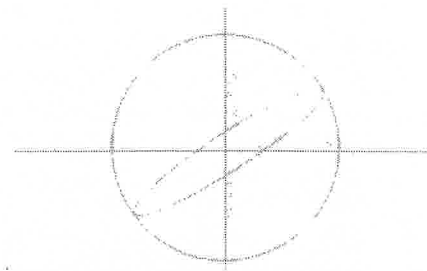


GLENN THOMPSON

11<sup>th</sup> June 2009. 8.00PM  
The Honourable Rob Hulls MP.  
Attorney General Victoria



Dept Justice Ref CD/09/141211

By facsimile 03 9651 1188.

Dear Mr. Hulls.

**Apology – Correction.**

Earlier today I sent you the attached facsimile. Unfortunately I wrote that letter believing that the Department's letter of 9<sup>th</sup> June 2009 was a response to my letter to you of 5<sup>th</sup> May 2009 regarding misbehaviour by Justice Osborne. Upon rereading however I find that it was a response to my letter of 15<sup>th</sup> May 2009 which was sent to all M's P and which related to the conduct of Macedon Ranges Shire Council and Coliban Water and the fact that lawyers mislead the courts with apparent impunity. From the main text of the Department's letter of 9<sup>th</sup> June, which referred to intervention in Court matters I wrongly understood it to be a response to my letter of 5<sup>th</sup> May.

I therefore continue to await your response to my letter of 5<sup>th</sup> May 2009 regarding the conduct of Justice Osborn.

Insofar as your department's response to my letter of 15<sup>th</sup> May is concerned it is clear that my letter was not seeking intervention in matters which have been before the courts at all. It was seeking an inquiry into the conduct of Macedon Ranges Shire Council and Coliban Water and an inquiry into the administration of justice with particular regard to:

- the fact that the Council and Water Authority's lawyers have misled Ministers, Tribunals and Courts over an extended period of time.
- The reasons for Judgment of Justice Osborn who was aware that the Lawyers had misled the court.
- That the Court of Appeal was on notice as to Justice Osborn's Conduct.

None of these things can be construed as being intervention in matters which have been before the courts as asserted by your department. These things relate to the honest and ethical conduct of statutory authority and the proper conduct and administration of Justice. They are matters which are and must be of concern to you and all citizens of Victoria. If my allegations are not unfounded then these are serious issues indeed.

For your department to dismiss them by essential misrepresenting my concerns demeans you and your department.

I reassert everything in my letter of 15<sup>th</sup> May 2009 and ask that you ensure that your department addresses the true issues referred to it by you.

I await your pertinent reply to my letter of 15<sup>th</sup> May 2009.

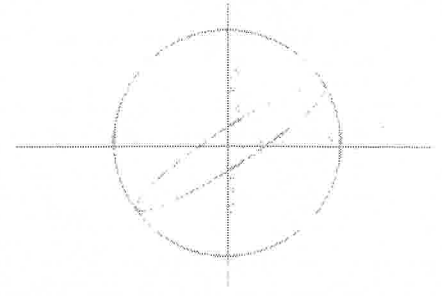
Yours faithfully

Glenn Thompson

CC Joe Metcalf Executive Director Courts. By facsimile 03 8684 0809.

GLENN THOMPSON

11<sup>th</sup> June 2009  
The Honourable Mr. Rob Hulls MP.  
Attorney General  
Victoria.



Dept Justice Ref CD/09/141211

By facsimile 03 9651 1188

Dear Mr. Hulls.

**S87AAD Constitution Act 1975**  
**Misbehaviour by Justice Osborn of the Supreme Court.**

I refer to my facsimile of 5<sup>th</sup> May 2009 wherein I made certain allegations against Justice Osborn.

I am now in receipt of a reply dated 9<sup>th</sup> June 2009 from the Department of Justice which has replied on your behalf. I include a copy herewith for your information.

It appears that the Department has misunderstood/misconstrued my complaint to you.

My letter to you did not request or imply a request for intervention in matters which have been before the courts as apparently, wrongly, understood by the department.

My letter to you of 5<sup>th</sup> May 2009 specifically alleged misconduct by Justice Osborn.

My specific allegation is that a number of lawyers overtly misled the court and that Justice Osborn was fully aware that these lawyers misled the Court and that he then fabricated his Reasons for Judgment in such a manner as to ignore, deny, conceal and/or otherwise make wrong the fact, known to him, that these lawyers had misled the court. Complete details and evidence are contained on website <http://courtsontrial.com>

An allegation such as this is rightly your direct concern and the concern of all citizens of Victoria. If not unfounded such allegations should and must be dealt with by you.

The reply by your department demeans you. Please ensure that the allegations, facts and issues are addressed.

I await your pertinent reply

Yours faithfully

Glenn Thompson

CC Joe Metcalf – Executive Director Courts. By facsimile 03 ~~6864~~ 0809

8684



## Department of Justice

Office of the Executive Director, Courts

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DX 210077

9 JUN 2009

Our ref: CD/09/141211

Mr Glenn Thompson  
14 Coutts Street  
BULIMBA QLD 4171

Dear Mr Thompson

### REQUEST FOR INQUIRY

Thank you for your letter of 15 May 2009 to the Attorney General, the Hon Rob Hulls MP. I have been asked to respond on his behalf. I note you have also written to the Hon Joe Helper MP. He has also asked me to respond on his behalf.

I understand from your letter that you have been involved in several court proceedings. It is important that the courts operate independently and free from political interference. For that reason, it would not be proper for the Attorney General, or officers of a government department, to intervene in matters which have been before the courts.

Thank you for taking the time to write to the Attorney General.

Yours sincerely

**Jo Metcalf**  
Executive Director, Courts