

Hugh Bower-MISSING PERSON

Missing 101 year old elderly man – one of the last remaining World War 2 Australian Air Force veterans

No one has the right to stop family members from saying goodbye to one another

Dr. W Geyer, Tanunda Medical Centre SA ABN 67 439 493 733, the private corporate medical fraternity and second wife Linn (Edwena) Bower refuse to provide Hugh Bower's daughter Stephanie Botten with data relating to guardianship or the whereabouts of her elderly hospitalized father, allegedly under the jurisdiction of the Privacy Act.

Crown Jurisdiction: Let no public servant dare to allege to have superior jurisdiction.

- 1) Dr W Geyer, the Tanunda Medical Centre ABN 67 439 493 733, the private corporate medical fraternity and second wife Linn (Edwena) Bower are advised that in regard to matters pertaining to Hugh Bower, there has been a 100% failure in compassion or lawful due process and this matter is under full INVESTIGATION for such failings.
- 2) A 12 peer jury is on standby to process the individuals complicit in this missing person situation.
- 3) Refusal to provide any documentation on guardianship and failure to provide an environment whereby the claimants can prove their alleged right under the Privacy Act to refuse access to a daughter's dying father, that being Dr Geyer, Tanunda Medical Centre ABN 67 439 493 733, the private corporate medical fraternity and second wife Linn (Edwena) Bower, before an unbiased adjudicator, is a failure in lawful due process. An absolute basic and essential in law. Or it is tyranny, persecution of the elderly and total destruction of family?
- 4) Further, failure to provide an environment whereby Hugh Bower's daughter, Stephanie can declare her right to see Hugh, her dying father, while standing in Crown jurisdiction, ignored by Dr Geyer, the Tanunda Medical Centre ABN 67 439 493 733, corporate medical fraternity and second wife Linn Bower, is also an abhorrent failure in lawful due process, rendering Dr Geyer, Linn Bower and the corporate medical fraternity complicit in causing serious injury and harm to Hugh Bower's daughter and her family by failing to allow them to provide Hugh the much needed opportunity to experience the connection and unconditional love his biological family have for him. Let's just call it what it is shall we. Inhumanity and cruelty beyond measure. That's why we have LAW.
- 5) Only notification - Stephanie Botten's sister received an email:

On 22 Dec 2021, at 4:14 pm, Edwena Bower <edwena.bower@gmail.com> wrote:

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>> At all times I have respected Hugh's wishes.

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>> At the moment he is in hospital, 1 nominated visitor per admission is in force.

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Neither Stephanie nor her sister have been notified as to the whereabouts of their elderly father Hugh Bower. The email to Stephanie's sister states that Hugh Bower has been hospitalised but no location is given. **This is an absurdity in law.** Hugh Bower is a father, grandfather and great grandfather. **Bloodline is the highest jurisdiction in law.** It is higher than any alleged jurisdiction from a private corporate institution. This is a violation of human rights and a violation of the Rule of Law.

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- 6) All complicit parties are under full investigation. Occupations are absolutely suspended and assets frozen. Dr Geyer and the private corporate medical and legal fraternity have ZERO jurisdiction in the affairs of Hugh Bower and his biological daughter Stephanie. This is clear and has been ignored. The Rule of Law has been ignored
- 7) You are instructed to inform Stephanie of her father Hugh Bower's whereabouts immediately. You are cautioned, offending parties are absolutely facing jail sentences for these crimes. Prompt information on the location of Hugh will be viewed favourably but if Hugh passes away without family access the offending parties will be held 100% personally & financially liable and accountable.
- 8) All overseeing governing bodies, within the private legal system of the private BAR Guild and within the governing medical bodies have been contacted.