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Subject: Four Supreme Court judges taking bribes from Kerry Stokes for ex parte hearings and court orders in his favour

Dear Chief Justice Bathurst and Attorney-General Upton

Kerry Stokes, his lawyer and fellow applicant Justine Munsie and barrister Sandy Dawson are clearly involved in bribing four NSW Supreme Court judges to have ex parte hearings and to issue orders in Stokes' favour. The latest being Justice Davies who issued orders ex parte on Friday to make me take down 2 articles.

Any matter is hard pressed to justify one ex parte hearing and they should be extremely rare. Four ex parte hearings for one party in their favour and with court orders in their favour is a disgrace and a clear pointer to judicial bribery taking place.

The hearing dates were:

14th April 2014 – Monday - Justice Ian Harrison – ex parte – Issued a Super-Injunction for Kerry Stokes – It was dodgy and only lasted two days

6th May 2014 – Tuesday – Justice Lucy McCallum – ex parte – Abridged a notice of motion for Stokes – McCallum is a Good friend of Justine Munsie

17th February 2015 – Tuesday – Acting Justice Robert Hulme – ex parte – Issued orders making me take down a post – All the information is still on other sites on the internet

5th June 2015 – Friday – Justice David Davies – ex parte – Issued orders to take down two posts. One was published over two months ago and the other over one month ago and both are whistleblowing articles with government documents showing government corruption involving Stokes and his son Ryan Stokes. The documents are also available on other sites and one is a judgment of the Australian Information Commissioner. Clearly no justification for the ex parte hearing or orders issued.

All four judges have at this point refused to publish written reasons justifying their ex parte hearings and the court orders they issued in Kerry Stokes favour. Acting Justice Robert Hulme did send me written reasons about two weeks ago when I emailed him, McCallum and Harrison asking for the written reasons. But he has failed to publish those reasons and they are a disgrace, vague and broad.

So out of four judges and four ex parte hearings we get one who sent me a copy of his reasons but has not published them. The reason for this is quite simple. If they gave reasons and published them every lawyer in the country could see the

pattern of ex parte hearings in Stokes' favour, The lies and how corrupt the NSW Supreme Court is.

Both of you Chief Justice Bathurst and Attorney-General Upton have an obligation to make them all publish their reasons and then take disciplinary action against them. Although one has to suspect that you at least Chief Justice Bathurst are in on the game and getting a few bribes yourself. The corruption continues on your watch even though you have been made aware of it many times.

Can you please advise when you will make the four judges give reasons and publish them. Given the gravity of the allegations one would think you would do it by the end of the week.

Given the applicant's (Kerry Stokes and Justine Munsie) statement of claim covers my allegations of judicial bribery against four Supreme Court judges then the matter should have been transferred to the Federal Court long ago which I requested when it was before Justice Clifton Hoeben and Registrar Rebel Kenna and others. Justice Hoeben and Ms Kenna were clearly trying to keep it in-house to cover-up the corruption by the judges. To continue to have the matter dealt with by the NSW Supreme Court is scandalous and damages the reputation of any judge who deals with it.

Regards

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