#### 19 APRIL 2023

MATTERS RELEVANT TO IBAC CASE-2022XXXX AS COMPLAINT LODGED 17 JULY 2002 BEING ITEM: 27. IS THERE ANYTHING FURTHER YOU WANT TO TELL US ABOUT YOUR PERSONAL SITUATION RELEVANT TO THIS COMPLAINT?

1) It ought then to be substantive cause to bring CRIMINAL CHARGES against legal counsel PETER RIDDELL for PERJURY and perverting the COURSE OF JUSTICE by a deliberate misrepresentation of two telephone calls made to them in a matter of self representation before a BLIND judicatory. That my conduct in matters of this complaint was mindful that PRESERVATION of any probity related to such action against the INSURER was a primary concern.

YOUTUBE: "MUSE - RESISTANCE"

<a href="https://www.youtube.com/watch?v=TPE9uSFFxrI">https://www.youtube.com/watch?v=TPE9uSFFxrI></a>

I HAVE NOT LABOURED FOR 25 YEARS JUST SO SOMEONE CAN STEAL MY LIFE OPPORTUNITY which is enumerated within our 17 APRIL 2023 submission to IBAC in conveying the use of MATRIX PROTOTYPES #SIX (#123 / #369) as TWEEDLEDUM[B] and #ONE (#99 / #297) TWEEDLEDEE[D] as an established fact in then providing an "ILLEGALITY DEFENCE" against an INSURER's IMPROPRIETY by deploying a term dichotomy such as "TOTAL AND PERMANENT DISABILITY" as involving destabilising the AUTONOMY of a person and overriding such integrity as a SOVEREIGN principle

<a href="http://www.grapple369.com/Groundwork/">http://www.grapple369.com/Groundwork/</a> IBAC%20Notes%2020230417.pdf>

2) The concept of a #232 - HIJACKING SCHEMA perpetuated as a "gennaion pseudos" (ie. *honourable or noble lie*) against the SOVEREIGN / AUTONOMY dynamic were considerations also raised (ie. the IDENTICAL MATRICES were provided) within our submissions of 17 TO 20 JULY 2018 as made to the FINANCIAL SERVICES ROYAL COMMISSION:

"In practical functional terms of #231 - JUXTAPOSITION CONTROL (ie. **PROTOTYPE #NINE WITHIN BOTH 9x9 MATRICES**) applicable to the INSURANCE / FINANCIAL SERVICES INDUSTRY that if the perennial [philosophical] use of the binomial THEORY OF NUMBER METHODOLOGY {ARCH KAI TELOS OIDA: #1 + #2 + #3 + #4 = #10} has an inherent deficiency TWEEDLEDUM[B] AND TWEEDLEDEE[D] and an introduction of a further dichotomy such as "TOTAL AND PERMANENT DISABILITY" as a disparity between SALARY CONTINUANCE INSURANCE POLICY and

that of SUPERANNUATION portfolios it is as #1 + #2 + #3 + #4 = #10 capable of destabilising the AUTONOMY of a person and overriding such integrity as a SOVEREIGN principle.

Furthermore in relation to a disproportionate or non existent insurance benefit being applied to the chronic psychiatric condition known as PTSD - POST TRAUMATIC STRESS DISORDER in the circumstance where effective GOVERNANCE is a product of SAPIENT reality and our proposition to extend definition of a "PERSON MEANS A HUMAN BEING AS A CONSCIOUS REALITY OF HOMO [iOS] SAPIEN [T] WHO IS INSTANTIATED WITHIN THE TEMPORAL REALITY AS THEN THE CAUSE FOR REASONING AND RATIONALITY.

That the Insurance Industry's failure to appropriately manage and in circumstance of a lack of provision as appropriate medical intervention to the precursor medical condition: "HYPER-AROUSAL OF THE CENTRAL NERVOUS SYSTEM AND STRESS OF THE STARTLE REFLEX" is then (ie. *I can articulate time after all and I have an experience of a bomb blast on 27 March 1986*) causal for the exasperation of the medical condition in[to] a chronic state."

- 3) To that end, we have provided a psychiatrist who specialises in METAPHOR THERAPY and a cognitive scientist (Monash University) our informal research case study on the use of a four line lyric as then a NEURAL LINGUISTIC SPACIAL OVERLAY and META DESCRIPTORS (#317, #205, #144, #383) for an event intervention against MURDOCH press over US PRESIDENT JOE BIDEN'S IRELAND visit to thwart seditious contemporaneous local actions by IRISH REPUBLICANISM
- 4) From correspondence with FRANCESCO DE FERRARI the AMP CHIEF EXECUTIVE OFFICER dated 29 JUNE 2020 (who as an ITALIAN took no action because of an intention to sell those products and services), it was stated that my last conversation with a "DESIGNATED LEGAL PRACTICE" failed on the basis that such "ILLEGALITY DEFENCE" (as we then termed it to be) being entirely defined by the ROYAL COMMISSION as obtained from MEDIA REPORTS OF 27 APRIL 2018 conveying ROWENA ORR AS QUEEN'S COUNSEL ASSISTING THE ROYAL COMMISSION INTO FINANCIAL SERVICES ADVISING CRIMINAL PROSECUTION OUGHT TO BE BROUGHT AGAINST AMP FOLLOWING EVIDENCE OF 'UNCONSCIONABLE' MISCONDUCT WHICH WAS DESCRIBED AS 'UNLAWFUL AND ETHICALLY AND MORALLY WRONG'.

WE USED THIS EXACTING EXAMPLE IN OUR SUBMISSION TO THE FINANCIAL SERVICES ROYAL COMMISSION: By suggesting the imperative of #432 - DISHEARTENING was an impost purposed {TORAH #FIVE: #114 / #342; #SIX: #123 / #369 v's HETEROS #SIX: #114 / #342 by #FIVE: #111 / #333; #ONE: #99 / #297

**impetus**} upon the Dutch troops and the United Nations authority itself does not in any manner diminish the suffering of the people but diminishes the culpability of the Dutch entirely since they themselves were the targets and the **#419 - SLAUGHTER** the means.

Being habitual and recalcitrant misconduct of the insurer which now grants me an opportunity to seek a redress for alleged perjury by LEGAL COUNSEL MR. PETER RIDDELL which was undertaken on behalf of AXA GLOBAL (AUSTRALIA) GROUP INSURANCE arising from his 4 December 2001 mischievous letter made to the VICTORIAN CIVIL & ADMINISTRATIVE TRIBUNAL (VCAT) as the knowingly false misrepresentation of 2 telephone calls made by me on 30 November, 2001 in being a courtesy to that LEGAL COUNSEL for the INSURER.

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### TO: AMP CLAIMS ASSESSORS

FURTHER TO CORRESPONDENCE SENT @ 1438 HOURS ON 15
AUGUST 2017 / 1334 HOURS ON 16 AUGUST 2017 / 0911 HOURS
ON 22 AUGUST / MULTIPLE OF 31 AUGUST 2017 ARE THESE
ADDITIONAL DIARY NOTES WITH RESPECTS TO MY CLAIM NO:
M1001872 FOR PLAN NO: 00004,283:

Given this clear evidence to the contrary of Mr Peter Riddell's submission made to the VCAT Extra-ordinary hearing of 7 December, 2001 in the mischievous and wrongful misrepresentation of my two telephone calls as the basis of a false report to police and perjured evidence. The following is a transcript (which may contain transcription and conceptual errors due to reduced audibility) dated 11 February 2004 obtained from tapes provided by the Victoria Civil & Administrative Tribunal (anti-discrimination list) as proceedings of 0936 hours 7 December 2001 before Deputy President Ms. Cate McKenzie presiding over A500 of 2000 in matter of Australian Casualty & Life (AXA Global Group Insurance) and Mark Capecchi. The proceedings were conducted by telephone hook-up.

THE D.PRESIDENT: Telephone?

Thank you. Mr Riddell, you are appearing by

**MR RIDDELL:** Yes, madam, I appear by way of telephone. I also have Shannon Lindner with me who is a solicitor in the actual legal group.

THE D.PRESIDENT: Very well now, this directions hearing has been called on as a result of a letter which has been sent by the respondents to the Tribunal. The best way I can summarise, in effect, what that letter raised were concerns about certain conduct of Mr Boek which, as I understand it, has been the subject of a report to police. The reason why the Tribunal deals with these matters initially at least, unless there is some exceptional circumstance that would warrant otherwise by bringing on a directions hearing, is so that the Tribunal can, if necessary, receive evidence of what the relevant matter is and then determine how best to deal with it.

In this case, and in fact every case where a directions hearing is held, if there is a request made by a party to appear by telephone the Tribunal is very happy to accommodate that request and that is in fact what has happened today. Now, I might get you, Mr Riddell, to explain what aspects of Mr Boek's conduct have concerned the respondents and, of course, I will give you a chance to reply, Mr Boek, after Mr Riddell has finished. Very well, Mr Riddell.

MR RIDDELL: Thank you, madam. On 30 November in the morning I received a telephone call from Mr Boek, a threatening telephone call, advising that he had left a number of messages for me. I then accessed those messages on my voice mail and was quite threatened by the content of those messages and I had grave concerns for my safety and the safety of my family. I, that morning, contacted the Victoria Police and reported the matter and they viewed the matter most seriously. They suggested that I not present myself in the presence of Mr Boek, which is why I am presenting myself by way of telephone today.

**THE D.PRESIDENT:** Yes, and as I say, there is no difficulty about that. Yes?

**MR RIDDELL:** Two messages. I have forwarded to the Tribunal a transcript of those

**THE D.PRESIDENT:** Have you a recording of them?

MR RIDDELL: I do and I would like to play that for the Tribunal.

**THE D.PRESIDENT:** Certainly. May I just, before you do, get my associate to take an affirmation from you because given the seriousness of the matter it ought to be on evidence.

# MR PETER ANTHONY RIDDELL, affirmed [9.36am]

**THE D.PRESIDENT:** Recording. Thank you. Now, if you would play the tape

**MR RIDDELL:** If it is not clear please let me know and I will adjust the volume.

**THE D.PRESIDENT:** Certainly.

TELEPHONE MESSAGE ONE: "Mr Riddell, this is Dolf Boek [calling]. I'm just wondering whether you['ve been self congratulatory about my previous submissions to the court and have failed to recognise their transcendent logic built on time]. They are religious model that co-ordinates or synchronises over 6000 years to the 9 September of this year. That means [when this year expires,] my court case will be a matter of an accusation of fascism against yourself at the company from which I will not cease until I have your #419 - SOUL.

You may return this message if you like, [number omitted]. You have until the end of this year and then I would never again turn my hand against the action that I am going to take. Meaning? I will conclude when one of us going to the #390 - GRAVE."

TELEPHONE MESSAGE TWO: "Mr Riddell, Dolf Boek. You do realise that if you are not prepared to come clean with your justifications of your past treatment of me that as of the new year we will not be having another contract because I will not be co-operating with you further and we will are more likely to go to court at some stage. At some stage you are going to have to recognise the fact that you are a blasphemer. Your religious context has no continuing validity and since I am able to rationally prove that with a mathematical model..... you are going to understand how forceful and hard metaphysics is."

**MR RIDDELL:** That concludes the two voice mail messages.

. . .

**MR RIDDELL:** - - - submission that Mr Boek has conducted himself in such a way that he shows he has no intention of according to the rules of the court. He has indicated quite clearly that his court case will now be a matter of fascism against myself and AXA and in those circumstances a false claim is frivolous and vexatious and should be struck out forthwith.

**THE D.PRESIDENT:** Boek. Mr Boek? Very well, all right. Now, I will hear from Mr

**MR BOEK:** Yes, ma'am, I have - you would have noticed that there were no actual words of threat. They were words that were based on fact in that particular phone call. Here I have a particular mathematical model which is mentioned in that particular phone call. It is based upon a work by Johann Kepler, a German astronomer born in 1571 to 1630. He came up with three rules of which I have come up with a fourth [associated to the ephemeral and mundane as a transcendent fecundite connection to the Vernal and the Autumn Equinox in the 6th year of the 22nd Course of Gamul:  $7 \times 24 \times 13 \times 49 = 6J$  or  $294 \times 364$  days or  $365.2423 \times 293$  years - Vernal Equinox Wednesday 20 March 1996 / 21 March].

His three rules in terms of astronomical cycles were: (1) that the planet... And then I will get to my bit of relevance to the 6000 years.

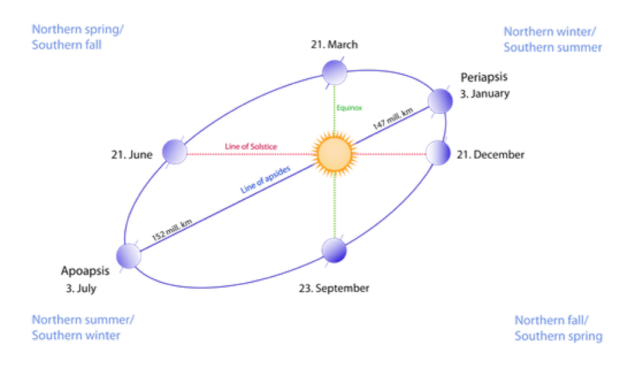
THE D.PRESIDENT: Yes, yes, yes.

MR BOEK: (1) That the planets move in elliptical orbits around the sun which is situated at one of the focus of the ellipses; (2) that the radius vectors joining each planet to the sun describes equal areas in equal times; (3) that the ratio of the square of the planet's year to the cube of the planet's mean distance from the sun is the same for each planet.

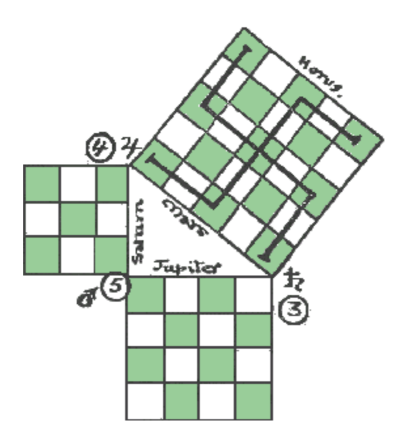
Now, what I am suggesting is that the 6000 year cycle fits a mathematical model on logic and reason called Telos equals Arch plus C-squared:

Telos [122J3W1D] = Arch [3W1D] + 
$$c^2$$
 [9(9<sup>2</sup>+1)/2]

That has been my particular field of study as my retirement activity. A religious pursuit which is, how can I say, an area of contemplative life. The best model that can currently be exhibited with regards to this particular thesis is nothing more than Harry Potter and the Philosopher Stone. I raise that as a particular point because the poetry that is used in...



<a href="http://www.grapple369.com/images/EarthSeasons.png">http://www.grapple369.com/images/EarthSeasons.png</a>



<http://www.grapple369.com/images/fascist.gif>

There are several legal issues involved with respects to [the] Saint Andrews Cause Célèbre participated in by the representatives of the Returned Service League as Public Authority and the nature of its association to a FOREIGN POWER as a group named KNIGHTS TEMPLARS INTERNATIONAL which formed within 2015 and comprises various: RELIGIONS / STATES / MILITARY / ORGANISATIONS / INSTITUTIONS as unconscionable attempts made by them to impose a substituted ethic @5 against the INTELLECTUS AS GENITIVE VOLUNTĀTUS whether by NEGLECT or forced WILL upon our War Dead and to usurp @1 the Sovereignty embodied within the Governor General as ANTHROPIC COSMOLOGICAL PRINCIPLE.



<a href="http://www.grapple369.com/images/">http://www.grapple369.com/images/</a> Templar%20Saint%20Andrews.JPG>



<a href="http://www.grapple369.com/images/Knights%20Mantra.jpg">http://www.grapple369.com/images/Knights%20Mantra.jpg</a>

[IMAGES: THE KNIGHTS TEMPLAR INTERNATIONAL AS SAINT ANDREWS CAUSE CÉLÈBRE HAS A SUBSTITUTED ETHOS AS MANTRA: "FOR THOSE BRAVE WHO GAVE THEIR LIVES SO WE COULD LIVE OURS"]

MR RIDDELL: Madam, could I object?

...

**MR RIDDELL:** I am not sure that the intention is entirely relevant. It is the manner in which I reasonably interpreted those phone messages. There is a transcript before the court. I was threatened. Mr Boek, by his conduct today and in the past, on any objective view appears to be unstable. I think it is inappropriate that this matter be continued.

Peter Riddell on January 2013 published this perspective:

**TITLE:** "The Illegality Defence: Has your insured been misbehaving?"

Insurers and superannuation fund trustees assessing life and disability claims may have cause to consider an insured's unlawful conduct and whether grounds arise to decline a claim on the basis of the illegality defence. There are a number of aspects to the illegality defence. This paper reviews the impact of public policy on claims for indemnity arising out of unlawful conduct on the part of insureds.

#### WHO DOES THIS IMPACT?

Insurers and superannuation fund trustees assessing disability insurance claims.

#### WHAT ACTION SHOULD BE TAKEN?

Unlawful conduct by an insured may allow an insurer to deny liability for an insurance claim on the grounds that it would be against public policy to allow an insured to receive a benefit under the policy.

As the application of public policy often involves making difficult value judgments, each case will depend upon its own particular circumstances. As such, you may first wish to seek advice as to what action to take having regard to the facts of your particular claim.

## **ILLEGALITY AND PUBLIC POLICY**

It is well established that a claim that arises out of a loss caused directly in the commission of a felony or similarly serious criminal offence by an insured can be denied on the ground that to pay the claim would be contrary to public policy. This is based on the principle that no person should benefit from their crime or wrongdoing ("the public policy principle").