



The Australian Justice Tribunal

NOTICE BOARD – Historical

NATIONAL PRESIDENT'S CV

Work & Corporate History – In Brief – of Garth William Eaton. DOB 18 November 1946

- The Australian Estates Company Limited – Cadet Wool Classer, 1965.
- Mount Isa Mines Limited – Assay Laboratory Assistant and then Underground Miner, 1966 – 1969.
- Corrie & Co – Stock & Sharebrokers – House Account Controller, 1969 – 1971.
- Author of “Breaking into Broking” – This handbook was used by the Securities Institute of Australia as a recommended first year text, 1971 – 1975.
- Developed and managed a highly successful Share Portfolio Advisory Service, 1971 – 1976.
- Developer and Executive Chairman of Combined Securities Limited (CSL), 1972 – 1976.
 - a) Pioneered the early stages of cash flow funding for the acquisition of high cash flow businesses such as Caravan Parks, 1972 – 1976.
 - b) Contributed to the design, development and marketing of Kooralbyn Valley Resort when owned by Sir Peter Abeles and Sir Arthur George, 1974 – 1976.
 - c) Produced and personally presented a series of Television and Radio programs titled “Making Money” which dealt with equities and property trading, 1974/75.
- Developed, patented and marketed a rapid-heat-recovery solar water heater under the name “Solatrap”, 1976 – 1980.
- Personally developed a chain of nine (9) Takeaways – co-owned with my wife. All under Management, 1980 – 1985.
- Personally developed a highly successful and unique style of management – along with the associated management agreements – for proprietors within the fast-food, restaurant and retail industries, 1980-1985.
- Consulted to the Metals Industry (Sheet Metal to Light Engineering), 1985 – 1989.
- Produced and personally presented a motivational video “Your Best Shot”, 1987.

- Developed a fully automated mechanical carparking system (“Europark”), 1990 – 1994.
 - a) Our company – wholly owned by my wife and myself – was awarded the highest Export Market Development Grant (EMDG) for the 1991/92 financial year – \$250,000.
 - b) Our company’s submission to the Ministry of Economy in Czechoslovakia (1991) saw the World Bank draw down funds to the National Bank of Czechoslovakia enabling our appointed manufacturers, Vihorlat Snina, to continue the development of this mechanical carparking system.
- Developed Australia’s first Design & Drafting franchise, 1995 – 1997.
- 1999 to Current
 - a) Research and development of a unique film factory concept – Initially, thirty-one (31) researchers involved.
 - b) Researched, co-wrote and developed the screenplay, *The Raft of the Medusa*; the factory’s first scheduled production – A true story set on the waters of the Atlantic in the year 1816.
 - c) Writing of my autobiography, *Beneath The Bench*.
 - d) Co-ordinated the research and development – to launching stage – of The Australian Justice Tribunal.

History within Australian Organisations

- 1985 – 1990 - Federal President of The Political Reformation Council of Australia (PRCA)
- 1988 – 1996 - National President of The National Corruption Tribunal (NCT).
- 1988 – Current - Federal President of The Federal Party of Australia (FPA).
- 2005 – Current - National President of The Australian Justice Tribunal.

Courtroom History

- **February 1987** – Elders IXL Limited’s attack on our company, Australian Estates Pty Ltd, created a precedent in the Federal Court of Australia. Justice Pincus ruled against us; a ruling that would alter a significant area of corporate law – forget about our lawful rights. The financial loss to my wife and myself exceeded \$250,000. But the price we paid has proved to be of enduring benefit to business people throughout Australia.
- **July 1989** – In a Brisbane District Criminal Court I attempted to expose James Victor Mills Green (Commissioner for Corporate Affairs) and Ian Robert Frew (Corporate Affairs Investigator) for their falsification of my personal and business history; falsification which I alleged – with flawless reason – had taken place in the early 1970s. By mid-afternoon, 31 July 1989, Justice Kimmins became aware of my use of his court to discredit this government agency and dismissed the jury. Nonetheless, I had been given sufficient time to state my case and also expose a further falsification. This time, the forging of my signature on a court document.

- **December 1992** – The embarrassment I had created for senior officers within the Corporate Affairs Commission (CAC) on Monday, 31 July 1989, could not be left unavenged. They had falsified my personal and business history, and I had sought to rectify those records by firstly exposing their conduct in a District Criminal Court. And now, three and a half years later I stood in a Magistrates Court defending myself against a charge under s.227 of the old Companies Act.

I was accused of being “... concerned in the management of a corporation...” whilst being “...an insolvent under administration...” That is, I was not acting as a director, corporate secretary or manager of a corporation whilst bankrupt, just concerned in its management. They had dug deep to pull this one out of the bag; and the Magistrate was quick to recognise the maliciousness underpinning the charge. At the end of the hearing on 14 December 1992, after five hours of mind-numbing nonsense, the Magistrate asked me if a \$1,500 fine would be acceptable to me. I mentioned that a lesser amount would be more comfortable, so we agreed on \$1,000. At that stage the prosecutor simply threw the towel in.

- **April/May 1996** – After six and a half years of witnessing the incessant violation of our “Europark” mechanical carparking project by a fraudulent inventor and government agencies, I found myself having to protect innocent investors in the Federal Court of Australia.

Justice Spender was placed in the invidious position where he believed he had no choice but to protect the inventor, and in so doing protect government officers against the real possibility of criminal action being taken against them. And so, rather than run the risk of destroying their careers and the reputations of the Australian Competition and Consumer Commission (ACCC) and the Australian Government Solicitor (AGS), he chose to destroy the lives of innocent investors – **four died... one to suicide.**

And to add to the trauma of those times, our violent inventor was **murdered...** a product of his being constantly protected by the ACCC, AGS and the Bench. My eBook autobiography, *Beneath The Bench*, explains this criminal activity in detail.

- **March 1998** – It was the unanimous decision of the eight members of the Europark Investors Committee – Chaired by Mr Graeme Langsford, Thoracic Surgeon – to criminally prosecute Justice Spender... Twelve charges of Judicial Corruption under s.32 of the Commonwealth Crimes Act 1914 and one charge of Attempt to Pervert Justice, s.43. My role was private prosecutor. But irrespective of a professionally prepared brief of evidence, Stipendiary Magistrate Basil Gribbin was nervously quick to dismiss the charges against the judge.

I left that Brisbane Criminal Magistrates Court on 31 March 1998 feeling the same hopelessness that had begun affecting the health of many within our group. And there was nothing further I could do in defence of them or the rest of the fifty-two Australian families whose lives had been so badly damaged.