Electoral Reform Amendment Bill 2013 Submission 131

From: Narelle Ladd

To: Legal Affairs and Community Safety Committee
Subject: Submission to the Electoral Amendment Bill
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As seen in Western Australia at the last Federal Election, and in Queensland with the seat that Clive Palmer holds, that there does need to be stricter diligence in some areas of our electoral methods. However, generally Australia has always had good accountability in maintaining an honest and transparent electoral system. I have been voting for over 50 years, and have never had a problem with the system, so why is it necessary to bring in these changes that the government in Queensland is considering?

In a free and fair democracy as many people must be free to vote as possible. Governments have a responsibility to make it easy for people to vote. Can the committee guarantee that these laws won't lead to voter complacency and disenfranchisement?

In a free and fair democracy all people must have an equal opportunity to vote. The proposed laws could have discriminatory effects on who is, and who isn't, able to vote - and the worst impact will likely be on those who live in remote communities, those who are elderly, young, disabled, homeless, or just move house frequently. Does the Committee know how what percentage of people from these groups may not be able to cast a vote if the laws are introduced?

The proposed laws would waste the people of Queensland's time and money. The onerous process of checking everyho0ne's IDs will make lines to vote longer. The staff required to do this will cost more money. The Attorney-General claims these laws will reduce 'voter impersonation' but there is no evidence that these proposals will actually reduce it, or that voter impersonation has ever made a difference in any election.

Narelle Ladd

