



Louis Toumbas &lt;go.aid.aust@gmail.com&gt;

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## **Publications relating to the Teys family and the Teys Beenleigh Abattoir [ME-ME.FID2051381]**

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**Louis Toumbas** <go.aid.aust@gmail.com>

Thu, Jul 12, 2012 at 10:43 PM

To: Justin Oliver &lt;Justin.Oliver@minterellison.com&gt;

Bcc: Law-Peter Bittner <Peter.Bittner@hwlebsworth.com.au>, 1-Charlie Demetriou  
<charlie.demetriou@gmail.com>

Dear Justin

Thank you for your email and letter.

I can understand how the website and emails that your clients have seen would concern them. However, I have great concern regarding your clients' operation and business practices and how it effects the general Public.

Your client has shown me that Q-fever is a serious matter and it's effects can be devastating to a unsuspecting public, and therefore, I cannot allow this injustice to continue with the public unaware.

My daughter and her fiance live in the area. She has a cold and now that I am aware of some of the symptoms of Q-Fever, whenever she gets a cold I fear the worst. I'm sure you can relate to this. Your mind jumps and plays tricks forcing you to think the worst - "Has she contracted Q - fever?" - and you constantly demand that she visit a doctor to check for Q - Fever.

The public have a right to know of the dangers that lurk from your clients' property. I know of one Q-Fever related incident in 2006 (also posted on the website) and wonder how many more incidents have there been, that has not been diagnosed correctly, or that have been hidden or swept under the carpet by your clients.

This issue is not just between your clients and myself as neighbors, but everyone that works and lives within the extended radius as described in the reports you mention in your letter.

These reports were jointly prepared by our respective consultants and jointly paid for by both your client and I. Therefore, they are also mine to do with as I please.

Not being a lawyer, I know nothing of any "implied undertaking".

What I do know, is that I withdrew from the court proceedings and there was no mention of confidentiality or non disclosure by either parties regarding any documents or reports.

These report findings, specifically focusing on Q-Fever, not only convinced the Registrar, but also convinced me of the danger of any current or future developments in the areas (as described in the reports).

Justin, I know that your clients may think that this is some type of vendetta. Please be assured that it is not. I just believe that every person, every business, anyone who has been given great power and success also must take great responsibility and duty of care to the people around them. This includes the faceless public that live, work and travel in the area (as described in the reports).

Your clients show no "Duty of Care" to the general public, particularly those residing within the area (as described in the reports).

The air that my daughter breathes is free, and neither her, nor the people around the area, (as described in the reports), should fear the air that they breathe. Your clients have no right to infect the air we breathe with anything, let alone something as dangerous as Q-Fever.

As for the emails, there is a unsubscribe button. Any person that wishes not to receive any more emails,

need only unsubscribe. Seven people have already unsubscribed, the other 2230 have not unsubscribed.

Finally, during the few meetings your client and I attended, one of my consultants came up with a solution that would solve your clients problem of contaminating the air.

So, while I consider your demand and deadline of 5pm Monday 16, 2012, I also make the following offer. If your clients wish to call me personally and organize a meeting, before the said deadline, I would be willing and more than happy to discuss this solution with them like gentlemen.

Louis Toumbas

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