

From: Shane Dowling [mailto:shanedowling1@bigpond.com]
Sent: Tuesday, 25 August 2015 8:18 PM
To: 'communityrelations@agd.nsw.gov.au' <communityrelations@agd.nsw.gov.au>
Subject: RE: Your correspondence to the Attorney General - (Matter15/002565)

Dear Sir/Madam

I have not had a reply to the below email which was sent on the 25th June 2015. If you do not respond by the end of the week I will follow up with the Premier.

Regards

Shane Dowling
[Kangaroo Court of Australia](#)
Ph 0411 238 704

From: Shane Dowling [mailto:shanedowling1@bigpond.com]
Sent: Thursday, 25 June 2015 10:27 AM
To: 'communityrelations@agd.nsw.gov.au' <communityrelations@agd.nsw.gov.au>
Subject: RE: Your correspondence to the Attorney General - (Matter15/002565)

Dear Sir/Madam

You say below that *"It is also not appropriate for you to publish the contents of such correspondence on your website as they are defamatory in nature and can be regarded as a contempt of court"*.

On what basis do you say that "they are defamatory in nature". And please point me to the judgment that says that.

And on what basis do you say *"can be regarded as a contempt of court"*.

And when is speaking the truth a contempt of court?

I notice you make no mention of the applicants unjustified ex parte hearings being a contempt of court, why is that?

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: Thursday, 25 June 2015 9:34 AM
To: shanedowling1@bigpond.com
Subject: Your correspondence to the Attorney General - (Matter15/002565)

Dear Mr Dowling

I refer to your email of 9 June 2015 to Chief Justice Bathurst about your court proceedings in the Supreme Court. Your email was also addressed to the Attorney General, the Hon Gabrielle Upton MP, who has asked me to reply on her behalf.

As you were advised in our response of 29 October 2014, neither the Chief Justice nor the Attorney General can comment on proceedings that are before the Court. It is not appropriate for parties in proceedings to forward correspondence or emails to the Chief Justice or the Attorney General asking them to intervene in the proceedings. It is also not appropriate for you to publish the contents of such correspondence on your website as they are defamatory in nature and can be regarded as a contempt of court.

In relation to your concerns that court orders were made in your absence (ex-parte orders), the remedy is to seek to vary or vacate those orders on the next occasion the matter is listed. If you are unhappy with the court decisions made after a hearing when you were present, you can seek leave to appeal the decision in the Court of Appeal. The Court of Appeal can hear urgent applications to vary or vacate interlocutory injunctions.

You are entitled to apply for a copy of the transcript of the proceedings on the days where ex-parte applications were made, and this may provide some understanding of the reasons as to why the Judges made the orders that they did. Transcript Order forms are available at www.supremecourt.justice.nsw.gov.au.

Regarding your complaint about alleged misconduct by Judges, you can write to the Judicial Commission of NSW (the Commission). More information is available on the Commission's website at www.judcom.nsw.gov.au.

I hope this information is of assistance to you.

Yours faithfully

Director
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