

National Human Rights Consultation Submission

AGWW-7QYUAP

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Submission Text:

law in Australia is about two things and two things only

(1) it's not about justice it's about law

(2) law in Australia assumes your wealthy

As our law is precedent based wealthy defendants can adjourn and drag out civil matters for years arguing over points of law that go back centuries...thus enabling the wealthy defendants to financially disadvantage average litigants with limited funds forcing them eventually to withdraw from proper justice outcomes...

this is my case

i purchased a 30 acre property in northern NSW in 1994...prior to purchase

i instructed my solicitor to inquire of both the EPA and local council as to whether the land was healthy.for two reason

(one)

my partner was HIV and the move to the country was for his health sake

(two)

we wished to establish a medicinal herb growing venture

i was given written assurance that the land was healthy and suitable for growing medicinal herbs...12 months after purchase the truth was revealed that the authorities had covered up the fact that the site was a toxic cattle dip site.of which they were fully aware at the time of inquiry..both my partner and i have suffered serious health injuries.as a result of being poisoned by contaminated soils..plus lost our financial wealth as the property is now virtually unsaleable

as there are 2000 toxic un re mediated dip sites in nsw north at an approx cost of remediation of \$850.000 each...the NSW govt via the crown solicitors have fought me to this day 12 years of court cases and settlement 4 years ago, is till not completed..and they are now arguing over costs to my disadvantage.

the govt is prepared to outspend my legal where withal . and have done so... after 12 years of futile court procedures it becomes apparent..they are able to ride rough shod over my human rights and also every environmental law both state and federal...

ray burnett