

Dear friends,

1. Please, forgive me my long time silence. I was patiently waiting for the result of my appeal. It was senseless to talk. I am addressing to all of you who supported me during my incarceration in the last 9 years morally and financially. Because of you the opportunity of appealing to Supreme Court of NSW became reality. One and a half year ago my lawyers filed submissions in relation to L.O.'s and A.Y.'s matters. It cost our family \$ 98.000 (unthinkable sum of money!).

2. Today, 04.10.13, His Honour Judge Bullow delivered his verdict. He did not allow the review of L.O.'s and A.Y.'s matters. It means that the next 14 months I will continue to be imprisoned. After that it will be possible to get parole for another 4 years. This will happen in case if I will do a special program for categorical deniers (inmates who pleaded "not guilty"). Conditions of parole are very strict. I have to wear on my foot electronic devise on purpose to be monitored, weekly to report police, be very careful with directions of my movements and to do or not many other things. His Honour Judge Bullow as his colleagues in 2004-2005, made his decision, not knowing the evidence of my character, achievements and contribution to the world piano teaching. He even had never seen me. The information about well being of all complainants up to present days, their strong physical and mental health as well as their successful careers was completely ignored.

3. However, everything that was said above does not mean that my will is broken. Yes, it is true that I was undoubtedly confident in positive result of appeal. The reason for such confidence was this: submissions have been created by Peter Hamill SC and Frank Coyne with master's skill. This document irrefutably proved falsehood of the accusations. Yes, it is true that the current situation is a challenge for me. But I want to let you know that I will never surrender. Even if it will take the rest of my life to fight for justice. According to numerous mass media publications there are many people in this world who found themselves in much more difficult situations. However, they defeated the unfortunate circumstances and have been acquitted. Fortunately, I have not exhausted yet all avenues of appeal.

4. You can make your own conclusions in relation to my appeal. The following documents will be published on the internet (this website): Submissions of Defense, Crown Reply, Defense Reply upon Crown Reply and the Verdict of His Honour Judge Bullow.

5. I believe that at least two circumstances influenced judge Bullow's verdict. First of all, the fact, that in Australia recently begun its work the Royal Commission against pedophilia. Before, during 9 years a similar commission worked in Ireland. According to statistics, today the Australian Royal Commission registered more than 5000 complainants. And every day this list is increasing. It is possible to characterize these matters as political ones. Do you remember A.Solzhenitsyn's "The Gulag Archipelago": "So, according to what law is on the top of popularity you can use it instead of a knife."

The second circumstance was a different one. It rather was related to the mercantile interests. In case if His Honour had allowed a review of my matters and later on acquittals had been entered, the Government of NSW would have paid me a substantial financial compensation. The compensation for wrong convictions, that have not been based on the proofs, and for long incarceration. It is not a benefit at all for domestic judicial system to create a precedent.

6. I promise to publish an analytical examination of the Judge Bullow's verdict and the rest of the documents. I will prove the fact that the domestic judicial system, using a circumstance when there is no Bill of Rights nor in the Australian Constitution or NSW Law (Australia - the single country among developed countries with lack of such Bill), completely ignored a necessity of proving accused's guilt beyond reasonable doubt as well as establishing a standard of prove as an objective measure of guilt or innocence before any decision will be made. I also will show irrefutable facts of the complainants' falsehood.

7. I am sure that at the present time it is very important and smart to use internet social media as a tool for expressing opinions of people in relation to my long time incarceration. For appealing to Australian and foreigner leaders, politicians, bureaucrats and mass-media concerning the unjust and unwise way the domestic system of justice treated me for the last 9 years. Unfortunately I cannot use the internet being in jail. To do it through mail takes too long time. So you are my hope.

8. Once more thank you for your kindness and loyalty.

With gratitude and love,

Victor Makarov, inmate No. 380046