

[REDACTED]

---

**From:** Robert Pelnens [REDACTED]  
**Sent:** Tuesday, 27 September 2016 7:15 PM  
**To:** Crime and Corruption Commission  
**Subject:** HPRM: Publicising allegations is in the public interest as sometimes more information may arise

[REDACTED] [REDACTED]

I believe its in the public interest to not only publicize allegations by the CCC but to actually go one step further and cross link all investigations by public departments on a single notice board as the legislation is so and very specific for what government departments can investigate and cannot. Sometimes one department must find fault before another government department is willing to investigate.

I am currently through 4 years of investigations by a myriad of departments who fall back on legislative powers or lack of them in some instances and I have actually had to have the Ombudsman adjudicate in one instance whose legislation powers covered a matter as they both told me that its not their responsibility for bullying on a mine site even though the legislation says it is in both. It is now to the point that an investigation of parties [REDACTED] has been referred from the Qld ombudsman to AHPRA for re investigation. Once I have come up with a definitive outcome from all the investigations I can then assemble them and either refer it to the CCC or another entity as [REDACTED] is subverting true justice under the watchful and knowing eyes of a number of governments entities as [REDACTED] pays fees to the government departments in a variety of forms [REDACTED].

I have actually been warned by letter if I didn't stop looking into my allegations that a person [REDACTED] [REDACTED] would sue me. Because their pockets are bottomless they can do this in order to keep me shut down even if I am right.

thanks and regards  
Robert Pelnens  
[REDACTED]