



Ombudsman North; [REDACTED]; [REDACTED]; The Premier; Jasmine Monastiriotis; Emma Hildebrand; [REDACTED]; [REDACTED]; [REDACTED];  
Cc: [REDACTED] Adrian Ashton; Law Reform Commission; olsc; Legal Services Commission; [REDACTED];  
Neal, Emily (Karen Andrews, MP); Police; [REDACTED]; Dr Mark Whittington; Hain Accounting; [REDACTED];  
[REDACTED]; [REDACTED]; [REDACTED]; [REDACTED]; [REDACTED]; [REDACTED];  
[REDACTED]; [REDACTED]; SGNewClientServices; [REDACTED]; [REDACTED];  
[REDACTED]; [REDACTED]

**Subject:** EXTREMELY URGENT: NEW SUBMISSIONS & FORMAL COMPLAINTS; TO Dr Nikola Stepanov (PhD) Queensland Integrity Commissioner & The Hon Ronald Sackville AO QC, The Royal Commission into Violence, Abuse, Neglect and Exploitation of People with Disability. - Plea...

**PRIVATE AND CONFIDENTIAL**

**EXTREMELY URGENT**

**25/12/2019**

Dear Dr Nikola Stepanov (PhD) The Queensland Integrity Commissioner,

I hope this email finds you well.

I am writing this email to express my extremely serious concerns regarding the Attorney General of Queensland and Minister of Justice, Yvette D'ath and her current actions to date.

Firstly, I have a QCAT hearing in early 2020 whereby the Queensland Legal Services Commissioner is bringing a disciplinary action against me for a matter related to holding of a practicing certificate and for a previous charge of stalking against my girlfriend at the time whereby I sent multiple text communications to her out of heartbreak for her cheating on me and for her violent and abusive drug induced behaviour towards me. My concern is that the current Legal Services Commissioner is a former Bond Alumni and the Attorney General of Queensland has had a history of making commercial deals with Bond University Limited since 2017. I am also a former Law and Business alumni of Bond University Limited and my previous legal cases have indicated that Bond University Limited and I have not had the best of relationship. This is due to the fact that I have had several commercial ideas stolen by senior management at Bond University Limited, I had raised concerns to Bond Management that my girlfriend at the time, ( Bond Student) was being sexually harassed/raped by male staff at the Bond University Limited campus and no action was taken. I was also removed from the Pitch@Palace competition on several occasions during both 2017 and 2018 and I have all the relevant Evidence supporting my statements. As I live in the area i.e. Varsity Lakes, 4227 Queensland, anytime I would go for a walk near the campus, Queensland Police Service vehicles would follow me and my current partner, my ex-partner even followed me into the male toilet area to film me on Bond University Limited campus. I strongly believe that Bond University has orchestrated and staged several actions to have me sabotaged both Criminally and Commercially and now upon extremely hard work from my end; I have all the supporting evidence to support my statements. I have retrieved confirmation from Prince Andrew The Duke of York; Executive Assistance and others from Buckingham Palace in England United Kingdom; that states it was Bond University Limited who had me removed from the competitions in both 2017 and in 2018. I am strongly concerned that due to my previous history with Bond University Limited, and it's strong ties to the current Attorney General there are strong actions of potential misconduct and abuse of power such as nepotism ( i.e. current appointed Legal Services Commissioner is a former Bond Alumni) . The former Legal Services Commissioner has also raised his concerns of the process that was used to appoint the current commissioner. This seems all too coincidental in that my upcoming QCAT matter will be tried by a former Bond alumni who may have loyalty to Bond University Limited which may jeopardize my right to a fair hearing as per the Human Rights Legislation. I also believe that Bond University Limited Executive Management have formed strong commercial deals with Th Queensland Police Service and The Australian Federal Police and are abusing their commercial deals with these parties and are also misusing the public purse of Queensland and Other Australian States.

At present there is an open case against Bond University Limited at the federal level in which Office of the Information Commissioner (OAIC) will be investigating whether Bond University Limited has misused my information which is meant to be Secured under Commonwealth Act which is monitored and enforced under OAIC Jurisdiction. I will also launch an investigation against the current Attorney General at the Queensland state level for investigation (OIC) into whether there was breaches of misuse of my secured information in her dealings with Bond University Limited and potentially the Queensland Police Service and The Queensland Judicial System; whereby certain information/materials/evidence/confidential information; had gone missing from the police records, surveillance footage not being provided to me and documents missing during the time I was charged with dvo and unlawful stalking where I was all along the victim and have strong evidence, legal advice and reports to support these statements. Please see relevant sections below:

**FEDERAL DEPARTMENT: OAIC**

A few days ago; sent me this valuable information;

If [REDACTED] is concerned with the security obligations of an Australian private university;

The Office of the Australian Information Commissioner (the OAIC) regulates the [Privacy Act 1988 \(Cth\)](#) (the Privacy Act).The office has the power to investigate complaints about the alleged mishandling of personal information by Australian government agencies and many private sector organisations.

In reference to your specific question:

**What are the checks and balances to protect potential; corrupt activity, bias, serious conflicts of interest and unfair commercial deals?**

However, the Australian Privacy Principles (the APPs) impose certain security obligations on organisations when handling your personal information. [APP 11](#) requires organisations to take reasonable steps to protect your personal information from misuse, interference and loss. For further information on what may be considered reasonable steps, please see our [website](#). If you consider that an organisation has not acted in accordance with APP 11, you may wish to lodge a privacy complaint using the following process:

**THE QUEENSLAND STATE DEPARTMENT: OIC**

from: Enquiries <[REDACTED]>  
to: "[REDACTED]" <[REDACTED]>  
date: 13 Dec 2019, 09:38  
subject: Re: To Director at OIC - Queensland State Level  
mailed-by: [REDACTED]  
Signed by: [REDACTED]  
security: **Error! Filename not specified.**Standard encryption (TLS) [Learn more](#)  
**Error! Filename not specified.:** Important mainly because you often read messages with this label.

Good morning,

Thank you for your email to the Queensland Office of the Information Commissioner. It has been provided to the Enquiries Service, which provides information on the Queensland [Information Privacy Act 2009](#) (IP Act), to respond. As noted in your email, Bond University does not fall under the jurisdiction of the IP Act. The IP Act applies to Queensland government agencies, which includes Ministers, State departments, public hospitals, public universities, local government, and most statutory bodies. This includes the Queensland Police Service and the Queensland Legal Services Commission.

The IP Act contains the [Information Privacy Principles](#) (IPPs), which include IPP 4. IPP 4 requires agencies to take reasonable steps to protect your personal information from unauthorised access, use, modification or disclosure, and any other misuse.

If you believe an agency has not complied with IPP 4, you can make a privacy complaint to that agency.

I will be cc'ing into this communication, both the (OIC) and the (OAIC) so as to assist their open investigations. Please Directors at both OIC and OAIC add these Urgent Letter to current open cases or if required open new urgent cases and please raise them for fast track investigation. OIC please Investigate the Attorney General of Queensland and Minister of Justice, Yvette D'ath and OAIC Please Investigate in my current Open case with you against Bond University Limited; what was Bond University Limited dealings with the Attorney General of Queensland and Minister of Justice, Yvette D'ath. Did they orchestrate and stage my past dvo and unlawful stalking charge against Ms Shiva Amiri in 2016/2017/2018/2019 and into 2020 ; have they been working together to further orchestrate new potential charges, harassment and bullying etc and to destroy my Law Career as a Lawyer. Did the Attorney General of Queensland and Minister of Justice, Yvette D'ath help Bond University remove me from Pitch @ Palace competition run by Prince Andrew The Duke of York and his team in 2017 and in 2018 to steal and quickly Intellectually Property rights/Copyrights my ideas for their own Power/Commercial Greed and to rape and sexually harass Ms Shiva Amiri and try and defame me? Full unbiased, comprehensive, Investigations required and hold them criminally and civilly to account under Australian and England United Kingdom Law if required plus any other Jurisdiction which may be involved IE The United States of America. I seek to receive swift; reasonable Justice and recourse actions, significant financial compensation, remedies and other to compensate me for all of the private and public damage they have caused to me and my family.

I also wish to bring to your attention the fact that the Attorney General has recently embarked in a commercial deal with Bond where a new program was launched for sexting. Those offenders charged with sexting attend Bond University Limited psychological clinic to obtain treatment. It is well known and there are documentaries online that Bond University Limited has a history of staff who are serial predators and paedophiles who have been caught out and jailed. I refer your attention to Trapped 1 Bond University, Trapped 2 Bond University and Trapped 3 Bond University which I can strongly identify with and claims are those that I strongly support. These Documents can be found if you conduct a basic Google Search. Currently a few other parties are suing Bond University Limited. Mind you, how many Criminal and Civil serious offences committed by Bond University Limited Executive Management, there staff and other parties have been buried or covered up over the past 3-4 decades on a Global Scale. Corruptional Crimes, High Crimes, Bias, Abuse of Powers and other Criminal and Civil Offences on a numerous, mass scale has been committed by Bond University Limited. I have respectfully asked the In-House Counsel and

Company Secretary Mr. Michael Dean and the Chancellor The Honourable Dr **Annabelle Bennett** AC SC for full Financial Refunds of all of my Academic Programs and other monies paid to Bond University Limited between 2003 to 2017 and for serious Financial Compensation. They have recently lied to me, failed to help, failed to provide financial compensation and remedies. In my view they believe they are above the Law and are committing High Crimes, Abuse of Power, Skirting, Corruptional Crimes, Direct and Indirect Rape of students and other vulnerable people and committing other serious criminal offences and commercial and political interference offences on a Global Scale. I have strong supporting evidence and some of this evidence is from my past Solicitors. Well respected and Intelligent Medical Professionals have helped me and reviewed my interactions with Mr Michael Dean and other Senior Parties from Bond University Limited; and the medical Specialist has said that some of these people running Bond University Limited are not healthy people and may seriously not be fit and proper people IE Committing serious Sexual Crimes etc. Please take Urgent Action.

Recently I have written and filed extremely urgent Submissions to; The Hon Ronald Sackville AO QC, The Royal Commission into Violence, Abuse, Neglect and Exploitation of People with Disability. That sexual scholarly misconduct by Bond University Limited Executive Management and Staff; may constitute rape; as there is a power imbalance whereby consent is not freely given. The Public views have now changed in my opinion and to the best of my knowledge. I have also reported to The Royal Commission all of the serious Criminal and Commercial offences committed against me by The Executive Management and some of the Staff from Bond University Limited and by some of their External contacts in their personal and Professional Networks on a Global Scale and not just in Australia.

I would like to know if a further investigation can be launched to investigate the above claims as I am strongly concerned that my upcoming QCAT hearing will not be fair and will be based upon bias and favouritism towards Bond. I submit that this is in The Public's best Interest and in Other past, current people who are victims, including myself. We now would like to hold them accountable and receive significant compensation and remedies. We need your urgent help please.

I look forward to hearing from you.

Thank you

Kind regards,

██████████  
██████████  
██████████