

-----Original Message-----

From: communityrelations@agd.nsw.gov.au [mailto:communityrelations@agd.nsw.gov.au]

Sent: Thursday, 23 April 2015 9:42 AM

To: shanedowling@hotmail.com

Subject: Your email to the Community Relations Unit (Matter15/001517)

Dear Mr Dowling

Thank you for your email to the Community Relations Unit about the payment of a debt.

As advised in the email of 14 April 2015, the Department of Justice will not be pursuing the debt.

I trust this information clarifies the matter for you.

Yours faithfully

Director

Community Relations Unit

NSW Department of Justice

Locked Bag 5111, Parramatta NSW 2124

Phone: 02 8688 7586

Fax: 02 8688 9620

Email: communityrelations@agd.nsw.gov.au

| Shane Dowling |
| <shanedowling@hotmail.com> |
| |
| 16/04/2015 01:25 PM |

| | To | |
| <communityrelations@agd.nsw.gov.au>

Subject: RE: Your correspondence to the Premier - (Matter15/001517)

Dear Director

As per below, will there be any other action against me by the department in pursuit of payment of the debt? Or can I take the below email as the end of the matter?

Regards

Shane Dowling

Kangaroo Court of Australia

Ph 0411 238 704

-----Original Message-----

From: communityrelations@agd.nsw.gov.au
[mailto:communityrelations@agd.nsw.gov.au]

Sent: Tuesday, 14 April 2015 4:43 PM

To: shanedowling@hotmail.com

Subject: Your correspondence to the Premier - (Matter15/001517)

Dear Mr Dowling

Thank you for your correspondence to the Premier about a fine issued by the Supreme Court in July 2014. The Premier forwarded your letter to the former Attorney General, the Hon Brad Hazzard MP. Your correspondence has been referred to the Department for response.

I am advised by the Department's Debt Recovery Unit that on 9 December 2014, you responded to a demand for payment made by NV Lawyers, on behalf of Impact Financial Services (Aust) Pty Limited (Impact). As you advised Impact that the fine would not be paid, Impact deferred to the Department of Justice for further instructions. The Department recognised that further recovery action at that time would be unhelpful where the proceedings were scheduled to be heard on 2 February 2015.

I acknowledge that the proceeding to be heard on that date was restricted to the hearing of a Notice of Motion. Notwithstanding, it is not unusual for the Department to defer recovery action pending the outcome of a case, regardless of the significance, or otherwise, of the proceedings and this was the basis of the Department's decision in your case.

I can assure you that the Department's decision was not politically motivated. It was merely to reassess the potential of having the fine paid once all of the issues in the litigation had been considered and adjudicated. Ultimately, the hearing of the Notice of Motion on 2 February 2015 was of no consequence on your potential to pay the fine.

I am advised that Impact has been instructed by the Department to cease and desist completely from pursuing you further for the payment of the debt.

I hope this information is of assistance to you.

Yours faithfully

Director
Community Relations Unit
NSW Department of Justice
Locked Bag 5111, Parramatta NSW 2124
Phone: 02 8688 7586
Fax: 02 8688 9620
Email: communityrelations@agd.nsw.gov.au

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