

SUPREME COURT OF QUEENSLAND

REGISTRY : Brisbane
NUMBER : 4516/13

Plaintiff: **Peter Markan**
AND
Defendant: **Crime and Misconduct Commission**

REPLY TO THE DEFENDANT NOTICE ON INTENTION TO DEFEND

1. In the rare display of sensing the true community moods the Defendant`s Reply expresses public ‘embarrassment’ for the existence of such token, fake organisation.
2. The defence put by the Defendant is embarrassing, vexatious, scandalous, liable to prejudice of the fair trial and contains untrue, false, distorted, misleading assertions. That ‘defence’ is THE EMBARRASSMENT to the real world.
3. With unqualified capacity for falsehood, being a fake organisation it attracts fake people making fake remarks of not being able to see trees in a forest as evidenced by the reply to my point 1 in the Statement of claim.
4. Further example of such attitude is the claim in the point 2 that CMC is not a ‘commercial organisation’. Analysis of available information, having the ABN number as ‘state government entity’, not being a parliament department, registration for GST, admission that it operates within ‘justice portfolio’ – clearly indicates that CMC is a part of **the corporation** known as ‘STATE OF QUEENSLAND’. The expression used by the Defendant that it is a ‘statutory body’ **does not negate it being subject to all commercial and other laws applicable in Australia and Queensland** and used in my case against them as they do not have ‘immunity’ of any kind.
5. Point 6 of the ‘defence’ tries to deflect the ‘allegations’ towards ‘lawyers in private practice’ when in fact my initial complaint and the reason for the case before this court is conduct of Legal Services Commission, the stooge in charge of it – John Briton, and the negligent and felonious conduct of CMC.
6. **Using the same fake ‘logic’ any gang of criminals, drug pushers even serial killers are ‘PRIVATE PRACTICE’ if we disregard their effect and damage done to the society as it is suggested by that moron writing on the behalf of CMC.**
7. That creature also publically demonstrates his loving affair with stupidity by saying few times that this matter ‘do not disclose a cause of action **known to** (anglo) **law**’. The excuse of being Queensland (semi)educated lawyer is a partial explanation for the lack of professional and general knowledge. Anglo law is in fact quite famous for being able to have ‘cause of action’ for ANY given requirement. How we can ever forget eg. that the resistance of Chinese to buying drugs was called ‘restriction to free trade’ and the **LEGAL** argument for Opium Wars (1839-1860).

Reply to Defendant submission
Filed by Plaintiff - Peter Markan
Form 16, Version 2
Uniform Civil Procedure Rules 1999
Rules 22, 146

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Address:

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8. There is nowhere in the CMC 'defence' justification why they should not keep Legal Services Commission and John Briton accountable for promoting protection of Lawyers Mafia and creating new level of barbarity in this State.
9. There is nowhere an usual excuse used by lawyers and their organisations (and this is what practically CMC is !) that they have '**over-riding duty to court/system/mafia**' and not to Citizens of Queensland.
10. Lawyers mafia crimes against the community members have to be prosecuted the same way as crimes against jews and poofers. It appears that CMC and similar outfits stand on the wrong side of the two way mirror and do not see that the society is much larger than those 2 tiny minorities.
11. The avoidance of doing their job, dodging responsibility and the denial for me the protection by law appear to be systemic problem and has to be attributed to overpowering racism characterising this organisation as the protector of the criminal Mafia ruling this State.
12. On the broader scale it exposes the fraud of 'Multiculturalism', which is subtly implying 'equality' by making token, insignificant gestures but allowing only anglos ('homo brutanicus') to occupy the positions of real power and influence as allegedly possessing ostensible superiority over other citizens of this country/state. Camouflaged 'dictatorship'.
13. Practical actions of that fictitious organisation (CMC) indicate that its main role is to deal with internal conflicts (Nuttall), scare paymasters opponents (Newman) and be \$50 million a year smokescreen protecting corruption, rottenness and the benefits of TRUE CRIMINALS controlling this STATE – **LAWYERS MAFIA**.
14. Antidemocratic, terrorist, racist forces sheltered in this organisation are given notice that they passed their use by date. Their code of misbehaviour is UN-AUSTRALIAN !
15. Therefore the subject of my application to this Court necessarily involves also:
- 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;
 - denial of the protection by law to those people;
 - treatment of those people by 'public institutions' and courts as SECOND CLASS CITIZENS.

The plaintiff elects trial by jury .

Signed:

Description: *Plaintiff*

Dated: 03.07.2013

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