



March 2018

Chair
General Purposes
Committee

Propose Standing Committee No 3

18

being held on 27 March 2018. The relevant documents are enclosed separately with this submission.

Introduction to the proposed Standing Committee

1. The Centre provides

several services to the public, including the provision of information, advice and support to the public, the provision of training and support to the public, and the provision of research and analysis to the public.

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ceased support for early intervention for Aboriginal families and greater access to the family law system for Aboriginal families. Increased resources should be provided for Aboriginal families for

children, conducting a review of practice with the placement principles and developing a decision making

Children and Young Persons (Care and

- Reasonable to be the standard of proof applied to flag applications for monetary compensation
- The judicial processes and time-frames should be transparent

Original Mabo Case (1992) NSWCA (26 August 1992)

The Williams case involved a claim brought by a group of Aborigines against the State of Queensland.

Ms Williams was a ward of the Aboriginal Welfare Act and under the regional law.

Ms Williams was removed from her mother's care.

Aborigines are a fair skinned child.

Ms Williams claimed that she was a fair skinned child. She was ready to make a claim.

Ms Williams alleged that she was a fair skinned child.

where the

plaintiff was a fair skinned child.

due to the High Court for special leave to appeal.

duty to take active steps to look for a cure since 2001 however, ...

Problems with Litigation

This ends ... bringing litigation because of the very difficulty of removal and ...

PROBABLE: ... health for himself ...

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... they failed to involve Indigenous parents in decisions about the child's care and protection.

... the court found that the child's placement with his grandparents was in his best interests, and that the grandparents were entitled to compensation for harm caused by child abuse under the NSW Victims Compensation Act 1997.

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...available for actual income of \$100,000 available for actual income. The basis of compensation was based on a points system with 100 points allocated according to the type of abuse suffered.

...can be drawn from the Indian Residential Schools Settlement Agreement is that the government's obligations for redress and compensation should be developed in consultation with Aboriginal people and that information about the criteria should be presented clearly and sensitively.

Graduate Agreement in Qatira, Canada, and negotiate between us and a group of survivors or institutions.

...and oral hearings. The independence of the written application...

...The Commission will also have the authority to conduct investigations and to hold public hearings. The Commission will also have the authority to conduct investigations and to hold public hearings.

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that monies repatriated, awarded, by a Stolen Generations tribunal should be in the
Royal Commission.

KLC submits that the conclusions and recommendations of the Kovalev Committee
should be referred to a new Stolen Generations Tribunal

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The Hog Shaggy Mealman

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