

Vincent Joseph Collins

I wish to make a submission to the Senate Environment... Committee inquiry into Tiwi Forestry Operations. My submission relates mainly to Term of reference (f) "other issues related to the Tiwi Islands Forestry enquiry." I would be most happy to appear as a witness at a hearing to further expand on details.

I have cogent proof that Mr John Hicks has advised the Tiwi Island Managers and Land Trustees (refer attached document), to breach their fiduciary of Duty as Directors, so as to cover himself for an act of perjury in the Federal Court case number DG8 of 96, and his own breach of fiduciary of duty as secretary of Melville Island Forest Products.

I do not have Mr John Hicks' affidavit but was given a legal opinion in 1997 by the Federal Member for Issacs Mark Dreyfus QC, (prior to his becoming a member of parliament). His name appears on the response to the statement of claim. The court case involved a joint venture between the Tiwi and a company called Midmel.

The terms of the Joint venture, the statement of claim and a caveat, can be found in the Lands Title office of the Northern Territory. These documents I wish to table before the Senate enquiry.

Other documents I would like tabled include: a Statutory declaration and documents filed in the Australian Patents office.

These documents I allege are a lie and are forged documents under chapter 2 of the Federal Criminal Code. These are public documents and both the Northern Territory and The Tiwi both get a mention in these documents. If these documents are to be taken as the truth. Then you should refer back to the statement of claim, and the Tiwi Island Land Council reports.

On the 19 February 1999, documents relating to my contractual arrangements with the Northern Territory and the Directors of a company called Blue Cypress also letters written by Mr Johns Hicks relating to myself, the NT and Mr Hugo Middendorp were tabled in the legislative assembly of the Northern Territory by Dr Peter Toyne. I was later to participate in an evaluation process arranged by Dr Toyne when he became Attorney General.

The Evaluation Process concluded that I was owed a minimum of \$375,000 in damages for breach of contract in regards to harvest rights of plantation Callitris intratropica grown on the mainland and owned by the Northern Territory for the production of essential oil this was using my patented process to produce my patented product. Although the evaluation did not include the patent.

Northern Territory legal advice relating to myself will also be tabled, which was gained through the evaluation process.

Without my permission, my patented product was produced as the official essence of the Sydney 2000 Olympics. Evidence of this will also be tabled before the Senate Committee. Also refer Tiwi Island Council reports.

This evidence will include a government advertorial "Territory Business Magazine 4th quarter 1999, a book entitled "Birth of the Blue" and an

advertorial in the "Sunday Territorian" and the Hansard of the legislative assembly of the Northern Territory. A report by Ciba Specialty Chemicals the authors of whose names appear in the Tiwi Land Council Reports Dr. P. Frankhauser and Dr. G. Heinemann.

I have never received any compensation from the Northern Territory, as the terms and conditions required me to cover up the fraud committed against the Tiwi people, the people of the Northern Territory in general, the share holders of the Australian Cypress Oil Company, Mr. Hugo Middendorp IP Australia and the International Olympic Committee. I will table these terms and conditions.

A tender was timed by the Northern Territory, to coincide with Mr Hugo Middendorp in cutting his loses, in a protracted litigation against him induced in part by the Northern Territory, special attention should be applied to the schedules of information in regards to the tender submitted by the Australian Cypress oil Company also refer Tiwi Land Council Reports, and the Tiwi Economic Development Strategy November 1996), and the letters of the Australian Cypress Oil Company addressed to the Northern Territory Minister for Lands, and Ministerial Memorandum of the Northern Territory.

The Australian Cypress Oil Company and the Tiwi Land Council breached the NT land rights act - this information was provided to Senator Crossin then to me by then Senator Amanda Vanstone.

A float on the Canadian CDNX involving the Tiwi Land Council the Northern Territory of Australia and a company called The Australian Cypress Oil Company failed because the Solicitors of the Australian Cypress Oil Company while doing a due diligence check came across my patent. A copy of the Australian Cypress Oil Company prospectus will be tabled.

Patents are a civil matter in general although 12 of the patents act states that chapter 2 of the criminal code applies.

The company Great Southern Plantations has now bulldozed out at taxpayer and Tiwi expense 890 ha of the Callitris intratropica plantation at Picatarimor. The estimated value of this plantation if you except the value placed upon it by the acceptance of the NT govt was approx \$150 million. The NT expected a revenue of \$1.9 million a year based upon a 5% royalty of gross sales of the essential oil produced, from its mainland plantations.

Mr Middendorp will allow the affidavits in the Federal Court and all other legal documents tabled in the court to become public. He has nothing to hide.

The Northern Territory has taken myself to the High Court but has still not disproved that it infringed my patent.

Vincent Collins