## Submission 5 - Ross Bradley(Part 1)

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Permission to published is granted. Thanks.

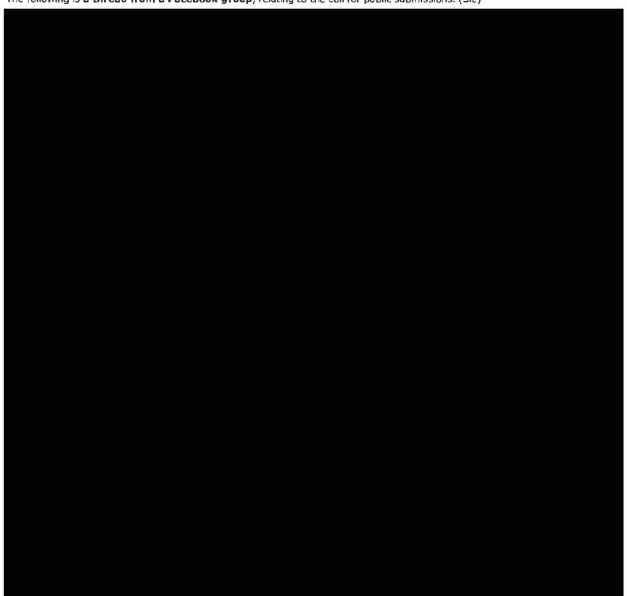
The CCC - be the Commission that you are?

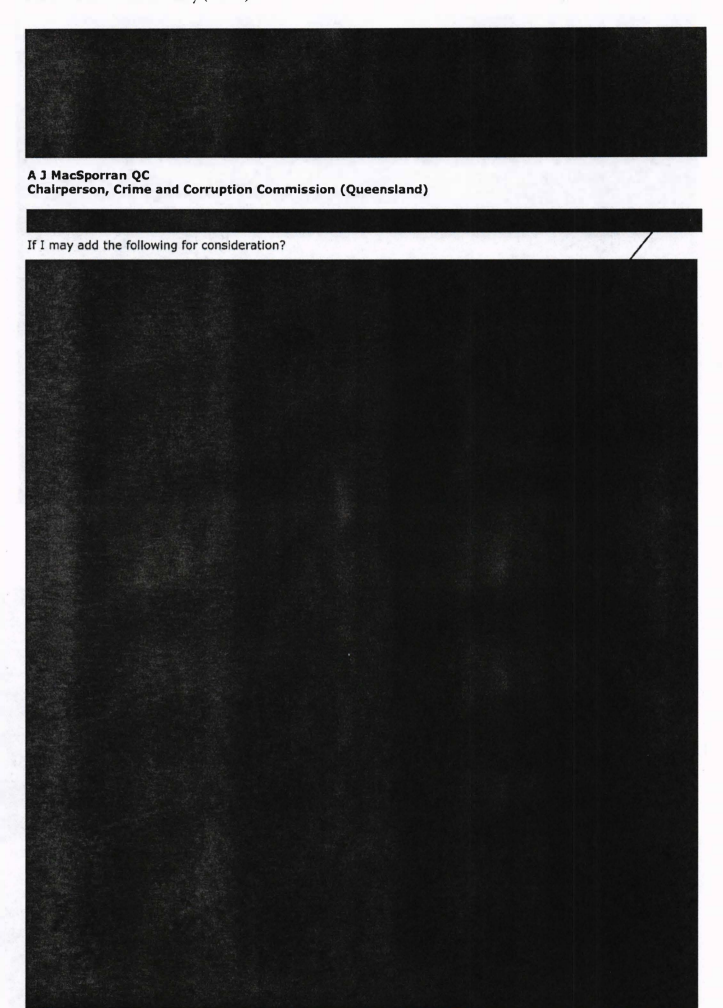
The CCC, and rather than being likened to a "toothless tiger", and as a "CCC" (Crime and Corruption Commission), should or, needs to be more likened to an "Elliot Ness" type of ou and have a similar elite band of men/women who are "empowered as", the untouchables. And to be the Commission, that you are. Think about it.

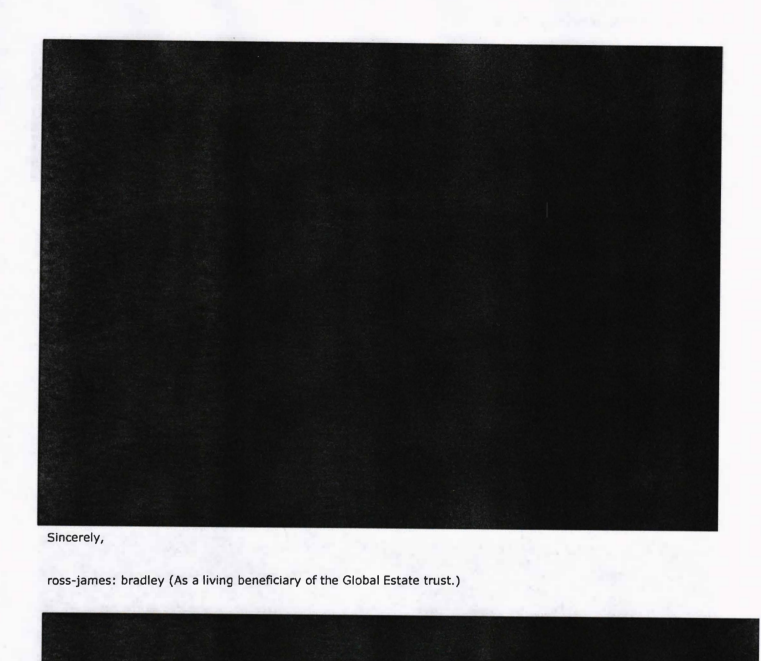
The CCC is also the corporate "watch-dog" of the STATE-OF-QUEENSLAND-AUSTRALIA. That means, having a "job" to overseer all matters of corruption, even and including up to, both the Governor and Premier of, the state.

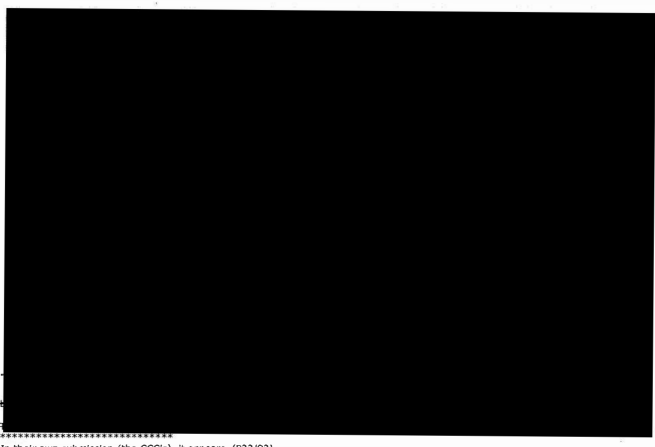
And reporting at all times- not to a "committee", but to a full parliament. (Always bearing in mind that they both (the Governor and Premier of, the state) have access to, the sovereign. As ..'[A]dvice to the Sovereign in relation to the exercise of the powers and functions in respect of the State, is tendered by the Premier.')

The following is a thread from a Facebook group, relating to the call for public submissions. (Sic)









In their own submission (the CCC's), it appears. (P22/92)

They want (need) to be "independent" yet answer to a parliamentary "committee", going through a Minister? Helio? For management purposes only, hopefully? Whoops! .... I spoke too soon.

< Police research (P25/92)

The July 2014 amendments removed explicit reference to the ability to undertake research into police.

The research function is expressed to be a function to undertake the following research "in accordance with a research plan approved by the Minister". >

## Overview

In reviewing our corporate governance arrangements, three principles guided our work. These are that the organisation must:

- be independent
- be subject to strong checks and balances given its coercive and wide powers
- ensure it operates to best practice, a responsibility placed on its minister by section 260(1) of the EC Act.

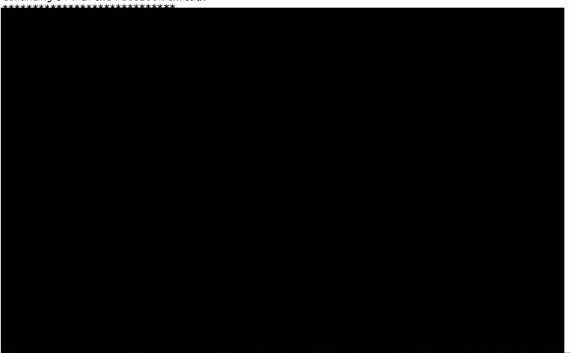
These principles, properly applied, will give the community confidence that the necessary arrangements are in place for the CCC to fulfil its purpose.

While recognising that strong internal governance is vital to the effective independent functioning of our agency, we are also aware that it needs to be subject to robust and effective parliamentary committee oversight. Without a strong functioning committee all other governance is at risk.

Note: for the CCC to ever work both effectively and efficiently, it must be truly independent of government, legally coming under the body politic or, umbrella of that state legal entity, STATE-OF-QUEENSLAND-AUSTRALIA.

With both organisations (and just like the parliament) being empowered by the Legal Personality of the state, and answering directly to, the full parliament.

Continuing on with the Facebook thread:



## **Crime and Corruption Commission**

The Crime and Corruption Commission (CCC) is a statutory body set up to combat and reduce the incidence of major crime and corruption in the public sector in Queensland. Its functions and powers are set out in the Crime and Corruption Act 2001. The CCC investigates both crime and corruption, has oversight of both the police and the public sector, and protects witnesses. It is the only integrity agency in Australia with this range of functions,





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We've taiked of "Legal Personality" so often...yet...we continue to struggle with it. Comments are not being seen/read properly and all we want to talk about is...what they are doing. (Articles tell us that?)

What is happening is what appears to be a complete lack of understanding (by us) and a total disrespect (by them), for or, of the law surrounding Legal Personality.

The thread clearly shows (in a small screen-shot) that **you cannot legislate something** that is **already unlawful**, into becoming law.

"[t]he notion of legal capacity is intelligible, but the notion of qualified legal personality, is not."

We are a long way from "home base", It is clear.



And I could "go on forever", yet I won't. If there isn't enough in the above Facebook thread to seriously consider, then I've been of no help. And, not only for the next generation of our own children - but for all the generations, forever after us, mere mortals. Are we "up" for it?

I guess the "proof" of that, "will be in the pudding", that will get to be baked. Bake it good.

Sincerely,

ross-james: bradley

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ps; A copy has also been CC-ed to					
pps; E Mail below is, as was sent to both reply.	and	that never even got a			

