From: To:

Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT

Date: Friday, 11 August 2017 11:28:56 AM

Attachments: image001.jpg

UNCLASSIFIED

From: Sent: Monday, 15 June 2015 3:31 PM
То:
Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT
Good afternoon all,
Please see below from our GM in Canberra. I have forwarded this through to following up etc. I will keep you advised on our findings.
Happy to discuss further.
Kind regards
National Serco Operations Manager State Operations Manager WA
Suite 1, 235 Balcatta Road, Balcatta WA 6021 Australia t f
e www.msssecurity.com.au

Please consider the environment before printing this email.

This message may contain confidential information of MSS Security Pty Ltd and its affiliated companies. If you are not the intended recipient please (1) do not disclose, copy, distribute or use this information, (2) advise the sender by return e-mail and (3) delete all copies from your computer. Your cooperation is greatly appreciated.

From:

Sent: Monday, 15 June 2015 2:21 PM

To:

Subject: Fwd: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY

DISCRIMINATION COMPLAINT

Sent from my iPhone

Begin forwarded message:

From:
Date: 15 June 2015 2:06:04 pm AWST
To:
Cc:

Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT



In light of this complaint would you please arrange for an investigation to be conducted, i.e. have someone obtain statements from staff involved, provide copies of any reports, documents etc which relate to the alleged incident, and obtain copies of CCTV footage if available. A report summarising the incident, findings and any recommendations should also be furnished.

Please arrange for this to be completed ASAP.

Thanks

General Manager ACT

Building 1, 169 Gladstone St Fyshwick ACT 2609 Australia t
f

Please consider the environment before printing this email.

This message may contain confidential information of MSS Security Pty Ltd and its affiliated companies. If you are not the intended recipient please (1) do not disclose, copy, distribute or use this information, (2) advise the sender by return e-mail and (3) delete all copies from your computer. Your cooperation is greatly appreciated.

From:

Sent: Monday, 15 June 2015 2:38 PM

To:

Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH -

DISABILITY DISCRIMINATION COMPLAINT

From:

Sent: Saturday, 13 June 2015 9:40 PM **To:** newcomplaints@humanrights.gov.au

Cc: waregistry@fedcourt.gov.au; query@fedcourt.gov.au

Subject: HREOC - MSS SECURITY FEDERAL COURT PERTH -

DISABILITY DISCRIMINATION COMPLAINT

Dear Commissioner

This is a formal disability discrimination complaint against MSS SECURITY, a private company contracted to the PERTH FEDERAL COURT and the abusive FEDERAL COURT REGISTRAR AT PERTH COURT.

I have been treated differently as a disabled person, than other members of the public, as in May 2015 I was set up as a disabled person, with entrapment by this MSS SECURITY GUARD, under contract with the FEDERAL COURT PERTH. This old creep had the WA POLICE called and had myself charged with a crime, even though he went through my property without my knowledge or consent, which is also a crime, as he is not a police officer and if he was so concerned about my property, he could have told me to take it back to my car and hand it to the police. It is alleged to be a weapon, which is simply untrue and also this MSS SECURITY CRIMINAL knew full well that it was handed in and signed in as a tool.

This is the second time that MSS SECURITY STAFF have berated me, used forced to intimidate me and discriminated against me, as a show of violent force against a defenceless and harmless disabled man, for being abused by an aggressive old bag of a Registrar, who should be sacked and made to compensate me for defamation of my character and abusive speech, for no valid reason, but to abuse a disabled man. I have two witnesses to her abuse. She also tried to use the confidentiality clause to threaten me with criminal charges if I exposed her disability discriminative abuse toward me.

I demand \$1 million compensation settlement, apology and this security guard sacked

AT MSS SECURITY DID NOT CARE

ENOUGH TO RESPOND TO MY LETTER OF COMPLAINT

EITHER. EVIL DISGRACE!

I have had enough of the constant violence abuse, humiliation, bullying of myself and other disabled people in the state of WA, from the public, government and corporates. If it keeps up I could easily suicide or run amok, as I have depression as well. I am suffering so much in WA and nobody in STATE OR FEDERAL GOVERNMENT will help to avert a violence disaster. I AM CLOSE TO BREAKING POINT, AS I CANNOT EVEN GET A LAWYER OR THE MEDIA INTERESTED IN TELLING MY STORY.

NOT A THREAT OR A REALITY BY THE WAY, AS I THINK THE

COURT STAFF ARE TOO PATHETIC TO GET ME THAT WORKED UP.

RELAX, AS I AM NOT PLANNING SUICIDE OR TERRORISM ATTACKS, HOWEVER HOW CAN I KNOW WOULD COULD HAPPEN IF I EVER SNAPPED.

Yours sincerely

From: To:

Subject: FW: MSS SECURITY STAFF MUST APPEAR AT PERTH MAGISTRATES COURT

Date: Friday, 11 August 2017 11:29:20 AM

UNCLASSIFIED

From:

Sent: Wednesday, 17 June 2015 12:15 PM

To: Cc:

Subject: RE: MSS SECURITY STAFF MUST APPEAR AT PERTH MAGISTRATES COURT

UNCLASSIFIED

What can I say

From:

Sent: Wednesday, 17 June 2015 12:08 PM

To:

Subject: FW: MSS SECURITY STAFF MUST APPEAR AT PERTH MAGISTRATES COURT

UNCLASSIFIED

Or this

From: Perth Registry Email Account

Sent: Wednesday, 17 June 2015 10:46 AM

10:

Subject: FW: MSS SECURITY STAFF MUST APPEAR AT PERTH MAGISTRATES COURT

UNCLASSIFIED

Another one.

Thanks



From:

Sent: Monday, 15 June 2015 2:17 PM

; Perth Registry Email Account; Query Account

Cc: newcomplaints@humanrights.gov.au

Subject: MSS SECURITY STAFF MUST APPEAR AT PERTH MAGISTRATES COURT

THE MSS SECURITY THUGS AND COWARDS MUST APPEAR ON 12 AUGUST 2015 AT PERTH MAGISTRATES COURT, AS WITNESSES, WITHOUT UNIFORM

ON, AS THEY ARE PEOPLE WHO ACTED AS CRIMINALS, SEEMING AS THEY TOOK IT UPON THEMSELVES TO GO THROUGH MY PROPERTY WITHOUT MY KNOWLEDGE OR CONSENT, INTIMDATE ME IN A SHOW OF FORCE, ACT CORRUPTLY, WITH BIAS AND ACT INTENTIONALLY AND INPLICITLY TO ENTRAP AN HONEST DISABLED MAN, AS REVENGE, ON A BOGUS WEAPONS CHARGE.

YOUR MSS SECURITY STAFF, ESPECIALLY THAT OLD, FAT, BATTLE AXE WITH THE GLASSES AND THE OLD WALRUS LOOKING PIECE OF HUMAN GARBAGE ARE CALLED AS WITNESSES, SEEMING AS THEY BROKE THE LAW, WENT THROUGH MY PROPERTY WITHOUT CONSENT OR MY KNOWLEDGE, ENTRAPPED ME ON PURPOSE SO THEY COULD CALL THE POLICE.

THE ITEM WAS LISTED AS A TOOL AND SIGNED IN WRITING, WITNESSED AND AGREED UPON BY THAT OLD WALRUS BASTARD, THEN HE DOES THAT TO A DISABLED PERSON TO SET ME UP, AS REVENGE ON ME FOR TELLING OFF HIS OTHER COWARDLY MATES, WHO PICK ON A HARMLESS AND VULNERABLE DISABLED PERSON. THESE MORONS ACTUALLY CALL MY HARMLESS WALLET NINJA A WEAPON, THE STUPID HUMAN TURDS! WHEN I COME TO THE PERTH FEDERAL COURT THE MANY MORE TIMES THIS YEAR AND INTO 2016, I DO NOT WANT TO SEE, HEAR, BE FOLLOWED OR OBSERVED ANYMORE, OR CONVERSE WITH THAT OLD WALRUS, OR THAT FAT OLD WOMAN WITH THE GLASSES OR ANY OTHER COWARDS THAT INTIMIDATED AND ABUSED ME OVER THE LAST MONTH OR SO. YOUR SECURITY STAFF WILL SAY HELLO WITH A SMILE, THANKYOU, PLEASE AND GOODBYE FROM NOW ON.

DO NOT HAVE THEM ANYWHERE NEAR ME OR MY VISUAL WHEN I ATTEND THE COURT. IF YOU DO NOT HEED THIS, BE WARNED I WILL TAKE LEGAL ACTION FOR FEELING INTIMIDATED AND STRESSED BEYOND BELIEF. THERE ARE FOUR OF THEM, THE FOREMENTIONED AND THE OTHER TWO THAT USED FORCE, INTIMDATION AND BIAS TO REMOVE ME FROM THE COURT, FOR NOTHING BY THE WAY, BUT PUTTING UP WITH AN ABUSIVE AND AGGRESSIVE COURT STAFF MEMBER, WHATS WORSE, I WAS LEAVING AND THERE IS AN ELEMENT OF DISABILITY DISCRIMINATION AT PLAY HERE, AS I WAS STRUGGLING TO STAND, I WAS PRSEEURED TO HURRY UP AND LEAVE. FACT! I HAVE WITNESSES TOO.

I AM A DISABLED PERSON AND NONE OF THIS SHOULD EVER OF HAPPENED AND IF THIS WARNING IS NOT STRICTLY ADHERED TO WITHOUT COMPROMISE I WILL TAKE THIS MUCH FURTHER. YOU HAVE BEEN FORMALLY WARNED TO KEEP THESE HUMAN GARBAGE SECURITY STAFF AWAY FROM ME 100% AND YOUR SCUM HAVE BEEN ORDERED TO ATTEND THE PERTH MAGISTRATES COURT.

ANY ATTEMPT NOT TO ARRANGE THESE COURT WITNESSES, WILL RESULT IN ME MAKING A CLAIM OF PERVERTING THE COURSE OF JUSTICE AND I WILL DESTROY YOUR JOB, AS WELL AS THAT OF YOUR UNFRIENDLY, DISABLED ABUSING SECURITY NIT WITS.

From: To:

Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT

Date: Friday, 11 August 2017 11:29:08 AM

UNCLASSIFIED

From:

Sent: Wednesday, 17 June 2015 12:12 PM

To:

Cc:

Subject: RE: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION

COMPLAINT

UNCLASSIFIED

I think we may need to forward this to the State Security mob. He has used innuendoes. discuss

From:

Sent: Wednesday, 17 June 2015 12:06 PM

To:

Subject: RE: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT

UNCLASSIFIED



Have you seen this?

From: Perth Registry Email Account

Sent: Wednesday, 17 June 2015 10:43 AM

To:

Subject: FW: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION COMPLAINT

UNCLASSIFIED



We were cc'd to this email so I don't think we need to reply?

Thanks



From:

Sent: Saturday, 13 June 2015 7:40 PM To: newcomplaints@humanrights.gov.au

Cc: ; Perth Registry Email Account; Query Account

Subject: HREOC - MSS SECURITY FEDERAL COURT PERTH - DISABILITY DISCRIMINATION

COMPLAINT

Dear Commissioner

This is a formal disability discrimination complaint against MSS SECURITY, a private company contracted to the PERTH FEDERAL COURT and the abusive FEDERAL COURT REGISTRAR AT PERTH COURT.

I have been treated differently as a disabled person, than other members of the public, as in May 2015 I was set up as a disabled person, with entrapment by this MSS SECURITY GUARD, under contract with the FEDERAL COURT PERTH. This old creep had the WA POLICE called and had myself charged with a crime, even though he went through my property without my knowledge or consent, which is also a crime, as he is not a police officer and if he was so concerned about my property, he could have told me to take it back to my car and hand it to the police. It is alleged to be a weapon, which is simply untrue and also this MSS SECURITY CRIMINAL knew full well that it was handed in and signed in as a tool.

This is the second time that MSS SECURITY STAFF have berated me, used forced to intimidate me and discriminated against me, as a show of violent force against a defenceless and harmless disabled man, for being abused by an aggressive old bag of a Registrar, who should be sacked and made to compensate me for defamation of my character and abusive speech, for no valid reason, but to abuse a disabled man. I have two witnesses to her abuse. She also tried to use the confidentiality clause to threaten me with criminal charges if I exposed her disability discriminative abuse toward me.

I demand \$1 million compensation settlement, apology and this security guard sacked

AT MSS SECURITY DID NOT CARE ENOUGH TO RESPOND

TO MY LETTER OF COMPLAINT EITHER. EVIL DISGRACE!

I have had enough of the constant violence abuse, humiliation, bullying of myself and other disabled people in the state of WA, from the public, government and corporates. If it keeps up I could easily suicide or run amok, as I have depression as well. I am suffering so much in WA and nobody in STATE OR FEDERAL GOVERNMENT will help to avert a violence disaster. I AM CLOSE TO BREAKING POINT, AS I CANNOT EVEN GET A LAWYER OR THE MEDIA INTERESTED IN TELLING MY STORY.

NOT A THREAT OR A REALITY BY THE WAY, AS I THINK THE COURT STAFF ARE TOO PATHETIC TO GET ME THAT WORKED UP.

RELAX, AS I AM NOT PLANNING SUICIDE OR TERRORISM ATTACKS, HOWEVER HOW CAN I KNOW WOULD COULD HAPPEN IF I EVER SNAPPED.

Yours sincerely

From:

To: ombudsman@ombudsman.gov.au; Customer Service; NSW DR; communications@humanrights.gov.au

Subject: UTMOST URGENCY FOR COURT APPEALS - ILLEGAL ACTIVITY, CORRUPTION, LAWYER & CORPORATE DOUBLE STANDARDS, FAVOURS & BIAS & DISABILITY HATRED - FROM HIGHEST JUDGE TO LOWEST

SECURITY STAFF - PERTH FEDERAL COURT

Date: Monday, 6 February 2017 1:35:06 AM

Dear Chief Justice, Human Rights Commissioner and Commonwealth Ombudsman

UTMOST URGENCY FOR COURT APPEALS

I must inform you formally, that there is something terrifyingly wrong and a corruption conspiracy in play, to destroy any disabled person, myself, who has been trying in vain for almost 20 years and more so in the last 4 years, to seek justice a the PERTH FEDERAL COURT, from corporate and government Australia, in cases about DISABILITY DISCRIMINATION and DISABILITY HATRED.

There is something desperately wrong with the PERTH FEDERAL COURT, as I have either visited, lodged papers and had phone conferences and audio links and I see no evidence of a fair, impartial and balanced justice system, by any Court Justice, Registrar, Public Servant, Clerk or Private Gestapo Security, intimidating me, pushing me around, or taking away so much of my right for justice and the truth, that I am almost dead physically and emotionally, with the scars of injustice and lacking of humility and decency from people, who should know that the disabled community, carers and their families are being kicked in the guts, every second of every single day, in all sectors of life (JANUARY 2017 CENTRELINK REPORT STATED THIS TO BE SO).

I was insulted and abused for the last time, by a lawyer at the PERTH FEDERAL COURT today, with the Registrar blaming me for acting in self defence and giving it back, with this not being the first time, that lawyers and Registrars have done this to me. I said I was leaving the MEDIATION, as is my right and then the lawyer made insulting and derogatory remarks about me. This is an insult by a lawyer, who has no business to be protected under mediation, to abuse a disabled person who simply chooses, as a free man, to simply leave a mediation. This lawyer just wanted to an unprofessional school yard bully, who just wanted to put some abuse in, as he was put in his place by me at a separate court hearing. I have had enough of the treachery, inhumanity and sheer venom of these evil WA Lawyers, with no brains but a huge bank balance. This filthy lawyer then nah, nah, nah, nahs me and tells me he is getting the cops on to me, the evil little worm, after getting his corrupt story correct, with his mate the Registrar, behind closed doors, with not another independent or non aligned witness present.

IT IS A DISGRACE, TO THEN ADD FURTHER HARM TO ME AND STATE THE FACT
THAT BECAUSE IT IS IN A MEDIATION, THEY USE A CONFIDENTIALITY CLAUSE, TO FULLY
ALLOW TWISTED LAWYERS AND THEIR TWISTED CORPORATE CLIENTS, TO BE ABLE TO
STATE WHAT CRIMINAL CORRUPTION, LIES, ABUSE AND EVIL DISABILITY HATRED AND
HUMAN GARBAGE SWILL THAT THEY WISH TO SAY TO ME. IT SHOWS THAT THEIR CLIENTS

WOULD RATHER SPEND \$50,000 ON LEGAL FEES, TO A THIEVING LAWYER, WHO ALSO PUTS THE DISABLED HATRED WORDS IN AND THEN JUDGE LUCEV ALLOWS THIS INSANITY AND DOES NOT PUT AN END TO IT, AS HE WISHED TO HELP HIS LAWYER MATES MAKE MORE BLOOD MONEY, FROM MY DEATH AND DESTRUCTION. NOT PUT A \$200 RAMP IN, OR PAY ME ONCE CENT IN COMPENSATION, AS THIS IS DISABILITY HATRED AND JUDGE LUCEV CONDONES IT, OBVIOUSLY, AS HE HEARS THE CASE AND DOES NOT STOP THE FARCE GOING ON, THEN DEMANDS I PAY LEGAL COSTS, WHEN THE DAMNED FOOL, IF HE IS A JUDGE WITH AN OUNCE OF HONOUR AND INTELLECT, WOULD STOP THE LAWYERS IN THEIR TRACKS AND TELL THESE IDIOTS TO REIGN IT, PAY COMPENSATION AND FIX THE DISABLED ACCESS ISSUES AND BE DONE WITH IT, THE DAMNED MORONS.

The abuse, lies, sleaze, corruption and arrogance is through the roof, then they act all out of sorts, when I, a very ill disabled man, tells them to shove it up their ass. It is called SELF DEFENCE, as I am not a child and refuse to be told what to do, when they are cheating me or being dismissal of concerns or issues, being incompetent, blocking access to court actions, abusive, aggressive, petty, poor little butterflies pretending that they are wounded and taking it personally when suffering disabled persons are trying their best to get things right, and even telling me in writing, NAMELESSLY OF COURSE, that my papers will not be accepted, if I am rude to a non named liar, or an incompetent, blocking my access, blaming me in the process, for doing my best, to fight for the right to exist in Australia as a disabled person, beyond a garbage disability pension and being kicked all the time, just for being disabled.

If all the PERTH FEDERAL COURT Justices, Clerks, Public Servants and Private Gestapo Security cannot understand the loss of life of disabled persons, then this country is finished, especially if they all, get so upset, by a hurting disabled person, being so ill or fed up, that they question stupidity and authority, get more stressed, flustered and annoyed at dismissive treatment, that we should not have to hear, when these very staff know or damned well should know and have the humility to suck it up and realise that when you have nothing and get less when fighting for something, how can they expect us all to suck our thumbs and be wheel chair veggies. I will not be treated like one, when I am not one and when the able bodied are more drooling veggies than the disabled.

There is a major problem of LAW here, as JUDGE LUCEV does not have a problem with multiple law firms taking on multiple cases against me, as means to discredit me and my claims for very real disability discrimination and these very law firms are all ganging up om me outside of the court room, with their corporate clients, to defame me and tell libellous lies about me, between each other and worst of all, JUDGE LUCEV allows this corrupt and conspiracy ridden farce to go on and then threaten to jail me for CONTEMPT OF COURT. IT IS ALL TWISTED AND IS OUT OF CONTROL & SOME HIGHER COURT OR JUSTICE MUST REIGN IN JUDGE LUCEV AND PUT ALL OF THESE LAWYERS AND CORPORATES ON NOTICE, THAN NO MORE CORRUPTION CONSPIRACIES WILL BE TOLERATED AGAINST ONE DISABLED MAN, WHO HAS MANY VERY REAL AND EASY TO DEFINE CASES UNDER LAW.

- * JUDGE LUCEV IGNORED A MEDICAL REPORT AND DISMISSED MANY OF MY CASES AND PUT COST ORDERS ON ME.
- * AN UNNAMED PERSON IS BLOCKING MY COURT APPEALS AND HAS TOLD ME THEY WILL BLOCK MORE COURT DOCUMENTS IF CONTINUE BEING RUDE. THIS CAUSED ME TO LOSE APPEAL TIME LIMITS, EVEN IF I COULD GET THEM TO NOT ACT CORRUPTLY. HOW CAN I BE RUDE TO A NAMELESS PERSON WHO REFUSES TO GIVE ME THEIR NAME?
- * JUDGE LUCEV HAS IGNORED COUNTLESS REPORTS AND EVIDENCE I HAVE SENT TO HIM AND TOLD HIM OF THE LAWYER AND CORPORATE CLIENTS PERJURING THEMSELVES IN COURT COUNTLESS TIMES.

Last week, after 4 years of a living hell, JUDGE LUCEV dismissed a litany of black and white and easy to make immediate judgements on disability discrimination, blaming me for actions I could not take because I was half dead and at risk of stroke and heart attack, and after last week and more abuse this week, I felt as If I will have a stroke or heart attack any day now.

- * I HAVE BEEN ABUSED BY ONE REGISTRAR WHO WAS SLANDEROUS TO ME AND ALSO INSULTED BY LAWYERS, THEN BLAMED AND BERATED BY SEVERAL REGISTRARS FRO SAYING GET FUCKED AND LEAVING THE MEDIATION, AS IS MY RIGHT, EVEN THOUGH THE LAWYERS HAVE BEEN PIGS IN AT LEAST 2 OF THESE MEDIATIONS ALREADY.
- * SECURITY STAFF HAVE ALSO BEEN INVOLVED IN A PET PROJECT OF ENTRAPMENT WITH THE WA POLICE. THEY ALSO ILLEGALLY SEARCHED MY PERSONAL BELONGINGS, WITHOUT MY CONSENT, KNOWLEDGE OR EVEN BEING PRESENT.
- * CONSTANT CLERICAL AND ADMINISTRATION ERRORS, WITH JUDGE LUCEV SIMPLY MAKING A LAME EXCUSE. HE CAN MAKE MISTAKES, AS CAN COURT STAFF, HOWEVER IF I MAKE AN ALLEGED MISTAKE, OR THE COURTS MAKE MISTAKES AND I AND IT CAUSES ME TO MAKE A MISTAKE, JUDGE LUCEV MAKES A JUDGEMENT, DISMISSES CASES AND PLACES COSTS ORDERS ON ME. I ASK JUDGE LUCEV FOR AN EXPLANATION, HE JUST CHANGES THE SUBJECT AS IF MY GENUINE ISSUE WITH COURT FAILURES AND FAILING THE LAWS UNDER THE CONSTITUTION, HE ACTS LIKE A CRIMINAL, AS IF HE OWN AUSTRALIA AND THE JUSTICE SYSTEM.
- * JUDGE LUCEV IS TRYING A LAME ATTEMPT AT TERRIFYING ME AT CONTEMPT PROCEEDINGS AGAINST ME.
- * ANOTHER JUDGE INVOLVED WITH A COMPLETELY CORRUPT CENTRELINK CASE, DISMISSED MY CASE AND PUT COST ORDERS ON ME, , AFTER IGNORING THE SAME MEDICAL REPORT SENT TO THE COURT. THIS SAME JUDGE WAS ALSO VERY INSULTING TO ME, ADVISING ME NOT TO RAMBLE ON, WHEN I WAS EXPLAINING AN ISSUE THAT NEEDED EXPLAINING.

Yours sincerely





Telephone:
Facsimile:
DX 613 SYDNEY

A.B.N. 49 110 847 399

Your Ref: Our Ref:

09 February 2017

FEDERAL COURT OF AUSTRALIA PRINCIPAL REGISTRY

LEVEL 16 LAW COURTS BUILDING QUEENS SQUARE SYDNEY NSW 2000



By email

Dear

Your emails, addressed to the Chief Justice, which you sent to the Court on 3 and 6 February 2017 have been referred to me for response.

You ask the Chief Justice to allow you to meet with "a high level colleague" (by which I assume you mean a Federal Court Judge) in Perth or the Federal Attorney-General. You complain that Judge Lucev of the Federal Circuit Court has treated you unfairly, made errors of law in deciding your matters, ignored evidence, inappropriately threatened you with contempt and wrongly dismissed cases. You also complain that another Judge, dealing with a Centrelink case, has insulted you and dismissed your case and ordered you pay costs.

You complain that Court staff in Perth have inappropriately refused to accept your documents for filing; one has written you threatening letters telling you that you will not be allowed access to the Court if you are rude; one Registrar has slandered you; several Registrars have berated you for leaving a mediation; and an unnamed member of staff is blocking your appeals. Further you complain that you have been insulted and abused by lawyers and that the security officers in the Commonwealth Law Courts Building in Perth are conspiring with the WA Police to trap you and have illegally searched your personal belongings without your consent.

It is inappropriate for the Chief Justice or any Justice of the Federal Court to meet privately with any litigant or prospective litigant.

I assume that the "Centrelink case" you refer to was heard in the Federal Court. If you believe that the Judge was unfair or in error in deciding that matter, your remedy is by way of appeal. The Chief Justice has no power to change any judgment of the Court. You would be aided by legal advice in deciding if you may have any grounds for any appeal.

The Federal Court and the Federal Circuit Court are separate and independent Courts each with their own Chief Justice and Chief Judge respectively. Each head of jurisdiction is

responsible for the efficient and expeditious discharge of the business of their respective Court and can deal with judicial complaints in relation to judges of their Court (but only if the matters complained of cannot be dealt with through the relevant appeal processes). These responsibilities and powers do not extend to any other Court. As Judge Lucev is a judge of the Federal Circuit Court, the Chief Justice has no power to consider any of the issues raised about Judge Lucev's handling of your Federal Circuit Court cases.

Registrars and staff of the Court will accept for filing only documents which substantially comply with the requirements of the various rules of the Federal Court and Federal Circuit Court (the Rules). Registrars will not accept documents if satisfied those documents are an abuse of process (for example if they are doomed to fail), frivolous, vexatious or not prepared in accordance with the Rules or in conformity with the approved forms. If you are dissatisfied with any refusal of a Registrar to accept a document for filing, you can seek a review by a Judge of that decision by filing an appropriate application and supporting affidavit. You would be aided in ensuring that documents, including notices of appeal, which you may be proposing to file, comply with the Rules.

The Court expects that its staff be polite, courteous and respectful at all times. It also has a responsibility to its staff and expects that persons dealing with the Court do so politely, courteously and respectfully. If a person fails to behave appropriately, that person's access to a registry may be subject to conditions, as determined by a Registrar or other appropriately authorised officer.

As a condition of entry to all Commonwealth Law Courts Buildings, security officers screen entrants. This can include scanning by a walk-through metal detector but also frisk searching and inspecting bags and other items in the possession of the entrant. Failure to comply with requests may result in refusal of entry.

The Chief Justice has no power to deal with complaints about legal practitioners. In Western Australia these may be dealt with by the Legal Profession Complaints Committee. You can find information about the Committee's complaint handling requirements and processes at https://www.lpbwa.org.au/Complaints.

Yours sincerely

John Mathieson

Deputy Principal Registrar

Milleon