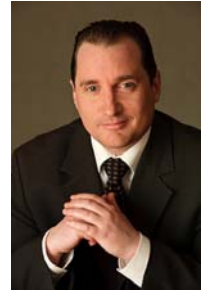


David Barrow 7/152 Peel St North Melb

andrewboltparty.com twitter.com/BoltTrial2014 facebook.com/BoltTrial2014

Senate Candidate for Australian Capital Territory at next federal election > Aug 2018?



PUBLIC STATEMENT

For Release: 3 October 2017

High Court of Australia proceeding

M140/2017 David Charles Barrow v Malcolm Roberts, Fiona Nash, Nick Xenophon, Matthew Canavan, Barnaby Joyce, Scott Ludlam and Larissa Waters

On 27 September 2017, I sued 6 current and former Senators and Mr Barnaby Joyce MP under the *Common Informers (Parliamentary Disqualifications) Act 1975* (Cth).

This provides a bounty for citizens 'hunting down' any Parliamentarian who has sat when disqualified.

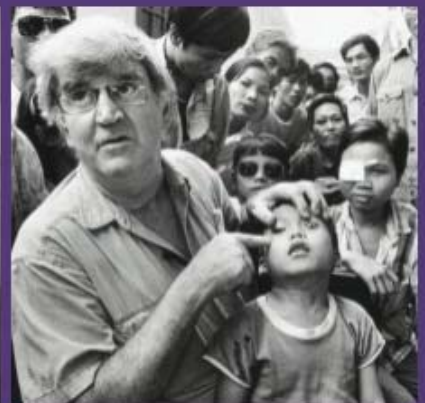
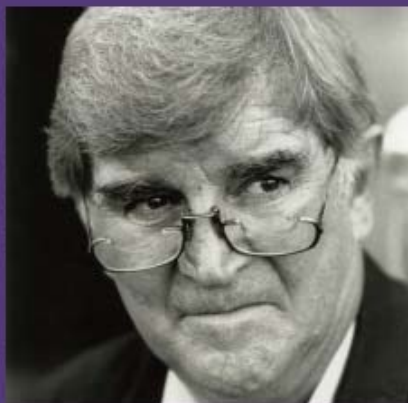
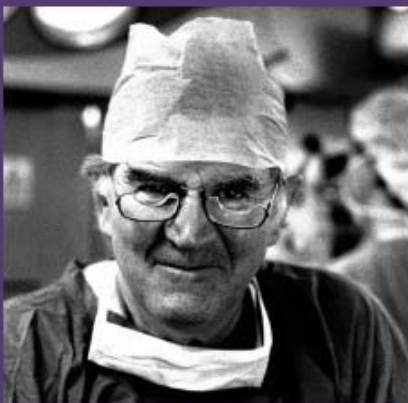
\$200 is paid for proving the Parliamentarian is caught out during the 12 months before being served with a lawsuit; and \$200 is paid for every subsequent day on which he or she sat.

Any penalties I receive and personal tax benefit, I will donate to the **The Fred Hollows Foundation**:

"We see a world in which no person is needlessly blind and Indigenous Australians exercise their right to good health."

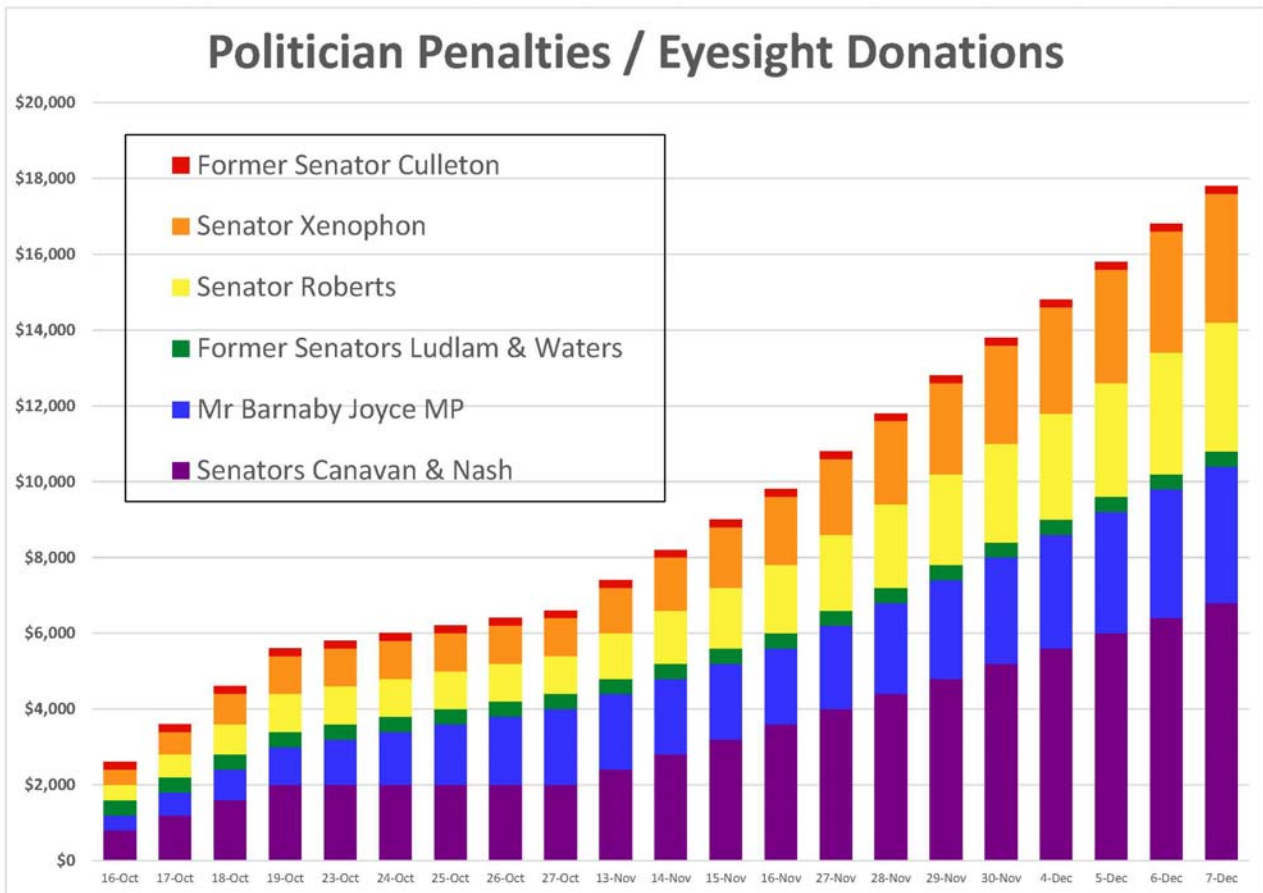
In recent referrals to the High Court by the Parliament, the 7 defendants are being questioned over whether by reason of having dual citizenship they were incapable of being elected.

In my High Court statement of claim, I allege they were disqualified and I seek a penalty to be paid to me. I will then donate this to **The Fred Hollows Foundation** to end avoidable blindness www.hollows.org



"Our vision is for a world where NO ONE is needlessly blind."
- Fred Hollows

Penalties could stack up for the remaining sitting days in 2017:



The \$200 penalty rate was set in 1975. Adjusting for inflation, that's \$1,400 in 2017 Aussie dollars. A disqualified politician could voluntarily make up the difference with a personal donation of \$1,200 per day:

