

[Senator John Madigan](#)  
Independent Victoria

2 May 2016

[Tim Watts MP](#)  
Federal MHR Gellibrand

Andrew Colvin  
Australian Federal Police Commissioner

**WITHOUT PREJUDICE**

Dear Senator Madigan, MHR Watts and Commissioner Colvin,

as sworn representatives of the government I wish your immediate investigation of the actions of the executive management of both Victorian Eastern Health and Monash facilities and employees P Katz and A Cidoni psychiatrists over the current treatments of Garth Jason Daniels at both facilities. I wish you to investigate if Garth, held at Eastern Box Hill and Monash Dandenong is being unlawfully used against his consenting agreement in unlawful corporate commercially funded ECT and toxic psychotropic drug trials.

This is not a question at all of his daily medical treatments in any form of which that is a medical matter for which staff conduct under Victorian Mental Health Act 2104. This IS NOT a medical treatment matter at all.

This is an alleged potential criminal act if demonstrated involving non-consenting enforced involvement in Pfizer Corporation funded or other funded trials which may be by the use of criminal coercion, threat or deception.

If found as may be the case, it may therefore be criminally coerced involvement in clinical industry ECT/drug trials for which consenting approval has been neither sought from nor granted by Garth. And if so, is a violation of the Federal CRIMINAL CODE ACT 1995; where 'criminal-servitude' is a crime if a 'victim' provides any (Criminal Servitude S. 270.4) 'as services' under duress; and if the use of coercion, threat or deception exists for such provision of services.

Non-consenting enforced involvement is the use of coercion, threat or deception for such services; and a punishable crime. Coercion is nonconsenting participation and defined under the Act as force; duress; detention; psychological oppression; abuse of power; taking advantage of a person's vulnerability.

Under S. 270.5 Servitude is an offence by causing a person to enter into or remain in servitude if a person engages in conduct; and the conduct causes another person to enter into or remain in servitude and carries a penalty of imprisonment for 15 to 20 years. Eastern and Monash are incorporated business enterprises conducting a business activity potentially involving commercially and financially based servitude. An executive or low level psychiatric treating person therefore commits an offence if that person conducts any business; and the business involves the coercive servitude of another person (or persons).

In particular:

1. Psychiatrist Katz is now Executive Director of at least one three-year mental-health for cardiometabolic monitoring protocol project [funded through an unconditional education grant from Pfizer](#). Psychiatrists themselves now kill more Australians than Heart-Disease, Cancer, and Road-Deaths directly from these highly toxic psychotropic drugs. See actual industry admission: [www.glennfloyd.org/PP1.pdf](http://www.glennfloyd.org/PP1.pdf)

I seek both an immediate Senate/House Committee and AFP 'criminal' investigation to determine if Garth Daniels (and others) is/are being forcibly used in this/these project/s as he/they has/have not given any consenting agreement for such involvement; this may represent criminal coercive servitude.

Of particular interest is if the massive 100 shock levels of Electro-shock Garth now being forcibly subjected to, when 12 is the agreed safe level stated by his own psychiatrist; this now has Garth in fear of his death.

The [Thursday 28 April Supreme Court Draft-Affidavit](#) in this case demonstrates Garth's deepest profound fears of death from excessive ECT, and The United Nation's Committee for the Rights of Persons with Disabilities [has requested this](#) most excessive level of ECT to be immediately ceased. Garth was summarily prevented under coercive force from attending his rights in this action he took to stop ECT.

In addition, in many cases [these high-risk drug corporation funded trials](#) involve testing both extreme ECT general anesthesia negative impacts limits to your body and negative psychotropic drugs impacts to your heart, lungs, liver, kidneys etc. or any vital organs. They are actual hospital human-guinea-pig and lab-rat trials conducted upon very vulnerable people, where the thin frequently transgressed line between ethics and big-money drugs/ECT equipment corporate providers [does result in both torture and death](#).

The point of this inquiry is to determine what ECT and psychotropic drugs commercial clinical trials Garth is being subjected to without his full lawful consenting agreement. The potential criminality that needs to be determined is if he is at all being coercively used IN THIS TRIAL OR ANY TRIALS. The Eastern/Monash facility management may be indulging in criminal acts of coercive servitude.

**These people MAY NOT involve ANY citizen in ANY commercial/industry ECT/Drugs trials whatsoever without their full consenting agreement. I therefore wish an immediate investigation to determine if this is criminal behavior.**

2. **Of equal and most extreme importance is the need to also closely examine the ECT/drugs trial involvement (if any) actions of Monash Health executive management and specifically the actions of psychiatrist Cidoni in any such trials.**

**In addition this man Cidoni on the day of Garth's Supreme Court case to stop the ECT treatments, took a direct restraining action against Garth that in itself may be found as highly coercive criminal conduct and direct, coercive intervention to Garth's rights to represent himself in his notified scheduled [Thursday 28 April Supreme Court case](#) as previously stated.**

**Garth's father Bernard presented senior nursing staff with well advanced formal written, emailed and phoned notice the prior day that Garth was representing his own Supreme Court case and Garth is allowed leave with his family at their discretion of which Cidoni was formally notified. In addition, two days prior on 26 April 2016 Monash Health Executive management was summoned to appear and that summons also gave formal two days advanced notice Garth was required to appear and represent himself in his own court hearing.**

**On the morning of the Supreme Court hearing, staff at Monash Health stated they were acting under Cidoni's directives and refused Garth's family permission to take Garth to attend and represent himself in court.**

**To represent yourself in court is the most fundamental human right bestowed upon any citizen of any democracy since the time of Plato's Republic 380 BC, and concerns the definition of justice, the order and character of the just city-state and the just man. Liberty, freedom and democracy cannot exist for anyone without such inviolable rights; and such a life is not worth living.**

**This most outrageous act if committed by Cidoni, as the family was advised, not only goes to the very fundamental interference with any person's freedoms and deprivation of fundamental democratic liberty, but is also potentially if true, a most direct and potentially egregious act of criminal coercion.**

**If Cidoni acted in this way as alleged, under S. 270.5 criminal Servitude offences occur by causing a person to enter into or remain in servitude and (1) A person commits an offence if: (a) the person engages in conduct; and (b) the conduct causes another person to enter into or remain in servitude. Penalty: (a) in the case of an aggravated offence (see section 270.8)--imprisonment for 20 years; or (b) in any other case--imprisonment for 15 years.**

This action as described if taken by Cidoni as alleged, may separately potentially represent a most egregious criminal act upon Garth to cause him to enter into and remain in coercive servitude.

In addition to the request for an immediate Senate/House Committee and AFP 'criminal' investigation to determine if criminal violations have been committed under the Federal CRIMINAL CODE ACT 1995 against the as outlined, there may be another criminal act involved if so found as alleged.

This action by Cidoni if taken as alleged should be also fully investigated for potential as an act of the subversion of natural justice.

With respect to these potential criminal acts involving coercion and servitude for commercial trials that may have occurred after being fully investigated, I advise have on 1 April 2016 requested Eastern Health FOI Office to provide full details of what trials are underway upon on Garth Daniels (Attachment A refers), no reply has been given.

Yours Sincerely



Glenn Floyd

[Garth Daniels Family Advocate](#)

[2004 Australian Senate Endorsed Candidate](#)

[2016 Australian Senate Candidate \(Victoria Independent\)](#)

**STANDING WITH A 'CRIMINAL PSYCHIATRIC PRACTICES PRIVATE SENATOR'S BILL'**

**The Psychiatry Pandemic** [www.glennfloyd.org/oped.pdf](http://www.glennfloyd.org/oped.pdf)

**Manslaughter in Melbourne** [www.glennfloyd.org/manslaughter.pdf](http://www.glennfloyd.org/manslaughter.pdf)

**The Lethal Psychiatry Oratory** [www.glennfloyd.org/oratory.pdf](http://www.glennfloyd.org/oratory.pdf)

**Journal of Psychiatry Whistle-blower John W. Newcomer MD, exposes Death-Rates**

[www.glennfloyd.org/PP1.pdf](http://www.glennfloyd.org/PP1.pdf)

**Psychiatrists Mass-Kill with Antipsychotic Medications:** [www.glennfloyd.org/MR1.pdf](http://www.glennfloyd.org/MR1.pdf)

**U.N. Submission Recommendations against vilest psychiatry** <http://www.glennfloyd.org/unohchr.pdf>

**REQUEST AUSTRALIAN SENATE/HOUSE SELECT COMMITTEE CRIMINAL INVESTIGATION**

[www.glennfloyd.org/SSAFP.pdf](http://www.glennfloyd.org/SSAFP.pdf)

**The Summary of Global Psychiatry Killing Statistics** [www.glennfloyd.org/STATS.pdf](http://www.glennfloyd.org/STATS.pdf)

**Blood on their hands** [www.glennfloyd.org/blood.pdf](http://www.glennfloyd.org/blood.pdf)

**The Global Nullarbor Free Garth Trek: Message: >> [Please Stop Killing Garth!!!!](#)**

## Attachment A

**From:** GLENN FLOYD [<mailto:floydaubrey@bigpond.com>]

**Sent:** Friday, April 1, 2016 3:10 PM

**To:** 'foi@easternhealth.org.au' <[foi@easternhealth.org.au](mailto:foi@easternhealth.org.au)>; 'martin.pakula@parliament.vic.gov.au' <[martin.pakula@parliament.vic.gov.au](mailto:martin.pakula@parliament.vic.gov.au)>; 'martin.foley@parliament.vic.gov.au' <[martin.foley@parliament.vic.gov.au](mailto:martin.foley@parliament.vic.gov.au)>

**Cc:** 'psychb@hotmail.com' <[psychb@hotmail.com](mailto:psychb@hotmail.com)>; 'Andre 1' <[asbiandre@msn.com](mailto:asbiandre@msn.com)>; 'Initially NO (initiallyno@yahoo.com)' <[initiallyno@yahoo.com](mailto:initiallyno@yahoo.com)>

**Subject:** Full information required on the full amount of money/benefits (if any) changing hands between any provider of electro-shock treatments or any provider of ECT equipment and Eastern Health and staff for treatment of Garth Daniels

### Eastern Health FOI Officer

Postal Address: c/ - Maroondah Hospital, PO Box 135  
RINGWOOD EAST, VIC 3135

As provided by the **Freedom of Information Act 1982** please supply any/all full information on any/all funds and/or money or personal/or organisational benefits transfers to Eastern Health and/or any of its officers, (if it is occurring in any form), with specific reference to electro-shock equipment and/or equipment use in any treatments of Garth Daniels patient at Upton House facility Box Hill from 30 June 2015 to current date.

This is all information on the full amount (if any) of any/all money or specific or collaborative project benefits directly and/or indirectly changing hands between any provider of electro-shock treatments or any provider of electro-shock equipment and Eastern Health and any/all of its officers and any other associated benefits. That is specifically if any money/benefits/commercial and/or university JV's/any industry arrangements/experimental-use testing project-related monies/benefits are flowing to any facility, department and/or any officers in any/all areas of:

- How much direct cash/salary/payment/benefit/industry-joint-venture project/cooperative experimentation and the like is flowing to/between providers and psychiatrist Paul Katz
- How much direct cash/salary/payment/benefit/industry-joint-venture project/cooperative experimentation and the like is flowing to/between providers and Chief Executives' Alan Lilly/Matt Sharp
- How much direct cash/salary/payment/benefit/industry-joint-venture project/cooperative experimentation and the like is flowing to/between providers and the Upton House facility

This information is not personal, privacy, care, patient-treatment specific or in any way related to detail of treatment, impact, patient/ECT-response, risk, or the like.

It is an overall money/benefit/cooperative-project figure needed; and **these are mere total financial/benefits numbers only and are not patient-case-treatment-care-response privacy protected matters.**

The information sought solely relates to ECT personal/cooperative financial/benefit project arrangements to determine if such arrangements indicate a personal financial/benefit CONFLICT OF INTEREST between such ECT providers and Eastern Health employees and/or partnerships.

## Attachment A Cont.

I wish to know how much (if any) direct/personal/organisational financial/industry/university benefit (if any) is directly/indirectly received by Katz/Lilly/Sharp Eastern Health/Upton House; this figure also includes total 'specific' amounts (such as incentives/rewards/bonuses etc.) separate from salary **that psychiatrist Katz receives** (if any) directly/indirectly for the use of ECT equipment on Garth Daniels and direct ECT treatment of Garth Daniels.

shock abuse is a full violation of the Convention on the Rights of Persons with Disabilities CRPD specifically where it is known that forced electroshock is absolutely prohibited under articles 12, 14 and 15 of the Convention as agreed by Australia and under CRPD Article 15 - Freedom from torture or cruel, inhuman or degrading treatment or punishment: 1. **In particular, no one shall be subjected without his or her free consent to medical or scientific experimentation.**

**Electro-shock is recognized globally as wholly experimental,** destroys memory and causes MRI-measurable brain-cell damage; the CRPD and Optional Protocol ban this blatant experimentation on humans.

I am an authorized family advocate (approval attached) and require this information immediately for legal action in the Supreme Court

Glenn Floyd

Glenn Floyd

Garth Daniels Family Advocate

2004 Australian Senate Endorsed Candidate

2016 Australian Senate Candidate (Victoria Independent)

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**IN THE SUPREME COURT OF VICTORIA AT MELBOURNE**

**DIVISION**

No. S CI

**B E T W E E N**

**Garth Jason Daniels 110 George Street Scoresby Victoria 3179**

Plaintiff

-and-

**Eastern Health body corporate 5 Arnold Street, Box Hill Victoria 3128 and  
Monash Health body corporate 246 Clayton Road Clayton Victoria 3168  
Both bodies corporate established under section 181 of the Victorian  
Health Services Act 1988**

Defendant(s)

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AFFIDAVIT

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Date of Document: April 2016

Filed by and on behalf of: **Garth Jason Daniels Plaintiff 110 George Street Scoresby Victoria 3179**

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I,...Garth Jason Daniels.....of...110 George Street Scoresby 3179 make oath and say or solemnly and sincerely affirm] as follows:

That I am **Garth Jason Daniels** in this matter and I make this affidavit from my own knowledge unless otherwise stated.

## ORIGINATING MOTION FOR INJUNCTIVE RELIEF SOUGHT:

I am **Garth Jason Daniels 110 George Street Scoresby Victoria 3179** and I have been subjected to the most extreme levels of frequency and duration of brutal **Electric-Shock E.C.T. (Electro Convulsive Therapy) against my will**, at both Eastern Health Box Hill and Monash Heath Dandenong facilities in Melbourne.

I have been repeatedly assessed by my independent family psychiatrist Dr. Byron Rigby (and others) as possessing fully balanced 'informed-consent' capacity to refuse or accept ANY psychiatric treatments. Dr. Rigby also attests (herein), my full capacity to think and act freely and independently of any/all family influences and to freely capably decide my full life destiny choices; including any/all medical treatments.

On my fundamental human rights to knowingly specifically make my own soundest choices for my own life benefit and destiny free of any influence, Dr. Rigby specifically attests (herein): QUOTE: "**I am satisfied that the opinions he (Garth), has presented to me are his own**. He has spontaneously contacted me in extreme distress with respect to treatments. **I do not consider that Garth simply complies with or imitates his father's positions**. I have **examined him minutely on his own views on many occasions**, as described in my previous two reports, and have been able to confirm that **Garth has been the originating mind for his wishes to avoid treatments of various types**"; UNQUOTE.

I request respectful consideration by the court for me to seek leave to allow my father Bernard Daniels to advocate and speak on my behalf on any aspect of preparation of and content detail of this my submission; that he has assisted me in the preparation of. The purpose is to assist the court's full understanding of some more complex material enclosed (and separately submitted). My request is not for my father and advocate to represent me as litigation guardian or representatives; but to assist the court with full clarification of facts stated, arguments made and submitted evidence to be relied upon.

I am also strongly assisted in preparation of this submission by family advocate and good friend Glenn Floyd and respectfully request the court's indulgence to seek leave to also permit Glenn Floyd to speak and/or advocate on any aspect of my submission the court for its full understanding. There are legally material current United Nations' human rights representation involvement matters Mr. Floyd has aided my case with, that may assist clarification to the court.

This strong assistance is material to my rights being fully upheld and represented because universally accepted medical opinion soundly demonstrates that Electric-shock causes major harms including (but not limited to) major memory loss ([Mayo Clinic cited as retrograde amnesia](#)) from this ultra-high impact grand-mal brain seizure inducing procedure.

In addition, the USA Food and Drug Administration (FDA) Director William Maisel, on this recent Friday 22 April 2016, [has announced Electric-shock bans stating](#): QUOTE: "These devices are dangerous and a risk to public health. We believe they should not be used....they cause fear, anxiety, depression, and panic". Electric-shock has been banned in Italy, Slovenia, and Switzerland and now to be banned in Ireland by [Kathleen Lynch, Minister of State for Primary Care, Mental Health and Disability](#).



Therefore, specific complex and technical medical details of these negative impacts and other details are provided by both my family and advocate's assistance who can better attest to both their specific harmful impacts and other more complex matter details submitted.

Notwithstanding my limitations to answer some more complex medical and technical details presented herein, my full capacities to know and reject this brutal, harmful treatment are fully verified by the fully independent psychiatric medical opinions submitted herein and attached separately. All full independent psychiatric reports from my independent psychiatrists Drs. Nyall McLaren, Byron Rigby and David Bell are submitted separately and shown as full Evidentiary Psychiatric Reports.

I am in deepest extreme fear of dying from this high-frequency brutalising harmful Electric-shock and my independent treating psychiatrist [DR. Nyall McLaren \(attachment 'B' refers\)](#); states in repeated reports to The Mental Health Tribunal, there is a high probability this treatment will kill me.

On the most severe risks of Electro-shock, Lawrence Park, AM, MD presenting to the U.S. Food and Drug Administration Neurological Devices Panel examining the severe risks of electroconvulsive therapy (ECT) devices [states verbatim "QUOTE: "factors that increase the severe risks associated with ECT include:](#)

Primary adverse reaction to anesthetic agents and neuromuscular blocking agents, alterations in blood pressure, cardiovascular complications, **death**, dental and oral trauma, pain and discomfort, physical trauma, prolonged seizures, pulmonary complications, skin burns, and stroke. Main secondary categories include cognitive and memory dysfunction, and device malfunctions".

**Specific risks inter alia, are:**

- Recent myocardial infarction
- Unstable angina
- Poorly compensated congestive cardiac failure
- Severe valvular heart disease
- Aortic and intracranial aneurysms
- Cerebral space occupying lesions with raised intracranial pressure
- Recent cerebral haemorrhage and infarction
- Retinal detachment and glaucoma
- Anterograde and Retrograde memory effects

**Further serious compounding ECT risks are:**

- The hazards of general anaesthesia and muscle-paralyzing agents are added to those of the shock.
- The intensity of current must be greater to overcome the anticonvulsant effect of the short-acting sedative that is injected immediately prior to the shock.
- Patients in modern psychiatric hospitals frequently receive other medications, such as sedatives and minor tranquilizers, which further raise the seizure threshold
- "Patients too often receive neuroleptics, antidepressants, and especially lithium, all of which can worsen the impact of shock". Cited by Peter Breggin M.D. Founder and Director, International Center for the Study of Psychiatry and Psychology (1972-2002) and Director Emeritus (2002-2010).

**NB: Although this submission details my deepest fears of death and the severe harm impacts and risks from Electro-shock, this Originating Motion is not a matter of upper safety limits or mere 'quantum-limits' of frequency/severity/duration at all.**

**This, my Originating Motion to the Supreme Court is to stop all Electric-shock immediately, entitled by my full human rights conferred to me under the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#) that Australia has fully ratified; and as requested in The United Nations Committee on the Rights of Persons with Disabilities (attachment 'A' communication No. 36/2016 refers).**

These extreme Electric-shock frequencies are ordered by psychiatrist Paul Katz where after my frequent legal protests against this treatment have resulted in me being transferred (without family notification) to Dandenong facility; still under psychiatrist Katz' authority and in Eastern Health beds at Monash Health. Psychiatrist Anthony Cidoni has ordered the continuation of the brutal harmful Electric-shock at Monash facility.

This Eastern to Monash changeover is caused by worldwide protests including inter alia leading scholars and opponents of psychiatric and E.C.T. harms such as:

- John Read Executive Committee of the International Society for Psychological and Social Approaches to Psychosis <http://www.madinamerica.com/2016/02/the-curious-case-of-over-50-consecutive-ects-in-melbourne/>; and
- Glenn Floyd Chair/CEO reaches Philanthropy Australian accredited Non-Profit global charity working [to funding the highly successful Finland Open Dialogue Program](#) that has eliminated Schizophrenia by 90% in Finland (in repeated trials over 25 years) **achieved solely by refusing dangerous Electro-shock and psychotropic toxic drugs.**

I have been professionally declared by two independent treating psychiatrists (Dr. Nyall McLaren and Dr. Byron Rigby [in excerpts included] and in attachments), that I am of very sound mind and I possess lawful capacity to fully know and understand the risks of this **Electric-Shock** treatment that I fully refuse. Further, these two independent fully registered psychiatrists (state, [in excerpts included] and in attachments) that I possess the full mental capability to give 'lawful-consent' **to accept or refuse** this or any other psychiatric treatments.

A further, third psychiatric professional opinion has been provided from [Dr. David Bell \(attachment 'C' refers\)](#), who attests the frequency and duration of **Electric-Shock E.C.T. (Electro Convulsive Therapy)** against me is verbatim QUOTE: "horrifyingly excessive" and "An ordinary course of 8 treatments, 12 at the very most, in the right circumstances would be enough, but to my knowledge even those right circumstances do not exist in this case. I understand you have administered 86 treatments so far, with no sense of an upper limit or appreciation of its inadvisability. It would certainly have inflicted detectable brain damage. Your approach equates to the worst excesses practised under the Soviet regime".

Dr. Bell (in attachment 'C') professionally here relies on [Health department guidelines](#) that state that a course of ECT can be up to 12 treatments performed over a period of time that should not exceed six months.

I have deepest fear the severe frequency and duration of these brutal harmful Electric-shock treatments are conducted solely in the furtherance of the professional career aspirations of psychiatrists Katz and Cidoni whereby any/all treatments will be documented, widespread disseminated and cited as their personal professional psychiatric achievements; even if I die.

I also have the deepest fear there are questionable research project alliances between Eastern health Monash Health bodies corporate and collaborative university organs and Electro-shock equipment and drug corporations providers callously using me against my knowledge and will in experimental projects.

In just one example alone, Eastern Health [now has a three-year psychiatrist Katz project](#) funded through [an unconditional grant from Pfizer](#) which now has [an \\$.894Billion lawsuit for causing major drug harms](#).

Although I do not want these separate matters investigated by the court as being material to my human rights being violated, I have genuine fear these groups are directly and indirectly paying psychiatrists Katz and Cidoni (and Eastern/Monash Health and staff) financial incentives and/or rewards (in addition to salary) for their constructed and managed forced E.C.T and drug treatments upon me.

My advocates have made F.O.I. requests to Eastern Health executive management to ascertain if this funding, bonuses or financial kickbacks to them are happening and the findings if found true will in my view represent profound financial and ethical conflicts of interest by all parties. Electro-shock is classified globally as 'highly-experimental' treatment and admitted by its advocates they have no fundamental knowledge of how it works. I have dreadful fear I am being used under force and against my will by these people with callous indifference as being no more than an experimental laboratory animal for their career interests.

I have had representations made to the United Nations on my behalf as a disabled person that this brutal harmful high-frequency Electric-shock treatment violates my human rights and legal rights under the UN Convention on the Rights of Persons with Disabilities (CRPD) (that Australia has fully ratified) and The Committee on the Rights of Persons with Disabilities has examined my plea and requested Australia (as CRPD signatory State) **to immediately suspend all Electric-shock until it investigates the matter.**

Accordingly, I seek injunctive relief **to have immediately ceased ANY/ALL specific acts of all Electric-Shock E.C.T. (Electro Convulsive Therapy)** upon myself until The United Nations Committee on the Rights of Persons with Disabilities (attachment 'A' communication No. 36/2016 refers) finalizes its current investigation into this matter it has advised Australia (as a CRPD ratifying State Party) it is closely examining.

This injunctive relief action is brought by myself against Eastern Health body corporate 5 Arnold Street, Box Hill Victoria 3128 and Monash Health body corporate 246 Clayton Road Clayton Victoria 3168. Both bodies corporate established under section 181 of the Victorian Health Services Act 1988 are now conducting these levels of **Electric-Shock E.C.T. (Electro Convulsive Therapy)** forcibly against my will.

Because of the potential for death and other imminent secondary life threatening harm risk to myself, the injunctive relief sought against these acts of high-frequency and duration Electric-shock is immediately required for the duration of the current investigation by The United Nations Committee on the Rights of Persons with Disabilities as stated.

The investigation is into the potential violations being perpetrated upon myself as a disabled person fully protected under the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#).

I state, I am a defined disabled person, being involuntarily subjected at Eastern Health and Monash Health facilities, to life-threatening extreme frequency and duration harm levels of **Electric-Shock E.C.T. (Electro Convulsive Therapy)** against my will. This unlawful forced most brutal treatment has been independently professionally declared by my family psychiatrist [Nyall McLaren \(attachment 'B' refers\)](#); as extremely dangerous treatment that has an exceptionally high probability of killing me.

In addition to this independent most grave declaration of potential imminent death-risk, Dr. McLaren professionally attests I am of very sound mind and that I possess profound mental capacity to reliably be capable of making 'informed-consent' to accept or reject ANY and ALL proposed psychiatric treatments on myself.

I categorically reject **Electric-Shock E.C.T. (Electro Convulsive Therapy)** and I am in a state of most grave and extreme terror for my life and I genuinely believe this most life-threatening level and extreme frequency and duration of brutal harmful treatment will cause my death.

In my statement read to the 5 April 2016 Mental Health Tribunal held to continue enforced **Electric-Shock E.C.T. (Electro Convulsive Therapy)**; and in my final verbatim remarks, I stated, QUOTE: "I'm scared they're going to shock me to death" this demonstrates my genuine fear of real death risk.

Furthermore, this most grave declaration by psychiatrist Dr. Nyall McLaren, of my imminent death-risk and him lawfully declaring I possess 'informed-consent capacity' for treatment refusal; is further independently professionally supported by my registered psychiatrist [Byron Rigby \(MBBS MRC Psych Consultant Physician in Psychiatry\)](#);

Dr. Rigby, also professionally attests I am of very sound mind and I have profound mental capacity to be reliably considered capable of giving my 'informed-consent' to accept or reject ANY and ALL proposed **Electric-Shock E.C.T. (Electro Convulsive Therapy)**.

In Dr. Rigby's letter of 24 September 2015 to the Mental Health Tribunal; Dr. Rigby officially attests on examining me on 12 and 19 September 2015, by verbatim statement QUOTE: "**I considered his state of balance at the time of both examinations was sufficient to gauge that capacity to consent was present**".

The following is Dr. Rigby's broader verbatim extracted statements from the 24 September 2016 letter to the Mental Health Tribunal: QUOTE:

### 1. "Remission

It appears to be agreed that between the 12<sup>th</sup> and the 19<sup>th</sup> of September 2015, the dates on which I examined Garth, he was in complete remission, and was "apsychotic and euthymic" (ie, without psychotic symptoms and free from depression, anxiety, anger or any other abnormal emotional states).

### 2. Nature of Mental State Examinations

I was asked by Garth and his father to indicate whether Garth was in a mental state in which he was capable of giving consent for treatment.

It was clear to me that Garth's mental state was, in fact, compatible with giving consent at the time of examination on both occasions. In discussion with Dr Segal, this appeared to be confirmed.

### 3. Garth's own views and preferences

I have been treating Garth for a number of years, and have a stable and high level of rapport with him. Whether speaking to Garth alone, or with his father, I am satisfied that the opinions he has presented to me are his own. He has spontaneously contacted me in extreme distress with respect to treatments.

I do not consider that Garth simply complies with or imitates his father's positions. I have examined him minutely on his own views on many occasions, as described in my previous two reports, and have been able to confirm that Garth has been the originating mind for his wishes to avoid treatments of various types".

It is of great significance that this same letter states categorically Eastern Health's treating psychiatrists appear extremely agitated at my psychiatrist Dr. Rigby for proffering independent psychiatric opinion that differs with their extremely strong views to have me treated with Electric-shock (E.C.T.).

Dr. Rigby raised this specific conflict matter in this same 24 September 2016 letter to the Mental Health Tribunal: QUOTE: "The material presented has arisen in the context written notes of a telephone call today with Dr Jose Segal of Eastern Health. Dr. Segal was responding to the receipt of the two previous reports. Included in this reports are conclusions in relation to communications I have had with the father, who I understand is Garth's guardian and Holds his Medical Power of Attorney.

Dr Segal contacted me with the initial purpose of letting me know that it is the view of the medical staff and the Authorised Psychiatrist of Eastern Health that Garth is unwell and needs ECT.

Dr Segal informed me that my two previous reports were causing trouble and difficulties, in that Garth's parents were going to make use of the material in an upcoming Mental Health Tribunal hearing. The view that the opinions I have presented are disruptive or a source of difficulty was emphasized".

This appears to me as direct application of duress and unconscionable conduct pressure being attempted to be applied to dissuade independent professional psychiatric opinion and to influence a Mental Health Tribunal Hearing against me.

I am acutely aware of these independent psychiatrists stating the imminent death risk for me and this is, inter alia; why the '**United Nations Committee on the Rights of Persons with Disabilities**', under Rules of Procedure, has requested Australia to QUOTE: "**take all necessary measures to ensure the suspension of the forced electroshock therapy (ECT) to Mr. Garth Jason Daniels, while his case is under consideration**"; (attachment 'A' communication No. 36/2016 refers).

This matter is solely one of myself being a disabled person having my human rights and legal rights being fully violated by forced detention and forced treatment, which is in full blatant violation of the [\*\*United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)\*\*](#) Australia has fully ratified.

Specifically, the Supreme Court's close attention is invited to Australia's Attorney General's clear, concise and unambiguous public statements that Australia has most proud, unqualified, and full unimpeded CRPD obligations and will immediately ensure our United Nations Convention on the Rights of Persons with Disabilities (CRPD) will be fully implemented without reservations as ratified and further reaffirmed.

Australia declares unambiguous commitment to and having obligations under our CRPD full ratification, and this close attention is respectfully invited to the most compelling aspects of this matter applying to CRPD obligations towards all disabled citizens. And specifically to my case; where these exact issues of principle that have been fully U.N. argued, debated, agreed and consequently reaffirmed by Australia as our legal and ethical duty apply.

In response to U.N. CRPD Committee member Theresia Degener's direct question, to Australia whether the 'Interpretive Declarations' were meant only as declarations or as de facto reservations, Australia's Attorney General's Department **very proudly and very directly responded (on 3 September 2013)** with the following; verbatim deepest legal commitment:

QUOTE: "**Australia is a party to the Convention, all of the articles are binding on Australia and Australia sees itself as obliged to implement all of the articles of the Convention...**":ENDQUOTE:

Therefore, our Attorney General publicly categorically states Australia fully accepts the Committee's authority to apply the Convention provisions to Australia and further explicitly states it is **not in any way constrained** by the declarations.

**This is Australia's clear statement to the world, we are a humane, caring, loving, fully participating fully democratic nation of highest dignity, both fully protecting equally, fundamental human rights and the rights and full dignity of all our citizen persons with disabilities; who are fully protected under the United Nations Convention on the Rights of Persons with Disabilities (CRPD).**

Accordingly, under this concise, unambiguous and binding lawful agreed commitment, the Committee stated it adopts the **Concluding Observations** to fully conform to Article 12 with respect to "**a person's right in his or her own capacity to give and withdraw consent to medical treatment**", and to **repeal the laws allowing compulsory treatment**.

Therefore, Australia's absolute statements of strongly announced full ratification and further fully defined agreements as a State Party, means my forced incarceration and forced Electro-shock now absolutely violates both our Federal Law and the United Nations Convention on the Rights of Persons with Disabilities (CRPD). In addition, these actions also violate other Australian Human Rights Commission and Disability Acts.

Moreover, under Conflict of Laws Doctrine, and legally held conventions, if the laws of a state ever conflict with the laws of the Commonwealth of Australia, the Constitution states that Commonwealth law is to be followed. Consequently, as these are now Australian Federal law and CRPD obligations protecting my human and legal rights, they fully invalidate and legally nullify Victorian Mental Health Act 2014 laws and any other statutes being applied in my case; which have no lawful validity and cannot be applied.

In this regard, close attention is also invited to the following legally binding CRPD Articles cited, which collectively directly relates to Australia's obligations for abolition of forced treatment and substitute decision-making from the CRPD Concluding Observations on Australia (2013), UN Doc. No. CRPD/C/AUS/CO/1.

These critical issues of Australia's fully ratified and further publicly clarified and unambiguously stated obligations are most directly 'on-point' for and specifically apply to agreed obligations towards my human and legal rights as a disabled person which are being fully violated under this brutal forced treatment against me now being conducted by Eastern Health and Monash Health bodies corporate and executive management and staff.

The following CRPD Articles 12, 13, 14 and United Nations Committee on the Rights of Persons with Disabilities points 25, 26, 19, 33, 34 raised to Australia, clearly indicates although Australia's Attorney General has stated Australia unambiguously and unreservedly ratifies clear legal obligations under the UN CRPD; there is a large and destructive gulf existing, whereby disabled persons human and legal rights are continually violated.

This is specifically why the United Nations Committee on the Rights of Persons with Disabilities requests immediate suspension of **forced Electric-Shock E.C.T. (Electro Convulsive Therapy)** against me in this specific potentially life threatening case until fully investigated.

Viz.

**Specific issues raised by the United Nations Convention on the Rights of Persons with Disabilities (CRPD) Articles 12, 13, 14 and United Nations Committee on the Rights of Persons with Disabilities points 25, 26, 19, 33, 34.**

**(Article 12)**

**25.** The Committee recommends that the State party effectively use the current inquiry **to take immediate steps to replace substitute decision-making with supported decision-making** and that it provide a wide range of measures which respect a person's autonomy, will and preferences and are in full conformity with article 12 of the Convention, **including with respect to a person's right, in his or her own capacity, to give and withdraw informed consent for medical treatment, to access justice, to vote,** to marry and to work.

**26.** The Committee further recommends that **the State party provide training, in consultation and cooperation with persons with disabilities and their representative organizations, at the national, regional and local levels for all actors, including civil servants, judges and social workers, on recognition of the legal capacity of persons with disabilities and on the primacy of supported decision-making mechanisms in the exercise of legal capacity.**

**(Article 13)**

**29. The Committee further urges the State party to ensure that persons with psychosocial disabilities are ensured the same substantive and procedural guarantees as others in the context of criminal proceedings, and in particular to ensure that no diversion programmes to transfer individuals to mental health commitment regimes or requiring an individual to participate in mental health services are implemented; rather, such services should be provided on the basis of the individual's free and informed consent.**

**(Article 14)**

**33. The Committee is further concerned that under Australian law a person can be subjected to medical intervention against his or her will, if the person is deemed to be incapable of making or communicating a decision about treatment.**

**34. The Committee recommends that the State party repeal all legislation that authorizes medical intervention without the free and informed consent of the persons with disabilities concerned, committal of individuals to detention in mental health facilities, or imposition of compulsory treatment, either in institutions or in the community, by means of Community Treatment Orders.**

The urgency of this matter now takes on further most serious dimensions; I have been told by nursing staff I will be Electro-shocked more than a further eight times and there is no end in sight. I have told my family I am terrified of this life-threatening treatment and I truly believe it will kill me; I am now terror stricken. So is my loving father Barnard, Mother Marilyn and brother Andre. I am so very petrified now and I need my family to stop this Electric-shock that will kill me.

Telling me as a disabled person this horrendous life-threatening information of unending Electric-shock is a profound emotional torture in itself and utterly defies fundamental decency. In addition, Electro-shock MUST be fully evaluated EACH time as even its adherent's state full post voltage impact evaluation MUST be conducted for each shock, it is a monumental impact that causes grand mal brain seizures exceeding epileptic fits and has frequently killed. I think these Electric-shocks are now set as routine upon me by nursing staff without any fundamental psychiatric review between shocks and I wish the court to question this potential negligence and malpractice.

Further, Monash Health psychiatric staff have now coldly advised my father Bernard he will only be communicated with each Friday at the end of the week; a most disrespectful and cruel bureaucratic isolation act. In addition, in my 3 March 2016 Mental Health tribunal hearing against Electro-shock both psychiatric staff and their legal counsel raised official requests to have my father and my lawyer's advocate son ejected from the hearing on (non-evidentiary hearsay grounds) they would be disruptive. Both Madam Chair and Panel Member categorically stated no grounds whatsoever existed for this alleged behavior claim (and the Panel Member present refuted it as false) and they were both overruled. These frequently encountered divisive actions against my family further indicate official powerful bias by Eastern/Monash Health and all staff against anyone exercising their rights and opposing any powers to apply any treatment they wish without any challenge whatsoever.

My father Bernard sits out on the road gutter daily now while my mother and brother visit me and my father has been prohibited from visiting me without any reasons given. There is no doubt whatsoever this arises because my dad Bernard steadfastly fights for my rights against a psychiatric regime that now boasts the third highest death rates after Cancer and Heart-Disease, terrorism and now even exceeding road deaths. The tragedy is cancer, heart-disease, road deaths are accidental; psychiatric caused death rates are fully deliberate.



My continued family and legally supported opposition to this Electric-shock has been made to three successive Mental Health Tribunal Hearings. In the 5 April 2016 Hearing the Chair was submitted the official request to suspend shocks by The United Nations Committee on the Rights of Persons with Disabilities (attachment 'A' communication No. 36/2016 refers).

Regrettably the Chair stated QUOTE -"we are separate from the justice system". The Tribunal Chair in acknowledging and officially tabling this U.N. document lawfully recognized Australia's signatory/ratification full obligations to protect my disabled person's human rights and liberty. It also by its official document tabling, demonstrated its absolute known obligations as a State Party's 'official Tribunal' therein. This is full acknowledgement and admission of intent to violate its known obligations to fully uphold Australia's legally binding human rights CRPD Convention obligations.

I submit this Originating Motion with affidavit for consideration by the wisest independent minds of jurisprudence in the Supreme Court of Victoria Melbourne and I condense this matter to its core essence; in point form hereunder; hopefully for the court's further clarification:

- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and the UN CRPD Article 12, obliges all Australian government agencies to immediately respect my human rights and legal rights, in my own capacity, to give and withdraw informed consent for medical treatment of **Electric-Shock E.C.T. (Electro Convulsive Therapy)**, and to access justice.
- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and the UN CRPD Article 13, protects my human rights and legal rights **to ensure that no diversion programmes to transfer any individuals (me) to mental health commitment regimes or requiring me to participate in mental health services are implemented**; rather, such services should be provided to me on the basis of my free and informed consent.
- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and the UN CRPD Article 12, obliges, Australia to provide training, in consultation and cooperation with me as a person with disabilities and my duly representative organizations, at the national, regional and local levels for all actors, **(including civil servants, judges and social workers), on recognition of my legal capacity as a person with disabilities and on the primacy of my supported decision-making mechanisms in the exercise of my legal capacity.**
- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and I state that under the UN CRPD Article 14, **Australian agencies now violate Australia's fully ratified UN CRPD protective obligations towards me because I am now subjected to medical intervention against his will, and Article 14 prohibits me to be deemed to be incapable of making or communicating a decision about my own treatment.**
- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and under the UN CRPD Article 14, I state Australia **has agreed to repeal all legislation that authorizes medical intervention against me without my free and informed consent as a person with fully defined and recognised psychosocial disabilities concerned.**
- I Garth Jason Daniels am a person with fully defined and recognised psychosocial disabilities and under the UN CRPD Article 14, Australia **has agreed to (and must) repeal all legislation that authorizes committal of me as a protected individual to detention in mental health facilities, or the imposition of compulsory treatments against me, either in institutions or in the community, by means of Community Treatment Orders.**

Under provisions of Australia's lawful obligations to its fully ratified United Nations Convention on the Rights of Persons with Disabilities (CRPD), I fully contest the lawfulness of the brutal, harmful **Electric-Shock E.C.T. (Electro Convulsive Therapy)** being conducted on myself and prohibiting my lawful access justice.

I therefore accordingly, submit this Originating Motion with the foregoing crucial facts and evidence and legal argument on behalf of myself Garth Jason Daniels, for acceptance as sound grounds supporting the case made for an immediate injunctive relief of these brutal life-threatening treatments as stated.

I respectfully specifically seek immediate injunctive relief from forced Electric-shock treatment ['as also' specifically requested by the United Nations Committee on the Rights of Persons with Disabilities (attachment 'A' communication No. 36/2016 refers)]until the Committee finalizes its current investigation into this matter it has advised Australia (as a CRPD ratifying State Party) it is closely examining.

If it pleases the court, and to fully assist any Associates perhaps assisting the nominated judge hearing my submission, there are imbedded internet links in this submission document that fully verify any/all professional source materials references cited and relied upon.

Therefore to access these links, I have separately transmitted this verbatim document online to Self-Represented Litigant Coordinators Domenic Conidi and Shane Draper on their respective emails of [domenic.conidi@supremecourt.vic.gov.au](mailto:domenic.conidi@supremecourt.vic.gov.au); [shane.draper@supremecourt.vic.gov.au](mailto:shane.draper@supremecourt.vic.gov.au).

Date of document: April 2016

Filed by: **The Plaintiff Garth Jason Daniels**

Date: April 2016

.....

**Signed** Garth Jason Daniels Plaintiff

SWORN or AFFIRMED at:

in the State of Victoria

this day of April 2016

BEFORE ME:

## ATTACHMENT 'A'

NATIONS UNIES  
DROITS DE L'HOMME  
HAUT-COMMISSARIAT



UNITED NATIONS  
HUMAN RIGHTS  
OFFICE OF THE HIGH COMMISSIONER

HAUT-COMMISSARIAT AUX DROITS DE L'HOMME • OFFICE OF THE HIGH COMMISSIONER FOR HUMAN RIGHTS  
PALAIS DES NATIONS • 1211 GENEVA 10, SWITZERLAND

www.ohchr.org • TEL: +41 22 917 9192 • FAX: +41 22 917 9022 • E-MAIL: [petitions@ohchr.org](mailto:petitions@ohchr.org)

REFERENCE: G/SO 214/48 AUS (13)  
CE/NO/mbc 36/2016

1 April 2016

Dear Mr. Floyd,

I have the honour to inform you that your communication received on 29 March 2016, which you submitted to the Committee on the Rights of Persons with Disabilities, for consideration under the Optional Protocol to the Convention on the Rights of Persons with Disabilities, on behalf of Mr. Garth Jason Daniels, has been registered as communication No. 36/2016. You are kindly asked to refer to the registration number in any future correspondence.

In accordance with rule 70 of the Committee's rules of procedure, a copy of the communication has been transmitted to the State party today, with the request that any information or observation in respect of the question of admissibility and merits of the communication should reach the Committee within six months.

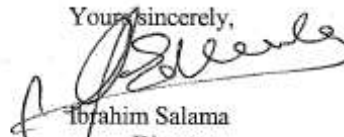
Under article 4 of the Optional Protocol to the Convention on the Rights of Persons with Disabilities and pursuant to rule 64 of the Committee's Rules of Procedure, the State party has been requested take all necessary measures to ensure the suspension of the forced electroshock therapy (ECT) to Mr. Garth Jason Daniels, while his case is under consideration by the Committee. The necessity of maintaining the request for interim measures may be reviewed following receipt of the State party's observations; this request does not imply that any decision has been reached on the substance of the matter under consideration.

Any reply from the State party will be communicated to you in due course to enable you to comment thereon, if you so wish.

You are kindly requested to indicate, in future correspondence, the kind of remedies you would like to obtain from the State party in case the Committee concludes that a violation of the Convention has taken place in the case you have submitted.

Please be aware that final decisions adopted by the Committee on the Rights of Persons with Disabilities are made public. Therefore, if the alleged victim wishes her identity not be disclosed in the final decision, you are kindly requested to so indicate as soon as possible. Kindly note that, due to the level of publicity the Committee's decisions usually receive (including dissemination via Internet, which thus makes the correction and/or deletion of data circulating online virtually impossible), it may not be possible to satisfy requests for anonymity submitted after the publication of the Committee's decision. The Committee shall not be responsible to the author/alleged victim in any manner for any inconvenience, arising out of their failure to notify the Committee in a timely manner about her decision not to have their names disclosed to the public at large.

Yours sincerely,

  
Ibrahim Salama  
Director  
Human Rights Treaties Division

Mr. Glenn Floyd  
[floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com)

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## ATTACHMENT 'B'

**N. McLAREN** MBBS FRANZCP  
PSYCHIATRIST

CONSULTANT

Provider No. 0202979B

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NORTHERN PSYCHIATRIC SERVICES Pty. Ltd.,  
A.C.N. 077 835 557

PO Box 5346, Kenmore East Qld 4069  
07 3087 5380 Fax 07 3378 8774  
jockmclaren@gmail.com

March 23<sup>rd</sup> 2016

Prof. Paul Katz

Director Mental Health  
Eastern Health Region 131  
Thames St  
Box Hill Vic 3128

Dear Paul

Re: Garth DANIELS    dob 26.08.75

Further to our conversations up to and including March 11<sup>th</sup>, I was under the very clear impression that the hospital was agreeable to Mr Daniels being either discharged outright or given leave of absence until the expiration of his current treatment order in early April. As you know, the family now wish to move to Brisbane and I am agreeable to taking over his management on condition they will assist with accommodation and transport as I cannot deal with that as well. They are very happy with this idea and have arranged to stay with relatives while they find something more permanent. As you probably know, I sent a detailed management plan last week and a supplementary letter advising on transport. At that point, I understood that everything was in place and the transfer would proceed smoothly. However I have just seen an email from Dr Roohi advising that Garth will be transferred to a secure unit in about two weeks so it would appear that discharge is no longer under consideration.

I am not sure what has happened to bring about this change in sentiment but it is immensely disappointing as I have felt that my dealings with you and your staff have been cordial and fruitful. You will be aware that I have very lengthy experience of managing the most difficult patients without backup; in my solo practice I routinely manage men including veterans whom I consider too dangerous to send to a mental hospital. This is because any attempt to admit them against their will is likely to result in a major escalation which can only be counter-therapeutic and damaging to all concerned. The results are good; at the very least it is generally possible to effect an acceptable outcome without the massive expense and disruption that comes from court cases, prolonged admissions and the like. I have not had one of them commit suicide or any serious offence. I often feel that the most effective indicator of a successful outcome is when one of them contacts me later and asks me to see his brother or a close friend. You may ask why I have not published this type of material and I would have to direct you to the editors of the conventional journals because they make the decisions on publication, not me.

**Attachment 'B'...Cont'd.**

As it happens however, I do not assess Garth Daniels as being in that class of risk. I see him as psychologically manageable in that he is acting out a deep-seated masochistic need which enables him to remain in hospital as a focus of attention thereby avoiding the frightening risks of leading an independent life as a functioning adult. I trust you can appreciate what that means without me spelling it out. His father's involvement is pathological and I think I mentioned the possibility of *folie a deux* or what is now called imposed psychosis. Because of that, part of my agreement with the family is that they will reduce their emotional investment and withdraw to a level of involvement I will determine. In addition, Garth's behaviour is determined by decades of exposure to psychiatric institutions; we know that this tends to induce patterns of behaviour that conforms to the expectations of the observers. Simply, if everybody thinks Garth Daniels is psychotic that is how he will act. I assess him as a master of feeding back to people what he thinks they want to hear. It is actually quite amusing to see him respond when he is caught out doing this.

I can only reiterate that I believe the present course is doomed to failure. MHS Victoria has nothing further to offer in this case and if the log-jam is not broken **he will die in custody**. I know for a fact that if that happens, the repercussions will be endless and expensive. I would therefore ask you as a colleague to reconsider the current plan of moving him to a secure unit as he has been there before to no avail; to cease the ECT because it has no goal and no end; and to permit the family to move to Qld, as is their right.

Kind regards

Yours sincerely

A handwritten signature in blue ink, appearing to read 'N McLaren', with a long horizontal flourish extending to the right.

N McLaren

**Re: Garth DANIELS**

**dob 26.08.75**

## ATTACHMENT 'C'

**Dr. David S. Bell**

FRANZCP, FRCPsych  
PO Box 296  
CREMORNE NSW 2090  
Tel: 02 9953 2770  
Fax: 02 9904 0709  
Email: [david.bell@brainaction.com](mailto:david.bell@brainaction.com)

1 April 2016

Professor Paul Katz  
Director Mental Health  
Eastern Health Region  
131 Thames St  
**BOX HILL VIC 3128v**

Dear Professor Katz

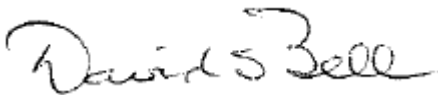
Re: Garth DANIELS dob 26.08.75

I write in support of the proposals from Dr. N. McLaren for the management of the above-named patient, Garth Daniels, who I understand is in your care in a hospital in Victoria. I have followed this case for some years now and have seen the patient both in Sydney and in Victoria. I am aware that psychiatrists in the employ of your service refer to his dangerous violence. I have seen no documentation of it and no specific mention beyond the rare effects of his resistance to the prolonged restraint and forced damaging treatments. To my knowledge, he has inflicted nothing more than the superficial effects to be expected of a minor accident. The nurses to whom I spoke in the ward that I visited made no mention of concern about violence from him.

You apparently blame the failure of treatment on him and his family for refusing to take clozapine. It seems that you cannot persuade or even force him to take the drug, but you still have the power to administer electrotherapy. In the light of current knowledge and practice, of which I have almost 60 years of clinical experience, I regard the use of ECT you have authorised as horrifyingly excessive. An ordinary course of 8 treatments, 12 at the very most, in the right circumstances would be enough, but to my knowledge even those right circumstances do not exist in this case. I understand you have administered 86 treatments so far, with no sense of an upper limit or appreciation of its inadvisability. It would certainly have inflicted detectable brain damage. Your approach equates to the worst excesses practised under the Soviet regime.

The alternative available to you for a long time now would be to allow the patient to move to the care of Dr. N. McLaren. That would release you from seeming to stubbornly hang on to your property. I have put to you serious matters for concern and ask you to address them.

Yours sorrowfully,



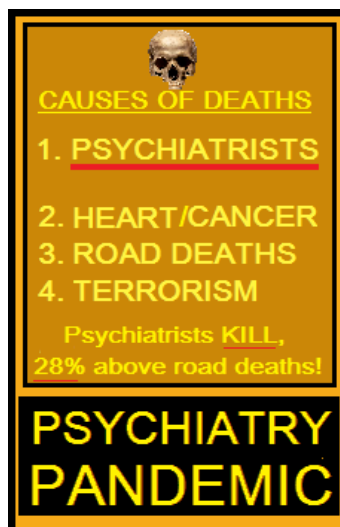
**DAVID S. BELL**

cc: Mr. B. Daniels, Mental Health Tribunal

- Psychiatrists are ‘Officially’ the No 3. Killers After Heart-cancer: [See Official Statistics](#)
- But ‘actually No 1. Killers’, as many more others die from heart/cancer/diabetes etc. via [psychiatrists pushing toxic psychotropics](#)
- Tragically Cancer-Heart are purely accidental, lethal psychiatrists horrifically [kill 28% more than Road-Deaths!](#)
- Professor Peter Gøtzsche Director Nordic Cochrane Center Copenhagen [whistle-blowing on psychiatric mass-killing.](#)
- Dr Gøtzsche says "Almost all psychotropic drugs could be stopped [with no harm & saving hundreds of thousands of lives](#)
- Dr James Davies trenchant criticisms of [rogue butchering lethal-killing psychiatrists](#)
- Dr Joanna Moncrieff and [rogue butchering lethal-killing psychiatrists](#)

But drugs are quite HARMLESS! and just sit in little cardboard boxes and syringes in chemists shelves **they don't kill anyone!**

Vilest lethal psychiatrists KILL by pushing highly toxic-psychotropic-drugs for profits in the Australian \$13Billion annual Psychiatry-Pandemic Industry.



Glenn Floyd

[Garth Daniels Family Advocate](#)

[2004 Australian Senate Endorsed Candidate](#)

[2016 Australian Senate Candidate \(Victoria Independent\)](#)

STANDING WITH A 'CRIMINAL PSYCHIATRIC PRACTICES PRIVATE SENATOR's BILL'

The Psychiatry Pandemic [www.glennfloyd.org/oped.pdf](http://www.glennfloyd.org/oped.pdf)

Manslaughter in Melbourne [www.glennfloyd.org/manslaughter.pdf](http://www.glennfloyd.org/manslaughter.pdf)

The Lethal Psychiatry Oratory [www.glennfloyd.org/oratory.pdf](http://www.glennfloyd.org/oratory.pdf)

Journal of Psychiatry Whistle-blower John W. Newcomer MD, exposes Death-Rates [www.glennfloyd.org/PP1.pdf](http://www.glennfloyd.org/PP1.pdf)

Psychiatrists Mass-Kill with Antipsychotic Medications: [www.glennfloyd.org/MR1.pdf](http://www.glennfloyd.org/MR1.pdf)

U.N. Submission Recommendations against vilest psychiatry <http://www.glennfloyd.org/unohchr.pdf>

REQUEST AUSTRALIAN SENATE/HOUSE SELECT COMMITTEE CRIMINAL INVESTIGATION [www.glennfloyd.org/SSAFP.pdf](http://www.glennfloyd.org/SSAFP.pdf)

The Summary of Global Psychiatry Killing Statistics [www.glennfloyd.org/STATS.pdf](http://www.glennfloyd.org/STATS.pdf)

Blood on their hands [www.glennfloyd.org/BLOOD.pdf](http://www.glennfloyd.org/BLOOD.pdf)

The Global Nullarbor Free Garth Trek: Message: >> [Please Stop Killing Garth!!!!](#)