

# MELBOURNE MANSLAUGHTER?

## Doctors of Death in Australia

**'Lethal at Any Dose'**

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The Deliberate **'Malevolent-Menace'** of the Australian **'Psychiatry-Pandemic'**.  
'For Initia'

THE TRUTH IS MIGHTIER THAN  
THE PEN AND THE SWORD!  
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**\*\* Press Link > United Nations requests 'immediate' stop to forced Electric-shock of Garth Daniels \*\***

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

**Sent:** Monday, April 11, 2016 12:52 PM

**To:** 'Julie.Bishop.MP@aph.gov.au' <[Julie.Bishop.MP@aph.gov.au](mailto:Julie.Bishop.MP@aph.gov.au)>; 'infoservice@humanrights.gov.au' <[infoservice@humanrights.gov.au](mailto:infoservice@humanrights.gov.au)>

**Cc:** 'petitions@ohchr.org' <[petitions@ohchr.org](mailto:petitions@ohchr.org)>; 'civilsociety@ohchr.org' <[civilsociety@ohchr.org](mailto:civilsociety@ohchr.org)>; 'InfoDesk@ohchr.org' <[InfoDesk@ohchr.org](mailto:InfoDesk@ohchr.org)>; 'dujarric@un.org' <[dujarric@un.org](mailto:dujarric@un.org)>; '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)>; 'senator.brandis@aph.gov.au' <[senator.brandis@aph.gov.au](mailto:senator.brandis@aph.gov.au)>; 'daniel.andrews@parliament.vic.gov.au' <[daniel.andrews@parliament.vic.gov.au](mailto:daniel.andrews@parliament.vic.gov.au)>;

**Subject:** FULL CLARIFICATIONS BY AUSTRALIA'S ATTORNEY GENERAL OF AUSTRALIA'S UNAMBIGUOUS BINDING OBLIGATIONS UNDER THE CRPD: Interpretive Declarations - Agreed as 'No-Caveat'

**The Hon Julie Bishop MP**  
**Member for Curtin, Western Australia**  
**Minister for Foreign Affairs**

**Professor Gillian Triggs**  
**President of the Australian Human Rights Commission**

Dear Minister Bishop and HRC Madam President Triggs, I sincerely hope as Australia's political and highest human rights institutional representatives; you can very cooperatively work together for an immediate resolution of Garth Daniels' plight now under the full international spotlight.

Specifically I draw your close attention to our Attorney General's clear, concise and unambiguous 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 immediately implemented without reservations as stated **and further reaffirmed.**

After the most compelling legal research findings of Australia's commitment to and obligations under our CRPD, I respectfully draw your full attention to the most compelling aspects of this matter applying our obligations towards all disabled citizens. And specifically to Garth Daniels' case; where issues of principle that have been fully U.N. argued, debated, agreed and consequently reaffirmed by Australia as our legal duty.

In response to CRPD Committee member Theresia Degener's direct question, whether the 'Interpretive Declarations' were meant only as declarations or as de facto reservations, Australia's Attorney General 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..."**

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. Accordingly, under this concise unambiguous and binding lawful agreed commitment, the Committee adopted **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.**

**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 disabled; who are fully protected under the United Nations Convention on the Rights of Persons with Disabilities (CRPD).**

Consequently, as these are now Australian Federal law and CRPD obligations, they fully invalidate and legally nullify Victorian Mental Health Act 2014 laws being applied in Garth's case. They have no lawful validity and cannot be applied.

Therefore, Australia's absolute statements of strongly annunciated full ratification and further fully defined agreements as a State Party, means Garth's 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). Also HRC and Disability Acts. In addition, there is greater and far deeper specific focus on the agreed obligations Australia fully accepts under the CRPD and its consequential unambiguous further reaffirming of our U.N. obligations.

In this regard, I draw your attention to the following CRPD Articles cited, which collectively directly relates to our 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 our fully ratified and further publicly clarified and unambiguously stated obligations are most directly 'on-point' for and specifically apply to our agreed obligations towards Garth Daniels' rights being violated and this full discrimination now happening at Eastern Health and Monash Health.

#### **(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; Garth has been told by nursing staff he will be Electro-shocked a further eight times. Garth is telling his family he is terrified of this treatment and he feels it will kill him;

Garth is very frightened now. Telling a disabled person this horrendous life-threatening information is an emotional torture in itself and defies decency. In addition, Electro-shock MUST be evaluated EACH time as even its adherent's state full post voltage evaluation MUST be conducted, it is a monumental impact that causes grand mal brain seizures exceeding epileptic fits and has frequently killed.

Further, Monash Health psychiatric staff have now coldly advised Garth's father Bernard will only be communicated with each Friday at the end of the week; a most disrespectful and cruel act. Bernard sits out on the road gutter while his wife and son visit Garth as Bernard has been prohibited from visiting Garth without any reasons given. Bernard is a most respectful and softly spoken man and although we are not related I proudly call him my deeply respected brother, this is unconscionable Monash Health conduct.

I draw your attention to Australia's infamous Chelmsford Hospital Royal Commission where inter alia, forced Electro-shock conducted on disabled citizens drew global condemnation of our health system. That horrifying outcome and global focus on Garth Daniels' case has now regrettably cemented Australia as the Electro-shock capital of the world.

Minister Bishop and HRC Madam President Triggs, I sincerely request your immediate intervention and urgent resolution of this life and death case of discrimination of the disabled in Australia.



With Love and Peace

Glenn

Glenn Floyd

Founding Executive Chairman & (Interim) CEO

**reachers Philanthropy**

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

**Sent:** Saturday, April 9, 2016 11:32 AM

**To:** 'GLENN FLOYD' <floydaubrey@bigpond.com>

**Cc:** petitions@ohchr.org; civilsociety@ohchr.org; InfoDesk@ohchr.org; dujarric@un.org; martin.pakula@parliament.vic.gov.au; martin.foley@parliament.vic.gov.au; senator.brandis@aph.gov.au; matt.sharp@easternhealth.org.au; graham.ashton@police.vic.gov.au; andrew.stripp@monashhealth.org

**Subject:** FW: URGENT LIFE AND DEATH INTERVENTION: THE MENTAL HEALTH TRIBUNAL IS FULLY COMPLICIT IN HARM AND THREAT TO LIFE OF THE HELPLESS DISABLED

**TO ALL EASTERN HEALTH BCC-PROTECTED ADDRESSEES INCLUDED IN THIS COMMUNIQUE**

I thank the two women staff after the Mental Health Tribunal last week who are heartbroken and resolutely against the draconian Electro-shock treatment of Garth Daniels and fear for their job if they dare speak out.

The whistleblower-law process is the sole reason [The Emperor of ECT and his 'killing-spree' psychiatrist](#) was stopped by the Chelmsford Royal Commission.

This heinous behavior in both cases was solely stopped by the ranks of other health professionals delivering the ongoing media exposure of his practices.

I will drive ['Criminal Psychiatric Practices Bill'](#) if elected to the Senate this year; chemical-psychiatrists are the sole reason for the [Psychiatric-Pandemic](#) now being the Number 1 killer of all Australians exceeding cancer, heart disease and road deaths.

This Electro-shock of Garth Daniels fully violates UN CRPD international law statutes and at least three Australian statutes:

- **Electro-shock violates the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\) Article 15. 1. to conduct forced Electro-Shock](#) – Electro-shock is classified as medical experimentation**
- **Electro-shock violates [Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 - SECT 6 \(1\)\(b\) 'assault' - even if not intended/foreseen & \(3\)\(a\) application of electric current or any other form of energy.](#)**
- **Electro-shock violates the [Australian Human Rights Commission Act 1986](#) Part I, 3. (1) (a) "an authority of the Commonwealth" where alleged unlawful discrimination means: (a) in relation to a complaint—the acts..... alleged in the complaint and that would, if proven, **constitute unlawful discrimination**; and where authority means: (b) in relation to a State: (i) a body (**whether incorporated or unincorporated**) established for a purpose of the State by or under a law of the State;**
- **Electro-shock violates the [Australian Disability Discrimination Act 1992](#) Part 1, 3 Objects (b) to ensure, as far as practicable, that persons with disabilities have the same rights to equality before the law as the rest of the community; and (c) to promote recognition and acceptance within the community of the principle that persons with disabilities have the same fundamental rights as the rest of the community**

If elected, I will force a full Royal Commission, force Mental Health Acts to conform to CRPD Human Rights standards, and reinforce all Australian Human Rights and Disability law provisions. I will also force Privacy Act law to have NO BARRIERS whatsoever for all patients to have full access to their files; **no psychiatrist will ever hide from their rampant unchallengeable malpractice and negligence that is heinously protected now.**

Psychiatrist McGorry, Katz, Cidoni et al have far more 'unfettered-power' [over ALL citizens than ANY political official you elect!](#) Their power exceeds all Ministers, all State Premiers and the Prime Minister. These people can kill you and they and their administration can declare you cannot examine ANY aspect of your file.

They alone with a stroke of their pen can whimsically and capriciously remove all human rights, all legal rights and force incarceration and Electroshock upon you as [The Emperor of ECT and his 'killing-spree' psychiatrist Bailey](#) did with unchallenged lethal-license!

Please be assured that if any information you also wish to provide me over this CRPD violation either directly or anonymously will be treated in strictest confidence and is protected under the provisions of Victoria's [PROTECTED DISCLOSURE ACT 2012 \(NO. 85 OF 2012\)](#)

- SECT 1

Purposes

The purposes of this Act are—

- (a) to encourage and facilitate disclosures of—
  - (i) improper conduct by public officers, public bodies and other persons; and
  - (ii) detrimental action taken in reprisal for a person making a disclosure under this Act; and
- (b) to provide protection for—
  - (i) persons who make those disclosures; and
  - (ii) persons who may suffer detrimental action in reprisal for those disclosures; and
- (c) to provide for the confidentiality of the content of those disclosures and the identity of persons who make those disclosures.

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

**Sent:** Friday, April 8, 2016 10:49 PM

**To:** 'infoservice@humanrights.gov.au' <infoservice@humanrights.gov.au>

**Cc:** 'petitions@ohchr.org' <petitions@ohchr.org>; 'civilsociety@ohchr.org' <civilsociety@ohchr.org>; 'InfoDesk@ohchr.org' <InfoDesk@ohchr.org>; 'dujarric@un.org' <dujarric@un.org>; 'martin.pakula@parliament.vic.gov.au'

**Subject:** FW: URGENT LIFE AND DEATH INTERVENTION: THE MENTAL HEALTH TRIBUNAL IS FULLY COMPLICIT IN HARM AND THREAT TO LIFE OF THE HELPLESS DISABLED

## **Professor Gillian Triggs President of the Australian Human Rights Commission**

Dear Madam President Triggs, I have noted your remarkable staunch championing of fundamental human rights of all Australians from the moment of your outstanding selection as HRC President and note your great personal standards of ethics. Your strong values and integrity most honorably and demonstrably and very publicly been displayed in recent times; you serve humanity and Australia impeccably.

Within your august dual roles of presiding over the HRC as the paramount national human rights institution of Australia and for administration of inter alia, the Australian Human Rights Commission Act 1986 and the Australian Disability Discrimination Act 1992; I request your urgent examination of a most pressing life and death human rights matter now unfolding in Melbourne as advised (email under) to The Hon Julie Bishop Minister for Foreign Affairs.

This matter has been officially raised with Minister Bishop (email under) resulting from the United Nations Committee on Rights of Persons with Disabilities officially [requesting there be an immediate suspension of forced Electro-shock](#) being executed upon Garth Daniels at Eastern Health and Monash Health state corporations. The CRPD Committee request is attached and at [www.glennfloyd.org/UN.pdf](http://www.glennfloyd.org/UN.pdf)

Garth has been professionally assessed by his three consulting family psychiatrists who categorically state Garth has legal informed consent capacity to refuse this Electro-shock and this electro-shock is grossly excessive, is causing (MRI proven) brain-cell damage and memory loss right now; and they professionally state it will kill Garth.

The illegal action of forced Electro-shock violates both the United Nations Convention on the Rights of Persons with Disabilities (CRPD) and Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 : Viz:

- Electro-shock violates the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\) Article 15. 1. to conduct forced Electro-Shock – Electro-shock is classified as medical experimentation](#)
- Electro-shock violates [Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 - SECT 6 \(1\)\(b\) 'assault' - even if not intended/foreseen & \(3\)\(a\) application of electric current or any other form of energy.](#)

In examining your authority for administration of the Australian Human Rights Commission Act 1986 and the Australian Disability Discrimination Act 1992; I note Garth's forced incarceration and having forced Electro-shock being executed upon him; also are clear violations of both acts, where this forced treatment clearly **constitutes unlawful discrimination** under both the:-

- [Australian Human Rights Commission Act 1986](#) Part I, 3. (1) (a) "an authority of the Commonwealth" where alleged unlawful discrimination means: (a) in relation to a complaint—the acts..... alleged in the complaint and that would, if proven, **constitute unlawful discrimination**; and where authority means: (b) in relation to a State: (i) a body (**whether incorporated or unincorporated**) established for a purpose of the State by or under a law of the State;

...and the:

- [Australian Disability Discrimination Act 1992](#) Part 1, 3 Objects (b) to ensure, as far as practicable, that persons with disabilities have the same rights to equality before the law as the rest of the community; and (c) to promote recognition and acceptance within the community of the principle that persons with disabilities have the same fundamental rights as the rest of the community

Madam President Triggs, I am utterly outraged as an Australian citizen that these prima facie most egregious human rights violations are perpetrated against anyone; but having attended the Mental Health tribunal I have now witnessed the most vicious bureaucratic attack upon Garth Daniels and his family. Accordingly, I am fully enraged that this is done to a most beautiful, soft, gentle man who is totally disabled and desperately needs our help. The bureaucratic brutality being metered out directly against Garth and his family is truly sickening.

I also witnessed the Victorian Attorney General in my view wrongfully intercede in a recent habeas corpus writ to mindlessly protect its appalling Mental Health Act (directly against Garth) that is grossly out of step with international human rights law. I saw it as an appalling kneejerk rearguard action probably prompted and possibly funded by the money riven psychiatric industry lobby that now delivers the world the greatest (psychotropic drug caused) unnatural death rates in human history. This psychiatry pandemic killing now exceed cancer, heart disease and road deaths. A lethal killing legacy that MUST be stopped.

Accordingly because I see blatant government interference like this in the judicial process, I have no hesitation in putting my official name and Chair/CEO position into public discourse when I see manifest wrongs being committed against the vulnerable disabled.

I do this because we plan and fully intend to globally raise \$10Billion for charity in 2016 of which if successful \$2.4Billion will go to the remarkable [Open Dialogue foundation](#) that has eliminated schizophrenia by 90% throughout Finland; and repeatedly over 25 years.

A 90% turnaround in any medical field is truly phenomenal and these remarkable people did this **SOLELY by refusing to inject/administer toxic psychotropic poisonous drugs** that psychiatry pushes solely for profit.

It is an indictment upon humanity that there even has to exist, an august UN body exposing hideously cruel bureaucratic treatment towards the disabled IN HEALTHCARE; this case is the starkest example. In his authoritative report presented to the Human Rights Council, UN Special Rapporteur on torture Juan Méndez claims many of these acts IN HEALTHCARE amount to cruel, inhuman or degrading treatment or torture.

I respectfully request you investigate these prima facie violations of both the Australian Human Rights Commission Act 1986 and the Australian Disability Discrimination Act 1992; and in conjunction with Foreign Affairs Minister Bishop, intervene for immediate cessation of forced Electric-shock and incarceration against Garth who is so vulnerable and fully disabled.

I see this tragic chain of decisions violate so many UN and Australian statutes and fully diminishes the leadership of certain levels of government in this proud country.



With Love and Peace

Glenn

Glenn Floyd

Founding Executive Chairman & (Interim) CEO

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

**Sent:** Friday, April 8, 2016 10:22 AM

**To:** 'graham.ashton@police.vic.gov.au' <graham.ashton@police.vic.gov.au>; 'andrew.stripp@monashhealth.org'

**Cc:** 'petitions@ohchr.org' <petitions@ohchr.org>; 'civilsociety@ohchr.org' <civilsociety@ohchr.org>; 'InfoDesk@ohchr.org'

**Subject:** POTENTIAL FOR MANSLAUGHTER

**Chief Commissioner of Police  
Graham Ashton AM**

Dear Chief Commissioner Ashton, I have just been phoned by Bernard Daniels at Monash Health who was advised continued electric-shock will be executed upon disabled Garth Daniels; they also told Bernard he cannot visit his son Garth with no reasons given. This is unconscionable conduct and possibly criminal action you must investigate.

Garth's father Bernard refused to participate further in the meeting and warned Monash Health staff would face murder/manslaughter charges if Garth's life were taken; **two consulting psychiatrists have declared this treatment 'will kill Garth'**.

Bernard Daniels has now called your 000 services demanding your immediate involvement, which I wholeheartedly support. Bernard Daniels has officially submitted a request (attached) which is formal notice for police involvement for removal of Garth and charging of Monash Health staff involved.

This matter does not eclipse my request for your immediate involvement to investigate psychiatrist Cidoni's unlawful barring of Bernard to visit his son Garth. In fact the police statement attached and statutory declaration of Garth's brother Andre DEMONSTRATES the reasons stated by psychiatrist Mackay at Eastern Health that Bernard interfering may be a lie and fabricated under malevolent intent.

As a police statement of criminal acts is in your hands and 000 are involved; your immediate enforcement intervention is urgently warranted.

Garth is a disabled person and fully protected under Australia's ratified signatory obligations of the CRPD and Victoria's and Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 : Viz:

**Electro-shock violates the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#) Article 15. 1. to conduct forced Electro-Shock – Electro-shock is classified as medical experimentation**

**Electro-shock violates [Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 - SECT 6 \(1\)\(b\) 'assault' - even if not intended/foreseen & \(3\)\(a\) application of electric current or any other form of energy.](#)**

Garth's family psychiatrist has offered to immediately take care of Garth in Queensland and states this electro-shock will kill Garth, this forms compelling legal warrant for your immediate intervention; please intervene immediately in this life and death risk matter. Please call me immediately on 0407 861 056 if you require the professional assessment by Garth's family psychiatrist stating this treatment will kill Garth.

**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'**

**84 Albert Street Seddon 3011 Victoria Australia. +61 (0)407 861 056**

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

**Sent:** Friday, April 8, 2016 7:44 AM

**To:** 'graham.ashton@police.vic.gov.au' <[graham.ashton@police.vic.gov.au](mailto:graham.ashton@police.vic.gov.au)>; 'andrew.stripp@monashhealth.org' <[andrew.stripp@monashhealth.org](mailto:andrew.stripp@monashhealth.org)>

**Cc:** 'petitions@ohchr.org' <[petitions@ohchr.org](mailto:petitions@ohchr.org)>; 'civilsociety@ohchr.org' <[civilsociety@ohchr.org](mailto:civilsociety@ohchr.org)>; 'InfoDesk@ohchr.org' <[InfoDesk@ohchr.org](mailto:InfoDesk@ohchr.org)>; 'dujarric@un.org' <[dujarric@un.org](mailto:dujarric@un.org)>;

**Subject:** FW: URGENT LIFE AND DEATH INTERVENTION: THE MENTAL HEALTH TRIBUNAL IS FULLY COMPLICIT IN HARM AND THREAT TO LIFE OF THE HELPLESS DISABLED

**Chief Commissioner of Police  
Graham Ashton AM**

Dear Chief Commissioner Ashton,

It is with greatest alarm that I call for your immediate intervention in the prima facie possible criminal actions of psychiatrist Cidoni at Monash Health Dandenong. On what I observe, this man may have indulged in two prima facie most serious actions of criminal coercion, subterfuge and conspiracy against the entire family of Garth Daniels; patient at Monash Health. This may not be the case, however it requires your full investigation to determine the facts as reported to me; the most serious matters I wish to be immediately investigated are:

- Why psychiatrist Cidoni prima facie appears to have consorted with Eastern Health and took Garth to Monash Health without reasonable notification to Garth's father/guardian/legal power of attorney. I am advised, Cidoni dropped the most reprehensible and clandestine 11:30pm stealth of night email upon the family who without knowing presented at Eastern Health at 9am to find their son Garth gone! Garth had been taken without phone advice, reasonable contact or minimal respect and decency. An email at midnight, a removal of family without reasonable family warning and respect; I say is highly indicative of criminal consorting behavior against a citizen of Australia. This prima facie most egregious act also has had massive emotional pressure upon Garth who as a disabled person, and a full violation his human rights itself [under United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#). In fact Garth's detention itself as a disabled person being held unlawfully by Monash Health is a CRPD violation and is now requested to be under federal investigation.

- Why (as I am advised) psychiatrist Cidoni point blank now utterly refuses to allow Bernard Daniels to visit his son Garth at Monash Health. Notwithstanding Garth and his family wanting Garth to fully participate in ALL discussion with Monash Health **as the Mental Health Act 2014 'DEMANDS'** this lawful choice (email under), this matter is not related to psychiatrist Cidoni allegedly unlawfully barring Garth's from visiting his son Garth.

You will see under the United Nations' CRPD intervention request in this matter now actively under discussion with The Hon Julie Bishop Minister for Foreign Affairs. Apart from this matter attracting widespread international condemnation by [leading global professional psychiatric observers](#) in Garth's plight. The UN involvement arises because as shown under; Garth's forced detention and forced electro-shock is a CRPD violation.

For this clandestine removal of Garth without respectful notification Cidoni (and/or Eastern Health) involved must answer to his organizational masters and Andrew Stripp Chief Executive immediately. If found unconscionable conduct; he should face the full extent of disciplinary measures commensurate with policy guidelines the Mental Health Act demands from Monash Health. I include Mr. Stripp to deal with this internally and await immediate explanation. If this is found as appears; I will be pressing for dismissal and potential criminal charges (if warranted) for this prima facie 'unconscionable' conduct.

The matter of Cidoni unlawfully banning Garth's father from visiting Garth as advised is another matter entirely; if it has happened as Bernard states and his family witnesses, this is blatant criminal action. This man CANNOT ban ANY family from visiting their family. If this has happened as advised; it warrants a full police investigation; this is not a medical treatment or administrative matter it is a full criminal offence.

As a matter of urgency, please contact Cidoni's executive chain of command at Monash Health and instruct them to immediately overturn Cidoni's unlawful ban of Garth's family they advise they have received; this is not only a criminal violation of Victorian and Federal law, it is a violation of Garth Daniels' human rights.

I say there is a full concerted bureaucratic consorting collusion among many of Victoria's health public servants bent on brutal payback for Garth Daniels exercising his inalienable human rights and exposing both their massive violations of his human rights and their utter failures to protect him as a disabled person.

**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'**

**84 Albert Street Seddon 3011 Victoria Australia. +61 (0)407 861 056**

From: [dandenong.amhs@monashhealth.org](mailto:dandenong.amhs@monashhealth.org)

To: [psychb@hotmail.com](mailto:psychb@hotmail.com)

Subject: Transfer of Garth

Date: Tue, 5 Apr 2016 23:21:44 +0000

Dear Bernard, In order to discuss the management plan for Garth after his transfer to Unit 4, I have arranged a meeting for you with myself and Tracey Harmer, Operational Director/Director Of Nursing, at: **9am Friday April 8**. Report to Main Reception, ART Building, 126-128 Cleeland St Dandenong. I would encourage your wife and other son to attend.

Garth will not be part of this meeting. Please direct all communication from yourself to this email address only. Please do not attend the hospital before the above time. We look forward to meeting with you.

Regards,

**Anthony Cidoni**

**Unit Head**

**Dandenong Adult Mental Health Service**

**MonashHealth**

ICARE: Integrity | Compassion | Accountability | Respect | Excellence

---

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

**Sent:** Thursday, April 7, 2016 4:07 PM

**To:** 'Julie.Bishop.MP@aph.gov.au' <[Julie.Bishop.MP@aph.gov.au](mailto:Julie.Bishop.MP@aph.gov.au)>

**Cc:** 'petitions@ohchr.org' <[petitions@ohchr.org](mailto:petitions@ohchr.org)>; 'civilsociety@ohchr.org' <[civilsociety@ohchr.org](mailto:civilsociety@ohchr.org)>; 'InfoDesk@ohchr.org' <[InfoDesk@ohchr.org](mailto:InfoDesk@ohchr.org)>; 'dujarric@un.org' <[dujarric@un.org](mailto:dujarric@un.org)>;

**Subject:** URGENT LIFE AND DEATH INTERVENTION: THE MENTAL HEALTH TRIBUNAL IS FULLY COMPLICIT IN HARM AND THREAT TO LIFE OF THE HELPLESS DISABLED

**The Hon Julie Bishop MP**  
**Member for Curtin, Western Australia**  
**Minister for Foreign Affairs**

Ms. Bishop, I request your urgent intervention in this emergency life and death matter now tragically playing out between Australia's in my view criminally complicit State bureaucracies.

You of course are aware Australia has been placed on notice via your office (and ministerial accountabilities in conjunction with the Health Minister) that the [United Nations Committee on the Rights of Persons with Disabilities \(CRPD\)](#) (email under), has directly intervened and requested Australia immediately cease this Electro-shock treatment of Garth Daniels. Garth is a fully disabled person protected by OUR CRPD.

Garth Daniels has been professionally assessed by his three consulting family psychiatrists who categorically state Garth has legal informed consent capacity to refuse this Electro-shock and this electro-shock is grossly excessive, is causing (MRI proven) brain-cell damage and memory loss right now; and it will kill Garth.

This illegal action of forced Electro-shock violates both the United Nations Convention on the Rights of Persons with Disabilities (CRPD) and Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 : Viz:

**Electro-shock violates the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#) Article 15. 1. to conduct forced Electro-Shock – Electro-shock is classified as medical experimentation**

**Electro-shock violates [Victoria's PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 - SECT 6 \(1\)\(b\)](#) 'assault' - even if not intended/foreseen & (3)(a) application of electric current or any other form of energy.**

You will note under, the most egregious act of Victoria's Mental Health Tribunal Upton House Hearing Chair Troy Barty, who both tabled this official United Nations request Tuesday 5 April 2016, and fully acknowledged Australia's UN ratified obligations to cease this (CRPD VIOLATING) Electro-shock; **and then (blatantly) stated she will ignore Australia's obligations and approved this Electro-shock CRPD violation.**

This is now a matter of violation of international law.

I am copying in the United Nations High Commissioner for Human Rights Zeid Ra'ad Al Hussein, to inform him of this regrettable action of Ms. Barty(in your name) that deliberately flouts Australia's international law obligations. And I request your immediate and urgent personal intervention and action in conjunction with Federal Health Minister, and Attorney General to stop this vilest, destructive medical experimentation on Garth Daniels who is fully disabled.

I am also immediately writing to the United Nations this day reminding UN Security General Mr. Ban Ki-moon that Australia CANNOT pretend itself to being a good international citizen, merely when it aspires to high-office; high-profile prestige of United Nations' positions.

If this country blatantly refuses to abide its fully ratified U.N. Conventions, it utterly forfeits any rights or aspirations whatsoever to high-office roles of Security Council non-permanent seat membership (it now wants) or to promote itself as the next Secretary General honored roles it now contemplates. Double standards are anathema to all ethical ideals our United Nations stands for.

These most honoured international positions must only be held by nations displaying impeccable human rights and international law integrity and Australia CANNOT be considered for these roles of high-office when it blatantly ignores its UNHCHR agreed ratified signatory obligations and allows them to be publicly and so vulgarly flouted by its own government agencies.

I would like to also remind you of the following:

- Under CRPD, all forced treatment is prohibited, and so is involuntary commitment; both inpatient or outpatient and Garth is disabled and fully protected by the CRPD requests that electroshock should be immediately ceased with no more forced treatment of any kind, including coerced drugging. All psychiatric treatments from now on should be based only on Garth's free and informed (CRPD Protected) consent and if he needs help in taking himself off drugs that help should be provided by law. The CRPD also provides that state authorities should ensure that Garth has affordable housing and whatever services he decides that he needs, all based on his own free and informed consent as a disabled person.
- Under CRPD protection State ordered guardianship and substitute decision making are also prohibited, it is illegal for any State party to attempt this for CRPD protected disabled persons and Eastern Health has done precisely this with a current VCAT hearing to remove Garth's father Bernard's lawful right to manage Garth's affairs. Garth does not want to be under State guardianship, and this is his right under the CRPD. These bureaucracies are displaying manic unfettered colluding abuse of Garth and isolation of his entire family.
- Disabled people have the right to have support in making decisions if they want it, but support cannot be imposed against a disabled person's will. States are obligated to respect the person's choices and not substitute their own judgment about the person's best interests. Capacity tests cannot be used to deny somebody the right to make their own decisions, this is binding ratified CRPD international law!
- This has now reached horrendous bureaucratic bungling and in my view criminal complicity and massive (and building) remedy and reparations are available for these serious human rights violations; including among other things "guarantees of non-repetition. In addition, Garth demands The State (YOU) as his CRPD ratifying protector, take immediate measures to ensure that these violations are never again done to him. These vilest Australian laws must be immediately repealed that allow these barbaric violations to happen. Both inpatient and outpatient commitment and forced treatment are unlawful now for all disabled persons under OUR United Nations Convention on the Rights of Persons with Disabilities (CRPD).

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'**

**84 Albert Street Seddon 3011 Victoria Australia. +61 (0)407 861 056**

*cc Stéphane Dujarric Spokeswoman for the UN Secretary-General*

**From:** Petitions OHCHR [<mailto:petitions@ohchr.org>]

**Sent:** Saturday, April 2, 2016 1:04 AM

**To:** GLENN FLOYD <[floydaubrey@bigpond.com](mailto:floydaubrey@bigpond.com)>

**Subject:** CRPD request for IM

Dear Sir,

Attached please find letter concerning your request for IM , presented to the Committee on the Rights of Persons with Disabilities, on behalf of Mr. Garth Jason Daniels, registered as communication No. 36/2016.

Kindly acknowledge upon receipt to: [petitions@ohchr.org](mailto:petitions@ohchr.org)

Sincerely,

Petitions and Inquiries Section (Section des requêtes et des enquêtes)

Office of the United Nations High Commissioner for Human Rights

Palais des Nations

CH-1211 Genève 10

Switzerland

Fax: +41 22 9179022

**\*\*\*\*\*MEDIA RELEASE\*\*\*\*\***

**THIS DARKEST UNLAWFUL BEHAVIOUR HAS NOW TAKEN ON THE VILEST STEP DOWN TO BUREACRATIC DEPRAVITY!**

The Eastern Health administration has without notification to Garth Daniels' family, taken Garth out of Upton House and transferred Garth to Dandenong facility. This vilest clandestine act cannot be countenanced.

Further; the head of Dandenong facility has formally now officially barred Garth's father Bernard from now visiting Garth and demanding a meeting Friday without Garth; this is the most chilling concerted evil.

This man has got no legal right whatsoever to conduct such a blatant and brutal act against Garth's family and it is DELIBERATE brutal intimidation and alienation of Garth's family. He cannot bar Garth's father!

Premier Andrews, I call upon you to immediately intervene in this concerted attack upon Garth Daniels, his father, his brother, his mother; his entire family. This is rampant and evil bureaucracy, now out of control.



Glenn Floyd

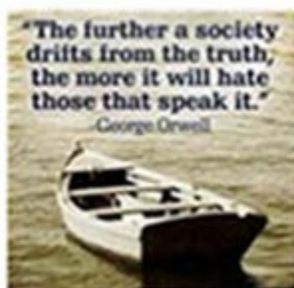
[Garth Daniels Family Advocate &](#)

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**PREMIER DANIEL ANDREWS - WHERE ARE YOU?**

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

**Sent:** Wednesday, April 6, 2016 11:59 PM

**To:** 'daniel.andrews@parliament.vic.gov.au' <[daniel.andrews@parliament.vic.gov.au](mailto:daniel.andrews@parliament.vic.gov.au)>; 'mht@mht.vic.gov.au' <[mht@mht.vic.gov.au](mailto:mht@mht.vic.gov.au)>

**Cc:** 'anthony.cidoni' <[anthony.cidoni@monashhealth.org](mailto:anthony.cidoni@monashhealth.org)>; 'brigid.bosley' <[brigid.bosley@monashhealth.org](mailto:brigid.bosley@monashhealth.org)>; >

**Subject:** THE MENTAL HEALTH TRIBUNAL IS FULLY COMPLICIT IN HARM AND THREAT TO LIFE OF THE HELPLESS DISABLED

**\*\*\*\*\*MEDIA RELEASE\*\*\*\*\***

**THE MENTAL HEALTH TRIBUNAL MELBOURNE YESTERDAY  
COMMITTED THE GRAVEST SUBVERSION OF JUSTICE**

**\*\*IT IS A UNITED NATIONS CRPD VIOLATION TO HARM  
OUR DISABLED\*\***

**Garth Daniels is disabled – the Tribunal willfully overrode the U.N. and Garth’s rights.**

**Two Psychiatrists state Garth “will be killed” under Victoria’s draconian regime**

**THE AUSTRALIAN AND STATE ATTORNEYS GENERAL ‘MUST’ IMMEDIATELY INSTIGATE  
AN INQUIRY INTO ITS GREIVOUS BREACH OF LAW AND JUSTICE PROCESS**

**PSYCHIATRY NOW KILLS MORE AUSTRALIANS THAN CANCER.,  
HEART DISEASE AND ROAD DEATHS**

**THE LAWS PROHIBITING ELECTRO-SHOCK ARE:**

- Electro-shock violates the [United Nations Convention on the Rights of Persons with Disabilities \(CRPD\)](#) Article 15. 1. to conduct forced Electro-Shock – Electro-shock is classified as medical experimentation
- Electro-shock violates [Victoria’s PERSONAL SAFETY INTERVENTION ORDERS ACT 2010 - SECT 6 \(1\)\(b\) ‘assault’](#) - even if not intended/foreseen & (3)(a) [application of electric current](#) or any other form of energy.

The Mental Health Tribunal yesterday committed the most grievous subversion of justice and must be immediately brought to full Federal and State Attorney’s General and/or judicial investigation. These people must be brought to account for their utterly flawed investigation and odious unlawful methods of inquiry and decisions yesterday concerning the fundamental human rights and welfare of Garth Daniels.

The Tribunal’s grossest failure to fundamentally abide its sole lawful jurisdictional obligations and powers with impartial integrity is utterly stark. It went far beyond what it must lawfully consider as matters of fact and jurisprudence. It displayed a complete and utter gross ineptitude, wrongful management of Garth Daniel’s fundamental human and legal rights and a gross and full DELIBERATE subversion of justice.

The Tribunal fully violated its charter because it had a profound legal responsibility solely to determine on three matters of fact and at law under its Mental Health Act 2014 jurisdictional obligations and powers:

- If Garth Daniels' human and legal rights and liberty are being violated under both Victorian State laws and UN/Australian ratified CRPD laws, because Garth is fully lawfully classified a 'disabled person'.
- If Garth Daniels has legal 'informed-consent' capacity to know if continued electro-shock or any treatment is appropriate for his own health and welfare.
- If Garth Daniels should be forcibly detained and subjected to ANY psychiatrist's whimsically-decided treatment conducted so capriciously upon Garth.

Nothing whatsoever precedes human rights and liberty, nothing. All medical procedures are subservient to our inviolable human rights and liberty which are sacrosanct to life itself and our disabled are further profoundly protected. This grossly derelict Tribunal failed to even examine if Garth Daniels' human and legal rights and liberty are being violated. In fact alarmingly; it blatantly stated IT WOULD NOT!

This Chair officially tabled the (attached) United Nations' formal request to immediately suspend Electro-shock on Garth, because it violates disabled persons human rights. This Tribunal with the most vulgar dismissive caprice, stated it would ignore this official request. This is a grievous abrogation of its lawful obligations and a violation and subversion of natural justice and procedure.

In fact this Chair made the most hideously outrageous statement: QUOTE -"we are separate from the justice system".

NOBODY is separate from the justice system – NOBODY!

The Tribunal in acknowledging and officially tabling this U.N. document lawfully recognized Australia's signatory/ratification full obligations to protect the disabled's rights and liberty. It also by this official documentary tabling, demonstrated its absolute known obligations as a State Party' official Tribunal therein. This is full acknowledgement of its obligations to fully uphold Australia's human rights obligations.

And it merely perfunctorily dismissed it, this is blatant, deliberate abrogation of its legal obligations. This tribunal is utterly derelict in its duty!

This Tribunal had a lawful obligation to not only consider this UN request most seriously, it 'consequently' had both a Federal and State statutory obligation to fully converse with its Federal and State Ministerial representatives and seek their specific statutory advice as to the Tribunal's lawful obligations to consider it, and to solely act on that obligatory statutory advice alone! Or adjourn the Tribunal to seek such advice.

It violated Australia's UN CRPD ratified obligations and it violated its own charter in not seeking the limits to its jurisdictional powers in this matter. If the clear UN CRPD obligation had not officially reached the Tribunal it therefore had reasonable excuse of not knowing. The hideous infamy of these people is they actually produced the documentation themselves; demonstrating they fully knew their lawful obligations.

Its fundamental ineptitude extends to fully displaying itself as a mere extension of grossly excessive and unchecked, rampant psychiatric powers that have delivered the greatest unnatural death rates in Australia's history that now exceed, cancer, heart disease and road deaths! Psychiatrists pushing psychotropic drugs are by far, Australia's biggest killers!

The Tribunal also tabled documentation from psychiatrists stating Electro-shock causes MRI proven brain-cell damage and major memory loss and QUOTE -"a horrifyingly excessive" 90 Electro-shocks have been used where 12 is recommended frequency. These advices also state this treatment will kill Garth and that Garth possesses perfectly sound informed consent capacity to refuse this diabolical Electro-shock.

They dismissed this.

The tribunal also then went on to lead the most appalling and irrelevant and farcical inquiry discussion completely and utterly OUTSIDE of its charter and jurisdiction as outlined in the following account.

As stated above, the tribunal has a profound legal responsibility to solely determine on three matters of fact and at law under its Mental Health Act 2014 jurisdictional obligations and powers.

**NOTHING ELSE WHATSOEVER!**

Its tortuous deliberations, unlawfully erratically ranged through a hideous briar-patch irrelevant discussion that had no material validity whatsoever to Garth's human rights and legal rights; or informed consent.

The heinous darkest implications are though, this unrelated, immaterial, theoretical conversation was actually used as reasons why the Tribunal chose to impose forced incarceration and forced Electric-shock.

And this hideous farcical inquiry irrelevance it odiously indulged itself in is in is a full dereliction of statutory responsibility – it lawfully CANNOT GO THERE!

The Tribunal went to hideously tortuous lengths questioning Garth, his father and brother on what arrangements were in place to care for Garth in Queensland. This is because psychiatrist Katz has already asked the family psychiatrist to take over Garth's case after public ABC 7:30 Report outcry following Garth's vilest incarceration and excessive 90 Electro-shocking abuse when 12 is the established convention.

The Tribunal is NOT empowered to seek this information, or deliberate on it or decide upon it! And it did! It can ONLY lawfully pursue this line of question and inquiry and questioning under the Mental Health Act 2014 Part 13 Division 2 (320) it were transferring a patient to a Queensland State facility AND THIS DOES NOT EXTEND TO A PRIVATE PRACTITIONER.

The consulting family psychiatrist has provided his full agreement (tabled at the Tribunal) to care for Garth. He is a fully professionally registered psychiatrist and has utter lawful unquestionable and unchallengeable rights and obligations to care for Garth AS HE SEES FIT under professional practice. The tribunal had full reports on this eminently qualified family psychiatrist and has NO REMIT WHATSOEVER TO QUESTION HIS CARE at all.

**AND IT IS NOBODY ELSE'S BUSINESS, END OF STORY!** His methods, his practice, his procedure his plans CANNOT be discussed or assessed or found wanting by ANYBODY! He is the lawful consulting physician!

Furthermore, Garth's family were extensively utterly inappropriately questioned in depth on what, how, when, why if, all/any family support arrangement supports were in place in Queensland. This is an un lawful line of inquiry, once in care of another psychiatrist it is none of its business and it CANNOT inquire into why the family chose their specialist or anything about their choice whatsoever.

**THIS IS AN UNLAWFUL OUTRAGE, THIS IS QUESTIONING THE FUNDAMENTAL RIGHTS OF GARTH'S FAMILY TO CHOOSE PROFESSIONAL CARE**

The Tribunal has no lawful authority whatsoever to do this! It is an outrageous intrusion into realms of personal details that cannot be inquired into or questioned on or deliberated upon. Garth's family have fully agreed (and have to) put their home on the market and arranged with family and friends. This is a monumental disruption for the entire family to escape from the vilest torture of psychiatrist Katz at Upton house where it is declared his treatment WILL KILL GARTH!

There are two most egregious and offensive lines of inquiry which are full violations of the Tribunal charter committed by both the Chair and psychiatric Panel member:

- The Tribunal has no jurisdiction whatsoever to even inquire if the psychiatric care provided by their family psychiatrist or if the family arrangements in Queensland are to its satisfaction or to any standard whatsoever. It is lawfully solely a family matter and they CANNOT inquire, adjudicate upon or find them wanting, inadequate or deficient at all. AND THAT IS PERCISELY WHAT THEY UNLAWFULLY DID!! In fact this heinously inept Chair actually asked a lowest level nurse what she thought of Garth being treated in Queensland. This is a massive dereliction of duty, an insult to the rights of Garth's family to freely choose their own care and the vilest abuse of Tribunal powers. The tragic result is this woman nurse actually opined that Queensland as a treatment destination was not in Garth's health outcome interest and she opposed it! This outrageous farce! This gross dereliction of duty, how dare any Tribunal ask anybody, let alone the lowest level nursing staff if she felt Queensland was at all appropriate; and far, far worse; actually take such a stupid question and stupid and inappropriate opinion into its deliberations and decision framework. This is gross ineptitude and gross malpractice and gross abuse of natural justice! Garth's family CANNOT be questioned by ANY tribunal as to what private care arrangements they choose. I am demanding inquiry into the sacking (if appropriate) of this Chair for pursuing this utterly offensive and immaterial line of questioning, using it in Tribunal deliberations and decision based on its utter unlawfulness and irrelevance.
- The Tribunal psychiatric panel member displayed the most gross disrespect and insulting behavior towards Garth's father Bernard. His tone was extremely rude, pushy, out of order and grossly personally insulting. It culminated in him making the most outrageous insulting remark about Garth's family choice of Queensland psychiatric care when he used the vilest statement "Well enough to go out on a jaunt to Queensland". How dare this outrageously inept man make such a vile statement condemning Garth's full family upheaval to Queensland (with massive financial and emotional cost impacts) to such a trivializing and disgusting remark. This grossly offensive remark not only indicts this man as utterly trivializing of Garth's family's hardships it displays an arrogance in questioning and may be construed by a fair mind as predetermined bias against Garth's choice of Queensland.

## **\*ARE THERE PSYCHIATRIC KILLERS AT UPTON HOUSE MELBOURNE?\***

**1. Garth Daniels' has Independent psychiatrist David Bell has officially formally declared** "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.**"

**2. Independent psychiatrist Niall McLaren has officially formally declared to psychiatrist Katz** "Garth has perfectly normal well balanced legal ability and mental capacity for 'informed consent' and he has refused your FORCED electro-shock. He also officially states "I am of the view that if he remains where he is and is subject to the same treatment, he will die." **Dr. McLaren has offered to take Garth immediately into his care in Queensland!!!!**

**3. The United Nations has now examined this case in full detail and has formally officially requested Australia to immediately cease this forced electro-shock: SEE UN REQUEST ATTACHED:**

**4. Eastern Health CEO's Alan Tilley and Matt Sharp have both been urgently requested to immediately seek Attorney General and Ministerial authority for their regime to continue this barbaric electro-shock treatment. They have refused to acknowledge our family requests and the United Nations formal request to 'cease electro-shock'.**

Glenn Floyd

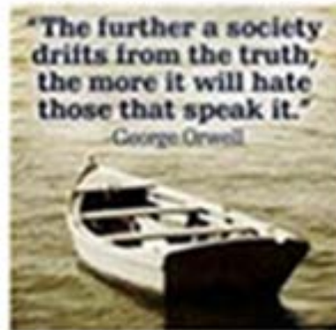
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