

Sub no - 22199

ID no - 309

**THIRTEEN PAGES
PAGE ONE**

FAX

**To: Ms Delwyn Rance
Administration Officer
Productivity Commission
03 9653 2305**

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

**Date of transmission: Monday 29th November 1999
Number of pages
including this cover page: thirteen pages**

Comments:

Dear Delwyn,



Today's thirteen page fasimile begins my submission on the Broadcasting Inquiry's draft report which I will try to complete and fax before the December 6th Sydney Hearings for which I am preparing a statement I was hoping would be read to the panel in my absence.

Regards,

A handwritten signature in black ink that reads "Tony Paynter".

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

PAGE TWO of **THREE** **MONDAY** **29TH NOV 1999**

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

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

Monday 29th November 1999

Dear above,

The ABA-Inquiry continued to provide a magnetic attraction against which I found difficult to pull away from in time for me to have any time to devote to preparing a submission addressing the Broadcasting Inquiry's draft report - thus I still haven't had more than a cursory glance at the research material concerning the mid-Inquiry report but just enough to get the gist of it.

My intention was to begin on my response & appraisal of the draft report after John Laws had finished his appearances at the Inquiry during the second one-week adjournment. At the same time I was still trying to complete an appeal in relation to a Veterans' Review Board matter and this held me up longer than I expected.

17

PAGE THREE OF THIRTEEN **MONDAY**
29th NOV 99

When Alan Jones began his appearances at the ABA's cash for comment Inquiry - a whole lot more of the pieces belonging to the jigsaw puzzle Big Picture of Packer & Murdoch's secret Master Gameplan began popping up - particularly crucial pieces enabling proof to be established of a conspiracy for which Packer and Murdoch's media empires were the mothership and the Star Wars shenanigans at 2UE which permeated radioland down through the grades from A-teams to B - C and D levels on all the main stations was an offspring and that it was virtue of the nation's two major media barons having a secret alliance and so much of Australia's media/information industry tied up between them that they were able for so long to pull off their betrayal of the national community interest and pull the wool over the nation's eyes in concealing that they held the whip hand particularly over radio which is minor league media that feeds off the larger media-world for its existence and that they were the driving force behind it in which they called all the shots.

A brief summary of 22-pages presents the above evidence to which I have still to add about six pages. It was faxed on Friday 26th November to the ABA-Inquiry.

The cash-for-comment scandal was more than that. It was only a smaller part of the much bigger scandal of the larger betrayal of the nation's political and judicial processes involving the highest offices in the country.

2

PAGE FOUR OF THIRTEEN MONDAY 29th NOV 99.

At the present moment we have the ludicrous situation in which Big Business sponsors with whom John Laws & Alan Jones had cash for comment deals are also sponsors of the Sydney Olympics and want to wash their hands of 2UE which has the exclusive radio coverage of the Sydney Olympics. These Big Business sponsors are mostly sidestepping blame for the scandal by being able to claim they were not the instigators and had been seduced against their better judgment.

Now we have the recent offer to SOCOG by John Singleton's 2GB to take over the Olympic radio coverage from 2UE on the basis that 2GB is untainted by the cash for comment deals and is a rightful replacement. This is a joke when one considers that John Laws may move to Mike Gibson's vacated spot on 2GB and the recent sham charade interview by Graham Richardson of the NSW Olympic's minister Michael Knight on his 2GB morning show with both of them pissing in each other's pockets in effect absolving themselves of any blame in the Olympics Tickets fraud. Here we have an ex-politician interviewing a current politician on his radio show in relation to a fraud on the public in which they've both been involved and the matter being not a trifling one either engaging in a rigged sham conversation in which they could use the claim that they were highly trained professionals who had acted like complete moron amateurs by putting trust in highly incompetent staff who did all the stuffing up and that there were no flies on them - even though the ninkumpoop public might think they were full of the four letter "fly-attractor" word that

PAGE FIVE OF THIS NEWS MONDAY 29 TH NOV 99

comes after ninkum that reads shit. 2GB's eagerness to hire John Laws "but on their terms" of course - could well stem from fact that if John Laws was with the station there would be plenty of spare cans of morstein lying around the place. Sorry not morstein - raid - which would come in useful particularly when visited by the one-eyed political Black-Knight-Clouts of the macho-autistic "sadist-factions" might is right-wings and "mess-ochistic" loopy loony-tunes lefts who between them tear apart society in a tug of war pulling from opposite ends to the benefit of Big Business and the evil empires of the nation's two major media barons.

With the propulsion of Packer & Murdoch's media empires behind them providing the rocket thrust - John Laws and Alan Jones were over the years built-up to be pseudo and defacto politicians who were in effect members of Federal and State cabinets and "No-Hope"osition parties to whose ramrod rodeo shows - sorry radio shows - same thing - politicians from the top to the bottom queue up to appear on their shows because it was like a "politician being interviewed by another politician" and because they could act out a sham charade to continue the perpetration of political deception that subjugates the national community interest to those of the nation's two major media barons who have the majority of media between them enabling them to provide the magician's blanket to cover it all over and pull the wool over the nation's eyes.

PAGE SIX OF THIRTEEN MONDAY 29TH NOV 99

Politicians also queued up for their shows because Laws and Jones were built-up to be self-appointed true "White Knight" political representatives of the ordinary Australian aussie-battlers and who had an audience reach of several million each - built around a hard core inner circle of several thousand well-trained callers whom they could rely on to carry out their sham charades in a game called Hoodwink - when in reality the silver tongues behind golden microphones were in bed with and had always been in bed with Big Business kicking the aussie-battler's dream to death - not keeping it alive.

The cash for comment deals were therefore only one facet of the bigger scandal which involved the creation of two artificial & unofficial members of parliament who corruptly acquired the status of Super-Politicians appearing to be the true voice champions of ordinary aussie battlers which the real noble-wise politicians could use to "noble-ise" their political messages and use the Laws and Jones shows to make political announcements and introduce policies.

Just like Australia's politicians are afraid except on the rarest of occasions of upsetting either Packer or Murdoch likewise they are also very painfully aware of the psycho-phantic kid gloves with which they have to handle Laws and Jones whose egos are psycho-frantically fragile even to the merest criticism in need of constant boost-charges and topping up.

5

PAGE SEVEN of THIRTEEN **MONDAY**
29TH NOV 99.
WHERE BOTH THE BROADCASTING
INQUIRY AND THE ABA-INQUIRY JOIN AT
THE HIP IS ON THE ISSUE OF
DEREGULATION AND SELF REGULATION.

The Broadcasting Inquiry's Draft Report in essence recommends the removal of the cross-ownership and foreign ownership rules - but not straight away with time given to allow new major players to establish themselves first with a "gadget rule" to act as a governor on market forces to smooth-out-rough-edges.

The Prime Minister would dearly love to go on the front foot to grant the media barons what the Broadcasting Inquiry's draft report recommends but is not keen to do so as it is not politically feasible due to fact the media barons are as much on the nose as Australia's politicians whereas the media barons know that the push for those changes must happen now to guarantee that those changes will occur at the time up ahead they need them to. This does not stop Murdoch verbally face-slapping Howard for his gutless wimp lethargy in not pushing "Packer & Murdoch's cause" and unwillingness to test the boundaries.

The response of my submission would go so far as to say - that the Inquiry's draft report could be renamed the "Daft-Report" and that Packer and Murdoch could not have done a better job than if they had written it themselves.

PAGE EIGHT OF THIRTEEN MONDAY 29TH NOV 99

Whilst on one hand - the secret alliance which has always existed between the Packer and Murdoch media empires is coming more and more out of the closet with more joint ventures becoming entrenched deeper - they also still have scope to appear diametrically opposed - particularly over a fourth free to air tv channel about which in reality they are both ambivalent. If the rules are removed a fourth channel gives Murdoch an extra chance to acquire a tv station though if he could acquire an already existing one this would save him from having to build-up a new one from scratch.

And if a fourth one was established and Packer and Murdoch had one free to air network each they could easily infiltrate and dominate the other two with their hands indirectly all over the others and neuter more and more the the independence of the ABC and SBS with suitable castration via infiltration and subversion getting a free ride on the back of corrupt political influence and intrigue. The draft report's recommendation of a delay in removal of the rules until such time as more major competitors establish themselves first is also perfect for Packer and Murdoch who have been using the present rules as a protective shield to entrench their domination of print and screen media but who need more time to burrow in deeper and into the new media of the telecommunications industry and infiltrate competitors with some indirect control of them - to be in the perfect pole-position on the starting grid at the time the rules are removed to repeat what they've achieved in old media in new media to remain top dogs calling all the shots.

PAGE NINE OF THIRTEEN **MONDAY**
29TH NOV 99.

Packer and Murdoch on the Bill Gates scale of super wealth see themselves as being on Bill's Poverty Line and their aim is to reach his level and are preparing for their Big Opportunity at the time the draft report suggests removal of the rules should occur at which time their collusive predatory empires can move in for the big clean-up.

The Broadcasting Inquiry should also note that my submission provides the evidence proving that part of Packer and Murdoch's secret Master Gameplan includes using national and international underworld criminals particularly the casino high-roller type who launder drug money and execution style hits and tender subcontracts through the crim world's Employment-Office inside and outside the nation's prison system and political action groups down to street gutter rat level to give the local idiot anti-social crimes to commit as a big stick that the two media barons affectionately refer to as The Pacifier which they can get firing on all fours providing sinister standover that feeds the decay of society by pulling the rug out from under decent Australia whilst murdering the ethos of fair go and egalitarianism of opportunity for all - nurturing the greed of an elite selling out the nation to appease an insatiable rapacious appetite like that enjoyed previously by Marcos and Suharto and acting with the ugly face of disdain and arrogance of those who make their own rules like that of international terrorists - all of which brings us back to rules and regulations.

PAGE TEN of THIRTEEN **MONDAY**
29 TH NOV 99

As the ABA cash for comment Inquiry well knows - even with the rules in place there was no real disincentive nor aversion-therapy penalties to provide any real discouragement of the outrageous shenanigans of 2UE and the nation's two biggest shock-jock talkback stars and the Big Business with which the cash for comment deals were sewn up under the watchful eyes of the nation's two major media barons. It took so long for the sheep-shit to dance the light fantastic because firstly it was only the open flashiness of John Laws who had gotten far out in front and was a bit too blase about it through his over-confidence gained through knowing Packer and Murdoch would make sure that all that kind of stuff wouldn't see the public light of day. But that didn't happen - the "cat"astrophic was let out of the bag.

Even with the rules in place the unhealthy state of domination of Australia's media/information industry by two secretly collusive media barons armed with a secret Master Gameplan who can impose a vice like grip on the nation's corporate political judicial and academic systems can throw away the rule book and play by their own rules until greedy impatience and overplay of their hand started to put a big chink in their protective armour which is quite thick as they can place the taboo of censorship on constructive criticism such as mine and point the media spotlight on everybody else even prying between the curtains and the sheets whilst keeping the media spotlight off themselves and their backroom and closed boardroom secret deals including political intrigue - except when at crucial times they can have

PAGE ELEVEN OF THIRTEEN **MONDAY**
29th NOV 99.

themselves interviewed in sham charade interviews on tv and in print by their own media organisations which is something they gave the politicians a little taste of with Laws and Jones who interviewed politicians like they were being interviewed by another politician in rigged sham charade interviews appealing to the hearts and minds of ordinary Australian aussie battlers which in reality were entirely stage managed and puppeteered by none other than yours truly Packer and Murdoch behind a "fuckade" that was screwing the ordinary battler up and spitting him out onto the crap heap at the bottom of the social ladder - excuse the punography.

This TEN-PAGE rushed address of the Broadcasting Inquiry's draft report begins the continuation of my submission and by date of the Sydney 6th December Hearings will result in a statement that I would appreciate would be read to Professor Snape and Mr Simson in my absence as I will be tied up flat out with my continued address of the draft report as well as continuing my summary of both my Broadcasting and ABA submissions and also finalising a submission for the NSW PIC's Hearings related to the Roni Levi Bondi Beach shooting.

The Broadcasting Inquiry should also note that my evidence against Bondi Junction consultant psychiatrist Dr Dinnen is watertight as he could have only gotten away with "pulling a swifty" on me if both my real name Nick Bellas and my pseudonym Tony Paynter were not both one and the same person and that I was not really making submissions but alas is something I have proved to the ABA-Inquiry and the VRB supported by vouching-letters from five qualified persons.

Regards,


Tony Paynter c/- PO Glebe NSW 2037.

PAGE TWELVE ^{MONDAY} ~~OF THIRTEEN~~ ^{29th NOV 99}
ABA Cash for Comment Inquiry
PART ONE - 174 pages

List of Contents

Foreword - pages 3 - 10

Four page fax Monday 1st November contains four page coded statement (the decoded statement to be faxed to ABA on Monday 8th November).

Introduction - pages 11 - 18

Four page fax Friday 29th October. Two page letter to Mr John Corker - ABA's General Counsel on pages 15 & 16 is my OPENING STATEMENT.

*pages 19 - 29 are copy of transmission reports for the faxes presenting evidence.

THE EVIDENCE

- .Twenty-five page fax on Thursday 20th October to ABA-Inquiry. pages 30 - 55.
- . Forty-pages in four faxes Monday 11th October to ABA-Inquiry. pages 56 - 112.
- . Twenty seven pages in three faxes Monday 20th September to ABA-Inquiry. pages 113 - 150.

*pages 151 - 174 are 24 reference letters which are a small selection from 400-plus letters of reply received from submissions to 35-Inquiries over past 13 years.

PAGE THIRTEEN OF THIRTEEN **MONDAY 29TH NOV 99.**

ABA Cash for Comment Inquiry

PART TWO - 108 pages

List of Contents

THE EVIDENCE continued

- . Four page fax Wednesday 3rd November to ABA-Inquiry. pages 175 - 180.
- . Eighteen page fax Monday 8th November to ABA Inquiry. These 18-pages were also faxed to Mrs Kerry Jones - ACM with a cover page and one-page letter. pages 180 - 203.

Veterans' Review Board Appeal

- . Two page fax three-times to VRB on Monday 22nd November (1) Peter Studman (2) Karen Hurley (3) Norman Cole **Thursday 18th November**
- . Thirty page fax to Productivity Commission's Broadcasting inquiry.
- . Twenty five page fax ABA cash-for-comment Inquiry
- . Thirty-two page fax to VRB - Peter Studman & Karen Hurley **Friday 19th November**
- . Twelve page fax to Dr Anthony Dinnen - Bondi Junction **Thursday 25th November**
- . Four page fax to S. Kandasamy - Dept of Vets' Affairs includes three-page fax to VRB - Peter Studman & Karen Hurley. Fifty pages.....204 - 254 **Friday 26th November**
- . Twenty-five page fax to ABA Inquiry - includes first 22-pages of Brief Summary of my submission. pages - 255 - 282