GARTH WILLIAM EATON



At age 63

- CV and ACHIEVEMENTS -

WORK AND CORPORATE HISTORY - In Brief

1965. The Australian Estates Company Limited – Cadet Wool Classer

1966 – 1969. Mount Isa Mines – Assay Laboratory Assistant, July 1966 to July 1967 – Underground Miner, July 1967 to November 1969

1969 – 1971. Corrie & Co, Stock and Sharebrokers – House Account Controller

AUTHOR OF "BREAKING INTO BROKING" 1971

This handbook was used by the **Securities Institute of Australia** as a recommended first year text between 1971 and 1976. (In 1971, Garth Eaton was 24)

SHARE TRADING & PORTFOLIO MANAGEMENT SERVICES 1971 – 1976

Developed and managed a highly successful Share trading and Share portfolio management service. This Share Market service was also extended to shareholders of Combined Securities Limited throughout North and North-West Queensland.

FOUNDER & EXECUTIVE CHAIRMAN - COMBINED SECURITIES LIMITED (CSL) 1972-1976

Along with providing the Share trading and Share portfolio management services earlier developed and offered by himself personally, this unlisted public company also achieved the following:

Cash Flow Funding

Pioneered the early stages of cash flow funding for the acquisition of high cash flow businesses such as Caravan Parks. 1972 – 1976

Kooralbyn Valley International Resort

Co-developed and co-marketed the Kooralbyn Valley International Resort when owned by Sir Peter Abeles and Sir Arthur George. 1974 – 1976

Producer and Presenter of Television and Radio Programs

Produced and personally presented a Television and Radio series titled, "Making Money".

Each weekly half-hour-episode dealt with equities and property trading. 1974/75

MERCHANT BROKING PTY LTD (registered Employment Agency) 1976 – 1979

Trading as Queensland Sales Training Centre (QSTC)

It was through the QSTC that salesmen and saleswomen were trained and recruited to engage primarily in the sale of real estate developments throughout Brisbane's Redbank Plains, Collingwood Park, and also the prestigious Russell Island development, Canaipa Heights.

Trading as Solatrap Hot Water Systems 1976 – 1979

Developed, patented and marketed a **rapid-heat-recovery** solar hot water system under the name, "Solatrap". It was considered the *Rolls Royce* of water heating systems and enjoyed a limited *niche* market.

BRISBANE BUSINESS CONSULTANCY 1979 - 1980

Established a Brisbane CBD Business Consultancy specialising in start-up companies and businesses requiring the writing of business plans and/or product disclosure statements (PDS). Market research, financial projections and financial modelling were a part of this process, as was staff recruitment.

One of Garth Eaton's consulting briefs caused him to undertake his research in Sydney where he conducted intensive research into **late-night trading Takeaways**. He was invited to work within two of these late-night traders and one lunchtime Snack Bar, alternating between the three shops over a three-week period before returning to Brisbane.

As a result of his research into the Fast Food Industry, he decided to personally buy a latenight takeaway in Brisbane. But before leaving Sydney, **Cash Flow funding** to a limit of \$40,000 was secured from a **private financier** at 28 percent per annum Interest Only over three years, on the **proviso** that he introduce a guarantor, which he did. As it happened, alternative, cheaper personal finance was offered in Brisbane, and the rest became history:

CHAIN OF TAKEAWAYS 1980 - 1985

Personally developed a chain of nine (9) takeaways; predominantly late-night and 24-hour trading, and all under Management. Staff in these Takeaways – including his family – witnessed him working 20, 30, and 40-hour shifts without rest during this five-year period.

Unique Management Agreements

Also, during the operation of these nine (9) Takeaways, he personally developed a unique and mutually profitable system of appointing Managers for Proprietors within the Fast Food, Restaurant and Retail Industries. With his permission, these Management Agreements were used for many years after the sale of his last Takeaway in 1985.

CONSULTED TO METAL INDUSTRY 1985 - 1989

Revolutionised selected Sheet Metal and Medium Engineering businesses by converting Award Tradesmen to Contract Shift Workers. Eight-hour days were extended to Midnight to accommodate two shifts – day and afternoon. This working structure ensured that **production deadlines were met**, and often for the first time. Contract tradesmen (Fitters & Turners, Sheet Metal Workers, Welders etc) often found themselves earning over twice their usual award wages in any given working week.

MOTIVATIONAL VIDEO, "YOUR BEST SHOT" 1987

During the course of consulting to the Metal Industry, he took time out to produce and personally present a motivational video, *Your Best Shot*, for Institutional Clients such as the CBA (Commonwealth Bank of Australia) and the REIQ (Real Estate Institute of Queensland). Its primary purpose was to help each of us identify our individual strengths, capabilities and gifts. The corporate price-tag was **AU\$525 per video**.

VAPORTEC INTERNATIONAL PTY LTD 1989 - 1992

Over his years of consulting to industry, often in search of new products to be manufactured by his clients, he had interviewed hundreds of inventors. One of them was a Brisbane inventor, Russell Lutherborrow, who stood out. He claimed to have cracked the code to fully vaporising Petroleum (not just atomising it) prior to its entry into the combustion chamber of a conventional reciprocating car engine. This "Lean Burn" technology, also referred to as "Complete Combustion", had the potential to reduce fuel consumption by 30 percent.

Auto Producers worldwide were aspiring to achieve this end. And so, he decided to compete by bringing in the best possible expertise to assist in producing a device that could be integrated into the thirty million (30,000,000) new cars being produced annually worldwide, and also be retrofitted to the half-billion (500,000,000) cars already in circulation in 1989.

After two and a half years of intensive research and development (R&D) and almost AU\$3,500,000 spent, a failed attempt was made by Vaportec Franchisees to sell off the technology at that stage of development – Garth had given them his consent to sell.

But like other developers across the globe, there were numerous **insurmountable obstacles** that came with burning pure vaporised Petroleum; and a dramatic increase in exhaust pollutants resulting from the intense heat of the burn was only where those obstacles began.

PARKTEC INTERNATIONAL PTY LTD 1990 - 1993

As a financial safety-net for the high-risk Vaportec project and its Vaportec International Franchisees, Garth introduced another inventor, Willem Van Der Horst. He purported to be the inventor of a fully automated Mechanical Carparking System. And so, Parktec International Pty Ltd was incorporated and the Parktec R&D began in January 1990.

World Bank Funding

Parktec International Pty Ltd (wholly owned by Garth and Wilhelmina Eaton) made a submission to the Ministry of Economy in Czechoslovakia (1991) which saw the World Bank draw down funds to the National Bank of Czechoslovakia enabling Parktec's appointed manufacturers, Vihorlat Snina, to continue the development of this mechanical carparking system.

On 6 November 1991, Garth Eaton became the first Australian businessperson (entrepreneur) to secure World Bank funding for the development of Australian technology.

Export Market Development Grant (EMDG)

Parktec International Pty Ltd's application to Austrade – a division of the Australian Trade Commission – ensured that this company was awarded the highest possible Export Market Development Grant (EMDG) for the 1991/92 financial year – AU\$250,000

EUROPARK INTERNATIONAL PTY LTD 1994

Parktec International Pty Ltd was thrust into liquidation on Friday, 17 December 1993, as a result of Frank Redmond (Parktec's Barrister) and Peter Channell & Associates (Parktec's instructing Solicitors) wilfully failing to provide the Supreme Court with the current financial statements of the company. The Judge flew blind and accordingly ordered its winding up.

Garth immediately instructed Redmond to seek a special hearing that afternoon. Justice Ryan set it down for 3 o'clock. Then, immediately after leaving Court that morning, Garth was given an appalling, invalid reason as to why the current financial statements had been purposely withheld. And if that wasn't upsetting enough, he was then audaciously asked to provide his solicitors with a further AU\$10,000 to re-enter Court at 3 o'clock to argue a stay of winding up.

His upset was then compounded when his legal representatives refused to re-enter Court at their own expense to rectify their own grievous mistake, or was it (?). Parktec funds – his last AU\$28,000 – were now in the hands of a liquidator. So, rather than play into their abusive and obvious <u>cost-building</u> game, he sacked his legal team and defiantly allowed Parktec International Pty Ltd to be wound up.

By January 1994, Garth and key staff had enhanced the old Parktec technology – now in the hands of liquidators – and Europark International Pty Ltd was launched. The fate of this company is discussed under, "Courtroom History", further on.

BUSINESS CONSULTANCY 1995 - 1996

As a result of an ongoing Courtroom saga which commenced in July 1994, he took on some minor consultancy roles; one of which involved the establishing of a design and drafting

service to industry. It was this consulting role that caused him to expand such a service for his own business purposes.

AUSDRAFT PTY LTD 1996 - 1998

In March 1996, Garth developed Australia's first franchised Design & Drafting service. He created a double-barrelled franchising approach which employed the co-joining of both Technical and Marketing franchisees. The Technical Franchisee offered all strands of drafting services (e.g. Mechanical, Civil, Structural, Electrical etc) and the Marketing Franchisee took care of the promotion of the services being provided.

PREMIERE FILMS LIMITED 1999 - 2006

Initially, he engaged 31 Researchers to research the development of this Film Factory. It had been attempted before but never successfully. The principal objective was to raise sufficient equity capital from the public to fund the first feature-length production. Step two was to fund the second feature-length film from the Box Office and associated revenue flowing from the original production.

However, raising the initial capital from the public even with Film Industry tax incentives proved to be an obstacle for this start-up Film production company, particularly in the wake of Paul Hogan's failed feature film, *Lightening Jack*; a AU\$35million Box Office flop.

12-Module Screenwriting Course 1999 – 2000

This modular online screenwriting course was co-developed by his staff under the direction of Terry Bourke, one of Australia's foremost Screenwriters, Directors and Producers.

Screenplay, The Raft of the Medusa 2004

He co-wrote with an Australian Screenwriter, Clint Burnett, *The Raft of the Medusa*. This Screenplay was slated to be the Film factory's first scheduled feature length production. A true story set on the waters of the Atlantic in the year 1816.

THE AUSTRALIAN JUSTICE TRIBUNAL (The AJT) 2005-2020

As a first step, he coordinated the research and personally developed – to launching stage – The Australian Justice Tribunal as an Unincorporated Association. Its Primary Objective was to offer **pro bono legal representation** to financially distressed Australians. He was National President 2005 – 2011. The second step, five and a half years later, was to register The AJT as an Australian Charity.

Autobiography, Beneath The Bench 2006 – 2009

Wrote a 305,000-word autobiography titled, *Beneath The Bench*. The body of the text extends to 690 pages and the Appendices to an additional 480 pages – www.BeneathTheBench.com

Registered Australian Charity 2011 – 2020

In 2011 he altered the structure of The Australian Justice Tribunal from an Unincorporated Association to a Special Purpose Public Company limited by guarantee. On 29/07/2011, it was then endorsed by the ATO as a Tax Concession Charity (TCC) and a Deductible Gift Recipient (DGR); the requirements of a Public Benevolent Institution (PBI). He was Executive Chairman of this Charity for nine (9) years until his retirement at age 73. www.TheAJT.org

<u>Screenplay</u>, A Stacked Deck – The Fate of Henry Keogh 2011/12

Wrote the Screenplay titled, A Stacked Deck – The Fate of Henry Keogh. This Screenplay was written for a newly formed organisation, 'The Grand Jury of South Australia', to assist in their defence of a wrongly convicted and imprisoned South Australian.

6 SCREENPLAYS - LEGALLY ABUSED 2019 - 2020

Wrote six Screenplays for the proposed miniseries, *Legally Abused*. www.LawfullyAbused.com

Legally Abused is a True Crime, six-part Television Miniseries dedicated to exposing allegations of crippling 'Star Chamber' (vigilante-style) activity firmly entrenched within the Australian Competition and Consumer Commission (ACCC) and the Australian Government Solicitor (AGS); and too often practised within the Australian Judiciary.

Miniseries Synopsis

Millions of dollars invested... World Bank funding... A violent inventor... Corrupt government officers... Justice brutally denied in a Kangaroo Court... And if that wasn't enough, the worst was yet to come. So far Australia's most notorious federal court Judge had only issued the **death warrant**. He had yet to give the **order to kill**.

This is a compelling true crime story of identity falsification, criminal conspiracies, unlawful intervention, fabricated evidence... all of it underpinning judicial corruption, suicides and murder.

The story begins in a courtroom in February 1997. Garth Eaton walks from that courtroom clutching a document which is about to destroy the lives of 52 families. **But why?**

Eaton certainly recalls crossing swords with a Lawyer in the February of 1973. He was 26. His highly entrepreneurial nature had caused offence to many. As a result, his life would be damaged by an unknown event.

And when he finally became aware of that event – aware of what he had been facing – his hopes of getting answers from high-ranking government officers in the late 1980s were lost when the Judge in a district criminal court threw his matter out and dismissed the jury.

From that moment on, the legal abusiveness against him intensified. He became sport for government agencies, and their 'Star Chamber' tactics over many years would prove lethal.

But it took the vendetta of a judicially corrupt Judge of the Federal Court of Australia to finally bring him down. Eventually, six lives are lost to illness, suicides and murder.

18 SCREENPLAYS - COMPLEX PTSD: TWICE CURSED 2023 - 2025

Wrote 18 Screenplays (18 weekly Episodes) for the proposed Television Series: *Complex PTSD: Twice Cursed.*

Complex PTSD: Twice Cursed is an 18-part Television "Extended Limited Series" dictated by 'obsessive love' and 'true crime'. It is, "A Docudrama Based Strictly on Actual Events"; a very true story.

It has been critical, that for reasons of privacy, real identities have not been used. So, this Series has become the very true story of "Mark and Marnie Easton".

Series Synopsis

The Eastons were high school sweethearts whose lives would eventually be torn apart, not just by the onslaught of rogue law enforcement officers, but by the lying, adultery, criminal convictions and retaliatory physical abuse which underpinned their marriage; all of it, and more, resulting in *Marnie's* "Complex PTSD" – much of it self-inflicted.

And *Mark's* Complex PTSD would eventually be worsened by Australia's most notorious Federal Court Judge as he moved to support the corrupt activities of law enforcement; a cocktail of overwhelming corruption that became potent enough to incite the murder of a fraudulent inventor, and cause the suicides of two innocent franchisees:

World Bank funding... A violent, fraudulent inventor... Justice brutally denied... is just a hint.

Yet, from the toxic ashes, created by the tortured elements of their Complex PTSDs, came two lives in which hopes and dreams would be independently fulfilled.

HISTORY within AUSTRALIAN ORGANISATIONS

• 1985 – 1990 - Federal President – The Political Reformation Council of Australia (PRCA)

The PRCA, created and inaugurated by Garth Eaton, was heavily involved in researching and rectifying anomalies within the Australian political system – Anomalies that skewed the democratic process, such as flawed Preference Harvesting in Senate Elections; frequency of Federal Elections; qualifications of Candidates contesting vacancies in both Houses of Federal Parliament; and outdated clauses in the Australian Constitution.

• 1988 – 1996 - **National President** – **The National Corruption Tribunal (NCT)**

The NCT, created and inaugurated by Garth Eaton, was heavily involved in the research of corrupt practises within Family Law and the overpowering stronghold that the Legal Profession had on the financial resources of Australian men and women undergoing the

often emotionally debilitating journey of divorce and child custody battles. But that was just the beginning.

• 1988 – 1997 - Federal President – The Federal Party of Australia (The FPA)

The FPA, created and inaugurated by Garth Eaton, was a Federal Political Party (non-parliamentary party) at its inauguration in May 1988. It was registered with the Australian Electoral Commission (AEC) on 4 November 1991, but only ever contested a Federal Seat for the House of Representatives when the Prime Minister of Australia, Bob Hawke, stepped down from the Electoral Division of "Wills" in early 1992.

It remained a registered non-parliamentary party researching and creating innovative Critical Policies (of benefit to all Australians) until February 1997; but remained in the political arena as an Unincorporated Association continuing with Policy research and development until 2020 when the Federal President <u>retired at the age of 73</u>.

• 2005 – 2010 - National President – The Australian Justice Tribunal (The AJT)

The AJT, created and inaugurated by Garth Eaton, provided financially distressed Australians with **pro bono** legal assistance.

■ 2011 – 2020 - Executive Chairman – The Australian Justice Tribunal (The AJT).

In 2011, Garth altered the structure of The Australian Justice Tribunal from an Unincorporated Association to a Special Purpose Public Company limited by guarantee. The AJT was then endorsed by the ATO as a Public Benevolent Institution which continued to provide pro bono legal assistance to Australians who were victims of injustice or who were being denied Natural Justice causing sickness, suffering, distress, misfortune or helplessness.

The company then became a member of the Australian Charities and Not-for-profits Commission (ACNC) on 3 December 2012 and remained an Australian registered Charity until the Directors voluntarily deregistered the company by lodging a form 6010 "voluntary deregistration of a company" with the Australian Securities and Investments Commission (ASIC) on 30 April 2020. The Executive Chairman was then <u>73 and had decided to retire</u>. www.TheAJT.org

COURTROOM HISTORY

Federal Court of Australia - Brisbane (First Matter)

• **February 1987** – Elders IXL Limited's attack on our company, Australian Estates Pty Ltd, created a precedent in the Federal Court of Australia. Justice Pincus ruled against us; a ruling that would alter a significant area of corporate law. The financial loss to my wife and myself **exceeded \$250,000**. But the price paid has proved to be of enduring benefit to business people throughout Australia.

Brisbane District Criminal Court

• July 1989 – In a Brisbane District Criminal Court I attempted to expose James Victor Mills Green (Commissioner for Corporate Affairs) and Ian Robert Frew (Corporate Affairs Investigator) for their part in the falsification of my identity; falsification which I alleged – with flawless reason – had taken place in the early 1970s.

By mid-afternoon on the first day of Trial – Monday, 31 July 1989 – Judge Kimmins became aware of my use of his Court to fish for information that could be used to sue Green and Frew, and discredit their Agency. He dismissed the Jury. Nonetheless, I had been given sufficient time to state my case and also expose a further falsification. This time, the forging of my signature on a court document tendered as evidence by Police.

Brisbane Magistrates' Court

• December 1992 – The embarrassment I had created for senior officers within the Corporate Affairs Commission (CAC) – now ASIC – on Monday, 31 July 1989, could not be left unavenged. They had been party to falsifying my identity, and I had sought to rectify those records by exposing their conduct in a District Criminal Court. And now, three and a half years later I stood in a Magistrates Court defending myself against a charge under s.227 of the old Companies Act.

I was accused of "... being concerned in the management of a corporation..." whilst being an insolvent under administration. That is, I was not acting as a director, corporate secretary, manager or public officer (in any capacity whatsoever) of a corporation whilst bankrupt; just concerned in its management. They had dug deep to pull this one out of the bag; and the Magistrate was quick to recognise the maliciousness underpinning the charge.

At the end of the hearing on 14 December 1992, after five hours of mind-numbing nonsense, the Magistrate asked me if a fine of \$2,500 would be acceptable. I mentioned a far lesser amount, but we **finally settled on \$1,500**. At that stage the prosecutor simply threw the towel in.

Federal Court of Australia – Brisbane (Second Matter)

 April/May 1996 – After six and a half years of witnessing the incessant violation of our mechanical carparking project by a fraudulent inventor and government agencies, I found myself having to protect my wife, our Investors, Franchisees, staff, agents and myself in the Federal Court of Australia.

Justice Spender was placed in the invidious position where he believed he had no choice but to protect the inventor, and in so doing protect government officers against the real possibility of criminal action being taken against them. I had reported their criminal conduct to Federal Police six months before trial, and the Judge knew it.

And so, rather than run the risk of destroying the careers of corrupt officers along with

the reputations of their agencies, being the Australian Competition and Consumer Commission (ACCC) and the Australian Government Solicitor (AGS), the Judge chose to protect them by destroying our lives instead. His Judgment against us was deemed by two eminent Barristers to be 'Judicially Corrupt'. Two of our Franchisees died – both from suicide caused by that final denial of justice and the ensuing helplessness.

And to add to the trauma of those times, our violent inventor was **murdered**... a product of his being constantly and unlawfully protected by the ACCC, AGS and the Bench. My eBook autobiography, *Beneath The Bench*, explains this criminal activity in detail.

Summary of Inventor's Fraud

Willem Van Der Horst had held out that he was the inventor of a mechanical carparking system when he first approached me at the end of 1989. I was not aware that he had copied an expired 1957 South Carolina Patent in the name of Walker E. Rowe. It had been expired and in the public domain, at that stage, for 15 years. But this fact went undetected (i.e. not cited) by my Patent Attorneys and was subsequently not cited by the Australian Patents Office when granting a key Patent in December 1991.

In 1994 after years of having been defrauded and violated by Van Der Horst, I (along with key staff) finally exposed the inventor's deception (fraud) and immediately brought in State Police (Queensland CIB) to investigate. On the understanding that 'attack' is the best form of defence, Van Der Horst and his Solicitor (also a co-shareholder of his company) immediately retaliated by lodging a false complaint with the Trade Practices Commission (TPC/later ACCC).

He accused my wife and myself, our company, Europark International Pty Ltd, our Europark Franchisees, our staff and our agents/consultants of franchising his mechanical carparking technology. In truth, he had nothing of value because of the existence of the expired US Patent in the name of Walker E. Rowe; the Patent he had fraudulently copied.

But irrespective, the damage done by that false complaint would prove to be totally destructive for all of us, even though Queensland CIB Detectives eventually charged him (29/05/1997) with 49 counts of False Pretences under Section 427 of the Queensland Criminal Code.

Van Der Horst was a testimony to the power of one man with the ability to dominate others through his overpowering nature. But his days of defrauding others came to an end on Friday, 30 April 1999 when one of his own investors, Marten Dol, who had been defrauded out of AU\$80,000 could take no more. He had tired of asking for the return of his money. And so, his first step was to drug Van Der Horst's coffee; and his second was to drive a knife into his back, twice. www.BeneathTheBench.com has far more to say.

Commonwealth Magistrates' Court - Brisbane

 March 1998 – It was the unanimous decision of the eight members of the Parktec/Europark Investors Committee – Chaired by Mr Graeme Langsford, Thoracic Surgeon – to criminally prosecute Justice Spender: Twelve (12) charges of Judicial Corruption under s.32 of the Commonwealth Crimes Act 1914 (as amended) and one charge of Attempt to Pervert Justice, s.43. My role was private prosecutor. But irrespective of a professionally prepared brief of evidence, Stipendiary Magistrate Basil Gribbin was nervously quick to dismiss the charges against the Judge.

I left that Brisbane Magistrates' Court on 31 March 1998 feeling the same helplessness that had begun affecting the health of many within our group. And there was nothing further I could do in defence of them or the rest of the fifty-two Australian families whose lives had been so badly damaged.

AFTERMATH of losses in a Federal and Magistrates' Court

At this stage we were all staring into an abyss which held no hope of delivering us natural justice, and certainly no hope of recovering the **AU\$5.5million** (which included my home) that had gone into research and development over the initial four and a half years of our Parktec/Europark mechanical carparking project.

And now, to rub salt into the wound, I had been personally hit with a legal bill from the AGS for just over \$148,000; an amount that I had no hope of paying and they knew it. I was declared bankrupt on 7 May 1998. But then, I had paid the ultimate price twice before because of my highly entrepreneurial, risk-laden, international and domestic business life.

But it is not always the degree of 'normal' commercial risk that causes bankruptcy; it is often the attacks on businesses brought about because of the lucrative nature of the product being developed. And this greed which is exercised by 'claim jumpers' can keep you fully occupied protecting what is lawfully yours. Destroying existing contractual obligations in an effort to cut you out of your own product is too easy withing the arena of technology development.

I have found that the ways of being shut down by a competitor, or aspiring competitor, are innumerable. And I have been subjected to more ways – some, amounting to blatant theft – than I care to think about. It is a truism that most entrepreneurs in Australia spend 50% of their time protecting their backs and 50% moving their projects forward. And that certainly applies to technology development. I can personally testify to that. Innovative Australians are the Jewel in the Crown of so many international raiders.

However, some of us took bitter sweet comfort in the fact that our Slovakian manufacturers had taken advantage of Australia's Federal Court buffoonery. With us out of the way, they continued to enhance our technology and claim it as their own before selling the final mechanical carparking technology and associated Prototype (then "Working Model") to German interests. And from there, the Dutch bought them out and took, what was once ours, to the next level.

Today, tens of thousands enjoy employment globally, once again because of the innovative skills of Australians who never got to cross the finishing line, but without whom that line may never have been crossed. And so, in the words of Charles Goodyear, the inventor of vulcanised rubber:

"Man has just cause for regret when he sows and no one reaps."

A Pyrrhic victory, and consoling for some. It was for me and for many others. We had fought a long, hard fight but could not break through the impenetrable barrier of Judicial Corruption.

IMPORTANT:

If matters have been raised that are of concern to any reader, then please contact Garth Eaton by email or phone, as listed below.

Email: gartheaton@bigpond.com

Mob: 0407 175 710