

From: SHANE DOWLING
Sent: 23 May 2019 13:27
To: crogers@hcourt.gov.au; canberra.registry@hcourt.gov.au
Subject: Formal complaint against Registrar Adam Griffin

Dear Ms Rogers

Today I tried to file an application for removal to the High Court of Australia and was refused by Registrar Adam Griffin who said he would refer the matter to a judge. His reason was that the matter (Munsie v Dowling (2014/114469) – NSW Supreme Court) was nearly finalized. That is incorrect as costs and the final form of restraining orders have not been finalized even though the applicants have had 12 months to do so.

This raises numerous issues as there is nothing in the High Court of Australia rules stopping me from filing the application for removal, which Registrar Griffin admitted, so why I am getting special treatment and denied natural justice. Registrar Griffin said the normal way was to file an appeal in the lower court and then seek special leave to the High Court if needed.

As I said to Registrar Griffin:

1. I publish a judicial corruption website and the Supreme Court know this and do everything they can to undermine me and they are refusing me fee waivers even though I am entitled to it so I cannot afford to appeal.
2. The matter Munsie v Dowling has in effect legalized hearsay evidence at final hearings of matters and it scandalizes the court and it will be used as a precedent in other matters.
3. I did 4 months jail last year in part for calling Justice Clifton Hoeben a paedophile yet a notice of motion I filed a couple of weeks ago was summarily dismissed by Justice Clifton Hoeben as he refused to stand down from dealing with the matter for perceived bias which scandalizes the court.
4. My application for removal has documented evidence of Chief Justice Tom Bathurst and senior court staff Chris D'Aeth and Rebel Kenna making a malicious complaint to the NSW Police about me and on that basis alone the High Court needs to remove the matter because it shows blatant perceived bias by the court.
5. The matter is a SLAPP lawsuit that has lasted 5 years which the HIGH Court needs to rule illegal.

Please respond ASAP

Regards

Shane Dowling
[Kangaroo Court of Australia](#)