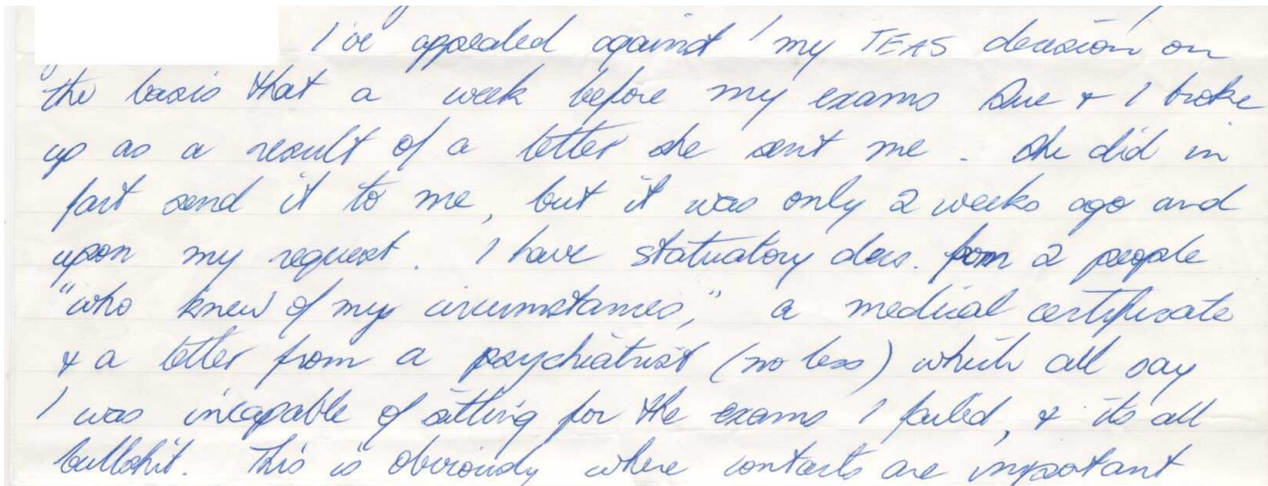


keywords: Editorial; written admission of fraud; barrister; **Member of Qld Anti-Discrimination Tribunal**; admitted by Supreme Courts of Qld & NSW; Fraud of the Commonwealth; University of Queensland; Medical Profession, Psychiatry; All Australian jurisdictions; corruption; incompetence;

Brisbane barrister

'bullshit' brag



I've appealed against my TEAS decision on the basis that a week before my exams Sue + I broke up as a result of a letter she sent me. She did in fact send it to me, but it was only 2 weeks ago and upon my request. I have statutory decs. from 2 people "who knew of my circumstances," a medical certificate + a letter from a psychiatrist (no less) which all say I was incapable of sitting for the exams I failed, + it's all bullshit. This is obviously where contacts are important.

= admission of **FRAUD** of the Commonwealth of Australia and of The University of Queensland.

This is his admission in his own handwriting. We will not be naming this person. We will see if he “outs” himself. **There are much bigger fish to fry here.** He will have a big decision to make. Publication of this admission of **FRAUD** by this barrister casts great doubts upon the legal profession of not only Queensland but also, all jurisdictions of Australia where this barrister can practice. A recent biography for him on the web states that he is admitted to practice in Queensland and New South Wales. One wonders if the government and courts of NSW are concerned having a barrister of their courts when he has admitted in writing that he has committed fraud of the Commonwealth of Australia. We have documented evidence that the Supreme Court of Queensland is not concerned with having as members, lawyers who have breached Professional Standards amounting to **FRAUD OF CLIENTS**.

Our purpose in publishing this is directed at the Supreme Court of Queensland [SCQ] where he has been admitted as a barrister, to see if the SCQ acts appropriately. See our report in the **Australian Judiciary Law Journal**. **ISSN: 1321-4497, Issue #200701**, that the SCQ is unable or unwilling [not the least bit interested], to keep its own house in order when it refuses to discipline lawyers [yet others], admitted as Members of the SCQ, when they have egregiously breached Professional Standards.

This barrister was a student at all material times of The University of Queensland [UQ], so the revelation will place an onus upon UQ, too, to act properly, as too, the Commonwealth of Australia.

This revelation also places doubts upon the Medical Profession in particular Psychiatry, who, on his admission, assisted him to defraud the Commonwealth. Additionally, Sue, [no-doubt an attractive name to a budding lawyer], seems to have been an accessory to fraud.

This barrister has been a Member of the Queensland Anti-Discrimination Tribunal [QADT].

We are wondering how people, who have received adverse decisions of this Member will feel, knowing that he has admitted committing fraud. Until his details are public, that will mean ALL ADVERSE DECISIONS by male members of the QADT, will be questioned.

Background: TEAS was a former Commonwealth funding of Tertiary Students in Australia = Tertiary Education Assistance Scheme. His TEAS had been cancelled due to gross failure in his quota law subject of “Introduction to Law”. He had failed and he was excluded from tertiary studies and TEAS.

This letter, from which the above except was taken, was written 19th February. He says Sue wrote the fraudulent letter “2 weeks ago” which makes it the 5th February, well after the exams were conducted and results published. The **Australian Legal Profession Law Journal [ALPLJ]** will wager Sue's letter was not dated 5th February. This information and material came into the possession of our Editor in Chief [EC], but is now known to a wider circle both in and outside of AuLP, as is the location of the original admission document.

Editorial:

The Australian Legal Profession Law Journal [ALPLJ] will address issues concerning members of the Legal Profession in all the Australian jurisdictions.