A LIFE of opportunity and dignity, free from discrimination and disadvantage, should not be an ideal. It is, in fact, a basic human right – one that we all share in common.

Social justice is about making sure that every Australian - Indigenous and non-Indigenous - has choices about how they live and the means to make those choices.

Social justice is grounded in the practical, day-to-day realities of life. It’s about waking up in a house with running water and proper sanitation; offering one’s children an education that helps them develop their potential and respect their culture. It is the prospect of satisfying employment and good health.

Social justice also means recognising the distinctive rights that Indigenous Australians hold as the original peoples of this land, including:

- **the right to a distinct status and culture**, which helps maintain and strengthen the identity and spiritual and cultural practices of Indigenous communities
- **the right to self-determination**, which is a process where Indigenous communities take control of their future and decide how they will address the issues facing them
- **the right to land**, which provides the spiritual and cultural basis of Indigenous communities.

The Aboriginal and Torres Strait Islander Social Justice Commissioner advocates for the recognition of the rights of Indigenous Australians and seeks to promote respect and understanding of these rights among the broader Australian community.

For Indigenous peoples to participate in Australian society as equals requires that we be able to live our lives free from assumptions by others about what is best for us. It requires recognition of our values, culture and traditions so that they can co-exist with those of mainstream society. It requires respecting our difference and celebrating it within the diversity of the nation.

Dr William Jonas

**History**

In the past decade a number of significant events have helped promote a deeper understanding of the issues facing Indigenous Australians.

In 1991 the report of the Royal Commission into Aboriginal Deaths in Custody revealed a complex and devastating picture of the effects of dispossession, colonisation and institutional racism on Aboriginal peoples.
Partly in response to the findings of the Royal Commission, the federal Parliament established the Council for Aboriginal Reconciliation which had as its goal the ‘transformation of Aboriginal and non-Aboriginal relations in this country’.

This was followed in 1992 by the High Court’s decision in Mabo, which rejected the idea that Australia was terra nullius (‘land belonging to no one’) at the time of European settlement. The Court recognised the common law right of Indigenous peoples to land based on their continuing use and connection to land.

Since then other painful episodes in Australia’s history have been revealed, such as the findings of the National Inquiry into the Separation of Aboriginal and Torres Strait Islander Children from their Families.

The position of the Aboriginal and Torres Strait Islander Social Justice Commissioner was created by the federal parliament in December 1992 – a response to the findings of the Royal Commission into Aboriginal Deaths in Custody and the National Inquiry into Racist Violence. It was also a response to the extreme social and economic disadvantage faced by Indigenous Australians.

An important role of the Commissioner is to keep Indigenous issues before the federal Government and the Australian community to promote understanding and respect for the rights of Indigenous Australians.

**Role and functions**

The Social Justice Commissioner works to:

- advocate for the rights of Indigenous peoples
- promote an Indigenous perspective on different issues
- build support and understanding for an Indigenous perspective, and
- empower Indigenous peoples.

A central function of the Commissioner is to report annually to federal Parliament on significant social justice and native title issues facing Indigenous Australians

**Social Justice Report**

The *Social Justice Report* looks at the key human rights issues facing Indigenous Australians and makes recommendations about changes to government policies, programs and laws that will help Indigenous Australians more fully enjoy their rights. It covers issues ranging from self-determination to criminal justice and an annual report card on the reconciliation process.

**Native Title Report**

Under the *Native Title Act 1993*, the Commissioner is required to make a *Native Title Report* to federal Parliament each year. Through these reports, the Commissioner gives a human rights perspective on native title issues and advocates for practical co-existence between Indigenous and non-Indigenous groups in using land.

**Education and raising awareness**

The Commissioner works to raise awareness among Indigenous peoples about their rights. Where appropriate, he joins with other organisations to develop educational initiatives, such as seminars and training programs, and targeted educational resources, such as *Tracking your rights* and the *National Indigenous Legal Advocacy Courses*. The Commissioner also seeks to raise awareness about Indigenous issues with the broader Australian community.
International recognition of Indigenous rights

The Commissioner participates in international forums to discuss issues facing Indigenous peoples from around the world. He contributes to reports that Australia is required to submit to United Nations’ committees on human rights issues affecting Aboriginal and Torres Strait Islander peoples, as well as making independent submissions to these committees.

Other responsibilities of the Commissioner

The Commissioner also has a responsibility to:

- review laws and policies and provide advice to the federal, state and territory governments
- consult with Indigenous and non-Indigenous organisations and Indigenous communities to get their views and expertise on different issues
- respond to requests for media interviews and speeches to raise Indigenous issues with the Australian community.

As a member of the Human Rights and Equal Opportunity Commission, the Commissioner works closely with others in the organisation to promote and protect the rights of Indigenous Australians. This happens in a variety of ways, such as participating in significant court cases through the Commission’s amicus curie and intervention functions and holding public inquiries into issues of national importance.

The Social Justice Commissioner is not able to receive complaints from individuals. However, the President of the Human Rights and Equal Opportunity Commission does have a complaint handling role under anti-discrimination laws.

Major issues

Reconciliation

Reconciliation is based on Indigenous and non-Indigenous Australians coming to an honest understanding of our shared history, a commitment to building cooperative partnerships based on trust and respect and a recognition of the distinctive rights of Indigenous peoples.

The formal reconciliation process started in 1991 with the establishment of the Council for Aboriginal Reconciliation. Ten years later the Council presented the federal Government with a Roadmap to Reconciliation and Final Report to Parliament, which contain a comprehensive set of practical and symbolic steps to be taken.

Whilst community support for reconciliation remains high, the federal Government's support for 'practical reconciliation' – with its primary focus on overcoming Indigenous disadvantage – has meant that important questions about the rights of Indigenous Australians have been left unanswered.

To keep the reconciliation process moving forward, a number of groups, including the Social Justice Commissioner, are working together to set performance ‘benchmarks’ to monitor the responses of governments to the recommendations of the Council for Aboriginal Reconciliation. The Commissioner also includes a reconciliation ‘progress report’ in his annual Social Justice Report.

*It is not possible to talk meaningfully about reconciliation, and the transformation of relationships between Indigenous and non-Indigenous Australians that it aims for, without reference to human rights .... The treatment of Indigenous peoples throughout Australia’s history has not respected these basic principles of humanity.*

Dr William Jonas
Self determination

Self determination is an ‘on going process of choice’ to ensure that Indigenous communities are able to meet their social, cultural and economic needs. It is not about creating a separate Indigenous ‘state’.

The right to self determination is based on the simple acknowledgment that Indigenous peoples are Australia’s first people, recognised by law in the historic Mabo judgement.

The loss of this right to live according to a set of common values and beliefs, and to have that right respected by others, is at the heart of the current disadvantage experienced by Indigenous Australians. Without self-determination it is not possible for Indigenous Australians to fully overcome the legacy of colonisation and dispossession.

In recent years the federal Government has moved away from recognising self determination as the basis of Indigenous policy. The Commissioner continues to challenge this approach and encourages Indigenous communities to seek their own solutions to problems.

Our citizenship rights and our Indigenous rights cannot be separated. We cannot have one without the other.

Professor Lowitja O’Donoghue

Separation of Indigenous children from their families

The landmark 1997 report, Bringing them home, told the stories of many Indigenous children and communities devastated by government policies and laws which allowed Indigenous children to be taken from their families. The report estimated that between one in three and one in ten Indigenous children were forcibly removed from their families between 1910 and 1970.

The report made wide-ranging recommendations, such as the need to provide counselling and other health services, family tracing and reunion services and other means to support Indigenous families and children. The report also called for the establishment of a Sorry Day and a national apology to those affected by separation.

The Commissioner continues to monitor the implementation of the report’s recommendations and works with Indigenous organisations to support families and communities affected by separation policies.

Nothing could have prepared me for the days I spent with my co-commissioners listening as people spoke the truth of their lives for the first time. Of being taken from their mothers at three weeks of age. Of mothers waiting a life time to see their babies’ faces again.

Professor Mick Dodson

Development and Indigenous rights

The Commissioner works with government, industry groups and Indigenous communities to improve the way in which resource development takes place on Indigenous land. He advocates that the rights of Indigenous communities are recognised and respected by resource developers and for a commitment to co-existence and sustainable development. By working in partnership, all parties can share in the benefits of development.
The Commissioner has helped develop a handbook to assist Indigenous communities in land use negotiations. It covers issues such as

- effective participation in development
- protection of cultural heritage
- Indigenous involvement in environmental management
- respect for Indigenous involvement in decision-making processes

_Existing legislative approaches to negotiations are not delivering for Indigenous communities or the environment. A new approach based on respect and cooperation has the potential to deliver many practical benefits in the long run._

Dr William Jonas

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**Contact details**

Level 8, Piccadilly Tower  
133 Castlereagh Street  
Sydney NSW 2000

GPO Box 5218  
Sydney NSW 2001

Phone: (02) 9284 9600 (General)  
1300 656 419 (Complaints Infoline)  
Fax: (02) 9284 9611

Visit www.humanrights.gov.au/social_justice/ for more information on the current projects of the Aboriginal and Torres Strait Islander Social Justice Commissioner.