**From:** Nick Muir <nickrmuir@gmail.com>   
**Sent:** Wednesday, 31 July 2019 9:21 AM  
**To:** RG - Black Economy <Blackeconomy@treasury.gov.au>  
**Subject:** Currency (Restrictions on the Use of Cash) Bill 2019

I wanted to offer my thoughts on this recently introduced bill.

It signals an absolute infringement on a fundamental basic human right; the ability to conduct commerce and trade, free from government interference.

I'd like to know how the bill will be enforced? It seems to me that a transaction absent any digital footprint (exactly the transactions that this bill seeks to target) would require a physical presence by any enforcement bodies to be effectively policed. How is it intended that the bill be policed?

How would this affect transactions involving gold and silver that have a 'face value' as legal tender? Would the cash limit be breached once the value of the metal exceeded the $10000 limit, or only once the face value of the coins did so? This aspect (amongst others) requires clarification.

Regards.