

BETWEEN

BRIAN WILLIAM SHAW

Applicant

- and -

THE ANZ EXECUTORS and TRUSTEE COMPANY
LIMITED (AS THE TRUSTEES OF THE ESTATE
OF JOHN WILLIAM SHAW, DECEASED

Respondent

10

AFFIDAVIT IN SUPPORT

Stamped Grand Jury Application

9th September 2003

Mr Charles Wheeler

Retired Master, Supreme Court of Victoria

Date of document:

5 MAY 2013

Filed on behalf of: The Plaintiff

Prepared by: Brian Shaw

20

Address: C/- P.O.Box 800 Werribee
Victoria, 3030

No 21.

Tel: 0487 195 522

I, Brian William Shaw, care of P.O. Box 800, Werribee, 3030 in the State of Victoria do state and affirm the following:

That this affidavit exhibits the stamped Grand Jury application, relating to Mr Charles Wheeler and dated 9th September 2003 exhibiting the application plus a 54 page affidavit affirmed same date minus the exhibits.

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Exhibit is marked; "Stamped Grand Jury Application
9th September 2003
Mr Charles Wheeler".

AFFIRMED BY:

Brian Shaw

AT:

WERRIBEE

IN THE STATE OF VICTORIA

THIS

5th

DAY OF MAY 2013.

40

BEFORE ME:

Margaret May Campbell

A JUSTICE OF THE PEACE FOR VICTORIA
Reg. No. 9924
Margaret May Campbell
7 Muirhead Cres, Werribee 3030



**IN THE SUPREME COURT OF VICTORIA
AT MELBOURNE IN THE COURT OF APPEAL**

No. S APCI 2013 0043

BETWEEN

BRIAN WILLIAM SHAW

Applicant

- and -

**THE ANZ EXECUTORS and TRUSTEE COMPANY
LIMITED (AS THE TRUSTEES OF THE ESTATE
OF JOHN WILLIAM SHAW, DECEASED**

Respondent

10

EXHIBIT

This is the exhibit referred to in the affidavit of Brian William Shaw affirmed on the ... day of May 2013.

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Before me: Margaret M Campbell

A JUSTICE OF THE PEACE FOR VICTORIA
Reg. No. 9924
Margaret May Campbell
7 Muirhead Cres, Werribee 3030



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**“Stamped Grand Jury Application
9th September 2003
Mr Charles Wheeler”**

IN THE SUPREME COURT OF VICTORIA
AT MELBOURNE
COMMON LAW DIVISION

No. 9997 of 2006

IN THE MATTER of an application pursuant to s, 21 of the Supreme Court Act 1986
BETWEEN:

BRIAN WILLIAM SHAW
Applicant

And

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA
Respondent

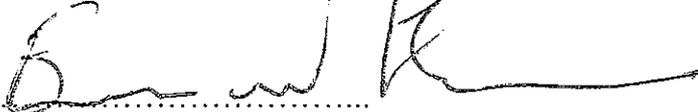
AFFIDAVIT
Stamped Grand Jury Application
9 September 2003
MR. CHARLES WHEELER

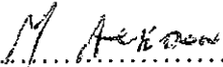
Date of Document: 6th March 2013
Filed on behalf of: The Applicant
Prepared by: Brian William Shaw
C/- PO Box 800
Werribee Victoria 3030

I, Brian William Shaw, c/- PO Box 800 Werribee in the State of Victoria 3030 do state and affirm the following:

1. That this affidavit exhibits the Stamped Grand Jury Application, relating to Mr Charles Wheeler and dated 9th September 2003 exhibiting the application plus a 54 page affidavit affirmed same date minus the exhibits.

Exhibit is marked: "Stamped Grand Jury Application
9 September 2003
Mr Charles Wheeler"

Affirmed by 
Brian W Shaw

At.....  In the State of Victoria

On This day..... 6..... / March /2013

Before me _____


Marian B. Ciopicz
ASCPA, Justice of the Peace (Vic.)
32 Railway Place, Macedon, Vic. 3.
Phone 03/5426 1681

IN THE SUPREME COURT OF VICTORIA
AT MELBOURNE
COMMON LAW DIVISION

No. 9997 of 2006

IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986
BETWEEN:

BRIAN WILLIAM SHAW
Applicant
And

10 THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA
Respondent

EXHIBIT

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This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 6 day of March, 2013 at *Melbourne* in the State of Victoria.

Before me: _____

[Signature]
Marian B. Ciopicz
ASCPA, Justice of the Peace (Vic.)
82 Railway Place, Macedon, Vic. 3441
Phone 03/5426 1681

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“Stamped Grand Jury Application 9 September 2003 Mr Charles Wheeler”

IN THE SUPREME COURT OF VICTORIA
FULL COURT; CRIMINAL JURISDICTION

No: of 2003

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw



APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the Day of 2003 at am by the Applicant for the following Orders pursuant to Section 354 of the Crimes Act 1958, the Applicant have disclosed

An indictable offence/offences against:

Mr Charles Wheeler

Master of the Supreme Court of Victoria

And that a Court has declined or refused to commit the alleged offender, namely:

Mr Charles Wheeler

1. The Sheriff is ordered to summons a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of Section 354 of the Crimes Act 1958 (Vic) to attend at such Court at that time and place to inquire present do and execute all things which on the part of the Queen shall then and there be commanded of them.
2. Such further or other orders that may be just and necessary.

DATED The 9th day of September, 2003

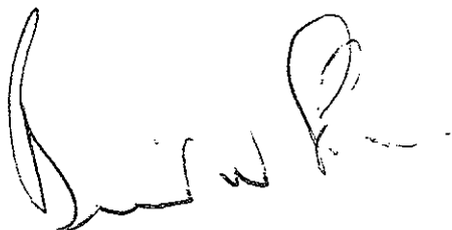
This Application is filed by Brian W Shaw

A handwritten signature in black ink, appearing to read "Brian W Shaw".

AFFIDAVIT

I, Brian, William Shaw of 280 Leakes Road, Truganina, 3030 in the State of Victoria do state and affirm the following:

1. THAT, this affidavit reveals *indictable offences* committed by Mr Charles Wheeler, a current Master of the Supreme Court of Victoria. This affidavit is not limited to one person, but involves a large number of persons, named in this affidavit.
2. **BYRNE and ARMSTRONG VLR. Vol xxv, 126, 1899.**
"An application for a Grand Jury under Sec 389 of the Crimes Act 1890 may be made ex parte and upon the applicant complying with the requirements of that Section the Full Court has no discretion but is bound to grant a rule directing the Sheriff to summon a Grand Jury."
(So held, per, Madden CJ. William, Holroyd and a'Beckett, JJ. Hodges and Hood, JJ, dissenting.)
3. **GRAND JURY: CRIMES ACT 1958: SECTION 354.**
"An application for a Grand Jury may be made ex parte. It is sufficient if the affidavit in support of such an application discloses a state of facts which if true, amount to the committing of an indictable offence. Such facts need not necessarily be sworn to by the deponent as being within his own knowledge."
(In re Davies & Millidge Supreme Court VLR. Vol xix)
4. **CRIMES ACT VICTORIA 1958: SECTION 316 (2)(a) (vii)**
"Not to reveal or discover any UNLAWFUL ASSOCIATION, SOCIETY OR CONFEDERACY or ANY ILLEGAL ACT done or to be done or ANY ILLEGAL OATH or ENGAGEMENT that may have been administered or tendered to or taken by himself or any other person or the import of any SUCH OATH or ENGAGEMENT."
5. THAT, the charges laid against Mr Charles Wheeler are laid out in detail in the charge sheet in various sections, but, essentially they form three specific charges:
 - (i) The taking and administering of unlawful oaths
 - (ii) Attempting to pervert the course of justice.
 - (iii) Conspiracy to pervert the course of justice



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Raymond M. Campbell SP

6. **THE QUEEN v ROGERSON (1992) 174 CLR 268 at pg.21**
“Attempting to pervert the course of justice is a form of criminal contempt, in principle, the offence of attempting to pervert the course of justice should also encompass attempts to pervert the course of justice as a continuing process. No doubt such cases are rare because they require conduct, which perverts the course of justice in general and not in any particular case. Bribing a judicial officer to decide cases of a particular class in a particular way or bribing a police officer to attempt to persuade other police officers to give false evidence whenever members of a particular organization were arrested would seem to be examples of the offence.”

7. **THE QUEEN v ROGERSON (1992) 174 CLR 268 FC 92/021**
“The essence of the offence is the doing of some act which has a tendency and is intended to pervert the administration of public justice.
Vreones (1891) 1 QB, at pg.369 Murphy (1985) 158 CLR at 609.

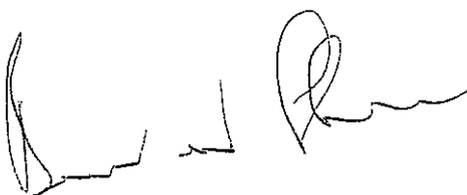
“An attempt to pervert the course of justice is a substantive and not an inchoate offence.
Machin (1890) 71 Cr App R 166 at pg 170

In Machin, the Court of Appeal pointed out that the word “attempt”
ibid:

“Is convenient for use in the case where it cannot be proved that the course of justice was actually perverted but it does no more than describe a substantive offence which consists of conduct which has a tendency and is intended to pervert the course of justice.”

“It is the tendency of the conduct which is decisive and it is irrelevant whether the conduct did or did not bring about a miscarriage of justice.”

8. THAT, Section 151 of the Evidence Act 1958 State of Victoria, states:
“The taking of any extra-judicial oath that does not have jurisdiction or cognisance by or under some “Act” or “ordinance in force” shall be unlawful. Every Masonic member who has taken a judicial oath within the State of Victoria is in breach of this Section of the Evidence Act 1958, Victoria.



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Margaret Campbell

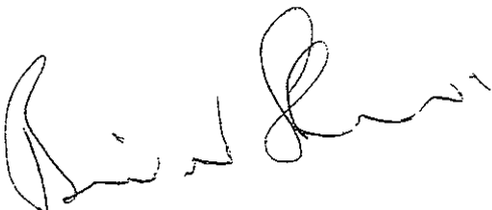
EVIDENCE ACT 1958 SECTION 51:

Abolition of extra-judicial oaths:

"It shall not be lawful for any person to administer or cause or allow to be received any oath or affidavit touching any matter or thing whereof such person hath not jurisdiction or cognisance by or under some "ACT" or "ordinance in force." (Portion of Section)

"It shall not be lawful"

9. **CHUN TEONG TOY v MUSGROVE Sept 88. Full Court.**
*"If from the Plaintiffs own stating or otherwise the cause of action appear to arise Ex Turpi Causa, or the transgression of a positive law of this County there the Court says, that he has no right to be assisted. Fraud vitiates everything.
(The Australian Law Times, Vol x. pg. 82)*
10. **ATT-GENERAL VIC v THE C'WEALTH 146 CLR 633 1980**
"Section 80 (trial by jury) and Section 116 are among the very few Guarantees of Freedom in the Constitution."
11. **ATT-GENERAL VIC v THE C'WEALTH 146 CLR 629 1980**
 - a) *"Neither a State nor the Federal Government can openly or secretly, participate in the affairs of any religious organizations or groups and vice versa."*
 - b) *"It was intended not only to keep the States hands out of religion, but to keep religion's hands off the State, and above all, to keep bitter religious controversy out of the public life by denying to every denomination any advantage from getting control of public policy or the public purse."*
12. **Adam Weishapt's Statement: (Founder of the Illuminati)**
"Behold our secret: If in order to destroy Christianity, all religion, we have pretended to have the sole true religion, remember that the end justifies the means, and the wise ought to take all the means to do good which the wicked take to do evil. This can be done in no other way by, "by secret associations." Which will be degrees, and in silence, possess themselves of the Government of the States, and make use of these means for this purpose, which the wicked use for attaining base ends. The express aim if this order was to abolish Christianity and overthrow all civil Governments."
(Source: "The Committee of 30" by J Coleman.)



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13. THAT, the Governments and Courts, both State and Federal do assist and guard the *religion* of Freemasonry in full and total breach of Section 116 of the Commonwealth Constitution.
14. THAT, the entire Supreme Court of the State of Victoria is involved with Freemasonry, either directly or indirectly. As such, they are committing *indictable offences in breach of* their State responsibility, duty and salary *by violating their judicial oath to obey and uphold the State Laws.*
15. THAT, the Law of the State of Victoria states:
“*The taking or administering of unlawful oaths is an indictable offence.*”
The offence and penalty is clearly laid out and defined at Section 316 of the Crimes Act 1958, in the State of Victoria, *in particular* Section 316, 2 (a) (vii) but not limited to this section.

CRIMES ACT VICTORIA 1958 Section 316. 2 (a) (vii)

“Not to reveal or discover any UNLAWFUL ASSOCIATION, SOCIETY or CONFEDERACY or ANY ILLEGAL ACT done or to be done or ANY ILLEGAL OATH or ENGAGEMENT that my have been administered or tendered to or taken by himself or any other person or the import of any SUCH OATH or ENGAGEMENT.”

16. THAT, *such breach* of their judicial oath *automatically creates a breach of the oath* of the “*oath of allegiance*” in both State and Commonwealth Constitutions. Such a serious breach *commits the act* of Treason and Treachery, in breach of the Crimes Act, both State and Commonwealth in addition to the breach involving the Commonwealth Constitution, in particular, Section 5 of the Commonwealth Preamble (Imperial Authority)
17. THAT, during June 2001, I attempted to file an “originating writ” at the Office of the Supreme Court of Victoria against the Organisation of Freemasonry.
The cause of action was “breach of contract.” That is: “*the function, purpose, agenda and oaths, breach my rights, break the oaths of Allegiance and Office in both the State and Commonwealth Constitutions.*”



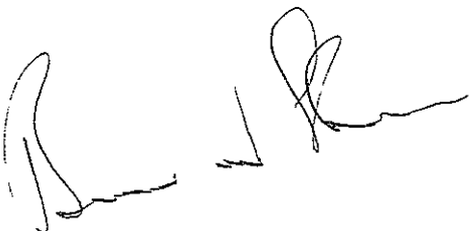
4/54
Margaret Campbell JP

18. THAT, the filing of the "originating writ" was originally refused by the Prothonotary of the Supreme Court and then by Justice Beach of the Practice Court of the Supreme Court. Such refusal was done in a "closed court" without any representation whatsoever or even permitting myself to be present during the presentation of the "writ" by the Prothonotary to Justice Beach. The first line of defence of Freemasonry was into position, that is: *"to refuse to file or accept due process concerning this matter."*
19. THAT, the refusal of this "originating writ" process did fulfill one condition under Section 354 of the Crimes Act 1958, in the State of Victoria, concerning "where a Court had refused or declined." On that basis, I filed for Grand Jury, with a co-applicant Carmen Walter, naming three Defendants.

SECTION 354 CRIMES ACT 1958, STATE of VICTORIA:

"Upon the application of any person supported by an affidavit disclosing an indictable offence and either that the same has been committed by some body corporate or that a court has declined or refused to hold to bail the alleged offender or that no presentment was made against him at the court at which the trial would in due course have taken place, or upon the application of the Director of Public Prosecutions, it shall be lawful for the Sheriff to summon a Grand Jury. (Portion only)

20. THAT, the name defendants submitted for Grand Jury hearing Application filed on 12 September 2001 and heard by five Judges, October 2, 2001 were and remain:
- First Defendant:** Supreme Council of the Ancient and Accepted Rite for Australia.
Regional Recorder, Region 3
Mr E Gibbs 59 Herbert St. Parkdale,
Region 3 (Riverina/Victoria/Tas)
- Second Defendant:** United Grand Lodge of Victoria,
Masonic Centre, Victoria
300 Albert St., East Melbourne,
Grand Lodge Portrait 1995/1996
- Third Defendant:** The Masonic Lodge, Werribee
Mr Michael Hulks



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Their various corporate bodies were named:

1. Grand Lodge holding Ltd (ACN 007 143 151)
2. Freemasons Custodian Company Ltd (ACN 004 862 560)
3. Victoria Eades P/L (ACN 070 575 861)
4. Freemasons Victoria P/L (ACN 063 417 578)
5. Square One Publications Ltd (ACN 005 631 470)

21. **The five Judges who heard the Application were:**

1. President Winneke
2. Justice Brooking
3. Justice Charles
4. Justice Buchanan
5. Justice Chernov

22. THAT, all Judges, speaking through the President, refused the disclosure issue concerning any involvement in or with Freemasonry.

CRIMES ACT 1914 SECTION 34(b) states:

"Being a Judge or Magistrate, willfully and perversely exercises Federal jurisdiction in any matter in which he has personal interest,"

Shall be guilty of an offence.

Penalty: Imprisonment for 2 years.

23. THAT, it is quite possible there were *oath bound* Freemasons sitting on the bench hearing their own indictment, in legal truth, acting as Judge in their own cause or indictment, on October 2, 2002.

24. THAT, since October 2, 2002, it has now come to my attention that President Winneke may or may not have direct involvement in this matter via his late father, Sir Henry Winneke, former Chief Justice and Governor of the State of Victoria and his brother Michael, his present Associate at the Supreme Court. Both men, father and brother, purportedly belonged and belong to Grand Lodge Freemasonry. Such alleged involvement would nullify the hearing and be legal grounds for a rehearing, quite apart from the fact that the actual hearing itself created an indictable situation concerning the sitting Judges because of Section 34(b) Crimes Act 1914.



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Raymond W. Campbell Jr

25. THAT, with consideration to the *violent nature of Masonic oaths and law*, the comments from the “declined judgment Application” are critical as they prove that the five Judges did enter into the evidence of the matter which they have no jurisdiction to do so. Their only role was to verify if the affidavit disclosed an “indictable offence” *known to the Law of Victoria*.

BRYNE and ARMSTRONG VLR. Vol xxv, 126, 1899.

“An application for a Grand Jury under Sec 389 of the Crimes Act 1890 may be made ex parte and upon the applicant complying with the requirements of that Section the Full Court has no discretion but is bound to grant a rule directing the Sheriff to summon a Grand Jury.”
(So held, per, Madden CJ. William, Holroyd and a’Beckett, JJ.
Hodges and Hood, JJ, dissenting.)

26. THAT, to overcome this evident and for them fatal legal problem presented to the Full Court by the Bryne/Armstrong judgment quoted at the beginning of this affidavit and requoted in this portion of this affidavit, *it was arranged and agreed upon, without our consent*, that, the Victorian Solicitor General would *appear* in the “ex parte hearing” *to make application to the Court to overrule the Byrne/Armstrong judgment of 1899. 25 VLR126.*

We did object, but President Winneke overruled our objection.

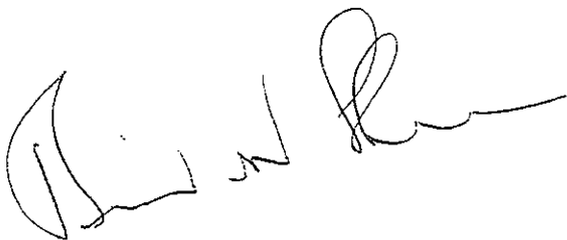
27. THAT, the Full Court in entering into the evidence concerning the Grand Jury Application had no jurisdiction or authority to do so,

Nor in their purported judgment (decline of Application) did they make mention of supplied and exhibited affidavits by former Freemasons

Nor the video evidence revealing the manner and words of the *taking* of and administering of one specific Masonic oath.

Nor did the Full Court permit us transcript evidence.

Such transcript is in existence, but it is denied that a transcript exists at all. A “Witness Summons” appears in the exhibit concerning Mr Charles Wheeler regarding *this non-existent* transcript.



7/54
Reginald M. Campbell

Crimes Act 1914 Section 39. Destroying Evidence:

“Any person who, knowing that any book, document, or other thing of any kind, is or may be required in evidence, in an judicial proceeding, willfully destroys it or renders it illegible or undecipherable or incapable of identification, with intent thereby to prevent it from being used in evidence,”

Shall be guilty of an offence:

Penalty: Imprisonment for 5 years.

28. THAT, it is my unfortunate experience and understanding that the Victorian Supreme Court, (the Purported People’s Court) is in fact acting as “agent” for the legal arm of International Freemasonry in Victoria.
29. THAT, in such capacity the Full Court of the Supreme Court acted as “agent” during the course of the Grand Jury Application, October 2, 2001;

In clear and total breach of the fundamental and basic principle of law.

“A Judge cannot sit in his own cause.”

COKE states:

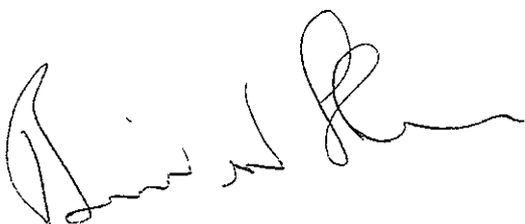
“It is a maxim in law, no one ought to be judge in his own cause because one cannot be judge and party.”

30. THAT, to prove this particular legal point concerning the International Masonic grip on the Victorian Supreme Court and

in accordance with my legal rights concerning private prosecutions,

I charged Mr Charles Wheeler, a current Master of the Supreme Court of Victoria with a number of *indictable charges* concerning:

- *The taking of and administering of unlawful oaths,*
- *Attempting to pervert the course of justice and*
- *Conspiring to pervert the course of justice.*



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Margaret Campbell JP

31. THAT, Mr Charles Wheeler is and remains a totally different Defendant to the first Grand Jury Application hear October 2, 2001. It is an entirely new matter. A totally different and separate Grand Jury Application.

It is ludicrous and *unlawful* to state that:

“The matter has been heard once, therefore,

Do not lodge any further litigation or charges concerning this.”

This “*assumed*” right of refusal flies in the face of all sense of natural justice, due process and rule of law, neither will it be accepted nor tolerated until such time as Grand Jury itself (23 men) rules on the issue.

32. The original charges against Mr Wheeler were lodged with the Victorian Police but the Victorian Police failed to do anything at all concerning the charges that were lodged at the Ballarat Police Station, February 28, 2002.

33. **THE QUEEN v ROGERSON (1992) 174 CLR 268 at Pg.19)**

“Furthermore, principle compels the conclusion that police investigations are not part of the course of justice. The object of the offence of attempting to pervert the course of justice was historically and remains today, the protection of the process and procedures of the Sovereign’s Courts.”

34. **THE QUEEN v ROGERSON (1992) 174 CLR 268 at Pg. 21)**

“Attempting to pervert the course of justice is a form of criminal contempt. In principle, the offence of attempting to pervert the course of justice should also encompass attempts to pervert the course of justice as continuing process. No doubt such cases are rare because they require conduct, which perverts the course of justice in general and not in any particular case. Bribing a judicial officer to decide cases of a particular class in a particular way or bribing a police officer to attempt to persuade other police officers to give false evidence whenever members of a particular organisation were arrested would seem to be examples of the offence.”



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Margaret Campbell

35. THAT, in accordance with my legal rights and the complete failure by the Victorian Police to attend to the matter, I personally lodged a private prosecution against Mr Charles Wheeler at the Melbourne Magistrate's Court. The matter, listed to be heard October 8, 2002. On the day of the hearing the Office and Staff of the Director of Public Prosecutions, Victoria, Mr Paul Coghlan, made application to take over the matter and at the same time, made application to have the matter struck out.
36. Based on two specific sections of the Public Prosecutions Act 1994, State of Victoria, Sections 22 and 51, I stated to the Court on October 8, 2002, that both men, Mr Wheeler and Mr Coghlan would have applications for Grand Jury lodged against them. The Court transcript of the hearing is exhibited in the exhibit concerning Mr Charles Wheeler.

Section 44 Crimes Act 1914

"Any person who asks, receives or obtains or agrees or attempts to receive or obtain any property or benefit of any kind for himself or any other person, upon any agreement or understanding that he will compound or conceal any indictable offence against the law of the Commonwealth or Territory, or will abstain from discontinue or delay any prosecution for any offence, or will withhold any evidence thereof,"

Shall be guilty of an offence

Penalty: Imprisonment for 3 years.

37. Two Applications (Wheeler and Coghlan) were filed for Grand Jury in accordance with Section 354 of the Crimes Act 1958, State of Victoria, at the Office of the Full Court of Victoria after the Magistrate's Court hearing October 8, 2002. Both applications are exhibited with this affidavit.
38. THAT, Grand Jury Applications have been blocked by the Office and Staff of the Full Court of the Supreme Court, in particular, Masters Cain and Dowler, in breach of State Law. The refusal by members of the Office and Staff of the Full Court of the Supreme Court of Victoria, in particular Masters Cain and Dowler is in itself an *indictable offence*.



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Margaret Campbell JP

Section 43. Crimes Act 1914

"Any person who attempts, in any way not specifically defined in this Act, to obstruct, prevent, pervert, or defeat the course of justice in relation to the judicial power of the Commonwealth,"

Shall be guilty of an offence.

Penalty: Imprisonment for 5 years.

39. THAT, the purpose of lodging this Application and Affidavit for Grand Jury hearing (23 men) is **my legal right in accordance to Statute Law within the State of Victoria**. In addition, I reiterate that the Office and Staff of the Victorian Supreme Court have *no judicial authority* to block this Application Process. In addition, the Five Judges of the Full Court of the Supreme Court do not have the authority or jurisdiction of 23 men chosen from the Victorian Electoral Roll for Grand Jury. Judges are not permitted to enter into the evidence. In so doing, they are assuming the role, function and jurisdiction of the Grand Jury, thereby nullifying the actual hearing Application.
40. THAT, I have now become aware of specific Law concerning the Judicial conduct of Judges and Magistrates.

Section 34(b) Crimes Act 1914

"Being a Judge or Magistrate willfully and perversely exercises Federal Jurisdiction in any matter in which he has a personal interest"

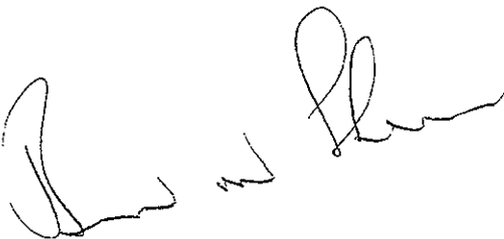
Shall be guilty of an offence

Penalty: Imprisonment for 2 years

Section 33 Crimes Act 1914

Any person who:

- a) *Being a Judge or Magistrate not acting Judicially, or being a Commonwealth Officer employed in a capacity not Judicial for the prosecution or detention or punishment of offenders, corruptly asks, receives, or obtains, or agrees or attempts to receive or obtain, any property or benefit of any kind for himself or any other person, on account of anything already done or omitted*



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Margaret Campbell SP

to be done, by him, with a view to corrupt or improper interference with the due administration of justice under the Law of the Commonwealth or of a Territory, or the procurement or facilitation of the commission of any offence against the Law of the Commonwealth or of a Territory, or the protection of an offender or intending offender against the law of the Commonwealth or of a Territory from detection or punishment: or

- b) *Corruptly gives, confers, or procures, or promises or offers to give, confer, procure, or attempt to procure to, upon, or for, any such Judge, Magistrate or Commonwealth Officer, any property or benefit of any kind, on account of any such act or omission on the part of the Judge, Magistrate, or Officer:*

Shall be guilty of an indictable offence.

Penalty: Imprisonment for 10 years.

Section 43 Crimes Act 1914

"Any person who: attempts, in any way not specifically defined in this Act, to obstruct, prevent or pervert, or defeat, the course of Justice in relation to the judicial power of the Commonwealth."

Shall be guilty of an offence.

Penalty: Imprisonment for 5 years.

Section 44 Crimes Act 1914

"Any person who asks, receives or obtains, or agrees or attempts to receive or obtain, any property or benefit of any kind for himself or any other person, upon any agreement or understanding that he will compound or conceal any indictable offence against the Law of the Commonwealth or a Territory or will abstain from, discontinue or delay any prosecution for any such offence, or will withhold any evidence thereof."

Shall be guilty of an offence.

Penalty: Imprisonment for 2 years.



12/54
Margaret M Campbell SP

Section 41 Crimes Act 1914

"Any person who conspires with another to charge any person falsely or cause any person to be falsely charged with any offence against the Law of the Commonwealth or of a Territory:

Shall be guilty of an offence:

Penalty: Imprisonment for 10 years.

Section 42 Crimes Act 1914

"Any person who conspires with another to obstruct, prevent, pervert, or defeat, the course of justice in relation to the judicial power of the Commonwealth,"

Shall be guilty of an indictable offence.

Penalty: Imprisonment for 5 years.

Section 31 Crimes Act 1914

"Holder of a Judicial Office means the holder of a Judicial Office under the Commonwealth, or the holder of a Judicial Office acting in the exercise of Federal Jurisdiction and includes an arbitrator or umpire under any Law of the Commonwealth or of a Territory."

41. When the Full Court of the Supreme Court of the State of Victoria heard the original Application, they entered into the evidence of the matter. By so doing, they entered into Federal jurisdiction and breach Section 34(b) of the Crimes Act 1914, which is an indictable offence.

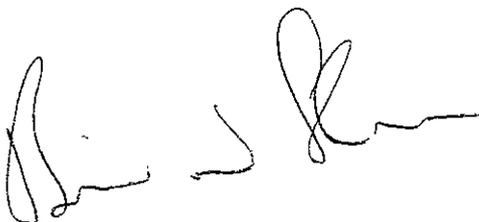
Section 34(b) Crimes Act 1914

"Being a Judge or Magistrate, willfully and perversely exercises Federal jurisdiction in any matter in which he has a personal interest;"

Shall be guilty of an offence."

Penalty: Imprisonment for 2 years.

42. THAT, the Office and Staff of the Full Court of the Supreme Court of Victoria, purportedly the People's Court has with full intent and purpose blocked both Grand Jury Applications, even they involve two different individuals committing *indictable offences*, namely Mr



13) 54
Margaret Campbell 51

Charles Wheeler, Master of the Supreme Court, State of Victoria and Mr Paul Coghlan, current Director of Public Prosecutions, Victoria.

Section 32 Crimes Act 1914, Judicial Corruption states:

"Any person who:

- a) Being the holder of a Judicial Office, corruptly asks, receives or obtains, or agrees or attempts to receive or obtain, any property or benefit of any kind for himself, or any other person, on account of anything already done or omitted to be done or to be afterwards done or omitted to be done by him in his judicial capacity; or*
- b) Corruptly gives, confers, or procures, or promises or offers to give, confer, procure, or attempt to procure, to, upon, or for, any person holding a Judicial Office, any property or benefit of any kind on account of any such act or omission on the part of the person holding the Judicial Office:"*

Shall be guilty of an indictable offence.

Penalty: Imprisonment for 10 years.

43. THAT, for the Office of the Full Court did state that for myself to proceed against Mr Paul Coghlan, a formal charge would have to be laid at the Magistrate's Court. I did not do this because of the fact that Mr Coghlan is directly involved in the Indictment Application for Grand Jury of Mr Charles Wheeler. It does not require a separate Application because of the three charges against Mr Charles Wheeler. Grand Jury has inherent jurisdiction to add to the presentment those individuals that they consider are accessories to the fact or have committed other *indictable offences*, specifically Mr Paul Coghlan, Master Cain and Master Dowler.

Crimes Act 1958 Section 316 (2) (a) (vii)

"Not to reveal or discover any unlawful association, society or confederacy or any illegal act done or to be done or any illegal oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of any such oath or engagement,"

Penalty: 5 years maximum



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44. **SECTION 322E CRIMES ACT 1958, STATES:**

"Nothing in this Part shall be taken to affect directly or indirectly any matter of Law of practice applicable to treason or misprison of treason."

45. **SECTION 321 CRIMES ACT 1958 STATES:**

(i) *Subject to this Act, if any person agrees with any other person or persons that a course of conduct shall be pursued which will involve the commission of an offence by one or more of the parties to the agreement, he is guilty of the indictable offence of conspiracy to commit that offence.*

Section 321F

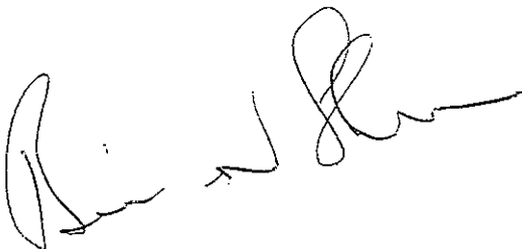
(ii) *Nothing in sub-section (i) shall affect the offence of conspiracy at Common Law so far as it relates to conspiracy to cheat and defraud and conspiracy to defraud.*

(iv) *A presentment at the Supreme Court of the County Court of a person for an offence of conspiracy to cheat and defraud or conspiracy to defraud shall not be made without the approval of the Director of Public Prosecutions or of a person authorized by the Director of Public Prosecutions to give approval for the purposes of this sub-section.*

46. THAT, the indictable issues concerning Mr Paul Coghlan are set out in the exhibit to this affidavit involving and concerning Mr Paul Coghlan, the Director of Public Prosecutions, Victoria.

47. **ATT-GENERAL VIC v THE C'WEALTH 146 CLR 634 1980**

"It is the traditional duty of the Attorney General of Australia to defend the validity of Acts. It would be incongruous and unrealistic to hold that the Attorney General could challenge the validity of the Act. To require a person who is not and will not be affected by the coercive operation of an Act to obtain the fiat of the Attorney-General of Australia or of a State would put enforcement of Constitutional Guarantees at the mercy of Political pressures exercisable through Parliaments, although the purpose of the Constitutional Guarantees was to provide certain protections, even against Parliaments. A citizen's right to invoke the judicial power to vindicate Constitutional Guarantees should not and, in my opinion, does not depend upon



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obtaining an Attorney General's consent. Any one of the People of the Commonwealth has the standing to proceed in the Courts to secure the observance of Constitutional Guarantees."

48. Lionel Murphy, was a former High Court Judge who spent his latter years defending the "indictable charge of":
"Attempting to pervert the course of Justice."

In the light and understanding of Public Justice, the following statement by Lionel Murphy is critical:

"Any one of the People of the Commonwealth has the standing to proceed in the Courts to secure the observance of Constitutional Guarantees."

49. **SECTION 321M CRIMES ACT 1958 STATES:**

"A person who attempts to commit an indictable offence is guilty of the indictable offence of attempting to commit that offence."

50. **SECTION 316 CRIMES ACT 1958 VICTORIA**

316 (1)(a) *"Administers or is present at and consents to the administering of any oath or engagement in the nature of an oath purporting to bind the person who takes it to commit treason or murder."*

316 (1)(b) *"Takes any such oath or engagement not being compelled to do so."*

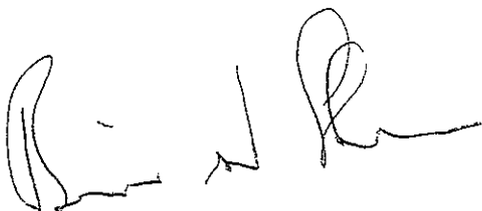
316 (1)(c) *"Induces or attempts to induce any person to take any such oath or engagement."*

*Shall be guilty of an indictable offence and
Shall be liable to Level 5 Imprisonment.*

Penalty: 10 years maximum

(2) *Every person who:*

(a) *Administers or is present at and consents to the administering of any oath or engagement in the nature of an oath purporting to bind the person who takes it to act in any way of the ways following.*



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(That is to say):

- (i) To engage in any mutinous or seditious enterprise;*
 - (ii) To commit any indictable offence other than treason or murder;*
 - (iii) To disturb the public peace;*
 - (iv) To be of any association, society or confederacy formed for the purpose of doing any such act as aforesaid;*
 - (v) To obey the order or commands of any committee or body of men not lawfully constituted or of any leader or commander or other person not having authority by law for that purpose;*
 - (vi) Not to inform or give evidence against any associate, confederate or other person;*
 - (vii) Not to reveal or discover any unlawful association, society or confederacy or any illegal act done or to be done or any illegal oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of any such oath or engagement; or*
- (b) Takes any such oath or engagement not being compelled to do so; or*
- (c) Induces or attempts to induce any person to take any such oath or engagement,*

*Shall be guilty of an indictable offence, and
Shall be liable to Level 6 imprisonment.*

Penalty: 5 years maximum



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(3) "A person who: takes any such oath or engagement as is mentioned in the last two preceding sub-sections cannot set up as a defence that he was compelled to do so unless within fourteen days after taking it or if he is prevented by actual force or sickness within fourteen days after the termination of such prevention he declares by information on oath before some member of the Executive Council or a Magistrate or if he is on actual service in Her Majesty's forces by sea or land either by such information or by information to his commanding officer the whole of what he knows concerning the matter, including the person or persons by whom and in whose presence and the place where and the time when the oath or engagement was administered or taken."

(4) "A person who: has been tried and convicted or acquitted on a charge of any of the offences mentioned in this section shall not be afterwards prosecuted upon the same facts for treason or for failing when he knows that any person intends to commit treason to give information thereof with a reasonable dispatch to a Magistrate or use other reasonable endeavors to prevent the commission of the crime."

51. THAT, Judges and Masters within the Courts of Victoria are involved:

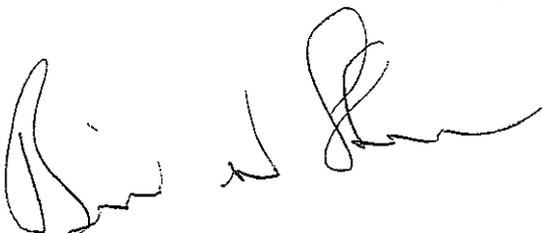
- Primarily by direct membership in Freemasonry, and
- Secondly by the aiding and abetting
(Section 325 Crimes Act 1958)

For the concealment for benefit,
(Section 326 Crimes Act 1958)

By non-Masonic Judicial Officers, involving further indictable offences.

Section 326 Crimes Act 1958, State of Victoria

(1) "Where a person has committed a serious indictable offence, any other person who, knowing or believing that the offence, or some other serious indictable offence has been committed and that he has information which might be of material assistance in securing the prosecution or conviction of an offender for it,



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accepts any benefit for not disclosing that information, shall be guilty of a summary offence and liable to level 8 imprisonment.

Penalty: 1 year maximum)

(3) *"For the purpose of this section a person shall be deemed to accept a benefit if he accepts or agrees to accept any benefit or advantage, or the promise of any benefit or advantage, either to himself or to another, whether or not the benefit or advantage is in money or money's worth.*

(4) *"A person convicted of an offence against sub-section (1) shall be liable:*

(a) If the principle offence is one for which the penalty is Level 1 imprisonment (life) to

Level 3 imprisonment (20 years maximum)

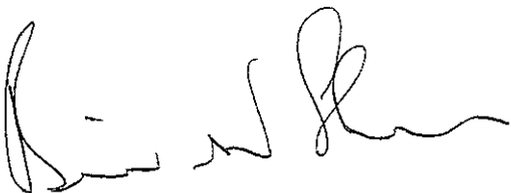
52. THAT, all Judicial Officers are Officers of the Court and as such are bound to their Judicial oath within the State of Victoria. This Judicial oath is totally destroyed by involvement with Freemasonry. In addition, in the State of Victoria, the Victorian Constitution is legally bound to the Commonwealth Constitution by Section 106, making Section 5 of the Commonwealth Preamble binding on all Courts and Judges, State and Commonwealth.

Section 5 Preamble, Commonwealth

"This Act, and all Laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the Courts, Judges, and People of every State and of every part of the Commonwealth, notwithstanding anything in the Laws of any State; and the Laws of the Commonwealth shall be in force on all British ships, the Queen's ships of war excepted, whose first port of clearance and whose port of destination are in the Commonwealth."

Section 106

"The Constitution of each State of the Commonwealth shall, subject to this Constitution, continue as at the establishment of the Commonwealth, or as at the admission or establishment of the State, as the case may be, until altered in accordance with the Constitution of the State."



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53. THAT, the *allegiance to Freemasonry* does have its own rules, by-laws, laws, oaths and allegiances which *is binding on each and every Freemason*, but, they do not have any jurisdiction or authority within the Laws of the State of Victoria or Australia.

Equally, I would state that because of this legal action each and every Freemason working within the law making machinery of both State and Commonwealth would be under Masonic Orders to obtain legal sanction or indemnity for Freemasonry before a Grand Jury hands down an indictable verdict, thereby destroying the *secret agenda of Freemasonry* involving Victoria and the People of Australia.

54. THAT, it is my experience that the structure of the Victorian Supreme Court is controlled by Freemasonry. Such control comes directly from the Mother Lodge of Freemasonry, the Grand Lodge in England, based out of the City of London. In the High Court judgment against the One Nation Senator, Heather Hill, England was judged to be a "Foreign Power" so is Her Mother Masonic Lodge.

55. THAT, to secure this purpose all Masonic Politicians, State and Federal would be activated, inclusive of all Masonic Judges, both State and Federal, to gain a legal indemnity and to enforce the legal sanction thereby gained. All *bound by Masonic occult oaths to obey the Masonic edict. Such edict is not revealed nor to be revealed to the voting public.*

56. THAT, for adult people to be prepared to strip half naked to have a blindfold placed about their head, to have a rope placed about their neck, to be led into a semi-dark room, to take a blood curdling oath, to serve an unknown foreign power, by stating and agreeing that a breach of their oath of silence would involve their heart being torn out, their guts being ripped out, their throat cut or the top of their head cut off.

To put this in simple form, rather than legal form, not only do these people require urgent medical attention, by people who are not Freemasons, but those who permit these people to take over and control the law making and law enforcement machinery of the State should equally be committed. In simple terms, the mental patients have gained control of the institution.



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Clearly this statement reflects my personal view only. It has nothing to do with the legal stand now being taken, but, regrettably and unfortunately, I have experienced first hand the fact that the Victorian Supreme Court has no consideration to existing Law, *if that Law were to expose the secret agenda of Freemasonry*, in the manner that this affidavit is doing via Grand Jury.

57. **THAT, the Commonwealth Constitution states:**
Section 75 (v)

"In which a Writ of Mandamus or Prohibition or an Injunction is sought against an Officer of the Commonwealth."

58. A Writ of Mandamus against the Supreme Court of Victoria, dated August 14, 2002 was filed with the Office of the High Court in Melbourne. No fee for filing was asked for or given. The Writ was sent to Canberra and refused on the ground that the Full Court of the Supreme Court of the State of Victoria **are not: "Officers of the Commonwealth."**

59. **The Legal Principle:**

Among the principles that are applied by Judicial bodies when reviewing administrative discretion is the *ultra vires* doctrine which keeps administrators strictly within the powers given to them and which takes a very strict view of any attempts at exercising powers which are even slightly outside the ambit of the delegate power.

Another important set of principles relates to the concept of *natural justice*. This means that where determination is made, certain basic principles of natural justice must be followed by the tribunal or the authority that makes the decision.

Among these rules are the rules that parties must be heard before an adverse order is made against them; that no one may be a judge in his own cause (this means that if the deciding authority has the slightest interest personally or otherwise in the subject matter of the decision, it disqualifies itself.)

60. **That, Section 46, Judiciary Act 1903, states:**

Australia: Includes the external Territories



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Court: Means a Court of Victoria, and includes a Judge of such a Court and Magistrate, Justice of the Peace or Coroner of Victoria.

Section 48: Judiciary Act 1903 states:

"This part binds the Crown in right of the Commonwealth, of each of the States, of the Northern Territory and of Norfolk Island."

61. CRIMINAL CODE ACT 1995

Section 4.3 (b) states:

"The Law creating the offence impliedly provides that the offence is committed by an omission to perform an act that by law there is a duty to perform."

Section 5.1 (1) states:

"A fault element for a particular physical element may be intention, knowledge, recklessness or negligence."

Section 9.3 (1) states:

"A person can be criminally responsible for an offence even if at the time of the conduct constituting the offence, he or she is mistaken about or ignorant of, the existence or content of an Act that directly or indirectly creates the offence or directly or indirectly affects the scope or operation of the offence."

Section 11.1 (1) states:

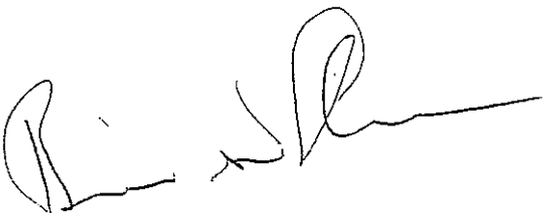
"A person who attempts to commit an offence is guilty of the offence of attempting to commit that offence and is punishable as is the offence attempted has been committed."

Section 11.2 (1) states:

"A person who aids, abets, counsels or procures the commission of an offence by another person is taken to have committed that offence and is punishable accordingly."

Section 11.3 (b) states:

"Procures conduct of another person that (whether or not together with conduct of the procurer) would have constituted an offence on the part of the procurer if the procurer had engaged in it: Is taken to have committed that offence and is punishable accordingly."



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Section 11.4 (1) states:

“A person who urges the commission of an offence is guilty of the offence of incitement.

Section 11.5 (1) states:

A person who conspires with another person to commit an offence punishable by imprisonment for more than 12 months, or by a fine of 200 penalty units or more, is guilty of the offence of conspiracy to commit that offence and is punishable as if the offence to which the conspiracy relates had been committed.”

Section 12.1 (2) states:

“A body corporate may be found guilty of an offence, including one punishable by imprisonment.”

Section 142.2 (1) (b) (i) (ii) states:

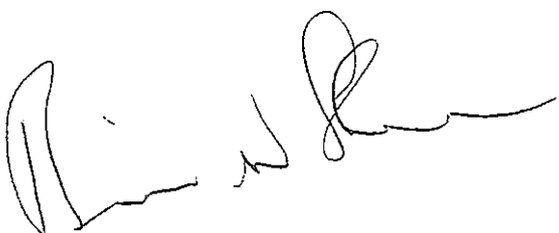
- (i) Dishonesty obtaining a benefit for himself or herself or for another person or*
- (ii) Dishonestly causing a detriment to another person*

Section 140.1 states:

“Benefit includes any advantage and is not limited to property.”

62. **CRIMINAL CODE ACT 1995 DICTIONARY Pg 166**
Commonwealth Judicial Officer means:

- (b) A Judge or Justice of a Court created by the Parliament (Other than the Federal Magistrates Court)*
- (e) A judicial registrar, registrar or other officer of a Court created by the Parliament.*
- (f) A Judge, Justice, Magistrate or other judicial officer of a Court of a State or Territory who acts in the exercise of Federal jurisdiction.*
- (g) A judicial registrar, registrar or other officer of a Court of a State or Territory who exercises powers, or performs functions, incidental to the exercise of Federal jurisdiction.*



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- (i) *A judicial registrar, registrar or other officer of a Court of a State or Territory who exercises powers, or performs functions, incidental to the exercise of jurisdiction under a law in force in a Territory.*
(Other than the Australian Capital Territory, the Northern Territory of Norfolk Island)

63. THAT, a Commonwealth Public Official also means a Commonwealth Judicial Officer. A Public Official also includes a member of the Executive, Judiciary or Magistracy of the Commonwealth or of a State or Territory, in addition to an Officer or employee of an authority of the Commonwealth or an authority of a State or Territory.

64. **THE QUEEN v ROGERSON (1992)174 CLR268 FC 92/021(at 16)**
"The essence of the offence is the doing of some act which has a tendency and is intended to pervert the administration of public justice.

Vreones (1891) 1 QB, at pg.369 Murphy (1985) 158 CLR at 609.

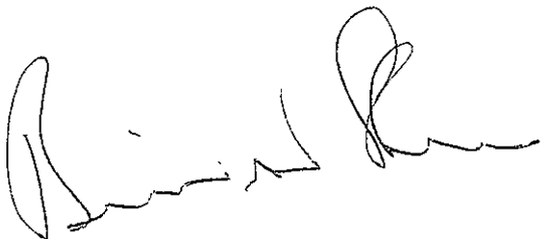
"An attempt to pervert the course of justice is a substantive and not an inchoate offence.

Machin (1890) 71 Cr App R 166 at pg 170

In Machin, the Court of Appeal pointed out that the word "attempt" *ibid*:

"Is convenient for use in the case where it cannot be proved that the course of justice was actually perverted but it does no more than describe a substantive offence which consists of conduct which has a tendency and is intended to pervert the course of justice."

"It is the tendency of the conduct which is decisive and it is irrelevant whether the conduct did or did not bring about a miscarriage of justice."



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65. **ABETTORS IN INDICTABLE OFFENCES TRIABLE AS PRINCIPAL OFFENDERS:**

Section 323 Crimes Act 1958, Victoria

"A person who aids, abets, counsels or procures the commission of an indictable offence may be tried, indicted or present and punished as a principal offender.

66. **Accessories, Section 325 Crimes Act 1958 Victoria**

(1) *"Where a person (in this Section called, "the principal offender") has committed a serious indictable offence, (in this Section called, "the principal offence") any other person who, knowing or believing the principal offender to be guilty of the principal offence or some other serious indictable offence without lawful authority, or reasonable excuse does any act with the purpose of impeding the apprehension, prosecution, conviction or punishment of the principal offender shall be guilty of an indictable offence."*

67. **Serious Indictable Offence, Section 325 (6) Crimes Act**

"In this Section, "serious indictable offence" means an indictable offence which, by virtue of any enactment, is punishable on first conviction with imprisonment for life or for a term of five years or more."

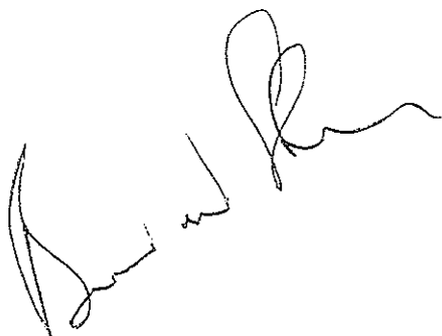
68. **Attempt. Section 321M Crimes Act 1958 Victoria**

"A person who attempts to commit an indictable offence is guilty of the indictable offence of attempting to commit that offence."

69. **CONSPIRACY TO COMMIT AN OFFENCE.**

Section 321 (1) Crimes Act 1958 Victoria

"Subject to this Act, if any person agrees with any other person or persons that a course of conduct shall be pursued which will involve the commission of an offence by one or more of the parties to the agreement, he is guilty of the indictable offence of conspiracy to commit that offence."



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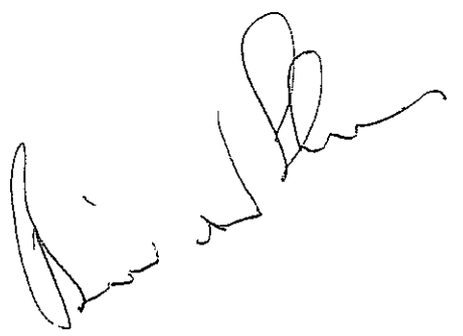
70. **Abolition of Certain Offences of Conspiracy at Common Law.**
Section 321 (f) (1) (2) Crimes Act 1958 Victoria
(1) *The offence of conspiracy at common law is hereby abolished.*
(2) *Nothing in sub-section (1) shall affect the offence of conspiracy at common law so far as it relates to conspiracy to cheat and defraud and conspiracy to defraud.*

71. **MAXIMUM TERM OF IMPRISONMENT FOR CERTAIN COMMONAL LAW OFFENCES.**
Section 320 Crimes Act 1958 Victoria
Conspiracy to cheat and defraud: Level 4, 15 years.
Conspiracy to defraud Level 4, 15 years

72. **AS TO CONSEQUENCES OF ACQUITTAL OF CO-CONSPIRATORS.**
Section 321B Crimes Act 1958 Victoria
"It is hereby declared that the conviction of a conspirator whether tried together with or separately from another alleged conspirator or other alleged conspirators may stand notwithstanding that the other alleged conspirator or conspirators is, are or may be acquitted unless in all the circumstances of the case the conviction is inconsistent with the acquittal of the other alleged conspirator or conspirators."

73. **THE DOCTRINE OF THE LAW**
The doctrine of the law is this, that precedents and rules must be followed unless flatly absurd or unjust; for though their reason be not obvious at first view, yet we owe such a deference to former times as not to suppose they acted wholly without consideration.

74. **BLACKSTONE'S LAW'S OF ENGLAND VOL 1 pg 69**
(a) *"But here a very natural, and very material, question arises. How are these customs and maxims to be known, and by whom is their validity to be determined. The answer is; by the judges in the several courts of justice. They are the depository of all the laws, the living oracles, who must decide in all cases of doubt, and "who are bound by an oath" to decide according to the law of the land.*



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(b) *"He being sworn to determine, not according to the known laws and customs of the land, not delegated to pronounce a new law, but to maintain and expound the old one. Yet this rule admits of exception, where the former determination is most evidently contrary to reason; much more if it be contrary to the Divine Law."*

75. **Clause 24 (xxiv) Pg 6 Victorian Constitution 1854**

(a) *"Or shall take any oath or make any declaration or acknowledgment of allegiance, obedience or adherence to any Foreign Prince or Power or adopt any Act whereby he may become a subject or citizen of any Foreign State or Power."*

(b) *"His seat in the said Council or Assembly as the case may be shall thereby become vacant."*

76. **Clause 24 (xxiv) Pf 433 Victorian Constitution 1855**

(a) *"Or shall take any oath or make any declaration or acknowledgment of allegiance, obedience or adherence to any Foreign Prince or Power or adopt any Act whereby he may become a subject or citizen of any Foreign State or Power."*

(b) *"His set in the said Council or Assembly as the case may be shall thereby become vacant."*

77. **CHUN TEONG TOY v MUSGROVE SEPT 1888 FULL COURT**

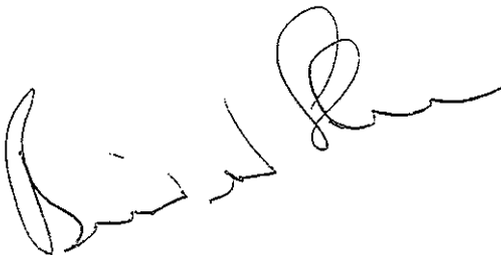
"The Constitution Act is the only source of the public rights of the People of Victoria." Pg 61.

78. **The following are portions of the first three Masonic Oaths:**

Entered Apprentice, Fellowcraft, Master Mason

Entered Apprentice, Masonic Oath (First Degree)

(a) *"Sincerely promise and swear that I will always hele, conceal and never reveal any or part, point or points of the secrets or mysteries of or belonging to Free and Accepted Masons in Masonry."*



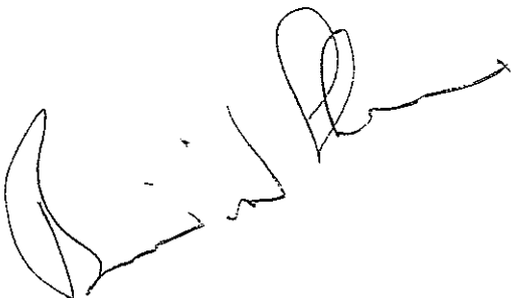
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- (b) *"These secret points I solemnly swear to observe, without evasion, equivocation or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of having my throat cut across, my tongue torn out by the root and buried in the sand of the sea at low water mark, or a cable's length from the shore, where the tide regularly ebbs and flows twice in twenty-four hours, or the more effective punishment of being branded as a willfully perjured individual, void of all moral worth, unfit to be received into this worshipful Lodge."*
- (c) *"What you have repeated may be considered but a serious promise, as a pledge of your fidelity and to render it a solemn obligation. You will seal it with your lips on the volume of the sacred law."*

The Entered Apprentice, Masonic Oath is submitted with this affidavit.

79. **Fellow Craft, Masonic Oath (Second Degree)**

- (a) *"Solemnly promise and swear that I will always hold, conceal and never improperly reveal any or either of the secrets or mysteries of or belonging to the second degree in Freemasonry."*
- (b) *"I further solemnly pledge myself to act as a true and faithful craftsman, answer signs, obey summonses, and maintain the principles inculcated in the former degree."*
- (c) *"These several points I solemnly swear to observe, without evasion, equivocation or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of having my left breast laid open, my heart torn there from and given to the ravenous birds of the air or devouring beasts of the field as a prey, so help me Almighty God and keep me steadfast in this solemn obligation of a Fellow craft Freemason."*



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- (d) *"As a pledge of your fidelity and to render this a solemn obligation which might otherwise be considered a serious promise, you will seal it with your lips twice on the volume of the sacred law."*

The Fellow craft, Masonic Oath is submitted with this affidavit.

80. **The Master Mason, Masonic Oath (Third Degree)**

- (a) *"Most solemnly promise and swear that I will always heke, conceal and never reveal any or either of the secrets or mysteries of or belonging to the degree of a Master Mason to anyone in the world."*
- (b) *"I further solemnly pledge myself to adhere to the principles of the square and compass, answer and obey all lawful signs and summonses sent to me from a Master Mason's Lodge."*
- (c) *"All these points I solemnly swear to observe without evasion, equivocation or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of being severed in two, my bowels burned to ashes and those ashes scattered over the face of the earth and wafted by the four cardinal winds of heaven, that no trace or remembrance of so vile a wretch may longer be found among men, particularly Master Masons."*
- (d) *"As a pledge of your fidelity and to render this binding as a solemn obligation for so long as you shall live, you will seal it with your lips thrice on the volume of the sacred law."*

The Master Mason, Masonic Oath is submitted with this affidavit.

81. THAT, the taking and administering of oaths serving the agenda and purpose of Freemasonry, State and Federal and International is an act of *Treason and Treachery* against existing Law.



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The taking and administering of Masonic Oaths creates a totally different set of laws, oaths and allegiances that run parallel with established law, oaths and allegiances, but in legal fact and truth, are serving a *Foreign Power*. Such *Foreign Power* is undeclared and unknown to those who have chosen not to enter the ranks of Freemasonry.

This affidavit reveals a vast number of *indictable offences*. The affidavit is only required to reveal one indictable offence that has been refused or declined by a Court to have the matter placed into the hands of 23 men chosen from the Electoral Roll to hear the matter, sitting in Grand Jury authority and jurisdiction. Unfortunately, the Application, according to State Law must go before the Full Court of the Supreme Court to be able to form a Grand Jury. *The Supreme Court of Victoria is the actual offender in this indictment*, because many members of the Supreme Court of Victoria have both taken and administered Masonic Oaths.

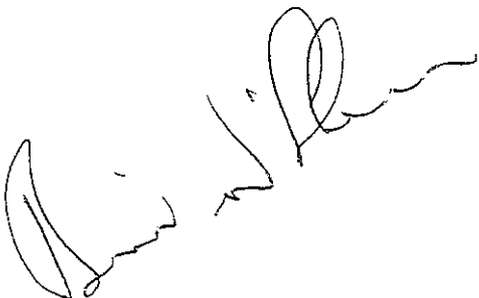
Those members of the Supreme Court who have not taken Masonic Oaths are covering and protecting those who have, which in itself is indictable.

This affidavit names Mr Charles Wheeler as a high-ranking member of the Masonic Order. Mr Charles Wheeler is also a Master of the Supreme Court of Victoria. For that reason the Office and Staff of the Appeal Court (Full Court) of the Supreme Court of the State of Victoria refuse to file service of this matter, nor to list the matter to be heard by the Full Court of the Supreme Court. I name two members of the Supreme Court Office, Masters Cain and Dowler in this affidavit being the primary people who are blocking *my legal right* to place this matter before 23 men comprising Grand Jury in accordance with existing law.

82. **Section 44 Commonwealth Constitution**

Any person who:

- (i) *Is under any acknowledgement of allegiance, obedience, or adherence to a Foreign Power, or is the subject or a citizen or entitled to the rights or privileges of a subject or a citizen of a Foreign Power or:*



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- (ii) *Is attainted of treason, or has been convicted and is under sentence, or subject to be sentenced, for any offence punishable under the Law of the Commonwealth or of a State by imprisonment for one year or longer or:*

Shall be incapable of being chosen or of sitting as a Senator or a Member of the House of Representatives.

83. **Scottish Rite 33rd Degree Oath and Ritual (Portion)**

"When it was time for the final obligation we all stood and repeated the oath with the representative candidate, administered by the Sovereign Grand Inspector General. We then swore true allegiance to the Supreme Council of the 33rd Degree above all other allegiances and swore never to recognize any other brother as being a member of the Scottish Rite of Freemasonry unless he also recognizes the supreme authority of this Supreme Council."

(Extract from the book, "The Deadly Deception" Pg 104, co-authored by Jim Shaw and Tom McKenney describing portion of the ritual and oath of allegiance required by members attaining the 33rd Degree of Freemasonry in the Scottish Rite of Freemasonry in the United States of America.)

84. THAT, it is my understanding *a charge of Treason* can only be prosecuted by Grand Jury procedure.

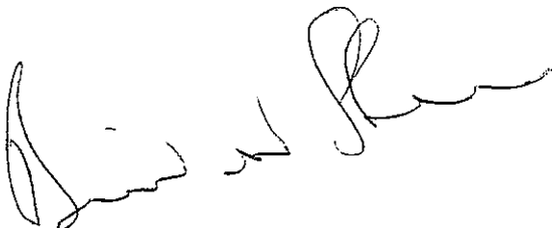
The *charge of Treachery* is listed in the **Crimes Act 1914, Section 24AA;**

In particular, Section 24AA (1) (a) (i) stating:

A person shall not:

- (a) *Do any act or thing with intent:*
- (i) *To overthrow the Constitution of the Commonwealth by revolution or sabotage:*
- (3) *A person who contravenes a provision of this Section shall be guilty of an indictable offence, called Treachery.*

Penalty: Imprisonment for life



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85. **RULES OF COURT AND THE ATTAINMENT OF JUSTICE**

William Civil Procedure Vol 2 Pg.6973

"The rules of Court themselves provide that a failure to comply with rules is an irregularity and does not render a proceeding or any step taken a nullity, and that the Court may exercise its powers under the rules to deal with the irregularity. (See Rule 2.01)

Further, where a manner or form of the procedure for commencing or taking a step in a proceeding is not prescribed or there is doubt as to the manner and form of that procedure, the Court must determine what procedure is to be adopted and may give direction; Rule 1.15.

Also the Court may dispense with compliance with any of the requirements of the rules in appropriate circumstances: Rule 2.04.

These provisions give expression to the principle that:

"Rules and forms of procedure are not ends in themselves, but means to an end, which is the attainment of Justice."

86. THAT, I am fully aware of the fact that these charges would interfere greatly with the International, Masonic Program in particular, the destruction of all Imperial Law and the creation of the Masonic, European Union.

87. THAT, I am a "Bible believing Christian" and as such fully understand that all of the *teachings and purposes of Freemasonry* not only *break the existing Laws of the land*, but are in *direct breach of the whole purpose of salvation revealed in the Scriptures*. The Scriptures that are breached are numerous and will be fully laid out in a future forum. I state only a portion in this affidavit.

1 JOHN 1:verse 3

"That which we have seen and heard declare we unto you, that ye also may have fellowship with us and truly our fellowship is with the Father and with His Son, Jesus Christ."

EPHESIANS 5:verse 11

"And have no fellowship with the unfruitful works of darkness, but rather reprove them."



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ZECHARIAH 8:verses 16, 17 (Old Testament)

"These are the things that ye shall do; Speak ye every man the truth to his neighbour; execute the judgment of truth and peace in your gates. And let none of you imagine evil in your hearts against his neighbour; and LOVE NO FALSE OATH; for all these are things that I hate, saith the Lord."

ZECHARIAH CHAPTER 5:verses 3, 4 (Old Testament)

*"Then said he unto me, **this is the curse** that goeth forth over the face of the whole earth; for every one that stealeth shall be cut off as on this side according to it; and every one that sweareth shall be cut off as on that side according to it. I will bring it forth, saith the Lord of hosts, and it shall enter into the house of the thief, and into the house of him that sweareth falsely by my name; and it shall remain in the midst of his house and shall consume it with the timber thereof and the stones thereof."*

JEREMIAH 7:verses 17, 18, 19 (Old Testament)

*"Seest thou not what they do in the cities of Judah and in the streets of Jerusalem? The children gather wood and the fathers kindle the fire and the women knead their dough to make cakes to **the queen of heaven** and to pour out drink offerings unto other gods that they may provoke me to anger. Do they provoke me to anger: saith the Lord; do they not provoke themselves to the confusion of their own faces?"*

MICAH 7:verses 8, 9, 10 (Old Testament)

*"Rejoice not against me, O mine enemy; when I fall, I shall arise; when I sit in darkness, the Lord shall be a light unto me. I will bear the indignation of the Lord because I have sinned against him, until he plead my cause, and execute judgment for me: he will bring me forth to the light and I shall behold his righteousness. Then **SHE that is mine enemy** shall see it and shame shall cover her which said unto me, where is the Lord thy God? Mine eyes shall behold her; now shall she be trodden down as the mire of the streets."*

88. THAT, I have laid the charges and now expect due process and the right to place the matter before 23 men without hindrance or favour. I have taken no secret oath nor do I work in secret. The only forum that I have chosen to work is in the Court that belongs to the People of the State of Victoria. The salary of Judges and Staff of the Victorian



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Supreme Court is paid for by the People of Victoria in a similar manner to the payment of the purported Members of Parliament.

89. **BYRNE and ARMSTRONG VLR. Vol xxv, 126, 1899.**

"An application for a Grand Jury under Sec 389 of the Crimes Act 1890 may be made ex parte and upon the applicant complying with the requirements of that Section the Full Court has no discretion but is bound to grant a rule directing the Sheriff to summon a Grand Jury."
(So held, per, Madden CJ. William, Holroyd and a'Beckett, JJ. Hodges and Hood, JJ, dissenting.)

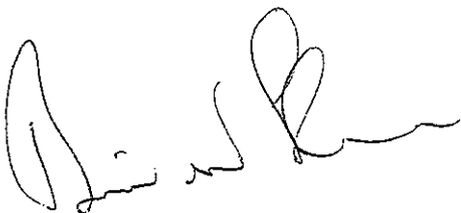
The words: *"The Full Court has no discretion but is bound to grant a rule"*, did bind the Full Court but in the year 2001, the Full Court did not consider itself bound, which is the reason why the Victorian Solicitor General was introduced into the matter with prior intent to overrule the Byrne/Armstrong judgment, a binding precedent judgment that had been relied upon for over 100 years of Victorian Law. It was overruled to protect Freemasonry from being placed in front of a Grand Jury. Such intent is still happening and evident with each Application and refusal to *file service and process*.

90. THAT, this Masonic issue does not contain itself to the Judges or Masters of the Victorian Supreme Court. It has its genesis in the Church because it is impossible not to involve the Church in this issue when the matter ultimately goes to trial.

For this reason I have fully informed the Chairman of the Wyndham Ministers' Fellowship, Mr Graham Laidlaw, of these events from their beginnings who has, in turn, informed the other Ministers in Werribee.

They have all agreed to keep the matter from their various congregations which is a dangerous path in the light of:

- Ephesians 5:11,
- Section 321 (1) of the Victorian Crimes Act 1958 and
- The biblical exposure by the prophet Ezekiel concerning an ongoing conspiracy involving "her prophets, priests and princes," in the light of other scripture placed into this affidavit, revealing the **"female enemy of God the Father."**



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EPHESIANS 5:verse 11

"And have no fellowship with the unfruitful works of darkness, but rather reprove them."

CRIMES ACT 1958, SECTION 321 (1)

"Subject to this Act, if any person agrees with any other person or persons that a course of conduct shall be pursued which will involve the commission of an offence by one or more of the parties to the agreement, he is guilty of the indictable offence of conspiracy to commit that offence."

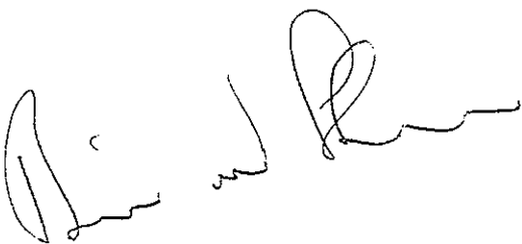
EZEKIEL 22:verses 25-31:

"There is a conspiracy of her prophets in the midst thereof, like a roaring lion ravening the prey; they have put no difference between the holy and profane, neither have they shewed difference between the unclean and the clean, and have hid their eyes from my Sabbaths and I am profaned among them. Her princes in the midst thereof are like wolves ravening the prey, to shed blood and to destroy souls, to get dishonest gain. And her prophets have daubed them with untempered mortar, seeing vanity and divining lies unto them, saying. Thus saith the Lord God, when the Lord hath not spoken. The people of the land have used oppression and exercised robbery and have vexed the poor and needy; yea, they have oppressed the stranger wrongfully. And I sought for a man among them that should make up the hedge and stand in the gap before me for the land that I should not destroy it; but I found none. Therefore have I poured out mine indignation upon them; I have consumed them with the fire of my wrath: their own way have I recompensed upon their heads, saith the Lord God."

91. **THAT the culmination of this conspiracy will be to place a "mark" upon the forehead or right hand of every individual left in this conspiracy:** in simple terms, the branding of the livestock denoting ownership. **The Scriptures reveal this culmination and "mark."**

REVELATION 13:verses 16, 17, 18

"And he causeth all, both small and great, rich and poor, free and bond, to receive a mark in their right hand, or in their foreheads. And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name. Here is wisdom. Let him that



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hath understanding count the number of the beast: for it is the number of a man; and his number is six hundred, three score and six. 666."

1 KINGS 10:verse 14

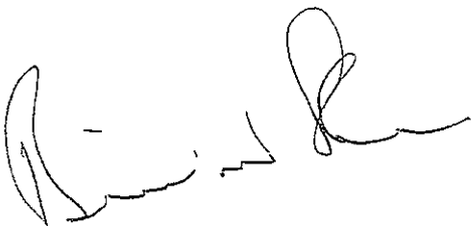
"Now the weight of gold that came to Solomon in one year was six hundred, three score and six talents of gold." (666)

92. THAT, to effect the culmination of this *conspiracy*, Church leaders, Jewish, Catholic, Protestant, Muslim, but not limited to these groups, in *conspiracy and agreement* with Politicians and Judges, have used the organisation of Freemasonry, binding each other with secret oaths, to work a very deadly agenda.
93. THAT, in this affidavit, I will place various quotes from the document called "The Protocols," *with the specific disclaimer that:*
- I make no specific statement or claim regarding the *authorship* of this document, **except to say that:**
 - "The document has apparently been placed in the London library as far back as 1905.

I place extracts in this affidavit concerning "*a program*" that clearly involves and includes the organisation of Freemasonry.

PROTOCOL 15 (Portion) Masonic Lodges

- "*We shall create and multiply free Masonic lodges in all the countries of the world.*
- *Absorb into them all who may become or who are prominent in public activity, for in these lodges we shall find our principal intelligence office and means of influence.*
- *All these lodges we shall bring under one central administration known to us alone and to all others absolutely unknown which will be composed representatives who will serve to screen the above mentioned administration of Masonry and from whom will issue the watchword and program.*
- *In these lodges we will tie together the knot, which binds together all revolutionary and liberal elements. Their composition will be made up of all strata of society.*



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- *The most secret political plots will be known to us and will fall under our guiding hands on the very day of their conception.*”

PROTOCOL 15 (portion) JUDGES AND SENATORS

“In the most important and fundamental affairs and questions Judges decide as we dictate to them. “

“Even Senators and the higher administration accept our counsels.”

PROTOCL 17 (Portion) CHRISTIAN RELIGION

“Freedom of conscience has been declared everywhere, so that now only years divide us from the moment of the complete wrecking of that Christian religion, as to other religions we shall have still less difficulty in dealing with them.”

PROTOCOL 23 (Portion) MANUFACTURERS

“We shall re-establish small master production which will mean laying a mine under the private capital of manufacturers.”

PROTOCOL 22 (Portion) GOLD

“In our hands is the greatest power of our day – gold. In two days we can procure from our storehouses any quantity we may please.”

PROTOCOL 20 (Portion) RIGHT TO ISSUE MONEY

*“The right to issue interest bearing paper will be given exclusively to industrial companies who will find no difficulty in paying interest out of profits, **whereas:***

The State does not make interest on borrowed money like these companies, for the State borrows to spend and not to use in operations.”

PROTOCOL 13 (Portion) THE PRESS

“Who will ever suspect then that all these peoples were stage managed by us according to political plan which no one has so much as guessed at in the course of many centuries.”



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PROTOCOL 12 (Portion) NEWSPAPER MILITIA

"In order to direct our newspaper militia in this sense, we must take special and minute care in organizing this matter. Under the title of central department of the press, we shall institute literary gatherings at which our agents will, without attracting attention, issue the orders and watchwords of the day."

"Not a single announcement will reach the public without our control."

PROTOCOL 12 (Portion) MASONIC FREEDOM

"Masonic interpretation of the word "Freedom"

"The word Freedom" which can be interpreted in various ways, is defined by us as follows:

Freedom is the right to do that which the Law allows."

PROTOCOL 10 (Portion) REPUBLIC & PRESIDENT

"Independently of this, we shall invest the President with the right of declaring a state of war. We shall justify this last right on the ground that the President, as Chief of the whole army of the Country, must have at his disposal, in case of need for the defense of the New Republic Constitution, the right to defend which will belong to him as the responsible representative of this Constitution. It is easy to understand that in these conditions, the Key of the Shrine will lie in our hands and no one outside ourselves will any longer direct the force of Legislation. Besides this we shall, with the introduction of the New Republic Constitution, take from the Chamber the right of interpellation on Government measures, on the pretext of preserving Political Secrecy, and further, we shall by the New Constitution reduce the number of Representatives to a minimum.

We count upon attracting all Nations to the task of erecting the new fundamental structure."

PROTOCOL 9 (Portion) THE LAWGIVERS

"I am in a position to tell you with a clear conscience that at the proper time we, the lawgivers, shall execute judgment and sentence. We shall slay and we shall spare, we as head of all our troops, are mounted on the steed of the Leader."



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PROTOCOL 8 (Portion) LEXICON OF LAW

"We must arm ourselves with all the weapons which our opponents might employ against us. We must search out in the very Lexicon of Law justification for those cases where we shall have to pronounce judgments that might appear abnormally audacious and unjust, for it is important that these resolutions should be set forth in expressions that shall seem to be the most exalted moral principles cast into legal form."

PROTOCOL 7 (Portion) EUROPE

"Throughout all Europe, and by means of relations with Europe, in other continents also, we must create ferments, discords and hostility. Therein we gain a double advantage. In the first place we keep in check all countries for they well know that we have the power, whenever we like, to create disorders or to restore order."

"We shall show our strength to one of them by terrorist attempts and to all, if we allow the possibility of a general rising against us, we shall respond with the guns of America, China or Japan."

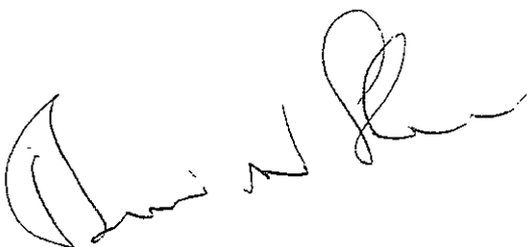
PROTOCOL 6 (portion) STATES/FARMERS/CREDIT

"That they will go to the bottom together with the Credit of the States on the day after the Political smash."

"As landed proprietors they can still be harmful to us from the fact that they are self-sufficing in the resources upon which they live. It is essential therefore, for us at whatever cost to deprive them of their land."

PROTOCOL 5 (portion) CAPITAL

"Capital, if it is to co-operate untrammelled, must be free to establish a monopoly of industry and trade: this is already being put in execution by an unseen hand in all quarters of the world. These freedoms will give political force to those engaged in industry and that will help to oppress the people. Nowadays it is more important to disarm the peoples than to lead them into war."



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PROTOCOL 4 (portion) FREE-MASONRY

"Masonry blindly serves as a screen for us and our objects, but the plan of action of our force, even "its very abiding place" remains for the whole people an unknown mystery."

PROTOCOL 3 (portion) EUROPE AND MONEY

"There remains a small space to cross and the whole long path we have trodden is ready now to close its cycle of the Symbolic Snake, by which we symbolize our people. When this ring closes, "all the States of Europe" will be locked in its coil as in a powerful vice."

"The people under our guidance have annihilated the aristocracy, who were their one and only defence and foster-mother for the sake of their own advantage which is inseparately bound up with the well-being of the people. Nowadays, with the destruction of the aristocracy, the people have fallen into the grips of merciless money-grinding scoundrels who have laid a pitiless and cruel yoke upon the necks of the workers."

PROTOCOL 2 (portion) ECONOMIC WAR

"It is indispensable for our purpose that wars, so far as possible, should not result in territorial gains; war will thus be brought on to the economic ground where the Nations will not fail to perceive in the assistance we give the strength of our predominance, and this state of things will put both sides at the mercy of our "International Agentur."

"The Administrators whom we will choose from among the public, with strict regard to their capacities for 'servile obedience' will not be persons trained in the arts of Government and will therefore easily become pawns on our game in the hands of men learning and genius who will be their advisers, specialists bred and reared from early childhood to rule the affairs of the whole world."

PROTOCOL 1 (Portion) POLITICIANS AND MORALITY

"The Political has nothing in common with the Moral."

PROTOCOL 24 (Portion) THE SEED OF DAVID

"I pass now to the method of confirming the dynastic roots of King David to the last strata of the earth. This confirmation will first and foremost be included in that in which to this day has rested the force



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*of conservatism by our learned elders of the conduct of all the affairs of the world, in the directing of the education of thought of all humanity. Certain members of the Seed of David will prepare the kings and their heirs, selecting not by right of heritage but by eminent capacities, inducting them into the most secret mysteries of the political, into schemes of Government may, **but providing always that none come to knowledge of the secrets.** The object of this mode of action is that all may know that Government cannot be entrusted to those who have not been inducted into the secret places of its art."*

"The King's plans of action for the current moment, and all the more so for the future, will be unknown, even to those who are called his closest Counselors. Only the King and the Three who stood sponsor for him will know what is coming."

"All the SPIRIT OF LAWS, which have been unshakably established by 'NATURE HERSELF' for the regulation of the relations of humanity."

94. THAT, in this affidavit the key of discovery concerning this Masonic issue and problem is in this last Protocol concerning King David and Nature herself. Here is the greatest exposure that the SPIRIT OF THE PROTOCOLS is female; the same one that I have already quoted in previous scriptures as the Enemy of God the Father.

MICAH 7:verses 8, 9, 10 (Old Testament)

"Rejoice not against me. O mine enemy; when I fall, I shall arise; when I sit in darkness, the Lord shall be a light unto me. I will bear the indignation of the Lord, because I have sinned against him, until he plead my cause, and execute judgment for me: he will bring me forth to the light, and I shall behold his righteousness. The SHE THAT IS MINE ENEMY shall see it and shame shall cover her which said unto me. Where is the Lord they God? Mine eyes shall behold her: now shall she be trodden down as the more of the streets."

95. THAT, the organisation, structure and purpose of Freemasonry is occultic and Egyptian. The religion of Freemasonry is the religion of the "mysteries of Egypt." It is for this reason and subterfuge that Freemasonry uses the scriptures (Old and New Testament) to deceive



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and trick, especially and in particular, in their deceptive use of the Seed of King David in the person of King Solomon of Israel.

The declared biblical truth is that Solomon failed with God because of his Egyptian marriage with Pharaoh and Pharaoh's daughter.

ISAIAH 9:verse 7

"Of the increase of his government and peace there shall be no end, upon the throne of David and upon his kingdom, to order it and to establish it with judgment and with justice from henceforth even for ever. The zeal of the Lord of hosts will perform this."

1 KINGS 3:verse 1

"And Solomon made affinity with Pharaoh King of Egypt, and took Pharaoh's daughter and brought her into the City of David until he had made an end of building his own house, and the house of the Lord, and the wall of Jerusalem round about."

HEBREW'S 11: verses 24, 25, 26

"By faith Moses, when he was come to years, refused to be called the son of Pharaoh's daughter. Choosing rather to suffer affliction with the people of God, than to enjoy the pleasures of sin for a season. Esteeming the reproach of Christ greater riches than the treasures in Egypt; for he had respect unto the recompense of the reward."

MATTHEW 20: verses 30-34

"And behold, two blind men sitting by the way side, when they heard that Jesus passed by, cried out, saying, Have mercy on us, O Lord, thou Son of David, and the multitude rebuked them, because they should hold their peace; but they cried the more, saying, Have mercy on us, O Lord, thou Son of David." And Jesus stood still and called them, and said, what will ye that I shall do unto you? They say unto him, Lord, that our eyes may be opened, so Jesus had compassion on them and touched their eyes; and immediately their eyes received sight and they followed him."

ISAIAH 42:verse 7

"To open the blind eyes, to bring out the prisoners from the prison and them that sit in darkness out of the prison house."



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EXODUS 20:verse 2

"I am the Lord thy God which have brought thee out of the land of Egypt, out of the house of bondage."

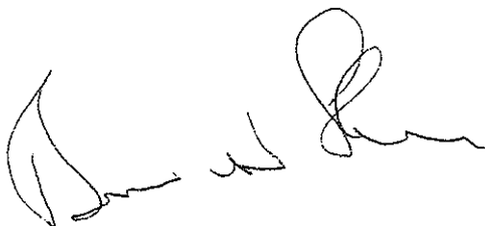
ISAIAH 30:verses 1, 2, 3

"Woe to the rebellious children, saith the Lord, that take counsel but not of me and that cover with covering, but not of my Spirit, that they may add sin to sin. That walk to go down into Egypt and have not asked at my mouth; to strengthen themselves in the strength of Pharaoh and to trust in the shadow of Egypt! Therefore shall the strength of Pharaoh be your shame and the trust in the shadow of Egypt your confusion."

96. THAT, I make no apology whatsoever for the insertion of Scripture into an affidavit for an Application for Grand Jury hearing concerning the oaths taken and administered by Freemasons in the State of Victoria, to be indictable. Every high-ranked Freemason knows what is happening in the Church, Court and Parliaments in relation to Law and the skilled use of *biblical counterfeiting*.
97. THAT, our Biblical and Legal history in the State of Victoria and Australia has its genesis from England, or, the City of London, a *sovereign state within England*. Prior to the European reformation, England was dominated and controlled by Roman rule, in particular, Church rule from *Vatican City, another Sovereign State within Italy*. Prior to Vatican City gaining the people into Catholic belief, the Christian Church had its correct genesis from Jerusalem the place where Jesus Christ ministered and was put to death.

ISAIAH 28: verses 14-17

"Wherefore hear the word of the Lord, ye scornful men, that rule this people which is in Jerusalem. Because ye have said, we have made a covenant with death and with hell are we at agreement; when the overflowing scourge shall pass through, it shall not come unto us for we have made lies our refuge and under falsehood have we hid ourselves. Therefore thus, saith the Lord God, Behold, I lay in Zion for a foundation, a Stone, a tried stone, a precious corner stone, a sure foundation; he that believeth shall not make haste."



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*Judgment also will I lay to the line and righteousness to the plummet:
and the hail shall sweep away the refuge of lies and the waters shall
overflow the hiding place.*

98. THAT, the Vatican City is heavily involved in and with Freemasonry ever since the crusaders of Europe went into Jerusalem under the subterfuge of saving the Christian belief.

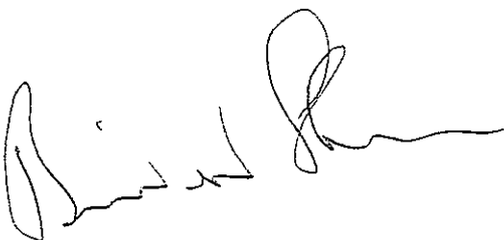
The two big ranks of Freemasonry:

- The Knights Templars and
- Knights of Malta

Have direct foundational links to Vatican City.

99. THAT, the Masonic rank and order, known as “The Shriners” requires either Masonic membership in the Knights Templars or in the 32nd degree of the Scottish rite. To be a “Shriner” is and remains today, a Masonic oath to serve the Muslim cause, bound by a Masonic oath to Allah in Mecca in the Middle East. Their Masonic oath is exhibited.
100. THAT, a major turning point in our legal history occurred during the trial of the seven Bishops in England in 1688, when European Freemasonry, using a Catholic that had gained the throne of England after the European Reformation had effectively split England from Roman rule and Church dictates, attempted to destroy the European Reformation by opening the Protestant pulpits of England to all religions: a hallmark of Freemasonry.
101. THAT, the resulting Jury trial in 1688 acquitted the ‘seven Bishops’ who were on trial. The jury decision was the cause of the banishment of the English King who fled for sanctuary at St. Germain in France.

The abdication enabled the people of England to place King William and Queen Mary on the throne of England and to bring into legal position, the Bill of Rights of 1688. Basic knowledge of this Bill reveals it to be the most potent, virile and deadly piece of Legislation ever created in England, ultimately designed and drafted to be used against the people of Catholic belief at any period that the Bill remains unrepealed.



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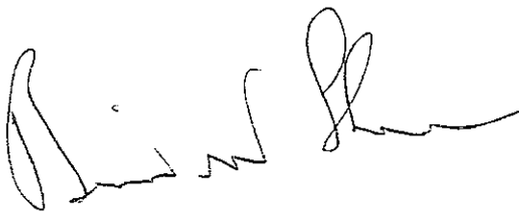
102. THAT. Section 49 of the Commonwealth Constitution still contains this Bill. It is inbuilt into the section in the same manner that the 1688 Bill is inbuilt and contained in the Imperial Acts Application Act 1980, State of Victoria. Both the Commonwealth Constitution and Imperial Acts involve and concern England, in particular, the City of London.
103. THAT, the involvement of the City of London in the affairs of our State and Country, both past and present, is critical to understand particularly in the "Masonic light" that all Masonic lodges working within Australia have their "lodge warrants" from the City of London, England.

Jack Lang: The Great Bust, The Money Power: stated:

"The City of London provided all the capital required for the development of the Colonies. The City controlled the ships, the wool and wheat exchanges, the insurance houses and all the other machinery of trade and commerce. The Old Lady of Threadneedle Street, as they called the Bank of England, presided over the financial dynasty of the Empire. It was supported by the big five, the mayor private banks."

"In addition, there was the big mortgage companies who had invested in Colonial estates, handled Colonial produce and advanced money to Colonial settlers. They were closely allied to the banks. They specialized in mortgage. As they invariably reserved the right to hand all the produce as well, they perfected a form of business ties that left no loopholes for the client. Usually the banks and mortgage companies had interlock directorates, who specialized in Colonial business. So in Australia, the graziers, the farmers, as well as most of the import houses, the principal mining companies as well as the banks, insurance companies and shipping, all led directly back to the City of London. That had been the complete picture when Australia entered the First World War. All our railways, our power plants, our school buildings and even our Police, Courts and Gaols had been built with money supplied by the City of London. We were a Debtor Nation. The Bondholders never permitted us to forget it."

(Jack Lang, the former Premier of N.S.W. lost that position after he affected a debt moratorium in New South Wales against the City of London, in the period immediately after the Great Depression.)



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104. THAT, this "problem with Lang" in New South Wales, on the East Coast of Australia, occurred at the same time and period that the State of Western Australia, on the West Coast of Australia, seceded from the Commonwealth using State Referendum. The State Act was blocked in the City of London when the matter got to England. Jack Lang was sacked in New South Wales and Western Australia remains in the Commonwealth even to this day.
105. THAT, the following extract from the writing of Nugget Coombs, links the City of London, the Bank of England, Banking, Central Banks and Freemasonry.

H.C.Coombs, former Governor Reserve Bank states:

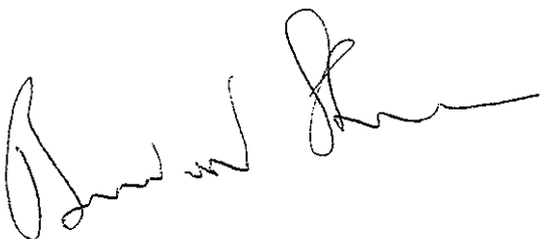
"It was Norman (Governor of the Bank of England) who created International Freemasonry of Central Bankers" Autobiography: "Trial Balance" Pg 141.

106. **GRAND ORIENT FREEMASONRY UNMASKED, Dillon Pg.81**
"A Lodge, therefore, has its Masters, its Officers and Management; but its Orders come through a channel that appears to be nothing, whereas; it is everything in the movement of the whole mass. Thus it happens that the Master of a Lodge or the Grand Master of a Province, or of a Nation, whose high sounding Titles may make him seem to outsiders to be everything, is in reality, often nothing at all in the actual Government of Masonry.

The real power rests with the hidden Committee of Direction and confidential Agents who move almost invisibly amongst the Officers and members of the Lodges."

GRAND ORIENT FREEMASONRY UNMASKED, Dillon Pg.28

"And though what is known in Great Britain as Freemasonry may not be so malignant as its kind is on the Continent – thought if may have little or no hold at all upon the mass of Catholics in English speaking countries, still we shall see that like every secret society in existence it is a danger for the Nation and for Individuals, and has hidden within it the same Atheism and hostility to Christianity which the worst Continental Freemasonry possesses. These it develops to the initiated in the higher degrees, and makes manifest to all the world in time.



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The truth is that every secret society is framed and adapted to make men the enemies of God and of his Church and to subvert faith; and there is not one, no matter on what pretext it may be founded which does not fall under the Supreme Directory governing all the secret societies on earth. The one aim of this Directory is to uproot Christianity and the Christian social order as well as the Church from the world; in fact, to eradicate the name of Christ and the very Christian idea from the minds and the hearts of men."

GRAND ORIENT FREEMASONRY UNMASKED, Dillon Pg 66

"I have observed these doctrines gradually diffusing and mixing with all the different systems of Free Masonry; till, at last, an Association has been formed for the express purpose of rooting out all the Religious Establishments, and overturning all the existing Governments of Europe."

107. PROTOCOL 3 (Portion) EUROPE AND MONEY

"There remains a small space to cross and the whole long path we have trodden is ready now to close its cycle of the Symbolic Snake, by which we symbolize out people. When this ring closes, all the States of Europe will be locked in its coil as in a powerful vice."

108. THAT, my belief in the truth of Biblical Christianity, coupled with the historical and legal fact that our English heritage and rights are completely locked into the European history and in particular, to the European Reformation.

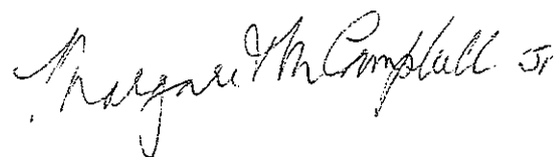
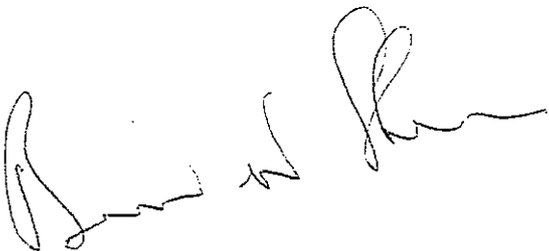
Such Reformation clearly placed Biblical Christianity above Denominational Christianity with the dominant scripture being:

ROMANS 1: verse 17

*For therein is the righteousness of God revealed from faith to faith: as it is written, **The Just shall live by Faith.**"*

109 THAT, where Freemasonry is concerned, the use of large financial monopolies is essential for the culmination of their deadly agenda. That is the reason why I have included the Commonwealth Bank in here.

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110. THAT, the following people have, at some time or another, had to pass through the Masters Court of the Victorian Supreme Court. In so doing they have had direct involvement with Mr Charles Wheeler, a current Master of the Victorian Supreme Court.

Individual affidavits from the following people are supplied and exhibited with this affidavit.

- Mr Robert Browne
- Mr Richard Lloyd
- Mr Jack Moran
- Mrs Diann Mc Kinnon
- Mr Mal Mc Farlane and
- Writ of Mandamus (Shaw/Walter)

Three former Freemasons have supplied affidavits concerning the Masonic Oaths.

- Mr Angelo Bonola
- Mr Robert Browne
- Mr Kevin Ekert

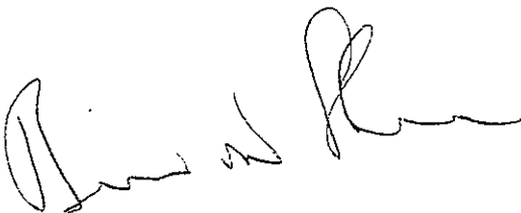
111. THAT, a short video of a re-enactment of "the taking and administering of " one specific Masonic Oath is also supplied and exhibited with this affidavit.

The video re-enactment has been extracted from a longer video of approximately 2 hours duration.

112. THAT, this affidavit deals with the "indictable offence" of "*the taking and administering of unlawful oaths*" in the State of Victoria.

It also deals with the "indictable charges" of "*attempting to pervert the course of justice*" and "*conspiracy to pervert the course of justice.*" These two latter charges involve a large number of people working to nullify and destroy our Constitutions.

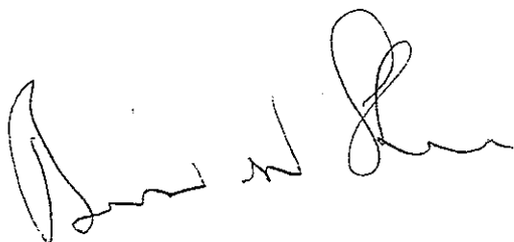
113. THAT, in relation to Master Wheeler, the principle places that these offences (unlawful oaths) have occurred and continue to occur is at 300 Albert Street, East Melbourne, 456 Lonsdale Street, Melbourne and 210 William Street, Melbourne, but not limited to these places, nor limited to the State of Victoria.



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114. This affidavit covers the following Law:

- **Commonwealth Constitution,**
 - Sections 44 (i) (ii) 49: 75(v): 80: 106: 116 plus
 - Section 5 of the Preamble and Oath of Allegiance.
- **Victorian Constitutions: 1854, 1855 and 1975**
- **The Imperial Acts Application Act 1980, Victoria**
- **The Bill of Rights 1688 and Act of Settlement 1701**
- **The Judiciary Act 1903,**
 - Sections 46 and 48
- **The Evidence Act 1958, Victoria**
 - Section 151
- **Crimes Act 1958, Victoria**
 - Sections 316, 354, 210, 321(1), 321(b), 321(f) (2) (4), 321M, 322E, 323, 325(1) (4) (6), 326(1) (3)
- **Crimes Act 1914 Commonwealth**
 - Sections 24AA, 34(b), 33(a) (b), 31, 32, 39, 41, 42, 43, 44
- **Criminal Code Act 1995**
 - Sections 4.3(b), 5.1(1), 9.3(1), 11.1(1), 11.2(2), 11.3(b), 11.4(1), 11.5(1), 12.1(2), 142.2(1) (b) (i) (ii), 140.1
- **Criminal Code Act Dictionary 1995 (B) (E) (F) (G) (I)**
- **Blackstone's Laws of England Vol 2 Pg.69**
- **Rules of Court, Williams Civil Procedure Vol 2. Pg.6973**
- **Masonic Oaths (Various Masonic Oaths Exhibited)**



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• **Case Law Citations:**

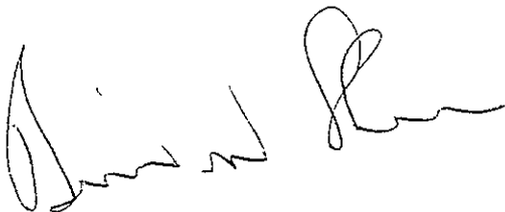
- Bryne and Armstrong VLR Vol xxv 126 1899
- Att-Gen (Vic) v The Commonwealth 146 CLR 629 & 633
- Queen v Rogerson 1992 174 CLR 268
- Chun Teong Toy v Musgrove Sept 1888 Victoria
- R v Lord Chancellor Exparte Witham 1998 Qb 575

115. THAT, the following are only some of the major types of Constitutional (Commonwealth and State) Banking and Taxation *Fraud* uncovered:

- The Australian Taxation Office cannot produce the legal document that binds it to the Constitution.
- Banks are the primary lenders to Government.
- Banks are off shore Corporations.
- The Commonwealth Bank, at the time of Incorporation in 1991 lodged with ASIC, a Proposal of Memorandum and Articles of Association that has not been correctly and legally witnessed, nor has the amount of shares transferring from the former Statutory body, been correctly stated when issued.
- Banks use a *system of banking* termed “fractional reserve banking” which effectively is “book entry loans” culminating in purported “Credit” being placed into *purported borrower’s bank account in the “debtor ledger side” essentially, Debit is not Credit.* The key law case concerning this banking method is from the law case of Jerome Daly in the USA in 1969 and exhibited with this affidavit.

116. THAT, the Preamble of the Commonwealth Constitution, states:

“That we, the People have agreed to unite as one: Humbly relying on the blessing of Almighty God.”



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I further state that the "opposite of the blessing of Almighty God" is found in the "Curse from God."

ZECHARIAH 5:verses 3, 4 (Old Testament)

"Then said he unto me, This is the Curse that goeth forth over the face of the whole earth; for every one that stealeth shall be cut off as on this side according to it; and every one that sweareth shall be cut off as on that side according to it. I will bring it forth, saith the Lord of Hosts, and it shall enter into the house of the thief and into the house of him that sweareth falsely by my name; and it shall remain in the mist of his house and shall consume it with the timber thereof and the stones thereof."

DEUTERONOMY 30 verse 19

"I call heaven and earth to record this day against you, that I have set before you life and death, blessing and cursing; therefore choose life that both thou and thy seed may live."

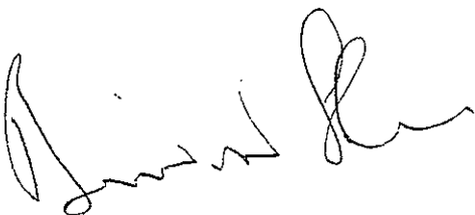
117. THE WITHAM PRINCIPLE

A fundamental and Constitution Right of Access to the Queen's Courts.

R v Lord Chancellor Exparte Witham 1998 QB 575

118. The following exhibits are included:

- i. **Grand Jury Application**, concerning Mr Charles Wheeler current Master of the Supreme Court, Victoria that was declined/refused.
- ii. **Grand Jury Application for Mr Paul Coghlan** current Director Public Prosecutions, Victoria (declined)
- iii. **Writ of Mandamus. August 2002, High Court.**
Filed with the High Court by myself and the co-applicant in the first Grand Jury hearing Application, Carmen Walter, 13 Sanctuary Blvde Wodonga, Victoria. The Writ was refused on the purported reason that Judges of the Victorian Supreme Court are not, "Officers of the Commonwealth."
A Writ of Mandamus is a Writ of Right, granted under Section 75 (v) of the Commonwealth Constitution.



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- iv. **Writ of Prohibition, August 2003, High Court**
Filed with the High Court against three Supreme Court Judges in Western Australia by myself and Peter and Chris Ridout.

A Writ of Prohibition is a Writ of Right granted under Section 75 (v) of the Commonwealth Constitution.

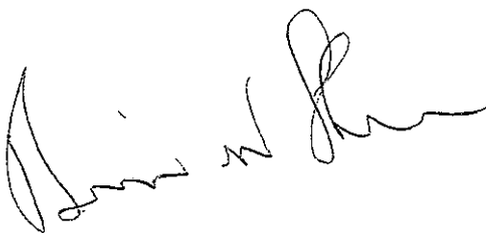
- v. **Proposal of Memorandum and Articles of Association Commonwealth Bank, filed April 1991 with Australian Securities and Investment Commission (ASIC)**

The document lacks witness signature, but more importantly the document at pg. 3 reveals that:

“The share capital of the (proposed) company was a total of 3,250,000 shares of \$2 dollars each.” But the document reveals that a Mr A.S. Cole, a signature director to the “proposed board” signed off, without the witness signature, for only 586,445,840 shares, leaving a shortfall of some 2,663,554,160 Statutory shares unaccounted for.

The accountability for this rests with the former Treasurer and Prime Minister in 1991, the current Treasurer and Prime Minister, Australian Securities and Investment Commission (ASIC) plus all the Directors of the Commonwealth Bank, since the filing date of April 1991 up to this present period.

- vi. **Jerome Daly Judgment USA (Reveals the Banking Practice of “Fractional Reserve Banking”)**
That is; the purported right to “create credit” by book entry
- vii. **Australian Taxation Office Affidavit. (Reveals the fact that the ATO cannot prove or validate its purported right to collect taxes within Australia.)**
- viii. **Copy of various Masonic Oaths**



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- ix. Video of Masonic Oath Re-enactment (22 mins)
- x. Jack Moran's Affidavit
- xi. Mal McFarlane's Affidavit
- xii. Robert Browne's Affidavit
- xiii. Angelo Bonola's Affidavit
- xiv. Kevin Ekert's Affidavit
- xv. Diann McKinnon's Affidavit
- xvi. Richard Lloyd's Affidavit
- xvii. Graham Daniel's Letter to the Office of the Treasurer concerning the Commonwealth Bank
- xviii. Terry Bates Masonic Website, Supreme Court
"terrybates&supremecourt.gov.vic.au"
Freemasonry, Victoria, Issue 90, Nov 2001

119. THAT, Freemasonry is a "*secret society*" and as such the general public or to be more specific, non Masonic public, is unable to witness the *taking of and administering of Masonic Oaths in Masonic ritual.*

Evidence concerning what happens inside Masonic Lodge Temples can only be taken from former Freemasons.

GRAND JURY; CRIMES ACT 1958, Section 354

"An application for a Grand Jury may be made ex-parte. It is sufficient if the affidavit in support of such an application discloses a state of facts which if true, amount to the committing of an "indictable offence." Such facts need not necessarily be sworn to by the deponent as being within his own knowledge."

In re Davies & Millidge, Supreme Court VLR Vol. xix)

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120. THAT, a very deadly organisation has managed to gain control of our Law Courts, our Judges, our Parliaments and Politicians and unfortunately, our Churches. Sending the matter to Grand Jury is the only way open for myself to state emphatically that I object to this organisation and its infiltration into our society and heritage.

121. THAT, the "taking of and administering of Masonic Oaths" are direct legal breaches of the *Crimes Act 1958, the Evidence Act 1958, the Oaths of Office and Allegiance*, in addition to the *Judicial Oath*.

These are *indictable offences* being currently committed by Victorians within the State of Victoria.

122. THAT, the relevant dates concerning Master Wheeler are:

April 12, 2000,	February 16, 2001	August 20, 2001
June 9, 2000	April 9, 2001	October 22, 2001
October 5, 2000	May 24, 2001	December 14, 2001
November 22, 2000	July 30, 2001	

February 27, 2002

February 28, 2002 (Ballarat Police)

Affirmed by Brian William Shaw



At *Werribee* in the State of Victoria

This *fourth* Day of September, 2003

Before me: *Margaret M Campbell JP*