

[2003] QCA 448

COURT OF APPEAL

McPHERSON JA
MACKENZIE J
WILSON J

CA No 189 of 2003

THE QUEEN

v.

DAVID LYALL ARNOLD

Appellant

BRISBANE

..DATE 15/10/2003

JUDGMENT

APPLICANT conducted his own case

MR C W HEATON (instructed by the Director of Public Prosecutions (Queensland)) for the Crown

McPHERSON JA: Yes, well the Court has considered what you have said, and we are of the opinion that on the last occasion the Court considered, in detail, what was submitted by you in writing. The Court is also of opinion that constitutes a sufficient hearing and further, that if it matters, there was no application to have the matter heard orally as distinct from having the Court, as a matter of grace, consider the further written submissions, which you presented to the Court and which were considered in detail in paragraphs 11 and following of the reasons of the Court on the last occasion, that is, the reasons of this Court in hearing your initial appeal against conviction. Your appeal, or if it is an application, your application is dismissed, this Court having no jurisdiction to hear it. That is the order of the Court.

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