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**Sent:** Wednesday, 24 December 2014 2:02 PM  
**To:** office@premier.nsw.gov.au; office@hazzard.minister.nsw.gov.au;  
victoria\_bradshaw@courts.nsw.gov.au  
**Cc:** operations\_corporate@impactfs.com.au  
**Subject:** Nazi Premier Mike Baird closes down free speech - Green light for Super Injunctions -  
Running scared because of election

Dear Mr Baird

I was fined \$2000 in July because I breached a Super Injunction that was designed to stop me telling people that Channel 7 owner Kerry Stokes was suing me for defamation. **It was a clear and blatant attempt at denial of free speech.** It was issued by Justice Ian Harrison of the Supreme Court. I will not be paying the fine and will not be doing community service on principle.

I phoned the collection agency on the 9/12/14 and told them that I would not be paying the fine and that I will do the jail time and that the matter should be an election issue. They said they would have to talk to their contact at the Department of Justice for instructions. I phoned again today (24/12/14) and they said that their contact told them that they would wait until after the 2/2/15 as the matter is set down for hearing on that day. The matter set down for the 2/2/15 is a notice of motion for the defamation proceedings and the breach of the Super Injunction has already been dealt with.

**It looks like clear political interference with the Justice Department to drag the fine out until after the state election.**

## **Background**

Justice Harrison issued the Super Injunction in April 2014 on the instructions of Channel 7 owner Kerry Stokes and his lawyer Justine Munsie to conceal the fact that they were suing me for defamation. The Super Injunction was so dodgy it only lasted 2 days. I wrote an article telling people that Kerry Stokes was suing me for defamation and also sent an email of complaint to the NSW Premier, Attorney-General and Chief Justice Bathurst.

Mr Stokes instituted contempt proceedings and I was found guilty by the grub Justice Nicholas who is no longer a judge. I was found guilty because I published an article that said I was being sued by Mr Stokes for defamation and also because I sent an email of complaint to the Premier, A-G and Chief Justice.

Super Injunction (See attachment: Judgement Order – 15 04 14)  
Judgment dismissing Super Injunction claim (See: Munsie v Dowling Judgment)  
Judgement finding me Guilty of Contempt (See: Judgement Justice Nicholas)  
Judgement fining me \$2000 (See: Munsie v Dowling No 2 Nicholas)

The whole situation is scandalous and the Premiers department, the A-G and Chief Justice are all well aware of the matter. I will not be paying the fine and will not do community service and will do the jail time. Can you please explain why the Justice

Department said to wait until after the 2/2/15 hearing when the Contempt proceedings have already been dealt with? Can I have the name of the person at the Justice Department who is dealing with the collections company?

While we are at it. Can you please explain why the government has taken no action against Judge Garry Neilson which I recently wrote about on my website?

I look forward to your immediate response. Of course I will likely publish your response or lack of one.

Regards

Shane Dowling

[Kangaroo Court of Australia](#)

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