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Email: admin@inspector-rikati.com

THE MORALS OF A SOCIETY CAN BE MEASURED AS TO HOW IT LOOKS AFTER THE DISABLED The opinion(s) expressed in this letter by the writer, are stated considering the limited Please note:

information available to him and may not be the same where further information were WARNING made available to him, is not intended and neither must be perceived to be legal advice!

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WITHOUT PREJUDICE

Margaret McMurdo, AC Royal Commissioner

28-3-2019

Victorian Royal Commission into Management of Police Informants PO Box 18028, Melbourne VIC 3001.

https://www.rempi.vic.gov.au

Ref: 20190328-G. H. Schorel-Hlavka O.W.B. to Royal Commissioner Margaret McMurdo, AC Re-SUBMISSION-Supplement 6

THIS SUBMISSION IS PROVIDED FOR PUBLICATION AS IDENTITIES RELATING TO CONFIDENTIAL MATTERS HAVE NOT BEEN REVEALED.

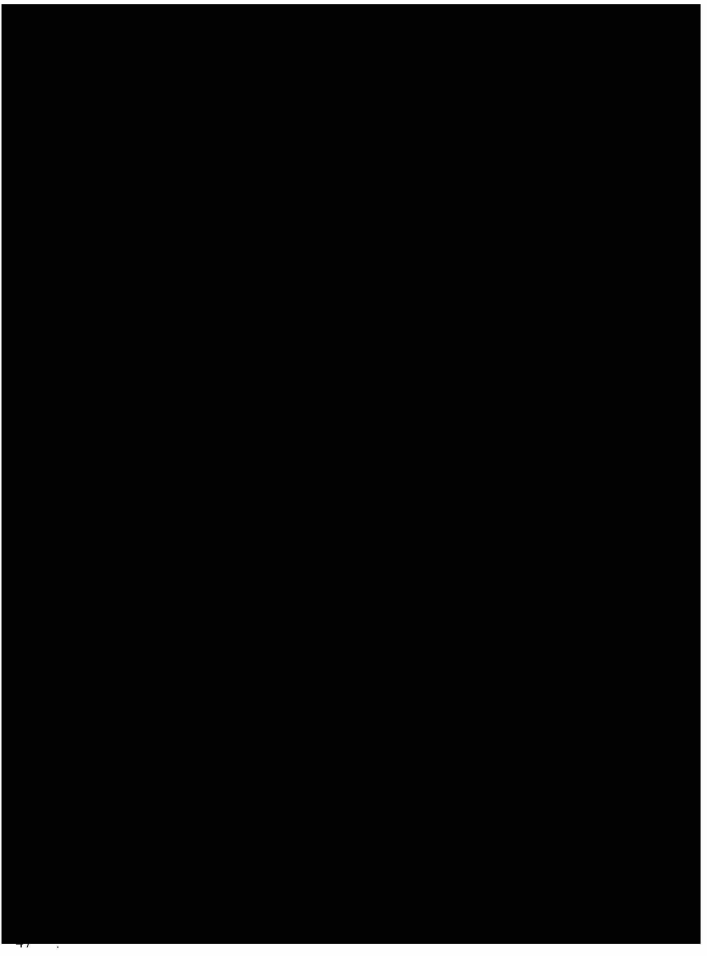
Commissioner,

further to my 18-2-2019 submission and 26-2-2019 and 28-2-2019, 1-3-2019, 4-3-2019, 5-3-2019 supplements I desire to state the following:

28-3-2019

Page 1

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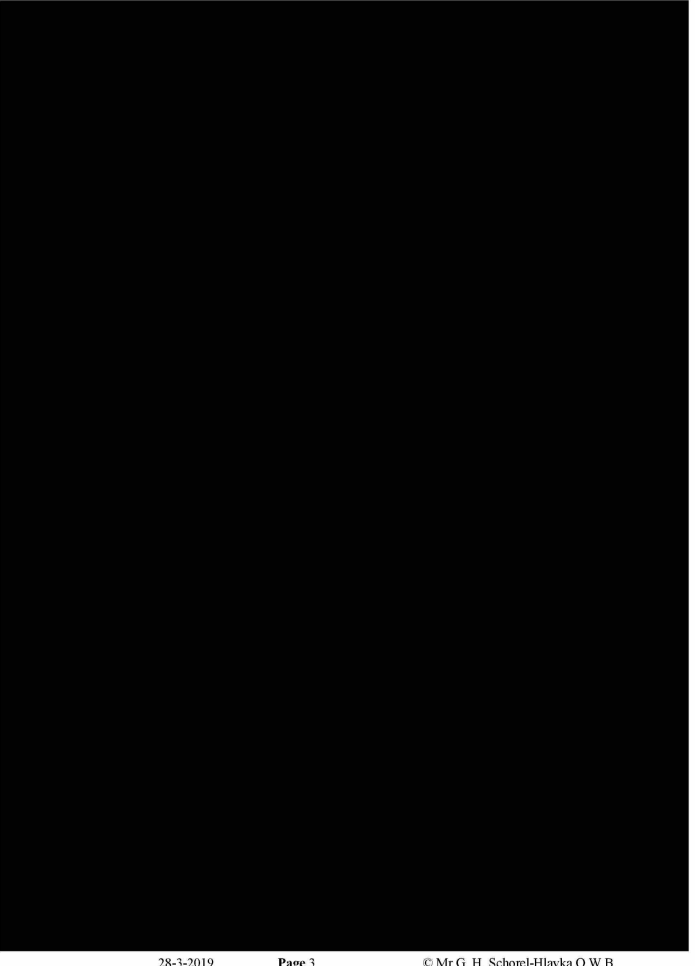


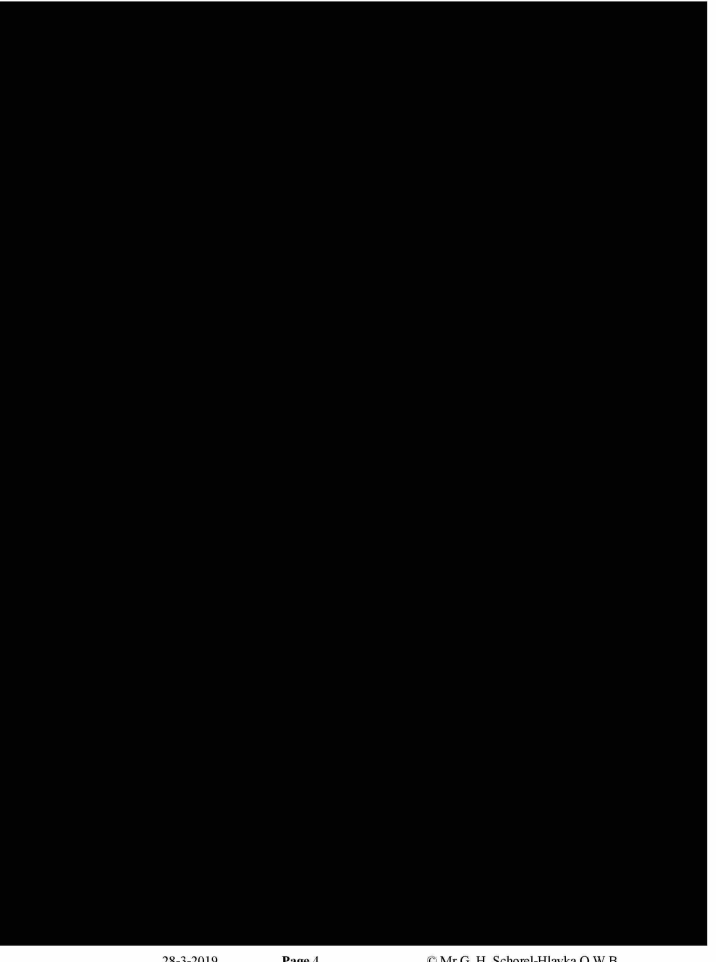
28-3-2019 Page 2 © Mr G. H. Schorel-Hlavka O.W.B.

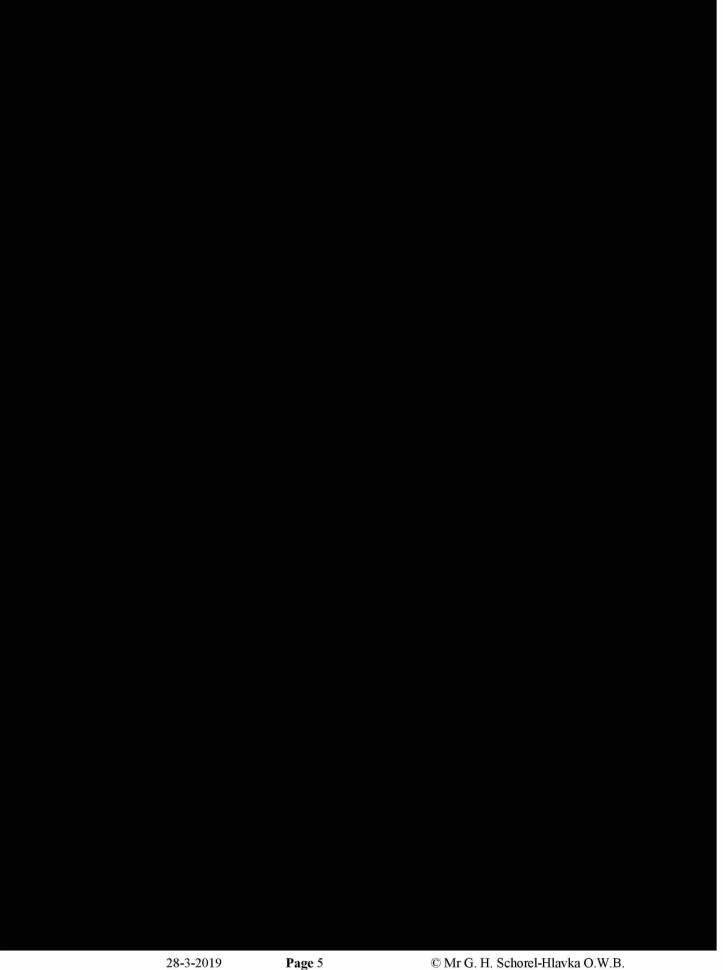
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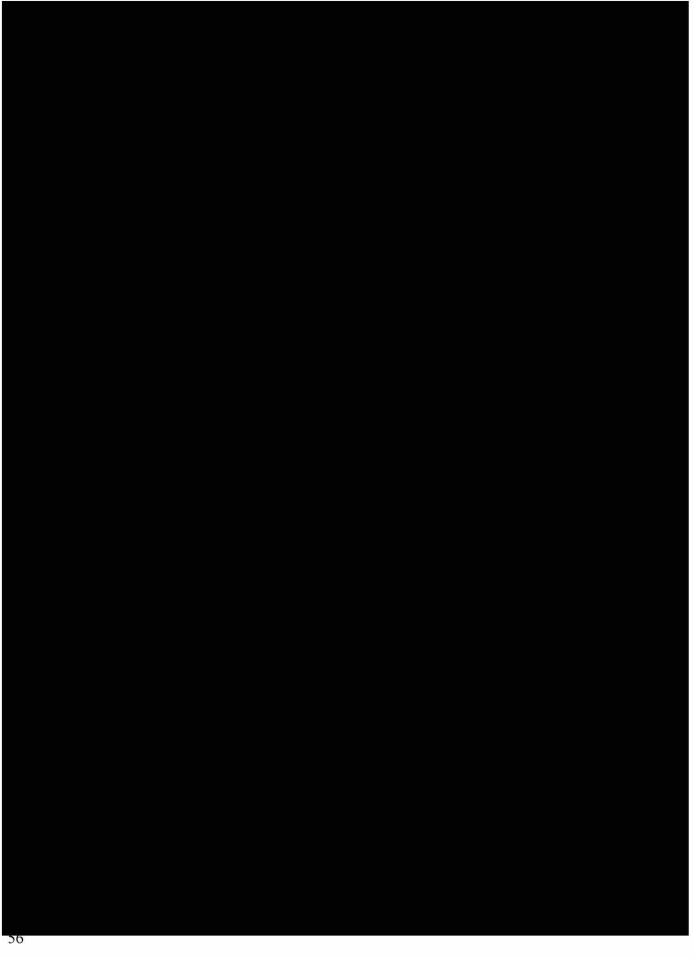
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only heard the first bit of the conversation between Carl and Tony before I separated myself from the two of them.

I know that around the time of these meetings Carl paid Paul DALE money for the information that he was providing. I don't know if it was for the Jason MORAN thing or for other information but I know that there was a payment because I gave Carl the money to give to Paul DALE. I think the amount was around six thousand dollars and it came from my pocket.

I know that there were meetings at the Sugar Gum Hotel between the two and I remember taking Carl to a couple of the meetings but I can't remember the dates. There was also no discussion that I can recollect about what was talked about during those meetings.

I know that there were other meetings between Carl and Paul that I was not present at. I know this based on what Carl has told me.

As far as I knew there was no exchange of information between Carl and Paul DALE where Carl informed on criminals. As far as I knew the information went one way and that was from Paul to Carl.

I am also aware that the main way that Carl was told to meet with or contact Paul DALE was through Nicola GOBBO. It would usually be that Nicola would receive a call from Paul asking Carl to call him and Carl would generally contact Paul by phone and at that not one of his phones and it would also be by land line. I was with Carl on a number of occasions when this happened and when the messages were being passed we were seeing Nicola practically every day. Carl would generally call within a couple of days but sometimes it would be a couple of weeks.

I did think it was a bit strange that Nicola was acting as a messenger for Paul to contact Carl and I remember Nicola mentioning to me that she had to go and pick Paul up drunk and speechless from the pub the previous night. Nicola seemed to be going out of her way for him.

QUOTE 170831231310-011-Statement GLW Re Paul Dale p015-\$6,000 & Nicola Gobbo

1

RULE 4.02.3(1)

Form 4A

IN THE MAGISTRATES' COURT OF VICTORIA AT MELBOURNE

Court Number W02143626

BETWEEN

NICOLA GOBBO

OF 205 William Street, Melbourne, 3000

Plaintiff

ZARAH GARDE-WILSON

OF 304/8 Bligh Place, Melbourne, 3000

Defendant

COMPLAINT

Filed on behalf of: The Plaintiff Prepared by:

Tony Hargreaves & Partners

Lawyers

Level 11, Dominion Building 533 Little Lonsdale Street MELBOURNE VIC. 3000

Solicitor's Code: 39990

Tel: (03) 9605 3250 Fax: (03) 9670 4411

Ref: TH:WH:70151 Attention: Tony Hargreaves

- 1. The address for service of the plaintiff is - Level 11, Dominion Building, 533 Little Lonsdale Street, Melbourne.
- Name and address of solicitor for the plaintiff Tony Hargreaves & Partners of 2 Level 11, Dominion Building, 533 Little Lonsdale Street, Melbourne.
- The Plaintiff's claim arose in Melbourne. 3.

PARTICULARS OF CLAIM

- 1. The Plaintiff was at all material times to this proceeding a barrister and solicitor of the Supreme Court of Victoria and practising as a barrister and a member of the Victorian Bar.
- 2. The Defendant is and was at all material times to this proceeding a barrister and solicitor of the Supreme Court of Victoria and practising as a solicitor trading under the name of Garde-Wilson and Caine, Barristers and Solicitors.

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Where Nicolo Gobbo was contacting Mr Carl Williams for and on behalf of Paul Dale then one has to ask did she fraudulently then charge Mr Carl Williams for service?

QUOTE 20070731-img-170831211819-001-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

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28-3-2019

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RULE 4.02.3(1)

Form 4A

IN THE MAGISTRATES' COURT OF VICTORIA AT MELBOURNE

Court Number WO2143626

BETWEEN

NICOLA GOBBO

OF 205 William Street, Melbourne, 3000

Plaintiff

ZARAH GARDE-WILSON

OF 304/8 Bligh Place, Melbourne, 3000

Defendant

COMPLAINT

Filed on behalf of: The Plaintiff

Prepared by:

Tony Hargreaves & Partners Lawyers

Level 11, Dominion Building 533 Little Lonsdale Street MELBOURNE VIC. 3000

Solicitor's Code: 39990

Tel: (03) 9605 3250 Fax: (03) 9670 4411

Ref: TH:WH:70151 Attention: Tony Hargreaves

- 1. The address for service of the plaintiff is - Level 11, Dominion Building, 533 Little Lonsdale Street, Melbourne.
- 2. Name and address of solicitor for the plaintiff - Tony Hargreaves & Partners of Level 11, Dominion Building, 533 Little Lonsdale Street, Melbourne.
- 3. The Plaintiff's claim arose in Melbourne.

PARTICULARS OF CLAIM

- 1. The Plaintiff was at all material times to this proceeding a barrister and solicitor of the Supreme Court of Victoria and practising as a barrister and a member of the Victorian Bar.
- 2. The Defendant is and was at all material times to this proceeding a barrister and solicitor of the Supreme Court of Victoria and practising as a solicitor trading under the name of Garde-Wilson and Caine, Barristers and Solicitors.

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END QUOTE 20070731-img-170831211819-001-Tony Hargraves-Gobbo v Garde-Wilson Re bill-S17,300

- 3. In or about February 2005 the Plaintiff and the Defendant entered into an agreement whereby the Plaintiff agreed to perform various services as Counsel for the Defendant in respect to the Defendant's clients, Carl and George Williams, in accordance with her usual fee and charges ("the Agreement").
- 4. Pursuant to the Defendant's instructions and the Agreement, insofar as they are relevant to this proceeding, on and from February 2005 to 28 April 2005, the Plaintiff performed various services as Counsel pursuant to the Agreement.

PARTICULARS

The services performed are set out in two (2) Tax Invoices dated 8 March 2005 and 5 May 2005, forwarded by the Plaintiff's clerk to the Defendant. A copy of the said Tax Invoices are held at the office of the solicitors for the Plaintiff and can be inspected by prior appointment.

 The Tax Invoices forwarded by the Plaintiff's clerk to the Defendant in respect of the services rendered were for the sums set out hereunder –

DATE OF INVOICE	INVOICE NO.	AMOUNT
08/03/2005	322790	\$ 1,650.00
05/05/2005	324623	\$14,000.00
TOTAL OUTSTANDING:		\$15,650.00

6. In or about May 2005 the Plaintiff and the Defendant entered into an agreement whereby the Plaintiff agreed to perform various services as Counsel for the Defendant in respect to the Defendant's client, Carl Williams, in accordance with her usual fee and charges ("the Agreement").

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END QUOTE 20070731-img-170831211819-002-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

QUOTE 20070731-img-170831211819-003-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

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 Pursuant to the Defendant's instructions and the Agreement, insofar as they are relevant to this proceeding, on or about the beginning of April 2005 to 26 May 2005, the Plaintiff performed various services as Counsel pursuant to the Agreement.

PARTICULARS

The services performed are set out in Tax Invoice dated 30 May 2005, forwarded by the Plaintiff's clerk to the Defendant. A copy of the said Tax Invoice is held at the office of the solicitors for the Plaintiff and can be inspected by prior appointment.

 The Tax Invoice forwarded by the Plaintiff's clerk to the Defendant in respect of the services rendered were for the sums set out hereunder –

DATE OF INVOICE	INVOICE NO.	AMOUNT
30/05/2005	325506	\$1,650.00
TOTAL OUTSTANDING:		\$1,650.00

- The Tax Invoices referred to in paragraphs 5 and 8 hereof provided for the fees to be paid by the Defendant within 30 days from the date of each Invoice.
- Notwithstanding demands for payment and in breach of the Agreements, the
 Defendant has failed and continues to fail and neglect to pay any part of the said Tax
 Invoices to the Plaintiff.
- 11. As a result of the above, the Plaintiff has suffered loss and damage.
- 12. In the alternative, the Plaintiff did much work for and in relation to the legal services provided for the benefit of the Defendant and she claims \$17,300.00 for the work provided on a quantum meruit.

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END QUOTE 20070731-img-170831211819-003-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

QUOTE 20070731-img-170831211819-004-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

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PARTICULARS

The Plaintiff refers to and repeats the particulars set forth in paragraph 4 and 6 hereof.

 Further, the Plaintiff is entitled to interest in the sum of \$4,074.22 calculated in accordance with particulars set out hereunder pursuant to Section 3.4.21 of the Legal Profession Act 2004.

PARTICULARS

Interest is calculated as follows:

- (a) Interest on Tax Invoice numbered 322790 dated 8 March 2005 in the sum of \$1,650.00 as follows -
 - (i) Interest calculated from 8 March 2005 to 31 March 2005, 23 days at 12% on \$1,650.00 = \$12.48;
 - (ii) Interest calculated from 1 April 2005 to 5 May 2005, 35 days at 11.5% on \$1,650.00 = \$18.72;
- (b) Interest on Tax Invoice numbered 324623 dated 5 May 2005 in the sum of \$14,000.00, plus the balance outstanding of \$1,650.00 on Tax Invoice numbered 322790, totalling the sum of \$15,650.00 -
 - (i) Interest calculated from 6 May 2005 to 30 May 2005, 25 days at 11.5% on \$15,650.00 = \$123.27;
- (c) Interest on Tax Invoice numbered 325506 dated 30 May 2005 in the sum of \$1,650.00, plus the balance outstanding of \$14,000.00 on Tax Invoice numbered 324623, plus the balance outstanding of \$1,650.00 on Tax Invoice numbered 322790, totalling the sum of \$17,300.00 -
 - (i) Interest calculated from 31 May 2005 to 30 September 2005,122 days at 11.5% on \$17,300.00 = \$664.98;

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END QUOTE 20070731-img-170831211819-004-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

QUOTE 20070731-img-170831211819-005-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

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- (ii) Interest calculated from 1 October 2005 to 30 September2006, 365 days at 11% on \$17,300.00 = \$1,903.00;
- (iii) Interest calculated from 1 October 2006 to 31 July 2007, 303days at 11.5% on \$17,300.00 = \$1,651.56;
- Total interest \$4,374.01;
- Interest continues to accrue at a daily rate of \$5.68 per day.

HOW MUCH MONEY (IF ANY) ARE YOU CLAIMING?

- A. \$17,300.00;
- B. Interest in the sum of \$4,374.01 pursuant to paragraph 13 hereof;
- C. Interest continuing to accrue from the date of this Complaint to the date of payment in the amount of \$5.68 per day pursuant to paragraph 13 hereof;
- D. Alternatively, interest pursuant to Statute;
- E. Costs;
- F. Such further or other orders as the Court deems appropriate.

Dated: 31 July 2007 Tony Hargreaves & Partners

TONY HARGREAVES & PARTNERS Solicitors for the Plaintiff

TO THE DEFENDANT

TAKE NOTICE that this complaint has been brought against you by the plaintiff as set out in the statement of claim.

IF YOU INTEND TO DEFEND this complaint, YOU MUST GIVE NOTICE OF DEFENCE, within 21 days of service upon you of this complaint, to -

- (a) the plaintiff; and
- (b) the registrar of the Magistrates' Court of Victoria at Melbourne.

END QUOTE 20070731-img-170831211819-005-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

28-3-2019

Page 13

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QUOTE 20070731-img-170831211819-006-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

6

IF YOU GIVE NOTICE OF DEFENCE, the Court will write to you and tell you of the hearing date.

IF YOU DO NOT GIVE NOTICE OF DEFENCE WITHIN 21 DAYS OF SERVICE, the plaintiff may OBTAIN AN ORDER AGAINST YOU for the amount of the claim and costs without further notice.

IF YOU PAY the amount of \$17,300.00, interest of \$4,374.01 and costs of \$730.70 to the plaintiff or the plaintiff's solicitor without giving notice of defence you may avoid further costs.

DATE OF FILING: 1 8 0

THIS COMPLAINT IS VALID IF IT BEARS THE ALLOCATED COURT

NUMBER AND THE DATE OF FILING

Dated the 31st day of July 2007

Tony Hargreaves & Partners

Tony Hargreaves & Partners Solicitors for the Plaintiff

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END QUOTE 20070731-img-170831211819-006-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

QUOTE 20070731-img-170831211819-007-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

RULE 9.01(2)

Form 9A

IN THE MAGISTRATES' COURT

Court Number

OF VICTORIA AT MELBOURNE

BETWEEN

NICOLA GOBBO

Plaintiff

and

ZARAH GARDE-WILSON

Defendant

NOTICE OF DEFENCE

Filed on behalf of: The Defendant	Solicitor's Code:
Prepared by:	DX:
[Name of firm]	Tel: (03)
Lawyers	Fax: (03)
[street address]	Ref:
[suburb / state / postcode]	Attention: [name of lawyer]

TO THE PLAINTIFF

AND TO THE REGISTRAR OF THE MAGISTRATES' COURT AT MELBOURNE

TAKE NOTICE that the defendant intends to defend this complaint.

AND TAKE NOTICE that the defendant's defence is as follows

[set out the defence of the defendant in paragraphs numbered consecutively with each fact or matter stated so far as practicable in a separate paragraph].

2.

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 $\textbf{END QUOTE 20070731-img-170831211819-007-Tony Hargraves-Gobbo\ v\ Garde-Wilson\ Re\ bill-\$17,\!300}$

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QUOTE 20070731-img-170831211819-008-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

2

Notes

- A defence must state which of the facts in the statement of claim are admitted, denied or not admitted – see Rule 9.02(1).
- A defendant who in the defence does not state whether a fact stated in the statement
 of claim is admitted, denied, or not admitted, will be taken to admit the fact see
 Rule 9.02(2).
- 3. A defendant who states that a fact stated in the statement of claim is denied must -
 - (a) give the reason for denying the fact; and
 - (b) if the defendant intends to prove a fact different from that stated in the statement of claim, state with necessary particulars the fact that the defendant intends to prove – see Rule 9.02(3).
- Save with the leave of the Court, a defendant who states that a fact stated in the statement of claim is not admitted must not except in cross-examination adduce any evidence with respect to that fact at the hearing of the proceeding – see Rule 9.02(4).
- The defendant must state specifically with particulars any fact or matter which
 - (a) makes the claim of the plaintiff not maintainable; or
 - (b) if not stated specifically, might take the plaintiff by surprise; or
 - (c) raise questions of fact arising out of the statement of claim see Rule 9.02(5).
- If the defence arises by or under any Act, the defence must identify the specific provision relied on – see Rule 9.02(6).

FILED the day of 20

*[Name of firm] Solicitors for the defendant

*defendant

1. This notice was signed -

*by the defendant in person;

*for the defendant corporation by [name of person] of [address] who holds the position of [director, secretary or other person authorised in writing by the defendant corporation];

*for the defendant by [name or firm of solicitor], solicitor(s), of [business address of solicitor].

2. The address of the defendant is -

 The address for service of the defendant is - [If the defendant defends by a solicitor, the business address of the solicitor. If the defendant defends in person, the address in 2].

*Delete if inapplicable

47480

END QUOTE 20070731-img-170831211819-008-Tony Hargraves-Gobbo v Garde-Wilson Re bill-S17,300

3 4 5

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QUOTE 20070731-img-170831211819-009-Tony Hargraves-Gobbo v Garde-Wilson Re bill-\$17,300

RULE 9.01(2)

Form 9A

IN THE MAGISTRATES' COURT

Court Number

OF VICTORIA AT MELBOURNE

BETWEEN

NICOLA GOBBO

Plaintiff

and

ZARAH GARDE-WILSON

Defendant

NOTICE OF DEFENCE

Filed on behalf of: The Defendant Solicitor's Code: Prepared by: DX: [Name of firm] Tel: (03) Fax: (03) Lawyers [street address] Ref: [suburb / state / postcode] Attention: [name of lawyer]

TO THE PLAINTIFF

AND TO THE REGISTRAR OF THE MAGISTRATES' COURT AT MELBOURNE

TAKE NOTICE that the defendant intends to defend this complaint.

AND TAKE NOTICE that the defendant's defence is as follows

[set out the defence of the defendant in paragraphs numbered consecutively with each fact or matter stated so far as practicable in a separate paragraph].

2.

47480

QUOTE 20070731-img-170831211819-010-Tony Hargraves-Gobbo v Garde-Wilson Re billl-\$17,300

2

Notes

- A defence must state which of the facts in the statement of claim are admitted, denied or not admitted – see Rule 9.02(1).
- A defendant who in the defence does not state whether a fact stated in the statement
 of claim is admitted, denied, or not admitted, will be taken to admit the fact see
 Rule 9.02(2).
- 3. A defendant who states that a fact stated in the statement of claim is denied must -
 - (a) give the reason for denying the fact; and
 - (b) if the defendant intends to prove a fact different from that stated in the statement of claim, state with necessary particulars the fact that the defendant intends to prove – see Rule 9.02(3).
- Save with the leave of the Court, a defendant who states that a fact stated in the statement of claim is not admitted must not except in cross-examination adduce any evidence with respect to that fact at the hearing of the proceeding – see Rule 9.02(4).
- 5. The defendant must state specifically with particulars any fact or matter which -
 - (a) makes the claim of the plaintiff not maintainable; or
 - (b) if not stated specifically, might take the plaintiff by surprise; or
 - (c) raise questions of fact arising out of the statement of claim see Rule 9.02(5).
- If the defence arises by or under any Act, the defence must identify the specific provision relied on – see Rule 9.02(6).

FILED the day of 20
*[Name of firm]
Solicitors for the defendant

*defendant

This notice was signed -

*by the defendant in person;

*for the defendant corporation by [name of person] of [address] who holds the position of [director, secretary or other person authorised in writing by the defendant corporation];

*for the defendant by [name or firm of solicitor], solicitor(s), of [business address of solicitor].

The address of the defendant is -

 The address for service of the defendant is - [If the defendant defends by a solicitor, the business address of the solicitor. If the defendant defends in person, the address in 2].

*Delete if inapplicable

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END QUOTE 20070731-img-170831211819-010-Tony Hargraves-Gobbo v Garde-Wilson Re billl-\$17,300

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28-3-2019 Page 18

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From the above such as document 170831231310-011-Statement GLW Re Paul Dale p015-\$6,000 & Nicola Gobbo (Note the details of 170831231310-011- relates to my scanning device, this when I scanned each document the scanner allocate a certain number as well as that I number consecutive documents. I also may make clear that I provided copies of the electronic file when I returned the hard copies to Roberta Williams. As such she has a record of all scanned material also in electronic format.) it appears to me that Nicola Gobbo attended as a messenger to Mr Carl Williams on behalf of former police officer Paul Dale. As such I view it would have been fraudulent if she had claimed cost against Mr Carl Williams and/or Mr George Williams in regard of those visits. Likewise I view the same might be an issue with other Officers of the Court who as Nicolo Gobbo acted in violation of their position as an Officer of the Court.

 Because it involve Officers of the Court it is the credibility of the administration of justice involving all levels of courts that I view is so to say on trial. How on earth can anyone be prosecutor for CONTEMPT OF COURT when the judiciary as Officers of the court themselves concealed as I understand it relevant details about Nicola Gobbo and by this flaunted the obligations of being also Officers of the Court not to undermine or place in disrepute the administration of justice.

The legal doctrine of "<u>ex turpi causa non oritur action</u>" denies any remedy to a litigant (including a prosecutor) who does not come to court with clean hands.

If your own action is very unlawful and very unethical, if you come to court with "Dirty Hands" best not to question others legality, morality, and ethics!

As such if the Prosecutor(s) such as the DPP knew about it all but failed to disclose this and by this undermined the administration of justice and placing the administration of justice in disrepute and by the concealment perverted the course of justice and conspired to pervert the course of justice then I view this should first be investigated and those involved held legally accountable (Obviously by a judicial officer who is not also in question as to his/her standing as an Officer of the Court) and their conduct to be placed on record as when they are before the courts the courts will be aware as should be the accused of their past conduct.

We need to pursue to restore the trust in the administration of justice and this can only eventuate if citizens are made aware that no one is above the rule of law! And anyone who undermines the administration of justice will be held legally accountable regardless what position they may occupy.

I suspect that ample of police officers who were involved in undermining the administration of justice may have gained in the process promotions and other benefits and I view this should also be taken into consideration that they advanced themselves financially or otherwise by undermining the administration of justice.

This correspondence is not intended and neither must be perceived to address all issues.

45 Awaiting your response, G. H. Schorel-Hlavka O.W.B. (Friends call me Gerrit)

MAY JUSTICE ALWAYS PREVAIL®

(Our name is our motto!)

28-3-2019 Page 19 © Mr G. H. Schorel-Hlavka O.W.B.

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WITHOUT PREJUDICE

Margaret McMurdo, AC Royal Commissioner

16-4-2019

Victorian Royal Commission into Management of Police Informants PO Box 18028, Melbourne VIC 3001.

https://www.rempi.vic.gov.au contact@rempi.vic.gov.au.

Ref: 20190416-G. H. Schorel-Hlavka O.W.B. to Royal Commissioner Margaret McMurdo, AC Re -SUBMISSION-Supplement 7

THIS SUBMISSION IS PROVIDED FOR PUBLICATION.

Commissioner.

further to my 18-2-2019 submission and 26-2-2019 and 28-2-2019, 1-3-2019, 4-3-2019, 5-3-2019, 28-3-2019 supplements I desire to state the following:

from Roberta Williams I on 15 April 2019 received 3 emails and responded to them which I view precisely underlines what I submitted in the past that the late carl Williams. His Father George Williams and Roberta Williams so to say were talked into pleading guilty with the involvement of Nicola Gobbo.

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https://www.abc.net.au/news/2019-03-28/lawyer-x-lack-of-legal-advice-place-convictions-in-

doubt/10948606 31

Police failed to get legal advice on Lawyer X arrangement until years after it ended

34 OUOTE

Key points:

Police secretly recorded Ms Gobbo when she went to court to represent an associate of drug lord Tony Mokbel in 2004

37 **END QUOTE**

38

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I understand from a statement Nicola Gobbo made she claimed "My motivation in assisting police was not for self-gain" as shown in the article:

https://www.abc.net.au/news/2018-12-04/informer-3838-criminal-lawyer-to-police-informanther-own-words/10579100

Melbourne gangland lawyer explains why she became a police informant

OUOTE

My motivation in assisting police was not for self-gain, but was rather borne from the frustration of being aware of prolific large commercial drug trafficking, importations of massive quantities of drugs, murders, bashings, perverting the course of justice, huge money laundering and other serious offences all being committed without any serious inroads being made by police.

END OUOTE

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Yet I understand from recent media announcements that the police released details that Nicola Gobbo sought reward regarding tony Mokbel.

Obviously one has to ask how many other lawyers were informers and claiming reward monies? 18

19 20

https://www.abc.net.au/news/2019-02-07/informer-3838-not-only-lawyer-to-turn-victoria-police-informer/10789844

Lawyers were used as informants last year, prominent gangland barrister claims

21 22 23

One has to ask why none were charged so far, and why was neither any police officer charges so far for their involvement?

24 25 26

https://www.abc.net.au/news/2019-04-01/police-officer-admits-intimate-relationship-with-

27 lawyer-x/10959990

28 Nicola Gobbo, aka Lawyer X, had intimate relationship with police officer who first signed

29 her up as informant

30

39 40

41 42 In my view each and every transcript of cases Nicola Gobbo and other lawyers who were informers were involved in should be checked if the representation was appropriate of the lawyer involved failed to conduct the representation appropriately. For example a lawyer failing to conduct a proper cross examination, etc.

43 44

45 It is very clear from the email from Roberta Williams that Nicola Gobbo caused (the now late)

Carl Williams, His father (the now late) George Williams and his wife at the time Roberta 46

47 Williams to plea guilty. Those convictions in my view should all be set aside.

It is not for the convicted persons to seek to have such convictions set aside but for the Court to 48

49 uphold its credibility must do so and leave it up to the Prosecutor to assess if there is any reliable

50 evidence and any justification to recommence any charges against any particular person.

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Obviously any prosecutor who was aware of any lawyer being an informer also should be charged, at least in my view, for PERVERTING THE COURSE OF JUSTICE, CONTEMPT OF COURT, CONTEMPT IN THE FACE OF THE COURT, etc.

I spend decades, at least since 1982 conducting a special lifeline service under the motto MAY JUSTICE ALWAYS PREVAIL® seeking persons who were troubled to pursue through the courts their rights and only to discover that we got lawyers who as Officers of the Court were blatantly abusing their position and it seems Nicola Gobbo being after reward such as with tony Mokbel. I provided my service free of charge. Those kind of lawyers precisely undermined the very work I was doing including avoiding persons to commit heinous crimes against lawyers/judges as some revenge.

To me it is utter and sheer nonsense to hold that the police didn't know they were acting unlawfully. It is often the same when police officers claim that their cameras were not working when they acted unlawfully but do have it recording when someone else is acting unlawfully.

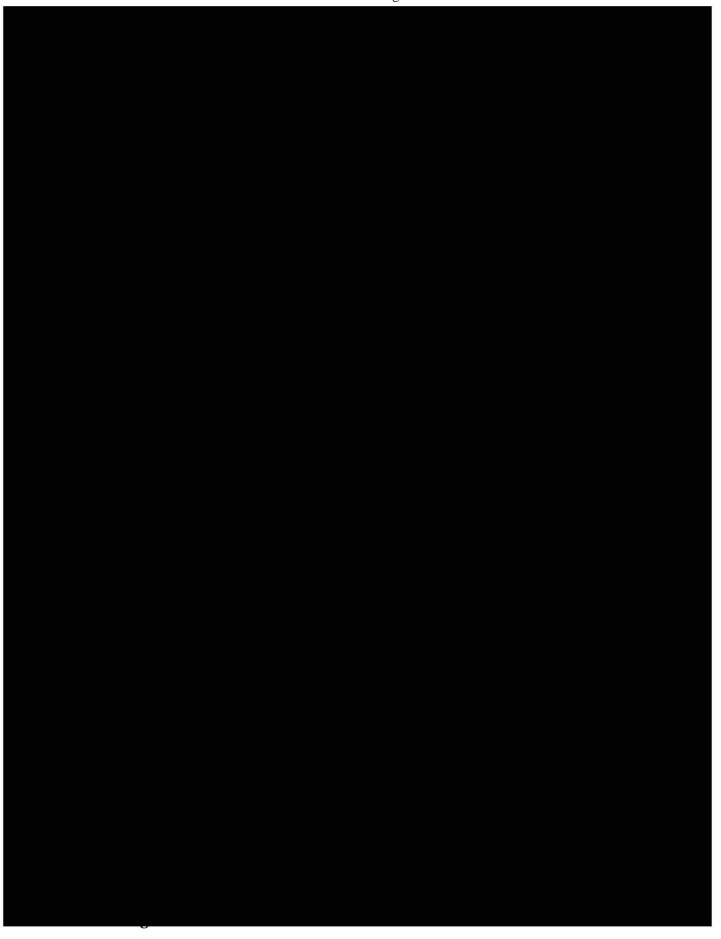
In my view the fact that not a single judge so far bothered to charge any of them despite that for many years it was known that some lawyers were as Officers of the Court violating the administration of justice is also beyond me.

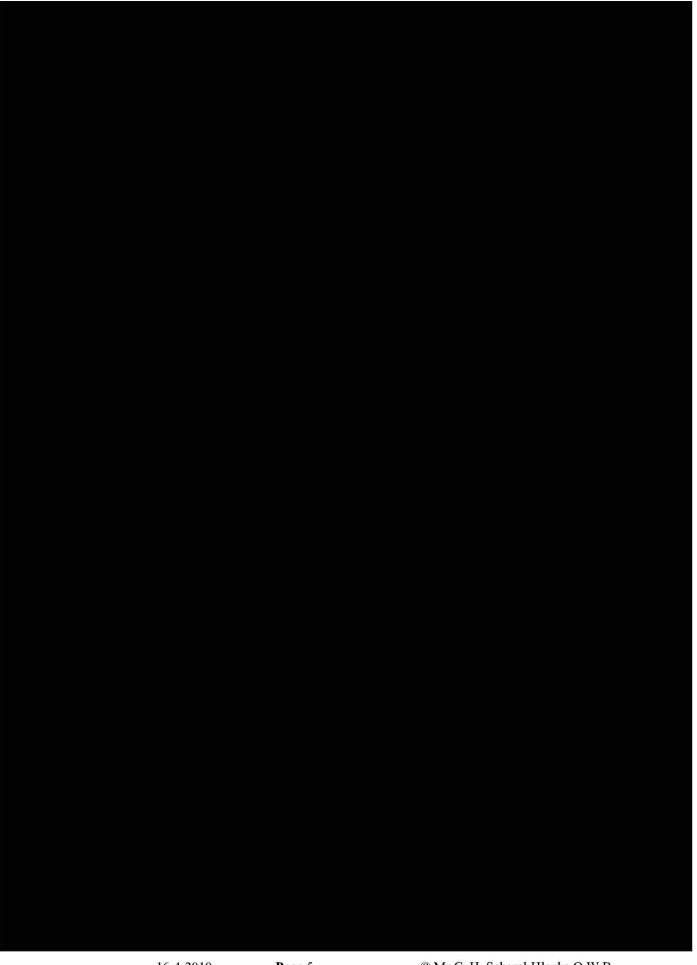
It seems to me that Nicola Gobbbo was sexually involved with a number of police officers and this while being a registered informer against her own clients, surely that underlines also the lack of credibility by the police involved besides that of herself?

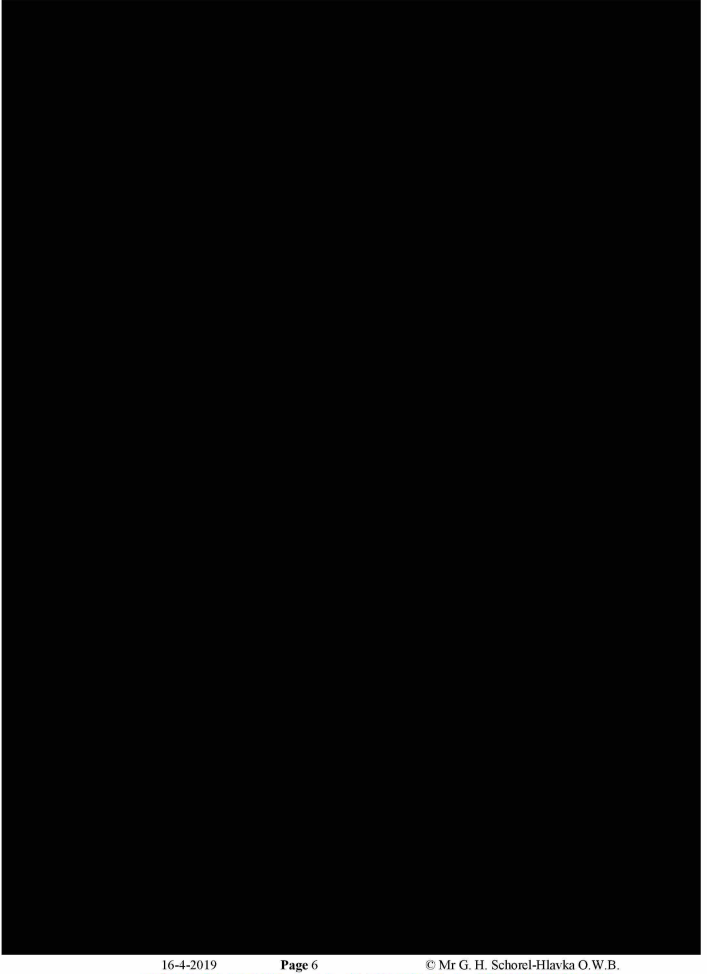
In my view the police had a duty, so the prosecutor, to reveal each time to the court of the unlawful involvement of lawyers and yet none did. It means that the very persons who were to uphold the rule of law were abusing it for their own particular gains.

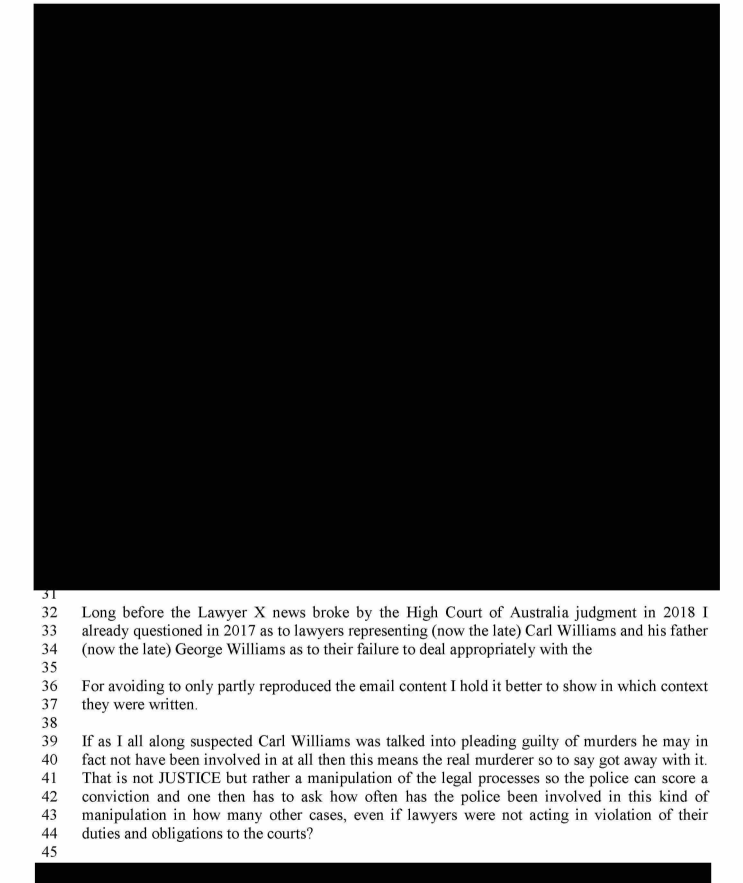
What kind of Ethical standards existed there with the police when they seek to excuse themselves not to have sought legal advice? Surely that is not and never should be accepted as an excuse because if they do not know/understand the basic principles of policing then they shouldn't be in the job. It might question what kind of police training did they initially receive if it didn't result in police officers understanding/knowing what is unlawful in that regard? Did the police simply at all cost pursue criminal activities to end up to get their promotions rather than to respect the rule of law?





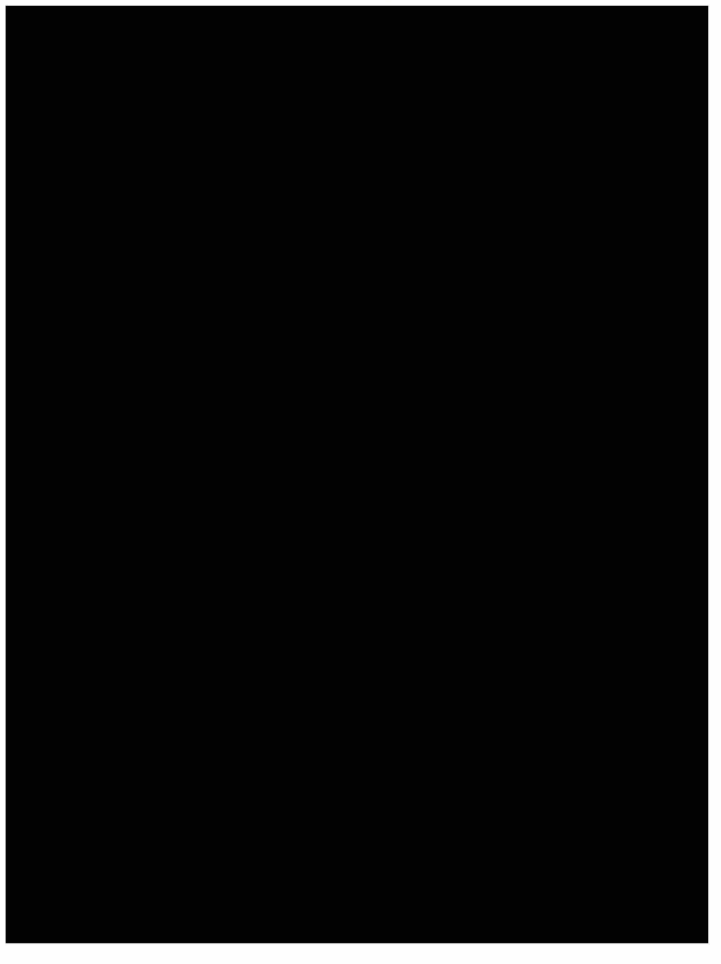


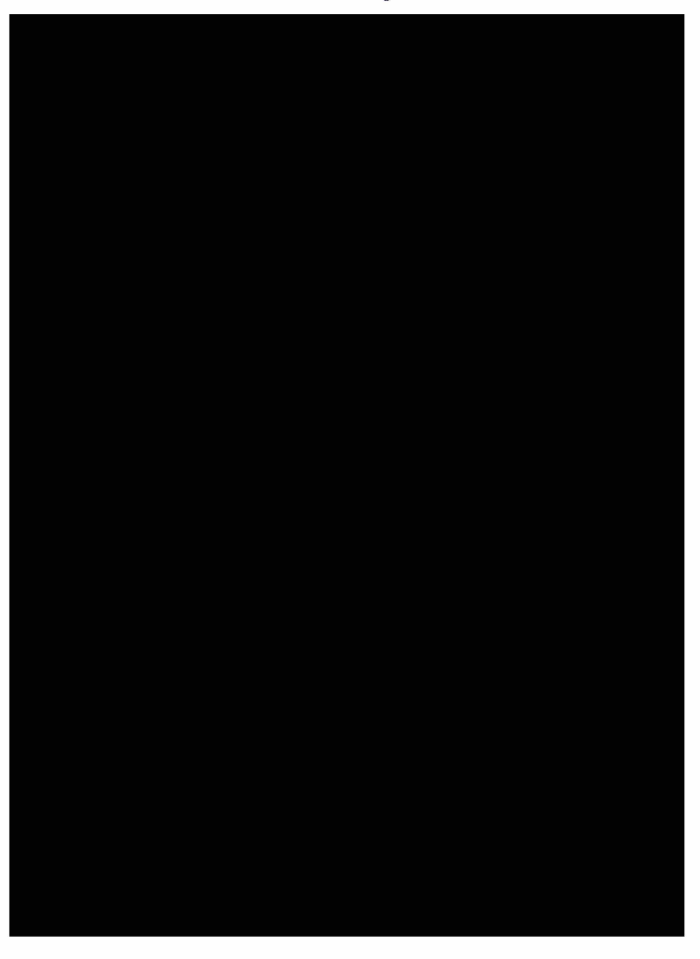


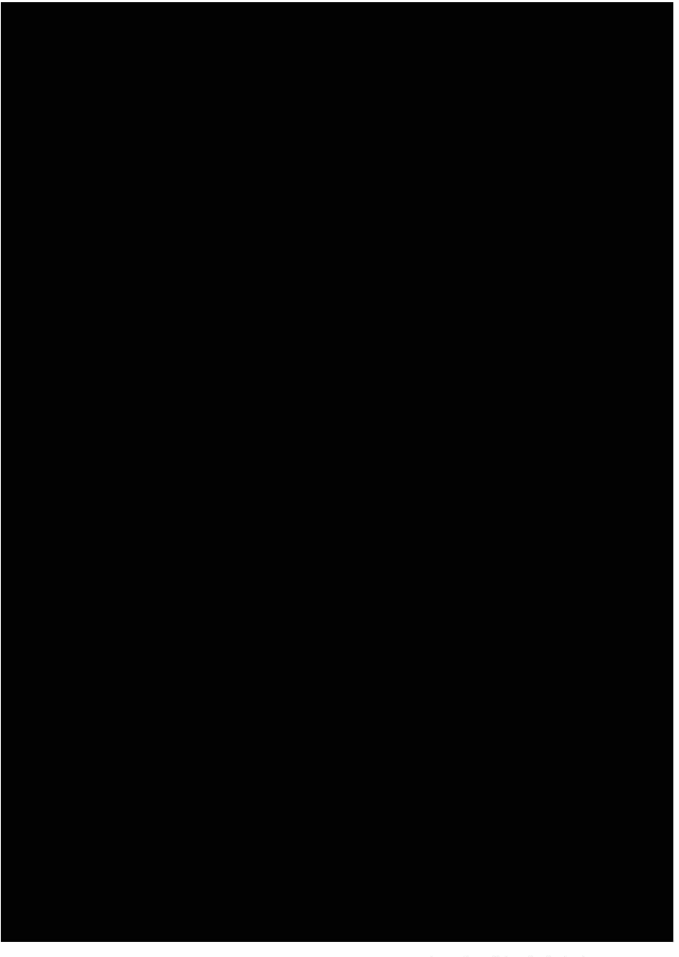


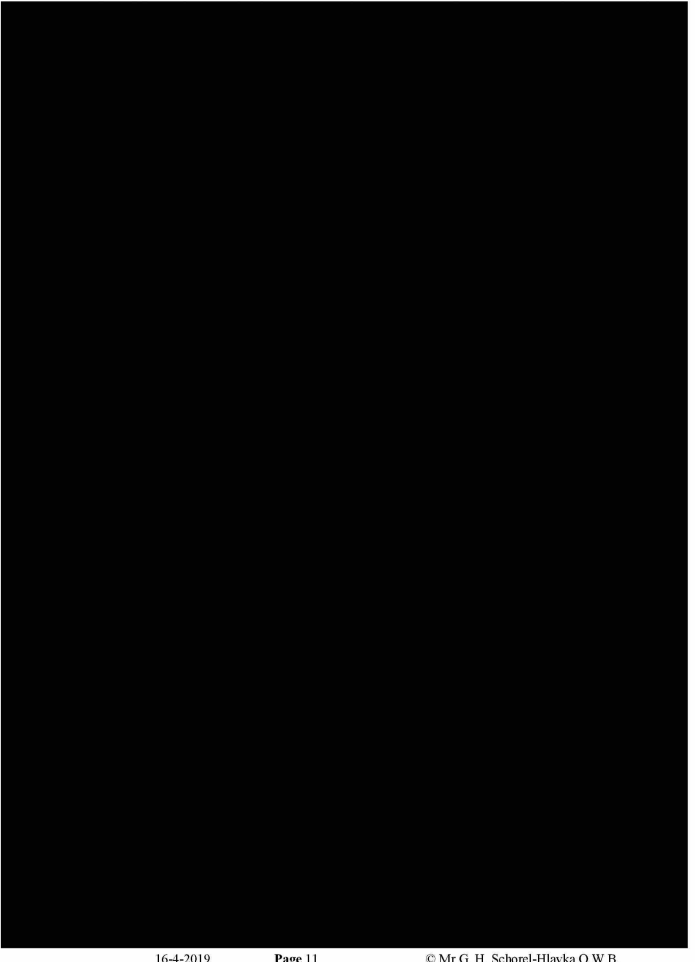
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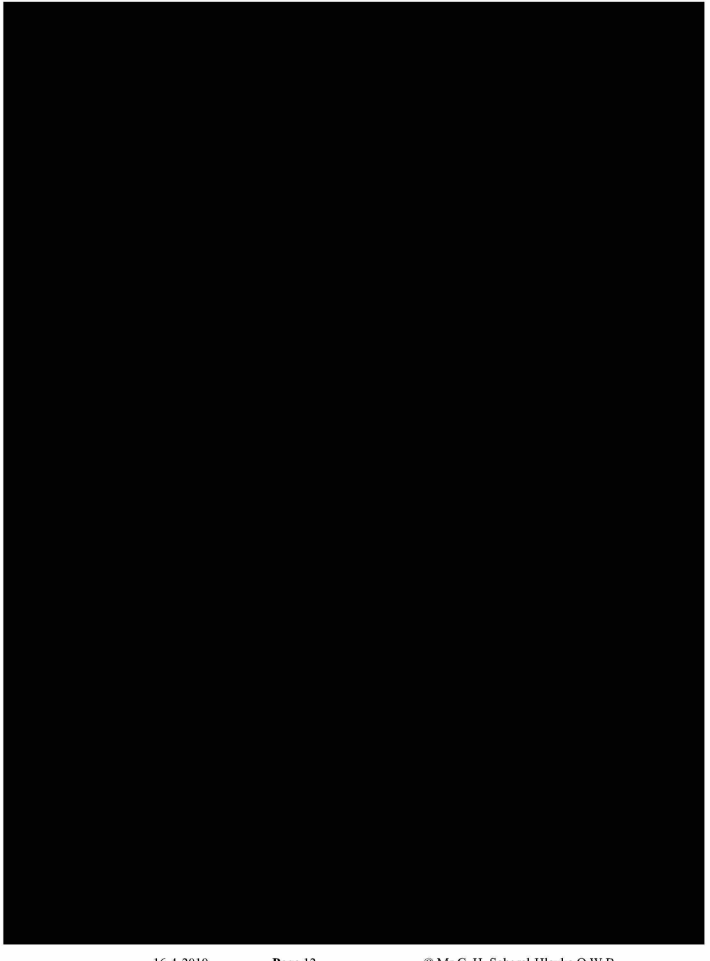
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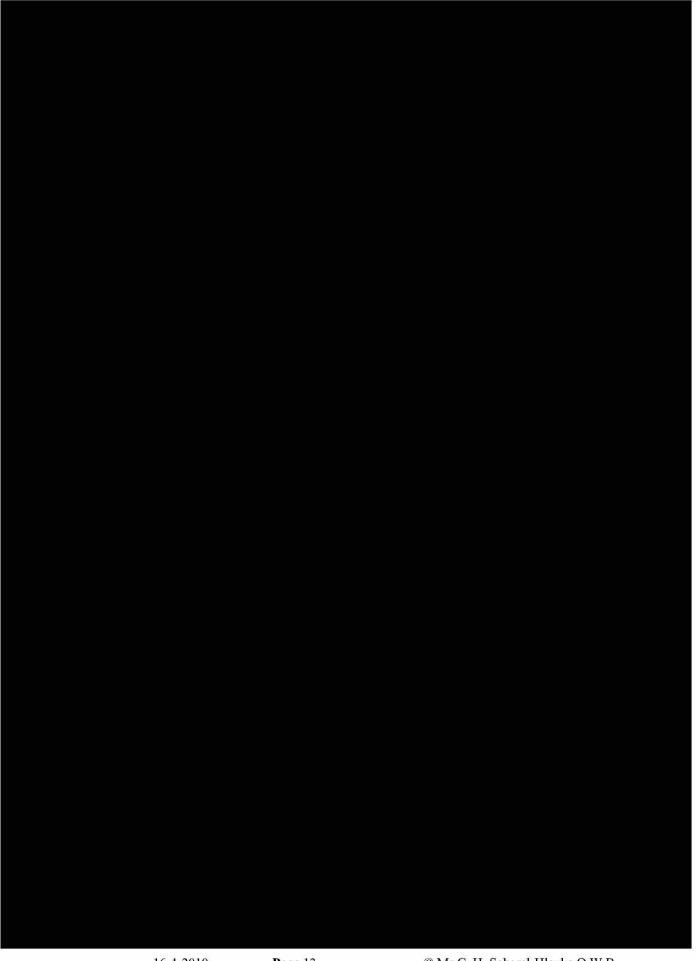




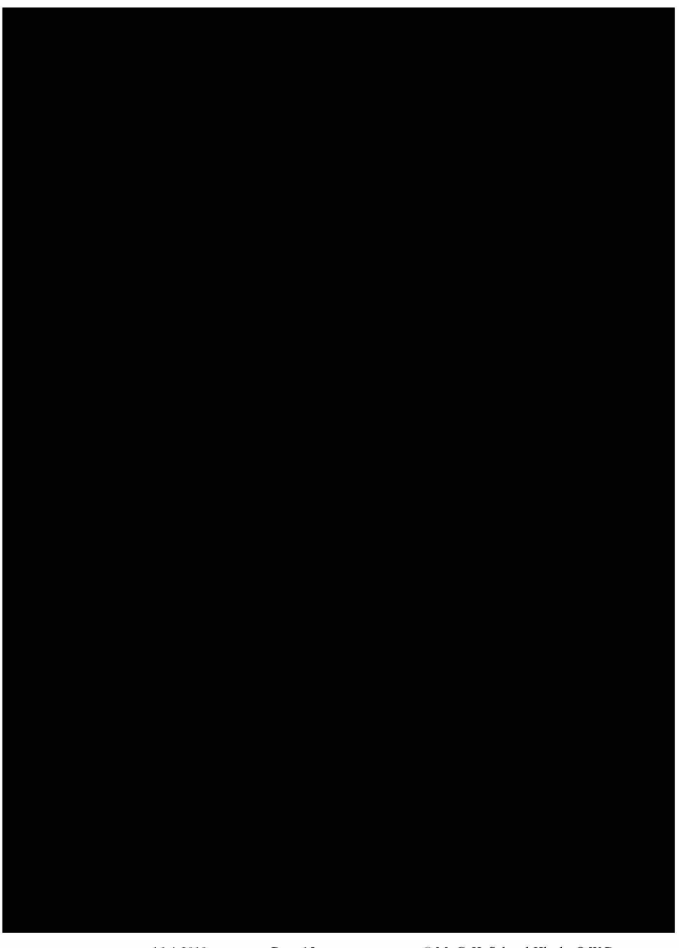










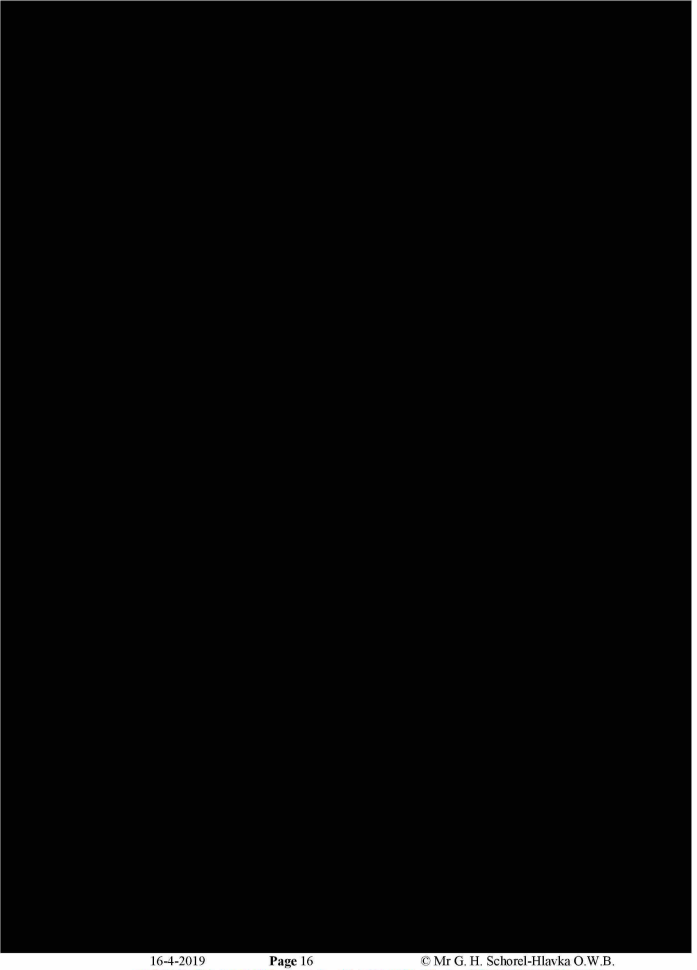


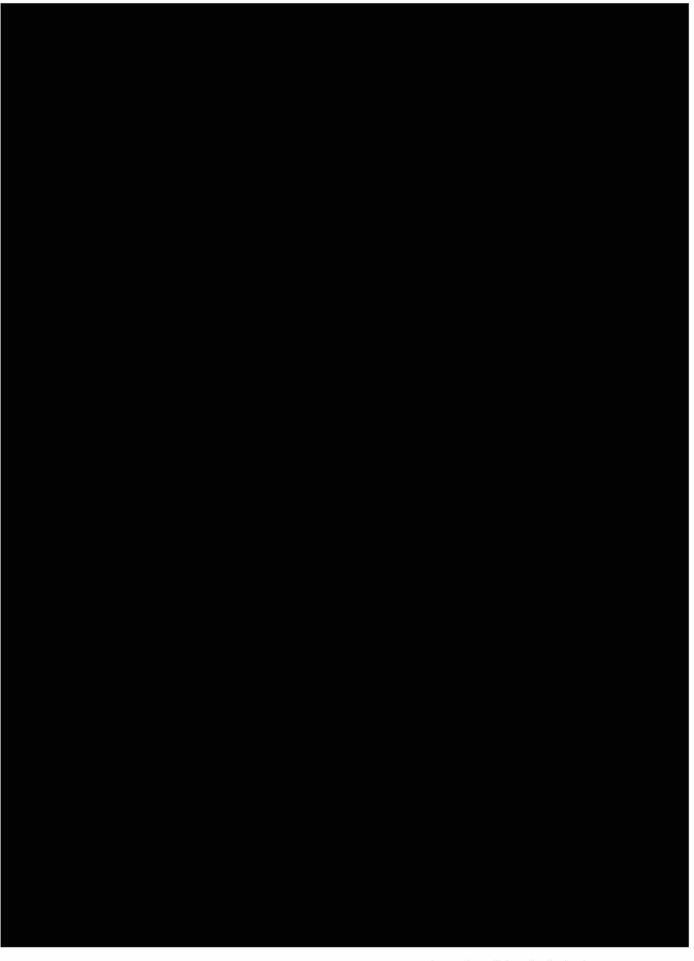
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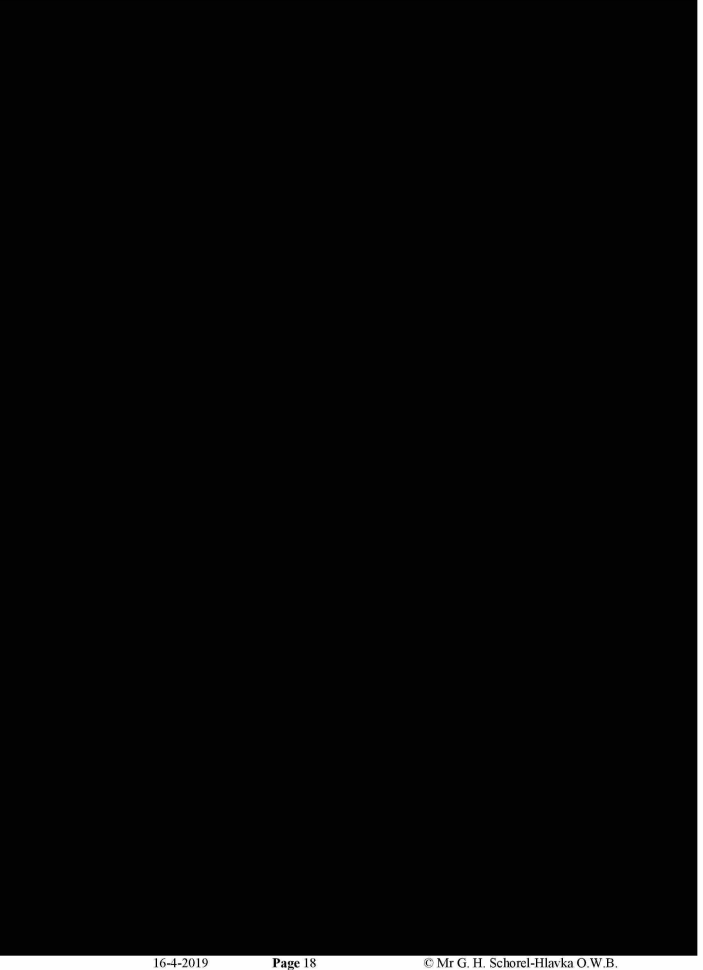
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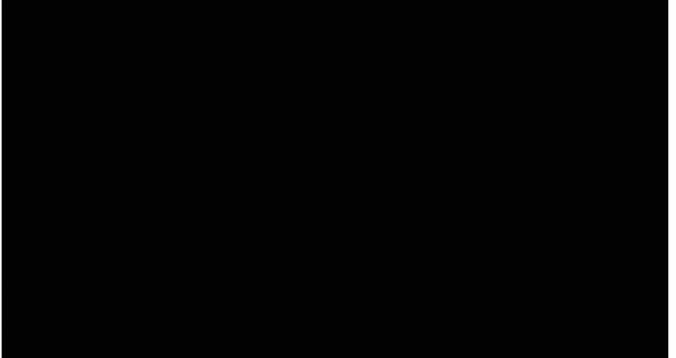


The following are some documents relating to the Victorian Police reneging on their deal with Carl Williams after he pleaded GUILTY this even so the High Court of Australia in its final appeal made clear that the payments then made were lawful. As such the Victorian Police used a scam to pursue the reclaiming of the monies and as result in the end the grandchild Dhakota lost her Essendon home. Where the convictions were the product of deception by lawyers involved then this should be set aside and the orders by the court to order the sale of the Essendon property to be set aside. It is not just about some property but for Dhakota it is the place she inherited and where also her paternal grandmother lived.

When it comes to the vicious murder of Carl Williams then considering that the Victorian Police had a motive to get rid of him as they reclaimed, albeit unlawfully, the monies and Nicola Gobbo was reportedly threatened when she was suspected and/or found out to be a police informer against her own client, then I view the motive to silence Carl Williams in the circumstances of various CDs with Carl Williams statements in possession of others may underline that, at least in my view, the informer to the media that resulted to the herald Sun publishing about Carl Williams hours before his vicious death in prison may have been likely, as I suspect, been a deal between the Victorian Police and Nicola Gobbo. This is also why I suspected the police concealed details from the Victorian Ombudsman investigation as to who provided copies of the CD to whomever in the prison. In my view the Coroner should reopen the inquest into the vicious murder of Carl Williams now also with the revelations that Nicola Gobbo was a police informer. Also where there are other issues now in the public domain that were never then canvassed by the Victorian Ombudsman report upon which the coroner relied upon.

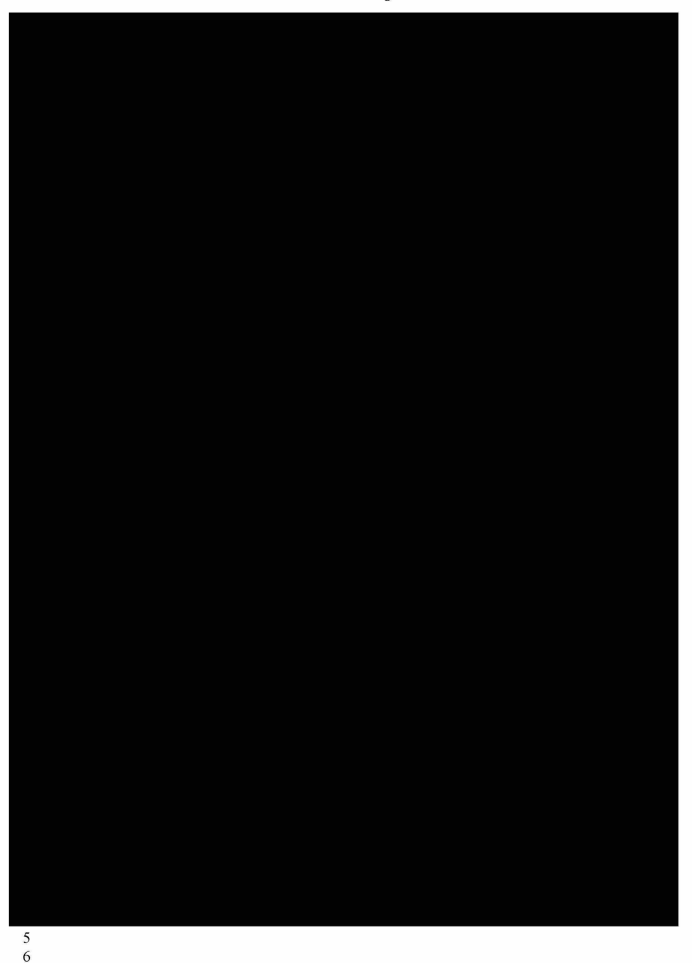
Also I view that the ATO continuously perverted the course of justice to pursue AVERT when legally not entitled to this. I(f anything this Royal Commission may assist in is to pursue that lawyers who deceive the courts are harsh dealt with as to be a warning to others not to follow those kind of conduct.





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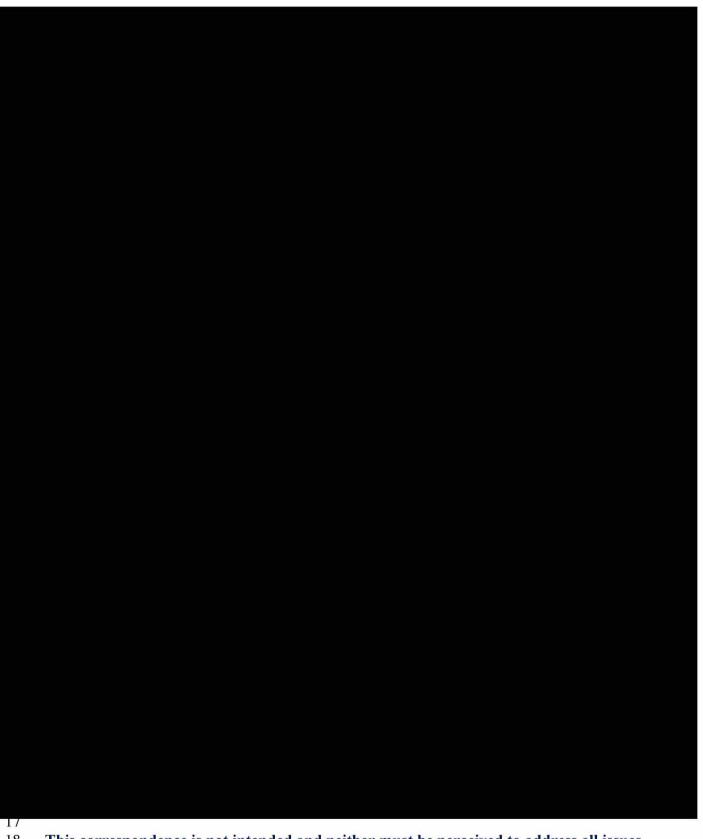


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18 This correspondence is not intended and neither must be perceived to address all issues.

20

21

Awaiting your response, G. H. Schorel-Hlavka O.W.B. (Friends call me Gerrit)

MAY JUSTICE ALWAYS PREVAIL®

(Our name is our motto!)

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