

AUSTRALIAN FINANCIAL COMPLAINTS AUTHORITY

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26 OCTOBER 2020

ATTN: CHRIS STEVENS

.jackNote@zen: 3, row: 6, col: 5, nous: 1 [DATE: 2020.10.26, SUPER: #358 / #66 - Strategic Reversal, Putting Oneself Behind; I-Ching: H41 - Diminution, Decrease, Diminishing; Tetra: 55 - DIMINISHMENT (CHIEN), EGO: #250 / #1 - To Guide with Names, Reason's Realisation; I-Ching: H58 - Joy, Open, Lake; Tetra: 24 - JOY (LE)]

SUBJECT: RESPONSE TO **CASE NUMBER: 747379** IN THEREBY CONSTITUTING APRIORITY MATTERS PERTAINING TO ALLEGATIONS OF UNCONSCIONABLE CONDUCT AGAINST ANOTHER PARTY AS AN INSURER WITHIN **CASE NUMBER: 740507** AS HABITUAL #417 - ANATHEMA CONDUCT BEING BREACHES OF #27 - DUTY or OBLIGATION of #68 - RIGHTS AS FIRST PRINCIPLES ENUMERATED BY QUEEN VICTORIA'S LETTERS PATENT vis a vis: SECTIONS VIII, IX, X

#1 With respects to this CASE NUMBER 747379 the HOME / VEHICLE POLICIES of INSURANCE were provided by CGU INSURANCE and obtained from an affiliated agent trading as BANKVIC which is registered as POLICE FINANCIAL SERVICES LIMITED ABN 33 087 651 661 / AFSL 240293.

#2 Given the systematic nature of these home property / vehicle damage claims as determined actions of MANUS THUGGERY coinciding with the ANZAC CENTENNIAL 2018 in having a possibility for conflicts of interest and inextricable adverse aspersions relating to such, we ensured that our BANKVIC account of some 40 years duration was terminated before that COMMEMORATION event occurred.

#3 As you will be aware from the accompanying documents dated 8 / 13 OCTOBER 2020 which have been filed with both POLICE PROSECUTIONS and SALE MAGISTRATES COURT as involving several CASE NUMBERS which are protracted matters that are presently subject to COVID protocol delays.

But nevertheless frame the basis for our prudent understanding of their being related to a cause for such damages for which we have been pursuing a complex avenue of investigation accompanied by a process of verification as a demonstrable JavaScript application development pertaining to our earlier INFORMAL AND PROVISIONAL OPINION ON #390 - SOVEREIGN (#21 - PRINCIPLE OF LIABILITY (#9 - AUTONOMY)) / #265 - KEY DYNAMIC as conveying a MODUS OPERANDI element and point of proof for TREASON related to a trinomial co-efficient of GOVERNANCE being #2184 - ANTHROPIC COSMOGONIC PRINCIPLE.

#4 From our accompanying ANNEXURE ON LETTERS PATENT IDEAS and it's public interest redacted document form titled DARK RAVEN, that such **#2184 - ANTHROPOLOGIC COSMOLOGICAL PRINCIPLE AND ITS RATIONAL COEFFICIENTS {ie. #364, #312, #273, #416}** were matters also raised within our submissions of **17 TO 20 JULY 2018** made to the FINANCIAL SERVICES ROYAL COMMISSION and related to actions by EALES & MACKENZIE LAWYERS as 7 MARCH 2002 letter made to AXA CHIEF LEGAL COUNSEL about costs being a substantiation to a LAWFUL CLAIM made of such AS INTELLECTUAL PROPERTY AND RIGHT RESERVED FOR THE COMMONWEALTH AND ITS GLOBAL GOVERNANCE INTERACTIONS:

DATE(1996,3,20) + #2184 {ie. #364, #312, #273, #416 - RATIONAL COEFFICIENTS} = @OTH: 13 MARCH 2002 AS APRIORITY 20 MARCH 1996 INTELLECTUAL PROPERTY CLAIM TO CARDINAL PELL'S PROSECUTION CORRUPTION TRAVESTY

#5 There has been further impropriety identified in the deploying of such ANTHROPOLOGICAL COSMOLOGICAL PRINCIPLE as the #265 - KEY mechanism for an imposition made upon the SOVEREIGNTY of the COMMONWEALTH accompanying IMPROPER AS DISHONEST CLAIMS BY PAPAL ECCLESIASTICAL AUTHORITY related to a lunar occultation associated to the 20 MARCH 2019 equinox and the FULL MOON of GOOD FRIDAY on 19 APRIL 2019 involving some consternation and delays to STATE / SECTARIAN usual observations of the SAINT GEORGE FEAST DAY.

#6 This is the closest coincidence of a full moon with the March equinox since March 2000 – 19 years ago. The full moon and March equinox won't happen less than one day apart again for another 11 years, until March 2030. And such IMPROPER AS DISHONEST

CLAIMS BY PAPAL ECCLESIASTICAL AUTHORITY which conflicts with our own PREROGATIVES as a derived INTELLECTUAL PROPERTY:

20 MARCH 1996: 5 x #364 + #182 = 12 SEPTEMBER 2001 as #2002 DAYS MINUS #1827 DAYS AS *EUCCHARIST* = #175 - *MARRIAGE*

TELEPHONE MESSAGE ONE: "Mr Riddell, this is Dolf Boek [calling]. I'm just wondering whether you['ve been self congratulatory about my previous submissions to the court and have failed to recognise their transcendent logic built on time]. They are religious model that co-ordinates or synchronises over 6000 years to the 9 September of this year. That means [when this year expires,] my court case will be a matter of an accusation of fascism against yourself at the company from which I will not cease until I have your #430 - SOUL.

#436 - SUNDAY 25 OCTOBER 2020 as [#50, #80, #300, #6] /

#436 as [#6, #50, #80, #300] /

#446 as [#6, #50, #80, #300, #10] /

#456 as [#20, #50, #80, #300, #6] /

#456 as [#6, #20, #50, #80, #300] /

#466 as [#30, #50, #80, #300, #6] /

#430 - QUESTION OF LAW / #393 - CASUS DATAE LEGIS as [#50, #80, #300] = nephesh (H5315): {UMBRA: #430 % #41 = #20} 1) soul, self, life, creature, person, appetite, mind, living being, desire, emotion, passion; 1a) that which breathes, the breathing substance or being, soul, the inner being of man; 1b) living being; 1c) living being (with life in the blood); 1d) the man himself, self, person or individual; 1e) seat of the appetites; 1f) seat of emotions and passions; 1g) activity of mind; 1g1) dubious; 1h) activity of the will; 1h1) dubious; 1i) activity of the character; 1i1) dubious;

You may return this message if you like, [number omitted]. You have until the end of this year and then I would never again turn my hand against the action that I am going to take. Meaning? I will conclude when one of us going to the #390 - GRAVE (or #339 - SEPULCHRE / CENOTAPH)."

TELEPHONE MESSAGE TWO: "Mr Riddell, Dolf Boek. You do realise that if you are not prepared to come clean with your

justifications of your past treatment of me that as of the new #713 - *YEAR* we will not be having another contract because I will not be co-operating with you further and we will are more likely to go to court at some stage. At some stage you are going to have to recognise the fact that you are a #288 - *BLASPHEMER*.

Your religious context has no continuing validity and since I am able to rationally prove that with a mathematical model..... you are going to understand how forceful and hard metaphysics is."

PERTAINING TO THE SUBSTANCE AND VERACITY OF TWO TELEPHONE CALLS GIVEN THEIR DELIBERATE MISREPRESENTATION BY CHIEF LEGAL COUNSEL FOR THE INSURER AND OUR SUBSEQUENT ALLEGATIONS OF UNCONSCIONABLE CONDUCT AGAINST ANOTHER PARTY AS AN INSURER WITHIN **CASE NUMBER: 740507**. WITH IS A MATTER THAT HAS BEEN JEOPARDISED BY THE UNPROFESSIONAL CONDUCT OF AFCA IN DELIBERATELY SABOTAGING THAT CASE NUMBER.

#7 Whilst regarding your 2 OCTOBER 2020 correspondence as wilfully and prejudicially engaging within incontinence and impertinent postering as an act of ineptitude in the circumstance whereby ACFA is not a court of law and do not have the power to take or test evidence on oath, or to require third parties to give documentation.

Due to your conveying conduct of REDUCTIO ABSURDUM or the appeal to extremes by such statement as this:

"WE CANNOT CONSIDER THE INFORMATION ABOUT QUEEN VICTORY [sic], THE IRA, IRISH PUBS, ANTI-LIQUOR LAWS, ANYTHING TO DO WITH ANZAC, THE CHRISTCHURCH INCIDENT, NUMBERED BOXES."

As continuing #215 - MISCHIEVOUS RANCOUR and a clear attempt to PERVERT THE COURSE OF JUSTICE in concealing SERIOUS INDICTABLE OFFENCES as is evident upon page 3 concerning our telephone conversation of 30 SEPTEMBER 2020 which you repeatedly abruptly terminated in rejecting any considerations of a ***WOODEN* *GARDEN* *BUDDHA* *THROWN*** through window as damage on the ***ANNIVERSARY* *OF* *THE* *BOER* *WAR*** commencement.

#8 We simply make the observation that there is no lawful form of IRISH based REPUBLICANISM which on 9 DECEMBER 1982 had its political proponents (**ONTIC CHECKSUM: @156 + @148 =**) **#304 as [#6, #50, #8, #200, #600] / #333 as [#30, #5, #8, #200, #10, #40, #600] = châram (H2763): {UMBRA: #19 as #248 % #41 = #2} *BANNED* *FROM* *ENTERING* *GREAT* *BRITAIN* *UNDER* *THE* *PREVENTION* *OF* *TERRORISM* *ACT*** by the Home Secretary, William Whitelaw and whilst it may convey some propagandist opportunity within IRELAND to normalise such by the GOOD FRIDAY agreement it is not the case within Australia where it is considered a #291 - PRINCIPLE OF OBSTRUCTIVE CAUSE:

IRISH GOOD FRIDAY AGREEMENT

v's

VICTORIA BY THE GRACE OF GOD OF THE UNITED KINGDOM OF GREAT BRITAIN AND IRELAND, QUEEN, DEFENDER OF THE FAITH, EMPRESS OF INDIA TO ALL TO WHOM THESE PRESENTS SHALL COME.

#9 By instead giving a greater priority emphasis to resolving our postulation of there being an **ALGORITHMIC MODUS OPERANDI** basis to **#1934 - APPEARANCES** and **COGNITIONS** of events then forming the substance of our various INSURANCE CLAIMS and their nature having a reliance upon our INTELLECTUAL PROPERTY conveying a risky precipice for the opportunism of sedition.

Such informal philological research was causal for me to deduce by TELEOLOGICAL INTERSECTIONS of the **#205 - PRINCIPLE OF PERSISTENT SUBSTANCE / #164 - PRINCIPLE OF MATERIALITY** to **QUEEN VICTORIA'S LETTERS PATENT** and their subsequent ONTIC DIALECTIC conveying the IDEA template for those LETTERS PATENT.

#10 And in the planned course of such undertaking that was concluded by **1500 HOURS on 17 OCTOBER 2020** there was deployed a different method applied to the same data sample in being then utilised as METALOGIC SYLLOGISM (AUTONOMOUS DELIMITER)

It is the noteworthy consideration that specific CATEGORIES #522 -

17 elements; #363 - prohibited images (MOHAMMED / SERPENT); #1230 - 15 elements (ie. by means of a singular #FOUR: #169 / #SIX: #47 syncretic meta prototype juxtaposition) conformed exactly to the characteristics of the FRENCH SLAUGHTER OF TEACHER AS TERRORIST EVENT occurring earlier that same day at **AEDT: 0200 HOURS THE SAME DAY.** In capably then providing a meta-descriptor response of its calculated nature against the notion of citizenship within the FRENCH REPUBLIC.

#11 Whilst POLICE PROSECUTIONS and the COURT are yet to be advised of this action in being entirely of my own undertaking and ingenuity whilst giving compliance to conditions of BAIL.

We are confident given the substantiation of an algorithmic as systematic PALETTE of IDEAS that in our view comprises a template for QUEEN VICTORIA'S LETTERS PATENT as conforming to a BIBLICAL LEXICON CATEGORIES of UNDERSTANDING which is then associated to ACCOUNTABILITIES as **#82 - TERMS OF COMPLIANCE TO #491 - PRINCIPLE OF CONTINUITY to the AUSTRALIAN COMMONWEALTH and viability of NOTIONS such as #492 - VOLUNTARY FREEWILL and CITIZENSHIP,** we would then prudently consider with respects to any improper OATH taking within our protracted matters before the COURTS that IPSO FACTO a charge of PERJURY as an indictable offence punishable by up to 15 years imprisonment ought to apply especially when associated to acts of sedition as enumerated above.

#12 Thusly the INSURER is likely to have a reasonable cause for less of a reliance upon fabricated realities by such obstructions and continual frustrations as these:

a) **UNFORTUNATELY HAVE A TURBULENT HISTORICAL RELATIONSHIP;**

b) **UNFORTUNATELY THERE IS INSUFFICIENT EVIDENCE THAT 'OTHER PARTY B' IS RESPONSIBLE FOR THE DAMAGE**

c) WHETHER THE THIRD PARTY WAS CHARGED AND COSTS RECOVERED ARE NOT DETERMINATIVE CONDITIONS UNDER THE POLICY TERMS. GIVEN A FACTUAL CONVEYANCE OF EVENTS AND WITHOUT ANY EVIDENCE TO THE CONTRARY, THE EXCESS WAIVER CONDITIONS ARE MET FOR THE CLAIMS.

d) THE BOER WAR ANNIVERSARY DAMAGE EVENT CONFORMS TO

THE SAME **ALGORITHMIC MODUS OPERANDI** IN WHICH '**OTHER PARTY B**' HAS ENGAGED AND THE UNUSUAL CONTEMPORANEOUS EVENT OF THEIR NON-ATTENDANCE TO AN ALARM ACTIVATION FOR SOME 24 HOURS CAN BE UNDERSTOOD AS A SIGNALLING TO OTHER PARTIES.

Their nonchalant dawdling as irrational response to several alarm events on days following being a reluctant attempt to normalise the extraordinary nature of the conduct prior which is then betrayed by a subsequent fervent installation of perimeter surveillance and a total shuttering of the premises as behaviour which local police assert is characteristic of a disreputable drug dealer evading consequences for their actions.

And that there is finally some recourse to the salutary effect as an unreasonable delay in DAMAGES RECOVERY.

#13 The right course of action for us to take is to continue in the preparation of COURT SUBMISSIONS which focusses upon the fixated conduct of 'OTHER PARTY B' with a specific regard for the #291 - PRINCIPLE OF OBSTRUCTIVE CAUSE being related to the #291 - SOIL SAMPLE #1701 - COLLECTION FOR HYDE PARK WAR #339 - MEMORIAL and CONTEMPORANEOUS EVENTS involving the #414 - METASTASIS ACTION:

#1551 - WITHHOLD A THING,

**#1552 - CELIBACY AND ABSTINENCE OF FOODS SUCH AS
#1827 - EUCHARIST,**

**#1553 - MAKE HOSTILE INCURSION INTO / OF THE GODS
AND FAVOURITE SPORTS,**

**#1554 - BINOMIAL COEFFICIENT TO THE #38 - WORLDVIEW
OF ROMAN CATHOLIC / EMPIRE GOVERNANCE.**

And we duly note that AFCA are not endowed with sufficient rational competency nor exhibit confident integrity to be entrusted with such matters of gravitas.

#14 Whilst these APRIORITY MATTERS are a considerable response to **CASE NUMBER: 747379**, they then pertain to ALLEGATIONS OF UNCONSCIONABLE CONDUCT AGAINST ANOTHER PARTY AS AN INSURER WITHIN **CASE NUMBER: 740507** which are sustained by

FACTS having a FIDELITY OF CONTINUITY within my own actions of over some 20 years duration as then being FAIT ACCOMPLI ('AN ACCOMPLISHED FACT') as to the unlawful habitual #417 - ANATHEMA conduct by that INSURER in being breaches of #27 - DUTY or OBLIGATION of #68 - RIGHTS AS FIRST PRINCIPLES ENUMERATED BY QUEEN VICTORIA'S LETTERS PATENT vis a vis: SECTIONS VIII, IX, X.

#15 In our prudent view the UNCONSCIONABLE CONDUCT against another party as an INSURER within **CASE NUMBER: 740507** ought to be REFERRED to the AUSTRALIAN SECURITIES AND INVESTMENTS COMMISSION (ASIC) for their consideration of intervention action by the exercising of recently granted **PRODUCT INTERVENTION POWER in the circumstance** where financial and credit products by that INSURER have or may cause significant consumer detriment.

Yours Sincerely