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Productivity

Commission

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To:

Company:

Facsimile Number:

From:

Telephone number:

Facsimile number:

Ms Deiwyn Rance Productivity Commission 03 9653 2305

Tony Paynter 02 9552 4682

02 9692 9610

Tuesday 14th December 1999

Date of transmission: Number of pages

including this cover page:

Comments:

PAGE TWO OF 26

TWENTY-SIX

Dear Delwyn,

Please acknowledge receipt of today's twenty-six page facsimile which ends my submission addressing the Broadcasting Inquiry's Draft Report. These 26-pages were faxed to Richard Ackland at ABC's Media Watch and also to the Australian Broadcasting Authority for their attention.

Regards,

Tony Paynter c/- PO Glebe Sydney NSW 2037 Fax: 9692 9610

PAGE FOUR DE 20 RICHARD + MARA
THESOMY 14 TH DELEMBER 1999

# TWO of 26 DRWYN—THREF OF 26 MARY TUES DAY 14TH DEC 99

Delwyn Rance - Administration Co-ordinator

Productivity Commission's Broadcasting Inquiry Locked Bag 2 Collins Street East Post Office Melbourne VICTORIA 8003

Tel: 03 9653 2182 Fax: 03 9653 2305

**Tuesday 14th December 1999** 

Dear Delwyn,

Thank you for your letter dated Tuesday 7th December for the three-pages faxed the day before on Monday 6th December. As I had faxed a second fax of two-pages on Monday 6th December it seems strange that you did not acknowledge this one as well - it also being the more important of the two.

Following the above two faxes on the same day Monday 6th December - there was a six page fax faxed to the Commission and also to the Australian Broadcasting Authority on Wednesday 8th December which

(1) discussed the previous two faxes on Monday 6th December and (2) presented reasons proving why the Commission's claim that bringing my evidence to public attention would compromise the impartiality of the Commission - is a load of political correctness crap.

In this series of faxes is also two faxes faxed to the Australian Broadcasting Authority yesterday on Thursday 9th December in response to Mary Breen's fax on Monday 6th December which I received on Wednesday 8th December. These faxes are also part of my response to the Commission's Draft Report. Please acknowledge receipt of today's twenty-six page fax.

Regards.

Tony Paynter c/- PO Glebe NSW 2037 Fax: 9692 9610
PAGE FIVE FLO GLEHARD + MATA
NEROMY 14TH DECEMBER 1779

Jony Paynter



To:

Julian Burnside

Austn Broadcasting Authority Company: 02 9334 7799 Facsimile Number:

Tony Paynter From: 02 9552 4682 Telephone number: 02 9692 9610 Facsimile number:

Tuesday 14th December 1999 Date of transmission: Number of pages

including this cover page:

#### Comments:

Dear Mary - John & Julian,

A thank you to Mary once again for her fax on Monday 6th December. As you no doubt are aware my ABA cash-for-comment Inquiry submission includes in this extra-time the completion of my address of the Broadcasting Inquiry's Draft Report which recommends strengthening the Australian Broadcasting Inquiry as watchdog and giving it a decent set of teeth to referee a regulated media telecommunications industry so that it does not become a runaway train trampling the national interest. These twenty pages have been faxed to Richard Ackland at ABC's Media Watch after faxing him on Monday evening 24-pages that were an introduction for the second fax of twenty-pages. From these two faxes of 4\$ pages I will fax the ABA - 26-pages that should earn a nice response.

Regards.

Tony Paynter c/- PO Glebe Sydney NSW 2037 Fax: 9692 9610

I AGE THREE OF 20 RIUHARD + MARA
TESDAY (4TH DECEMBER 1971

PACE FOUR OF 26 MARY

Professor Richard Snape & Mr Stuart Simson

Productivity Commission's Broadcasting Inquiry Locked Bag 2 Collins Street East Post Office Melbourne VICTORIA 8003

Tel: 03 9653 2182

Fax: 03 9653 2305

John Corker - General Counsel & Julian Burnside QC

Australian Broadcasting Authority GPO Box Q500 Queen

Victoria Building Sydney NSW 1230

Tel: 02 9334 7700

Fax: 02 9334 7799

Tuesday 14th December 1999

Dear above,

## Please refer the following material in today's letter of fifteen pages.

- (1) Six page fax to Broadcasting Inquiry and Australian Broadcasting Authority on Wednesday 8th December presenting the reasons why impartiality would not be lost if either the Productivity Commission or the Australian Broadcasting Authority brought my evidence to public attention with reasons that are blatantly obvious and right.
- (2) Three page fax to Broadcasting Inquiry and Australian Broadcasting Authority on Monday 6th December which has my ONE PAGE STATEMENT to Professor Snape & Mr Simson on last page I had hoped would be read to them for me at Sydney Hearings in my absence.
- (3) Two page fax to Broadcasting Inquiry on Monday 6th December and Express Post CN 4397298 on same day addressed to the Prof Snape & Mr Simson c/- Hearings at Austn Business Centre North Sydney 2060.

PARE SIX AF SO PICHARD +MARA
TUERDAY 14 TH DECEMBER 1999

#### PAGE FIVE OF 26 DEZWIN - MAKY

In this two page fax I had requested that Productivity Commission inform Professor Snape & Mr Simson about the Express Post mail with six pages in it to them - so that they could read my One Page Statement for themselves.

- (4) Fax from Mary Breen ABA on Monday 6th December which I received from Aviweb Printers on Wednesday 8th December and letter dated 7th December from Delwyn Rance Productivity Commission which I received on 9th December.
- (5) Three page fax to ABA on Thursday 9th December which was the same page to Mary Breen John Corker GC and Julian Burnside QC. And four page fax to ABA on same day Thursday 9th December with the cover page being the main page the other pages making correction of ordinary errors on several pages of the six page fax on Wednesday 8th December.

The above material is evidence serving to prove that there was no logical reason to prevent the evidence in my submissions to both the Broadcasting Inquiry and the ABA cash for comment Inquiry from coming to public attention and that those reasons prove this claim right. It also provides further evidence against the corrupt influence of Packer and Murdoch who are using political correctness reasons to suppress the evidence in my submissions and corruptly using their position as the nation's two major media barons to block the evidence from coming to public attention and taking enormous advantage of the highly disadvantaged position I am in.

Therefore to ensure that the Productivity Commission and the Australian Broadcasting Authority make no mistake about it - I am including the four page letter in six page faxed to both on Wednesday 8th December and the ONE PAGE STATEMENT to Professor Snape & Mr Simson - once again in today's fax.

PABE SEVEN AF 80 - RICHARD + MARA THES DAY 14 TH DECEMBER 1999

## PAGE SIX of 26 DEWYN on MARY

My submissions also throw their support against the Broadcasting Inquiry's Draft Report recommending that the Australian Broadcasting Authority be castrated and the watchdog role be passed to the ACCC. The evidence in my submissions supports the ABA having more clout and a decent set of teeth whilst the ACCC could play second fiddle as a secondary back-up.

It goes without saying that without the ABA there would not have been an Inquiry into the 2UE Laws & Jones cash for comment deals. It is also the case that the Howard Government is just as keen to punish the ABC's Media Watch for bringing the scandal to public attention and would have preferred that there had not been an Inquiry into the scandal. The irony of the situation was that as Media Watch had a running battle picking on Mr Australia Ray Martin and getting into trouble over it - to redeem themselves they jumped at the chance to expose the Parrot and Golden Tonsils scandal and in doing so - the second time around - earned the secret-wrath of not only Packer but also Murdoch and the thinly disguised wrath of the Federal Government particularly the Prime Minister who needs the nation's two media barons more than they need him - making Media Watch regret their expose.

What we have is a Federal Government determined to not only remove the cross-media and foreign ownership rules for the nation's two major media empire owners using the sham charade Broadcasting Inquiry to help lay down the groundwork for it with its sheer madness daft Draft Report and also literally assassinate any real watchdog scrutiny of the media & tele communications industry allowing it to be a law unto itself ad infinitum.

PART EIGHT OF 20 - RICHARD + MARA TUESDAY 14 TH DECEMBER 1999

#### PACE SEVEN OF 26 DELWYN and MARRY

The big danger in this - is that it is placing the nation's INFORMATION-INDUSTRY which is what the media telecommunications industry is - under the greater control of Big Business led by Packer and Murdoch who will enjoy a greater control more than ever before - over what does and does not come to public attention and as well control what comes to public attention - when where how and why and in what form and also be able to feed us all this information in an interactive situation from inside the home as well as be able to be privy to the nation's conversations and as in Packer's Database also have the personal details on fifteen million Australians.

What this will be doing is legalising what was once previously the illegal information trade in conjunction with distancing the public from control over its own private confidential information and withholding information which is of public interest that needs to be brought to light - unless of course it is in Packer and Murdoch's interest to do so - thereby overall giving them wider scope and depth in prying into everybody else's lives whilst maintaining an iron curtain around themselves only allowing out that which they want the public to sec.

The disguising of opinion & views and false facts as factual news as in the 2UE Laws & Jones cash for comment scandal will be nothing compared to the kind of sophisticated propaganda Packer and Murdoch would be able to unleash to promote not only their big picture business interests but also their hidden sinister political agenda.

They will also be able to click-up several gears the diligent efforts of their army of information gathering agents who trawl the underbelly of society by introducing in effect a "high tech dredge" that will do the job with less hands on deck than before for them in a much more thorough and efficient way what the now disbanded Special Branch used to do.

PAGE NINE OF 20-PHUHALD + MALA THESDAY 14 TH DECEMBER 1997

## PAGE ETULHT OF 26 DELWYN ON MANY

Part and parcel of this is that they can also harvest a whole range of personal - private and in-confidence information which is the type not recorded which those whom it concerns will not be aware has been gathered nor understand the significance of it to Big Brother - Packer & Murdoch who can convert it to insidiously harmful stuff working against the interests of society in the realm of creating misfortune and tragedy which also create division and distraction and cementing in place the super rich elite class and a wealth gap they would like to make grand canyon size to in effect become the new pseudo-royalty of a thumbs-up republic Australia with everyone under their thumb.

Along with a slack attitude towards Privacy Laws by Howard Government this all adds up to Big-Trouble for Australia. It will create a situation in which the public interest will be trampled by rampaging bulls in the china shop of national interest and after the damage is done – as the processess in place to protect the public interest had been by and large dismantled – there will be nothing that could be done about it – much like when chasing down a horse after it has bolted trying to get it back becomes the major headache.

The Draft Report in pointing towards an ACCC watchdog is also recommending a move towards the situation where not only telecommunications operators could own and operate old-media like print - free-to-air tv and radio and vice versa but also where non-media and non telecommunications companies can operate media and telecommunications much the same as say real estate agents operating a law firm. This will give major players Packer and Murdoch more scope to place media telecommunications assets on hold for themselves through intermediary "baby-sitters" and the same for infiltrating and undermining assets they have their eyes on - to set up foothold base camps to prepare the way for their boarding raiding party(s).

PAGE TEN OF THEMY-LUHALO + MAGA NECOMM 14 THE DEEM BEN 1999

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#### PASE NINE OF 26 DEWYNOW MARY

After the Laws & Jones cash-for-comment scandal and the Olympic Tickets for the rich scandal - in which Packer and his stooge Graham Richardson were major players - it is absolute madness to allow the media tele communications industry greater freedom to do business in greater secrecy with less public scrutiny at a time when Big Business will have greater control over what information we are being fed and will have a bigger telescope with which to keep an eye on everyone else with a storehouse of personal information that will be used in sinister ways the public could not have dreamed it could be used as they will have "more-of-it" all in the one place - cross-referenced and recross-referenced with the end result of being able to turn innocent-information into something quite different that works "for-them-against-us". Trust me - not them!

Packer who employs Jones and Murdoch who employs both Laws and Jones - Jones recently acquiring a spot in the Daily Telegraph despite apparent fact Jones is against what Murdoch is doing to the Rabbitohs - were both behind the deceptions behind the cash for comment and Olympic Tickets scandals. It was not the Packer or Murdoch media empires that exposed the cash for comment deals but instead the ABC's Media Watch which is now being made to live to regret that it did - and it was the fact that Packer and Murdoch would use their mediaorganisations to keep the public in the dark about what was going on in secret behind the public's back that gave all those involved the audacity to conspiratorially engage in what they did. Packer was also only on the SOCOG board eleven out of twenty-five meetings in which he was bored stiff in just over two years just to qualify for the plum seats for all Olympic events and then had himself replaced by his employee Richo and in a secret deal with recently sacked Ticketing chief Paul Reading who is a former Packer-employee - bought his Olympic Stadium suite also using the fact he has an involvement with the company that constructed Stadium Australia.

PAZE ELEVEN OF 20 - RICHARD + MARA
TUESDAY 14 TH DECEMBER 1999

#### PAGE TENDER 26 DELWYN and MARY THE CONSPIRACY BETWEEN ALL THOSE INVOLVED IN THE 2UE LAWS & JONES CASH FOR COMMENT DEALS IS READILY IDENTIFIABLE.

John Conde was locked-in to a conspiracy with Packer & Murdoch and 2UE's owners the "Bah Bah" family whom he was related to by marriage and megastars Laws & Jones to deliberately breach the radio's code of practice and the rules of the Broadcasting Act which explains why he

- (1) ignored all the "warning-signs" evidence even when it had come to public attention - and
- (2) was completely ineffectual in doing anything about it and
- (3) used the excuse he chose not to upset his two stars who were too intimidating.

The real reason for all of this was that Conde knew that the cashfor-comment deals were far too advanced - locked-into and entrenched with far too much to lose financially if 2UE pulled out of all of them and that if he pulled Laws and Jones out of them it was same as admitting the station's guilt which is why he couldn't and wouldn't do so until actually forced to against his and 2UE's will to end them - like it or not. It was also playing along with Laws and Jones's defence that they really had not done anything wrong. Conde ignored all the "warning signs" because he was condescending to Laws & Jones's view which was a mimic of Packer & Murdoch's view that they had nothing to worry about even if what they were doing came to light as they could handle the flak particularly with an Australian Broadcasting Authority whose bark was worse than its bite and as they could basically turn any inquiry into as much a sham charade as the cash for comment deals the inquiry would inquire into using Packer & Murdoch's corrupt intimidating influence operating in the dark shadows background from the safety of their bunkers. PAGE TWELVE OF 20 - RICHARD + MARA
NERDAY 14TH DECEMBER 1999

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PACE ELEVEN or 26 NEWYN and MARY
The Huge Joke played on the nation by Laws & Jones
came when their defence teams argued they were only
human and thus sinners like everyone else but not
saints like the rare-exceptions.

Cleverly disguised into their defence was also the argument that what they did was SOCIALLY ACCEPTABLE CORRUPTION which is a load of crap with a capital "S" - as they were involved in big bucks on top of big bucks and more big bucks and socially acceptable corruption is only applicable to those on or below the Henderson Poverty Line struggling to get themselves up to the BASIC WAGE and it could easily be proved Laws & Jones were not destitute in the Henderson Poverty Line sense.

When this was used in their defence that's when they made a joke out of the aussie battlers of Australia. It was the kick in the balls. It was a big joke on the ordinary Australian as they had gone and turned the whole situation around using a defence reserved for those with one foot off skid row. Just like Julian Burnside QC for the ABA had "conde"scendingly exused Conde's role he also not only allowed Laws and Jones's JOKE-DEFENCE go past - he also condescendingly paid lip service to it. Burnside had earlier scapegoated John Brennan which was "the sacrifice 2UE had to have" decribed as an innocent-transgressed - more sinned against than sinning (read - the underpaid guy who had to change Laws and Jones's nappies).

#### THE CONSPIRACY - HOW IT WORKED

John Conde was the wolf in sheep's clothing related by marriage to 2UE's owners the meek-as-lambs family which was apparently away with the pixies and dixies on another planet blissfully unaware of what was going on at the station - conveniently playing the we-had-our-head-in-the-sand role.

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### PAGE TWELLE OF 26 DELLYNAM MANY

The Lambs were angrier with John Laws than Alana Jones after they were "woken from their deep slumber" and found out to their utter disgust and horror John Laws who was a law unto himself was giving away more freebie on air plugs than Alana Jones was - because they were in on 2UE's cash for comment deals but pretending they didn't know a thing about them.

As 2UE's owners could claim the ignorance-defence this allowed their son in law Conde to shunt all responsibility sidewards onto 2UE's program director John Brennan who knew - if anyone at the station would take the fall it would be him - not only because of his altruistic selfless nature but also because he'd had a great innings in the industry and was due to retire anyway. John Brennan had also started at 2UE in 1987 when Kerry Packer was the owner of the station.

The onus to instigate the deals was shunted onto Laws & Jones 2UE's TWO "SINNER-STARS" with at times guidance from Conde pointing the way - as the two mega "star-sinners" were untouchables to the ABA who could not sideline them from the radio industry - unless of course my evidence was brought to public attention. Laws & Jones the two "sinner-stars" could also repeatedly claim they had done nothing wrong and there was much ado about nothing being made by the Inquiry.

Big Business with whom the two sinner stars had made the sinful cash for comment deals had no worries even if the sheep shit did hit the fan - as they did not come under the jursidiction of the ABA and could point out that they were not the instigators and had been seduced against their better judgment. They didn't have to sit in the hot seat like the two sinners Laws & Jones. Afterail they were the ones who were paying - coughing up all the flash cash. Packer & Murdoch could keep themselves out of it using the might of their empires and their corrupt influence in the corridors of power.

PAUL FOURTEEN UF 20 - PUCHARDI MAMA TUFFORY 14TH OFURMBER 1799

### PAGE THRREEN OF 26 DELWIN - MANY

The Devilish-Duo - Packer and Murdoch would never have allowed their media empires to expose the cash for comment deals which were part of the much bigger scandal of creating through Laws and Jones two pseudo-politicians who acted on the same level as if they were politicians and had radio shows that were really the main venues through which the politicians of the nation from the Prime Minister down queued-up to appear on their shows to reach the hearts and minds of the ordinary Australian aussie-battler - to promote their political policies and make surprise political announcements and launch political campaigns. Through this the Twins Terrible - Packer & Murdoch created the situation in which the nation's politicians and "impolite-icians" could be played right into Kerry and Rupert's hands and their hidden political agenda of subjugating the national interest to the whims and fancies of the new super rich elite class in Australia besides their gameplan to tie up more and more of the nation's media and telecommunications industry between them. Instead the Goanna & the Fox would use their powerful influence behind closed doors to help airlift 2UE and its two conartist megamouth glib frontmen radio stars out of the painted corner they had gotten themselves into through Naughty Aunty's over inquisitive Media Watch.

The Conspiracy behind the cash for comment deals and the greater political scandal tied to them was similar to the Conspiracy behind the Olympic Premium Tickets scandal which was reflected in the Very Reverend Fred Nile Parliamentary Inquiry's "In-Denial" Report which was a Big-One with no bang nor boom crash opera which said it was difficult to find anyone person to blame but that not one person was entirely to blame. This followed the format inner-workings of a conspiracy which was that all concerned did "their bit" allowing them to point the finger at one another without being able to point the finger at anyone of them in particular although one of them would have to end up scapegoated in the hot seat to save the rest of them.

PAGE FIFTEN OF 20 - MICHAND + MANA TUESDAY 14TH DECEMBER 1999

## PAGE FOURTHEN 0 = 26 DEWYN am MARY

The irony of ironies occurred when John Singleton's 2GB challenged 2UE's right to retain exclusive rights to coverage of the Olympics and putting pressure on SOCOG to pass it over to 2GB when Packer-employee Graham Richardson who works for 2GB was also a key-player in the conspiracy behind the Olympic Tickets scandal.

After Professor Flint took the bait and appeared on the John Laws radio show to answer Bob Hawke's criticism which led him to having to stand aside from chairing the Inquiry - our Prime Minister John Howard said he would still appear on John Laws and Alan Jones's shows and would not prejudge them until the ABA-Inquiry's Report. Howard "somehow knew" that the ABA Inquiry's Report would be benign towards Laws and Jones otherwise he would not have taken the stand he did.

2UE's John Conde is also one of the three members of the Remuneration Tribunal which has been stacked by Howard Government with the head of the Australian Stock Exchange and a former Kerry Packer associate as well as Conde. The Remuneration Tribunal sets the salaries of Federal politicians. Therefore Conde not only decides on the paypackets of "John Wayne" Laws & "Indianina" Jones but on salaries of Federal "Pollie-wants-a-cracker-pay-rise" members of Parliament. Last week a controversial pay rise was given at a time when Howard Government is pruning the Public Service and opposing general pay rises and not leading by example thus causing a public outcry. Also Alan Jones who is 2UE's more favoured "problem child" than John Laws is - also compered the Prime Minister's recent 25-years-in-politics celebratory dinner. As not only Conde but also Richard Humphry and Trevor Kennedy are sympathetic supporters of Laws and Jones - we now have what is called a conflict of interest by the Howard Government and Opposition and the "we've become-bastards-too" Democrats - as the pay rise becomes a perceived reward for either support of 2UE through PAGE SIXTEEN OF DO RICHARDY MARA

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#### PAGE FIFTETNUT 26 DELWYNOW MARY

their rough trot under the spotlight of the ABA-Inquiry or silence on the subject.

Julian Burnside QC in his final address should have also used the fact that Professor Flint had been forced to stand down from the chair of the Inquiry for the perceived conflict of interest which funnily enough was something 2UE - Laws & Jones objected to in support of Professor Flint - as a good example of what also should occur to Laws & Jones - that is being sinbinned to the sidelines of the radio industry that was also the view Richard Ackland's Media Watch which exposed the scandal was supporting.

Julian Burnside instead of being patronising to Laws & Jones should have castigated both of them for not only claiming to be the champions of the aussie battlers on Struggle Street but also for using argument that what they did was socially acceptable corruption - thereby also placing themselves in the same class as aussie battlers struggling to make ends meet picking up some trivial amount of black money it was not really the public's business to know about which was like trying to equate the theft of a "packet of lifesavers" with the Great Train Robbery. By placing it on a par there's a big gaping hole in the middle of that story especially as these two sinister sinner-stars are the hypocrites of hypocrites when they regularly pontificate about dole bludgers and microscopic in comparison scams by persons not far removed from skid row. Burnside could have also made the observation in his final address - that 2UE and Laws & Jones to reclaim some of their integrity would have had to honestly calculate how much they made out of cash-for-comment deals and voluntarily donated the lot to aussie battler related charities but this would seem too much for them especially as they are so pally with the Howard Government which had been so determined to extract GST from charities in scrooge fashion in the lead up to Xmas and Costello was preaching wages cuts. PAGE SEVENTEEN OF TO ALUHARD + MARA
NESDAY 14 TH DECEMBER 1999

# PAGE SIXIFFN of 26 DEWYN and MARY The Glenbrook rail-crash disaster

involving the deaths of Aussie Battlers - which occurred during the last week of the ABA cash for comment Inquiry's final submissions that had been preceded by Fred Nile's Parliamentary Inquiry Report into the Olympic Tickets scandal detracted and distracted from the news focus on the final submission of the ABA's Julian Burnside QC and that of 2UE and Laws & Jones's defence teams of legal eagles and also on the analysis of the "Fred Nile" Report.

It was quite similar to the tragedy of the stabbing murder of Glebe Policeman Peter Forsyth occurring during the last week of the Roni Levi Coronial Inquiry in February last year which delivered the two Bondi policemen a miraculous sympathy vote just when they needed it and when Internal Affairs had been withholding dirt which they had on the two policemen from the NSW Coroner. The past two decades are literally littered with dozens of similar amazing coincidences - the list is endless.

Thredbo disaster happened to occur at the time that Kerry Packer's Perisher Valley Resort which was right next door to Thredbo had been granted approval for a one thousand bed development expansion. It also occurred at a time when Star City's temporary casino was becoming exposed as a haven for criminal heroin dealers some of whom had been favourably treated by Nicholas Cowdery QC the NSW DPP who was also president of Thredbo Lodge Owner's Association. John Newman's murder also occurred at the time released statistics had given him a huge victory about his claims in relation to crime in Cabramatta and Phuong Ngo his enemy facing trial for his murder had been dining with ALP-Right bigwigs in Sussex Street a few hours before the shooting. (Note: Kerry Packer had also taken the Thredbo hero who rescued Stuart Diver with him on his private flying hospital when he went to New York for his specialist operation last year). PROF FIGHTZEN OF 20-RICHARD+MAZA TUFFORY 14TH DETFMBLX 1977

14

## PAGE SEVENTEEN OF 26 DELWYNOW MARY

The murder of Dr Chang occurred on the eve of his breakthrough with his "heart-invention" and after he had operated on Kerry Packer who had donated \$3million to Dr Chang's work just as the first Print Media Inquiry was being set up to inquire into the propriety of Packer & Black's Tourang Consortium. Dr Chang's murder which occurred on a July 4th American Independence Day was also funnily enough going to put the more expensive american Jarvik Heart out of business.

The Glembrook rail crash tragedy had also reawoken memories of the Granville Disaster for which the movie had been released this year. (The mysterious disappearance of Asian schoolgirl Quanne Diec had also occurred in Granville whilst the movie Day of The Roses was being made). The bashing murder of British tourist Brian Hagland occurred not long after the new British Police Commissioner had started in his new job and in the week before start on the upgrade of Campbell Parade was to begin and the Packers had won approval for development applications for controversial developments which had been opposed by Bondi residents for years many of whom were media industry persons who have also been opposing the Olympic Volley Ball stadium at Bondi Beach.

The Sydney arsonist-Bushfires also occurred at the time of the fire at Alpine Printing Press sold just prior by Packer to Rene Rivkin which received the biggest fire insurance payout in Australia's history and which was an amount more than all the insurance payouts for the Sydney Bushfires. The list is endless.

Regards,

Tony Paynter c/- PO Glebe Sydney NSW 2037

PADE NINETEEN OF 20 QUHAMO + MARA
TUES DAY 14TH DELEMBER 1999.



#### THE DEPARTMENT OF THE PRIME MINISTER AND CABINET

CANBERRA, A.C.T. 2600

(04) 271 5111

(D4) 271 6414

PAGE TWENTY AF WANTY
PLUTHAN + MARA
TVESDAY 14TH DECEMBER 1977.

21 November 1996

Mr Tony Paynter C/- Post Office **GLEBE NSW 2037** 

Dear Mr Paynter

Thank you for your correspondence of I November 1996 to the Prime Minister.

Your comments regarding cross media ownership have been noted. Thank you for taking the time to write to Mr Howard.

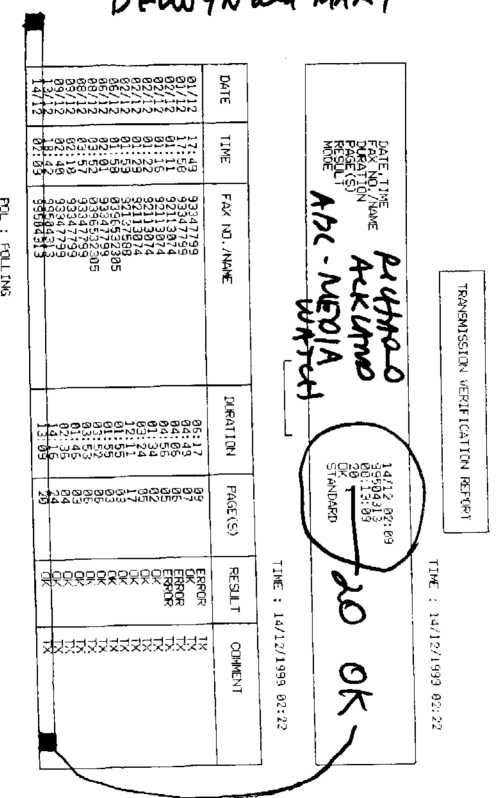
Yours sincerely

Ministerials Officer

# PAGE NINETEEN OF 26 DELWYN MARY

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### PAGE TWENTY OF 26 DFWYN and MARY



# FAX

# TWENTY-PAGES

#### Cover Page

To: RICHARD ACKLAND - MEDIA WATCH FAX: 9950 4313 MARA BUN - AUSTN CONSUMERS' ASSOCIATION Fax: 9557 3377

From: Tony Paynter - 82 Campbell Street c/- PO Glebe Sydney NSW 2037 Ph: 9552 4682 Fax: 9692 9610

Date of transmission: Tuesday 14th December 1999

Number of pages including this cover page: TWENTY

#### **COMMENTS:**

Dear Richard and Mara,

These twenty-pages will also be faxed to the Productivity Commission's Broadcasting Inquiry and the ABA's cash for comment Inquiry along with my four page letter to you in yesterday's 2 page fax and copy of the transmission reports for the two faxes faxed to you totalling 44-pages. The summarised shortened version of my ABA-Inquiry and the evidence contained in it support that in this 20-page fax. Jong Pay

Regards.

Tony Paynter c/- PO Glebe Sydney NSW 2037

PAGE TWENTY-ONE OF 26 DELWYN and

PAGE TWENTY-TWO IF 26 DELWYN AND MARY

RICHARD ACKLAND - ABC - MEDIA WATCH

FAX: 9950 4313

MARA BUN - AUSTN CONSUMERS' ASSOCIATION

Fax: 9557 3377

Tuesday 14th December 1999

Dear Richard and Mara,

The last fifteen pages of today's twenty page facsimile present at the one time

- (1) completion of my 400-page submission to ABA's cash for comment Inquiry and
- (2) submission in response to Productivity Commission's Broadcasting Inquiry Draft Resport

both of which were completed before Friday 17th December deadline for written submissions to Productivity Commission but which held up completion of my ABA-Inquiry submission for well over a week but which in my view was well worth the delay as I could slay two birds with the one stone which I believe is a feat achieved. The shortened version of my ABA cash for comment Inquiry submission that backs the evidence here has the backbone required to come up trumps and thus sincerely hope that you will be eager to have a look at it.

Regards,

Tony Paynter c/- PO Glebe Sydney NSW 2037 Fax: 9692 9610

PAGE TWO OF 20 RICHARD+MARA TUESDAY 14 TH DECEMBER 1979. Richard Ackland - Media Watch

ABC TV GPO Box 9994 Sydney NSW 2001

Fax: 9950 4313

Mara Bun - Australian Consumers Association

57 Carrington Road Marrickville

Sydney NSW Ph: 9557 3333

Fax: 9557 3377

Monday 13th December 1999

Dear Richard & Mara,

Tomorrow I will be faxing you a twenty-page facsimile containing my final fax to ABA's cash-for-comment Inquiry and final facsimile for this year to the Productivity Commission's Broadcasting Inquiry rounding off my response to the Draft Report.

I have summarised my approx 400-page submission to ABA's cash for comment Inquiry down to about forty-five pages not including tomorrow's twenty page facsimile which addresses both media-inquiries all at the one time.

There are about eight pages of the 45-page shortened version yet to complete which I could either fax or mail to you or both. It presents evidence backing the evidence in tomorrow's twenty page fax which is in turn supported by four hundred and fourty plus replies in response to my submissions to 35-Inquiries over past seventeen years - a small selection of about 25 of them I will send to you.

PADE TUDOS 24 RICHARD+ MARA MON 18TH DEC 99

The first inquiry I made submissions to was the 1986-1987 Royal Commission Into Chamberlain Convictions - Dawson Waldron Fiona Crosbie: Ref: 35 FJC 1948/86. Thirty-fourth Inquiry is Productivity Commission's Broadcasting Inquiry and thirty-fifth is the ABA's cash for comment Inquiry that continue on from my previous submissions to all the media-related inquiries particularly the first Federal Parliamentary Print media Inquiry in 1991 and second in 1993. Also Federal Parliamentary Banking Inquiry in 1990 and Federal Parliamentary Whistleblower's Inquiry in 1993. There have also been numerous submissions to NSW ICAC and NSW Police Royal Commission. The 36th Inquiry I will have submitted to is to the PIC in relation to the Roni Levi Bondi Beach police shooting.

As this evidence treads on the toes of the nation's two major media empire owners Kerry Packer & Rupert Murdoch it has placed me in a very dangerous position. Ray Martin and Michael Willesee had played an important role using their celebrity status to force me out of the workforce in 1987 making me welfare reliant - marched backwards onto long term unemployed disability pension and back further to a war veterans' pension. The reason I've been marched backwards to here is because I had been discharged 28-years ago on a personality disorder basis which they thought they could change to a mental illness one in a recent reassessment by Bondi Junction consultant psychiatrist Dr Anthony Dinnen.

As I am of ethnic background with the name Nick Bellas but use an anglo-saxon pseudonym - Tony Paynter and as I am a uni drop out without qualifications and the Veterans' Review

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## PAGE TWENTY-FIVE OF 26 DELWYNAM MARY

Board's consultant psychiatrist was taking things at face value and could assume that I was acting out a sham charade "with Nick Bellas pretending to be a researcher named Tony Paynter" he could load me up with mental illness by adding Paranoid to Personality Disorder.

Whilst it seemed ominous for my credibility - it in fact became more evidence as it was easy to establish that Nick Bellas and Tony Paynter are one and the same person by letters from my doctor Dr Ross Hindmarsh at Glebe Family Medical Practice and Michelle Gravolin at Glebe Community Care Centre and Mario Alosi Glebe Post Office Manager and the owners of Aviweb Printers in Glebe Allan & Christine Brown and Glebe Newsagent Albert Hernandez all of which attest that Nick Bellas is the researcher using Tony Paynter pseudonym for submissions to 35 Inquiries over past seventeen years.

PAUE FOIL 0+ 24 - RICHARD+ MARA MON 13TH DEC 99

# PAGE TWENTY-SIX of 26 DEWYN MALY catch 22 situation whereby I could be forced out of a fying pan into the fire.

At the time of Ray Martin & Michael Willesee's insidious presence & influence which had been preceded by a nutcase-ing Sun Herald article and a threatening letter from Malcolm Brown Sydney Morning Herald's Chief Reporter and an ex-army officer and Chamberlain's closest journalist - Neddy Smith also came into the picture where I had been working with his absolutely evil influence and close links with management which were used against me including the bizarre murder of a colleague which became a world news exclusive under the banner of occult suicide. Murder attempts in Glebe operating from Glebe Prisoners' Action Group for whom Malcolm Brown had written many favourable articles during the time Darcy Dugan was living there as a figurehead had forced me into living in a Glebe Backpackers' Hostel for several years from which I was saved from being evicted onto skid row by becoming a guest in a Glebe Housing Estate residence at 82 Campbell Street at which time the criminal vendetta campaign continued from inside and outside the residence through a series of third persons who also later moved in as guests who were destabilising the situation and trying to throw a spanner in the works. It has only been in the past six months that I have had some kind of peaceful situation due to letters from doctor Hindmarsh and Michelle Gravolin that support one another. Tomorrow's 20 page fax should make your day as it is cutting-edge and spot on.

Regards,
Tony Paynter c/- PO Glebe NSW 2037 Fax: 9692 9610
PRE FLY - PULLARD + MARA
MON 13 TH DEC 19