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THE MERCURY
Port Arthur Conspiracy Anger¹³
Keith Allan Noble¹⁴

*"The Mercury listens to, learns from and leads the Tasmanian community by providing readers with a major forum for debate."*¹⁵

FOR international readers, and for Australians unaware of the media situation in Tasmania, The Mercury is that state's largest-circulation daily newspaper. Of tabloid format, it is printed in the state capital Hobart and has an **average daily readership** of c.44,500. It is a standard mainstream (traditional and conservative) newspaper, announcing itself as **The Voice of Tasmania**.

The Mercury is owned by News Limited, the chairman of which is Rupert Murdoch. According to wikipedia.org: "News Limited publishes a nationally distributed newspaper in Australia, a metropolitan newspaper in each of the Australian cities of Sydney, Melbourne, Brisbane, Adelaide, Perth (Sundays only), Hobart, and Darwin and groups of suburban newspapers in the suburbs of Sydney, Melbourne, Adelaide, Brisbane and Perth. The company publishes a further thirty magazine titles across Australia."

Now some say this weighty press portfolio does not encourage or entertain non-traditional news and views. In Tasmania specifically, The Mercury claims it is a "major forum for debate," but this is not true in relation to all topics. As we shall soon see.

But before we look at the *Port Arthur Conspiracy Anger* article, which appeared in The Mercury on **9 May 2013**, we must put some things into their context. Without doing this, readers might wonder why the gripes of some Mick Dyson in relation to a place called Port Arthur are of any interest. They are, but first we need to elaborate a little on The Mercury and Port Arthur, as the relationship between the two is a highly significant story in itself.

On Sunday 28 April 1996, a murderous shooting incident at and near Port Arthur thrust Tasmania into the international news: Where is Port Arthur? What happened? *etc., etc.* people asked. At that time, an international media conference was scheduled to be held in Hobart commencing the next day, Monday 29 April 1996. The related literature says c.700 media people were booked to attend that conference and of course such a major incident held their attention. As part of the *incident management*, the government of Tasmania actually provided a bus service and a guided tour to journalists on Monday 30th, after the siege at Seascapes cottage had ended.¹⁶

¹³ On 17 May 2013, this document was sent by email to the reporter Zara Dawtrey of The Mercury.

¹⁴ Editor of *MASS MURDER: Official Killing in Tasmania, Australia* - book released internationally June 2013.

¹⁵ themercury.com.au; About Us.

¹⁶ The siege ended at 8:35 Monday 29 April 1996 when Martin Bryant was apprehended naked, burnt, and disoriented at Seascapes cottage. See Richard McCreddie. *Port Arthur - An Overview of the police response*. Port Arthur Seminar Papers; 1997: p. 6.

Then things went the way they should not have gone – things went against the law. It was as if the killing and wounding of over 55 people permitted the media to exceed its clearly defined limitations. One commentator stated this: “[O]utrage against this [*boy-*]man was akin to the old wild west lynch mobs. I just couldn’t forget the trouble that the media went to profile Bryant, from enhancing of his photograph to make him look like a wild-eyed Manson maniac to the innuendoes that his house was an arsenal for military weapons.”¹⁷ (added italics)

There were no limits to it. Excess was the order of the day, the week, the month – in fact, excess goes on to this day. After destroying that innocent *boy-man*, his chance of getting a proper trial was zero. This is what the same commentator stated: “All of this made finding an impartial jury almost impossible – perhaps that was the idea.... Martin Bryant’s trial was not by jury but rather by media.” Periodically, whenever the media has a slow-news day, some reporter somewhere whips together an article about a crazed, mad, *lone-nut* gunman, finds an image in the archive, then meets the deadline – oh so thoroughly convinced that not only is her/his story well written, but that Martin Bryant deserves to have his guts kicked in one more time.

The following is a comment this editor has seen, and he believes such lapses of sanity are most definitely aided and abetted by the media’s unethical and unprofessional mishandling of the Port Arthur case: “MARTIN BRYANT SHOULD HAVE BEEN PUBLICLY CASTRATED WITH A RUSTY BLUNT KNIFE AN THEN WASHED WITH SULFURIC ACID THEN SENT TO GALLOWS.”¹⁸ (*sic*; original capitals) It is no excuse that the crime was heinous and upsetting, so it is understandable people take a few liberties. This is completely unacceptable.

Where were the voices of the wise old chief editors in April 1996? The ones who could prepare enlightening articles with all the essential cautions. Gone – replaced by mindless employees who didn’t then and still today don’t give a damn about Truth and Justice. Who are disdainful about the legal principle of **people being innocent until proven guilty** in a trial – not declared guilty after some process conducted by corrupt lawyers. Their media channels flow with stories about corrupt police, corrupt prosecutors, corrupt judges, corrupt politicians, and verily, corrupt men of the Church. Yet all this they wilfully overlook. With their critical faculties underdeveloped or held in abeyance, they mindlessly report the corrupt official narrative.

Somehow, in relation to the Port Arthur incident, these media minions expect us to believe that everyone associated with the State told the truth and nothing but the truth. For that one incident, everything was ridgy didge spot-on-honest as the day is long. And it was Martin Bryant who told all the lies. He must have. He killed those little girls. *Everyone knows he did it. Get me that RUSTY KNIFE and the SULFURIC ACID. Then we’ll fill his arse with broken glass.....*

The Mercury was right in there hammer and tongs – unfortunately, a wise editor was absent. This gave the world that two-page tabloid spread of innocent Martin Bryant beneath that big banner headline

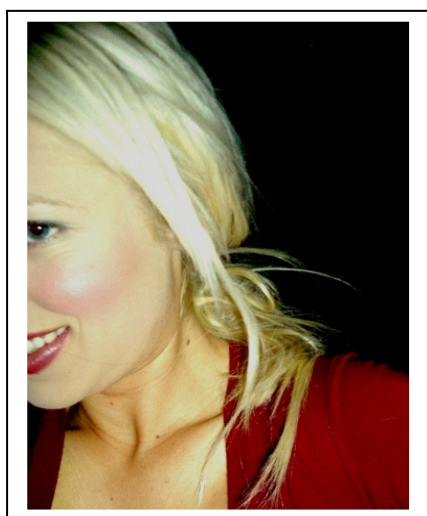
¹⁷ Ned Wood. *The Port Arthur massacre conspiracy*; members.iinet.com.au; 2 September 2012. An image of Martin Bryant which was manipulated to make his eyes appear demonic and deranged was widely used by the media. Cruel writers and/or editors still use it. For details related to the arsenal of weapons allegedly found inside Martin Bryant’s home, see the Insert *FAKE TASMANIA POLICE STATEMENT* in Part 7. It reveals how this concocted evidence was set up by a corrupt cop.

¹⁸ *Benny of Brisbane*, Australia; topix.com – 22 March 2013.

of certainty: **THIS IS THE MAN.**¹⁹ That image The Mercury used was stolen, and it was against the law to publish such an article. The article demonized that *boy-man*, who, with his 66 IQ, was totally bewildered and beyond comprehending what was being done to him. There sure was no debate, just columns of hate and vitriol.

One of those employees of the State whom we are to believe is a meticulous teller of truths is **Michael Charles Dyson**. We are to believe he knows nothing about the Port Arthur incident beyond what he learnt as a "liaison officer"²⁰ during the incident. Sounds good, but.... Mick has a reputation. You can read about it on the Internet. Everything significant about him within this book is on the Internet and has been for some time. *Where there's smoke, there's fire.*

It seems Dyson likes violence. And when you have someone who is keen about violence in the police force – for Dyson it was Tasmania Police – it is not hard to imagine things could go awry, seriously sour. And it seems they did. This is how Dyson describes his real interest: "I was being given an opportunity to go to the more strategic level and become involved in the overall command of violent incidents **which is my passion....**"²¹ So we have a man who not only likes being involved with violent incidents, but one who tells the world he has a **passion** to be involved with death and destruction. Well as for this editor, it is my belief this Dyson is sick – a mentally imbalanced person who is dangerous. And devious, as we shall soon see.



ZARA DAWTREY
original cropping of image

Now Mick Dyson is the person Zara Dawtrey of The Mercury has written about under the headline *Port Arthur conspiracy anger*. But first, who is Zara Dawtrey? Well a writer at that newspaper and this editor cannot be more specific than that. An Internet search of her name turned up the to-be-expected Facebook and Twitter references. But beyond this, it seems Ms. Dawtrey writes articles in several areas: cars; crimewatch; sports; *etc.* Bits of anything for The Mercury. No serious articles of investigative journalism were found. This has led this editor to wonder just how well investigated the piece on Dyson is. Well an analysis of

it is disturbing. The Port Arthur incident resulted in over 50 people being killed and wounded and Dyson was right there in the thick of it. But readers of Dawtrey's article don't get much more than a few sentences including the standard **conspiracy cliché**. Dyson seems to have had a little cry to Dawtrey and she has written a few words (362) to appease him. Below, her entire article which appeared in The Mercury has been sequentially segmented and *italicized* with this editor's (Noble) comments following.

¹⁹ Headline used by The Mercury for a badly worded article identifying Martin Bryant with the incident at Port Arthur. The last sentence of the article dated 30 April 1996 reads as follows: "This man is Martin Bryant, 28, a man of mystery from Hobart suburb of New Town." Note that The Mercury was not the only media channel to identify Martin Bryant with the incident. Regardless, he was thereafter doomed forever.

²⁰ This is the job description that Michael Charles Dyson states he had during the Port Arthur incident. See Insert *FAKE TASMANIA POLICE STATEMENT* in Part 7 for details.

²¹ Commission of Inquiry Relating to the Death [SOG Killing] of Joseph Gilewicz; *Transcript*; Hobart: Dept. of Justice (*sic*); 7 September 2000: p. 426.

SIX months after a Facebook profile purporting to belong to jailed mass murderer Martin Bryant caused widespread community concern, a vicious international internet campaign is accusing two local police officers of being the real killers.

This editor cannot comment on any Facebook profile. He knows nothing about the so-called social-networking websites. It is correct that Martin Bryant – the *boy-man* who had an **IQ of 66** and a klutz-factor off the scale – has been **incarcerated forever**. But Dawtrey does not tell her readers that Martin will never be released from Risdon Prison. As you read this, he is being tortured to death there by despair and drugs. Martin will be the **36th State victim** of the Port Arthur incident. (Other people who were involved with the incident have died of suicide – **indirectly killed by the State**. Of course the State does not want you to know this.)

As for “accusing two local police officers of being the real killers,” this is not accurate at all. Probably all, certainly most, of the cops who were involved with the incident have retired from their respective employers. Today, no local cops are being accused of anything. And, no retired cops have been accused of anything that is not well documented on the Internet – documented for some time it seems. Dawtrey does not name both ex-cops. Why? Is this because when **Michael Charles Dyson** phoned Dawtrey he did not identify his mate **Gerard Dutton**? As for accusing them of being the killers, this editor would like to see the proof in writing.

Dutton is the technician who miraculously raised rifles from the dead. Then, without any hard evidence, he pronounced they belonged to Martin Bryant.²² But this was not proved because there was **NO trial**. For an exposé of Dutton’s *Statutory Declaration*, see the noted book (Part 6). The author of that exposé ends it with these revealing words related to this charlatan miracle worker: “it cannot get any worse than the errors demonstrated within his sworn statement.”²³

And the other ex-cop cum security company executive is of course Dyson. He is also indentified as *Mick/Rick(?)*, *Jamie*, and it is believed he was **one of the gunmen at Seascapes cottage**. The other gunman there, who it is believed was also the gunman at the other six crime scenes is **Benjamin Overbeeke**. This editor has never said Dyson shot any person. To say this editor said Dyson is “the real killer” is deceptive nonsense. You can read lots more about Dyson in the noted book, particularly Part 7 (The Witnesses). In it, there is the nine-page Insert titled *FAKED TASMANIA POLICE STATEMENT*. Dyson submitted that statement 4.5 months after the Port Arthur incident, and a month after (*sic*) the incident task force ended. But it seems being a **Son of God**,²⁴ this *main man* Dyson had dispensation²⁵ to cover up the official lies. But he has made things worse.

Dutton and Dyson have written so many **false and deceptive** statements their incriminating words are now going to cause serious problems for all those who were and those who are officials associated with the killing and wounding at and near Port Arthur, Tasmania. The official narrative is coming apart because of Dutton and Dyson.

²² See Insert *NEITHER OWNED NOR FIRED* in Part 6 of the noted book.

²³ Andrew S. MacGregor. See *STATUTORY DECLARATION EXTRACTS* at Part 6 of the noted book.

²⁴ Identity used by Tasmania Police members who belong to the Special Operation Group of thugs.

²⁵ It seems that Dyson was asked by the office of the director of public prosecutions, perhaps Damian Bugg the prosecutor himself, to prepare a document which would cover up things exculpatory for Martin Bryant and inculpatory for the State.

A conspiracy theorist based in Austria, and claiming to be a former Tasmanian, is writing a book about the massacre in which he claims Bryant is the innocent victim of a killing spree planned and carried out by the government and police.

More inaccurate rubbish. This editor is not from Tasmania and has never claimed to be. Is this Dawtrey's doing, or was she misinformed by Dyson? She definitely should have checked – but did not. A small error, but one not nugatory. It seems to reflect the approach Dawtrey took to the writing of her article – slapdash, no reference checking, get it out for the deadline. Born in Queensland, this editor is in Austria temporarily and normally lives in Germany. Currently, he is contemplating a relocation.

Then comes the cliché: "conspiracy theorist." This is the best that Dawtrey can write. It is a worn-out phrase used to verbally abuse anyone who raises any matter that does not fit into some official narrative. On the usage of this mindless and meaningless phrase, the words of another blonde Facebook user, Ellen Finnigan, appear on lewrockwell.com (24 January 2012). This American activist-author states: "[M]ost of the time the term *conspiracy theorist* is used to slander people who are merely asking questions that mainstream journalists have been content to ignore, or who simply have a higher bar than 'the media said so' or 'the government said so' when it comes to accepting something as truth." **Thank you Ellen.**

It can be said this editor is writing a book on the Port Arthur case. But it is more accurate to say he is compiling a book of writings on that subject. All of this writing has appeared in some form on the Internet. The authors, about 30 of them, are more informed on their specific subjects than is the editor. So if there is any claiming going on, to use Dawtrey's silly word, than the claiming is being done by many more people than just the editor.

Martin Bryant is entirely innocent, legally and factually, of killing anyone at or near Port Arthur in Tasmania. He was never proved guilty in a trial where all the evidence was **weighed by a jury**. NEVER. And factually, any serious analysis of the case reveals so much reasonable doubt, so much corruption, so much falsity, that for anyone to insist the official narrative is the truth only confirms her/his ignorance, obsequiousness, and stupidity.

That the incident was not perpetrated by Martin Bryant is patently obvious. His mother had stated simple little Mecano kits were too complicated for him. In her book, *My Story*, she reveals an incident in which Martin panicked after he became locked inside a bathroom, being unable to unlock the door.²⁶ The woman who was having a relationship with him says in one of her five statements that Martin would lose the plot, and at times not know what he was doing.²⁷

So given there is no evidence Martin Bryant killed anyone at or near Port Arthur, are we to believe the killing was premediated, planned, and perpetrated by the Salvation Army, for example – or, by corrupt elements of and associated with the State? Many facts say the latter.

²⁶ In her poignant book *My Story*; 2010: pp. 140-141, Carleen Bryant relates the following about her son: "Martin had stayed the evening in my home and the next morning, after a shower, Martin had thought that he was locked in the bathroom. He could not unlock the door and started to panic. I called the closest locksmith who arrived very quickly. The lock was OK, but Martin had been unfamiliar with it." At that time, Martin Bryant was **26 years of age**. You are to believe that this clearly mentally handicapped person, someone who could not resolve a simple doorlock problem and who then panicked, planned and perpetrated a seven-scene massacre over two days and kept **the mighty SOG** of Tasmania Police at bay. To believe such a scenario, you too would have to be mentally handicapped.

²⁷ Petra Willmott. *Witness Statement*; 28 April 1996.

28 There is **no system of justice** in Australia. The system that exists is a legal system, which has been designed by lawyers for the benefit of lawyers – not the people of Australia. This legal system does **not** focus on the determination of truth. This ensures justice is not served in every case. Presiding over these abominations are judges all of whom are ex-lawyers. They should not be addressed as *Justice* as they cannot guarantee justice is served. The burgeoning record of miscarriage-of-justice cases in that country confirms the trail of human destruction inflicted on innocent people by judges. For a little insight into their gross cruelties, just google **miscarriages of justice** – note the list for Australia is neither complete nor current, and that it only contains the more serious cases and cases that have passed through the courts. No one knows the total number of existing miscarriage of justice cases in Australia which have been inflicted and which have not been legally corrected. This is what Graeme Crowley & Paul Wilson say, in their book *Who Killed Leanne?*; 2005: p. 120, about the appalling injustice that goes on within Australia: “The Stafford case may be just **the tip of the iceberg** where miscarriages of justice are concerned, such travesties are widespread and, given the unequal resources available to the prosecution and the defence, **increasingly common**. The Australian justice [read legal] system stands condemned for allowing these **wrongful convictions to proliferate**.” (added emphasis) Australian criminologist Paul Wilson confirmed (19 May 2011) to the editor that there could be up to 7000 miscarriage-of-justice cases per year in Australia. (Not all such cases result in imprisonment, nor are all of them recognized immediately.) Australian justice activist and author Evan Whitton sums it up well in his his book *Our Corrupt Legal System* (2009: p. 96): “The system IS immoral, because apart from everything else, it does not search for the truth.” (original capitals)

ABOUT AUSTRALIA
Democratic Rights & Freedoms

A Transparent Criminal Justice System

It is fundamental to the administration of justice in Australia that a person accused of a criminal offence is **presumed innocent** until **proven guilty beyond all reasonable doubt**.

A person can only be detained by police for a limited period before being either released or charged with an offence and presented to an independent judicial officer (judge or magistrate) who decides whether the person may be detained in custody pending trial. In some cases an initial assessment may be made by police, with provision for judicial review. The question of whether to initiate criminal proceedings on serious charges is determined by an independent office, for example the Commonwealth Director of Public Prosecutions in the case of federal offences.

An accused person has the **right to a fair trial**, including the right to be informed of the charges laid against them. A trial must take place before a judicial officer who is independent of the executive government and legislature. Generally, a person who is placed on trial for a serious offence that is punishable by a significant term of imprisonment has the **right to be tried before a jury drawn from the community**. With some exceptions, an individual also cannot be compelled to provide self-incriminating testimony in court.

Legal aid services provide assistance and representation to accused people, subject to a financial means test and other conditions. A further fundamental principle of the Australian common law system is the availability of legal professional privilege.

A right of appeal is available against conviction and sentence on specified grounds, including that there has been a miscarriage of justice.

Department of Foreign Affairs & Trade
Democratic Rights and Freedoms
dfat.gov.au
2008
(amended; added emphasis)

*This is the prattle pushed by overweening politicians, corrupt members of the legal system,²⁸ and do-and-say-anything officials. It reads well, it says the right things, yet it **stinks to high heaven**. Because, it is not the plain down-to-earth reality which all decent Australians deal with every day. Martin Bryant had all the rights so well summarised above, but they were stripped from him as if he was an in-human monster. **Presumed Innocent** – the media screamed guilty before he was charged; **Fair Trial** – no trial, just a sentence hearing then prison forever; **Proven Guilty Beyond All Reasonable Doubt** – there is so much doubt you would have to be blind, or a liar, not to see it; **Jury Drawn from the Community** – the media contaminated the jury pool, selecting one was impossible; **Legal Aid Services Provide Assistance and Representation** – enter unsavoury John Avery who browbeat Martin to accept Avery’s guilty plea; & **Right of Appeal** – well, just listen to the hoots of derision from Hobart. – ed.*

While Port Arthur conspiracies abound online, Keith Noble is making sure his views reach audiences far beyond the confines of the internet conspiracy community. Noble has been emailing chapters of his book to major media outlets, federal and state government ministers, justice officials and police officers who attended the massacre at Port Arthur on April 28, 1996.

There is no Internet conspiracy community that this editor is aware of. There are, however, people who have brains and who use them. People who are not suck-up sychophants. This editor has been directing draft parts of the book to those who have requested it, and to those he believes should be concerned about the **gross injustices** associated with the Port Arthur incident. What has been emailed is open and without charge. (To date, this editor has not received a cease-and-desist notice from any recipient of his emails. To the contrary, interest and support has been positive and growing.) On its completion, the entire book (650 pp.) will be available as a **free pdf**. The editor has no wish to profit from the pain of others.

One of the former officers being accused by Noble is Mike Dyson. "I knew I had to do something about it when he sent a letter to my daughter's house suggesting I should kill myself," Mr Dyson said.

More inaccurate rubbish. The editor has named Dyson who has a long Internet trail related to the Port Arthur incident. Dyson was not, it is believed, at his home innocently growing petunias before, during, and after the incident. This editor does not know the daughter of Dyson. Nor does he know her name. Nor does he know where she lives. That she received and read a letter about her father is quite possible and it is something that Dawtrey should investigate and report about **accurately** in The Mercury. As Dawtrey knows, as she was sent a copy of the mentioned letter, the editor never suggested to Dyson or to any other person that he should kill himself. To be clear here, this is what this editor wrote: "It seems the official killing is troubling this Michael Dyson and his daughter. It will be a loss if he tops himself – we need him alive, not dead." And it appeared in a letter about Dyson, not specifically to Dyson.

The editor's concern was, and still is, that Dyson will harm himself. It would be understandable given what he has done. But this editor does not wish for Dyson to do himself in because we need him alive, not dead. We need him to testify, **under oath**, and tell the people (includes his daughter) what he did before, during, and after the Port Arthur incident. What he has written is false. A Glock²⁹ to his block will give him permanent relief. But it will not help the people gain insights into the Port Arthur incident, more specifically Dyson's highly significant role in the Tasmania Police. This editor believes, lead in his head will confirm what his daughter suspects about her father. This too is something Dawtrey should investigate and report about **accurately** in The Mercury.

But do you think The Mercury will publish any report on anything not part of the official Port Arthur narrative? Do you think that newspaper will publish this rebuttal adding to the debate³⁰ on the incident?

²⁹ Glock is a proprietary name for a range of pistols manufactured in Austria. They are popular with police forces around the world.

³⁰ The Mercury has never published any form of debate related to the Port Arthur incident. An example is *Port Arthur conspiracy anger*. No alternate view but the official narrative was mentioned by the writer of this article. No comments from the public were permitted. The Mercury is trapped by its own criminal act of naming and identifying Martin Bryant with the incident, back on 30 April 1996. The newspaper will never debate the incident. It simply cannot, as debate for The Mercury **died on 30 April 1996**. The truth will be denied, in fact it must be denied. And The Mercury will hide behind the big lie of *respect for the family and friends of the victims*. Can you imagine it: The publisher and editors of The Voice of Tasmania admitting to the world they had made a very serious mistake? They could do that, and do it before Martin Bryant dies inside Risdon Prison. But no person at The Mercury will do that. They will let Martin die slowly, then they will repeat the corrupt official narrative. **No ethics. No truth. No debate.**

Noble's accusations come six months after Mr Dyson led the charge against a fake Facebook profile purporting to belong to Bryant. Now he and his former colleagues are being described as active participants in the killing spree that left 35 people dead. Mr Dyson and another police officer are repeatedly named in Noble's emails as the gunmen, with the author claiming the two officers dragged an innocent Bryant into the Seascapes Cottage and tried to burn him alive.

Again, this editor knows nothing about any "fake Facebook profile" about Dyson. Anyone who takes what is said on Facebook or Twitter seriously is lacking grey matter. And now with Dawtrey, we go from "two local police officers" to "his former colleagues." This is another of her errors. It seems that all the Special Operations Group (SOG) of the Tasmania Police were involved with the incident at Port Arthur. But this editor has never said members of SOG knowingly killed any person. And again Dawtrey knows this, because she too was sent copies of those emails.

But the facts do suggest that Glenn Pears³¹ was unknowingly killed by a SOG member, possibly Andrew M. Fogarty. It is believed he fired an incendiary device into the BMW in which Pears was locked in the boot. There is no hard evidence Pears died inside Seascapes cottage. That is an official assertion made without any hard evidence being presented to the public. Two pairs of handcuffs allegedly used in association with that death have suggestively *disappeared*.³²

³¹ Glenn Pears was the man taken from the Port Arthur general store by the gunman, in the boot of the gold-coloured BMW, to Seascapes. No physical evidence has ever been presented to prove that Mr. Pears alighted from that vehicle and went inside the cottage. (see *SEASCAPE COTTAGE SIEGE* at Part 4) Quite the contrary. Evidence suggests he died locked inside the boot of that BMW after it was set on fire – not by Bryant but by a member of Tasmania Police. In the classic mode, assertion after assertion has been made by officials who insist Pears was taken inside the cottage by Martin Bryant and then restrained with handcuffs which later *disappeared*. If you believe that, you will believe anything.

³² Several people and many significant things suggestively *disappeared* during and after the Port Arthur incident. See Insert *MISSING PEOPLE & THINGS* which follows in this part.

³³ Martin had corrective surgery as the burns were quite severe. But these burns did not stop officials from strapping him into a wheelchair and also onto a bed, which increased his pain. Just a little bit of corporal punishment for Bryant the monster: *Everyone knows he did it.*

Dawtrey's words that "Mr Dyson and another police officer [Gerard Dutton?] are repeatedly named in Noble's emails as the gunmen," are absolute nonsense. Of course there are no quotations provided by Dawtrey, just her nonsensical words which are as deceptive as the official narrative. And again, this editor has not specifically said Dyson and his mate Dutton or Overbeeke, dragged anyone into the Seascapes cottage. What rubbish. Where are the exact words confirming what Dawtrey has alleged?

That Martin Bryant was left inside the cottage to burn is confirmed by the facts. He did not consciously wait patiently with his clothing on fire until he had third-degree burns³³ to his back – and only his back. If Martin knew he was on fire, he would have taken his clothes off long before the mighty SOG arrived on the scene. But he did not. He staggered outside in a confused mental state with his clothes on fire. He had no clear understanding of where he was or who was with him. He thought his own house was on fire. Was he drugged?

It is believed Dyson was a gunman at Seascapes. From the facts we do know, which are revealed in detail in the book (Part 5), it seems that the SOG fired some form of incendiary device into the cottage and it is the resultant fire which injured Martin Bryant. Regardless of his low IQ, he knew what being burnt was about. That he was only burnt on his back, and he was burnt quite severely, strongly suggests that he was left in Seascapes lying prone on his stomach while the fire was underway. Now whether Dyson was responsible for leaving Martin there is something that Dawtrey should investigate and report about **accurately** in *The Mercury*.

Yesterday was Bryant's 46th birthday.

If yesterday was 8 May 2013, then the birthday statement is not accurate. Martin Bryant's birthday was on 7 May 1967. Whether he knew it was his birthday is not known. Dawtrey does not add anything to this point. It suggests she has **never been to visit Martin**. He is incarcerated at Risdon Prison where he is being slowly tortured to death by despair and with drugs (enforced psychiatric drugs – not medication). Unless there is a miracle, he will die in prison.



MICHAEL CHARLES DYSON
ex Son of God
eyes not manipulated

Noble released an email to mark the occasion, again naming Mr Dyson as the real murderer and calling for Bryant's release. After failing to get a reasonable response from the author, Mr Dyson yesterday contacted City of Vienna officials to advise them of the potentially criminal campaign. "This person has sent surface mail postmarked in Vienna to members of my family and has a large email list ... to which he is continually sending written material in which he claims that I am responsible for the mass shooting at Port Arthur in Tasmania," he wrote.

That is what Dawtrey wrote. Below is a copy of the email the editor wrote and sent on the birthday of Martin Bryant. Please read it and see if you can confirm anything that was published in The Mercury.

MASS MURDER
Over 120 Witness Statements

Dear READER

7 May 2013

Today in the American state of Mississippi, Willie Jerome Manning came within hours of being murdered by lethal injection.³⁴ Mr. Manning has been in prison (Parchman) for 20 years for crimes he did not commit. According to huffingtonpost.com: "The FBI has said in recent days that there were errors in an agent's testimony about ballistics tests and hair analysis in the case." (7 May 2013)

Today in the Australian state of Tasmania, Martin Bryant is being murdered slowly by despair, enforced drugging, and official damnation. Martin, who has/had an IQ of 66 (school grade 6 level), has been in prison (Risdon) for 17 years for crimes he did not commit. According to Lloyd T. Vance and Steve Johnson on scribd.com: "Scores of other witnesses can't understand why the media reports differ greatly from what they saw and heard. The eyewitnesses can't understand why their testimony recorded by police **was not used**. Even the police can see the bulk of evidence points to others." (9 Dec 2012)

Extracts of over 120 Port-Arthur-case *Witness Statements* are now included in the forthcoming book (June 2013). You will be [cont.]

34 If capital punishment existed in Tasmania, Martin Bryant would have been **murdered** by the State years ago. See Insert *STATE MURDER* in Part 3.

stunned when you read what is in these statements. They came to me from someone with a conscience in the office of the director of public prosecutions in Tasmania. The content of most of these statements has never been made public before. Witnesses clearly confirm Martin Bryant was set up by the State. It is absolutely criminal what has been done to Martin. Witnesses cannot understand why their testimony was not presented in a trial. What these witnesses reveal tells us exactly why there NEVER WAS A TRIAL. Martin is completely innocent and the State could never have proved him guilty.

The family, relatives, and friends of those who were shot (at least 35) and those who were wounded (at least 23), and all those whose lives and families have subsequently been maimed and destroyed, have been lied to by officials. Officials like John Avery, Damian Bugg, William Cox, etc.

Martin Bryant was not the gunman at/near Port Arthur. The murderer is believed to be Benjamin Overbeeke. And at the cottage, the principal person believed to have been involved is the former Tasmania Police SOG member Michael Charles Dyson - aka: Mick/Rick; *Jamie*; Gunman of Seascope. (mdyson@calypto.com.au)

And finally, today is the birthday of Martin Bryant. He is now 46 years of age. Please pray for him and his dear mother and sister, Carleen and Lindy.

Thanks again to everyone who has sent me info.³⁵

Sincerely,

Now, did you find any words confirming what Dawtrey wrote in her article? Did you find any words that correspond with what Dyson claims? **There are none.** It seems that Dyson told Dawtrey all sorts of inaccurate things, which she then failed to check and this is unprofessional. Then, she incorporated Dyson's inaccurate nonsense into an article which was published in The Mercury. Then gullible people read it and they must have thought what an awful person in Vienna. And gee, poor Mr. Dyson being written about. This is real do-not-tell-the-whole-true-story reporting in The Mercury of 9 May 2013. It is the same style used to report on Martin Bryant since 30 April 1996.

Attorney-General Brian Wightman said yesterday the former officer had his full support.

So there we have Wightman offering his full support to the former **Son of God**, Michael Charles Dyson. But, do you really believe that Wightman knows what Dyson did in 1996? Of course he doesn't. But Wightman had to support Dyson, otherwise the official narrative for the Port Arthur incident will fall apart. But let's wait and see. Things are now starting to come undone for Dyson (& Dutton). He will become a pariah, and Wightman will no longer be available for comment. Old cop mates will abandon Dyson, this man with a passion for violence. One wonders whether his daughter will too, once she learns the whole truth, which unfortunately she will not learn from a debate conducted by The Mercury – **The Dumb Voice of Tasmania.** ■

³⁵ Even after *MASS MURDER* is released, this editor is still very much interested in information related to the Port Arthur incident. If you have information, please email it to either martinbryantisinnocent@gmail.com or to murder.research@gmail.com.