

Queensland

In Reference to;

Submissions to the Taskforce Department of Justice and Attorney General

Inquiry Area Five;

All amendments to the Qld Criminal Code (including the Criminal Code (Criminal Organisations regulations 2013) in the 2013 legislation and the Vicious Lawless Association Disestablishment Act 2013.

In reference to paragraph one and two in the "Terms of Reference.

1. Review the provisions of the following legislation.
2. Vicious Lawless Association Disestablishment Act 2013.

This is my submission as a club member of the

I have experienced the ongoing effects of the V.L.A.D legislation of 2013.

is a motorcycle club and **NOT** a criminal organisation, we do not have any of our chapters members convicted for criminal activities since we started in

Because of these laws we are restricted from going to public places and events. Because of the likely hood of running into two or more other members or associates from our club or other clubs.

We cannot go for a ride without been pulled over and searched for no reason.

We are unable to go to our Clubhouse, which we are still paying off.

Members still have their belongings stored on the property, and are unable to access them, as they were only given three hour's notice to vacate or go to jail, the day the laws were introduced.

We are unable to hold Car and Bike shows, which most of the proceeds to were donated to local charities.

We have had Police going to our employers and real estate agents, advising them that they are selling or renting to a person who is a member of a criminal organization. There is about

85% of our membership that do not have criminal convictions. Those that do have convictions are from 20 years ago.