

Alliance for 
Forgotten Australians

Patrons: Andrew Murray
Jack Thompson

**SUPPLEMENTARY SUBMISSION
FROM THE ALLIANCE FOR FORGOTTEN AUSTRALIANS**

Senate Legal & Constitutional Committee inquiry into: the ‘administration and effectiveness of current mechanisms used by governments to provide discretionary payments in special circumstances’.

The Alliance for Forgotten Australians (AFA) would like to submit this supplementary statement, together with the link to the proceedings in the case Locklier V State of New South Wales [2009] NSWSC 746. Also attached is an email granting permission for Wilma Robb, a member of a Steering Group of AFA to provide this information to the Inquiry as evidence of harm resulting from attempting to pursue a damages claim.

The case demonstrates the difficulty that Forgotten Australians experience in the justice system in attempting to seek fair treatment under the law in claim for damages for physical and psychiatric injuries sustained at state homes 1970 – 1974.

Link to case proceedings:



Locklier v State of New South Wales [2009] NSWSC 746.mht

Please contact me through the Secretariat if you wish to clarify anything in this submission.

Caroline Carroll
Chair
Alliance for Forgotten Australians
7 July 2010

Attachment A

From: **Toni Glenn**

Date: Wed, Jun 23, 2010 at 11:58 AM

Subject: MY TRANSCRIPT.

To: wilma robb

To Whom it May Concern,

I give my full permission to WILMA ROBB to use my court transcript for the state senate enquiry.

Wilma has full rights from me, she can copy or print, any or all of the documents.

And is free to use it any way she sees fit to help the Forgotten Australians.

My contact details are below (not included)

Sincerely, Toni Locklier