

SUPREME COURT OF QUEENSLAND

REGISTRY : Brisbane
NUMBER : 6041/13

Plaintiff: **Peter Markan**
AND
Defendant: **Bar Association of Queensland**

APPLICATION

TAKE NOTICE that the Plaintiff is applying to the Court for the following order:
Selection of neutral , independent and impartial arbiter to preside over the court hearing in this case .

1. The subject of my application to this Court relates to the issues of:
 - the lack of respect for the human rights in Queensland;
 - racist attitude, discrimination and vilification of people who are not lawyers and not of anglo origin and who represent themselves in courts;
 - denial of the protection by law to those people;
 - treatment of those people by ‘public institutions’ and courts as SECOND CLASS CITIZENS.
2. I am not asking for a favour - **I am demanding** that my human rights are acknowledged and respected. In this case the applicable right is that guaranteed to most human beings in civilized countries outside of Queensland – that is the provisions of **Article 14 of The International Covenant on Civil and Political Rights** - “ All persons shall be equal before the courts and tribunals. In the determination of any criminal charge against him, or of his rights and obligations in a suit at law, **everyone shall be entitled to a fair and public hearing by a competent, independent and impartial tribunal established by law.**”
3. The entitlement to an impartial tribunal is one of the most important human rights and fundamental freedoms recognised by international law.
4. Denial of a neutral arbiter to preside over the court hearing would be the abuse of procedural fairness, it would deprive me the access to justice, it would deprive me of fair hearing – and those are other important basic human rights. The issue if such rights are ‘officially’ recognized is irrelevant in the view that those rights exist regardless and are NATURAL HUMAN RIGHTS as the natural composition of human beings themselves.
5. It has to be declared openly and publically – is Queensland legal system:
 - respectable legal system complying with international rules, standards and obligations
 - or is it a dodgy, shabby back yard operation.
6. Supreme Court of Queensland is a body created to provide the access to justice, ‘fair trial’ and impartial, competent tribunal for ALL people in Queensland.
I am requesting you to provide them to me – by selecting as the arbiter in this case (as by internationally recognized standards) a person who is not a current or former member of Bar Association of Queensland and does not have family, or professional connection with that organization.

APPLICATION
Filed on Behalf of the Plaintiff
Form 9, Version 1
Uniform Civil Procedure Rules 1999
Rule 31

Name: Peter Markan
Address:
Phone :
Email : justiceaction@gmx.com

This application will be heard by the Court at Brisbane on..... at 10 am
Filed in the Brisbane Registry on : 22.07.2013

Registrar:
(*registrar to sign and seal*)

If you wish to oppose this application or to argue that any different order should be made, you must appear before the Court in person or by your lawyer and you shall be heard. If you do not appear at the hearing the orders sought may be made without further notice to you.

THE APPLICANT ESTIMATES THE HEARING SHOULD BE ALLOCATED
30 MINUTES

Signed:

Description: *Plaintiff*

Dated : 22.07.2013

This Claim is to be served on: Chief Executive Officer
Bar Association of Queensland
Level 5 , Inns of Court
107 North Quay
Brisbane , Qld 4000

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Name: Peter Markan
Address:
Phone :
Email : justiceaction@gmx.com