

POLICE - FAMILY SERVICES -CORRUPTION

To Jim O'Sullivan, Police Commissioner and Anna Bligh, Families, Youth and Community Care Director-General, I am sending you 'Documentation' to make you both aware of my dealings with both your departments which I have encountered 'MAJOR CORRUPTION', but the most important reason for doing so, is that my '3 SONS', are still being 'ABUSED'.

On Friday the 28/7/2000 at the 'changeover' of the boys at 6.30pm outside Mc Donalds Cleveland, Justin and Clinton came and gave me a cuddle and proceeded and went to my car, Helen was in the back seat attending to Thomas's face. Thomas came to me about 5 minutes later. when buckling him in to his baby seat, I asked him if that was blood on his face, he replied that it was lip-stick. I was just about to drive off when Thomas said to me, I don't like poppy, [Helen's father] daddy, because he get's me here [closing his fist on his cheek] and that he pulls it hard. He also said that he didn't want to get poppy in trouble. That's when Justin said, you should have told me, [meaning him] Thomas. I travelled to my sister Jean's house and told her, it was her son, Jordon's 11th birthday. The boys wished him happy birthday and we travelled back to my place. When I awoke the pillow that Thomas had used was covered in blood. I used a cold towel to stop the bleeding, for approximately 15 minutes. What was I to do, as you have never listened to me in the past. I am not going to wait until one of my boy's are maimed or dead, for you people to do something.

As I have said before, put me on a lye detector and if i'm not telling the truth, throw me in jail, and throw away the key.

To date, I have simply taken the appropriate course of action for a parent in the circumstances in which I have found myself. After telling Helen, my x-wife on the 19/3/97 that Justin had made a 'disclosure' about her father to Kylie, my brother Heath's wife at the time that 'poppy had touched him and it hurt'. Helen started screaming at me, 'why wasn't I [meaning her] told', I asked her was her father a 'PAEDOPHILE', Helen replied, 'IT'S FEASIBLE'. I WAS STUNNED.

Document ED 10 which will tell you of happenings from 17/3/97 - 21/3/97.



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Document ED 1a, I have written to the 'Honorable' Mat Foley, informing him, that my case, will not be allowed to be a 'cover-up'. It is currently being investigated by the Children's Commission.

Document ED 1b, is Mat's reply, I went to the Children's Commission over 12 months ago. At the time they would not 'intervien', as the children were never placed in 'protective care'. I was told on at least two occasions though John Rouse [J.A.B City and Scan Member] that after 'Disclosures' etc the boys would be.

Document ED 2a, I opposed Helen's Application for devorce on grounds of Fraud and Police and Government Departmental Corruption and Suppression of Evidence. Mark Beardmore JAB. Cleveland, John Rouse JAB. city and Scan Member, Annette Murphy and Margaret Hill Scan Members, Nicki Owen [Sexual Abuse - Family Services].

Document ED 3 and 30, Kathleen Berk's Chronology by Child Representative. Date of Separation should read 21/3/97 and dates have been changed or information suppressed.

Orders were made on the 6/5/97 that Helen's father never be left with the children by himself unsupervised, that a Child Representative be appointed, the Court should request under section 91b, that the State Welfare Authority intervene in the proceedings and that both the husband and the wife refraim from physically discipline the children of the marriage and ensure that no other person physically disciplining the children of the marriage.

None of these Orders were ever enforced.

Document ED 11a,b,c. Letters to, and correspondance back from Kathlenen Berck.

Document 7, Police action was to take place as early as 19/3/97 after Police were informed on the 18/3/97 by my parents. Myself and my mother wanted Mark Beardmore charged because he would not take a statement from me concerning Helen's Father. When taken in for a video recorded 'interview', Allan Carty was already told what questions he would be asked, by Mark Beardmore.

Document 10, dated 23/4/97 Nall Payne, my solicitors



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to Helen's solicitors.

Document 11, a reference from Dr Len Yared about me.

Document 12, Helen seeking orders, 3. That the Husband have 'supervised physical contact' for 3 hours every Saturday. did not happen.

Document 13a,b,c Request for 'urgent information' etc from Family Law Courts.

Document 14a, Urgent letter to Helen's solicitors concerning 'contact'.

Document 14b, Final 'orders sought' by Helen.

Document 15a, Proposed defamation proceedings against me, by Helen's father, sister and brother. Who passed this information on to them, it wasn't Family services, it must have been Mark Beardmore.

Document 15b, A letter from Family Services, updating me with Scan's involvement after Justin's 'disclosure' to me after watching a video about 'secrets' and a booklet about 'good feelings, bad feelings' that I had received from Family Services Library.

Document 16a, Edwards Lawers - Domestic Violence Orders sought in front of Magistrate Herlihy sm - no Orders were made. The Hearing is in transcript form and on audio tapes.

Document 16b, a reference from a person who attended social functions and knows how things really were.

Document 17, Child Protection Unit, Mater Misericordiae Children's Hospital. I was not allowed to attend as when Helen fled with the children, because she knew police action was pending and she was told by her solicitor/barrister that if she didn't do a runner that Family Services would come and take the children off her.

Document 18a, Letter from my mother to the Q.L.D Police Department - Corruption and one sided help towards Helen.



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Document 19, Q.L.D Police correspondence - Mums letter.

Document 21, Criminal Justice Commission - My Complaint.

Document 22, My Affidavid to the Family Law Court, with why wasn't a Child Representative not appointed, and numerous 'disclosures' of sexual and excessive punishment of the boys by Helen.

Document 23, Family Law Court Orders dated 1/12/97, I am the Applicant Father of the Children in the Application before this Honourable Court.

1, that a Children's Representative be appointed.
2, that section 91b of the Family Law Act 1975 the Court requests the intervention of the Director-General of the Department of Families Youth and Community Care in the proceedings relating to the welfare of the said children.
IT IS DIRECTED.

3, That the Registrar advise the said Director-General forthwith of this request.
IT IS FURTHER ORDERED.

4, That the said Director-General have liberty, upon application to the Registrar, to search and take copies of the documents on the Court file in relation to the said proceedings.

5, That the application for appointment of children's representative be removed from the Pending Cases List.
Document 24, Correspondence from Berck and Associates Solicitors acting for the children, dated 5/2/1998.

AND UPON the undertaken of the Father without admission not to record or attempt to record the interchanges between the parties on contact hand over occasions or during telephone contact nor to bring a recording device with him on these occasions. I have most change overs, phone calls, of these times to prove my story is in 'truth' [audio tape 2] provided to the Children's Commission. I have other people in Authority also on audio tape, the best being corrupt Police Officer Mark Beardmore. The contents of this tape withheld.

Document 25, Malissa Cantwell Affidavid to the Family Law Court, [Family Services] most dates wrong and missing so much information. why.....

On the 25/8/97 when Justin made a 'disclosure' about me



Malissa states that Justin did not make any disclosures regarding 'sexual abuse', in Helen's Affidavit she stated Justin clearly named me in a sexual manner. Corrupt Police Officer was also present, I would love to see what he had in his Police Report. John Rouse JAB and SCAN member told me they knew Helen had made it up.

Document 26, A Letter from Allan Male - Director General of Family Services, after passing on Documentation to him.

Document 27a, A copy of Helen's Affidavit dated 30/4/98 her original copy I had went to Scan - Family Services in which they got back to me saying it was one big lie. It was presented to the Court stamped 27/11/97.

Document 27b, Berck and Associates for delivery,
RE. LEWIS - CHILD REPRESENTATION.

We refer to the above matter and advise that your client has sent us 3 audio tapes and a booklet marked 'Strictly Confidential' - Eddie Lewis - ' Personal Notes'. The writer has not read this document nor listen to the tapes as we felt it was imperative that you advise your client that, if the writer does do so, we would be obligated to provide copies of this to the other side. Accordingly, would you kindly advise whether your client still wishes us to read them or alternatively whether you wish them returned. Your client had also requested that we forward a copy to Velma Johnson however again she has not read the document and we have requested her not to do so and she has returned same to us. We await your advise.

These people were put in place by me to act on behalf of my boys, once again it has nothing to do with the truth, but just the 'system'.

I wasn't prepared to give the other side this information at the time. Robert Puryer and Co still has this with my taxation documents for the past 3 years, as he won't hand them to me as their is a problem with his costings which involved my brother Wally.
- refer to Document ED 9a,b.

Document 28a, Criminal Justice Commission - response - My complaint, Please be advised that the Police Service



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has concluded it's investigation of alligations made against you and your father-in-law concerning Justin. The Police Service determined that there was insufficient evidence to substantiate any offence against any person and the matter was referred to a SCAN team.

Once again I have Beardmore on audio tape saying different.

The bloke that used to be in-charge of SCAN is still in Jail for 'sex offences' involving children whilst at work. I have spoken in person to the Police Officer whom arrested him.

Document 28b, Child SupportReview - K. Feeney. There is 2,000 dollars in arrears. Ms Carty said the parties had had an agreement that Mr Lewis would pay these arrears and that would enable her to access to the monies to pay for Justin's operation. This issue was hotly disputed by Mr Lewis. Mr Lewis has many issues, that this process cannot address in relation to the other party and the children. He raised issues, 'that are historical', to do with the process of property settlement and spousal maintenence, and he also foreshadows future expences for both parties in relation to further proceedings involving the children. I cannot take into account the historically difficult relations that exist between the both parties.

also on audio tape, she tells me how to get the information on Helen's father and that I have to go back to the previous generation with the children that used to visit the then family home. She says this information is hard to get.

When my story, audio tapes and video with my book containing all Documents, and people come forward, and back me up about ALLAN CARTY, I will be looking for somewhere in the range of 25 Million dollars in Damages. 5 Million each for my 3 sons, 5 Million to be split up between my Mother/Father, 3 brothers and one sister. That leaves 5 left, 1 for a retired Judge that will take on my case, 1 for the Cannon Hill Baptist Church for a 'safe house' for children to go when needed, and 3 to be split up, in coming forward to put this 'thing' away.

Document 29a, Velma Johnson's Affidavid to the Family Law Court dated 18/3/99, 2 years later after separation. 21. - Ed is singularly focussed upon the possibility



that his father-in-law has sexually interfered with his son and pursues the proof of this with unrelenting vigour and passion. He refuses to consider the possibility that the disclosure may not have been made or has been reported inaccurately. He seems unable to consider the personal and family devistation his persistent accusations are causing in the event that he is wrong. - I am not wrong, and the way that things got turned around back at 'me', [sexually dealing with Justin] has only pushed me further with my actions. Helen with the 'help' of a crooked cop, and people in Authority, Family Services and SCAN allowed her to take the focus away from her father. Velma said that if it was proven the children would be taken off her. Helen also said at the meeting with Velma that both Police statements that Kylie made were not 100 percent the same. We know how Helen knows all of the so called Protection laws.

37, As noted above, Ed told Helen of his concerns about Justin being sexually interfered with by Mr Carty at the height of their marriage troubles during the week of the 17/3/97. He is adament that she acknowledged initially that it might have been 'feasible' but then quickly aligned with her father.

READ THIS CARFULLY,

38, I understand that Ed registered his concerns with the Police sometime after the couple separated on the 21/3/97. By Helen's account, he did not tell them, however, that Justin was alleged to have made a 'disclosure' to Kylie Lewis and it was she who had drawn this to their attention when they interviewed her. She states that they then contacted Kylie and took an oral statement from her. She states that Kylie's oral and subsequent written statement about the disclosure were contradictory.

How would she know. Still to this day have I never seen Kylie's statement nor a Police or SCAN statement.

POLICE THAT WERE INVOLVED AND DATES THAT I TRIED GETTING A STATEMENT BUT WOULDN'T BECAUSE IT WAS MARK BEARDMORE'S 'CASE'.

ADRIAN STAPLES/CARROLINE COX - CLEVELAND POLICE 18/3/97.
MARK BEARDMORE/PAT HARDING - CLEVELAND JAB 21/3/97.
DET.SERG-CRAIG ROSENTHAL - CITY JAB 24/3/97.
GRAHAM WILLIAMS - DEPT. POLICE COMMISSIONER 27/3/97.



JOHN ROUSE - CITY JAB. AND SCAN MEMBER 28/3/97.
DAVE SORENCEN - GYMPIE JAB. 20/4/97.
HOW MANY MORE NAMES DO YOU WANT.

39, I go in detail about Helen's family, either marrying victims, or their children being abused, either sexually or physically, as children, and both Helen's brother's wives left them because of this. I tried to get this information through the Sydney Family Law Court, but secrecy laws prevented this.

Greg's wife Karen, had been sexually interfered with back in England, by her Father and her first marriage failed. When Greg and Karen visited us when their first son, John was approximately 18 months old, we were at a beach near Beenleigh and John went bajerk, kicking out etc, when he had his nappy was changed. It was there that I was informed that the 'Day Care' that John was attending were up on sex charges against John. When their other son, Mark was born, Karen took out a 'child protection' order against Greg, as when returning home from work he used to continually beat their first son John. Greg was only to see John some months later, under supervised visitation by one of Karen's friends. With Helen's brother Steven, his wife Jenny left him and was living with a bloke that was up on 'child sex' chargers against his own daughter, and that he had interfered with one of Steven's girls. Steven was not able to see his daughters for a long period. Document 13a, dated 11/5/97 is where I write to the Sydney Family Law Court requesting urgent information. With Jane, I answered the phone, and Megan had rung wanting to talk to Helen, I was eating dinner and supposedly it had been brought out through Janes psychiatric therapy that the reason why Jane had a terrible speech impediment was that she had been sexually interfered with by her father as a young girl. I will go on any lie detector. document 15a is where I received 3 defamation letters. We know who in Authority, is passing this information to Helen, now don't we.

40, The Police interviewed Mr Carty but I gather that they did not pursue the allegations further. In the audio tape 1, Mark Beardmore states that they don't know whether any indecent dealings have happened or not, 'unsubstantiated' and that they are working with SCAN. The file being at Cleveland, and that Justin has been



attending this 'theropy' and disclosures had come from this. Even though I was told by SCAN/ Margarett Hill, that Justin would be having 4 sessions [2 that Helen would attend and 2 that I would attend] and that if 'disclosures' came out of this therapy her father would be 'charged', the therapy never happened.

41, Ed alleges that Helen has become romantically involved with one of the Police Officer to whom evidence was provided relating to Mr Carty's pedophilia. He maintains Police suppression of evidence arose out of this and he took steps to have the matter referred to the CJC.

Go to document 15b,18a,19,21, just to prove some of the suppression of evidence.

Wednesday, 23/7/97, taken from Diary and Strictly Confidential [only to be read with Author's Authority] Eddie Lewis Personal Notes, I rang the boys at 7pm, they were fighting over who was going to speak to me first. They said that they had a new daddy and that his name is 'Mark'. They said he was a big man like 'poppy'. Helen and her mother laughed in the background. I was overcome by grief that Helen and her mother could be so callous. After the phone call, I rang Wally and I was very emotional, and he tried to calm me down. I rang A Current affairs and left a message on the answering system. I rang them back the following morning and left a message to dismiss what I had said the previous night for now. Justin and Clinton mentioned Mark's name over month's to come. Justin also told me that Mark was a Policeman. I told this to both John Rouse and Margarett Hill and they both agreed with me that this could be the reason why nothing was ever done. Helen had told my neighbours not to let me know who was visiting her.

42, Ed states that he sought books on 'protective behaviors', from the Department and, and when reading these to Justin and Clinton, Justin told him that Poppy used to hurt his bottom when he was a baby. On another occasion he is alleged to have said that mummy had told him not to talk to anyone about how 'Poppy' had touched his 'wee-wee' and 'bum-bum. He states that Justin told Mrs Lewis [Snr] in February 1998 that he was having bad nightmares about Poppy.

Personal notes of Eddie Lewis continued,



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Saturday 7th June 1997, I picked up the boys with the Cleveland Police. The policeman called out to Helen's father a couple of times. The Policeman was Mark Zegaraski. He told Helen's father it was 10am, and that I was here to pick up the children.

After dropping off Thomas at 12 noon, I went back to mum and dad's house where we [Justin, Clinton and myself] watched a video about 'keeping secrets' and a handbook about 'good touches - bad touches'. Justin was really interested but Clinton was too young. After reading the handbook that I had obtained from Family Services Library in the city, Justin said to me 'Poppy hurt my bottom a lot when I was a baaaaaaaaby - naughty Poppy'. I gave the boys a bath and took them to Jamie Lee's Birthday Party. I told mum, dad and Wally what Justin had said to me. I rang the Cleveland Police Sergeant in charge and he said he would pass the details to Pat Harding.

Sunday, 8th, June 1997,
I rang the Cleveland Police Station at 10am, 11am, 11.30am wanting Pat Harding to ring me back. He did not.

Monday 9th June 1997,
I rang John Rouse, Child Protection in the City at 9am and 10am. Not in office.

Tuesday 10th June 1997,
I rang John Rouse at 9am and 10am, but received no reply. I rang Margaret Hill's Scan Team at 9.30-10.15 am to arrange a meeting for Thursday, 12th June.
I rang Carla Wilson of Family Services at 12.30pm and received no reply. I rang Dr Yared at 3pm and 4.30pm and received no reply. I rang Dr David Woods - SCAN-Doctor and received no reply.

Wednesday 11th June 1997,
I rang John Rouse again, but was informed it was his day off. I rang Carla Wilson, of Family Services and asked her to ring me back.

Thursday 12th June 1997.
I had a meeting with Margaret Hill for an hour about what had been happening. She told me that she would be trying to get Justin in 'theropy' and if anything came



out of it then it 'would go into court'.

Friday 13TH June 1997,

I rang Dr Russell and told him what Justin had 'disclosed' to me. I received a letter from Carla Wilson who was in charge of Family Services at Redlands District. She stated Justin would be put through therapy and that if anything came out of it, Helen's father would be charged with indecent dealings. I have a Family Service document that states the above. This was her last day in office. She also states that everything said between us would be in confidence. Document 15b.

Saturday 14th June 1997, I picked up the boys at 10am with Scott my brother. Whilst putting the children in the car, Helen was talking to Scott about how she was going TO KEEP THE BOYS AWAY FROM ME. She also said that she was going to start on my family.

Monday 16th June 1997,

Mark Beardmore rang to tell me that Justin would be put through 'councilling'. Damien rang from Family Services and said that Justin's 'therapy' would be starting soon.

Wednesday, 18th June 1997,

I rang at 7pm, to speak to the boy's. I spoke to Justin for 1.5 minutes and to Clinton for 4 minutes. I couldn't hear what they were saying but I heard the voices in the background saying 'I hope he has a good solicitor'.

Thursday, 19th June 1997,

I received a form from Family Services that Justin would be checked out by a Paediatrician at the Mater Hospital. I received a Defamation Letter from the solicitor of Helen's father. Document 15b.

Friday, 20th June 1997,

I rang Rachael, my solicitor about the 'defamation letter'. She rang Damien at Family Services, wanting to know about the time of Justin's appointment. She received no reply. I rang Annette Murphy of SCAN wanting to know what time Justin was to see the Paediatrician. I didn't receive a reply.

Justin made more 'disclosures',



Saturday, 12th June 1997,

I picked up the boys at 10am, There were no dramas. We had a picnic at Redland Bay Park. When I was driving back to mum and dad's house, Justin said to me that mummy was belting them with a strap and locking them in the room. The boy's had a bath and I told Justin to stop pulling Clinton on the 'wee-wee'. I said no one is allowed to touch you there unless you are doing a wee-wee or poo-poo. Justin said 'Poppy touches his Bum-Bum and it hurts'.

Tuesday 1st July 1997,

COURT HEARING - DOMESTIC VIOLENCE.

The 'hearing' went for most of the day. No Domestic Order was instated. Helen said in her words that she was advised by her solicitor on the 20th March 1997, that if she did not go interstate with the boys on the 21st that Family Services would come and take the children off her.

YOU HAVE TO LISTEN TO THE TAPES.

ALLAN CARTY IS 'GUILTY'....also on Transcript. Doc ED 4.

Monday, 14th July 1997,

I rang Damien from Family Services, to tell him about Justin's 'disclosure. He replied that there were 2 sides to every story. I said that mine was true.

From here you are going to have to read or listen to audio tapes or my 'Eddie Lewis Personal video' as this is really effecting me and the last thing I want is to do something wrong, that I will never see my children again nor be remembered like Mal Maninger's brother, but I can't keep hearing from my children that they are being abused.

Read Document 18a for mum's letter, Police 'corruption and suppression of evidence.

43, It is clearly beyond the scope of this report to substantiate or refute these allegations. Never the less I note that the information was third-hand by the time it reached Ed. He in turn did not contact Kylie until the day after his first separation from Helen-some three months later. If he and the Lewis family believed the allegations, in my opinion, they acted against the best



interests of these children by not reporting the matter for professional investigation. On the face of it, they appear to have placed adult concerns and interests above those of the children. -

If this sort of 'thing' is not in your family it is hard to know what to do. I should have done something early I know but you put your full trust in your wife, believing she won't keep secrets from you. I was in love with her and at the time everything was happening I was the one looking after Justin and Clinton full time. She told me early in our relationship, the reason why she wouldn't perform 'oral sex' was that she had a bad experience when she was only seven and that she hated the salty taste.- who did that. I have spoken to my 'Paster' at Church and he told me nearly every girl and some boys this happens to. It might have happened to Velma Johnson or she might see this sort of thing ramped because of the Job she does.

With Kylie, she moved back to Perth in January 1997, as her and my brother Heath's marrige broke down. She has married a Det.Serg., Michael Jenkin's at the Freemantle Police station. He could not believe that Helen's father was never arrested. Through his Police Station he faxed Kylie's statement back to Mark Beardmore. Kylie said to me she knew what to do when Justin Disclosed to her, because this sougt of thing happened in her family with an uncle. Heath hasn't hurd from Kylie or his daughter, Tianna for a long time. Helen yelled at me months ago about how, Kylie has her own father up on charges. No one knows where she and Michell

Jenkins are living but Kylie's father has been to court a number of times about a 'disclosure', Tianna made. - It makes a difference if your sleeping with the right people. - How did Helen know this.....

89, PATERNAL GRANDPARENTS

90, Mr and Mrs Lewis have 5 adult children. They too are retired and convey that they enjoy the leisure and freedom associated with this.

91, The Lewis family is a closely-knit one. The parents and their adult children see one another regularly, both at family, social and sporting functions.



92, They convey regret that the marriage broke down. They state they had always held Helen in high regard and that she was a good mother of the children. Like Ed, they believe she changed dramatically after Thomas's birth because she wanted a baby girl so much. They believed she suffered from Post Natal Depression.

93, They are strongly aligned with Ed and his concerns about Mr Carty. They state that they had never heard much about sexual abuse until Kylie's revelation and did not know what they should do about it. They state they thought they probably keep an eye on things by visiting more regularly. They still believe that it did happen and the Police terminating their investigation has not alleviated their concerns.

94, Both told me that Ed is wonderful and competent in his care of the children. They confirm that he and the children would continue to live with them initially if he were awarded 'Residency' They support Ed in his quest

Document 29b, Phillip Trudinger, Psychology Report,

I have had one individual session with the father, Eddie Lewis. In that session Mr Lewis spoke about his concern and wishes for the safety of his children. Mr Lewis stated that there were a number of historical difficulties over the past 2 years. He reported that he felt that he and his wife had had a 'great marriage'. He said that throughout the marriage 'her family had little to do with it'. Mr Lewis states that he was concerned about the possibility of the boys being abused by Ms Lewis' father, and that his wife had talked to him about her family where there were more indications of 'Paedophilia' that had 'come out'. Mr Lewis was and is concerned by comments or statements that Justin has allegedly made that indicate Poppy touches' him.

Mr Lewis stated that he was very concerned about the allegations of abuse, and had contacted members of Ms Lewis' family. He said that he confronted and told his wife about the 'allegations' that Justin had made about her father. He reported that Ms Lewis responded by saying, 'why wasn't I told'. Mr Lewis indicated that a previous Order stated that Mr Lewis' father in law could not have contact with the 3 boys alone.



In August or September 1998 apparently alligations were raised against Mr Lewis regarding sexual abuse on Justin. Mr Lewis vehemently denies these alligations. Mr Lewis spoke about his frustration regarding his beliefs that his son had been interfered with by Ms Lewis father. He spoke about his belief that there were other instances of abuse, and that Mr Carty was having unsupervised contact with his sons. He spoke extensively about the safety of his children. He commented that his former wife wants supervised contact for Mr Lewis and his sons. He stated that 'one day I'm going to write a book. If I can't get it published Ill put it on the Internet'.

Mr Lewis reported that he has a very good relationship with his children, and that they have a very good relationship with his parents.

On 13/4/99 Mr Lewis about his desire to have Thomas for overnight contact. He states that he would be satisfied at the present time if he could continue Justin and Clinton from alternate Friday afternoons, and if he could have Thomas from Saturday morning through Sunday afternoon. He stated that he 'is not allowed' to have Thomas for extended holiday contact until he is much older.

I had Justin and Clinton alternate weekends and Thomas every weekend and Justin did not like this understandsbly and if the 2 would have an arguement about something Justin would say Thomas was not his brother. Helen didn't want me to have thomas for overnight and extended periods until schoolage or 2002. She sees the children as a possession and stated in the Domestic Violence, that children belong to their mother.

NO MORE MEMORY LEFT ON MY COMPUTER, MY DOING ONLY ED



Dear Rob,

After consultation with my brother Eddie, he has asked me to confirm that he finds the alterations suggested by BICHEL & MACKENZIE, as to the access of visits to his sons , and other requests totally unacceptable.

The final line of the first page contains the suggestion "....extended periods of contact commence once the children commence grade one." It continues "...in regard to this we would anticipate Justin having extended contact from the year 2000.....". Hopefully Helen Lewis remembers that Justin is already a grade one student at the Redland Bay State School, which would make his extended holiday contact available immediately.

The denial of birthday visits to the children is ludicrous, and must stay the same. Helen suggests the collection and delivery of the children take place at a McDonald's store at Cleveland, or Hawkins nursery at Chandler. This is not a collection of hamburgers or trees and I suggest the delivery take place at a manned police station, where the claims of friction between the parties cannot be falsely claimed.

There is a suggestion if one of the children are sick or unavailable, then the other two children be placed on the "not available list". Eddie values any time spent with his children, and admits whilst he would be disappointed that he couldn't spent the time with all of them he would be more than happy to share the company of two of his sons.

It also may be suggested to Helen that if one of the children has a health complaint, it would be advisable to inform Eddie of the condition.

Helen obviously wants to deny any other member of Eddie's family contact with the children . But coming from a family where the 13 grandchildren are in regular contact every weekend , and enjoy each others company, this only stretches further the doubt over her ability to make rational decisions. Particularly when the reputation of any of Eddie's brothers, sister, father or mother has never been questioned, particularly in the area of child molestation. This is not the case with,

ANNEXURE 5-2

Helen's father, Allan Carty , a situation still being investigated.

Eddie asks you to pass these points on to Helen's solicitors , prior to the mediation which was set down for tomorrow morning, (Saturday, April 10 at 9am , at the offices of Bichel & Mackenzie.

.....
Wally Lewis.
.....

AUTHORIZED BY

.....
E.L.....



IN THE FAMILY COURT OF AUSTRALIA

AT BRISBANE

NO. BR4147 of 1997

BETWEEN

[LEWIS]
[EDWIN LESLIE JOHN]
Husband

AND:

[LEWIS]
[HELEN LEIGH]
Wife

AFFIDAVIT

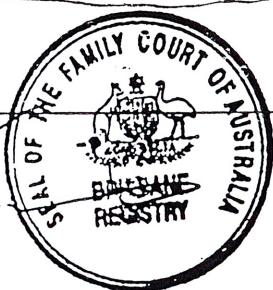
I, EDWIN LESLIE JOHN LEWIS of 1824 Creek Road, Cannon Hill in the State of Queensland, Gardener, being duly sworn make oath and say as follows:

1. I am the Applicant Father of the children Justin James Lewis born on the 24th day of March, 1993, Clinton Allan Lewis born on the 11th day of February, 1995, and Thomas Edwin Lewis born on the 29th day of October, 1996, in the Application before this Honourable Court.
2. The Respondent is the mother of the abovementioned children and they presently reside with her.

IN RELATION TO THE APPOINTMENT OF A CHILD'S REPRESENTATIVE

3. In this matter my former solicitors, Messrs Nall Payne, filed a Form 8A on the 2nd May, 1997, in response to a Form 8 Application filed on my Wife's behalf on the 8th day of April, 1997. In that Response an Order was sought by me that my children be separately represented in these proceedings. This Order was sought in response to my being made

DEPONENT



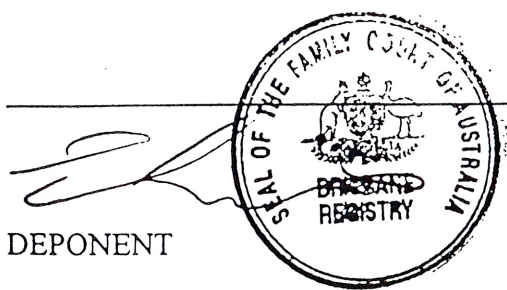
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ANNEXURE 5-3

aware of certain allegations of sexual abuse made by my eldest son, Justin James Lewis, against my father-in-law, Allan Carty. Also on the 2nd day of May, 1997, my former solicitors filed on my behalf a Form 66 Notice of Risk of Abuse.

4. Although Orders were made in relation to contact at the Hearing of the Wife's Application on the 6th day of May, 1997, the Application for Separate Representation was not dealt with.
5. Subsequent to these events I have been informed that my son, Justin, has made allegations, also of a sexual nature, against myself, which allegations I utterly and categorically refute.
6. During their contact time with me the children have regularly made unprompted disclosures to me. From time to time those disclosures concern the matters briefly referred to in Paragraph Three (3) of this my Affidavit. On other occasions the disclosures relate to the Wife's excessive punishment of the boys, in particular, of Justin. On Saturday the 9th day of August, 1997, I asked Justin how he was going. In response to that question Justin said "Mummy and Nanna say not to tell anyone that Poppy has touched me on the wee wee or bum bum" or words to that effect. Justin further said, on this occasion, "Mummy has been smacking me on the face Daddy" or words to that effect.
7. Further, during contact time on Saturday the 16th day of August, 1997, I took the boys to a supervised play area at Capalaba. When I was taking Justin's jumper off him, I noticed a mark on his back which appeared to be a bad bruise beginning to heal. I asked



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Justin how he had got the bruise. He said "Mummy hit me with a strap" or words to that effect. Upon the advice of an employee at the play area I took Justin to be examined by Doctor Amanda Casperson of Masjakin and Fraser, Capalaba Surgery. Since it appeared that the injury may have resulted from excessive punishment of Justin by the Wife, I reported it to the relevant authorities, being Family Services and the Police.

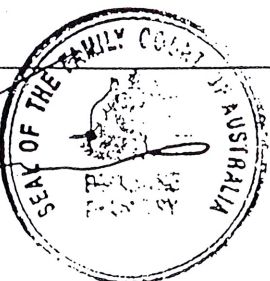
8. Under the circumstances, I ask that this Honourable Court make the appropriate Orders to have a separate representative appointed for the children and a Family Report prepared as soon as possible so that my sons can be provided with the best protection available to them.

IN SUPPORT OF IMPROVED CONTACT

9. Although Orders for contact were made by the Family Court of Australia at the Court Hearing on the 6th day of May, 1997, I say that the Wife has, on several occasions, denied contact between my children and myself. In addition, I say that the Wife has been unco-operative and negative about contact and that she has not made any effort to facilitate meaningful and trouble free contact between the children and myself. There are many occasions and examples which I could point to illustrating the Wife's disruptive and inappropriate attitude to contact, however, for the sake of brevity I will not deal with all of them but I will limit my references to the following occasions.
10. In relation to Saturday the 10th day of May, 1997, and Saturday the 17th day of May, 1997, I say that contact occurred largely without problems. However, I do say that on these occasions the Wife and her family members who were present behaved in such a

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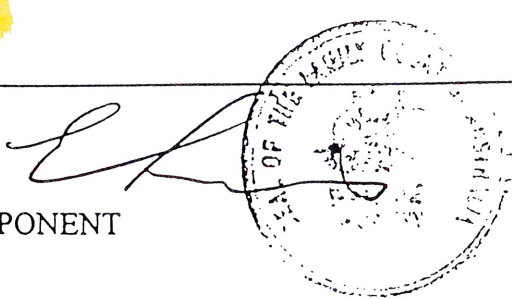
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fashion as to create rather than to soothe any tension or anxiety that the boy's may have been suffering under the circumstances. I say that the behaviour of the Wife and her family members in this respect has been persistent since the Orders of the Court on the 6th day of May, 1997.

11. On Wednesday the 21st day of May, 1997, I telephoned to speak with the boys pursuant to the terms of the aforementioned Court Orders. My telephone call was answered by the Wife's mother at approximately 7:05pm. I was denied telephone contact with the boys on this occasion because I had called "too late". I do not accept that I was calling too late since the Orders state that the time of contact is to be 7:00pm and the duration to be fifteen (15) minutes. I say that the approach taken by the Wife's mother on this occasion was petty. It exhibits a fundamental misunderstanding of the purpose of contact and the fact that, with young children such as my boys, the regularity, frequency and consistency of contact is all important.
12. I say that the unnecessary interference of the Wife, and the unnecessary presence and interference of numerous members of the Wife's family at the change over of contact has intensified and created an understandably difficult situation. The occasion of Saturday the 24th day of May, 1997, is illustrative of this. On this occasion, the Wife demanded that she personally put the children in my car at the commencement of contact. At the conclusion of the contact period for Thomas the Wife's mother made a point of taking his temperature. At the conclusion of contact for the other two (2) boys the Wife's mother levelled accusations at me to the effect that I had been drinking alcohol during

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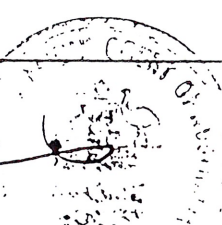
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the contact period. I say that this allegation was baseless and merely calculated to intensify the drama of the situation. Given that the Wife and her family have made an issue of drinking in the past I took the additional step of going immediately to the Capalaba Police Station for a breath test. That test revealed a Nil reading. I am concerned by the behaviour of the Wife and her family as it creates unnecessary upset and anxiety for my boys.

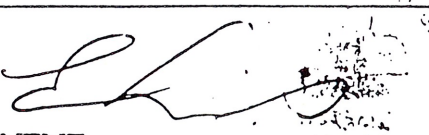
13. I say that on Saturday the 31st day of May, 1997, I was denied contact with all three (3) boys. On that occasion, the Wife came to the gate and told me that the boys were sick. The Wife added that the children would not be allowed to travel in my car any longer because, in her opinion, the seats were not safe. Because I was also concerned to ensure that the children were travelling to and from contact in a safe car, I arranged for the seating of the car to be checked out by the Police. I have been informed that my car is perfectly safe for the transportation of small children.
14. I say that on Wednesday the 18th day of June, 1997, I telephoned to speak to the boys. It was difficult for me to speak with the boys on this occasion because there was a lot of noise in the background. I could hear voices saying that I had better have a good solicitor or words to that effect.
15. On Friday the 18th day of July, 1997, my mother was informed through my former solicitors, Messrs Nall Payne, that the boys were sick and, therefore, could not attend contact. On Saturday the 19th day of July, 1997, I went, accompanied by the Police, to collect the children for contact. I wanted to enjoy contact time with the boys despite the



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fact that they had runny noses because I felt that I was more than capable of looking after them in this condition. On this occasion, the Police advised the Wife to allow the children to come with me for contact since the medical condition which they were suffering from was one that I was well capable of dealing with. The Wife and her mother made quite a scene in relation to this matter. The Wife told the Police that she would be going back to Court to prove that I am not a fit Father.

16. On Saturday the 26th day of July, 1997, I collected the boys for contact. I noticed that Thomas' eye was quite swollen. I asked the older boys if they knew what had happened to Justin's eye. They replied that Thomas had been bitten by a mosquito. When I returned Thomas at the conclusion of his contact period the Wife accused me of causing the injury to Thomas' eye. Although I can not be sure what happened to Thomas' eye on this occasion I say that the injury was apparent when I collected him from the Wife.
17. On Saturday the 2nd day of August, 1997, the commencement and conclusion of contact were accompanied by numerous baseless allegations this time not only against myself but also against my sister, Jean, and her young children, Jarred and Jordan, who are my children's play mates. Briefly, the allegations were that Jarred and Jordan were talking with Justin about matters of a sexual nature, that Jean was encouraging Justin to kick Clinton in his private area and that I was coaching Justin to say certain things. To the best of my knowledge and belief these allegations are sensationalist and baseless.
18. On Saturday the 23rd day of August, 1997, I was denied contact with my children. I was not consulted about this decision prior to Saturday the 23rd day of August, 1997, and I

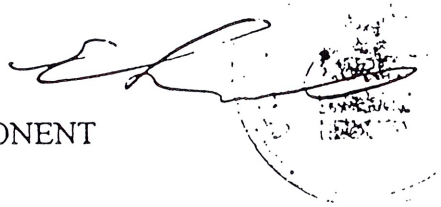
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was not, at that time, made aware of any satisfactory reason for my denial of contact. My present solicitors, Messrs Delaney & Delaney, have since been informed by the Wife's solicitors that I was denied contact on this day at the insistence of Sergeant John Rouse of the Roma Street Child Protection Unit pending further investigation of the allegations of a sexual nature against me. As I have previously said I categorically deny those allegations against me.

19. I refer now to the contact visit on Saturday the 13th day of September, 1997. On this occasion, the commencement of contact was accompanied by disruptive behaviour on the part of the Wife. I noticed that both Justin and Clinton had runny noses and were a little reserved. They clearly were a bit sick. Because of this I made sure that the children had a very quiet time. They had a short play with Jarred and Jordan in the morning and in the afternoon Justin went to the football with my mother. There was no running around at the football, he just sat quietly with my mother and watched the game. Both boys had a good time throughout the day and their spirits had lifted immeasurably by the conclusion of contact. I say that there was nothing improper about my care of the children on this occasion.
20. I refer to the contact visit due to occur on Saturday the 20th day of September, 1997. Although I was advised on Wednesday the 17th day of September, 1997, by my present solicitors, Messrs Delaney & Delaney, that due to illness the boys would not be available for telephone contact that evening, I was not advised in advance that the children would not be available on Saturday the 20th day of September, 1997, nor was I provided with

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any satisfactory reason why the children were not made available to me.

I have since been advised by correspondence from my Wife's solicitors to my own solicitors dated the 30th day of September, 1997, that Justin was ill and unable to enjoy contact. I have been provided with a Medical Certificate to this effect. I say that I would have been capable of providing appropriate care to Justin while he enjoyed contact with me and, in any event, I have not been made aware of any satisfactory reason why my other two (2) children were not made available to enjoy contact with me on that day.

21. I refer to the contact visit on Saturday the 26th day of September, 1997. I was not informed on this occasion that the Wife had taken the child Clinton to a doctor or that Clinton was on any medication. I did take Clinton to a doctor during this contact visit because it was evident that he was suffering from a rash. On this occasion Clinton was supplied with ointment and I subsequently made the Wife aware of the steps I had taken and provided her with the ointment which I had purchased. I say that it is completely unsatisfactory that I was not made aware that Clinton was presently on a course of prescribed medication. The serious and obvious potential risks of this situation are apparent. I consider it absolutely inappropriate that I was not frankly told about this matter. I am extremely concerned to make sure that this sort of circumstance does not arise again in the future. As a further result of not being made aware of Clinton's ill health, I did allow him to go swimming. I am told in correspondence between my Wife's solicitors and my present solicitors that this exacerbated an ear infection from which Clinton was suffering. I am extremely distressed that my ignorance of Clinton's medical

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condition led me to put him in a situation which potentially caused him great pain and damage to his ears. Once again I am extremely concerned to make sure that I am not put in this sort of situation again.

22. I say that I have a strong and loving relationship with all of my boys. I have observed that the boys always enjoy their contact time with me. They often tell me that they love me, that they miss me and that they look forward to the time that we have together. I have observed that during their time with me the boys play well with each other and with their cousins Jordan and Jarred. I have observed that they appear to enjoy the contact that they have with Jordan and Jarred who are a little older than my boys. It is a pleasure to me to observe my young boys learning from and playing with their older cousins and developing good and close relationships with them.
23. I ask that this Honourable Court make Orders in the terms sought in my Form 8 Application.
24. All of the facts and circumstances above deposed are within my own knowledge save such as are deposed to from information only and my means of knowledge and sources of information appear on the face of this my Affidavit.

SWORN by the deponent
at BRISBANE)
on the NINTH day of)
OCTOBER 1997)

Before me:

Leanne O'Shea
A Justice of the Peace/Solicitor

This Affidavit was prepared by LEANNE JOAN O'SHEA solicitor of Delaney & Delaney

