From: Barran Dodger crystalandbarran@gmail.com

Subject: Fwd: Charged with innocuous threats to kill

Date: 4 March 2024 at 10:55 AM To: travis@travistischler.com Bcc: crystalandbarran@gmail.com

### Sent from my iPhone

### Begin forwarded message:

From: Barran Dodger <crystalandbarran@gmail.com>

To: "Admin @ Psychology on Parade" <admin@psychologyonparade.com.au>
Cc: Barran Dodger <crystalandbarran@gmail.com>

Subject: Fwd: Charged with innocuous threats to kill

This is what legal aid say

You couldn't make it up

lve been drugged and raped abused as a kid violently attacked robbed systemically and politically6 persecuted and conspired against fired maimed blamed shamed and framed

I cant ciope anymore

### Begin forwarded message

From: Graham Wells < Graham. Wells@vla.vic.gov.aux Subject: RE: Charged with innocuous threats to kill

Date: 2 February 2024 at 8:58:50 am AEDT

To: Barran Dodger <crystalandbarran@gmail.com>, "Enquiries (Go To Court)" <enquiries@vocc.vic.gov.au> Cc: "zabi@freelivingaustralia.com.au" <zabi@freelivingaustralia.com.au>, Anas C <anas.c@genu.org.au>

### PROTECTED

### Dear Richard

As I have said to you already, VLA has duty lawyers in most Courts. If you attend Court again, please seek out one of our duty lawyers. They can assist you with any summary crime matter.

If you have complaints about different agency's conduct, then there are various complaints pathways you can follow.

For NDIS questions, first check in with your support's coordinator, otherwise follow this link: Feedback and complaints I NDIS.

For Centrelink questions follow this link to their complaints and feedback team, Complaints and feedback - Accessing our services - Services **Australia** 

I can assist you with advice in relation to substantive questions, ie loss of Centrelink payments, or NDIS supports, but I cannot get involved in conduct issues.

Yours faithfully

# Graham

Graham Wells I Senior Lawyer Westernport Regional Office, Victoria Legal Aid 14 Mason Street Dandenong 3175 Address for mail: GPO Box 4380 MELBOURNE VIC 3001

t: (03) 9767 71111 f: (03) 9767 7100 l e: graham.wells@vla.vic.gov.au

VLA acknowledges the traditional Aboriginal owners of country, recognises their continuing connection to land, water and community and pays respect to Elders past and present.

Victoria Legal Aid is committed to providing safe and inclusive legal services.

# www.legalaid.vic.gov.au

From: Barran Dodger <<u>crystalandbarran@gmail.com</u>>
Sent: Thursday, February 1, 2024 4:18 PM
To: Enquiries (Go To Court) <<u>enquiries@vocc.vic.gov.au</u>>; Graham Wells <<u>Graham.Wells@vla.vic.gov.au</u>>

Cc: Barran Dodger <a href="mailto:creative-crystalandbarran@gmail.com">crystalandbarran@gmail.com</a>; zabi@freelivingaustralia.com.au; Anas C <a href="mailto:creative-crystalandbarran@gmail.com">crystalandbarran@gmail.com</a>; zabi@freelivingaustralia.com.au; Anas C <a href="mailto:creative-crystalandbarran@gmail.com">crystalandbarran@gmail.com</a>; zabi@freelivingaustralia.com.au; Anas C <a href="mailto:crystalandbarran@gmail.com">crystalandbarran@gmail.com</a>; zabi@freelivingaustralia.com.au; zabi@fr

Subject: Charged with innocuous threats to kill

# You don't often get email from <a href="mailto:crystalandbarran@gmail.com">crystalandbarran@gmail.com</a>. <a href="mailto:Learn why this is important">Learn why this is important</a>

CAUTION: This email originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

# Dear victims of crime commissioner, and graham wells at VLA

im going to jail and ive been drugged and raped violently attacked ran out of town victimised in a conspiracy with no legal rights and my6 human rights documented as

# I wont go to jail a scapegoat

But I cant get a lawyer Im a failed whistleblow I cant go to police

It was my moral obligation to call out corruption in this country for democracy and humanities sake regardless of who is in charge. If it can happen to me - it can happen to you.

I will kill myself if I suffer any more victimisation systemically and politically in hypocrisy from police authorities and the law and be further criminalised for something so utterly innocuous and sent to jail without the charges being dropped or fair trial

I am no threat They kill me every day

I am not the criminal, please get police to drop the charges

Respond to me and zabi and anas cc above please - I left a message

Rich Mclean

Sending this letter in advance to GP or psychologist or lawyer or victims of crime commissioner dated 31.01.2024

Richard McLean urgently seeks medical attention today as he faces a dire situation where he perceives himself to be persecuted to the point of death. With a documented history of being a suicide risk due to conspiracy, deceit, and financial abuse, the current chapter in his life, occurring three years after a fatal suicide attempt from which he was revived, underscores the cruel manner in which he is persistently persecuted.

McLean, who already copes with a chronic mental illness, now contends with a real and distressing conspiracy that pushes him to the brink. Faced with the inability to approach the police, given his status as a rejected whistleblower who has never had legal representation, McLean recognizes a moral obligation to call out corruption in the country, irrespective of the political landscape. His plea extends beyond personal grievances, aiming to safeguard democracy, uphold human rights, and protect individuals from the potential reprecussions of unchecked scapegoating.

In this urgent visit to a GP, McLean implores for a statement that acknowledges the profound victimization he endures and urges meaningful intervention. He seeks support against a justice system and police force that he perceives as complicit in a system that has systematically persecuted him. By reaching out to the GP, McLean endeavors to shed light on the torture he claims to experience, asking for a compassionate acknowledgment of his plight and a commitment to opposing the injustices he perceives within the system.

For lawyers and psychologist and GP and lawyers dated 31.01.2024

Title: The Height of Hypocrisy: My Plea for a Fair Trial

To send an email on 20.01.2023 titled: 'Death threat to Bill Shorten and Rebecca Faulkingham, I will kill you both,' is not a literal death threat that holds the slightest possibility of occurring, especially when it was also sent to my NDIS provider and the Ombudsman, who investigate police corruption.

It has been treated as such, and I am very sorry; the purpose was to elicit a reaction from NDIS leaders who had not only ignored me after I had sent it but pointedly neglected me after witnessing me struggle and then become homeless to live in my car. The message was framed by broader injustice and served as a method to introduce facts regarding justice issues, human rights abuses, and mainstream supports before a SILS could possibly be granted. However, the neglect from the NDIS tasked to care for me as a person with a disability, which witnessed me become homeless, was acting towards that again at first, granting me \$58,000 for accommodation for the purposes of a SILS application and OT report but not to cure my homelessness. Then changing the goal posts to say that \$58,000 was inclusive of, not additional to funding. The NDIS was deliberately designing my poverty and homelessness this time. If it were not for a supporter who has me in their home for free, I would be living in my car again thanks to Faulkingham and Shorten. I provided the method by which that could be avoided, and I would not need the NDIS in acknowledgment of my detriments, compensations, and settlements to be paid as compensations. But, as I learned, the NDIS is enabling lasonidis' exploitation of me and elongating the family violence that exists. If I had lived in my car away from my dog, I would have killed myself with profound neglect. The NDIS was aware of the neglect, and they planned it that way. And now, I might be going to jail just for the innocuous threat, which singularly identifies this indictable offense to the exclusion of all the other systemic and corrupt millions of dollars I'm owed—rape, druggings, violent attacks, conspiracy, deceit, fraud, conspiracy, tax evasion, drug trafficking, and more indictable offenses that have happened as crimes to me, and I have been unable to report this to any police officer or federal police.

I have included the offending letter for context at the bottom:

Below: Rich McLean was violently attacked by a contracted government thug inside Werribee Mercy Hospital. He knows this because his attacker showed him a picture of his own personalized tattoo on his t-shirt before the assault.

Also: Police complicit with protecting McLean's former partner lasonidis, of ASIO, also watched for years as he was financially abused and under coercive financial control of family violence. They knew. The abuse and neglect caused McLean distress, having no way to pay for his home, a rental, and no money. The police literally gang stalked him and came over, threatening the Mental Health Act and McLean's imminent incarceration. Scared to go back to his abusers at the hospital, who also covered up the relationship protecting lasonidis then labeling him mad, making it his delusion. Also, for all ganging up, protecting the hospital from the liability for the brain injury McLean suffered from a suicide attempt in which they owed him a duty of care, McLean fled. He was a disabled person who had literally been run out of town by the same authorities who were supposed to help him, and that he could not report being drugged and raped by lasonidis. They found him, locked him in the hospital as a political prisoner. While incarcerated and powerless to act, Werribee Mercy Hospital and Footscray Police oversaw his landlord Hung Ho enter his home and gather all his worldly possessions and take them to the tip. When the hospital released him after three months - it was to a homeless shelter with a bag of t-shirts and a fierce, resilient sentiment that one day they will pay. And he will highlight their deceit and complicity, then forgive them, too.



# Introduction:

In the urgent context of my plight, I strongly contend that the impending criminalization I face, despite the manifold crimes committed against me and the systemic neglect I have endured, is the epitome of hypocrisy. It is absurd to prosecute a man who has already been persecuted to the brink of death, only to be revived; this speaks volumes about the calculated cruelty and callousness embedded in the justice system.

# Body

1. \*\*A Cycle of Persecution:\*

My life has been marred by victimization, from homelessness and financial exploitation to corruption and denial of essential medications. The consistent rejection of my

Protected Disclosures (PID) at various governmental levels paints a stark picture of a system intent on suppressing my voice. The cumulative effect of these injustices has pushed me to the brink, making the impending trial a continuation of the persecution I have endured.

#### 2. \*\*Absurdity in the Face of Crime:\*

The refusal of authorities to investigate heinous crimes, including drugging, sexual assault, violent attacks, and coercive financial control, is abhorrent. To then criminalize me for an innocuous statement, made in frustration as a desperate plea for attention, is an absurd dig at my further persecution. It is an affront to justice to ignore the extensive crimes committed against me personally while focusing on a statement made in response to years of systemic neglect.

#### 3. \*\*Cruelty Towards Mental Illness:\*\*

Diagnosed with multiple mental illnesses and hearing voices, and a 'neurodegenerative process' that I say is linked to losing all my blood in the suicide attempt, and the profound neglect gaslighting and torture, I face an additional layer of cruelty. The denial of essential medications and the rejection of legal rights further compounds my vulnerability. The justice system, instead of providing support and understanding, exacerbates my suffering by criminalizing me for expressing my frustration at the neglect that has driven me to contemplate suicide and via which has elicited my suicide – deemed fatal but I was revived - in the past.

### 4. \*\*Cruel, Calculated, and Callous:\*\*

The calculated cruelty exhibited by the justice system in pursuing criminal charges against me is reprehensible. The callous disregard for the extensive victimization I have endured underscores a failure to recognize the broader context of my struggles. Criminalizing a man who has already been persecuted to the point of death and revived is not only absurd but showcases a systemic failure to uphold justice and fairness.

#### Conclusion

The impending trial and criminalization I face represent the height of hypocrisy within the justice system. The absurdity of prosecuting a man who has suffered extensive victimization, has been denied his basic rights, and faces an ongoing cycle of neglect is both cruel and callous. The calculated nature of this prosecution, coupled with the refusal to investigate my human rights abuses, demands immediate attention. To push forward with charges based on an innocuous statement, made out of desperation and frustration, is a grave injustice.

Moreover, despite enduring an onslaught of persecution and oppression, I harbor a sense of pity for those who clandestinely orchestrate my suffering. My persecutors, shielded behind layers of bureaucracy, operate in a manner that not only delegitimizes their actions but also conceals their identities. If I manage to survive the agonizing wait until the trial, the prospects appear grim, foreshadowing a potential bloodbath. The character assassination I endure has created an environment where intervention seems improbable, as I am unfairly painted with a brush of vilification.

However, should I emerge from this trial, I express a profound intention to pierce through the veil of secrecy surrounding the conspiracy that has marred my pursuit of justice. Unwavering in my determination, I plan to unveil the individuals responsible for the corruption, malice, and harm inflicted upon me. Rather than responding with bitterness, my intent is to name and shame, laying bare the faces behind the calculated oppression. Astonishingly, my response to those who have orchestrated my suffering is one of love and forgiveness. Recognizing the lack of courage in their actions, my capacity for pity stems from an understanding that these individuals are, perhaps, less courageous than I, choosing to perpetuate harm from the shadows rather than confront the consequences of their actions openly. In this act of naming, shaming, and forgiving, I seek not only personal closure but also to unmask the true nature of the conspiracy that has attempted to subvert the course of justice in my life

### Title: The Unveiling Hypocrisy: McLean's Desperate Plea Amidst Injustice

#### Introduction:

The looming court date of April 16, 2024, for Richard McLean, charged with making threats to kill, brings to the forefront a troubling paradox of justice. This charge, stemming from a moment of frustration, serves as a myopic lens through which a complex tapestry of systemic neglect, financial detriment, and corruption is reduced to a singular narrative. McLean's intent, rooted in a desperate plea for attention to a myriad of injustices, has been overshadowed by a selective focus on a single comment made out of frustration.

### Body:

### 1. \*\*Systemic Neglect and Homelessness:\*

McLean's life has been marred by homelessness and financial exploitation, with the National Disability Insurance Scheme (NDIS) turning a blind eye to his plight. Witnessed as he became a homeless vagrant once before, the prospect of reliving such a nightmare due to impending neglect pushed McLean to a breaking point. The threat to kill politicians was a desperate cry for help, not a genuine intent, driven by the fear of losing his home and his beloved dog, and then suiciding from the neglect of the Government and NDIS whilst living in his car.

# 2. \*\*Offered Solutions and Pointed Neglect:\*\*

In the face of systemic neglect, McLean offered viable solutions to avoid the recurrence of his homelessness. His willingness to forego NDIS assistance in exchange for fair compensation showcased a desire for an amicable resolution. However, his pleas were pointedly ignored, highlighting the intentional neglect orchestrated against him. The singular focus on the threat to kill obscures the broader context of McLean's cry for help and the blatant disregard for his well-being. Right now, the NDIS have burned through a year of funds leaving nothing, if it were not for the kindness of a virtual stranger to live rent free momentarily the NDIS would have bruttally failed Rich.

# 3. \*\*Non-Violent Principles and Desperate Elicitation:\*\*

McLean, guided by his Buddhist non-violent principles, employed the threat as a rhetorical device. It was a method to force a response or silence from authorities regarding a detailed list of injustices and detriments outlined in the same email. By selectively acknowledging only the threat to kill and disregarding the larger issues at hand, authorities demonstrated a clear bias and unwillingness to address the root causes of McLean's desperation.

# 4. \*\*Unbalanced Prosecution and Imminent Bloodbath:\*\*

The unjust singling out of a single comment for indictment reveals a stark hypocrisy within the justice system. McLean's suffering, encompassing financial detriment, corruption, and unreported crimes, stands overshadowed by a myopic focus on a moment of frustration. The looming court date, if left unaddressed, threatens to become a bloodbath for McLean, further perpetuating the persecution he has endured. He is being abused and neglected victimised and persecuted by a Government who is obliged to him care especially as a person with a disability but the opposite is true.

# Conclusion

The urgent need for intervention in McLean's case cannot be overstated. The unbalanced prosecution, fixating on a singular threat made in desperation, disregards the broader context of systemic neglect and corruption. It is imperative to unveil the hypocrisy within the justice system, recognizing the urgency of addressing the root causes of McLean's plea. Failure to do so not only perpetuates the injustice he has suffered but also jeopardizes his well-being, escalating the potential for further persecution and injustice within the confines of the legal system.

# Title: The Height of Hypocrisy: Demanding a Fair Trial for Richard McLean

# Introduction

The case of Richard McLean stands as a testament to the glaring injustices that pervade his life, marked by victimization, oppression, and an egregious denial of justice. As he faces an impending trial and sentencing, it is essential to underscore the hypocrisy inherent in the proceedings. This essay contends that the impending criminalization of McLean, despite the manifold crimes committed against him and the systemic neglect he has endured, is the epitome of hypocrisy. The absurdity of prosecuting a man who has already been persecuted to the brink of death, only to be revived, speaks to the calculated cruelty and callousness of the justice system.

# Body:

# 1. \*\*A Cycle of Persecution:\*\*

McLean's life has been marred by victimization, from homelessness and financial exploitation to corruption and denial of essential medications. The consistent rejection of his Protected Disclosures (PID) at various governmental levels paints a stark picture of a system intent on suppressing his voice. The cumulative effect of these injustices has pushed him to the brink, making the impending trial a continuation of the persecution he has endured.

# 2. \*\*Absurdity in the Face of Crime:\*

The refusal of authorities to investigate heinous crimes, including drugging, sexual assault, violent attacks, and coercive financial control, is abhorrent. To then criminalize McLean for an innocuous statement, made in frustration as a desperate plea for attention, is an absurd dig at his further persecution. It is an affront to justice to ignore the extensive crimes committed against him personally while focusing on a statement made in response to years of systemic neglect.

# 3. \*\*Cruelty Towards Mental Illness:\*\*

McLean, diagnosed with multiple mental illnesses and hearing voices, faces an additional layer of cruelty. The denial of essential medications and the rejection of legal rights further compounds his vulnerability. The justice system, instead of providing support and understanding, exacerbates his suffering by criminalizing him for

expressing his trustration at the neglect that has driven him to contemplate suicide

### 4 \*\*Cruel Calculated and Callous:\*\*

The calculated cruelty exhibited by the justice system in pursuing criminal charges against McLean is reprehensible. The callous disregard for the extensive victimization he has endured underscores a failure to recognize the broader context of his struggles. Criminalizing a man who has already been persecuted to the point of death and revived is not only absurd but showcases a systemic failure to uphold justice and fairness.

#### Conclusion:

The impending trial and criminalization of Richard McLean represent the height of hypocrisy within the justice system. The absurdity of prosecuting a man who has suffered extensive victimization, has been denied his basic rights, and faces an ongoing cycle of neglect is both cruel and callous. The calculated nature of this prosecution, coupled with the refusal to investigate his human rights abuses, demands immediate attention. To push forward with charges based on an innocuous statement, made out of desperation and frustration, is a grave injustice. It is incumbent upon the justice system to recognize the broader context of McLean's struggles and ensure a fair trial that reflects the principles of justice, compassion, and equity. Anything less perpetuates a cycle of cruelty and hypocrisy that has defined McLean's harrowing journey

Richard McLean, despite enduring an onslaught of persecution and oppression, harbors a sense of pity for those who clandestinely orchestrate his suffering. His persecutors, shielded behind layers of bureaucracy, operate in a manner that not only delegitimizes their actions but also conceals their identities. If McLean manages to survive the agonizing wait until the trial, the prospects appear grim, foreshadowing a potential bloodbath for McLean. The character assassination he endures has created an environment where intervention seems improbable, as he is unfairly painted with a brush of vilification.

However, should McLean emerge from this trial, he expresses a profound intention to pierce through the veil of secrecy surrounding the conspiracy that has marred his pursuit of justice. Unwavering in his determination, McLean plans to unveil the individuals responsible for the corruption, malice, and harm inflicted upon him. Rather than responding with bitterness, McLean's intent is to name and shame, laying bare the faces behind the calculated oppression. Astonishingly, his response to those who have orchestrated his suffering is one of love and forgiveness. Recognizing the lack of courage in their actions, McLean's capacity for pity stems from an understanding that these individuals are, perhaps, less courageous than he, choosing to perpetuate harm from the shadows rather than confront the consequences of their actions openly. In this act of naming, shaming, and forgiving, McLean seeks not only personal closure but also to unmask the true nature of the conspiracy that has attempted to subvert the course of justice in his life.

It is my firm belief that the government has a solemn obligation to provide justice, legal care, and access to individuals like me who grapple with chronic disabilities. However, the stark reality is that I am finding it incredibly challenging to secure the support needed to present and argue my case. The difficulty lies in the fact that the very professionals in legal, healthcare, and law enforcement, who should be instrumental in helping me, are seemingly intertwined with the system that I perceive as abusive.

This intertwining of professionals within the system poses a significant hurdle, making it arduous for me to find the necessary assistance. The complicity within these institutions becomes a barrier to accessing the justice and support I rightfully deserve. The need for a fair, impartial system that prioritizes the rights of individuals with chronic disabilities is glaring, ensuring not only legal representation but also a genuine commitment to justice, transparency, and protection for those who are vulnerable. My plea echoes the urgency for reform to address institutional complicity and establish a system that genuinely champions the well-being and rights of individuals like me.

The letter

Dear Wendy Little and Zabi and Anus.

Ive never been malicious but the profound neglect has pushed me over the edge today

First this:

If you have a chronic disability in Australia and you are facing some legal issues that, without addressing imminently, could lead you to homelessness, and in fact, you have already been homeless and lived in your car for a month under the watchful eye of the NDIS, then what are the legal and ethical obligations of the government to facilitate access to legal help and an advocate in order to solicit financial settlements for your many proven detriments, preventing you yet again from living in your car as a homeless person? Additionally, if it appears that this neglect is because the individual with a disability has become a scapegoat of the government and has been character assassinated, to the extent that not even a family member or friend will talk to him, how can the individual get justice from any legal help when the legal fraternity is under the auspice of the same government that may be abusing him?

In Australia, individuals facing legal issues, especially those with chronic disabilities, can seek assistance through Legal Aid services. The government has an ethical obligation to provide access to justice, and Legal Aid may offer support for those who cannot afford legal representation. Additionally, disability advocacy organizations can help navigate the complexities of legal processes.

If there are concerns about government neglect or abuse, it's crucial to document evidence and reach out to relevant ombudsman services or human rights organizations for assistance. Independent legal advice may also be sought to address any perceived injustice or character assassination.

Remember that seeking support from non-governmental legal resources can provide an avenue for addressing concerns without direct government influence.

The following actions were never taken as certified in the report for my work cover claim against Victoria university:

How is it possible that it be rejected before the information needed to describe it is no where to be found?

Also in regard to the provisional payment granted - was this explicitly for reimbursement for medical reasons to do with the injury?

Or was there also the provision of a bursary or compensation evident but was never paid?

I have not received a cent from the whole.e ordeal.

I would like you to acknowledge that you cannot be granted provisional payments then never receive a cent whether it be for medical or otherwise

A payment is just that a payment

I want to know where mine is.

This information was never tickled off on the report:

# PLEASE CERTIFY THAT THE FOLLOWING ACTION HAS BEEN TAKEN

Information relied on to make the decision and/or referred to in the decision letter. The following documentation is attached to this advice:

Decision Notice

Worker's & Employer's Claim Form If not available, date it will be provided to WIC: Date

Certificate of Capacity (initial)

Certificate of Capacity (most recent)

Independent Medical Examination report(s) Details:

Circumstance Investigation Report (and/or any Supplementary Report/s)

Other Medical report(s) (please list, type, treater & date as appropriate)

Other document(s) - including but not limited to clinical notes, payslips, termination notice (please list):

Other Comments (optional): There is no employer claim report

Lattach the incomplete report here

I also attach a letter to David Schwartz from me demanding a response and it contains evidence that the ATO classified Victoria University as an employee

This fact is not negotiable to be watered down or de legitimised in any clever or absurd way

A fact is a fact and my workload cover p[ayments now need to be elicited as compensation delivered to me by the close of Monday 22 January because I am in imminent

This is due to many reasons but especially as Rebecca faulkinghams neglect at the NDIS where she has demonstrated she is corrupt and has zero compassion for me as a person with a disability and not only ignored me and the solutions but pointedly rejected me and in doing so also made corrupt and illegal decisions that immediately burn through my plan and intensively amplify my looming homelessness due to the corruption and systemic politicised neglect

Work cover is a mainstream support and this now must be worked out and addressed before the already doomed to fail SILS application is pre determined to lose as in line with this absurd victimisation and intentional redaction of my prosperity

Its the very thing that caused my suicide for which it was fatal

Rebecca Faulingham is now consciously enlarging the space in which I may be m,ob3ed rot suicide and she seems to believe that she is untouchable but God is on my

Read the attached letter and everyone respond to everyone else

I attach man suicide note from 04.12.2023 which would have been a liability of both work cover and NDIS and Bill Shorten and Rebecca Faulkingham each equally indeopendantly as the other for the death as each individual organisation or person could have easily intervened in the injustice

I remind you all I know that you act systemically and politically in order to not only rob m,e of finances but to put effort into causing my harm and designing my poverty which ious way of eliciting men suicide in a politicised way

That is called magic and hate and that is instrumental of state sanctioned murder

If I ever see Rebecca Faulkingham within my vicinity or Antone else in this vil;e plot - I will slit her fucking throat

At least I will be up front and not hide your malice and death wish behind layers of bureaucracy and political privilege

I remind you all I had this pegged years ago in 2022 when I launched www.killhim.info

You dogs

If you press charges then obviously you will also need to press charges one Steve iasonidis who has threatened to kill me and my dog

He wont have to when he has every politician lawyer friend and family member and cop to act as his narcissistic flying monkeys

You weak fools you are all iasonidis nawns meek little bitches

No courage or capacity for critical thought whatsoever

You've all lost sight of the very reasons you're abusing me and causing my neglect and you've all gone out of your way to do so

Your all cowards

Fucking cowards

Eve for an eve

Ive only threatened to slit your throats and kill you with zero consequence because off all your privileges

But every one of you is hurting me aiding and abetting my murder by neglect as a targeted indsiviudual

How can you even live with yourselves??

Barran Dodger

Ps here are some facts

Fact: lasonidis and McLean were en gaged to be married from 2010-2015

Fact: McLean suffers from schizophrenia Fact: lasonidis earns 17,000-40000 a month at Apple then at ASIO

Fact: lasonidis admits the relationship existed

Fact: No government agency will acknowledge the relationship existed

Fact: Family law in australia states there is an obligation of defect same sex couples to amicably seperate property and assets in a fair equal and legal way taking into Fact: Family law in australia states there is an obligation of defect same sex couples to amicably seperate property and assets in a fair account the future earnings potential and any disability one party may have
Possible fact: Iasonidis said he had over a million in superannuation any Telstra including Telstra shares
Legal obligation: Iasonidis and Mclean must seperate their assets legally under family law of defecto gay couples including superannuation
Possible fact: Steve invested a million dollars into an offshore tax haven from the sale of a house bought by drug trafficking

Fact: McLean receives a mes age on his phone saying lasonidis has been done for a million dollars e ement and now has via someone else threatened to kill McLean's husky

Fact: Police are aware of the relationship but do not legitimise it

Fact: McLean has had his PIDs rejected from various government agencies

Fact: McLean has had his Pribs rejected from various government agencies
Fact: AGIS who investigate ASIO are well aware of the situation refusing to investigate lasonidis
Fact: OPMC reject McLean's FOI that was described as 'voluminous' and 'complex' yet now cannot be located or doesn't exist
Fact: McLean's letter to the prime minister was responded to but neglect3ed to meaningfully intervene in systemic corruption
Fact: Prime ministers office referred McLean to Attorney general mark dreyfus' and his office directed McLean to lodge a complaint at AGIS who investigate ASIO or the

commonwealth ombudsman Fact: The commonwealth ombudsman has rejected cleans PID on account of him not being a public official when in fact it is proven he is and is eligible to declare a PID

Fact: The commonwealth ombudsman have refused all future correspondence from Mclean

Fact: Rich lost his work cover from 2021. It was shepherded from work safe in Victoria to comcare where the claim was rejected on account of him not being an employee for the purposes of the SRC act

Fact: The Federal court inadvertently whilst rejecting his PID was satisfied that McLean is or was an employee of DSS
Fact: This is a statement of truth on a federal court letterhead by an individual qualified to make it and is not merely an opinion nor can that fact be watered down

Fact: member Purnell at the AAT upheld comcares decision that was defended by high p[rofile lawyer Kate Watson
Fact: McLean appealed at the ombudsman and the attorney general's office to not make a ruling because he knew it was doomed to fail and pre determined to lose for

e sake of the governments rejection then a lawyer defending that rejection when mclean had no access to a lawyer due to being profi

Fact: Mclean is banned at AFCA

Fact: Mclean lost a million dollar potential settlement at AHRC when AHRC free kicked the conciliation which was scheduled to go ahead to the opposition in effect cancelling it with out TAL or Australian Supers involvement proving the government and its corrupt decision caused the massive detrir Fact: Mclean has never had access to any lawyer for his many legal issues in fifty years

Fact: McLean is a rejected whistleblower

Fact: McLean has been unable to report any crime to police

Fact: Mclean human rights abuses were documented by an NDIS support worker for Free Living Australia

Fact: Free Living Australia did not sign off on the report which would have legitimised Maclean's inequality human rights abuses victimisation and oppression Fact: The AHRC has refused McLean's PID and further neglected to act on any number of his issues and additionally wont legitimise the human rights abuses report from

Fact: It is an obligation of the NDIS and NDIS companies like free living australia to report any abuse of a vulnerable person contracted to them as a participant of the ndis under the ndis code of conduct
Fact: The charter of human rights CRDM of a disability was ratified by the government in 2008 underpinning the ethos of Australian laws affecting people with a disability

Fact: Rich has been diagnosed with schizophrenia, ADHD, adjustment disorder and a cognitive brain impairment

Fact: The brain impairment was a direct result of his attempted suicide in jan 2021 which Mclean states was not due to mental illness but by deceit lies isolation conspiracy vilification of him with the hospital complicit in cleans family violence coercive financial control and the redaction of his settlement from lasonidis which is a legal requirement under family law

Fact: Weribee mercy hospital FOI cites his injury was 'fatal' and Mclean was revived from certain death but there is now a whitewashing of McLeans tragedy at HCC, C, The Police, IBAC, Weribee Mercy Hospital, from his PIDs up to and including the ombudsman

Fact: No one stood up for McLean to defend his rights under the settlement of assets with iasonidis nor the potential settlement with Weribee mercy hospital who were obliged to perform and provide a duty of care

Fact: The NDIS had McLean as a client for over four years. The NDIS consciously watched McLean become homeless and have to sleep in his car as a homeless person Fact: In December 2023 the NDIS granted \$58000 to accomodate mclean not for a solution to his homelessness but for the purposes of a SILS application

Fact: The NDIS have already stated, before the OT and behaviourist specialists have completed their reports that there is no expectation of any change in the status of McLeans past rejection of his SILS
Fact: The NDIS have stated this even before the reports have been written out completed

Fact: The OT Georgia stated that Mcleasn would beed to be interviewed multiple times over weeks to provide a full picture for the OT report regarding the SILS application Fact: Georgia e-mailed McLean advising of the next appointment reminder but within the hour she had cancelled citing personal reasons.

Fact: The intention for greater detail was indicated but then georgia the OT wrote saying future sessions were cancelled and information would be collected from support coordinators who had only known Mclean for two weeks

Fact: The accomodation was for the purposes of housing him to cover the christmas period to facilitate the reporting and collection his SILS application however despite intentions to collect a more detailed snapshot of Mcleans needs for the purposes of SILS future sessions were cancelled with ineffective methods by which to make the full report

Fact: Mclean was forced out of his accomodation and the SILS report was never even completed

Fact: georgia had full intentions of making more comprehensive reporting but an intervention obviously stopped her from doing so leading to a situation in which the report could not be completed

Fact: The NDIS already indicated they expected no change to McAllen's SILS application not only before the reports by georgie the OT were even completed but in fact it

is evident that Georgie had been intercepted in a way which stole the possibility of comprehensive report to be completed anyway

Fact: The NDIS towards the end of mcLen's \$58000 accommodation stated that the money was inclusive of his plan and was not in addition to his plan

Fact: Rich was outraged in that they had moved the goal posts and gone back on their word and also that carole from gene was in receipt of a reference number from the

NDIS that confirmed funding was in addition to not inclusive of his plan

Fact: The NDIS have tried to get away with this but they cannot because McLean recorded Carole on the phone legitimising that she had the receipt number and also that the funding was additional

Fact: carole then disappeared from Mclean's care and was replaced by Anus but Anus had not confirmed the receipt number had been passed to him when the handover

Fact: The boss of GenU had threatened legal action on Mclean to take the recording down of carole evidence which would save McLean plan from being intentionally

burned up inside a month potentially leaving him homeless again on the NDIS watch
Fact: Rebecca Faulkingham the CEO of the NDIS refused to acknowledge a public letter addressed to her by McLean which demanded acknowledgement of his former relationship with lasonidis and five other ways which were considered mainstream services Mclean could not access for having no legal representation that would solve the problem of his financial destruction by force eliciting payment from faulkingham to other ministers and government agencies of one of the many consciously redacted

detriments that had occurred over twenty years, mostly in the last eight years.

Fact: The NDIS acted systemically and politically in a cruel way which redacted his funding placing McLean at imminent risk of homelessness and this technique was unethical it was cruel and designed to impart pressure and stress on McLean's mental health not only for the actual detriments of his funding and finances which the NDIS consciously knew was the only back up plan to avoid utter destitution that he had access to.

# Carole from genu



Steves death threat to kill my dog I demand an AVO

You could report me to police ill do better and send to IBAC

YOU BETTER FUCKING BGELIEVE IM CLOSING IN BECAUSE IF YOU KILL MJE WITGH NEGLECT YOU PACK OF CUNTS I WILL ROAST YOYR FUCKING LIVES AND REPUTATIONS IN MY WAKE MOTHERFICKERS

### YOU BETTER PUT ME IN A SILS FOR YOUR OWN FUCKING PROTECTION

David Schwartz letter

<image003 png>

Cunt

You are weak as piss Rebecca Faulkingham

<image003.png>

### 1. Report and Document:

The manager should promptly report the human rights abuses to the appropriate authorities within the organization.

It is crucial to document all relevant details, including the nature of the abuses, the individuals involved, and any supporting evidence

The manager or designated personnel may need to conduct a thorough and impartial investigation into the reported human rights abuses

This may involve gathering information from the affected person, witnesses, and any other relevant source

### 3. Intervene and Prevent Further Harm:

If the investigation confirms the human rights abuses, the manager must take immediate steps to intervene and prevent further harm to the person with a disability. This may include implementing protective measures, ensuring the person's safety, and providing necessary support services.

### 4. Follow NDIS Policies and Procedures:

The manager should adhere to the policies and procedures outlined by the NDIS regarding the protection of participants' rights. This may involve consulting relevant guidelines and frameworks in addressing human rights issues within the disability support context.

### 5. Collaborate with Authorities:

Depending on the severity of the abuses, the manager may need to collaborate with external authorities, such as law enforcement or human rights organizations, to ensure a comprehensive response.

The manager should offer advocacy and support to the person with a disability throughout the process, ensuring that their rights are respected and upheld.

This may involve connecting them with advocacy services or legal representat

# 7. Review and Continuous Improvement:

After addressing the immediate concerns, the manager should engage in a review process to understand the root causes of the human rights abuses and impleme measures to prevent future occurrences.

Continuous improvement strategies can help enhance the overall safeguarding of participants' rights within the NDIS.

It's important to note that the specific actions may vary based on the policies and procedures of the NDIS and relevant laws and regulations. The manager should always act in accordance with ethical standards, prioritizing the well-being and rights of individuals with disabilities.

# That process is NON NEGOTIABLE to not oblige to me.

MEETING ALL CRITERIA BELIEVE YOU ME IF I HAVE AGENCY TO FIND YOU PEOPLE...

# SILS FUNDING CONSIDERATIONS

The NDIS (National Disability Insurance Scheme) uses a planning process to determine the appropriate funding and supports for individuals, including Supported Independent Living (SIL). While specific checkboxes may not be used in the literal sense, the process involves considering various factors to determine the level of support needed. Here are key considerations for SIL funding:

# **Accommodation Needs:**

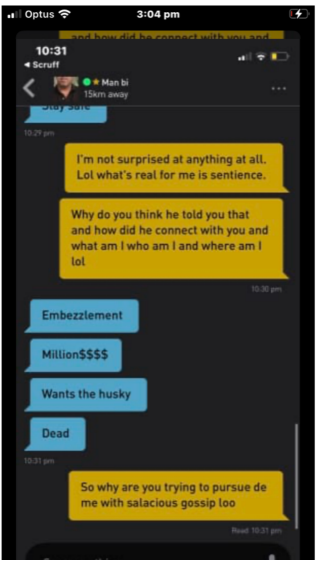
- · Checkbox: The participant requires assistance with accommodation due to their disability. I desperately do.
- Daily Living Support:
- · Checkbox: The participant needs support with daily living activities such as personal care, meal preparation, and household tasks. I desperately do (when I secure somewhere to live).
- **Complex Support Needs:**
- · Checkbox: The participant has complex support needs that necessitate a higher level of assistance. I do. I am the subject of a conspiracy and TI.
- 24/7 Support:
- . Checkbox: The participant requires support 24/7 to ensure their safety and well-being. I am under death threats to kill both me and my
- **Medical and Health Requirements:**
- Checkbox: The participant has specific medical or health-related needs that require ongoing support. U do I need a psychiatrist a psychologist a GP a financial counsellor, legal assistance, an advocate, drug and alcohol and social provisions.
- **Community Access:**
- · Checkbox: The participant requires assistance in accessing and participating in community activities. I do I need support with everything
- **Mobility and Transportation:**
- · Checkbox: The participant needs support with mobility and transportation, including assistance in getting around. I rely on my support workers now to take me places because I have not got transportation without being victimised by police.
- **Behavioural Support:**
- Checkbox: The participant exhibits behaviours that require specialized support. Yes that is me to a T.
- Assistive Technology:
- Checkbox: The participant requires assistive technology to enhance their independence. I require surveillance because of gang stalkers and my privacy being invaded and technological protection from agencies interested in my data and my personal files used to demonstrate corrupt public officials which has been my moral obligation to democracy.

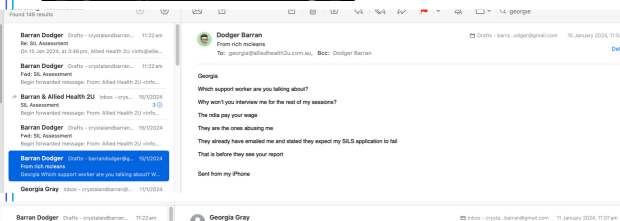
- **Goal and Aspiration Support:**
- Checkbox: The participant has specific goals and aspirations, and the support plan aligns with these objectives. My ndis goals need to be updated as I had no say in them or the words. But my goals are to live a life in a home for my dog and I free from oppression and victimisation from authorities with enough food medicine and health care. Its really only my basic human rights but ion course this is documented to have been shattered and needs urgent investigation.

On 15 Jan 2024, at 3:46 pm, Allied Health 2U <info@allie...

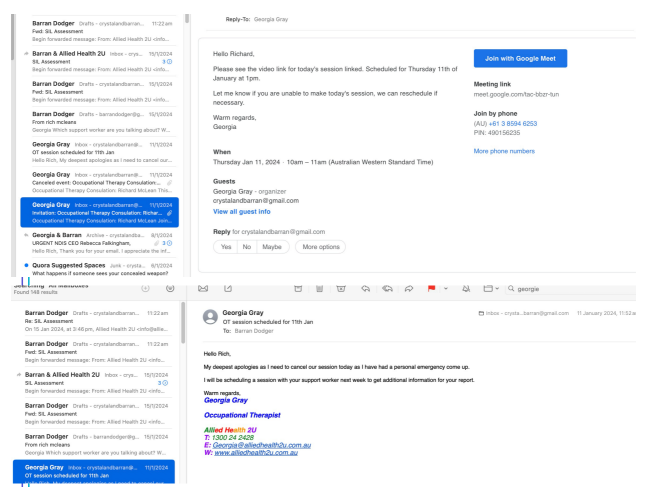
 Advocacy and Decision-Making:
 Checkbox: The participant may require support in advocacy and decision-making processes. I need help with all decision making processes as long as my autonomy and freedom are guaranteed because as we know this tyrannical government rules with impunity and as my suicide attempt illustrates I don't take to kindly to having my freedoms taken and self destruct to avoid having to act within any constraints and value my ability to critique the powers that be

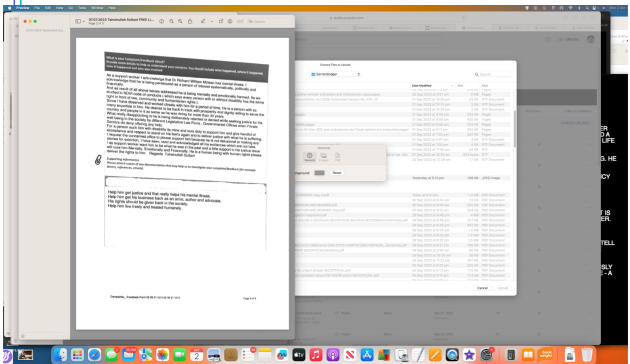
I suit all the criteria and with seven hospitalisations in two years and the clear reports and discharge summaries detailing my chronic illnesses it is clear I cannot look after myself alone. In fact it is a miracle I am alive considering the neglect and vilification of me.





Invitation: Occupational Therapy Consulation: Richard McLean @ Thu Jan 11, 2024 10am - 11am (AWST) (crystalandbarran@gmail.com) To: Barran Dodger,





Victoria Legal Aid's website makes it easier for all Victorians to find services and information to help with their legal problem. Visit www.legalaid.vic.gov.au.

This e-mail and any attachments are confidential and may contain legally privileged information. They are intended solely for the use of the individual or entity to whom it is addressed and must not be copied, forwarded or disclosed to anyone without the sender's consent. If you are not the intended recipient, any use, dissemination, forwarding or copying of this e-mail and/or any attachments is strictly prohibited. If you receive this e-mail in error, please notify the sender. Please destroy the original transmission and its contents.

