

EQ
OF

Ma

IN

Gal

- ag

She

BE

Con
Mr

HE

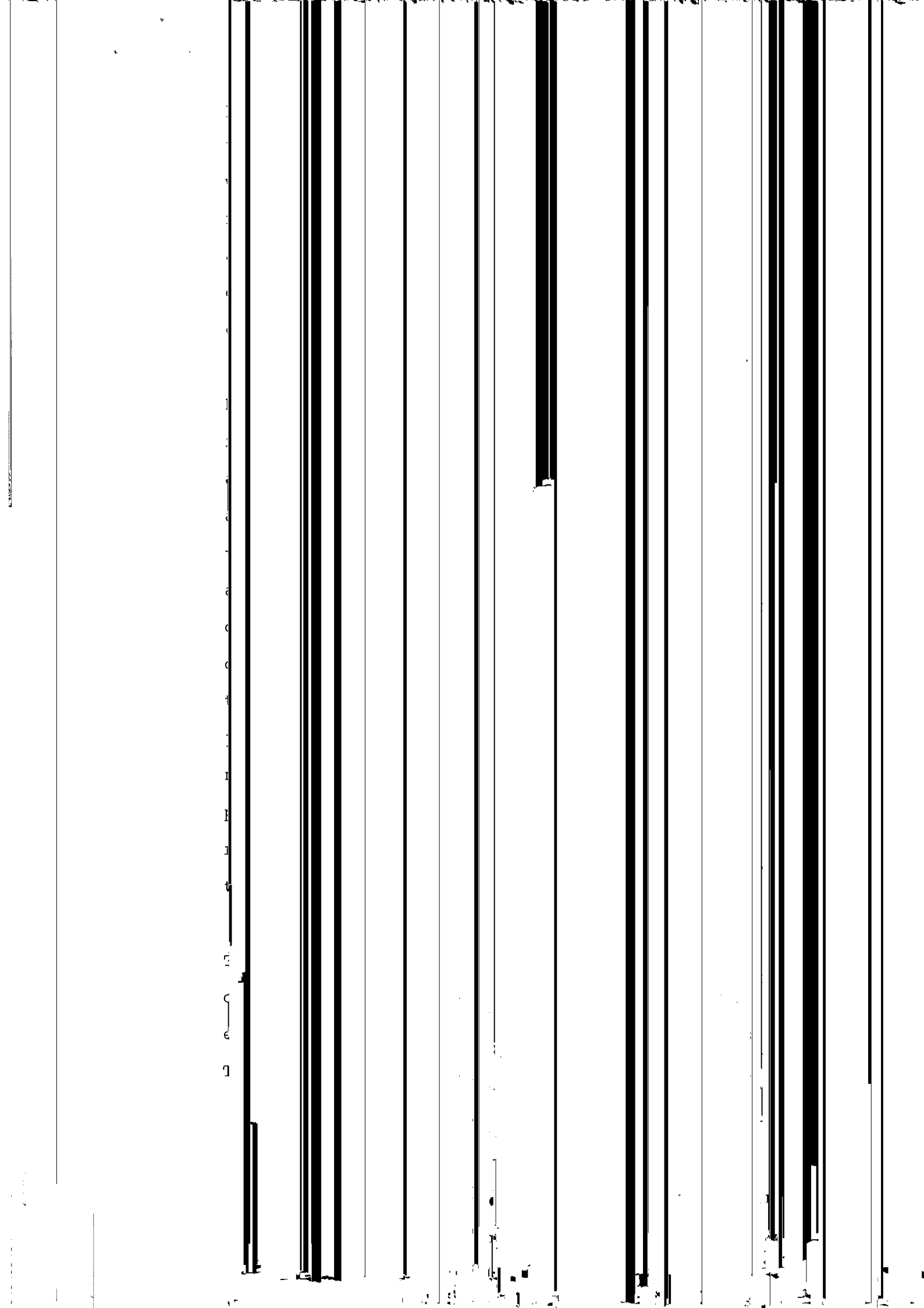
RE

cover.

The Complainant,
discrimination i
to section 8 of
complaint is brd
all material tin
Perth based law

The crux of Mr E
discriminated ag
took place on or
will look at the
more detail late
notice that the
practitioner had
Family Court and
continue to act
conversation. F
refer to this as
& Partners as "t

It is immediatel
was said by each
essentially an e
absence of witne
assessment of th
to understand th
this will have a
to have been spo
of the view that



The ex
He met
partie
the ma
series
from t
presen
conseq
Court
Ben's
of the
judgme

The Tr
Ben wa
Mr Bre
procee
of whi
court.
issue
the ev
assaul
Decemb
Court

It app
conced
been r

he t
she
her.

In J
his
Cour
and
comp
On t
effe
Mr F
Ben
atte
deta

A fe
cour
Bark
He n
appe
for
furt

It s
made
inju
law
appe

another
Canning
to Mr I
raising
seek re
the Fam

This le
allegat
system,
solicit
justice
was a f
on the
accompa
the for
affidav
about h
Court o

It seem
the res
being t
law matt

She had
been wit

The Tri
practit
female
shows t
per cer
WA Bar
Butler'
"speaki
which w
against
barrist
cases t

Eightee
Barblet
practit
careful
was of
appeal
a secon
wished,
the law

On the
with wh
The pra
said th
her wha
leave,

fact that the
lawyer to wit
the lawyer o
from lawyers
concluded th
or not", tha
wanted her to

In these circ
practitioner
dated 17th o
effect, "the
relationship
relevant doc
Family Court
matter himse
another famil

This brought
concerning th
understands t
injuries matt

Mr Ben proced
documents rel
Court on the
Court about h
the 31st of O
matter came o

J
E
k

F
k
t
J
v
t
T
k
E
r
r
t
t
t

I
E
F
t
t
c
M
e
i
r
c

betw
cor:
seen
pro:
pro:

eer
esp
, t
ess
ess

sc
no
at
or
or

It v
was
to l
brie
his
was
rela
him
mal
this
phon

as
the
er,
fly
all
not
tic
a
so
, a
e.

or
or
sh
ar
ga
pi
sh
st
ic
cu

Mr
His
com
of

en
des
la:
pr

av
ri
t

"O
to
fu
re
he
ca
of
wh
mi
di
TH
D"

me
th
pe
, e
a
ch
ta
ci
n,
ng

J
v
g
F
e
t

A
k
k
e
e
t
t
c
e
n
f

I
T
t
s
M
t

At th
deal
teleg
way:

The T
Mr Be
recei
satis

Mr Be
after
Foo a
Foo,
admir

As Mr
witne
espec
Mr We
poss
but a
comme
dissa

Accordi
was eve
Ben to
complai
Correspo
Opportu
hearing
on beha

Against
questio
Opportu
the gro
discrim
than in
person

By sect
substant
section
ground
practit
basis o
relief
depends
of this
actually

J
v
v
E
c
c
s

P
t
t
c
E
a
c
t

E
r
e
E
c
r
r
e

E
h
J

e Tri
ich d
tness
obabi
meano
awing
oken

to t
take
e pra
ients
dges,
leged
ntrar
is ra

rther
s des
eryth
actit
nside
gard
latio
ist.

rther
d pre
dgmén

u
p
s
i
r
o
r

e
a
t
i
t

h

r
n
o
a
o
s

i
s

make it credible
the basis which
telephone conversations
relationships
notes that
under cross-

Against this
gave different
telephone conversations
before the Tribunal
to the Tribunal
solicitor had
the court case
an argument
party to the
their views
Tribunal clearly
that men were
legal system
gave to the

In the Tribunal
statement about
circumstances
that the prisoners
men. It is
the Tribunal

done
him.

The T
preva
inclu
pract
impre

Accor
whole
"comp
and i
said
she d
sex,
consi
abusi
mater
of se
femal
proce
circu
but b
relat
clien
compl
order