

FW: Peterson v LSC

Tanya Peterson

a.adams@ministers.govt.nz

Att: Minister Amy Adams,

I would like to request the report from your department in regards to the Historic documentation, which had been requested over the last 13 months. If the Justice Department is not perverting the course of Justice, why is it, that I'm still waiting.

Yours sincerely

Tanya Peterson

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From: henrysorenson@hotmail.co.nz

To: christy.louden@justice.govt.nz

Subject: FW: Peterson v LSC

Date: Mon, 17 Aug 2015 18:32:36 +1200

Second time around

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From: henrysorenson@hotmail.co.nz

To: christy.louden@justice.govt.nz

Subject: RE: Peterson v LSC

Date: Mon, 17 Aug 2015 13:13:33 +1200

Thank you for the email dated 7/8/2015. I refer to the email sent to you on the 18/7/2015, this should answer your question on today's email.

I understand under the OIA a government department will not release the records only when it concerns National Security. If the Justice Department has nothing to hide, where is your Historic documents to back up your allegations for the decision you came to.

You are forgetting something, I'm the one taking you to court.

Again I have provided you with documents of Treason, which shows me there is no other qualified person in your department to address these serious issues, so how does one make a decision when no paperwork to date has been provided from your department to me when requested.

In your previous emails I've sent to you, I'm still waiting on your proof of evidence to have come to the decision you had.

Yours sincerely

Tanya Peterson

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From: soldiersclaim@hotmail.com

To: henrysorenson@hotmail.co.nz

Subject: FW: Peterson v LSC

Date: Mon, 17 Aug 2015 12:22:43 +1200

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From: soldiersclaim@hotmail.com

To: david.howden@justice.govt.nz

Subject: RE: Peterson v LSC

Date: Sat, 18 Jul 2015 17:36:40 +1200

Thank you for the response, as far as the legal aid file, yes, please a complete copy of the file, as well as the historic documents which was removed, when it was sent to Wellington. Return please in hard copy.

On the 12/12/2014 under 26(a)(i) of the Privacy Act, and 29(c) Of The Official Information Act, for The Legal Services Commissioner, and the Legal Aid Specialist Advisor, for their qualifications, and all historic and resent documentation on the decision on declining me, under 10 (4)(d)(i). This request again was filed in

Legal Services Rotorua

Office. This department has not complied to my request, it's now in the hands of the Ombudsman.

Its very hard to put a date down for an appeal hearing, as we are waiting for the outcome of the Ombudsman reports as well

as other government organisations.

I've been requesting for the qualifications on the Legal fraternity of this country.

This needs to be addressed face to face, in all fairness this needs to be addressed to Her Majesty, as it specifies in the contract.

I was a little confused when myself, and a friend turned up for my telephone conference on my appeal, in the High Court, Court

Room 1, Rotorua, at 9.am, on the 23/6/2015, wasn't informed that this was to be registered in Wellington or at home.

Court surveillance cameras will verify I was their.

How does a High Court Registry in Rotorua sign my paper work, which she should be aware that high court appeals

are only heard in Wellington or Auckland. You say that this should be submitted in the nearest High Court, so why didn't it

go to Auckland.

You will see that this is a simple mistake on my court of appeal papers, it states in The High Court Of New Zealand Rotorua Registry, we even went to the front desk to find out where you were, after waiting outside court room 1. for a considerable time. The lady behind the desk found out that they had rung my home number. The plot thickens.!

This claim should never had been filed under Civil, as this is a criminal case, with fraudulence and conspiring to overthrow

The King. " Acts Of Treason."!

Please explain after 266 years of the Treason Act, this Act just happens to be changed around that same time of the disposal of

Soldiers Estates. While you are working through this, could you please explain the need to introduce the Statutes of Limitations Act 1950, again around that same time. Was this put into place to cover the governments treasonous activities that took place during those years.

Thank you for your last response.

Yours sincerely

Tanya Peterson

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From: David.Howden@justice.govt.nz

To: soldiersclaim@hotmail.com

CC: l.hansen@barristercomm.com

Subject: Peterson v LSC

Date: Fri, 17 Jul 2015 04:00:37 +0000

Dear Ms Peterson

Further to our earlier discussion, I advise as follows:

1. Attached is a copy of the minute of Justice Katz issued on 23 June 2015. You should note the dates referred to in paragraph 6, which have now passed.
2. I have located your legal aid file, which is presently being period to me. I understand that a copy of your file has previously been forwarded to you by the Rotorua legal aid office, but if you could advise as to the documents you are particularly looking for then I will arrange for copies to be forwarded.
3. I confirm that following the receipt of your letter of 30 June 2015, I regarded that as a complaint against Janet Mason into role as your former legally aided lawyer. A copy of the complaint was accordingly forwarded to Provider Services, to investigate such complaints on behalf of the Commissioner. I am sure they will be in touch with you further in relation to your complaint.

Regards

David

**David Howden**

**Manager National Specialist Advisers | Legal Aid Services**

**Legal Services Commissioner**

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