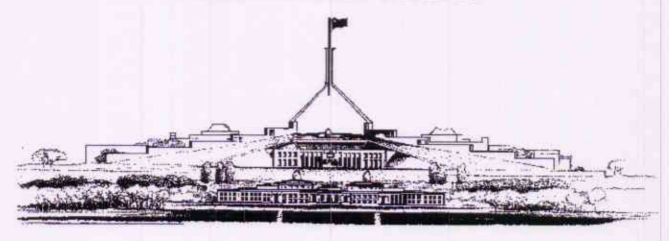


PARLIAMENTARY DEBATES



Senate

Official Hansard

No. 8, 2004 THURSDAY, 24 JUNE 2004

FORTIETH PARLIAMENT
FIRST SESSION—EIGHTH PERIOD

BY AUTHORITY OF THE SENATE

PLEASE NOTE:

THE LAST TWO PAGES OF THIS DOCUMENT CONTAINS A SECTION OF MAJOR IMPORTANCE WHICH HAS BEEN SPECIFICALLY HIGHLIGHTED!

Web Link: www.aph.gov.au/HANSARD/senate/dailys/ds240604.pdf

INTERNET

The Journals for the Senate are available at http://www.aph.gov.au/senate/work/journals/index.htm

Proof and Official Hansards for the House of Representatives, the Senate and committee hearings are available at

http://www.aph.gov.au/hansard

For searching purposes use http://parlinfoweb.aph.gov.au

SITTING DAYS-2004

Month	Date
February	10, 11, 12
March	1, 2, 3, 4, 8, 9, 10, 11, 22, 23, 24, 25, 29, 30, 31
April	1
May	11, 12, 13
June	15, 16, 17, 18, 21, 22, 23, 24
August	3, 4, 5, 9, 10, 11, 12, 30, 31
September	1, 2, 6, 7, 8, 9, 27, 28, 29, 30
October	5, 6, 7, 25, 26, 27, 28
November	22, 23, 24, 25, 29, 30
December	1, 2

RADIO BROADCASTS

Broadcasts of proceedings of the Parliament can be heard on the following Parliamentary and News Network radio stations, in the areas identified.

 CANBERRA
 1440 AM

 SYDNEY
 630 AM

 NEWCASTLE
 1458 AM

 GOSFORD
 98.1 FM

 BRISBANE
 936 AM

 GOLD COAST
 95.7 FM

 MELBOURNE
 1026 AM

 ADELAIDE
 972 AM

 PERTH
 585 AM

 HOBART
 747 AM

 NORTHERN TASMANIA
 92.5 FM

 DARWIN
 102.5 FM

CONTENTS

THURSDAY, 24 JUNE

Petitions—	
Defence: Involvement in Overseas Conflict Legislation	.24839
Education: Funding	.24839
Indigenous Affairs: Government Policy	24839
Indigenous Affairs: Natural Law and Spirituality	24840
Indigenous Affairs: Government Policy	
Education: Educational Textbook Subsidy Scheme	24842
Workplace Relations: Paid Maternity Leave	
Education: Funding	
Education: Funding	
Education: Funding	
Notices—	,
Presentation	.24843
Business—	,
Rearrangement	24844
Rearrangement.	
Corporate Code of Conduct Bill 2004—	,21011
Exposure Draft	24844
Committees—	21011
Community Affairs Legislation Committee—Reference	24844
Education: Educational Textbook Subsidy Scheme	
Committees—	. 24043
Legal and Constitutional Legislation Committee—Reference	24846
Environment: National Water Initiative	
Committees—	24040
Environment, Communications, Information Technology and the Arts References Committee—Reference	24847
Foreign Affairs: Iran	
Health: Midwives	24847
Lands Acquisition Amendment Regulations 2004 (No. 2)—	24940
Motion for Disallowance	. 24848
Notices—	0.40.40
Postponement	24848
Parliamentary Zone—	0.40.40
Approval of Works	24848
Crimes Legislation Amendment (Telecommunications Offences and Other Measures)	
Bill 2004—	
First Reading	24848
Second Reading	24848
Telecommunications: Videophone Facilities	24851
Business—	
Consideration of Legislation	
Human Rights: Children	24851
Foreign Affairs: Conventional Weapons Treaties	.24851
Committees—	
Publications Committee—Report	.24852
Budget—	
Consideration by Legislation Committees—Additional Information	.24852

Committees—	
Australian Crime Commission Committee—Report	24852
Native Title and the Aboriginal and Torres Strait Islander Land Fund Committee-	_
Report	24854
Bills Returned from the House of Representatives	24854
Superannuation Laws Amendment (2004 Measures No. 2) Bill 2004—	
Consideration of House of Representatives Message	24854
Taxation Laws Amendment Bill (No. 7) 2003—	
Consideration of House of Representatives Message	24854
Corporate Law Economic Reform Program (Audit Reform and Corporate Disclosure	
Bill 2003—	<i>'</i>
Consideration of House of Representatives Message	24854
Budget—	
Consideration by Legislation Committees—Report	24855
Committees—	21000
Free Trade Agreement Committee—Interim Report	24855
Personal Explanations	24866
Parliamentary Zone—	27000
Approval of Works	24868
Business—	27000
Consideration of Legislation	24976
Customs Legislation Amendment (Airport, Port and Cargo Security) Bill 2004—	240/0
	24877
First Reading	
Second Reading	24877
Family and Community Services and Veterans' Affairs Legislation Amendment	
(Income Streams) Bill 2004	0.4070
Second Reading	
Third Reading	24879
Business—	
Rearrangement	24879
Higher Education Legislation Amendment Bill (No. 2) 2004—	
Second Reading	
Third Reading	24888
Business—	
Rearrangement	24888
Consideration of Legislation	24888
Agriculture, Fisheries and Forestry Legislation Amendment (Export Control) Bill 200	04—
Second Reading	
In Committee	
Third Reading	24903
Family and Community Services and Veterans' Affairs Legislation Amendment	
(Sugar Reform) Bill 2004—	
Second Reading	24903
Third Reading	24907
Health Legislation Amendment (Podiatric Surgery and Other Matters) Bill 2004	1501
Second Reading	24907
Third Reading	24907
Industrial Chemicals (Notification and Assessment) Amendment (Low Regulatory	24701
Concern Chemicals) Bill 2004—	
Second Reading	24907
TRACTION INCOME.	/

Third Reading.	24910
Veterans' Entitlements Amendment (Direct Deductions and Other Measures) Bill 2004	
Second Reading	24910
Third Reading	
Excise and Other Legislation Amendment (Compliance Measures) Bill 2004—	
Second Reading	24913
Third Reading	24913
Absence of the President	_24913
Ministerial Arrangements	24913
Ouestions Without Notice—	
National Security	24914
Environment: Water Management	
Centrelink: Debt Recovery	
Defence: Budget	24917
Centrelink: Debt Recovery	24918
National Radioactive Waste Repository	
Education: University Funding	
Trade: Free Trade Agreement	
Women: Domestic Violence	24923
Howard Government: Economic Policy	24924
Science: Cooperative Research Centres	24925
Environment: Burnett River	24926
Answers to Ouestions on Notice—	27720
Question Nos 2853 and 2854	2/1028
Question Nos 2855, 2856, 2857 and 2858	
Question Nos 2833, 2830, 2837 and 2838	_2 7 730
Environment: Burnett River	2/021
Questions Without Notice: Take Note of Answers—	247 31
Centrelink: Debt Recovery	24931
Women: Domestic Violence	24021
	24931
Committees	24027
Reports: Government Responses	24930
Petitions—	0.40.40
Iraq	24943
Documents—	
Auditor-General's Reports—Report Nos 56 and 57 of 2003-04 and Report by	0.10.10
Independent Auditor	
Health; Midwife Services	24945
Committees—	
Reports: Government Responses	24946
Foreign Affairs, Defence and Trade Committee: Joint—Report	24950
Iraq—	
Return to Order	_24952
Superannuation Laws Amendment (2004 Measures No. 2) Bill 2004—	
Consideration of House of Representatives Message	24956
Taxation Laws Amendment Bill (No. 7) 2003—	
Consideration of House of Representatives Message	24959
Business—	
Consideration of Legislation	24959

National Health Amendment (Pharmaceutical Benefits—Budget Measures) Bill 2002 [No. 2]—	
Second Reading	.24960
Committees—	
Australian Crime Commission Committee—Meeting	.24986
National Health Amendment (Pharmaceutical Benefits—Budget Measures	
Bill 2002 [No. 2]—	
In Committee	
Third Reading.	.25010
Committees—	
Australian Crime Commission Committee—Meeting	.25013
Business—	
Rearrangement	.25013
Appropriation (Parliamentary Departments) Bill (No. 1) 2004-2005,	
Appropriation Bill (No. 1) 2004-2005,	
Appropriation Bill (No. 2) 2004-2005,	
Appropriation Bill (No. 5) 2003-2004 and	
Appropriation Bill (No. 6) 2003-2004—	
In Committee	
Third Reading.	25028
Committees—	
Membership	
Privilege	25028
Assent	.25029
Committees—	
Community Affairs References Committee—Extension of Time	.25029
Community Affairs References Committee—Additional Information	
Economics Legislation Committee—Corrigendum	.25029
Business—	
Rearrangement	25030
Superannuation Budget Measures Bill 2004—	
Second Reading	
In Committee	
Third Reading	,25047
Superannuation Laws Amendment (2004 Measures No. 2) Bill 2004—	
Consideration of House of Representatives Message	.25047
Corporate Law Economic Reform Program (Audit Reform and Corporate Disclosure)	
Bill 2003—	
Consideration of House of Representatives Message	.25049
Committees—	
Economics References Committee—Report	25057
Public Accounts and Audit Committee—Report	.25059
Tax Laws Amendment (2004 Measures No. 3) Bill 2004—	
Second Reading	25060
Third Reading.	25061
Australian Energy Market Bill 2004 and	
Trade Practices Amendment (Australian Energy Market) Bill 2004—	
Second Reading.	25061
In Committee	
Third Reading	.25093

Appropriation Bill (No. 2) 2004–2005—	
Consideration of House of Representatives Message	25094
Treasury Legislation Amendment (Professional Standards) Bill 2004—	
Second Reading	25098
In Committee	25105
Third Reading	07101
Trade Practices Amendment (Personal Injuries and Death) Bill (No. 2) 2004—	
Consideration of House of Representatives Message	25106
Extension of Charitable Purpose Bill 2004—	
Consideration of House of Representatives Message	25111
Business—	
Rearrangement	25115
Anti-terrorism Bill 2004—	
Consideration of House of Representatives Message	25116
Customs Legislation Amendment (Airport, Port and Cargo Security) Bill 2004—	
Second Reading	25124
In Committee	
Third Reading.	25136
Business—	20100
Rearrangement	25136
Electoral and Referendum Amendment (Enrolment Integrity and Other Measures)	25150
Bill 2004—	
Second Reading	25136
In Committee	25150
Third Reading.	25167
1 mrd Reading	23107
Superannuation Budget Measures Bill 2004—	25169
Consideration of House of Representatives Message	25170
Adoption of Report	23172
Sex Discrimination Amendment (Teaching Profession) Bill 2004—	26172
Second Reading	23172
Marriage Amendment Bill 2004—	
First Reading	25181
Workplace Relations Amendment (Codifying Contempt Offences) Bill 2003—	05100
In Committee	25182
Third Reading	25277
Bills Returned from the House of Representatives	25286
Geoscience Australia—	
Return to Order	25286
Gene Technology—	
Return to Order	25286
Australian Defence Industries: Former Site—	
Return to Order	25292
Committees—	
Community Affairs Legislation Committee—Extension of Time	25292
Leave of Absence	25292
Adjournment—	
Phillip C. Jessup International Law Moot Court Competition	25292
Industry Funds Services Pty Ltd	
Trade: Free Trade Agreement	
Foreign Affairs: Burma	

Non-government Organisations	25301
Trade: Free Trade Agreement	
Documents—	
Tabling	25305
Tabling	25306
Questions on Notice—	
Transport and Regional Services: Legal Services—(Question No. 2780)	25307
Environment: Moreton Bay—(Question No. 2799)	25308
Agriculture: Genetically Modified Crops—(Question No. 2815)	25309
Agriculture: Genetically Modified Organisms—(Question No. 2817)	25309
Environment: Toxic Waste—(Question No. 2866)	25310
Gambling—(Question No. 2902)	25310
Family and Community Services: Suspected Leaks—(Question No. 2918)	
Defence: Abrams Tanks—(Question No. 2929)	25311
Sports Aboriginal Corporation of Tasmania—(Question No. 2936)	25315
Health: Aluminium Dust—(Question No. 2940)	25316

Thursday, 24 June 2004

The PRESIDENT (Senator the Hon. Paul Calvert) took the chair at 9.30 a.m. and read prayers.

PETITIONS

The Clerk—Petitions have been lodged for presentation as follows:

Defence: Involvement in Overseas Conflict Legislation

To the Honourable the President and Members of the Senate in Parliament assembled.

The Petition of the undersigned calls on the members of the Senate to support the Defence Amendment (Parliamentary Approval for Australian Involvement in Overseas conflict) Bill introduced by the Leader of the Australian Democrats, Senator Andrew Bartlett and the Democrats' Foreign Affairs spokesperson, Senator Natasha Stott Despoja.

Presently, the Prime Minister, through a Cabinet decision and the authority of the Defence Act, has the power to send Australian troops to an overseas conflict without the support of the United Nations, the Australian Parliament or the Australian people.

The Howard Government has been the first Government in our history to go to war without majority Parliament support. It is time to take the decision to commit troops to overseas conflict out of the hands of the Prime Minister and Cabinet, and place it with the Parliament.

by Senator Bartlett (from 136 citizens).

Education: Funding

To the Honourable the President and members of the Senate assembled in Parliament.

This petition of certain citizens of Australia draws to the attention of the Senate:

For over 150 years our country has been served by a comprehensive and inclusive system of public education. Public education has contributed to successful lives and democratic social development in an Australia which is highly skilled and economically strong. It has built our national identity and democratic traditions and given the capacity for active citizenship to the Australian people.

All of this has been possible only because the system has enjoyed public confidence and public investment.

At this time both are under threat Public confidence has been undermined by divisive attacks and public investment has been distorted by an unfair system of federal funding which favours an already well-off minority to the detriment of those in genuine need.

We therefore call on all Senators to condemn these unjust attacks, and to:

- accept national responsibility to provide priority in funding to public schools to enable them to continue to provide high quality education to all, regardless of wealth, location, ethnicity, religion or special needs; and,
- replace the current unfair SES funding model with a new Commonwealth and State system which provides enhanced educational resources to schools allocated on the basis of educational need and which ends public funding to wealthy schools which are already well resourced.

by **Senator Faulkner** (from 12,523 citizens).

Indigenous Affairs: Government Policy

To the Honourable President and members of the Senate in parliament assembled.

The petition of the undersigned shows:

That the current intention of the Government to abolish the rights of Aboriginal and Torres Strait Islander people to exercise their right of selfdetermination and self-management, will severely disadvantage Aboriginal and Torres Strait Islander people.

Your petitioners request that the Senate:

oppose any legislation for the abolition of ATSIC unless and until an alternative elected representative structure, developed and approved by Aboriginal and Torres Strait Islander peoples is put in place and which would, at the same time assume the function of ATSIC.

- oppose any move to appoint an advisory committee as contrary to the rights of Aboriginal and Torres Strait Islander people to elect their own representatives.
- oppose any move to diminish, dismantle, destroy and/or erode the principles of selfdetermination and self-management since any such action would turn back the clock on hard won rights of Aboriginal and Torres Strait Islander people.
- strongly defend these rights of selfdetermination and self-management of Aboriginal and Torres Strait Islander people previously supported by the Australian Parliament.
- oppose any move to main-stream services for Aboriginal and Torres Strait Islander people as this too would severely disadvantage Aboriginal and Torres Strait Islander people.

by **Senator Ridgeway** (from 159 citizens).

Indigenous Affairs: Natural Law and Spirituality

To the Honourable President and Members of the Senate in the Parliament assembled.

Theme of the undersigned shows:

That the rule of Law, as defined by the Commonwealth of Australia Constitution Act 1901, and as per the Grievances listed in the Petition to the Senate by the Sovereign People of Australia is fraudulently and unlawfully being administered by the current de-facto Parliament.

That the system of Governance as currently administered by the Parliament, in which the Federal Police can refuse to investigate the claims of the Petition by the Sovereign People of Australia using their so called discretionary powers is in breach of Covering Clause S of the Constitution

That the current unlawful Governance in the Commonwealth of Australia, as per the stated grievances above, has been and still is responsible for the Genocide of the Indigenous Peoples, their System of the Rule of Natural Law and Spirituality, their Culture and the land mass of Australia.

That the current system of Governance under the Westminster model is a class structured system which allows for corruption, injustice and inequity, is not only outdated it is inferior to the Rule of Natural Law and Spirituality as practised by the Indigenous People of this Land.

That the High Court of Australia has illegally and without authority rewritten the Commonwealth Constitution Act and Constitution, by not applying Covering Clause 5. "This Act, and all the laws made by the Parliament under the Constitution are binding on the courts, judges and the people....

That the Queen of the United Kingdom has abrogated her sworn duties under the Coronation Oath, and the Proclamation by Her predecessor, Queen Victoria. This is incorporated into the Commonwealth Constitution Act 1901, and is sworn by her representative the Governor General, to govern all People by Law under God, the creator of the Rule of Natural Law.

That the Sovereignty of this Land the 500 plus Nations of the First Peoples, and the system of the Rule of Natural Law and Spirituality has never been ceded to the U.K. Crown, nor to the Australian Crown.

Your Petitioners request that the Senate:

Take notice and

- (1) Adopts as the guiding Principals of the Parliament of the Commonwealth, the System of the Rule of Natural Law and Spirituality, which is the Law, Spirituality and Culture of this land, as practised by the Indigenous People since the beginning of time.
- (2) That all future laws made by the Parliament of the Commonwealth of Australia, be guided by the Rule of Natural Law and Spirituality.
- (3) That the Rule of Natural Law and Spirituality given by the Great Creator Spirit of the Universe is a universal Law and the birthright of all the People of the Planet, and will be acknowledged, taught and respected as Law.
- (4) That the Rule of Natural Law and Spirituality be acknowledged as the system

which connects the Land and its Ecosystems, the Sea and all marine life, the sky and the planets and stars and the Indigenous People through language and Spiritual connection and is a complete system, in which all parts are in balance and harmony.

- (5) That this system of Natural Law and Spirituality, though a kinship relationship of 8 female and 8 male connects Land, Law and spirituality though Language and Culture to all things and to each other, and is the only system which offers sustainability for this planet and for future Generations.
- (6) That this system of Natural Law and Spirituality is about the sustainability of all ecosystems of the Planet, equality of all People of the human race, Spirituality, interconnectedness and balance. This system does not allow for corruption, nepotism, environmental vandalism etc, which are the basis of capitalism, so called democracy and freedom, all of which are a primitive illusion. This system of Natural Law and Spirituality would not allow any leader, for example George Bush, John Howard or Tony Blair, or rogue nations and states to be above the Law. The Law is the Law is the Law.
- (7) That this Petition and the Petition to the Senate by the Sovereign People of Australia, is to be taken as The Declaration of Sovereignty and Independence by the Indigenous People of the 500 plus Nations of the First Peoples of this Land.

That it is Our intention to set up the first Aboriginal Government, on the site currently occupied and known as the Aboriginal Tent Embassy and that we require vacant possession of the Old Parliament House site immediately for the Law Council of Elders and Custodians of the Rule of Nil Law and Spirituality. That we will be pursuing International recognition through the United Nations and diplomatic communication with the governments of the World.

That we will be pursuing reparation from the Government of the United Kingdom and the Crown for Genocide, stealing our Lands and Sawed sites, stolen Generations, the environmental vandalism, the spiritual, cultural and eth-

nic cleansing of this Lands First Peoples, through the World Court and International Judicial Committees.

That all moneys currently paid to and in trust and on behalf of Aboriginal and Torres Strait Islanders and their organisations are to be continued as part payment on the Inter on the Reparations sought before the World Cowry.

We will be seeking reparation from the World Council of Churches for the same grievances that we have charged the Commonwealth Parliament and Government with.

That all purported exploration and mining leases on so called Crown Land and Seas are hence forth Terminated, and that reparation will be sought for the Spiritual and environmental vandalism used by the Companies responsible, and that full restoration of those sites will be part of the Claims for compensation.

That all attempts to reconcile the unlawful Governance by the Commonwealth Parliament as stated in these 2 Petitions has failed.

That all de-facto Members of the current Parliament are in denial of the facts and have been unable to disprove the grievances listed and unable to provide any lawful authority under the Commonwealth of Australia Constitution Act 1901.

We the People of this Land are standing forward in the name of the Great Creator Spirit/God and telling the truth and exposing the Genocide, fraud and lies of the current Parliament.

We open our hearts to all Peoples of Australia and the World to share this land/Law in respect of First People and the Rule of Natural Law and Spirituality.

That this Declaration of Sovereignty and Independence is based in Peace, Spiritual Law, and Respect for all People and the Land.

by Senator Ridgeway (from two citizens).

Indigenous Affairs: Government Policy

The Honourable President and Members of the Senate in the Parliament assembled.

The petition of the undersigned shows:

 The Letters Patent 1984 relating to the Office of Governor General, purporting to revoke

- and issue new Instructions, are unlawful and have no Constitutional head of power under the Commonwealth of Australia Constitution Act 1901.
- (2) That the statement tabled and not read to the House of Representatives on the 24th August 1984 by PM Bob Hawke, misrepresents the legality of Letters Patent and permanent Instructions 1900, and the constitutionality of the Letters Patents 1984.
- (3) That the Queen of Australia, has no constitutional powers under the Great Seal of Australia, nor the Constitution Act 1901, to revoke Letters Patent and Instructions, issued under the Great Seal of the United Kingdom and Northern Ireland.
- (4) That the correct heads of power to revoke, or issue new Letters Patent and Instructions, is Sec 2 of the Constitution Act 1901, and not Section 126, which refers to Deputies appointed directly by the Governor General.
- (5) That no lawful Instrument exists, granting transfer of the legal Sovereignty of the Imperial Parliament, to the Commonwealth of Australia, upon attaining independence.
- (6) That the said legal Sovereignty of the Imperial Parliament, could only be transferred to the body politic constituting the Commonwealth, and that is the people of the Commonwealth. (Quick and Garran, re Sovereignty p327, etc.)
- (7) That the Executive Government of the Commonwealth has at some stage of Australia's constitutional evolution into a Nation (H.C.A.), obfuscated and assumed the said legal Sovereignty, and "altered" the Commonwealth of Australia Constitution Act, without the knowledge of the People.
- (8) That the people have not been consulted, nor have they granted, that the legal Sovereignty reside anywhere else, other than in the People.
- (9) That the High Court of Australia, does not command the respect of the people because it has passed judgements that have no factual basis in law, and do in fact rewrite the Constitution, by way of so called legal positivism".

Your Petitioners request that the Senate:

- (a) Immediately holds a Public Royal Commission, plebiscite and or Senate Inquiry into the above grievances.
- (b) That on the above grievances being correct at law, it would stand that no lawful authority resides in the current Parliament, nor Executive Government, and that all Members of the de facto Parliament, stand down.
- (c) That no writs for the next Federal elections be issued, until this matter is settled.
- (d) That a Council of Elders, 12 Indigenous and 12 non Indigenous persons, be appointed to oversee the Administration of the Commonwealth until the truth has been told to the People and plebiscites and valid elections can be held.

by Senator Ridgeway (from two citizens).

Education: Educational Textbook Subsidy Scheme

To the Honourable the President and Members of the Senate in Parliament assembled.

The Petition of the undersigned draws to the attention of the Senate, concerns that the expiration of the Educational Textbook Subsidy Scheme on June 30 will lead to an eight percent increase in the price of textbooks, which will further burden students and make education less accessible.

Your petitioners believe:

- (a) a tax on books is a tax on knowledge;
- (b) textbooks—as an essential component of education—should remain GST free;
- (c) an increase in the price of textbooks will price many students out of education, particularly those students from disadvantaged backgrounds; and,
- (d) the Educational Textbook Subsidy Scheme should be extended past June 30.

Your petitioners therefore request the Senate act to extend the Educational Textbook Subsidy Scheme indefinitely.

by **Senator Stott Despoja** (from 9,471 citizens).