
Lawful Notice to: Duty Officer on shift Wagga Wagga Police Station 217-219 Tarcutta Street WAGGA WAGGA NSW 2650 Phone:02 6922 2599 Fax:02 6922 2611	Lawful Notice From: Peter-Andrew: Nolan© (Human Being) In Care of. Instant Business Intelligence 17 C.A. Rosetti 2nd District Bucharest Romania Fax: +61-280790691 Email: peter@peter Nolan.com
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Date: 01/11/2012	Subject: Report of an allegation of Child Sexual Abuse by Bill Toal of 23 Fernleigh Road, Turvey Park, Wagga Wagga.
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1. Notices And Explanation.

This Lawful Notice is issued under the lawful jurisdiction of the Sovereign Peter-Andrew: Nolan©.

This lawful notice is issued under the following maxims of law:

- *"All men (and women who claimed equality) are equal before the law"*
- *"Ignorance of the law is no excuse" (especially for "law makers" and "police officers")*
- *"Let justice be done though the heavens may fall"*
- *"Notice to Agent is Notice to Principal"*
- *"Notice to Principal is Notice to Agent"*

Dear Duty Officer,

A Lawful Notice is a Lawful document that formally and irrevocably informs a human being of some fact or other. From the date of the Lawful Notice being received by the human being that human being may not claim 'ignorance' as a defense in a court of law for those items listed in the Lawful Notice.

It does not matter if you believe what is in the Lawful Notice or not. If what is in the Lawful Notice is true you are deemed to have been in possession of this information from your date of reading the Lawful Notice.

Dis-belief of what is in a Lawful Notice is not a Lawful excuse for committing crimes.

This Lawful Notice is written in the English Language and NOT Legalese.

This scanned and signed Lawful Notice is available from this link:

<http://www.crimesagainstfathers.com/australia/Forums/tabid/82/forumid/3/threadid/1818/scope/posts/Default.aspx>

As the Duty Officer you are now obliged to ensure that this Lawful Notice is brought to the attention of the correct investigating officer(s).

2. Lawful Notices

You are hereby Lawfully Noticed of the following:

1. My calling is Peter-Andrew: Nolan©. I am also called Joschua-Brandon: Boehm©
2. I am 48 years of age in good health and sound mind.
3. You may find more details about me on www.peternolan.com.
4. I am not under any coercion to write this Lawful Notice.
5. I am prepared to put all information in this Lawful Notice on to an Affidavit and swear it under oath. Therefore you can assume all I say here is under oath if you would like.
6. I am currently working on the process of re-introducing the rule of law into Australia. To this end I have gathered a great deal of evidence of the criminality of the federal government, the NSW government, the legal fraternity, and the NSW Police force. This evidence has been presented to all members of the federal parliament to no effect.
7. I was born in Calvary Hospital, according to my former father, on January 11th 1964.
8. My former father is John Thomas Nolan of 22 Nilma Avenue, Mount Austin.
9. I lived in Wagga until my 18th birthday at which time I left to start work for BHP in the steel works in Wollongong.
10. I am a very well educated and well traveled man. I am aware that the NSW Police Force is used to perform many criminal acts, though these criminal acts are not covered in this Lawful Notice.
11. Bill Toal of 23 Fernleigh Road has been known to me since 1976 when I was 12 years of age. In fact his son Michael Toal and I were friends at school which is how I came to know the Toal Family. Michael Toal was new to Wagga and did not have any friends. So I helped him settle in to his new town. No good deed goes unpunished I guess.
12. Jennifer Toal, the eldest daughter of Bill Toal, was therefore known to me since I was 12 being the sister of Michael Toal. I was a guest in the Toal household on a regular basis from 1976 to 1980 while Michael Toal and I were at the same school.
13. Jennifer Toal and I went on to start dating in 1984 and went on to marry in 1989.
14. Jennifer Toal and I were married 18 years.
15. Jennifer Toal chose to make our divorce acrimonious and committed numerous criminal acts during our divorce. I am in the process of remedying those criminal acts via the new Peoples Courts of Australia. We are creating new courts because the current court system in Australia has been proven to be a criminal cartel.
16. This Lawful Notice does not concern itself with the criminal acts of Jennifer Toal, Bill Toal, Irene Toal, Michael Toal and others. We shall remedy those crimes in the new Peoples Court of Australia.

17. In 1987 Jennifer Toal and I bought our first house in Seven Hills in Sydney.

18. I can not recall the exact date of the conversation I will report. I believe it was in 1988 or 1989. I know for a fact it took place before our first daughter was born in 1991. I believe it was while I was still working at IBM close to my home at Seven Hills.

19. One evening when Jennifer and I were in bed Jennifer asked me if she might ask my advice. Naturally I said yes.

20. Jennifer then made the statement that as best as I can recall went similar to the following.

“Sue (meaning her younger sister) asked me if Dad had ever acted inappropriately with me. She told me that she thinks Dad molested her as a girl and she was asking me if he had ever done anything with me that was inappropriate.”

I asked Jennifer if she would elaborate on what Sue had said and she declined.

I asked Jennifer if Bill had ever acted inappropriately to her. She said no.

21. I said to Jennifer words to the following effect.

“You and I do not know if this accusation is true or not. So there are two possibilities. It is either true or it is not true.

Sue drinks a lot and I think she is taking some form of drugs. This might just be her making up a story to get attention. If this is not true, if it is just a story she is making up, then it will cause your father and family a great deal of grief to follow up a false allegation.

If this accusation is true Sue has a problem. Her problem is that her testimony would be very suspect given her lifestyle. I can not see everyone on a jury believing her given how she behaves today. If she acted more like you she would have more credibility. Even if this is true I can not see how you could possibly get a guilty verdict from Sues testimony alone.

One of the others (meaning younger sisters Crissy Toal or Kerry Toal) would have to also have been molested and would also need to come forward. The problem with that is that you have to ask them in order to find out. Even asking the question is going to damage their relationships with Bill.

To go along with all that? Bill is a well respected family man. He is honest. He is hard working. He has done his best for his family. I just can't see that he would do anything like that. Other men would see it the same way.

It is a very difficult question as to what to do, but in this case I think the right thing to do is to leave it because there will not be enough evidence to prove anything. Perhaps in the future things might change. That's my opinion for what it is worth. ”

22. Jennifer thanked me for my opinion. We never discussed this question ever again.

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23. Now it is 22 years or so later some things have changed.
 24. True to my belief that Bill Toal was an honest man who would be fair and just in all cases, when Jennifer Toal committed perjury on affidavits in divorce my first call was to Bill to describe to him the lies his daughter had told about me.
 25. In that telephone conversation Bill told me that he simply did not believe what I was saying as that sort of behaviour was not acceptable to him and unthinkable from Jennifer.
 26. I scanned Jennifers Affidavits and sent them to Bill Toal and Jennifers two adult children, Kristen Robinson and Jarrod Robinson. I demanded of Bill that he ensure that these perjurous statements were immediately withdrawn and that the perjury was denounced as perjury.
 27. I told Bill Toal that the immediate withdrawal of these perjurous statements and an immediate written statement including an apology from Jennifer would be sufficient for me to not insist that she was prosecuted for her crime of perjury.
 28. Bill told me that he would ensure this perjury was withdrawn.
 29. Jennifer refused to withdraw these perjurous claims and Bill Toal refused to denounce Jennifer for the perjuror she was.
 30. Bill Toal discussed the acrimony of the divorce created by Jennifer with my former father John Thomas Nolan. Bill Toal asked my father to "stay out of the fight" so that the two families were not brought in to conflict because of Jennifers insistence on making the divorce acrimonious by committing crimes. John Thomas Nolan remained out of this entire conflict as he said he would.
 31. However, it turned out that Bill Toal decided to involve himself.
 32. Bill Toal refused to pass John Thomas Nolan a telephone number such that his then elderly and ill wife, Valerie Jeannette Nolan could talk to her beloved grand daughter.
 33. Valerie Jeannette Nolan was in her last days of lucidity as she was suffering from Dementia and she desperately wanted to talk to her grand daughter before losing all ability to think or talk. I was totally amazed that Bill Toal, a grand father many times over himself, would not provide said phone number based on my fathers word this number would not be given to me.
 34. I would never in 100 years have thought Bill Toal could be of the character that would abuse an elderly and ill woman, a grand mother, a woman who has treated his daughter like his own, a woman who has treated his grand children as her own. I told Bill that if someone told me he had done such I would not believe them. I told him it was one of the most disgusting acts I had ever witnessed in my life.
 35. Bill Toal then went even further. Bill Toal, knew full well his daughter was using the criminal family court system to kidnap my former children and he knew full well his daughter had ADMITTED that she was lying to them to poison their minds to me. And he chose to stay silent on this issue as well. He openly condoned the child psychological abuse of his grand children by his daughter.

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36. Bill Toal then went even further. At that time we had what was estimated to be AUD400,000 to AUD500,000 equity in our house. I proposed that we each drew some of that equity out in the form of a loan so that we could each pay for our lawyers from our own money. Jennifer refused to sign the paperwork and demanded money from Bill and Irene Toal to pay for her lawyers.
 37. I told Bill Toal that given his abuse of my mother and my former children that he was under no circumstances to give money to Jennifer to further criminally victimize me. I told Bill Toal that any such act of aiding and abetting Jennifer would bring him in to direct conflict with me and that he was very ill advised to do that.
 38. It is a matter of record from the transcript of the court meeting between Jennifer and I that Bill and Irene Toal loaned Jennifer the amount of AUD35,000 to aid her in the process of further criminally victimizing me when they were both aware of that criminal victimization.
 39. Again. I was most surprised that Bill Toal would openly loan money to Jennifer when she had access to AT LEAST AUD100,000 merely for the want of her signature.
 40. The criminal victimization by Jennifer continued for some two years. The criminal cartel of the legal fraternity of the courts and the lawyers conspired to send 95% of proceeds of the sale of my house to Jennifer. This 95% was sent to Jennifer despite the fact that even the fraudulent court order stated a 70/30 split.
 41. The court order was fraudulent as the man calling himself David Dunkley committed the crime of impersonation a public officer, a magistrate, and this crime was video recorded and handed to the then Prime Minister Kevin Rudd and the then Attorney General Robert McClelland. Both chose to become accessories to the crime of theft of my house and they will be put on trial soon enough.
 42. After the proceeds of my stolen house were sent to Jennifer I wrote to Bill Toal again and suggested that he settle this matter by ensuring that Jennifer returned all stolen proceeds and made remedy for her two years of criminal acts against me.
 43. Again Bill Toal chose to refuse to cause Jennifer to hand over said property and make remedy for her criminal acts. That was early 2010.
 44. Approximately nine months later Michael Toal became aware that I was working to re-introduce the rule of law into Australia by way of Michelle McDougal, a mutual friend from our school days. Michelle McDougal admitted to telling Michael Toal of my online identity at that time despite promising to me that she would keep that confidential.
 45. Michael Toal, via way of false identities, started slandering me in September 2010. I did not know it at the time but Michael Toal has been a long time ASIO asset. I do not have absolute proof that Michael Toal instigated actions by ASIO against me. I do have strong circumstantial evidence.
 46. Bill Toal was informed that his son, Michael Toal, was making false allegations against me in public of being a paedophile. I insisted that Bill Toal ensure his son immediately cease and desist with these false allegations or Michael Toal will also be added to the list of people to be prosecuted when we have The Peoples Court of Australia running.

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47. Again Bill Toal failed to denounce his son as a criminal slanderer and refused to instruct his son to cease and desist his crime of slander against me. This has gone on for two years.
 48. Further. Evidence has come in to my possession that Michael Toal has been involved in war crimes in Afghanistan in the unlawful and illegal war of conquest that has been waged by the US, Australia and the UK in order to get the heroin trade going again after the Taliban destroyed all the poppy fields. There is also the question of the oil pipeline.
 49. I informed Bill Toal that Michael Toal is implicated in war crimes and suggested that he might like to get to the bottom of that issue as well. There has been no response from Bill Toal on this point.
 50. So. 22 years ago when Jennifer repeated the accusation by Susan Toal that her father had molested her a major portion of my questioning Susan credibility was that I believed Bill Toal to be an honest man of honour and integrity who did not have the type of character that it would take to molest a child.
 51. Today Bill Toal's true character has been laid bare. It does not look pretty.
 52. Bill Toal openly participated in abusing an elderly and ill woman who had done his family much good and never any harm.
 53. Bill Toal openly participated in and supported child psychological abuse.
 54. Bill Toal openly participated in and supported his daughter commit a long series of criminal acts culminating in the unlawful theft of the proceeds of my house by his daughter. He did this to the tune of AUD35,000 despite knowing full well his daughter was committing crimes.
 55. Bill Toal openly supported his son making false allegations of me being a paedophile over a period of nearly two years.
 56. Given the true character of Bill Toal that has come out during this acrimonious divorce it does not take very much imagination at all to believe that a man who knowingly aids and abets child psychological abuse, knowing aids and abets criminals in criminal acts, might also be the type of character that would sexually molest his own daughter.

It is a very small step from child psychological abuse to child sexual abuse.

57. As I said to Jennifer 22 years ago or so about this accusation by Susan, "perhaps in the future things might change". They have.

Bill Toal has shown himself not to be an honest man. He has shown himself to have no honour and no integrity. He has shown himself to be a criminal who is only too happy to help his children commit crimes abusing elderly ill women and children in the process.

Perhaps Susan was telling the truth all those years ago. Perhaps Bill was hiding behind "family man" while actually molesting his daughter. I do not know. I do know that Bill Toal has proven beyond any doubt that he is a criminal and is willing to aid and abet other criminals.

Those are my recollections as best as I can recall.

The character shown by Bill Toal over the last five years, in my opinion, raises the question as to whether Susan was telling the truth all those years ago. I does not seem credible to me that Jennifer would make up the accusation and attribute it to Susan.

I presume you will have to talk to Jennifer directly to confirm that this conversation occurred between her and I.

One problem you will have should Jennifer now deny this conversation took place with me is that Jennifer has committed, by my count, 14 counts of perjury two of which have been proved by corroborating statements from bank officers in my favour. One count of perjury was proven by an email from Jennifer's own email tray.

A woman who has committed 14 counts of perjury and so far gotten away with it over a five year period can not be relied on for testimony. She will just figure she can lie again and no one will hold her accountable as has happened so far over the last five years.

I will be posting this Lawful Notice to my Crimes Against Fathers site and widely circulating this Lawful Notice. You and I both know that you are obliged to interview all parties to get their testimony and also to determine if there is any corroborating testimony from Kerry Toal and Crissy Toal.

With the Jimmy Savile case being so public now I doubt there is a police officer alive in the western English speaking world who is prepared to refuse to investigate a public accusation of child sexual abuse when that accusation was made by a mans own daughter.

We know it's not personal. That you just have a job to do. I expect you to do your job without bias.

The process of the investigation will also be published to CAF.

Any and all correspondence addressed to me regarding this issue will be published to CAF.

Please use my email or fax to send me any questions you might wish to ask me.

Best Regards

Peter-Andrew: Nolan©
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Primary Creditor and Secured Party for
Juristic person MR. PETER ANDREW NOLAN
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