At 5pm on 2nd August the Parliament sneaked through a proposal for the above legislation.

This is legislation that effects the lives of all Australians as it restricts their choice in how their finances can be handled.  It negates free choice in how they conduct  their storage of their legitimate wealth by forcing them to put it in the hands of privately owned banks to be able to conduct business.

We have seen how this situation has made it simple for bail in of deposits in other countries, and it is known that the Bank of International Settlements is demanding the same of Australia.

It is supposedly predicated on findings of the Black Economy Task Force headed by Michael Andrew AO who was head of KPMG auditors to HSBC Bank when their actions and those of similar big  banking institutions precipitated the GFC with the need of an immediate bailout.  BIS are planning it will be bail in this next  time and banks have not changed their behaviour with derivatives.  Such an outcome appears likely.

Hon. Andrews was not a good choice for the confidence of the Australian public in the recommendations  of this group.

Now you are only accepting submissions for two short  weeks on such an important Bill that has had no advertisement to bring it to the attention of your constituents that you are acting immediately.

Same short notice  happened with the other  submissions and reports regarding finance and Royal Commision findings and Banking System Reform Bill this year.

The Australian public does not expect their Parliament to put forward proposals on false premise like money laundering when what they propose will have no more impact on that cohort than measures already in place but not enforced.

Australians are having their freedoms eroded at a record pace.

Can they look to a Government that has their best interests foremost or will they be betrayed by the corruption that is demanded by globalisation?

Communities worldwide are pushing back currently.