

The Prothonotary,
Supreme Court of Victoria,
Level 2, 436 Lonsdale Street,
Melbourne.

Mr. Jimmy Weia,
C/- Catholic Church,
P. O. Box 42,
KIUNGA,
Western Province,
Papua New Guinea.



12th January, 2004

Dear your Honour,

SUBJECT: CLASS ACTION AGAINST BHP-BILLITON & OTML TO BE RESOLVED
SUBJECT TO APPROVAL OF THE SUPREME COURT OF VICTORIA ON
16 January 2004.

Since the Ok-Tedi one(1) and the Ok-Tedi Two(2) Cases I as an individual and the 30,000 affected people stood together and talked out for State of Papua New Guinea and the World Community to recognize our legal battle against BHP-BILLITON & OTML in the Victorian Supreme Court for the massive destruction caused to river systems(the environment)from direct dumping of the Acid Rock Drainage and other matters from Ok-Tedi gold and copper Mine.

The Land Owners were confident that there was enough evidence for the Honourable Court to hand down the decision accordingly, however, the Slater and Gordons Lawyers advises Mr. Rex Dagf to withdraw his case due to no substance to proceed on .

Question: The case is related to BHP-Billiton & OTML not honoured the 1996 out of Court Settlement Agreement(Building of Tailings Pipe Line)How can the Slater & Gordon Lawyers tell us that there is no evidents or substance and that the only option is to withdraw after 3 years and 6 months in the court. Would this be considered as Professional negligent ?

What was the reason for the World Bank to tell the BHP-Billiton & OTML to close the Mine ?

The main question is who is really responsible for the environmental damages caused to the whole eco systems ?

Would there be any evident of such massive destruction caused ^{by} Mine activities in Australia ?

Would there be any conspiracy between Slater & Gordons Lawyers, BHP-Billiton & OTML and the State of Papua New Guinea in order to defeat our right to proper hearing through the Court System.

What would substitute the lost of our fish, our sago swamps, the riches soil at river banks, food crops, washing and drinking places.etc.

Where is the tied money as compensation to the 30,000 people and our future generation Trust Funds and other funds for development.

What was the reason for the Supreme Court order for the Opt-out and Opt-in notice ? Was this a way of causing division among the people ?

Who was responsible for causing these dividing of the 30,000 people ? was it people themselves or due to divide and rule tactics played by the Company as(eligible and non-eligible--- opt-out and opt-in)

Your Honour, your understanding to my submission on behalf of the
30,000 silent and the suppressed multitude be highly respected.

In Solidarity,

Wois

Mr. Jimmy Wois,
Pollution affected area,
KIUNGA.