

IN THE HIGH COURT OF AUSTRALIA
CANBERRA REGISTRY

No. H.C. of 1995

IN THE MATTER of a WRIT OF MANDAMUS against:

CHIEF JUSTICE of the HIGH COURT - THE HONOURABLE SIR ANTHONY MASON AO, KBE, and
PATRON of the AUSTRALIAN NATIONAL UNIVERSITY DEBATING
SOCIETY.

RESPONDENT

ALEXANDER MARCEL ANDRE SEBASTIAN BARKER BAILIFF, AUSTRALIAN NATIONAL UNIVERSITY
student #9204215.

AND

AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE SOCIETY.
PROSECUTORS.

BEFORE THE HONOURABLE JUSTICE
BRENNAN, DEANE, DAWSON, TOOHEY, GAUDRON OR MCHUGH
THE 3rd OF JANUARY 1995.

UPON APPLICATION made this day at the HIGH COURT OF AUSTRALIA, REGISTRY by Alexander Marcel Andre Sebastian Barker Bailiff, Australian National University student #9204215, Chairman, Australian National University Scrabble Society and on behalf of the Australian National University Scrabble Society, PROSECUTOR, for an ORDER NISI for a WRIT OF MANDAMUS, against the CHIEF JUSTICE OF THE HIGH COURT, COMMONWEALTH OF AUSTRALIA, hereby provide an AFFIDAVIT to support the reasons why this WRIT OF MANDAMUS should be issued.

AFFIDAVIT

1.

I, Alexander Marcel Andre Sebastian Barker Bailiff, of 7C Moorhouse Street O'Connor in the Australian Capital Territory, student #9204215 at the Australian National University ("ANU") and Chairman of the ANU Scrabble Society make oath and say as follows:-

1.1

I was born, on the day Gough Whitlam, Leader of the Opposition, threatened to block supply in the Senate, that is Tuesday the 25th of August 1970, an event leading up to the constitutional crisis of 1975. My life began, amidst controversy, and is polemic, pleonastic and serendipitous. My idiosyncrasies determine the path in life, I have chosen to passionately, pursue.

1.2

I am, Alexander Marcel Andrei Sebastian Barker Bailiff, an eccentric, who has an unusual thought process'. I am a sui generis social, political, legal, economic, commercial, and ideological, theory exculpator. I am, a P.L.E.C.I.T.E. and exceptionally industrious and resourceful, effectively utilising any resources available. My favourite pursuit, apart from

developing P.L.E.C.I.T.E. strategies, is playing Scrabble®. Exhibit 1.1

1.3

I am, the Chairman of the Australian National University Scrabble® Society.

1.4

I am, appointed by the ANU Scrabble® Society, to make this Affidavit.

1.5

I am, duly authorised by the ANU Scrabble® Society to act in any proceedings, presentations or performance necessary to ensure achieving the 'Aims and Objectives' of the ANU Scrabble® Society.

1.6

The "Aims and Objectives" of The ANU Scrabble® Society are to:-

1.7

Ensure **justice** and **equity** for all people and groups in society.

1.8

Develop interpersonal skills between people and groups of differing views and interests through a range of pleasurable mediums.

1.9

Develop our vocabulary and enhance the use of words in everyday life.

1.10

Develop self awareness in both personal and career "Aims and Objectives".

1.11

Enjoy simultaneously achieving our and these "Aims and Objectives".

1.12

The Chairman is generally to have power to do anything to achieve the 'Aims and Objectives' of the Society - subject to the provisions of this constitution and Commonwealth Legislation passed via The Australian Constitution Act.

2.

The major criminal activity of the **Australian National University Debating Society**, and the **Australian Federal Police**, aided by **Philip Alan Selth**, Australian National University, **Pro-Vice Chancellor**, for Planning and Administration, **Richard Refshuage** from **Macphillamy**, **Cummins and Gibson** (division of Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. In an effort to prevent me, the Chairman of the ANU Scrabble® Society from informing the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court of Australia, of major criminal activity of an organisation he is the Patron of, being the **Australian National University Debating Society**.

2.1

In 1992 ANU Debating Society, President - Simon Brettel, Vice President - Kath Cummins, Treasurer - Tim Hughes, Editor - Kirsten Edwards, Editor - Matthew Sag, and Sponsorship Officer - Stella Gaha did, "conspire to commit crimes", "incite and encourage", "aid and abet", and be an "accessory after the fact", to criminal activity of Assistant Sponsorship Officer - Rachel Michelle Piercey. Exhibit 2.1

2.2

ANU Debating Society, Assistant Sponsorship Officer - Rachel Michelle Piercey did "attempt, "conspire to bring false accusation", "conspire to defeat justice", "attempt to pervert justice", "fabricate evidence", circulate "defamatory documents", make "untrue representations", make "false accusations", "give false testimony", "commit perjury", and "perjury with the intent to procure conviction". Exhibit 2.2

2.3

ANU Debating Society, Assistant Sponsorship Officer - Rachel Michelle Piercey was also "incited and encouraged", and "aided and abetted" by her fellow student, friend and lover Australian Federal Police ("AFP") Constable Harry Thomas Hains 4928, responsible for 5 arrests of in 48 days. And Constable Harry Thomas Hains 4928 was "aided and abetted" by Constable Adrian Kraft 3260. Exhibit 2.3

2.4

The Chief Magistrate Ron Cahill, presided over proceeding's in which he went beyond his jurisdiction and "acted oppressively and was an interested party". I was remanded from the 8th of September to 16th of October 1992 for a "false accusation" that I telephoned Rachel Michelle Piercey, in breach of Interim Restraining Order 1992/279, which expired 14 days before I was arrested by Rachel Michelle Piercey's fellow student, friend and lover AFP Constable Harry Thomas Hains 4928. I was released 2 days after the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court, attended the annual ANU Debating Society dinner at the ANU, as their Patron. Exhibit 2.4

2.5

In 1992, ANU Debating Society Assistant Sponsorship Officer - Rachel Michelle Piercey's distinct pattern of behaviour was to circulate "defamatory documents", "fabricate evidence" make a "false accusation" of "threat to kill", get a restraining order then make "false accusations" of breaching the order.

Exhibit 2.5

2.6

The ANU Pro-Vice Chancellor, for Planning and Administration ("P&A"), Philip Alan Selth hired his General Services Fee committee colleague - Richard Refshuage from Macphillamy, Cummins and Gibson to represent Rachel Michelle Piercey after she "fabricated evidence" and submitted it to him on the 28th July 1992. Exhibit 2.6

2.7

Over 104 days, from the 22nd July until the 4th November 1992, efforts of:-

Australian National University Debating Society, President - Simon Brettel, Vice President - Kath Cummins, Treasurer - Tim Hughes, Editor - Kirsten Edwards, Editor - Matthew Sag, Sponsorship Officer - Stella Gaha and Assistant Sponsorship Officer - Rachel Michelle Piercey.

Australian National University Pro-Vice Chancellor for Planning and Administration, Philip Alan Selth and any lawyers, academic's, staff and students acting under his advice. ie. Gavin Lee, for Rachel Michelle Piercey.

Macphillamy, Cummins and Gibson ("MCG") - Richard Refshuage hired for Rachel Michelle Piercey by ANU Pro-Vice Chancellor - Philip Alan Selth.

Malleson, Stephen and Jacques ("MSJ") - Chris Chenoweth hired by ANU Pro-Vice Chancellor, P&A - Philip Alan Selth, for himself.

Australian Federal Police - Constable Harry Thomas Hains 4928, Constable Martin Leonard 4169, Constable Rebecca Louise McNevin 5038, Constable Adrian Kraft 3260, Senior Constable John Reynolds 2830, Constable Wesley James Herold 3874, Constable Michael Perriman 3297, and Constable Pugh.

ACT Legal Aid Office - Ms Crebbins, Kate Hughes - Ken Archer's defacto and fiance' and solicitor Gavin Lee representing Rachel Michelle Piercey's.

ACT Director of Public Prosecutions - Ken Archer, Michael Chilcott, Pat De Veau, Cooke, Alison Chivers, Amanda Tonkin, Fiona Merrylees.

ACT Magistrates Court - Michael Somes, Peter Dingwall, Michael Ward, Warren Nicholl, John Murphy, Ron Cahill, John Dainer, John Burns.

ACT Corrective Services - Director and staff of Belconnen Remand Centre. resulted in:-

reluctantly issuing an interim restraining order, 5 arrests, 7 charges, 38 court appearances, 22 days in court, 55 days in remand and 4 convictions, being released 2 days after the Annual Debating Society End of Year Dinner.

Exhibit 2.7

2.8

During this period Christine and Philip Bates came to Canberra and had discussions about me and regarding my studies, with ANU, Disability Adviser - Margaret Miller, Counsellor - Leila Bailey, Lecturer - Dr Mac Boot, Lecturer - David Adams, Tutor - Lorraine Elliott and possibly lecturer - Harry Geddes and others. The ANU being in contravention of the Commonwealth Privacy Act, as at no stage did I give written or oral permission to any of these academics or staff to speak to my parents. When I asked ANU Pro-Vice Chancellor about the ANU "Statement to student's on Confidentiality of Personal Information" of 2nd February 1993, he told me he had written it. I further asked him about the ANU breaching my confidentiality, by speaking to my parents with out my permission, he told me "the ANU does not breach confidentiality, except in extenuating circumstances." Exhibit 2.8

2.9

Christine and Philip Bates, Peter Bayliss and I had a meeting with psychiatrist - Dr Robert Tym. At this meeting Dr Robert Tym reassured my parents, "your son is not abnormal, he is normal, just unusual." At a later stage solicitor, Michael Helman told me he would get me off the charge on grounds of insanity. When I interjected, saying "but I am not !" Michael Helman, told me not to worry as he had offered Dr Tym \$400 from legal aid to write such a report. Ironically, when I again met Dr Tym, he told me, "he had been offered \$400 to write a report saying I suffered from delusion and paranoia." When I told Dr Tym, "I had neither given Michael Helman or Dr Tym permission to breach my confidentiality" he said, "it does not matter". When I told Dr Tym, "I had sacked Michael Helman." Dr Tym told me "Michael Helman asked for it before I sacked him." So I told him, "that is not what you told my parent's." Dr Tym then told me, "I have changed my mind and absolutely nothing is going to stop me writing this report unless you give me \$400." I told him, "my stepfather is currently suing psychiatrists in the Chelmsford cases and I am sure suing you for 'demand accompanied by threat' will be small fry." After this I was taken away by Remand Centre Officers to my next appointment with Dr Shihoff, my GP. I told Dr Shihoff, "Dr Tym made a demand accompanied by threat to me" and explained in detail. Dr Tym rang up 40 minutes later to tell Dr Shihoff "that he would not write a report unless I gave him full written permission".

About this time, I was multiple "assaulted", by Belconnen Remand Centre, staff member Tony Gould. Michael Helman, walked out of Court, sticking his fingers up, refusing to give evidence of him breaching client confidentiality, after he had given evidence of how solicitor - Tim Chadwick had breached my client confidentiality. Dr Tym did worse things when he was in court in 1994 ! Exhibit 2.9

2.10

In 1993, I had various meeting with ANU Pro-Vice Chancellor for Planning and Administration, Philip Alan Selth, also a barrister and solicitor, regarding the ANU having hired Richard Refshuage from Macphillamy, Cummins and Gibson for Rachel Michelle Piercey, her "fabricated evidence", "untrue representations" and "false accusations". Another "false accusation" was made when I was with Philip Alan Selth and days later Rachel Michelle Piercey "circulated defamatory documents", "fabricated evidence" and made a "false accusation" of threat to kill, against another male student - Tjarda Strienstra.

Exhibit 2.10

2.11

Upon me informing Philip Alan Selth of this, he had an urgent meeting the next morning

with Rachel Michelle Piercey. More importantly, Philip Alan Selth, became an "accessory after the fact" as he now knew what I had told him was true. So Philip Alan Selth, started having me arrested for trespass when I was found "reading in the library", on four occasions. It has been proven that I was reading in the library with no reasonable excuse. I have no conviction and no record. I will win the Supreme Court appeal. Exhibit 2.11

2.12

ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth then, got a restraining order to keep me off the entire ANU. ANU - Philip Alan Selth, ANU legal officer - Stephen Herrick, MCG - Richard Refshuage, MSJ Chris Chenoweth and Malcolm Brennan, and Barrister - John Purnell appeared, over nine days before 5 Magistrates, against unrepresented me. This was after MCG Richard Refshuage, had asked me "would you like to cut a deal?", upon me showing him proof of Rachel Michelle Piercey's criminal activity. And after, ANU Law lecturer - Harry Geddes, gave crucial evidence in the Magistrates Court, establishing he saw Rachel Michelle Piercey's "fabricated evidence", quite a few later than she alleged giving it to him in a second piece of "fabricated evidence" of the 28th July 1992. Having "fabricated evidence" to provide Philip Alan Selth reasons to hire Richard Refshuage of Macphillamy, Cummins and Gibson for Rachel Michelle Piercey. Philip Alan Selth panicked and applied for his restraining order the day after Rachel Michelle Piercey's restraining order expired. For the purpose of preventing me subpoenaing, other ANU witness, who can provide further evidence of criminal activity of Philip Alan Selth and Rachel Michelle Piercey. Exhibit 2.12

2.13

ANU Debating Society Rachel Michelle Piercey's, distinct pattern of behaviour had surfaced again as she, "circulated defamatory documents", "fabricated evidence" and made a "false accusation" of "threat to kill", against another innocent male student. ANU Pro-Vice Chancellor, Philip Alan Selth further established a link between the ANU his and Rachel Michelle Piercey legalaction and more importantly criminal activity. Exhibit 2.13

2.14

In 1993, I was "commonly assaulted" by Constable Kelvin George Thorn 1639, as he "inflicted actual bodily harm" and told his younger colleagues I had been harassing a Canadian woman, [being Rachel Michelle Piercey]. Witnessed by Constable Robert Duncan 4174, Constable Paul Sherring 4545, Constable Anthony Crocker 4832, and Constable Darren Bretherton 4997. I was charged with "assault" and "resisting arrest" after Constable Kelvin George Thorn 1639, "fabricated evidence" for all four and "incited and encouraged" and "aided and abetted" all four to make a "false accusation", "commit perjury" and "perjury with the intent to procure conviction". All gave evidence witnessing me "assault" and "resist arrest". After giving evidence, they were told I had just dislocated my collarbone, weeks earlier. At trial, Justice Gallop, advised me, to "never take on the police as they will always win" as he gave me no conviction and no record. I will be acquitted in the Federal Court appeal.

I told Chief Magistrate - Ron Cahill, how Rachel Michelle Piercey and Constable Harry Thomas 4928, knew when I was home before they made false accusations. ie. telephoning, if I answer I am home. I also told Ron Cahill of my fears for my safety. Expressing concerns of me being hit by a car. I was hit by YDA - 107, at 3:25 pm on 19th November 1992, whilst on a footpath, before the motorist said, "serves you right and drove away". This was a deliberate "hit and run" and witnessed by:- Darren Thomas 5 Bennett Place Spence 258 6608, Chris 61 Cuthbert Circuit Wanniasa 231 2625 and Adam 62 Adolf Street Tuggeranong. Motorist was chased and he is Stephen Riley of 16 Miller Street O'Connor ACT 2601, Licence number 279865. When Police came the female helped me, and the male threatened to charge me, near home and when he met me at Calvary hospital. I dislocated my collarbone, seeing Dr Wright at Calvary Hospital and Dr Shihoff at Lyneham Medical Centre.

Exhibit 2.14

2.15

On the 27th of July 1993, it took me 4 hours and 39 minutes to be acquitted on appeal of 4 convictions. On the basis, "the way the cases have been conducted in the Magistrates Court entirely defeated the principles of our legal system." To quote Justice Gallop. Despite this, and the fact the swift dismissal of these charges was well known through legal and police circles. I was still arrested at 0040 hours on the 9th of March 1994 for "failure to pay three \$100 fines." Sergeant Hall tried to explain as he apologised and let me go, although he could not explain why the last four times I had been arrested, AFP let me go from 45 minutes to 3 hours later, without charging me. My fears, have resulted in me hiding for my own peace and safety. Exhibit 2.15

2.16

ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth enlisted the assistance of the 1,200 academic, 2,200 technical and general staff, and more than 10, 500 students of which 2, 400 are from 60 countries, of the ANU in his, Macphillamy, Cummins and Gibson- Richard Refshuage, Mallesons, Stephen and Jacques - Chris Chenoweth, and ANU Debating Society efforts to silence and prevent me subpoenaing witness' to expose their major criminal activity. As I did subpoena ANU Law lecturer - Harry Geddes, before giving crucial evidence. On the 26th of November 1993, my mother Christine Bates wrote to the Chancellor, Pro-Vice Chancellor and members of the ANU Council providing them advice on these scandalous matters. Exhibit 2.16

2.17

In 1994, at the XIV Worlds Debating Universities Debating Championship ANU Debating Society 1992, President - Simon Brettel, Vice President - Kath Cummins and Treasurer - Tim Hughes used the distinct pattern of behaviour they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to use in 1992 and 1993. President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes "circulated defamatory documents", "fabricated evidence" and made a "false accusation" [of] that I "threatened to kill" them. So much so, Michael Gronow - Chief Adjudicator of Melbourne University Debating Society organising committee, announced, to hall of contestants from 100 universities from 20 nations, "that the tournament had been delayed for half an hour as the ANU Debating Society had caused a security scare by saying someone had threatened to kill them. And it had been established that it was only a practical joke and that if the ANU Debating Society further delayed the tournament the organising committee would officially 'threaten to kill them'. Exhibit 2.17

2.18

ANU Debating Society Rachel Michelle Piercey's, distinct pattern of behaviour surfaced again when President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes, circulated "defamatory documents", "fabricated evidence" and made a "false accusation" that I "threatened to kill" them. They used this distinct pattern of behaviour since they were well acquainted with it as they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to do the same in 1992 and 1993. The reason they did not again "incite and encourage" and "aid and abet" Rachel Michelle Piercey to use it in 1994, is because she was not at the XIV World Universities Debating Championships, as they were held in Melbourne. Exhibit 2.18

2.19

When I rang Canberra AFP Internal Investigations Division, I told Detective Superintendent Ed Hadzic of isolating ANU Debating Society, President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes, using the distinct pattern of behaviour they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to use in 1992 and 1993. They did this by circulating "defamatory documents", "fabricating

evidence" and making a "false accusation" of "threat to kill". After I told AFP Internal Investigations Division, (AFP Public Relations Whitewasher) Detective Superintendent Ed Hadzic of this good news, he said "it was only a joke !" As he twice sent me this, his response does not surprise me. Exhibit 2.19

2.20

As ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth, successfully got a restraining order keeping me off all property of the ANU including all of its halls and colleges of residence, I was unable to go on campus to pay my ANU 1994 General Services Fee for Re-Enrolling Undergraduates. So I had a friend pay this for me, student number 9204215, by presenting St. George Cheque number 187173, at 16:19 hours in exchange for receipt number 28016. This cheque was paid by St George Bank on the 20th of January 1994. I presented ANU Pro-Vice Chancellor, Philip Alan Selth a completed course enrolment form in Magistrate Court hearing RO 93/494, in December 1993, see Exhibit's. I also sent one by certified mail, item H177494, to the Enrolment and Fees office on the 13th of December 1993. This postage of \$1.85 was paid for by St. George Cheque number 801997. I think it would be unreasonable, although not unlikely, if the ANU have failed me in these courses for failure to submit essay's and complete exams. Exhibit 2.20

2.21

On Tuesday the 25th of August 1994, I wrote a letter seeking assistance.

This letter has gone to 883 senior officers in Australian higher education; 222 Commonwealth, 139 New South Wales, 133 Victorian, 91 Western Australian, 88 Queensland, 69 South Australian, and 54 Tasmanian, members of parliament; 25 Northern Territorian, and 17 Australian Capital Territory member of the Legislative Assembly; 16 Police Commissioners; 16 Director's of Public Prosecutions; 16 Ombudsman; 7 Governor's and 1 Governor-General; 69 High Commissions and Embassies seeking political asylum; 92 Editor's of student publications in Higher education; 42 newspaper editor's and radio and television executive producer's of capital cities across Australia. Exhibit 2.21

2.22

At my unofficial meeting with the Honourable Prime Minister of Australia, Paul John Keating, on the 2nd of September 1994, I told him I was having a major problem and he suggested I "write to the office". I did that same night, as I did on the 1st of August and I have not received a single response, except Justice Michael Kirby. I personalised, printed and framed an inspirationalpoem I wrote, for Paul Keating, the Honourable Prime Minister. I hoped these good thoughts of mine, might charm him and be appreciated upon his wall. I gave it to Deana, the Prime Minister's receptionist, who placed it upon his wall. Paul Keating, apparently "once" looked at it. Ironically, Deana and I, first actually met when I asked her if she would like to join the ANU Scrabble Society in 1992. Exhibit 2.22

2.23

On the 25th of September 1994, I wrote a letter to all 16 Ombudsman, with a complaint and enclosing a list of 1980 public officers.

"The purpose of this letter is to make a complaint against each and every name on the enclosed list. Please investigate those, within your jurisdiction, and remit those that are not to the relevant Ombudsman, for investigation."

I already know one Ombudsman, who personally wrote back, either did not read my full "1" page letter, or has no understanding of what is within his jurisdiction. Maybe, I should s.75 (v) of the Constitution Act him. Exhibit 2.23

2.24

On the 7th of October 1994, at 0900 hours I delivered two trunks of 1777 letters for Commonwealth and State officers, to the Prime Minister office. To my surprise, I got a message that distressed me more, than the death threats regularly left on my answering machine.

"Alexander, it is Ann McFarlane from the Prime Ministers office and I have two suitcases full of letters, which I suppose - or I think you may want us to send out, we don't send out letters like this, - um if they are not collected today we will have to get them destroyed."

To think, it was only the 8th of December 1994, Paul Keating said:-

"But, we are guided by the thing that always guides us and that is if people are in trouble, no matter where they are from or who they vote for, let me say that, we are there to give them a hand."

Fortunately, trunks Albert and Bill, were able to secretly get asylum in another Federal member's office, until I unleashed the 77 bundles of envelopes through some 53 members, for their electorate offices. The bundles must be well received, as I have only had four sent back to me. I know many members distributed them to institutions in their electorates. I even know some Federal member's have actually read, at least, the first letter - thanks !

Exhibit 2.24

2.25

As I had regularly written to the ANU Chancellor, Sir Geoffrey Yeend, often simply asking for him to dismiss ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth, before he further implicates the ANU. I was quite shocked by his untimely death. All 1980 public officers I had written to were even provided a copy of a letter I wrote to Sir Geoffrey Yeend of the 1st of August 1994. 1777 I had delivered to the Prime Minister's office only days before. As I had great respect for Sir Geoffrey Yeend, a great "people person", I felt the least I could do was attend his memorial at University House. Shortly after my arrival, I was approached, threatened and intimidated by ANU Pro-Vice Chancellor Philip Alan Selth. I asked him to leave me in peace as I was trying to attend a memorial service. As he did not, I placed my bike lock around my leg, and a chain around my waist to a rail I was beside. I was arrested the next day and charged twice for breach of the restraining order. One because I went to the memorial, and another because I checked my ANU Post Office Box and then chained myself to a statue outside the Chancellery at the student occupation. Magistrate Michael Somes remanded me for two weeks, as he feared I might re-offend by going on the ANU again. These charges will be heard early in 1995. Exhibit 2.25

2.26

On the 10th of November 1994, at 1900 hours, I had a meeting with ANU Debating Society President of '91, 92, 93 - Simon Brettel, at Conflict Resolution Service. Simon Brettel, told me "Rachel [Michelle] Piercey has been a good friend of mine for about 4 years" and "became a [1992] committee member at the beginning of the year". This is evidence proving Rachel Michelle Piercey "committed perjury" on the 6th of August and 4th September 1992. I told Simon Brettel the significance of Rachel Michelle Piercey making "untrue representations", "fabricating evidence", and making "false accusations" within a short period of time of me informing Simon Brettel of letters to the Chief Justice of the High Court, re:- crime of ANU Debating Society. I gave Simon Brettel 3 letters, 2 information pages and my business card, advising they have been distributed nationally. Simon Brettel gave me his word that he would not show or tell Rachel Michelle Piercey or anyone. In a matter of days, Rachel Michelle Piercey "fabricated evidence", made a "false accusation" and "committed perjury" when applying for a restraining order. After it is served upon me Rachel Michelle Piercey will make more "false accusations". I will then be arrested, "assaulted" by police and remanded.

2.27

The ANU Public Affairs Division invited a friend and I, to attend the ANU Installation of Chancellor Ceremony and the Conferring of an Honorary Degree of Doctor of Laws. I rang ANU Council Member and Shadow Minister for Social Security, Philip Maxwell Ruddock to inquire about me attending in safety from ANU Pro-Vice Chancellor, for Planning and Administration, Philip

Alan Selth. Philip Maxwell Ruddock, suggested I get a personal invitation from Professor Peter Baume. My friend and I wrote a letter to Professor Peter Baume which we faxed. I did not get a personal invitation, so I did not go for fear of my safety. My seat, J19 in Llewellyn Hall, remained empty while Professor Peter Baume was installed as Chancellor of the Australian National University and Professor Geoffrey Brennan presented an Honorary Doctorate of Laws, which was conferred upon Archbishop Desmond Tutu. Exhibit 2.27

2.28

As my rights, enumerated in the International Covenant on Economic, Social and Cultural Rights 1966 and International Covenant on Civil and Political Rights 1966 are being violated by the major criminal activity of the **Australian National University Debating Society**, and the **Australian Federal Police**, aided by **Philip Alan Selth Australian National University Pro-Vice Chancellor**, **Richard Refshuage** from **Macphillamy, Cummins and Gibson**, (merged with Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. And I am arbitrarily arrested on a regular basis, I have death threats on a regular basis, I have been hit by one car - whilst on a footpath - only dislocating my collarbone, I fear for my life and my life is in danger. I will ask Archbishop Desmond Tutu to assist me in getting political asylum in South Africa.

2.29

So I wrote a letter to Archbishop Desmond Tutu seeking political asylum in South Africa. I faxed this letter to the office of the Prime Minister, Leader of the Opposition, Minister for Foreign Affairs, Shadow Minister for Foreign Affairs, South African High Commission and Arch Deacon Oliphant of St John's, Archbishop Desmond Tutu's Australian guide. I asked each of them if they could pass on my request for assistance in seeking political asylum in South Africa, but no one would pass my request to Archbishop Desmond Tutu. So that night in the Great Hall of Parliament House, I personally passed my request to Archbishop Desmond Tutu, who advised me to give it to his Media Secretary John Allen, at the end in the front row. I did this. Exhibit

2.29

2.30

When it was question time, I told Archbishop Desmond Tutu;- I am Alexander Buchanan, I passed you an envelope earlier. My Social, Economic, and Cultural and Civil and Political Rights are being violated. I have written a letter to the Prime Minister, the Leader of the Opposition, in fact every [838] Member of Parliament and 16 Police Commissioners. They have not been able to assist me, so I was wandering if you could assist me in getting political asylum in South Africa?"

Archbishop Desmond Tutu said, "I only an Archbishop !"

After this I then went and sat beside John Allen, Media Secretary to Archbishop Desmond Tutu and exchanged business cards.

I provide copies of the cards John Allen and I exchanged in case my residence is mysteriously robbed, burnt or destroyed after I file this writ in the High Court. Probably as a joke to frighten or intimidate me and destroy evidence. You guessed ? The ANU Scrabble Society is my recreation marketing project.

2.31

"The major criminal activity of the **Australian National University Debating Society**, and the **Australian Federal Police**, aided by **Philip Alan Selth, Australian National University, Pro-Vice Chancellor**, for Planning and Administration, **Richard Refshuage** from **Macphillamy, Cummins and Gibson** (division of Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. In an effort to prevent the Chairman of the ANU Scrabble® Society from informing the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court of Australia, of major criminal activity of an

organisation he is the patron of, that is the **Australian National University Debating Society**", has not succeeded.

2.32

Has not succeeded, despite 3 restraining orders, 12 death threats, 17 arrests, 20 charges, 60 days in remand, almost 80 days in court, and over 100 appearances, going before every Magistrate and Justice of the Australian Capital Territory and I still have no convictions or record. I have won !

2.33

And now I have informed Chief Justice of the High Court - the Honourable Sir Anthony Frank Mason AO, KBE, of the blatant disregard of the law of the Australian National University Debating Society. And that this may possibly place him in a slight compromising position. Please do not take it personally, that I am now suing you for negligence, I just need your attention and help !

2.34

These events have not occurred because, I am eccentric or have an unusual thought process'. They have occurred as I sustained severe brain damage and been unconscious for a month. This is Disability Discrimination. My Disabilities are best summed up by Neurologist Dr Gytis Danta in his letter to the ANU Countrywide co-ordinator, Liz Lowrie of 15th December 1989.

AND UPON READING IT IS FOUND THE CHIEF JUSTICE OF THE HIGH COURT OF AUSTRALIA THE HONOURABLE SIR ANTHONY FRANK MASON AO, KBE, IS NEGLIGENT FOR,

3.0 Failure, to consider that as Chief Justice of the High Court of Australia, there is a duty of care you owe to every Australian. And to breach that duty of care by associating, affiliating and endorsing an organisation involved in major crime, such as the Australian National University Debating Society, would compromise your position, that of the Commonwealth of Australia and most importantly the people of the Commonwealth of Australia.

3.1

Failure to investigate the activities of the ANU Debating Society before becoming their patron in 1989.

3.2

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1990.

3.3

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1991.

3.4

Failure to investigate the what the 1991 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.5

Failure to investigate, the activities of the 1991 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.6

Failure to investigate, before writing in an undated letter of early 1991.

"To All Members

As Patron of the ANU Debating Society, it gives me much pleasure to greet members of the Society who are returning to the University to continue their studies this year.

Debating is an important and influential aspect of academic life in a university. Membership of the Society provides an excellent opportunity for the discussion of a wide range of social, political, and philosophical issues affecting Australia in particular and the world in general. As well, there is the added reward of the opportunity to make lasting friendships.

I wish the Society well for the coming year." Exhibit 3.6

3.7

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1992.

3.8

Failure to investigate the what the 1992 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.9

Failure to investigate, the activities of the 1992 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.10

Failure to investigate, before writing in a letter of 6th February 1992.

"It is my pleasant task once again to write a few words of welcome to you, the members of the ANU Debating Society. Those of you who have chosen to renew your membership no doubt do so because you are aware of the many benefits to be obtained from involvement with the Society; new members will quickly realise the advantages which membership brings. Participation in extra-curricular activities adds to the enjoyment of university life and offers the opportunity to forge lasting friendships.

As patron, I was pleased to be able to attend the Society's Annual Dinner last year and to meet some of you. I was therefore not surprised to learn of the success of the Society at the recent World Championships. I would like to take this opportunity to congratulate those members who took part and to wish the society continued success in all its activities during the coming year."

Exhibit 3.10

3.11

Failure to investigate, and monitor publications of the 1991, 1992, 1993, 1994, ANU Debating Society, such as their monthly journal's, Inter Junket, Splinter Junket and Year books.

3.12

Failure to investigate, the Canberra Times article by Michael Bachelard, of 15th September 1992, which referred to the ANU Debating Society taking, criminal actions when I threatened to sue them for defamation, before and after attending the annual ANU Debating Society dinner for 1992.

3.13

Failure to investigate, the Canberra Times letter to editor, written by Amanda Chadwick on the 21st September 1992, which referred to serious problems of ANU Debating Society,

Assistant Sponsorship Officer - Rachel Michelle Piercey.

3.14

Failure to investigate, the Canberra Times article by Michael Bachelard, of 17th October 1992, clearly indicating major criminal activity, as a direct result of ANU Debating Society, Assistant Sponsorship officer - Rachel Michelle Piercey making "false accusation's" and "committing perjury".

3.15

Failure to investigate, the Canberra Times article by Michael Bachelard, of 5th November 1992, clearly referring to conspiracy between Rachel Michelle Piercey and the Police under instructions of the ANU Debating Society. A conspiracy to prevent me proceeding with action against libel, slander and defamation after they published "puerile propaganda".

3.16

Failure to investigate, phone, fax or write to me to enquire about defamation, a conspiracy and contempt by the ANU Debating Society of which you are the patron who affiliates, associates and endorses their extra-curricular activities.

3.17

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1993.

3.18

Failure to investigate what the 1993 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.19

Failure to investigate, the activities of the 1993 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.20

Failure to investigate, before writing an undated letter of early 1993.

"It gives me much pleasure to once again to welcome all members of the ANU Debating Society to a new year at the University.

Since my acceptance of the position of Patron of the Society in 1989, I have followed with great interest the Society's many successes in the world of debating. Last, year, members maintained the high standards set by their predecessors, with Daniel Mulino achieving outstanding success at the Thirteenth World Intervarsity Debating Championships where he was judged Best Individual Speaker. I hope that representatives of the Society will be able to reach similar heights in this year's competitions.

Your Society is a very active organisation and I know that your administrators have planned a full calendar of events for this year. I trust you will give them your full support.

Finally, I hope that your membership of the Society affords you the opportunity not only to improve your debating skills but to form many friendships which will endure beyond your student days." Exhibit 3.20

3.21

Failure to investigate, the major criminal activity of the ANU Debating and your affiliating, associating and endorsing with and of them when I wrote to you on the 2nd of April and 30th August 1993.

3.22

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1994.

3.23

Failure to investigate the what the 1994 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.24

Failure to investigate, the activities of the 1994 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.25

Failure to investigate, the ANU Debating Society before writing in a letter of 6th January 1994.

"As patron of the ANU Debating Society, I am pleased to write a few words of welcome to the Society and to the 1994 academic year. I hope that it will be a year which you will attain whatever goals you set for yourself and that it will be a year on which you will look back with much satisfaction. Membership of the Debating Society will no doubt contribute to your enjoyment of university life.

Although my personal contact with the Society has been somewhat limited by my workload as Chief Justice of the High Court, I have nevertheless been kept well informed of its activities and achievements by your President Simon Brettel. I would like to take this opportunity to congratulate all members who will be participating in the World Intervarsity Debating Championships in Melbourne." Exhibit 3.25

3.26

Failure to investigate, the 1992, 1993 and 1994 "extra-curricular activities" of Simon Brettel before affiliating, and associating with and endorsing him.

3.27

By reason of negligence the plaintiff suffered injuries loss and damage particulars of which are as follows:

OF WHICH THESE PARTICULARS OF INJURIES HAVE OCCURRED

4.

I have just outlined a very brief 7000 words of my injuries.

4.1

I have an 80, 000 word cross examination prepared for only **ANU Debating Society**, 1994 Vice-President Rachel Michelle Piercey and her fellow student, friend and lover,

AFP Constable Harry Thomas Hains 4928

By the time I finish preparing this complex cross- examination it would be 100, 000 words and when I cross-examined them they would not be allowed out of custody, ie. s. 327, s.328 and s.344 of ACT Crimes Act.

ie. multiple offences of "Perjury", "Perjury with intent to procure conviction" and "False accusation".

Once Piercey and Hains are convicted they will prove valuable witness' to convict 6 other ANU students, 6 other ANU Constables, ANU Selth, MCG Refshuage, MSJ Chenoweth and Magistrate Ron Cahill. Selth, Refshuage and Chenoweth for lesser offences as they only "aided and abetted" and were "accessories after the fact" and Cahill only "acted oppressively and

when interested" and went beyond his jurisdiction.

AND UPON READING AND HEARING

4.2

I Alexander Marcel Andrei Sebastian Barker Bailiff, of 7C Moorhouse Street O'Connor, hereby make oath and say as follows:- I know I will be murdered, but this is the price I paid to "ensure **justice** and **equity**". It is for this reason I provide a comprehensive Exhibit Index of documents to be subpoenaed. Please, listen to all court tapes as I have left a long trail of evidence. Examine all listed files and you will find out exactly who is responsible for my murder. I only have evidence of crime of 7 ANU Debating Society Executive, 1 ANU Pro-Vice Chancellor, 7 Barristers and Solicitors - 1 also ANU Pro-Vice Chancellor, 7 Australian Federal Police, 1 Chief Magistrate, 1 Psychiatrist, 1 Belconnen Remand Centre "assault " staff, 1 "Hit and Run" motorist and 6 ANU academics and staff, breaching Privacy Legislation.

4.3

Exhibit 4.2

I enclose four letters of the Chief Justice of the High Court - the Honourable Sir Anthony Frank Mason AO, KBE, affiliating, associating and endorsing the ANU Debating Society and their activities. The letter of 6th February 1992, is the only evidence I needed and used to ascertain the ANU Debating Society, was an organisation not socially, politically, legally, economically, commercially, or ideologically aligned with any organisation that precludes others, or is involved in dubious activities. If they were, the Chief Justice of the High Court - the Honourable Sir Anthony Mason AO, KBE, would not affiliate, associate or endorse them or their activities. To inform you this way, is the only way left.

4.4

To find who is responsible, you only need to Subpoena every Exhibit on the list, I have carefully prepared. To not find out, will only further scandalise - the Chief Justice of the High Court, the Honourable Sir Anthony Mason AO, KBE and his involvement with the ANU Debating Society. For not having shown the expected "duty of care" owed to investigate - before affiliating, associating and endorsing an "organisation who have a history of a blatant disregard of the law." And is negligent in failing to cease affiliating, associating and endorsing the ANU Debating Society after their major criminal activity was published in the Canberra Times and I personally informed him on numerous occasions. Thus giving the ANU Debating Society the motive to commit further major crime in efforts to prevent me, taking legal action and informing you of "their blatant disregard of the law". Which has prompted this, 14 other High Court applications and my murder at 24.

4.5

At least I beat my sister by 8 years, Vanessa Camille Bayliss was killed in a car accident at 16. Mother, Christine Mary Bayliss, 35 broke 19 bones and brother, Jean-Paul Lucian Bayliss, 4 broke 2 legs and was unconscious for a day. And I just had a few lacerations, a broken arm, severe brain damage and was unconscious for a month. But we are all okay now, thanks for asking !

4.6

I submit the ANU Scrabble Society Official Score Sheet of 1992. Four letters of the Chief Justice of the High Court - the Honourable Sir Anthony Frank Mason AO, KBE. A letter of Dr Gytis Danta, Neurologist, to ANU Countrywide co-ordinator, Liz Lowrie of 15th of December 1989. A letter of Christine (Bayliss) Bates, University of Sydney - Law, to ANU Pro-Vice Chancellor for Planning and Administration of 26th November 1993. The Alexander Bailiff, ANU student #9204215, General Services Receipt of 19th January 1994. A tape with the distressing message

left by the Prime Minister's office. Some of the death threats I regularly receive. And a page with "quotes" this case has prompted. You have my written permission to release these documents to anyone from the media who requests them, before and after my murder.

4.7

May my fight be seen, as not just one to play Scrabble®, but to achieve the 1st objective of the **Australian National University Scrabble Society**.

1. "To ensure **Justice and Equity** for all people and groups in society."

PARTICULARS OF CONTINUING DISCRIMINATION, IMPAIRMENT AND LOSS OF ENJOYMENT OF LIFE AND LIFE DUE TO INJURIES

(a) These would have been supplied prior to the hearing.

PARTICULARS OF OUT OF POCKET EXPENSES AND ECONOMIC LOSS

(a) These would have been supplied prior to the hearing.

AND the plaintiff would claim damages, costs and interest pursuant to Order 43A Rules 1 and 2 of the Commonwealth of Australia High Court Rules in force under the Judiciary Act 1903.

IT IS ORDERED THE CHIEF JUSTICE OF THE HIGH COURT OF AUSTRALIA THE HONOURABLE SIR ANTHONY FRANK MASON AO, KBE,

5.0

To use the powers invested in the Chief Justice of the High Court, appointed by the Governor-General by commission, upon request of the Executive Council of the Commonwealth of Australia, derived from the Australian Constitution Act.

5.1

Make an oral order and issue warrants, so the following people are arrested and detained in custody for Committal For Contempt of Court. Pursuant to Order 56 Rule 1 to 12 of the High Court Rules in force under the Judiciary Act 1903. And section 24 of the Judiciary Act 1903.

5.2

File a Mandamus, in the name of the Chief Justice of the High Court - The Honourable Sir Anthony Frank Mason AO, KBE, against the Attorney-General, so that indictments and warrants for arrest are filed by the Attorney-General of the herein criminals for their herein crimes. Pursuant to Order 55 Rule 18 to 33, and Order 69 Rule 1 to 8 of the High Court Rules in force under the Judiciary Act 1903. And section 33 of the Judiciary Act 1903.

5.3

AUSTRALIAN NATIONAL UNIVERSITY DEBATING SOCIETY

Simon Brettel	1991-3	President
Kath Cummins	1992	Vice-President
Tim Hughes	1992	Treasurer
Kirsten Edwards	1992	Editor
Matthew Sag	1992	Editor
Stella Gaha	1992	Sponsorship Officer
Rachel Michelle Piercey	1992	Assistant Sponsorship Officer

5.4

AUSTRALIAN NATIONAL UNIVERSITY AND LEGAL REPRESENTATIVES

Philip Alan Selth	Pro-Vice Chancellor , Planning and Administration.
Richard Refshuage	Hired by ANU from Macphillamy, Cummins and Gibson.
Chris Chenoweth	Hired by ANU from Mallesons, Stephen and Jacques.
Malcolm Brennan	Hired by ANU from Mallesons, Stephen Jacques.
Stephen Herrick	Australian National University Legal Officer.
Michael Helman	Hired by me from Ahern, Morris and Vincent.
Timothy Chadwick	Hired by me from Snedden, Hall and Gallop.

5.5

AUSTRALIAN FEDERAL POLICE (AFP)

Harry Thomas Hains	AFP Constable 4928
Adrian Kraft	AFP Constable 3260
Kelvin George Thorn	AFP Constable 1639
Robert Duncan	AFP Constable 4174
Paul Sherring	AFP Constable 4545
Anthony Crocker	AFP Constable 4832
Darren Bretherton	AFP Constable 4997

5.6

AUSTRALIAN CAPITAL TERRITORY MAGISTRATES COURT

Ron Cahill	Chief Magistrate
------------	-------------------------

5.7

PSYCHIATRIST

Dr Robert Tym	Mackay Gardens Professional Centre.
---------------	-------------------------------------

AND IT IS ORDERED THAT

6.0

Honourable Sir Anthony Mason	Chief Justice of the High Court
Honourable Michael Lavarch	Federal Attorney General
Honourable Duncan Kerr	Federal Minister for Justice
Honourable Simon Crean	Federal Minister for Education
Honourable Michael Lee	Federal Minister for Communications
Honourable Dr Carmen Lawrence	Federal Minister for Health
Commissioner Michael Palmer	Australian Federal Police
Mrs Philippa Smith	Commonwealth Ombudsman
Mr Kevin O'Connor	Commonwealth Privacy Commissioner
Mrs Elizabeth Hastings	Disability Discrimination Commissioner
Honourable Gareth Evans	Minister for Foreign Affairs
Prime Minister Paul Keating	Commonwealth of Australia
Professor Peter Baume	ANU Chancellor
Her Majesty Elizabeth Windsor II	Queen of Commonwealth of Australia
Boutros Boutros Ghali	Secretary General of the United Nations

6.1

To order the herein criminals to be investigated, arrested, charged, remanded, prosecuted, and sentenced for their herein criminal activity and Human Rights abuses they perpetrated against Alexander Marcel Andre Sebastian Barker Bailiff, Australian National University student #9204215, Chairman of the Australian National University Scrabble Society in his efforts to inform the Chief Justice of the High Court - the Honourable Sir Anthony MASON AO, KBE, of major criminal activity of an organisation he affiliates, associates, and endorses with, in his capacity as their Patron.

6.2

To be advised I, Alexander Marcel Andrei Sebastian Barker Bailiff, Australian National University student #9204215, Australian National University Scrabble Society Chairman, will be filing one High Court application, of Mandamus, against each, as they are listed herein, on consecutive Tuesday's, commencing on Tuesday the 3rd Of January 1994. The 15th application being filed against the President of the United Nations will coincide with an application to the United Nations Commission on Human Rights, being made under the Optional Protocol to the International Covenant on Civil and Political Rights 1966. This will also coincide with letters requesting political asylum, going to every Prime Minister and President; 2 representatives from every country on Disabled People International, who directly liaise with the United Nations General Assembly; and representatives of 184 member States on the United Nations General Assembly.

6.3

To advise I know my Political Liberties will be interfered with by violence, threats, intimidation, of many kinds, by people hindering and interfering with my free exercise and performance of my political rights and duties.

6.4

To advise I know I will be murdered before the major criminal activity, herein is exposed. And to find out by is responsible for my murder, it is necessary to subpoena each and every listed Exhibit in the "Exhibit List" I have prepared, and file with every application. See attached Exhibit.

7.0

AND IT IS FURTHER ORDERED THAT THERE BE A ROYAL COMMISSION, a PARLIAMENTARY INQUIRY and SENATE INQUIRY into HUMAN RIGHTS ABUSES in the following areas:-

7.1

DISABILITY and DISCRIMINATION

Subjects of the Queen, are subject to disability and discrimination in every State, which would not be equally applicable, to subjects of the Queen, resident in such other State. In contravention to s.117 of the Australian Constitution Act.

7.2

UNIVERSITY POWERS TO INDEMNIFY AND BE PARTIAL

Power of Universities to indemnify and be partial to either party in staff, student and client disputes, especially criminal partiality.

7.3

UNIVERSITY CORRUPTION AND CRIMINALITY

Abuse of legal system by Universities in the harassment of staff and students.

7.4

LEGAL PROFESSION CORRUPTION AND CRIMINALITY

Abuse of the legal system by the legal profession, in knowingly representing clients in criminal activity, breaching client confidentiality, and their own criminal activity.

7.5

MAGISTRATES CORRUPTION AND CRIMINALITY

Abuse of the legal system by Magistrates, exceeding their jurisdiction, acting oppressively, when an interested and party and entirely defeating the principles of our legal system.

7.6

PSYCHIATRIC CORRUPTION AND CRIMINALITY

Criminal activity by the Psychiatric profession, in breaching client confidentiality, writing false medical reports - if paid, and demanding patients pay money or else a false medical report will be written.

7.7

POLICE CORRUPTION AND CRIMINALITY

Abuse of the legal system by Police in acting criminally and corruptly, and as they have a relationship with the complaint.

7.8

OMBUDSMAN POWERS TO INVESTIGATE POLICE

Police are not provided trial on indictment for crimes they commit, thus ensuring they escape punishment, in contravention to s.80 of the Australian Constitution Act.

7.9

MAGISTRATES POWERS TO ISSUE RESTRAINING ORDERS

Applicants - Universities, Legal Profession, and Police use orders to be oppressive and further their harassment against the defendants, often criminal.

7.10

MAGISTRATES POWERS TO REMAND FOR MINOR OFFENCES

Magistrates remand prisoners for minor offences, thus being oppressive and often entirely defeating the principles of our legal system.

7.11

POLICE POWERS

Police harass, intimidate, arrest, charge and remand people for doing things which are not summary or criminal offences. It is professionally inappropriate and a conflict of interest that Police - Internal Investigation Divisions should have powers to investigate (whitewash) Police corruption and criminality.

7.12

POLICE AND PUBLIC PROSECUTIONS

Director of Public Prosecutions and Police Prosecutors conduct cases against people, charges not being summary or criminal offences.

7.13

MAGISTRATE POWERS

Magistrates preside over cases, defeat the principles of our legal system, and convict people for doing things which are not summary or criminal offences.

7.14

COMMONWEALTH PRIVACY LEGISLATION

Universities breach Commonwealth Privacy Legislation, this is not what the legislation is for. How widespread are Human Rights abuses with respect to Commonwealth Privacy Legislation ? What is the purpose of this Legislation ?

7.15

MEMBERS OF PARLIAMENT

Local, Territory, State and Federal Members of Parliament/Legislative Assemblies are so removed from their electorate and those outside it, they do not even respond to the people who take the time, to write letters requesting their assistance in asking them to forward a letter to the Prime Minister.

7.16

POLITICAL LIBERTIES

Many people, by violence, threats, intimidation of many kinds, have the free exercise or performance of their political right or duty interfered with and hindered. In contravention with

s.28 of the Commonwealth Crimes Act 1914.

7.17

EQUITY AND SOCIAL JUSTICE

To ensure, the peace, order and good government, effective social justice and equity strategies and policies should be developed with appropriate Legislation passed. Where are Governments efforts to pass equity and social justice Legislation ?

7.18

INTERNATIONAL COVENANTS

The Human Rights enumerated by the United Nations documents, the Universal Declaration on Human Rights 1948; International Covenant on Economic, Social, and Cultural Rights 1966; International Covenant on Civil

and Political Rights 1966; and Optional Protocol to the International Covenant on Civil and Political Rights 1966; although ratified by the Commonwealth Government, are ubiquitously violated by officers of Commonwealth, States and Territories in their dealing with the subjects of the Queen, resident in any State. Confirming United Nations Human Rights Declarations and Covenants are insignificant and irrelevant to the Commonwealth, State and Territory Governments within and of the Commonwealth of Australia. The Government not having attempted to remedy Human Rights under s.51 (xxix) or s.128 of the Australian Constitution Act, for the Human Rights of the subjects of the Queen. The Government choosing to continue to stifle Human Rights, as are the Government powers stifled by the Commonwealth of the United Kingdom.

7.19

CHANGES TO UNITED KINGDOM LEGISLATION

Commonwealth of Australia Government's have continually wasted tens of millions of dollars of subjects of the Queen, by holding referendums, inquiries, commissions among others in efforts to change the Australian Constitution Act. When it is clear the United Kingdom, Statute of Westminster 1931, can be revoked thus allowing the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand, the Union of South Africa, the Irish Free State and Newfoundland to seek independence. Thus ensuring their peoples are no longer subject to alien subjugation, domination, and exploitation, constituting a denial of fundamental human rights, contrary to the Charter of the United Nations Declaration on the Granting of Independence to Colonial Countries and Peoples 1960.

7.20

HUMAN RIGHTS LEGISLATION

Human Rights enumerated in the Magna Carta 1215, Petition of Right 1628, Bill of Rights 1688 and Habeas Corpus Act of 1640, 1679 and 1810 is (and was) applicable in all the colonies and countries (and former) of the United Kingdom. Despite this Human Rights violations, by Government have been and still are ubiquitous throughout the former and current colonies and countries of the Commonwealth. As imperialists counteract insecurities by subjugating, dominating, and exploiting original inhabitants, whilst indoctrinating them with their own belief systems.

The hundreds of thousands of Aborigines killed in genocide, after British, invaded the inhabitants of Gondwanaland for the last 60,000 to 120,000 years. The pillaging, raping, and murdering of Aborigines, by the law enforcement arm of government, among others, still occurring and nothing ever really been done about it. The rich 60,000 to 120,000, year history of Gondwanaland, denied. And reprimanding of an Aboriginal athlete for raising her peoples flag at the Commonwealth Games is minuscule evidence to indicate how negligible Human Rights are to the government. Aborigines are only one minority group, but they are the most pillaged, raped and murdered of any minority group Australia.

The major criminal activity of the Australian National University Debating Society and the Australian Federal Police aided by Philip Alan Selth ANU Pro- Vice Chancellor, Richard Refshuage from Macphillamy, Cummins and Gibson (merged with Sly and Wiegall) and Chris Chenoweth from Mallesons, Stephen and Jacques, has already prompted these following remarks, among others:-

"This is a major injustice",
Christopher Murphy - Criminal Lawyer.

**"I would not be surprised if
you are killed before your
next birthday." [in 3 months]**
Philip W. Bates, Medical Barrister, Chelmsford Cases.

"You will definitely be killed if you expose this major criminal activity."
Alex Telman, Norm Gallagher's Barrister.

**"If you keep going this way,
[to expose it] then we will,
have a murder to investigate."**
Commander of Community Relations, Australian Federal Police

"I am only an Archbishop !"
Archbishop Desmond Tutu, when asked for assistance.

**"It sounds more like a
Harrison Ford Movie."**
Federal Member, House of Representatives.

"Write to the office."
Prime Minister, when asked for help.

Further evidence is, even I know I will be murdered before hearings expose the major crime outlined herein. Despite having written to:-

- 883 Senior officers in Australian Higher Education Institutions, 1994;
- 222 Parliamentarians of 37th Parliament of the Commonwealth of Australia;
- 139 Parliamentarians of 50th Parliament of New South Wales;
- 133 Parliamentarians of 52nd Parliament of Victoria;
- 91 Parliamentarians of 34th Parliament of Western Australia;
- 88 Parliamentarians of 47th Parliament of Queensland;
- 69 Parliamentarians of 48th Parliament of South Australia;
- 54 Parliamentarians of 42nd Parliament of Tasmania;
- 25 Assembly(women) of 7th Assembly of Northern Territory;
- 17 Assembly(women) of 2nd Assembly of Australian Capital Territory;
- 16 Police Commissioners, 2 in each above State and Territory;
- 16 Director's of Public Prosecutions, 2 in each above State and Territory;
- 16 Ombudsman's, 2 in each above State and Territory;
- 8 Governor's, one in each State, Territory and Commonwealth;

- and
- 69 High Commissioner's and Ambassador's posted in Canberra;
- 92 Editor's of student publications, in Australian Higher Educations;
- 42 Newspaper Editor's, Radio and TV Executive Producer's across Australia;

Outlining the major criminal activity and major Human Rights Abuses, and seeking assistance, not a single Territory, State or Commonwealth higher education, political, or law enforcement officer has contacted me to investigate, that outlined herein. In fact, the first parties to contact me to provide me assistance, were from Foreign Countries, in which I am now discussing political asylum strategies. Which will prove useful when I go on the Official ANU Scrabble Society - World Political Asylum Tour's.

Consequently, I have no other choice but to seek relief by filing this and 15 other HIGH COURT applications, exhausting domestic remedies, before one application to the United Nations Commission for Human Rights, under the OPTIONAL PROTOCOL TO THE INTERNATIONAL COVENANT ON CIVIL AND POLITICAL RIGHTS 1966.

DATED this Tuesday 3rd January 1995.

SWORN by the below named)
 Prosecutor, at Canberra in the)
 Australian Capital Territory,)
 this 3rd day of January 1995.)

Signed:

1/95

_____ 3/

DC 20036 US, Kath Cummins @KathCummins Director of Public Affairs, National Center for Victims of Crime, National Center for Victims of Crime 2000 M Street NW, Phone: (202) 467-8700, Suite 480 Washington,

IN THE HIGH COURT OF AUSTRALIA
 CANBERRA REGISTRY

No. H.C. of 1995

BETWEEN: Alexander Marcel Andre Sebastian Barker Bailiff
 AUSTRALIAN NATIONAL UNIVERSITY Student #9204215
 AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE®

SOCIETY

Plaintiff

AND: The Honourable Sir Anthony Frank MASON AO KBE
 CHIEF JUSTICE OF THE HIGH COURT OF AUSTRALIA
 Defendant

ELIZABETH THE SECOND by the Grace of God Queen of Australia and her Realms and Territories, Head of the Commonwealth.

TO: The Honourable Sir Anthony Frank MASON AO KBE, Chief Justice of the High Court of the Commonwealth of Australia, Canberra.

We command you, that within 21 days after the service of this Writ on you, inclusive of the day

of such service you cause an appearance to be entered for you in the High Court of Australia, Canberra Registry of the Australian Capital Territory in an action at the suit of the Alexander Marcel Andre Sebastian Barker Bailiff of 7C Moorhouse Street O'Connor ACT 2601 and the AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE® SOCIETY.

And take notice, that in default of your so doing the plaintiff may proceed therein, and judgement may be given in your absence.

WITNESS the Honourable Sir Anthony Frank Mason - Chief Justice of the High Court of the Commonwealth of Australia, Canberra the 3rd day of January 1995.

F. JONES
Registrar

N.B. - This writ is to be served within twelve calendar months from the date thereof, or if renewed, within six calendar months from the date of the last renewal, including the day of such date and not afterwards. The defendant (or defendants) may appear hereto by entering an appearance (or appearances) either personally or by solicitor at the Registrar's Office, Canberra.

Filed by the Plaintiff:

Alexander Marcel Andre Sebastian Barker Bailiff
AUSTRALIAN NATIONAL UNIVERSITY STUDENT # 9204215.
AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE® SOCIETY
7C Moorhouse
Street
e: 06 257 6234
O'Connor

Phon

Fax: 06 257 6345

GPO Box
2958
Pager: 132222 #9116
Canberra ACT
2601
HC _____ of 1995

Ref:

This writ was served by me at _____

on the defendant personally on

the _____ day of _____ 1995.

Endorsed on the _____ day of _____ 1995.

Signed: Alexander Marcel Andri Sebastian Barker Bailiff
AUSTRALIAN NATIONAL UNIVERSITY Student # 9204215
AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE®

SOCIETY

Signature:.....

Address: 7C Moorhouse Street
O'Connor
GPO Box 2958
Canberra ACT 2601
Phone:- 06 257 6234
Fax:- 06 257 6345
Pager:- 132222 #9116

STATEMENT OF CLAIM

1. I, Alexander Marcel Andre Sebastian Barker Bailiff, of 7C Moorhouse Street O'Connor in the Australian Capital Territory, student #9204215 at the Australian National University ("ANU") and Chairman of the ANU Scrabble Society make oath and say as follows:-
 - 1.1 I was born, on the day Gough Whitlam, Leader of the Opposition, threatened to block supply in the Senate, that is Tuesday the 25th of August 1970, an event leading up to the constitutional crisis of 1975. My life began, amidst controversy, and is polemic, pleonastic and serendipitous. My idiosyncrasies determine the path in life, I have chosen to passionately, pursue.
 - 1.2 I am, Alexander Marcel Andre Sebastian Barker Bailiff, an eccentric, who has an unusual thought process'. I am a sui generis social, political, legal, economic, commercial, and ideological, theory exculpator. I am, a P.L.E.C.I.T.E. and exceptionally industrious and resourceful, effectively utilising any resources available. My favourite pursuit, apart from developing P.L.E.C.I.T.E. strategies, is playing Scrabble®. Exhibit 1.1
 - 1.3 I am, the Chairman of the Australian National University Scrabble® Society.
 - 1.4 I am, appointed by the ANU Scrabble® Society, to make this Affidavit.
 - 1.5 I am, duly authorised by the ANU Scrabble® Society to act in any proceedings, presentations or performance necessary to ensure achieving the:-

'Aims and Objectives' of the ANU Scrabble® Society.

1.6

The "Aims and Objectives" of The ANU Scrabble® Society are to:-

1.7

Ensure **justice** and **equity** for all people and groups in society.

1.8

Develop interpersonal skills between people and groups of differing views and interests through a range of pleasurable mediums.

1.9

Develop our vocabulary and enhance the use of words in everyday life.

1.10

Develop self awareness in both personal and career "Aims and Objectives".

1.11

Enjoy simultaneously achieving our and these "Aims and Objectives".

1.12

The Chairman is generally to have power to do anything to achieve the 'Aims and Objectives' of the Society - subject to the provisions of this constitution and Commonwealth Legislation passed via The Australian Constitution Act.

2.

The major criminal activity of the **Australian National University Debating Society**, and the **Australian Federal Police**, aided by **Philip Alan Selth**, **Australian National University, Pro-Vice Chancellor**, for Planning and Administration, **Richard Refshuage** from **Macphillamy, Cummins and Gibson** (division of Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. In an effort to prevent me, the Chairman of the ANU Scrabble® Society from informing the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court of Australia, of major criminal activity of an organisation he is the Patron of, being the **Australian National University Debating Society**.

2.1

In 1992 ANU Debating Society, President - Simon Brettel, Vice President - Kath Cummins, Treasurer - Tim Hughes, Editor - Kirsten Edwards, Editor - Matthew Sag, and Sponsorship Officer - Stella Gaha did, "conspire to commit crimes", "incite and encourage", "aid and abet", and be an "accessory after the fact", to criminal activity of Assistant Sponsorship Officer - Rachel Michelle Piercey. Exhibit 2.1

2.2

ANU Debating Society, Assistant Sponsorship Officer - Rachel Michelle Piercey did "attempt, "conspire to bring false accusation", "conspire to defeat justice", "attempt to pervert justice", "fabricate evidence", circulate "defamatory documents", make "untrue representations", make "false accusations", "give false testimony", "commit perjury", and "perjury with the intent to procure conviction". Exhibit 2.2

2.3

ANU Debating Society, Assistant Sponsorship Officer - Rachel Michelle Piercey was also "incited and encouraged", and "aided and abetted" by her fellow student, friend and lover Australian Federal Police ("AFP") Constable Harry Thomas Hains 4928, responsible for 5 arrests of in 48 days. And Constable Harry Thomas Hains 4928 was "aided and abetted" by Constable Adrian Kraft 3260. Exhibit 2.3

2.4

The Chief Magistrate Ron Cahill, presided over proceeding's in which he went beyond his jurisdiction and "acted oppressively and was an interested party". I was remanded from the 8th of September to 16th of October 1992 for a "false accusation" that I telephoned Rachel Michelle Piercey, in breach of Interim Restraining Order 1992/279, which expired 14 days before I was arrested by Rachel Michelle Piercey's fellow student, friend and lover AFP Constable Harry Thomas Hains 4928. I was released 2 days after the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court, attended the annual

ANU Debating Society dinner at the ANU, as their Patron. Exhibit 2.4

2.5

In 1992, ANU Debating Society Assistant Sponsorship Officer - Rachel Michelle Piercey's distinct pattern of behaviour was to circulate "defamatory documents", "fabricate evidence" make a "false accusation" of "threat to kill", get a restraining order then make "false accusations" of breaching the order.

Exhibit 2.5

2.6

The ANU Pro-Vice Chancellor, for Planning and Administration ("P&A"), Philip Alan Selth hired his General Services Fee committee colleague - Richard Refshuage from Macphillamy, Cummins and Gibson to represent Rachel Michelle Piercey after she "fabricated evidence" and submitted it to him on the 28th July 1992. Exhibit 2.6

2.7

Over 104 days, from the 22nd July until the 4th November 1992, efforts of:-

Australian National University Debating Society, President - Simon Brettel, Vice President - Kath Cummins, Treasurer - Tim Hughes, Editor - Kirsten Edwards, Editor - Matthew Sag, Sponsorship Officer - Stella Gaha and Assistant Sponsorship Officer - Rachel Michelle Piercey.

Australian National University Pro-Vice Chancellor for Planning and Administration, Philip Alan Selth and any lawyers, academic's, staff and students acting under his advice. ie. Gavin Lee, for Rachel Michelle Piercey.

Macphillamy, Cummins and Gibson ("MCG") - Richard Refshuage hired for Rachel Michelle Piercey by ANU Pro-Vice Chancellor - Philip Alan Selth.

Malleson, Stephen and Jacques ("MSJ") - Chris Chenoweth hired by ANU Pro-Vice Chancellor, P&A - Philip Alan Selth, for himself.

Australian Federal Police - Constable Harry Thomas Hains 4928, Constable Martin Leonard 4169, Constable Rebecca Louise McNevin 5038, Constable Adrian Kraft 3260, Senior Constable John Reynolds 2830, Constable Wesley James Herold 3874, Constable Michael Perriman 3297, and Constable Pugh.

ACT Legal Aid Office - Ms Crebbins, Kate Hughes - Ken Archer's defacto and fiance' and solicitor Gavin Lee representing Rachel Michelle Piercey's.

ACT Director of Public Prosecutions - Ken Archer, Michael Chilcott, Pat De Veau, Cooke, Alison Chivers, Amanda Tonkin, Fiona Merrylees.

ACT Magistrates Court - Michael Somes, Peter Dingwall, Michael Ward, Warren Nicholl, John Murphy, Ron Cahill, John Dainer, John Burns.

ACT Corrective Services - Director and staff of Belconnen Remand Centre.

resulted in:-

reluctantly issuing an interim restraining order, 5 arrests, 7 charges, 38 court appearances, 22 days in court, 55 days in remand and 4 convictions, being released 2 days after the Annual Debating Society End of Year Dinner.

Exhibit 2.7

2.8

During this period Christine and Philip Bates came to Canberra and had discussions about me and regarding my studies, with ANU, Disability Adviser - Margaret Miller, Counsellor - Leila Bailey, Lecturer - Dr Mac Boot, Lecturer - David Adams, Tutor - Lorraine Elliott and possibly lecturer - Harry Geddes and others. The ANU being in contravention of the Commonwealth Privacy Act, as at no stage did I give written or oral permission to any of these academics or staff to speak to my parents. When I asked ANU Pro-Vice Chancellor about the ANU "Statement to student's on Confidentiality of Personal Information" of 2nd February 1993, he told me he had written it. I further asked him about the ANU breaching my confidentiality, by speaking to my parents with out my permission, he told me "the ANU does not breach confidentiality, except in extenuating circumstances." Exhibit 2.8

2.9

Christine and Philip Bates, Peter Bayliss and I had a meeting with psychiatrist - Dr Robert Tym. At this meeting Dr Robert Tym reassured my parents, "your son is not abnormal, he is normal, just unusual." At

a later stage solicitor, Michael Helman told me he would get me off the charge on grounds of insanity. When I interjected, saying "but I am not !" Michael Helman, told me not to worry as he had offered Dr Tym \$400 from legal aid to write such a report. Ironically, when I again met Dr Tym, he told me, "he had been offered \$400 to write a report saying I suffered from delusion and paranoia." When I told Dr Tym, "I had neither given Michael Helman or Dr Tym permission to breach my confidentiality" he said, "it does not matter". When I told Dr Tym, "I had sacked Michael Helman." Dr Tym told me "Michael Helman asked for it before I sacked him." So I told him, "that is not what you told my parent's." Dr Tym then told me, "I have changed my mind and absolutely nothing is going to stop me writing this report unless you give me \$400." I told him, "my stepfather is currently suing psychiatrists in the Chelmsford cases and I am sure suing you for 'demand accompanied by threat' will be small fry." After this I was taken away by Remand Centre Officers to my next appointment with Dr Shihoff, my GP. I told Dr Shihoff, "Dr Tym made a demand accompanied by threat to me" and explained in detail. Dr Tym rang up 40 minutes later to tell Dr Shihoff "that he would not write a report unless I gave him full written permission".

About this time, I was multiple "assaulted", by Belconnen Remand Centre, staff member Tony Gould. Michael Helman, walked out of Court, sticking his fingers up, refusing to give evidence of him breaching client confidentiality, after he had given evidence of how solicitor - Tim Chadwick had breached my client confidentiality. Dr Tym did worse things when he was in court in 1994 ! Exhibit 2.9
2.10

In 1993, I had various meeting with ANU Pro-Vice Chancellor for Planning and Administration, Philip Alan Selth, also a barrister and solicitor, regarding the ANU having hired Richard Refshuage from Macphillamy, Cummins and Gibson for Rachel Michelle Piercey, her "fabricated evidence", "untrue representations" and "false accusations". Another "false accusation" was made when I was with Philip Alan Selth and days later Rachel Michelle Piercey "circulated defamatory documents", "fabricated evidence" and made a "false accusation" of threat to kill, against another male student - Tjarda Strienstra.

Exhibit 2.10

2.11

Upon me informing Philip Alan Selth of this, he had an urgent meeting the next morning with Rachel Michelle Piercey. More importantly, Philip Alan Selth, became an "accessory after the fact" as he now knew what I had told him was true. So Philip Alan Selth, started having me arrested for trespass when I was found "reading in the library", on four occasions. It has been proven that I was reading in the library with no reasonable excuse. I have no conviction and no record. I will win the Supreme Court appeal. Exhibit

2.11

2.12

ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth then, got a restraining order to keep me off the entire ANU. ANU - Philip Alan Selth, ANU legal officer - Stephen Herrick, MCG - Richard Refshuage, MSJ Chris Chenoweth and Malcolm Brennan, and Barrister - John Purnell appeared, over nine days before 5 Magistrates, against unrepresented me. This was after MCG Richard Refshuage, had asked me "would you like to cut a deal ?", upon me showing him proof of Rachel Michelle Piercey's criminal activity. And after, ANU Law lecturer - Harry Geddes, gave crucial evidence in the Magistrates Court, establishing he saw Rachel Michelle Piercey's "fabricated evidence", quite a few later than she alleged giving it to him in a second piece of "fabricated evidence" of the 28th July 1992. Having "fabricated evidence" to provide Philip Alan Selth reasons to hire Richard Refshuage of Macphillamy, Cummins and Gibson for Rachel Michelle Piercey. Philip Alan Selth panicked and applied for his restraining order the day after Rachel Michelle Piercey 's restraining order expired. For the purpose of preventing me subpoenaing, other ANU witness, who can provide further evidence of criminal activity of Philip Alan Selth and Rachel Michelle Piercey. Exhibit 2.12

2.13

ANU Debating Society Rachel Michelle Piercey's, distinct pattern of behaviour had surfaced again as she, "circulated defamatory documents", "fabricated evidence" and made a "false accusation" of "threat to kill", against another innocent male student. ANU Pro-Vice Chancellor, Philip Alan Selth

further established a link between the ANU his and Rachel Michelle Piercey legal action and more importantly criminal activity. Exhibit 2.13

2.14

In 1993, I was "commonly assaulted" by Constable Kelvin George Thorn 1639, as he "inflicted actual bodily harm" and told his younger colleagues I had been harassing a Canadian woman, [being Rachel Michelle Piercey]. Witnessed by Constable Robert Duncan 4174, Constable Paul Sherring 4545, Constable Anthony Crocker 4832, and Constable Darren Bretherton 4997. I was charged with "assault" and "resisting arrest" after Constable Kelvin George Thorn 1639, "fabricated evidence" for all four and "incited and encouraged" and "aided and abetted" all four to make a "false accusation", "commit perjury" and "perjury with the intent to procure conviction". All gave evidence witnessing me "assault" and "resist arrest". After giving evidence, they were told I had just dislocated my collarbone, weeks earlier. At trial, Justice Gallop, advised me, to "never take on the police as they will always win" as he gave me no conviction and no record. I will be acquitted in the Federal Court appeal.

I told Chief Magistrate - Ron Cahill, how Rachel Michelle Piercey and Constable Harry Thomas 4928, knew when I was home before they made false accusations. ie. telephoning, if I answer I am home. I also told Ron Cahill of my fears for my safety. Expressing concerns of me being hit by a car. I was hit by YDA - 107, at 3:25 pm on 19th November 1992, whilst on a footpath, before the motorist said, "serves you right and drove away". This was a deliberate "hit and run" and witnessed by:- Darren Thomas 5 Bennett Place Spence 258 6608, Chris 61 Cuthbert Circuit Wanniasa 231 2625 and Adam 62 Adolf Street Tuggeranong. Motorist was chased and he is Stephen Riley of 16 Miller Street O'Connor ACT 2601, Licence number 279865. When Police came the female helped me, and the male threatened to charge me, near home and when he met me at Calvary hospital. I dislocated my collarbone, seeing Dr Wright at Calvary Hospital and Dr Shihoff at Lyneham Medical Centre.

Exhibit 2.14

2.15

On the 27th of July 1993, it took me 4 hours and 39 minutes to be acquitted on appeal of 4 convictions. On the basis, "the way the cases have been conducted in the Magistrates Court entirely defeated the principles of our legal system." To quote Justice Gallop. Despite this, and the fact the swift dismissal of these charges was well known through legal and police circles. I was still arrested at 0040 hours on the 9th of March 1994 for "failure to pay three \$100 fines." Sergeant Hall tried to explain as he apologised and let me go, although he could not explain why the last four times I had been arrested, AFP let me go from 45 minutes to 3 hours later, without charging me. My fears, have resulted in me hiding for my own peace and safety. Exhibit 2.15

2.16

ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth enlisted the assistance of the 1,200 academic, 2,200 technical and general staff, and more than 10, 500 students of which 2, 400 are from 60 countries, of the ANU in his, Macphillamy, Cummins and Gibson- Richard Refshuage, Mallesons, Stephen and Jacques - Chris Chenoweth, and ANU Debating Society efforts to silence and prevent me subpoenaing witness' to expose their major criminal activity. As I did subpoena ANU Law lecturer - Harry Geddes, before giving crucial evidence. On the 26th of November 1993, my mother Christine Bates wrote to the Chancellor, Pro-Vice Chancellor and members of the ANU Council providing them advice on these scandalous matters. Exhibit 2.16

2.17

In 1994, at the XIV Worlds Debating Universities Debating Championship ANU Debating Society 1992, President - Simon Brettel, Vice President - Kath Cummins and Treasurer - Tim Hughes used the distinct pattern of behaviour they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to use in 1992 and 1993. President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes "circulated defamatory documents", "fabricated evidence" and made a "false accusation" [of] that I "threatened to kill" them. So much so, Michael Gronow - Chief Adjudicator of Melbourne University Debating Society organising committee, announced, to hall of contestants from 100

universities from 20 nations, "that the tournament had been delayed for half an hour as the ANU Debating Society had caused a security scare by saying someone had threatened to kill them. And it had been established that it was only a practical joke and that if the ANU Debating Society further delayed the tournament the organising committee would officially 'threaten to kill them'. Exhibit 2.17

2.18

ANU Debating Society Rachel Michelle Piercey's, distinct pattern of behaviour surfaced again when President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes, circulated "defamatory documents", "fabricated evidence" and made a "false accusation" that I "threatened to kill" them. They used this distinct pattern of behaviour since they were well acquainted with it as they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to do the same in 1992 and 1993. The reason they did not again "incite and encourage" and "aid and abet" Rachel Michelle Piercey to use it in 1994, is because she was not at the XIV World Universities Debating Championships, as they were held in Melbourne. Exhibit 2.18

2.19

When I rang Canberra AFP Internal Investigations Division, I told Detective Superintendent Ed Hadzic of isolating ANU Debating Society, President - Simon Brettel, Vice-President - Kath Cummins, and Treasurer - Tim Hughes, using the distinct pattern of behaviour they had "incited and encouraged" and "aided and abetted" Rachel Michelle Piercey to use in 1992 and 1993. They did this by circulating "defamatory documents", "fabricating evidence" and making a "false accusation" of "threat to kill". After I told AFP Internal Investigations Division, (AFP Public Relations - Whitewasher) Detective Superintendent Ed Hadzic of this good news, he said "it was only a joke !" As he twice sent me this, his response does not surprise me. Exhibit 2.19

2.20

As ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth, successfully got a restraining order keeping me off all property of the ANU including all of its halls and colleges of residence, I was unable to go on campus to pay my ANU 1994 General Services Fee for Re-Enrolling Undergraduates. So I had a friend pay this for me, student number 9204215, by presenting St. George Cheque number 187173, at 16:19 hours in exchange for receipt number 28016. This cheque was paid by St George Bank on the 20th of January 1994. I presented ANU Pro-Vice Chancellor, Philip Alan Selth a completed course enrolment form in Magistrate Court hearing RO 93/494, in December 1993, see Exhibit's. I also sent one by certified mail, item H177494, to the Enrolment and Fees office on the 13th of December 1993. This postage of \$1.85 was paid for by St. George Cheque number 801997. I think it would be unreasonable, although not unlikely, if the ANU have failed me in these courses for failure to submit essay's and complete exams. Exhibit 2.20

2.21

On Tuesday the 25th of August 1994, I wrote a letter seeking assistance.

This letter has gone to 883 senior officers in Australian higher education; 222 Commonwealth, 139 New South Wales, 133 Victorian, 91 Western Australian, 88 Queensland, 69 South Australian, and 54 Tasmanian, members of parliament; 25 Northern Territorian, and 17 Australian Capital Territory member of the Legislative Assembly; 16 Police Commissioners; 16 Director's of Public Prosecutions; 16 Ombudsman; 7 Governor's and 1 Governor-General; 69 High Commissions and Embassies seeking political asylum; 92 Editor's of student publications in Higher education; 42 newspaper editor's and radio and television executive producer's of capital cities across Australia. Exhibit 2.21

2.22

At my unofficial meeting with the Honourable Prime Minister of Australia, Paul John Keating, on the 2nd of September 1994, I told him I was having a major problem and he suggested I "write to the office". I did that same night, as I did on the 1st of August and I have not received a single response, except Justice Michael Kirby. I personalised, printed and framed an inspirational poem I wrote, for Paul Keating, the Honourable Prime Minister. I hoped these good thoughts of mine, might charm him and be appreciated upon his wall. I gave it to Deana, the Prime Minister's receptionist, who placed it upon his wall. Paul Keating, apparently "once" looked at it. Ironically, Deana and I, first actually met when I asked her if she would like

to join the ANU Scrabble Society in 1992. Exhibit 2.22

2.23

On the 25th of September 1994, I wrote a letter to all 16 Ombudsman, with a complaint and enclosing a list of 1980 public officers.

"The purpose of this letter is to make a complaint against each and every name on the enclosed list. Please investigate those, within your jurisdiction, and remit those that are not to the relevant Ombudsman, for investigation."

I already know one Ombudsman, who personally wrote back, either did not read my full "1" page letter, or has no understanding of what is within his jurisdiction. Maybe, I should s.75 (v) of the Constitution Act him. Exhibit 2.23

2.24

On the 7th of October 1994, at 0900 hours I delivered two trunks of 1777 letters for Commonwealth and State officers, to the Prime Minister office. To my surprise, I got a message that distressed me more, than the death threats regularly left on my answering machine.

"Alexander, it is Ann Mcfarlane from the Prime Ministers office and I have two suitcases full of letters, which I suppose - or I think you may want us to send out, we don't send out letter's like this, - um if they are not collected today we will have to get them destroyed."

To think, it was only the 8th of December 1994, Paul Keating said:-

"But, we are guided by the thing that always guides us and that is if people are in trouble, no matter where they are from or who they vote for, let me say that, we are there to give them a hand."

Fortunately, trunks Albert and Bill, were able to secretly get asylum in another Federal member's office, until I unleashed the 77 bundles of envelopes through some 53 members, for their electorate offices. The bundles must be well received, as I have only had four sent back to me. I know many members distributed them to institutions in their electorates. I even know some Federal member's have actually read, at least, the first letter - thanks !

Exhibit 2.24

2.25

As I had regularly written to the ANU Chancellor, Sir Geoffrey Yeend, often simply asking for him to dismiss ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth, before he further implicates the ANU. I was quite shocked by his untimely death. All 1980 public officers I had written to were even provided a copy of a letter I wrote to Sir Geoffrey Yeend of the 1st of August 1994. 1777 I had delivered to the Prime Minister's office only days before. As I had great respect for Sir Geoffrey Yeend, a great "people person", I felt the least I could do was attend his memorial at University House. Shortly after my arrival, I was approached, threatened and intimidated by ANU Pro-Vice Chancellor Philip Alan Selth. I asked him to leave me in peace as I was trying to attend a memorial service. As he did not, I placed my bike lock around my leg, and a chain around my waist to a rail I was beside. I was arrested the next day and charged twice for breach of the restraining order. One because I went to the memorial, and another because I checked my ANU Post Office Box and then chained myself to a statue outside the Chancellery at the student occupation. Magistrate Michael Somes remanded me for two weeks, as he feared I might re offend by going on the ANU again.

These charges will be heard early in 1995. Exhibit 2.25

2.26

On the 10th of November 1994, at 1900 hours, I had a meeting with ANU Debating Society President of '91, 92, 93 - Simon Brettel, at Conflict Resolution Service. Simon Brettel, told me "Rachel [Michelle] Piercey has been a good friend of mine for about 4 years" and "became a [1992] committee member at the beginning of the year". This is evidence proving Rachel Michelle Piercey "committed perjury" on the 6th of August and 4th September 1992. I told Simon Brettel the significance of Rachel Michelle Piercey making "untrue representations", "fabricating evidence", and making "false accusations" within a short period of time of me informing Simon Brettel of letters to the Chief Justice of the High Court, re:- crime of ANU Debating Society. I gave Simon Brettel 3 letters, 2 information pages and my business card, advising

they have been distributed nationally. Simon Brettel gave me his word that he would not show or tell Rachel Michelle Piercey or anyone. In a matter of days, Rachel Michelle Piercey "fabricated evidence", made a "false accusation" and "committed perjury" when applying for a restraining order. After it is served upon me Rachel Michelle Piercey will make more "false accusation's". I will then be arrested, "assaulted" by police and remanded.

2.27

The ANU Public Affairs Division invited a friend and I, to attend the ANU Installation of Chancellor Ceremony and the Conferring of an Honorary Degree of Doctor of Laws. I rang ANU Council Member and Shadow Minister for Social Security, Philip Maxwell Ruddock to inquire about me attending in safety from ANU Pro-Vice Chancellor, for Planning and Administration, Philip Alan Selth. Philip Maxwell Ruddock, suggested I get a personal invitation from Professor Peter Baume. My friend and I wrote a letter to Professor Peter Baume which we faxed. I did not get a personal invitation, so I did not go for fear of my safety. My seat, J19 in Llewellyn Hall, remained empty while Professor Peter Baume was installed as Chancellor of the Australian National University and Professor Geoffrey Brennan presented an Honorary Doctorate of Laws, which was conferred upon Archbishop Desmond Tutu. Exhibit 2.27

2.28

As my rights, enumerated in the International Covenant on Economic, Social and Cultural Rights 1966 and International Covenant on Civil and Political Rights 1966 are being violated by the major criminal activity of the **Australian National University Debating Society**, and the **Australian Federal Police**, aided by **Philip Alan Selth Australian National University Pro-Vice Chancellor**, **Richard Refshuage** from **Macphillamy, Cummins and Gibson**, (merged with Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. And I am arbitrarily arrested on a regular basis, I have death threats on a regular basis, I have been hit by one car - whilst on a footpath - only dislocating my collarbone, I fear for my life and my life is in danger. I will ask Archbishop Desmond Tutu to assist me in getting political asylum in South Africa.

2.29

So I wrote a letter to Archbishop Desmond Tutu seeking political asylum in South Africa. I faxed this letter to the office of the Prime Minister, Leader of the Opposition, Minister for Foreign Affairs, Shadow Minister for Foreign Affairs, South African High Commission and Arch Deacon Oliphant of St John's, Archbishop Desmond Tutu's Australian guide. I asked each of them if they could pass on my request for assistance in seeking political asylum in South Africa, but no one would pass my request to Archbishop Desmond Tutu. So that night in the Great Hall of Parliament House, I personally passed my request to Archbishop Desmond Tutu, who advised me to give it to his Media Secretary John Allen, at the end in the front row. I did this. Exhibit 2.29

2.30

When it was question time, I told Archbishop Desmond Tutu:- I am Alexander Bailiff, I passed you an envelope earlier. My Social, Economic, and Cultural and Civil and Political Rights are being violated. I have written a letter to the Prime Minister, the Leader of the Opposition, in fact every [838] Member of Parliament and 16 Police Commissioners. They have not been able to assist me, so I was wandering if you could assist me in getting political asylum in South Africa ?"

Archbishop Desmond Tutu said, "I only an Archbishop !"

After this I then went and sat beside John Allen, Media Secretary to Archbishop Desmond Tutu and exchanged business cards.

I provide copies of the cards John Allen and I exchanged in case my residence is mysteriously robbed, burnt or destroyed after I file this writ in the High Court. Probably as a joke to frighten or intimidate me and destroy evidence.

You guessed ? The ANU Scrabble Society is my recreation marketing project.

2.31

"The major criminal activity of the **Australian National University Debating Society**, and

the **Australian Federal Police**, aided by **Philip Alan Selth**, **Australian National University**, **Pro-Vice Chancellor**, for Planning and Administration, **Richard Refshuage** from **Macphillamy, Cummins and Gibson** (division of Sly and Wiegall) and **Chris Chenoweth** from **Mallesons, Stephen and Jacques**. In an effort to prevent the Chairman of the ANU Scrabble® Society from informing the Honourable Sir Anthony Frank Mason AO, KBE, - Chief Justice of the High Court of Australia, of major criminal activity of an organisation he is the patron of, that is the **Australian National University Debating Society**", has not succeeded.

2.32

Has not succeeded, despite 3 restraining orders, 12 death threats, 17 arrests, 20 charges, 60 days in remand, almost 80 days in court, and over 100 appearances, going before every Magistrate and Justice of the Australian Capital Territory and I still have no convictions or record. I have won !

2.33

And now I have informed Chief Justice of the High Court - the Honourable Sir Anthony Frank Mason AO, KBE, of the blatant disregard of the law of the Australian National University Debating Society. And that this may possibly place him in a slight compromising position. Please do not take it personally, that I am now suing you for negligence, I just need your attention and help !

2.34

These events have not occurred because, I am eccentric or have an unusual thought process'. They have occurred as I sustained severe brain damage and been unconscious for a month. This is Disability Discrimination. My Disabilities are best summed up by Neurologist Dr Gytis Danta in his letter to the ANU Countrywide co-ordinator, Liz Lowrie of 15th December 1989.

AND UPON READING IT IS FOUND THE CHIEF JUSTICE OF THE HIGH COURT OF AUSTRALIA THE HONOURABLE SIR ANTHONY FRANK MASON AO, KBE, IS NEGLIGENT FOR,

3.0 Failure, to consider that as Chief Justice of the High Court of Australia, there is a duty of care you owe to every Australian. And to breach that duty of care by associating, affiliating and endorsing an organisation involved in major crime, such as the Australian National University Debating Society, would compromise your position, that of the Commonwealth of Australia and most importantly the people of the Commonwealth of Australia.

3.1

Failure to investigate the activities of the ANU Debating Society before becoming their patron in 1989.

3.2

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1990.

3.3

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1991.

3.4

Failure to investigate the what the 1991 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.5

Failure to investigate, the activities of the 1991 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.6

Failure to investigate, before writing in an undated letter of early 1991.

"To All Members

As Patron of the ANU Debating Society, it gives me much pleasure to greet members of the Society who are returning to the University to continue their studies this year.

Debating is an important and influential aspect of academic life in a university. Membership of the Society provides an excellent opportunity for the discussion of a wide range of social, political, and philosophical issues affecting Australia in particular and the world in general. As well, there is the added reward of the opportunity to make lasting friendships.

I wish the Society well for the coming year." Exhibit 3.6

3.7

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1992.

3.8

Failure to investigate the what the 1992 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.9

Failure to investigate, the activities of the 1992 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.10

Failure to investigate, before writing in a letter of 6th February 1992.

"It is my pleasant task once again to write a few words of welcome to you, the members of the ANU Debating Society. Those of you who have chosen to renew your membership no doubt do so because you are aware of the many benefits to be obtained from involvement with the Society; new members will quickly realise the advantages which membership brings. Participation in extra-curricular activities adds to the enjoyment of university life and offers the opportunity to forge lasting friendships.

As patron, I was pleased to be able to attend the Society's Annual Dinner last year and to meet some of you. I was therefore not surprised to learn of the success of the Society at the recent World Championships. I would like to take this opportunity to congratulate those members who took part and to wish the society continued success in all its activities during the coming year."

Exhibit

3.10

3.11

Failure to investigate, and monitor publications of the 1991, 1992, 1993, 1994, ANU Debating Society, such as their monthly journal's, Inter Junket, Splinter Junket and Year books.

3.12

Failure to investigate, the Canberra Times article by Michael Bachelard, of 15th September 1992, which referred to the ANU Debating Society taking, criminal actions when I threatened to sue them for defamation, before and after attending the annual ANU Debating Society dinner for 1992.

3.13

Failure to investigate, the Canberra Times letter to editor, written by Amanda Chadwick on the 21st September 1992, which referred to serious problems of ANU Debating Society, Assistant Sponsorship Officer - Rachel Michelle Piercey.

3.14

Failure to investigate, the Canberra Times article by Michael Bachelard, of 17th October 1992, clearly indicating major criminal activity, as a direct result of ANU Debating Society, Assistant Sponsorship officer - Rachel Michelle Piercey making "false accusation's" and "committing perjury".

3.15

Failure to investigate, the Canberra Times article by Michael Bachelard, of 5th November 1992, clearly referring to conspiracy between Rachel Michelle Piercey and the Police under instructions of the ANU Debating Society. A conspiracy to prevent me proceeding with action against libel, slander and defamation after they published "puerile propaganda".

3.16

Failure to investigate, phone, fax or write to me to enquire about defamation, a conspiracy and contempt by the ANU Debating Society of which you are the patron who affiliates, associates and endorses their extra-curricular activities.

3.17

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1993.

3.18

Failure to investigate what the 1993 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.19

Failure to investigate, the activities of the 1993 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.20

Failure to investigate, before writing an undated letter of early 1993.

"It gives me much pleasure to once again to welcome all members of the ANU Debating Society to a new year at the University.

Since my acceptance of the position of Patron of the Society in 1989, I have followed with great interest the Society's many successes in the world of debating. Last, year, members maintained the high standards set by their predecessors, with Daniel Mulino achieving outstanding success at the Thirteenth World Intervarsity Debating Championships where he was judged Best Individual Speaker. I hope that representatives of the Society will be able to reach similar heights in this year's competitions.

Your Society is a very active organisation and I know that your administrators have planned a full calendar of events for this year. I trust you will give them your full support.

Finally, I hope that your membership of the Society affords you the opportunity not only to improve your debating skills but to form many friendships which will endure beyond your student days." Exhibit 3.20

3.21

Failure to investigate, the major criminal activity of the ANU Debating and your affiliating, associating and endorsing with and of them when I wrote to you on the 2nd of April and 30th August 1993.

3.22

Failure to investigate the activities of the ANU Debating Society before remaining their patron in 1994.

3.23

Failure to investigate the what the 1994 ANU Debating Society would do with the letter, you wrote to them, publicly, declaring your affiliation, association and endorsement of the ANU Debating Society and their activities.

3.24

Failure to investigate, the activities of the 1994 ANU Debating Society before writing, any letter on High Court of Australia letterhead, affiliating, associating and endorsing the ANU Debating Society.

3.25

Failure to investigate, the ANU Debating Society before writing in a letter of 6th January 1994.

"As patron of the ANU Debating Society, I am pleased to write a few words of welcome to the Society and to the 1994 academic year. I hope that it will be a year which you will attain whatever goals you set for yourself and that it will be a year on which you will look back with much satisfaction. Membership of the Debating Society will no doubt contribute to your enjoyment of university life.

Although my personal contact with the Society has been somewhat limited by my workload as Chief Justice of the High Court, I have nevertheless been kept well informed of its activities and achievements by your President Simon Brettel. I would like to take this opportunity to congratulate all members who will be participating in the World Intervarsity Debating Championships in Melbourne." Exhibit 3.25
3.26

Failure to investigate, the 1992, 1993 and 1994 "extra-curricular activities" of Simon Brettel before affiliating, and associating with and endorsing him.
3.27

By reason of negligence the plaintiff suffered injuries loss and damage particulars of which are as follows:

OF WHICH THESE PARTICULARS OF INJURIES HAVE OCCURRED

4.

I have just outlined a very brief 7000 words of my injuries.

4.1

I have an 80,000 word cross examination prepared for only ANU Debating Society, 1994 Vice-President Rachel Michelle Piercey and her fellow student, friend and lover,

AFP Constable Harry Thomas Hains 4928

By the time I finish preparing this complex cross-examination it would be 100,000 words and when I cross-examined them they would not be allowed out of custody, ie. s. 327, s.328 and s.344 of ACT Crimes Act.

ie. multiple offences of "Perjury", "Perjury with intent to procure conviction" and "False accusation".

Once Piercey and Hains are convicted they will prove valuable witness' to 'convict 6 other ANU students, 6 other ANU Constables, ANU Selth, MCG Refshuage, MSJ Chenoweth and Magistrate Ron Cahill. Selth, Refshuage and Chenoweth for lesser offences as they only "aided and abetted" and were "accessories after the fact" and Cahill only "acted oppressively and when interested" and went beyond his jurisdiction.

AND UPON READING AND HEARING

4.2

I Alexander Marcel Andrei Sebastian Barker Bailiff, of 7C Moorhouse Street O'Connor, hereby make oath and say as follows:- I know I will be murdered, but this is the price I paid to "ensure **justice and equity**". It is for this reason I provide a comprehensive Exhibit Index of documents to be subpoenaed. Please, listen to all court tapes as I have left a long trail of evidence. Examine all listed files and you will find out exactly who is responsible for my murder. I only have evidence of crime of 7 ANU Debating Society Executive, 1 ANU Pro-Vice Chancellor, 7 Barristers and Solicitors - 1 also ANU Pro-Vice Chancellor, 7 Australian Federal Police, 1 Chief Magistrate, 1 Psychiatrist, 1 Belconnen Remand Centre "assault" staff, 1 "Hit and Run" motorist and 6 ANU academics and staff, breaching Privacy Legislation.

4.3 Exhibit 4.2

I enclose four letters of the Chief Justice of the High Court - the Honourable Sir Anthony Frank

Mason AO, KBE, affiliating, associating and endorsing the ANU Debating Society and their activities. The letter of 6th February 1992, is the only evidence I needed and used to ascertain the ANU Debating Society, was an organisation not socially, politically, legally, economically, commercially, or ideologically aligned with any organisation that precludes others, or is involved in dubious activities. If they were, the Chief Justice of the High Court - the Honourable Sir Anthony Mason AO, KBE, would not affiliate, associate or endorse them or their activities. To inform you this way, is the only way left.

4.4

To find who is responsible, you only need to Subpoena every Exhibit on the list, I have carefully prepared. To not find out, will only further scandalise - the Chief Justice of the High Court, the Honourable Sir Anthony Mason AO, KBE and his involvement with the ANU Debating Society. For not having shown the expected "duty of care" owed to investigate - before affiliating, associating and endorsing an "organisation who have a history of a blatant disregard of the law." And is negligent in failing to cease affiliating, associating and endorsing the ANU Debating Society after their major criminal activity was published in the Canberra Times and I personally informed him on numerous occasions. Thus giving the ANU Debating Society the motive to commit further major crime in efforts to prevent me, taking legal action and informing you of "their blatant disregard of the law". Which has prompted this, 14 other High Court applications and my murder at 24.

4.5

At least I beat my sister by 8 years, Vanessa Camille Bayliss was killed in a car accident at 16. Mother, Christine Mary Bayliss, 35 broke 19 bones and brother, Jean-Paul Lucian Bayliss, 4 broke 2 legs and was unconscious for a day. And I just had a few lacerations, a broken arm, severe brain damage and was unconscious for a month. But we are all okay now, thanks for asking !

4.6

I submit the ANU Scrabble Society Official Score Sheet of 1992. Four letters of the Chief Justice of the High Court - the Honourable Sir Anthony Frank Mason AO, KBE. A letter of Dr Gytis Danta, Neurologist, to ANU Countrywide co-ordinator, Liz Lowrie of 15th of December 1989. A letter of Christine (Bayliss) Bates, University of Sydney - Law, to ANU Pro-Vice Chancellor for Planning and Administration of 26th November 1993. The Alexander Bailiff, ANU student #9204215, General Services Receipt of 19th January 1994. A tape with the distressing message left by the Prime Minister's office. Some of the death threats I regularly receive. And a page with "quotes" this case has prompted. You have my written permission to release these documents to anyone from the media who requests them, before and after my murder.

4.7

May my fight be seen, as not just one to play Scrabble®, but to achieve the 1st objective of the **Australian National University Scrabble Society**.

1. "To ensure **Justice and Equity** for all people and groups in society."

PARTICULARS OF CONTINUING DISCRIMINATION, IMPAIRMENT AND LOSS OF ENJOYMENT OF LIFE AND LIFE DUE TO INJURIES

- (a) These would have been supplied prior to the hearing.

PARTICULARS OF OUT OF POCKET EXPENSES AND ECONOMIC LOSS

- (a) These would have been supplied prior to the hearing.

AND the plaintiff would claim damages, costs and interest pursuant to Order 43A Rules 1 and 2 of the Commonwealth of Australia High Court Rules in force under the Judiciary Act 1903.

Signed:

_____ 3/1/95

© Alexander Marcel Andrei Sebastian Barker Bailiff
© AUSTRALIAN NATIONAL UNIVERSITY Student #9204215
© Chairman AUSTRALIAN NATIONAL UNIVERSITY SCRABBLE SOCIETY

Witnessed: Frank Jones

High Court Registrar

_____3/1/95

CLASS CLASSIFICATION

A	Personal Injury	Δ
B	Debt	Δ
C	Other (Directions Required)	

FORM 1

Service and Execution of Process Act 1992

NOTICE TO DEFENDANT

THIS NOTICE IS VERY IMPORTANT

PLEASE READ IT AND THE ATTACHED DOCUMENTS VERY CAREFULLY

**IF YOU HAVE ANY TROUBLE UNDERSTANDING THEM
YOU SHOULD GET LEGAL ADVICE AS SOON AS POSSIBLE**

Attached to this notice is a writ of Summons and Statement of Claim ("the attached process") issued out of the High Court of Australia, Canberra Registry.

Service of the attached process outside the Australian Capital Territory is authorised by the Service and Execution of Process Act 1992.

YOUR RIGHTS

If a court of a State or Territory other than the Australian Capital Territory is the appropriate court to determine the claim against you set out in the attached process, you may be able to:

1. have the proceeding stayed by applying to the High Court of Australia, Canberra.

2. apply to the High Court of Australia, Canberra Registry to have the proceeding transferred to another High Court, Registry, or another superior court.

If you think the proceeding should be stayed or transferred you should get legal advice as soon as possible.

CONTESTING THIS CLAIM

If you want to contest this claim, you must take any action set out in the attached process as being necessary to contest the claim.

If you want to contest this claim, you must also file an Appearance in the High Court of Australia, Canberra Registry. You have only 21 days after receiving the attached process to do so.

The Appearance must contain an address in Australia where documents can be left for you.