

DCS 69405

LEGAL MATERIAL

EMAILED BY
ANGUS BILLING
PRISON SOCIAL
WORKER

Pg 1

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TO : COURTS ADMINISTRATION AUTHORITY

7-10-2020

CRIMINAL COURTS REGISTRY

ATTN : CRIMINAL COURTS REGISTRAR

c/ - GPO BOX 2465

EMAIL: CCRCS@COURTS.SA.GOV.AU

FROM : DAVID PETER JARRETT

(PRISONER, DOC No. 69405)

MT. GAMBIER PRISON, STH. AUST

c/ - P.O. Box 1498

MT. GAMBIER, STH. AUST 5290.

RE
2002
RE-SENTENCE

VIA EMAIL : FROM PRISON INTERVENTION UNIT, EMAIL ADDRESS
OF SENDER IS INCLUDED HEREWITH.

RE : COURT APPLICATION FORM FOR SPECIAL HEARING.

NOTE : PLEASE FORWARD COPY OF THIS LETTER TO CHIEF JUSTICE
OF THE SUPREME COURT, AS THIS MATTER MAY LATER
INCLUDE COMMUNICATION WITH JUDGE GORDON BARRETT,
WHO REPRESENTED ME DURING MY 2001/2002 APPEAL
TO THE FULL COURT.

THE REASON FOR THIS LETTER IS TO ASK FOR THE APPROPRIATE
COURT FORMS TO BE SENT TO ME, PLUS, AN INDICATION OF THE
SPECIFIC COURT RULE NUMBER, C.L.C.A. SECTION NUMBER, ETC,
SO THAT I CAN CORRECTLY APPLY TO THE COURT FOR PROPER
JUDICIAL HEARING.

7-10-2020

IN 2002 I RECEIVED JUDGEMENT R v JARRETT [2002] SASC 289. THE S.A.S.R. PRINT (PAGE 583, PARTICULARLY), OF THIS FULL COURT RULING, IS QUITE DISTINCTIVE ALSO, IN LINE WITH THE 'SUBSTANCE' OF MY REASON FOR SEEKING COURT RULING.

WITHIN MY SAID 2002 COURT RULING, PARAGRAPH 14 IN PARTICULAR, THE COURT ORDERED VERY SPECIFIC MANDATORY FEATURES "MUST" INTRINSICALLY EXIST, WITHIN THE ENFORCEABLE SENTENCE OF NON-PAROLE PERIOD WHICH THE CH. II GOVERNMENT (OF SOUTH AUSTRALIA), IS CONSTITUTIONALLY OBLIGATED TO 'OBSERVE AND ENFORCE ADMINISTRATIVELY'.

HOWEVER, THE S.A. GOVERNMENT 'FRAUDULENTLY' AND 'UNCONSTITUTIONALLY' 'DISREGARDED THE COURT'S COMPETENT JURISDICTION, AND, CREATED ITS OWN CRIMINALLY MISREPRESENTATIVE NON-PAROLE PERIOD DATE, FROM WHICH THE STATE WOULD LET ME APPLY FOR PAROLE', EQUATING TO AN 'UNCONSTITUTIONAL INCREASE OF 7. YEARS' (FROM THE COURT DETERMINED DATE), BY AN ACT OF JURISDICTIONAL FRAUD.

SINCE 2005, WHEN I FIRST FORMALLY COMPLAINED TO THE STATE GOVERNMENT ABOUT THEIR 'NPP DATE ERROR', THE GOVERNMENT HAS REFUSED TO ACT ADMINISTRATIVELY IN THE ONLY WAY WHICH THE CONSTITUTION DEMANDS, BEING, TO FORMALLY REQUEST THE CH. III FULL COURT TO 'EXPLAIN/ DESCRIBE EXACTLY WHAT NPP DATE IS MEANT BY ITS 2002

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JUDGEMENT (R v JARRETT). THE STATE GOVERNMENT HAS
INSTEAD FRAUDULENTLY CLAIMED 'JURISDICTIONAL COMPETENCE
WITHIN WHICH IT THEN CLAIMED ADMINISTRATIVE AUTHORITY TO
TELL ME THAT I WAS WRONG, AND, THAT, IT HAD CROWN LAW
ADVICE TO SUPPORT ITS DECISION'. IRONICALLY, THE CH.II
GOVERNMENT OWNS NO JURISDICTIONAL COMPETENCE FROM WHICH
TO DETERMINE THE CORRECTNESS OF MY SAID COMPLAINT (RE NPP
TRUE DATE, CONSISTENT WITH THE CH.III COURT ORDER
WHICH IS MY 2002 FULL COURT SENTENCE), AS THE STATE
GOVERNMENT IS UNDER COMPETENT ORDER BY A CH.III
COMPETENT COURT, TO ENFORCE ONLY THE COURT
CREATED AND IMPOSED NPP SENTENCE OF 2002, NOT, IN ANY
LAWFULLY ENFORCEABLE WAY THOUGH, TO 'CREATE A DIFFERENT
NPP DATE WHICH IS 7 YEARS GREATER IN PENALTY THAN THE
COURT'S FINITE NPP DATE', NOR, TO 'CREATE AND THEN
ENFORCE AGAINST ME A PENALTY OF SENTENCE WHICH IS GREATER
IN PENALTY THAN THE COURT'S SPECIFICALLY ORDERED HEAD
SENTENCE (FROM TRIAL CONVICTION, 1994), AND, COURT'S
SPECIFICALLY ORDERED NON-PAROLE PERIOD DATE AND PERIOD OF
TIME'.

I DON'T KNOW WHAT TYPE OF COURT HEARING IS PROPER FOR
THIS MATTER, ~~BECAUSE~~ BECAUSE, I THINK IT IS 'MORE' THAN JUST
A JUDICIAL REVIEW ~~OF~~ OF 'JURISDICTIONALLY FRAUDULENT DECISIONS
BY STATE GOVERNMENT' (RE MY ACTUAL ~~THE~~ NPP DATE, PLUS, STATE'S
LAWFULLY ACTIONABLE AUTHORITY TO INCARCERATE ME, PLUS, STATE'S
LAWFULLY ~~ACTIONABLE~~ ACTIONABLE AUTHORITY TO REFUSE ME PAROLE,

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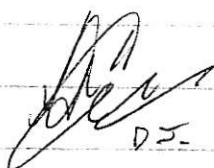
PLUS, STATE'S COMPETENT AUTHORITY TO ACTION THE CORRECTIONAL SERVICES ACT AGAINST ME), I THINK IT MAY ALSO INCLUDE THE STATE GOVERNMENT OF S.A. BEING 'IN CONTEMPT OF THE ORDER OF THE COURT, WHICH IS MY 2002 NPP RE-SENTENCING' (THE STATE GOV. ACTED UNCONSTITUTIONALLY BY REFUSING TO COMPLY WITH THE STRICT ORDERS OF MY SAID 2002 JUDGEMENT, AND, IN DOING SO HAS CREATED A NEW PSUEDO-SENTENCE WHICH IT THEN ACTIONED AGAINST ME, EXCEPT THAT IT HAD NO JURISDICTIONAL COMPETENCE TO SO ACT, PLUS, SUCH AN ACT WAS IN DIRECT CONFLICT WITH MY SAID 2002 NPP RE-SENTENCING COURT ORDER).

CONTEMPT OF COURT BY STATE GOV, UNCONSTITUTIONALLY INCARCERATED PRISONER, JURISDICTIONAL FRAUD (BY STATE). THIS HEARING I AM REQUESTING MAY NOT EVEN HAVE A ~~SINGLE~~ SPECIFIC NAME, FOR EXAMPLE, SPECIAL REASONS HEARING, SPECIAL CIRCUMSTANCE HEARING, SPECIAL DIRECTIONS HEARING.

COULD YOU PLEASE ASSIST WITH AN INDICATION OF WHAT COURT HEARING IS BEST SUITED FOR ME. THERE WAS NO LEGAL ERROR IN MY SAID 2002 RE-SENTENCING, BUT, STATE GOV. HAS REFUSED TO ENFORCE SAID 2002 SENTENCING ORDER.

PLEASE REPLY VIA SENDER'S EMAIL. THANK YOU.

DAVID JARRETT



DJ- 7-10-2020