**From:** Nick Robinson <nick@mysteria.com.au>   
**Sent:** Tuesday, 6 August 2019 9:42 PM  
**To:** RG - Black Economy <Blackeconomy@treasury.gov.au>  
**Subject:** Exposure Draft-Currency (Restrictions on the Use of Cash) Bill 2019

Dear Sir / Madam

I am writing to express my concern with the Currency (Restrictions on the Use of Cash) Bill 2019. The right for the people of Australia to use cash for any transaction they choose is a right. Should this Act be passed, you will be locking every Australian into the use of a financial banking sector which has repeatedly shown its criminal side, as demonstrated in the Banking Royal Commission. I object very strongly to this objective of the Act.

In addition, the draft presented in not even complete! The is a whole section titled Division 2 that just reads “to be inserted”. Seriously? Do you think the Australian people so stupid as to allow you to pass an Act that has a section that is not even visible or published for comment? This is simply gross incompetence or deliberate criminal activity on your behalf. This “to be inserted” section needs to be inserted immediately and the window for comment extended as a result.

I also direct you to correct the words “The Parliament of Australia enacts” to the correct wording “The Parliament of the Commonwealth enacts” as per the Commonwealth Constitution Section 1 which clearly states that “The legislative power of the Commonwealth shall be vested in a Federal Parliament, which shall consist of the Queen, a Senate, and a House of Representatives, and which is hereinafter called The Parliament, or The Parliament of the Commonwealth.” Unless you can provide evidence that this has been changed by Commonwealth Constitution Section 128, of which I am unaware of any such referendum being held.

Regards

Nicholas Robinson

504 Millinup Road, Porongurup WA 6324