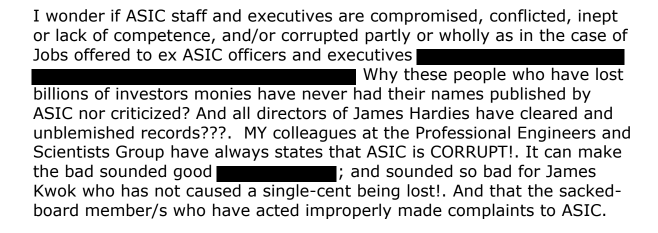
I am writing to you with a view to voice mine and my professional engineers colleagues both in Australia and Overseas, on the treatment of ASIC against me personally and ASIC vicious victimization against me where I have not taken even one(1) cent from anyone; but endeavored for over decades long to generate innovations on clean energy technology that will create new industry, manufacturing, skills/training and jobs opportunities, and high-value items for exports to PRChina, EU and USA. But more importantly will be an affordable electricity for communities and by doing so positively curbing carbon emissions; so WHY ASIC succumbs this initiative, whilst supported and embraced many that have been otherwise?



I am devastated that ASIC since 2002 and to date still saw fit to punished me after I spent time unwittingly in jail, and that ASIC publication is not accurate and misleading, even after numerous requests to ASIC to correct those, it went for years without any response. ASIC is in a role as protections for some people, and the meak are victimized and highly-charged aggression like SS-Hitler.

I was told ASIC has its own Powers above the Civil-Laws whilst this is totally right to punish some or many people who have misappropriated funds from investors or shareholders. BUT ASIC is required to be FAIR and PROPER specifically when evidenced are NO-MOTIVE/INTENTION OF WRONG DOING, NO-INTENTION TO SABOTAGE, NO-LOSS of FUNDS to INVESTORS AND SHAREHOLDERS!! (or let alone proven of any loss beyond any reasonable doubts!! The like in my case).

These allegations and investigations against James Kwok were broadly publicized both in the newspapers, internet and ASIC webpages that were all interlinked and intertwined in 2002 until and beyond the Court trial in 2007. These actions by ASIC were deliberate and with gross intent to cause extreme harms and losses to James Kwok, that the general public regarded James Kwok as GUILTY from those publications. ASIC have with

vicious-intent to cause psychological damage to James Kwok as he was totally became unemployed and deeply-destitute for over 5 years before the matter was brought to the Court.

Further after the Court ASIC was still with intent to mislead the public in their web-pages that are intertwined stating on the Court's summary judgments. ASIC action was deliberate and gross intent liking power above civil laws and impunity with highly-charged aggressions disregard path towards miscarriage of Justice and prevent Fair Justice to James Kwok, as ASIC publications highly critical of James Kwok have for 5 years before Court trial contaminated Jury's mindset and thus Unfair-Justice have been imposed upon James Kwok.

ASIC continual web page about James Kwok even after James Kwok punished unwittingly jailed and inaccurate statements in ASIC's webpage have placed James Kwok unemployable still!

In fact in Australian Justice system have shown that a murderer and rapist/phedophilia released from jail are given protections, new identity and home, finance assistance, etc etc. and to ensure no reference/s about such person/s taken out from publication. There is simply fundamental flawed in ASIC..Why? because billions of dollars in Mums and Dads investments in the past 7 years based on ASIC's approved products have cumulatively amounts to \$50BILLIONS Plus LOST-OUT!!!

I attached a Sworn Affidavit prepared by James Kwok for your perusal.

Sincerely, James Kwok