

From: Crime and Corruption Commission
Subject: Re: Additional Information Re Submission of Greg and Joan Darlington, dated 12.6.16.
Attachments: 12.4.16.rtf

Record Number: [REDACTED]

From: Greg and Joan Darlington [REDACTED]
Sent: Sunday, 25 September 2016 5:01 PM
To: Crime and Corruption Commission <publicisingallegations@ccc.qld.gov.au>
Subject: Re: Additional Information Re Submission of Greg and Joan Darlington, dated 12.6.16.

Your Reference : [REDACTED]
Our Reference : Attached additional information.

Dear Panel,

1. Mr Alan MacSporran
2. Mr Richard Bingham
3. Mr Marshall Irwin

[REDACTED]
5. Dr Rebecca Denning

As noted in the above Your Reference we wish to accept your invitation to provide additional information to the Panel re our submission of 12.6.16. Our submission referred to the period up to and including Judge Tim Carmody's decision of 3.12.15 and this new additional information covers our dealings with the Queensland Government since that date and up to the present time. Our submission dealt with NOT "what CAN happen under the current Laws (with Exemptions)/Directions/Regulations etc " BUT "what DID happen to Greg and Joan Darlington" and this additional information is testimony that we must pursue the question "Making Allegations of corrupt conduct public : Is it in the Public Interest?" because currently, what we have now, did not protect the Darlings, (i.e. the public), and needs modifying.

Kind regards

Greg and Joan Darlington

From: Greg and Joan Darlington
Sent: Thursday, 25 August 2016 10:57 AM
To: [courtservices.feedback@\[REDACTED\]](mailto:courtservices.feedback@[REDACTED])
Subject: Re: DENIAL OF OUR RIGHTS TO NATURAL JUSTICE

Dear Addressees,

- Reference 1. Attached our Official Complaint of 13.4.16.
2. Letter from Ombudsman 2016/06634 of 16.8.16.

In response to Reference 2. above which states Quote "For complaints about the actions/decisions of the Registry/Officer of the Court Please contact [courtservices.feedback@\[REDACTED\]](mailto:courtservices.feedback@[REDACTED])" Unquote - hence this letter/email and our Official Complaint of 13.4.16.

It is now 133 days since we lodged this Official Complaint and to date our only response from the addressees to our Complaint is as follows:

A. From The Office of the Queensland Ombudsman, who advised us to contact your office via this email address. (See Ref 2. above).

B. Our local Parliamentary Member [REDACTED] who arranged for us to have some Pro Bono Legal advice from a local senior Lawyer, which we accepted and appreciated the advice.

"Discredit the witnesses". We are two elderly "all of life Queenslanders" who are trying to have criminal, false, misleading and downright untrue allegations deleted from our QPS (PSBA) records (QPrime file etc) and to do so we need to Appeal to the Supreme Court of Appeal in an attempt to have our Right to Information (which has been denied to us by the QPS/OIC/QCAT) released to us so we can proceed to have our personal records corrected.

It is a desire of ours that we leave our children, grand children and great grand child a legacy that shows within Government Records (especially Police Records) that we are/were of good character and to do this we need to clear our Personal Information of malicious and false criminal allegations against us, which are currently contained with-in our records and unless deleted will remain for many years to come, well after we are gone.

Our Appeal cannot proceed until this complaint is addressed and we receive a Legal Ruling, so please could we finally receive an official answer to our Complaint of 13.4.16 (was it an unrealistic expectation of ours to think that we would have this resolved within our current waiting period of 133 days??) and advise us re our Appeal Application (Form 64) which was lodged on 17.12.15. If there is a valid reason for the delay in replying to our complaint please at least give us the courtesy of some form of response/reason. We are both good loyal honest Christian citizens who deserve better from our elected State Government and our legal system.

THIS IS A DENIAL TO GREG AND JOAN DARLINGTON OF OUR CIVIL RIGHTS TO NATURAL JUSTICE. (A copy of the main principles of Natural Justice are contained in our Complaint, copy attached.)

We have frequently stated we are available at any time for any interview with any person re this matter, "face to face", as Joan has a hearing problem which makes it difficult re telephone conversations/interviews.

Kind Regards

Greg and Joan Darlington
24/8/16

From: Greg and Joan Darlington [REDACTED]
Sent: Wednesday, 13 April 2016 3:48 PM

To: srlservice@justice [REDACTED]
attorney@ministeria [REDACTED] thepremier [REDACTED]

Cc: [ombudsman@\[REDACTED\]](mailto:ombudsman@[REDACTED])

Subject: RE: APPEAL TO THE SUPREME COURT

Re attached Complaint,

Please read attachment in conjunction with the below email.

CC: For information only - We feel it is a matter "in the public interest", and agencies such as yours should be aware of.

Greg and Joan Darlington
13.4.16

From: [REDACTED]@[justice.qld.gov.au](mailto:[REDACTED]@justice.qld.gov.au)
To: [REDACTED]
CC: [SupDist.ClientCommunicationsUnit@\[REDACTED\]](mailto:SupDist.ClientCommunicationsUnit@[REDACTED])
Subject: RE: DARLINGTON -V- QCAT
Date: Wed, 6 Jan 2016 03:33:48 +0000

Good Morning Mr Darlington, -
Further our telephone conversation this morning, and your documents received in this office on 4 January - 2016. -
As discussed, payment was not included with your documents and therefore your appeal has not been - filed and is now out of time. -

Please see attached the following: -

- Application for Fee Reduction for an individual (Form 131);
- Application to the Court of Appeal (form 69);
- Legal –v- Procedural advice factsheet;
- Supreme Court Practice Direction 19/2015 which outlines the court closure periods.

In regards to your booking request for a meeting with registry staff lodged on 18 December 2015, a member of the registry will be in contact with you today. As explained the registry is unable to provide you with any legal advice, however we are able to assist you with procedural advice concerning the preparation and layout of your document and point you to the form templates and legislation pages – I have also attached some information around this so that we can assist you the best way possible.

If you have any further questions or concerns, please do not hesitate to contact the registry again on the details below.

[REDACTED]
A/Registrar
Brisbane Supreme and District Courts
Queensland Courts Service
[REDACTED]



Telephone enquiries: 8.30am to 5.00pm (excluding Wednesday - 9.30am to 5.00pm)
Counter enquiries: 8.30am to 4.30pm (excluding Wednesday - 9.30am to 4.30pm)

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