1	5	V KC
1. 1. A satisfield and a satisfield and	ha that I	
3,	Spec 34	ξ
	96	

The Research Director

Jegal, Constitutional and Administrative Review Committee Parliament House

2.0. GEP 1000 LEGAL CONSTITUTIONAL AND ADMINISTRUTIVE NEVIEW OCTAMOTTEE

George Street

To

BRISEANE QLD 4000

SUBMISSION AGAINST THE CONSOLIDATION OF THE QUEENSLAND CONSTITUTION

I wish to lodge my objection to the proposed changes of The Queensland Constitution.

While to consolidate the 'scattered' Constitution into one 'easy to read' document sounds like a good idea, it must be remembered, that to change the wording of <u>anything</u> is very likely to change its <u>meaning</u> and <u>original intent</u>.

The role of the Committee, as established under the *Parliamentary Committees Act* 1995 (Qld), is to;

"....inquire into and report to the Legislative Assembly as to how all the Acts and Laws relating to the Queensland Constitution may be consolidated, <u>as far as</u> <u>possible</u>, into one Act."

".....inquiry not extend to recommending any major changes of substance to the current Constitution."

The <u>changes</u>, <u>omissions</u> and <u>insertions</u> as set out in the Interim Report on the Consolidation of the Queensland Constitution, (Report No 10, May 1998), far exceed the role of the Committee.

Section 53 of the existing Constitution states that parts of the Constitution, including Section 53 itself, must not be changed without public approval in a referendum. Any such changes, without a referendum, shall be of no effect as an Act.

I object to the proposed changes and point out the need for a referendum.

Yours Sincerely.

HJ June

HJ TURNER

00TED 22-9-48