SUPREME COURT OF QUEENSLAND

REGISTRY: Brisbane NUMBER: B2980/14

Plaintiff: **Peter Markan**

AND

Defendant: Bar Association of Queensland

STATEMENT OF CLAIM

This claim in this proceeding is made in reliance on the following facts:

- 1. As the result of the understanding between Bar Association of Queensland and myself, where the parties have reached an agreement by virtue of their conduct, I provided to them the service of 'Promotion of Bar Association of Queensland (ABN 78 009 717 739) as the most effective Mafia organisation in the world'.
- 2. The contractual service was provided in honest, fair and reasonable manner according to law and due process. It was done exercising my own forensic judgement consistently with applicable rules of conduct and my over-riding duty to the justice.

Background of the Claim

Bar Association of Queensland has created and been running very successful criminal organisation with its tentacles reaching to every element of society control. Governments, government's departments, agencies, commissions are infiltrated and often fully controlled by current or (nominally) former members of that organisation. Great success was achieved by subduing control of political parties and gaining domination of so called 'parliament' where 'laws' are 'created', often for the exclusive benefit of that Mafia organisation.

However the greatest benefit was gained by obtaining the monopoly for the staffing the position of 'judges' in courts. That monopoly was acquired by the insidious work of BAQ stooges in Parliament who created within legitimate Constitution of Queensland 2001 a loophole

59 Appointment of judges

(1) The Governor in Council, by commission, **may appoint a barrister or solicitor** of the Supreme Court of at least 5 years standing as a judge

Selected, trusted Mafia members, 'lucky ones', were offered close to A\$ 1 million a year in various benefits for their role of playacting that they are 'independent' and for clandestinely looking after other Mafiosos financial interest in 'legally' robbing susceptible members of the society.(they call it - 'transfer' of wealth)

As Mafia appointed 'judges' they corruptly obtained positions of so called 'authority' within legitimate legal system (as one of pillars of democracy) utilizing the deception of 'normality', 'fairness' and 'justness' which has been making financial miracles for both judges and lawyers/barristers.

Such CARTEL has proven to be great success and has been operating without any hassles due to control by Mafia any public organization where nominal task is to protect residents of Queensland from the abuse.

STATEMENT OF CLAIM

Filed on Behalf of the Plaintiff (s)

Form 16, Version 2

Uniform Civil Procedure Rules 1999

Rules 22, 146

Name: Peter Markan

Address:

Phone:

Email: justiceaction@gmx.com

- 3. Barristers/lawyers are looking at themselves as the new breed of pompous, self-presumed 'master race', as 'first class citizens', who through lawyer infested legislatures introduced 'laws' giving themselves monopolistic privilege of FULL CITIZENS RIGHTS and they are able to FULLY participate in a democratic process of governing a state or a country while 'lawfully', 'legally' with openly and publicly displayed contempt deprived such right to 99% of the other 'second class citizens' kept in apartheid conditions.
- 4. Possibly they got a bit bored and drunk with success and they were a bit disappointed that their achievements were largely unknown among other people.
- 5. My contract obligation has been to exhibit the Bar Association of Queensland as they truly are but what is hidden from the public perception.
- 6. They asked for it and they got it! I provided to them the required and much needed service, however when it came to honouring my Invoice as the payment for the service provided the problem started.
- 7. In fact, I graciously waved my entitlement for the 'Non creative component' of the service and instead of appreciating my generosity and good heart I am faced with offensive conduct, disrespect and contempt.
- 8. Comparing the fees, charged by many barristers for doing next to nothing for other people, with my **very unique and valuable work** (if I was not modest I would call it 'ART') it is apparent that Queensland barristers received very cost effective service.
- 9. On 2 documented occasions (14.03.2014 and 26.03.2014) in clear terms the Defendant stubbornly refused to fulfil their obligations and to pay the Invoice.
- 10. By the failure to pay amount due to me without a legitimate excuse the Defendant committed the inexcusable offence of the Breach of Contract they breached their legal obligation and the law resulting in legal consequences of this claim.
- 11. It has to be noted that the Defendant cynically claims to possess 'professional' knowledge of the laws in this country, therefore there are no mitigating elements of unconscious conduct due to the lack of awareness on the contrary! it is deliberate and premeditated action.
- 12. The Defendant has been involved in unlawful act indicating gross malice and ill will, in defiance of laws and crossing the red line beyond the range of acceptable human behaviour.
- 13. As the Plaintiff I am:
 - aggrieved and outraged,
 - I feel offended and vilified by such behaviour,
 - I objects to being exposed to such conduct,
 - my private rights and interests have been (or will be) adversely affected by the wrong done and
 - I make this claim relying on the provisions of law:
 - "Competition and Consumer Act 2010" Schedule 2-The Australian Consumer Laws - s 10-1, 18, 20, 21-4b

STATEMENT OF CLAIM

Filed on Behalf of the Plaintiff (s)

Form 16, Version 2

Uniform Civil Procedure Rules 1999

Rules 22, 146

Address:

Phone:

Email: justiceaction@gmx.com

Name: Peter Markan

As the plaintiff I am claiming the following relief:

- 1. Due to the severity of the unlawful conduct the Plaintiff demands that the Defendant makes the public apology for the harm and the distress caused utilizing all major public media available in a clear and highly visible manner.
- 2. Due to cold and calculated criminal conduct and the unrepentant attitude by the Defendant the Plaintiff request the Court to consider issuing the recommendation that the people associated with Bar Association of Queensland to be sent to re-education facilities where they will be subjected to hard physical labour to instil in them the respect for other people in the community.
- 3. The Plaintiff requests the court to order the Defendant to pay the original Invoice as presented to the Defendant of A\$ 10 000 000.13 (ten million Australian dollars and thirteen cents)
- 4. The Plaintiff reserves the right to add to this claim the legal costs and others suffered in the course of pursuing this claim and the interest at the commercial rate.
- 5. The Plaintiff requests the Court to remove barristers/lawyers unjustified, hideous/immoral privilege of collecting from unfortunate people FULL FEE **before** any work is done, using a device deviously called 'trust accounts'.
- 6. Declare as invalid (breaching Statute of Monopolies 1623 and human/civil rights legislation) plainly discriminatory section 59 of the Constitution of Queensland 2001(Appointment of judges) - and declare that any member of the community has the right to become a judge (as unalienable human/civil right), as such job does not require any specific qualifications or competence.

I am electing the trial by jury.	
Signed:	
Description: Plaintiff	Dated: 31.03.2014

NOTICE AS TO DEFENCE

Your defence must be attached to your notice of intention to defend.

NOTICE UNDER RULE 150(3)

The plaintiff claims:

\$ 10 000 000.13 (ten million Australian dollars and 13 cents)

\$ 0 (provisional) for interest; and

\$ 0 (provisional) for costs of issuing the claim and this statement of claim.

The proceeding ends if you pay those amounts before the time for filing your notice of intention to defend ends. If you are in default by not filing a notice of intention to defend within the time allowed, the plaintiff is entitled to claim additional costs of \$(reserved the right to calculate at a later date) costs of entering judgment in default.

STATEMENT OF CLAIM Name: Peter Markan Filed on Behalf of the Plaintiff (s) Address:

Form 16, Version 2

Uniform Civil Procedure Rules 1999 Phone:

Rules 22, 146 Email: justiceaction@gmx.com

3