

'High Court Writ'

Brian W Shaw vs 43 Defendants

The writ consists of

1. The ex-parte application (page 1)
2. Writ Summons (9 pages)
3. Statement of Claim (pages 1-30)
4. Affidavit in Support (pages 1-82)
5. Index of Exhibits (pages 83-90)
6. Exhibits (7 Volumes)

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

In matter of an
Application by
Brian William Shaw
for leave to issue or file

BETWEEN:

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EX PARTE APPLICATION FOR LEAVE TO ISSUE OR FILE

- 1. The Applicant applies for leave to have issued or to file the attached document.
- 2. On 28th November Gageler J directed the Registrar to refuse to issue or file the document without the leave of a Justice first had and obtained by the party seeking to issue or file it.

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Grounds

The grounds of the application appear in the supporting affidavit of Brian W Shaw affirmed on.....

15 July 2019

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July 2019

Dated:/...../2019



.....(signed).....
[Applicants or Applicant's solicitor]

40

The applicants solicitor: N/A.....

OR

The applicant's address for service [as below]

[Name]: Brian William Shaw
[Address for Service] c/o PO Box 800
Werribee 3030 Vic

Telephone: 0487195522
Fax: N/A
Email: N/A

Registrar Post.

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

No. of 20

BETWEEN:

BRIAN WILLIAM SHAW

Plaintiff

and

10

AUSTRALIAN ELECTORAL COMMISSION

First Defendant

JULIA GILLARD

Second Defendant

JOANNA RYAN

Third Defendant

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JULIE BISHOP

Pursuant to Rule 6.07.2 of the *High Court Rules 2004* I direct the Registrar to refuse to issue or file this document without the leave of a Justice first had and obtained by the party seeking to issue or file it.

Fourth Defendant

TOM ROGERS

Fifth Defendant

Justice of the High Court of Australia

DERRYN HINCH

Dated 28th of November 2017

Sixth Defendant

PAULINE HANSON

Seventh Defendant

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TONY SMITH

Eighth Defendant

GEORGE BRANDIS

Ninth Defendant

STEPHEN PARRY

Tenth Defendant

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ANDREW PHELAN

Eleventh Defendant

DAVID KERSLAKE

Twelfth Defendant

WARWICK GATELY

Thirteenth Defendant

	MARY AMIRIDIS	Fourteenth Defendant
	BRENDAN FACEY	Fifteenth Defendant
	VICTORIAN ELECTORAL COMMISSION	Sixteenth Defendant
10	TIM PALLAS	Seventeenth Defendant
	JILL HENNESSY	Eighteenth Defendant
	MARY ANNE THOMAS	Nineteenth Defendant
20	COMMONWEALTH DIRECTOR OF PUBLIC PROSECUTIONS	Twentieth Defendant
	OFFICE OF PUBLIC PROSECUTIONS	Twenty-First Defendant
	FEDERAL COURT OF AUSTRALIA	Twenty-Second Defendant
30	ROB HULLS	Twenty-Third Defendant
	ROBERT CLARK	Twenty-Fourth Defendant
	MARILYN WARREN	Twenty-Fifth Defendant
	ANNE FERGUSON	Twenty-Sixth Defendant
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	MATHIAS CORMANN	Twenty-Eighth Defendant
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	BILL SHORTEN	Thirtieth Defendant
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	THE HIGH COURT OF AUSTRALIA	Thirty-Fourth Defendant
	MAGISTRATES COURT OF VICTORIA	Thirty-Fifth Defendant
20	COUNTY COURT OF VICTORIA	Thirty-Sixth Defendant
	VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL	Thirty-Seventh Defendant
	HOBSONS BAY CITY COUNCIL	Thirty-Eighth Defendant
30	MELTON CITY COUNCIL	Thirty-Ninth Defendant
	MICHAEL FRANGAPANE	Fortieth Defendant
	JOSEPH FRANGAPANE	Forty-First Defendant
40	HARDWOOD ANDREWS LAWYERS	Forty-Second Defendant
	TITLES OFFICE VICTORIA	Forty-Third Defendant

WRIT OF SUMMONS

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

- 10 TO THE DEFENDANTS Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000
- Julia Gillard
C/- Australian Electoral Office
Watton Street, Werribee
Victoria 3030
- 20 Joanna Ryan
Unit 4, 203 Watton Street, Werribee
Victoria 3030
- Julie Bishop
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000
- 30 Tom Rogers – Commissioner
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000
- Derryn Hinch
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000
- 40 Pauline Hanson
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000
- Tony Smith
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

George Brandis
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

Stephen Parry
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

10

Andrew Phelan
C/- The High Court of Australia
17-305 William Street, Melbourne
Victoria 3000

David Kerslake – Commissioner
Western Australia Electoral Commission
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

20

Warwick Gately – Commissioner
Victorian Electoral Commission
11-530 Collins Street, Melbourne
Victoria 3000

Mary Amiridis - Prothonotary
Supreme Court of Victoria
2-436 Lonsdale Street, Melbourne
Victoria 3000

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Brendan Facey – Sheriff of Victoria
C/- Department of Justice and Regulation
121 Exhibition Street, Melbourne
Victoria 3000

Victorian Electoral Commission
11-530 Collins Street, Melbourne
Victoria 3000

40

Tim Pallas – Victorian State Politician
C/- 56 Watton Street, Werribee
Victoria 3030

Jill Hennessy – Victorian State Politician
C/- Point Cook Town Centre, Main Street Point Cook
Victoria 3030

Mary Anne Thomas – Victorian State Politician
9 Goode Street, Gisborne
Victoria 3437

Commonwealth Director Public Prosecutions
Level 16/460 Lonsdale Street, Melbourne
Victoria 3000

10

Office of Public Prosecutions (Victoria)
565 Lonsdale Street, Melbourne
Victoria 3000

Federal Court of Australia
7-305 William Street, Melbourne
Victoria 3000

20

Mr R. Hulls (Former Attorney General)
C/- Department of Justice and Regulation
121 Exhibition Street, Melbourne
Victoria 3000

Robert Clark (Former Attorney General)
C/- Department of Justice and Regulation
121 Exhibition Street, Melbourne
Victoria 3000

30

Marilyn Warren – Chief Justice
Supreme Court of Victoria (Retired)
210 William Street, Melbourne
Victoria 3000

Anne Ferguson – Chief Justice
Supreme Court of Victoria
210 William Street, Melbourne
Victoria 3000

40

Wayne Martin – Chief Justice
Supreme Court of Western Australia
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

Mathias Cormann
C/- Australian Electoral Commission
Level 1 50 Lonsdale Street, Melbourne
Victoria 3000

Malcolm Turnbull
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

Bill Shorten
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

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Wyndham Shire Council
45 Princes Highway, Werribee
Victoria 3030

The Senate
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

20

The House of Representatives
C/- Australian Electoral Commission
Level 1: 50 Lonsdale Street, Melbourne
Victoria 3000

The High Court of Australia
17-305 William Street, Melbourne
Victoria 3000

30

The Magistrates Court of Victoria
233 William Street, Melbourne
Victoria 3000

County Court of Victoria
250 Williams Street, Melbourne
Victoria 3000

Victorian Civil and Administrative Tribunal
55 King Street, Melbourne
Victoria 3000

40

Hobson's Bay City Council
115 Civic Parade, Altona
Victoria 3018

Melton City Council
232 High Street Melton
Victoria 3337

Michael Frangapane
766 Duncans Road, Werribee South
Victoria 3030

Joseph Frangapane
766 Duncans Road, Werribee South
Victoria 3030

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Hardwood Andrews Lawyers
70 Gheringhap Street, Geelong
Victoria 3220

Titles Office Victoria
570 Bourke Street, Melbourne
Victoria 3000

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TAKE NOTICE that this proceedings has been brought against you by the plaintiff for the claim set out in this Writ.

IF YOU INTEND TO DEFEND the proceeding you must file a notice of appearance in the office of the Registry named above.

IF YOU ARE WILLING TO SUBMIT to any order that the Court may make, save as to costs, you may file a submitting appearance in the office of the Registry named above.

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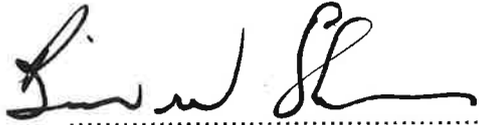
THE TIME FOR FILING AN APPEARANCE is as follows:

(a) where you are served with the application within Australia – **14 days from the date of service;**

(b) in any other case – **42 days from the date of service.**

20

Dated

10 NOVEMBER 
.....
Brian William Shaw

30

The plaintiff's address is:

Brian William Shaw
c/- Po Box 800, Werribee
Victoria 3030

The plaintiff's **address for service** is:

Brian William Shaw
c/- Po Box 800, Werribee
Victoria 3030
By Registered Post

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

No. of 20

BETWEEN:

BRIAN WILLIAM SHAW

Plaintiff

and

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AUSTRALIAN ELECTORAL COMMISSION

First Defendant

JULIA GILLARD

Second Defendant

JOANNA RYAN

Third Defendant

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JULIE BISHOP

Fourth Defendant

TOM ROGERS

Fifth Defendant

DERRYN HINCH

Sixth Defendant

PAULINE HANSON

Seventh Defendant

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TONY SMITH

Eighth Defendant

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40	HARDWOOD ANDREWS LAWYERS	Forty-Second Defendant
	TITLES OFFICE VICTORIA	Forty-Third Defendant

STATEMENT OF CLAIM

ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

This Writ is filed/lodged under the auspices of the Common Informers (Parliamentary Disqualifications) Act 1975 and the grounds are as follows:

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TO THE DEFENDANTS:

As listed in the Writ of Summons.

The Grounds:

1. The Demise of The Crown and Monarch

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The Plaintiff states that on the 1st January 2004 the Governor of the State of Western Australia, Governor Sanderson, co-signed the enactment to the Western Australia Act titled; "**Acts Amendment Repeal Courts and Legal Practice Act**", with the then Western Australian Attorney General Mr J. McGinty, such enactment did remove Her Majesty Queen Elizabeth the Second, and did substitute Governor Sanderson in place of.

Referendums Omitted

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This unlawful and unconstitutional enactment did occur because the Governor-General, State Governors / Premiers, Defendant inclusive of the officers of the Defendant omitted to call a referendum between the period of the passage of the Bill and the enactment, as set out at Section 73(2) of the Constitution Act 1889 Western Australia and Section 128 Commonwealth Constitution, affecting all electoral jurisdictions and as such caused continuous damage to the plaintiff.

2. The Structure of the Constitution

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The Plaintiff states that the principal law of the Commonwealth of Australia is The Constitution. The principal person and office in such Constitution is the Queen of the United Kingdom and Ireland.

The second principal person and office is that of the Governor General, the third principal person and office is that of the Governor of the State/States.

Using an Imperial Act combined with an Australian agreement achieved by various referendums the Constitution of the Commonwealth of Australia was created during the year 1900/1901 and remains in Constitutional

position at the time of this litigation, ratified by the Commonwealth Referendum 6 November 1999.

The Constitution and such Australian agreement (by referendum) came into legal existence under the Crown of the United Kingdom and Ireland, such Constitution can only be amended or altered by referendum as set out at Section 128 of such Constitution.

10 The Plaintiff states that it is the role, function and responsibility of the Governor General, State Governors, Premiers and Defendant and officers of such Defendant under the Referendum (Machinery Provisions) Act 1984 to call and conduct such referendums wherever and whenever such electoral consent is required.

The Governor General, State Governors, Premiers and the Defendant and officers of such Defendant have failed to do so. Such actions have caused and continue to cause damage to the Plaintiff and all Australians.

20 **3. The Fracture of Federation / The Principal Fraud**

The Plaintiff states that the Governor-General, Governors / Premiers, Defendant and officers of such Defendant prior to the election date of 2016 did have actual and constructive knowledge that the Crown and Queen has been removed from agreed law within the Commonwealth of Australia (The Federation) without referendum, mandatory obligation of the Governor-General, Governors / Premiers, Defendant and officers of such Defendant to call and conduct, resulting in a constitutional fracture of Federation, but, this fact was concealed from the elector, electorate and Plaintiff and all Commonwealth and State electors, resulting in
30 constitutional and electoral fraud creating vicarious liability and causing damage to the Plaintiff and all Australians.

4. The New Monarch and Fiduciary Duty (2004)

40 The Plaintiff states that the Governor of the State of Western Australia Lt. General John Sanderson, a member of the Order of the Knights of Saint John of Jerusalem (in 2004) removed Her Majesty Queen Elizabeth the Second and substituted himself "The Governor" into the position without the required mandatory statutory referendum which the Governor General, State Governors / Premiers and the Defendant and officers of such Defendant omitted to conduct (fiduciary duty), thereby creating a substituted Monarch without the knowledge nor consent of the Plaintiff or electors.

Such actions have caused and continue to cause damage to the Plaintiff and all Australians.

5. The Referendum Requirement

The Plaintiff states that at the time of unlawfully removing the Crown and Queen and respective Oaths of Allegiance from established law within the Commonwealth of Australia all statutory referendum requirements were omitted, a statutory obligation of the Governor General, State Governors, Premiers and the Defendant and officers of such Defendant. Such requirements at the time (1986- 2017) existed in the following Acts, but not limited to these Acts, causing continued damage to the Plaintiff.

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- a. Constitution of the Commonwealth of Australia - Section 128
- b. Constitution of the State of Western Australia - Section 73
- c. Constitution of the State of Queensland - Section 53
- d. Constitution of the State of New South Wales - Section 7
- e. Constitution of the State of Victoria - Section 18
- f. Constitution Act of South Australia – Section 34
- g. Referendum (Machinery Provisions) Act 1984
- h. Referendum Act 1984 (WA)

20

6. The Constitutional Writs (Sections 12 and 32)

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The Plaintiff states that the election writs issued under Section 12 and 32 of the Constitution of the Commonwealth of Australia are not valid Constitutional writs within the written agreement, "The Trust" because of the illegal and unconstitutional infractions caused by the acts/offences set out in this action causing continuing damage to the Plaintiff and people of the respective States and Commonwealth of Australia.

40

The issue of valid originating Constitutional election writs are the Constitutional duty of the Governor-General, the Attorney-General (Commonwealth), the respective State Governors and Territory administrators in addition to the Defendant and officers of such Defendant with respective State Electoral Commissions and officers of such Commissions.

The omission of respective Commonwealth and State referendums is a primary and principal cause of action and is the essence creating invalid election writs.

7. Under the Crown and Removal of the Crown

- 10 A. The Plaintiff states that Federation obtained and witnessed in writing in the years 1900-1901 and reaffirmed on 6 November 1999 by a Commonwealth referendum (Queen or Republic) was fractured by the unlawful and unconstitutional enactment of specific Acts affecting the Crown and Queen and Oaths of Allegiance without the statutory and mandatory requirement of referendums being abided by the legal and constitutional responsibility of the Governor-General, State
Governors/Premiers and the Defendant and officers of such Defendant to call and conduct such referendums (but omitted) and as such has created continuing damage to the Plaintiff and People of such Federation.
- B. The preamble inclusive of sections 1 to 5 plus the schedule in the Constitution Act (1900) cannot be touched by any court of parliament within Australia.

20 **8. The Fraudulent House (The Senate and President)
Election Commissions**

30 The Plaintiff states that the Governor-General and Defendant did agree with and was complicit with respective State and Territory Election Commissions and Australian Electoral Offices for the State and respective Governors and Administrators to cause writs to be issued (Section 12 and 32) for elections of respective Senators and House of Representatives within Australia, without informing the Plaintiff or other electors of the unlawful and illegal removal of the Crown and Queen and respective Oaths of Allegiance having omitted the required mandatory and statutory referendums, the statutory obligation of the Governor General, State
Governors, Premier and Defendant and officers of such Defendant, and respective State Commissions, accordingly, the writs are ultra vires the Constitution, in addition unlawful and void extending into criminal offences committed against the Plaintiff and all Australians causing continued damage to the Plaintiff and all Australians in that no purported candidate can legally answer the question in the Australian Electoral Commission Forms 59 and 60 Relating to Qualification.

40 **9. Divisional Returning Officers (Officers of Defendant)
Electoral Fraud on Nominees and Electors**

- A. The Plaintiff states that the Governor-General, State Governors / Premiers, and Defendant (the Australian Electoral Commission) did cause an election to be conducted on 7 September 2013 and in the year 2016 using Divisional Returning Officers in respective Australian Electoral Offices throughout the Commonwealth of Australia to accept nominations for the House of Representatives under Form 60 and

nominations for the Senate under Form 59, in agreement with respective State Election Commissions such Forms sets out the entire Disqualification Section, which is Section 44, and states the question in relation to qualification or disqualification:

- 10 B. The Plaintiff states that with the unlawful and unconstitutional removal of the Crown/The Queen/The Oaths of Allegiance without the required statutory referendums, a statutory obligation of the Governor-General, State Governors / Premiers, Defendant and officers of such Defendant, no candidate for either House can be qualified within the Commonwealth of Australia and as such each divisional returning officer working for the Defendant has committed fraud (non-disclosure) on all nominees and on the voting electorate, and continued damage to the Plaintiff but, not limited to this electoral offence.
- C. In addition, no purported elector is able to vote because of the facts revealed herein.

20 **10. The Two Houses (Commonwealth Constitution)**
The Omitted Referendums

The Plaintiff states that under the Constitution of the Commonwealth of Australia, two Houses exist; the Senate and the House of Representatives, and as such one House, The Senate, represents the respective State electors, the other House represents the Commonwealth electors.

30 The Plaintiff states that both Houses have been sitting illegally and unconstitutionally for a period of years and as such has caused the Plaintiff continuing damage in that their respective Grants of Power have been nullified by the unlawful and illegal removal of The Crown/The Queen and Oaths of Allegiance from statute and Constitutional Law within Australia.

But, this fact has been concealed from the electors and the People by the Governor-General and State Governors and Defendant and officers of such Defendant and respective State Electoral Commissions having omitted the mandatory and Statutory referendums.

40 **11. The Fraudulent Australia Act 1986 and State Request Acts**

The Plaintiff states that the Australia Act 1986 was obtained by fraud in that the principal people involved in the enactment of such Act omitted the input and decision of the People by omitting all referendum requirements to implement such Act; the mandatory and statutory obligation of the Governor General (Sir Ninian M. Stephen) and State Governors and Premiers and Defendant and officers of such Defendant and respective State Electoral Commissions to call and conduct, in particular respective State Request Acts in the period 1984-1986, a statutory obligation of the Governor General

and State Governors and Premiers and Defendant and officers of such Defendant and respective State Election Commissions and as such the Defendant is unable to place any Constitutional substance or authority or reliance upon the Australia Act of 1986 because the unlawful and unconstitutional Act did not comply with Section 128 of the Federated Constitution or State Constitutions requiring referendums and as such has created continued damage to the Plaintiff and the Electorate.

12. Attainted of Treason: Section 44 - The Commonwealth Constitution
Breach of Allegiance/ The Overt Act of Treason

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The Plaintiff states that when the State of Western Australia removed the Crown, the Queen, and respective Oaths of Allegiance from statutory law within Australia without referendums and consent, the State of Western Australia did activate an undeclared act of war against the people of Australia and the Constitution of the Commonwealth of Australia inclusive of specific State Constitutions.

20

The intention was to attack and destroy established law and to put into working position a de- facto State Republic for and on behalf of the British Commonwealth of Nations and the Vatican City Masonic Order of the Knights of Saint John of Jerusalem.

30

The Plaintiff states that when Governor Sanderson enacted the Act that removed Her Majesty Queen Elizabeth the Second from established Law within the State of Western Australia and substituted himself, Governor Sanderson involved every Governor and Territory administrator, inclusive of the Governor-General, all Attorney-Generals and State Premiers in an overt Act of Treason, compounded by misprision of treason under the law of treason in an endeavor to conceal the principal overt act of treason from the people and electors of the Commonwealth of Australia.

The overt act of Treason activated by Governor Sanderson happened on the 1st January 2004.

40

The Australian Electoral Commission (the Defendant) and officers of such Defendant inclusive of the Western Australia Electoral Commission and officers have concealed this overt act of treason from all State and Commonwealth electors, but, using absolute fraud (non-disclosure) has permitted the Governor and respective Governors of the former State of Western Australia to sign and issue the writ (Section 12 Commonwealth Constitution) for the election of Senators to represent the purported State of Western Australia in the Senate sitting in Canberra ACT, the seat of Government, for the Former Federation of the Commonwealth of Australia.

The Defendant is directly involved in a criminal conspiracy against the people to gain an election result from an overt act of treason (Breach of Allegiance) within the State of Western Australia, and as such the Commonwealth of Australia.

The principal overt act of treason did occur on the 1st January 2004 involving all three (3) arms of the Government of the State of Western Australia, Executive, Legislative and Judicial- inclusive of the Governor in an overt act of treason, evidenced in writing, in particular Parts 5 and 8 of the purported Act titled, "**Acts Amendment and Repeal Courts and Legal Practice Act**" at Part 8 - Amendments about "the Crown" Every State Politician, inclusive of Judicial Officers and Electoral Officers ,within the State of Western Australia since 1st January 2004 is "Attainted of Treason and Electoral Fraud"; and every Senator and House of Representative from the State of Western Australia since 1st January 2004 is "Attainted of Treason and Electoral Fraud", in Constitutional Breach of Section 44(ii) of the Superior Act - the Constitution of the Commonwealth of Australia causing damage to the plaintiff, inclusive of all Senators and House of Representatives.

10

13. Removal of Allegiance (Commonwealth Law)
The Effect on the Grant of Power

20

The Plaintiff states that the Governor-General and State Governors/Premier and Defendant and officers of such Defendant since the removal of the Statutory Oath of Allegiance to Queen Elizabeth the Second from various Acts of Parliament within the Federation of Australia is operating outside of the Constitutional Grant of Power.

The Governor-General and State Governors/Premier and Defendant and officers of such Defendant are complicit in the revealed criminal activity against the Plaintiff and all electors and as such has created continuing damage to the Plaintiff.

30

In addition, Federal Cabinet members inclusive of Prime Ministers are taking an Oath of Allegiance administered by the Governor General that is not the Oath of Allegiance found in the Constitution of the Commonwealth of Australia.

14. Commonwealth Constitution
Section 44

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The Plaintiff states that under Section 44 of the Constitution of the Commonwealth of Australia created at Federation with the unlawful and unconstitutional removal of the Crown/ Queen without the mandatory and statutory referendum as set out at Section 128 of the said Act a statutory obligation of the Defendant and officers of such Defendant to call and conduct, all current and pending Senators and House of Representatives are not qualified and as such are disqualified, inclusive of political parties choosing the candidates.

The continuing concealment of such evident written fact has caused continuing damage to the Plaintiff and all Australians.

15. Fraud Vitiates Everything - Omitted the Statutory Referendums

That the Governor-General, State Governors / Premiers, Defendant and officers of such Defendant did permit and did engage in conducting a Commonwealth Election during 2013 and 2016 based entirely on Fraud (non-disclosure) in relation to the Plaintiff and all electors.

10 The Crown and Queen and statutory Oath of Allegiance to the Queen had been removed without the knowledge of the elector because mandatory and statutory referendums had not been called or conducted by the Governor-General, State Governors / Premiers, or Defendant causing continuing damage to the Plaintiff and all Australians.

16. Negligence: Duty of Care

20 The Plaintiff states that the Governor General and State Governors and Defendant and officers of such Defendant have been negligent in their duty of care in relation to their Constitutional responsibilities to the Plaintiff and all electors within Australia both State and Commonwealth electors, in that the Governor General and State Governors and Defendant and officers of such Defendant have not exercised correct duty of care, have breached their duty of care and has caused material damage to the Plaintiff as a consequence of the breach in that the Governor General and State Governors and Defendant and officers of such Defendant acting with the Governor General and State Governors after the unlawful removal of the Crown and Queen did cause unconstitutional election writs to be issued (Section 12 and 32 Commonwealth Constitution) and acted upon by
30 negligence after omitting the mandatory and statutory Constitutional obligation to call and conduct respective referendums.

17. Fraudulent misrepresentation

40 The Plaintiff states that all times the Governor General and State Governors and Defendant and officers of such Defendant represented to the Plaintiff that the Constitution structure was validly in position at the time of the Commonwealth Election held during 2013 and 2016 when in truth and fact the Crown and Queen and respective Oaths of Allegiance to Queen Elizabeth had been removed and substituted over a period of years 2004 to 2017, amounting in law to fraudulent misrepresentation.

The Plaintiff states that by conducting the election on such dates, the Governor General and State Governors and Defendant and officers of such Defendant did intend that the Plaintiff rely on this fraudulent misrepresentation and as such has caused continued damage to the Plaintiff and all Australians.

**18. Commonwealth Constitution - The Binding Condition
The Defrauding- Misleading and Deceptive Conduct by the Courts**

10 The Plaintiff states that covering clause 5 of the United Kingdom portion of the Constitution of the Commonwealth of Australia binds the Courts of the Commonwealth, the Judges of the Commonwealth and the People of the Commonwealth, but, the People inclusive of the Plaintiff have been defrauded by the Courts and Judges and the Governor General and State Governors and Defendant in that the Judiciary is being used to conceal the fact that the Crown/ the Queen and respective Oaths of Allegiance to the Queen have been removed without the mandatory and statutory referendums, the statutory obligation of the Governor General and State Governors and Defendant and officers of such Defendant to call and conduct, causing continuing damage to the Plaintiff and electors of the Commonwealth.

19. Attempting to pervert the Course of Justice (The Criminal Offence)

20 The Plaintiff states that respective Judicial Courts and officers of such Courts over a number of years since the Constitutional fracture of Federation assisted by the Governor General, State Governors, Premiers and Defendant and Officers of such Defendant omitting the mandatory and statutory referendums set out in this action have been using their respective judicial office and positions of Office to halt and suppress the judicial and jury exposure of the removal of The Crown and Queen and Oaths of Allegiance to the Queen without the statutory referendums amounting to the element required for the criminal offence of attempting to pervert the course of justice and as such has caused continuing damage to the Plaintiff and all Australians.

30

20. Constitutional Status of Australian Courts and the Limits of Chapter III

40 The Plaintiff states that after the unlawful removal and unconstitutional removal of The Crown the Queen and respective Oaths of Allegiance to the Queen without the required statutory referendum the statutory obligation of the Governor-General, State Governors / Premiers, Defendant and officers of such Defendant all courts within the Commonwealth of Australia ceased to constitutionally function in their binding condition contained in Chapter III of the Constitution of the Commonwealth of Australia affecting all courts in this action, but, by continuing to adjudicate after the unconstitutional removal of the Crown and Queen and respective Oaths of Allegiance to the Queen has created damage to the Plaintiff and all Australians.

The only Court of competent Jurisdiction is a Grand Jury Court.

21.Limits of the Commonwealth of Australia - The Law of Inter Se

The Plaintiff states that the words within the "Limits of the Commonwealth" activate the "Limits" and as such the principal document setting out the "Limits" is the Constitution of the Commonwealth of Australia supported by respective State Constitutions.

10

The Plaintiff further states that the Governor-General, State Governors / Premiers, Defendant or officer of such Defendant inclusive of States and Territories and Commonwealth named in this action have exceeded their respective limits by overriding the Constitution and substituting instead a corporation interlocking structure and as such have created an extensive area of "inter se questions", but the High Court and officers of such court, in addition to the Governor-General, State Governors / Premiers, Defendant and officers of such Defendant ignored their constitutional responsibility in relation to the law of inter-se and the restriction of limits and as such has caused the Plaintiff continuing damage.

20

The Plaintiff states that the ultimate binding limit is contained in Sections 128 and 123 of the Constitution of the Commonwealth of Australia, but has been omitted, causing damage to the Plaintiff.

**22.The Grand Jury Court (Section 46 / Constitution)
Common Informers (Parliamentary Disqualification) Act 1975**

30

A. The Plaintiff states that since the various States began their organised concealed attack upon Federation and the illegal and unlawful of the suspension of all State Constitutions inclusive of the Constitution of the Commonwealth of Australia after the 6 November 1999 in order to assign all of Australia and all Australians into the United Nations "Agenda 21" omitting all referendums since 6 November 1999, the last Commonwealth Referendum.

40

The legal and Constitutional responsibility of the Defendant and Officers of such Defendant to call and conduct, the only Court of competent jurisdiction is the Grand Jury Court (23 electors) and as such the only jurisdiction holding a Grand Jury Statute right is the State of Victoria under Section 354 Crimes Act 1958 Victoria.

A large number of defendants remain pending under this law all prior to any purported abolition of the right by Victorian Politicians and courts in an attempt to pervert and conceal the criminal offences and the Grand Jury right.

This action challenges the purported right of all Politicians to sit in either House of Parliament, because of the removal of the Crown and Queen and respective Oaths of Allegiance to the Queen and as such Section 46 of the Constitution of the Commonwealth comes into this action, in

relation to the Court of competent jurisdiction which is Grand Jury Court (23 Electors chosen from the Electoral roll). Section 46 is enabled by the Common Informers (Parliamentary Disqualification) Act 1975.

B. The Bell/Culleton hearing in the High Court at Melbourne 19th October 2017 is nugatory.

23. Tortuous cause of Action and Foreign Powers

10

The Plaintiff states that the Governor-General, State Governors / Premiers, Defendant and officers of such Defendant in this action did commit a tort on the Plaintiff and continues the tort in that the Governor-General, State Governors / Premiers and Defendant did engage in a Commonwealth election in during 2013 and 2016 purportedly "under the Crown" when in actual fact "the Crown and Queen" and respective Oaths of Allegiance to the Queen had been removed and substituted, but, held the election after the removal of The Crown and Queen and as such did create continuing damage (tortuous damage) to the Plaintiff and all Australians

20

24. Cause of Action - Referendum Omissions

The primary and principal cause of action in this litigation, involves and relates to the evident fact and or facts that law has been enacted into Australian law, both Commonwealth and State that has Constitutional impact in that alteration and or amendments have occurred that have omitted mandatory and statutory referendums, for electors approval or discovery at both Commonwealth and State levels, and by such transgression omitting the direct constitutional and legal input of the entire Australian electorate, both Commonwealth and State in the relevant and resultant decisions following from Parliaments and Politicians, at both Commonwealth and State levels, giving a false impression or assumption that any purported electorate mandate for elected Politicians grants a purported power without an electorate oversight, such oversight is inbuilt in the manner and form requirement of referendum, but omitted by the relevant and or respective individuals and authority.

30

25. The First Defendant – The Australian Electoral Commission

40

Grounds 1 to 24 apply.

26. The Second Defendant - Julia Gillard

A. The Plaintiff states that the second defendant was the Federal Member in the House of Representatives for the Federal Seat of Lalor situated in the State of Victoria at Werribee.

B. During the period 2006-2007 the Second Defendant was criminally charged by private prosecution right returnable to the Melbourne Magistrates Court on the 29th January 2007. The matter was taken over by the Commonwealth Public Prosecutors who declined to present. The decline to present and the judicial conduct of the Magistrates of this particular court did activate another legal right to move the criminal issues discovered into and under the criminal jurisdiction of the full court of the Supreme Court of Victoria granted by Section 354 Crimes Act 1958 (Victoria).

10

C. The Grand Jury application was lodged on the same day, 29th January 2007 against the Second Defendant by the plaintiff where it was immediately concealed and continues to be concealed from the respective electorates; in particular the Federal seat of Lalor in Werribee Victoria.

20

D. The First Defendant ignored all criminal issues discovered in relation to the Second Defendant and permitted the Second Defendant to sign a Form 60 nomination form on a number of occasions in Constitutional and criminal breach of Section 44(ii) of the Constitution of the Commonwealth of Australia; in particular "Attainted with Treason".

E. Such criminal offences have been concealed by the First, Second and Third Defendants, in addition to officers and judges of the High Court, Supreme Court (Western Australia), Supreme Court (Victoria), County Court Victoria, Magistrates Court Victoria, inclusive of VCAT, Justice Gregory Garde (also a Supreme Court judge of Victoria).

30

(Grounds 1 to 24 Apply)

27. The Third Defendant - Joanna Ryan

40

The Third Defendant inherited the Federal seat of Lalor (Werribee, Victoria) by agreeing to conceal all criminal offences revealed to the Werribee office of the First Defendant (Kate Chamberlain) over a period of years and respective Commonwealth Elections called and conducted by the First Defendant after the illegal, criminal and unconstitutional removal of Queen Elizabeth the Second from established law with the State of Western Australia by the enactment of:

"Acts Amendment and Repeal (Courts and Legal Practice) Act"

purportedly enacted 1st January 2004. Commonwealth Elections were conducted 2004, 2007, 2010, 2013 and in 2016 on fraudulent election writs.

The Third Defendant, Second Defendant and First Defendant have concealed the facts herein revealed.

(Grounds 1 to 24 Apply)

28. The Fourth Defendant - Julie Bishop

The Fourth Defendant is a Commonwealth Politician residing in the State of Western Australia and as such is disqualified from sitting or from being chosen for the position, because of the revealed facts.
(Grounds 1 to 24 Apply)

29. The Fifth Defendant - Tom Rogers

10

Is the Commissioner in Relation to the First Defendant
(Grounds 1 to 24 Apply)

30. The Sixth Defendant - Derryn Hinch

20

Is a Commonwealth Politician who has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has concealed the material facts.
Registered Post 601 1559 4099 094 – 16th September 2016

31. The Seventh Defendant - Pauline Hanson

30

Is a Commonwealth Politician who has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has concealed the material facts.
Registered Post 601 1559 4059 098 – 16th September 2016

32. The Eighth Defendant - Tony Smith

Is a Commonwealth Politician who has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has concealed the material facts.
Registered Post 601 1559 4060 094 – 16th September 2016

33. The Ninth Defendant - George Brandis

40

Is a Commonwealth Politician who has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has concealed the material facts.
78B Notices and Registered Post 5177 4714 6019 - 31st July 2017

34. The Tenth Defendant - Stephen Parry (Recently Resigned)

Is a Commonwealth Politician who has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has concealed the material facts.

Registered Post 601 1559 4100 097 – 16th September 2016

35. The Eleventh Defendant - Andrew Phelan

10

Is the current Chief Executive Officer for the High Court of Australia (The Corporation) and in such capacity has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has chosen to conceal these material facts.

Registered Post 5177 4715 0016

36. The Twelfth Defendant - David Kerlake

20

Is the current Commissioner for the Western Australian Electoral Commission who succeeded Mr Warwick Gately. Mr Kerlake has actual and constructive knowledge of the facts revealed in this Statement of Claim, but has chosen to conceal the material facts.

37. The Thirteenth Defendant - Warwick Gately

30

Mr Warwick Gately is the current Victorian Electoral Commissioner who was the former Western Australian Electoral Commissioner. Prior to that appointment he was a Naval warship Commander. This particular defendant has extensive knowledge of the material facts revealed in this Statement of Claim, but, at all times has concealed the respective facts in relation to the removal of the Queen.

Registered Post 5177 4714 8013 – 31st July 2017

38. The Fourteenth Defendant - Mary Amiridis

40

Mary Amiridis is the current prothonotary of the Victorian Supreme Court (formerly Rod Radcliff). This particular defendant has actual and constructive knowledge of all facts revealed in this Statement of Claim, but has chosen to conceal these material facts.

Registered Post 5177 4714 1014 – 31st July 2017

39. The Fifteenth Defendant - Brendan Facey

This particular defendant is the current Sheriff of the State of Victoria. Mr Facey has actual and constructive knowledge of the facts revealed in this Statement of Claim and has concealed such facts.

40. The Sixteenth Defendant - Victorian Electoral Commission

10 This particular defendant working with the first defendant has extensive knowledge of all facts revealed in this Statement of Claim, but officers of such corporation have concealed the material facts revealed.

41. The Seventeenth Defendant – Tim Pallas

20 Is a Victorian State Politician representing the Electorate of the district of Werribee, the Commonwealth Electorate district of Julia Gillard, the former Commonwealth Politician (the Second Defendant), now Joanna Ryan (the Third Defendant). All material facts revealed in this action have been concealed from the electors of the Werribee district by the named Defendants, inclusive of concealing from the Commonwealth Electors.

42. The Eighteenth Defendant – Jill Hennessy

30 Is the current State Politician who gained the seat in the Altona by-election conducted by the Sixth Defendant after concealing all facts revealed in Grounds 1 to 24.

43. The Nineteenth Defendant – Mary Anne Thomas

Is the current State Politician for the district of the Macedon Ranges. This particular Defendant has actual and constructive knowledge of all material facts revealed in this action, but has chosen to conceal the material facts from the electors.

40 **44. The Twentieth Defendant – Commonwealth Director of Public Prosecutions**

Has extensive knowledge but has intervened in various criminal matters in addition to civil matters to suppress all material facts revealed in this Statement of Claim, inclusive of the period of time that Damien Bugg held this particular public office.

45. The Twenty-First Defendant – Office of Public Prosecutions

This particular public entity and respective officers of such defendant have over a number of years both suppressed and concealed the material facts revealed in this action, in particular the former Director Mr Paul Coghlan now a Supreme Court Judge in Victoria.

46. The Twenty-Second Defendant – Federal Court of Australia

10

This particular Court is a component part of the First Defendant by virtue of Section 6 of the Commonwealth Electoral Act 1918 and as such involves the Chief Justice James Alsup and Governor-Generals;

- a. Phillip Michael Jeffery
- b. Quentin Bryce
- c. Sir Peter Cosgrove

47. The Twenty-Third Defendant – Mr R Hulls

20

This particular Defendant was the former Attorney General for the State of Victoria and used this particular Political and judicial office to suppress and conceal all material facts revealed in this action. In the addition to misleading the Victorian Parliament by not revealing that he has 3 Grand Jury applications that remain pending.

48. The Twenty-Fourth Defendant – Robert Clark

30

This particular Defendant was the former Attorney General for the State of Victoria after Mr Hulls and used this particular Political and judicial office to suppress and conceal all material facts revealed in this action.

49. The Twenty-Fifth Defendant – Marilyn Warren (Retired)

40

This particular Defendant is the former Chief Justice of the Victorian Supreme Court and in such public office suppressed and concealed all material facts revealed in this action, inclusive of all criminal charges relating to this particular defendant and herself.

50. The Twenty-Sixth Defendant – Anne Ferguson

Is the current Chief Justice of the State of Victoria after Marilyn Warren with knowledge of all facts revealed in this Statement of Claim, but has concealed all material facts.

51. The Twenty-Seventh Defendant – Wayne Martin

Is the current Chief Justice of the Supreme Court of Western Australia in addition to Deputy to the State Governor (currently Kerry Sanderson). This particular person in the public office of Deputy to the Governor did issue the election writ for the election of Senators for the State of Western Australia under the election umbrella of the First Defendant, inclusive of being a Grand Jury accused/defendant. Application lodged 15th December 2006 but, concealed by judicial officers and politicians.

10

52. The Twenty-Eighth Defendant – Mathias Cormann

This particular person, is a current Commonwealth Politician, a West Australian Senator, elected on a Senate writ issued by Chief Justice of the State of Western Australia, Wayne Martin (a Grand Jury Defendant, 15th December 2006) did issue the election writ for the House of Representatives for the State of Western Australia to sit in the Senate at Canberra in the Australian Capital Territory.

20

53. The Twenty-Ninth Defendant – Malcolm Turnbull

A. This particular defendant at the time of lodging this writ is a Commonwealth Politician, former Merchant Banker (Turnbull and Whitlam) now holding the position of Prime Minister of Australia after the enactment of the overt Act of treason out of Western Australia, titled;

“Acts Amendment and Repeal Courts and Legal Practices Act”

30

B. Such Act was and remains as act of Treason (removed The Queen), accordingly this particular Defendant is **“attainted of treason”** in respect of Section 44(ii) of the Constitution of the Commonwealth of Australia.

C. Accordingly, is disqualified in addition to the criminal offence of treason and misprision of treason.

40

54. The Thirtieth Defendant – Bill Shorten

Is a Commonwealth Politician but, at the same time the son in law of the former Governor General Quentin Bryce, this particular Defendant is “attainted of treason” and as such is disqualified, but at the same time accountable in criminal jurisdiction for the criminal offences of treason and misprision of treason.

55. The Thirty-First Defendant – Shire of Wyndham (Werribee)

This particular council is located at Werribee in the State of Victoria. It is the Federal Seat of Lalor (**Julia Gillard and Joanna Ryan**). During 2010 all Councillors were placed on Notice in relation to the discovered treason (removal of The Queen), but chose to conceal the treason from the people of Werribee, in particular the rate-paying electorate. The concealment is current.

10 **56. The Thirty-Second Defendant - The Senate**

All Senators currently sitting within the Parliament of the Commonwealth of Australia since the criminal enactment of the Bill/Act titled;

“Acts Amendment and Repeal Courts and Legal Practice Act”
(Enacted 1st January 2004)

20 are “attainted of treason” and as such are disqualified by virtue of Section 44(ii) of the Constitution of the Commonwealth of Australia, but at the same time are accountable in criminal jurisdiction for the twin offences of treason and misprision of treason.

No Senator or Member of the House of Representatives can claim any type of Parliamentary Privilege in this action because the criminal removal of the Queen activates both the **1688 Bill of Rights and 1700 Act of Settlement**.

Halsbury’s Laws of England states that any illegal alteration or amendment to either **Statute is treason**.

30 **57. The Thirty-Third Defendant - The House of Representatives**

All Members of the House of Representatives currently sitting within the Parliament of the Commonwealth of Australia since the criminal enactment of the Bill/Act titled;

“Acts Amendment and Repeal Courts and Legal Practice Act”
(enacted 1st January 2004)

40 are “attainted of treason” and as such are disqualified by virtue of Section 44(ii) of the Constitution of the Commonwealth of Australia, but at the same time are accountable in criminal jurisdiction for the twin offences of treason and misprision of treason.

No Senator or Member of the House of Representatives can claim any type of Parliamentary Privilege in this action because the criminal removal of the Queen activates both the **1688 Bill of Rights and 1700 Act of Settlement**.

Halsbury’s Laws of England states that any illegal alteration or amendment to either **Statute is treason**.

58. The Thirty-Fourth Defendant - High Court of Australia Act 1979

One of the Defendants in this action is the Chief Executive Officer (CEO) functioning under the High Court of Australia Act 1979 (No. 137 of 1979).

Section 18 relates to Appointments as Justices of the High Court.

Section six of "the Act" binds the Commonwealth Attorney General to consult with the Attorney-Generals of the States, but two signatures to the criminal enactment of the overt Act of treason emanating out of Western Australia are;

- a. John Sanderson (Governor)
- b. James McGinty (Attorney-General)

And as such implicates all Attorney-Generals and officers of the High Court in the principal act of treason.

Section 11 of "the Act" does not vindicate any Judge of the High Court because of the discovered act of treason.

Section 24 of "the Act" cannot apply because all Governor Generals since 1st January 2004 are principal offenders to the discovered act of Treason.

Section 26 of "the Act" implicates all officers and employees into the criminal act of treason.

Under Section 28 all purported Rules of Court are made nugatory by virtue of the discovered treason.

Section 30(5) is invalidated by virtue of the discovered act of treason and is a principal reason why the Federal Court of Australia is a named Defendant in this action.

Section 33 creates a Constitutional conflict, because the Queen has been removed from specific Acts within the Commonwealth of Australia without the consent or permission of the people of Australia; in simple terms, "all required referendums were omitted".

Section 35 of "the Act" introduces the Minister for Finance at present Senator Mathias Corman, a named Defendant in this action.

Section 38 of "the Act" would involve and implicate Fidelity Investments, Boston, and purportedly grant taxation immunity by virtue of **Section 44** of The High Court Act.

Section 48 of "the Act" is made nugatory by virtue of the discovered treason.

Section 31 of “the Act” is subject to **Section 80** of the Constitution and now applies in relation to Grand Jury Law.

Section 7 of “the Act” sets out the requirements for purported qualification for Judges accordingly. **The Act of Settlement 1700 (UK)** now applies in relation to the dismissal of Judges because of the concealment of the discovered treason.

10

59. The Thirty-Fifth Defendant - Magistrates Court Of Victoria

Courts and Tribunals Legislation (Further Amendment) Act 2000

1. *Purpose:*

The purpose of this Act is to make miscellaneous amendments to the Legal Practices Act 1996, the Magistrates Court Act 1989, The Supreme Court Act 1986 and the Victorian Civil and Administrative Tribunal Act 1998.

20

1. At Part 2 of such Act the compulsory Oath of Allegiance to the Queen is removed (**breach of allegiance is treason**).
2. State Politicians have to break their State allegiance to the Queen to entertain this purported miscellaneous amendments where in actual fact it is an act of treason (**breach of allegiance**).
3. Misprision of treason (**the concealment of such treason**).

30

60. The Thirty-Sixth Defendant – County Court of Victoria

Grounds 1 to 24 apply, in addition to fact revealed at clause 59 of this claim.

61. The Thirty-Seventh Defendant – Victorian Civil and Administrative Tribunal

Grounds 1 to 24 apply, in addition to fact revealed at clause 59 of this claim.

40

62. The Thirty-Eighth Defendant – Hobson’s Bay City Council

Grounds 1 to 24 apply in addition to the criminal concealment of material facts in the 2010 Altona by-election and subsequent 2010 Commonwealth election.

63. The Thirty-Ninth Defendant – Melton City Council

Grounds to 1 to 24 apply in addition to the fraudulent Federal Court decision by Justice Michael Gordon declaring Melton Shire Council “A New State” in 2011.

64. The Fortieth Defendant – Michael Frangapane

10

Grounds 1 to 24 apply in addition to all Victorian Supreme Court decisions inclusive of High Court decisions and Attorney-Generals involvement in the judicial concealment of all material facts revealed herein.

65. The Forty-First Defendant – Joseph Frangapane

20

Grounds 1 to 24 apply in addition to all Victorian Supreme Court decisions inclusive of High Court decisions and Attorney-Generals involvement in the judicial concealment of all material facts revealed herein.

66. The Forty-Second Defendant – Hardwood Andrews Lawyers

Grounds 1 to 24 apply.

67. The Forty-Third Defendant – Titles Office Victoria

30

In addition to Supreme Court and High Court Concealment of all material facts revealed herein in the matter of Shaw v Frangapane nominees.

Grounds 1 to 24 apply.

40

Political Parties within Australia

The disqualification Section of the Constitution of the Commonwealth of Australia at Section 44 contains the words;

“shall be incapable of sitting or of being chosen.”

These words implicate all Political Parties in an act of treason and at the same time misprision of treason.

10

The Law of Treason and Misprision

Authority law involving and relating to the criminal offence of misprision of treason is clear that the **indictment for both offences must be by Grand Jury** exclusively. In either or both, Statute Law and or Common Law.

All public prosecutors are excluded from attempting to take over any criminal process relating to these offences because of the evident fact that they are defendants in this action.

20

Indictment by Grand Jury in Victoria

A. In relation to the private prosecution right to obtain an indictment by Grand Jury the State of Victoria did have this statute law right at **Section 354** of the Crimes Act 1958 Victoria.

B. After the Magistrates Court hearings held at Melbourne all defendants had Grand Jury applications lodged into the criminal jurisdiction of the Full Court, Supreme Court where they remain pending but concealed.

30

Public Prosecutors and Attorney-Generals (Grand Jury)

In this particular litigation the above named are named as Defendants at this point of time, because they have been presented to the Melbourne Magistrates Court and at the same time Grand Jury Applications have been lodged, but concealed by all concerned.

40

The Chapter III Requirement

Chapter III of the Constitution of the Commonwealth of Australia involves the Judiciary, but it is Constitutionally impossible for the High Court of Australia or any court to sit as a Chapter III court after the criminal removal of the Queen.

10 Accordingly, the two most recent sittings of the High Court in relation to the Bell/Culleton petition and Barnaby Joyce are void in law, but at the same time Criminal in law.

High Court of Australia - Fifteen High Court Judges

20 Since 1st January 2004 up to and inclusive of the present time November 2017 there have been fifteen High Court Judges. The original seven prior to Justice French joining the bench from Western Australia (The State) had already been criminally charged during 2006-2007 by statute law and remaining pending Grand Jury process. The remaining eight are now under Common Law and ultimately Statute Law indictment process because of the concealment of the discovered treason (breach of allegiance).

High Court Judge - Geoffrey Nettle

- A. This particular judge came from the Victorian Supreme Court.
- 30 B. During March 2008 in agreement with Justice Dodds-Streeton, now a Federal Court Judge, both agreed to conceal the contents of 100 Affidavits that were filed and served into this particular hearing.
- C. One such Affidavit exhibited the criminal charge and Grand Jury application relating to and involving Justice K. Hayne and Julia Gillard. After the hearing in March 2008 ten individuals lodged Grand Jury applications and Affidavits into the Full Court, Supreme Court of Victoria against Justices Geoffrey Nettle and Dodds-Streeton.
- 40 D. Each application exhibited the Grand Jury application relating to Julia Gillard, the Second Defendant in this action. Justice Nettle was one of the five High Court Judges presiding over the Culleton Senate matter (Bell-Culleton-Brandis).

High Court Judge Michelle Gordon
Bell-Culleton Matter - 19th October 2017 - Melbourne

Justice Michelle Gordon is the wife of the former High Court judge Kenneth Hayne and as such has full knowledge of all material facts and did conceal and protect the Grand Jury accused/defendants Kenneth Hayne (the husband).

High Court Judge - Kenneth Madison Hayne
Misprision of Treason

10

- A. The plaintiff states that the above-mentioned person (now retired) was one of 12 defendants before the Melbourne Magistrates Court on the 29th January 2007. There was and remains one count of "misprision of treason".
- B. A Grand Jury application was lodged into the Full Court Supreme Court of Victoria on the same day where it remains unheard and remains concealed until now.

20

- C. Justice Hayne was the High Court Judge who heard the "Lost Senate Votes" issue relating to Senators in Western Australia but concealed the criminal charge involving himself assisted by others.

ORDERS SOUGHT

1. The Petition

That the Court order the Defendant and responsible officers of such Defendant to file a petition into the High Court of Australia using Reserve Judges (**the Forge judgment**) to have the entire election of the most recent Commonwealth election declared invalid.

10

2. The Transfer

That the court order all criminal issues discovered in this legislation to be remitted to the Full Court Supreme Court of the State of Victoria for Grand Jury indictments based on lack of jurisdiction for indictments, under **Section 42(2) Judiciary Act 1903 and the High Court of Australia Act 1979, "Transfer of Proceedings"**, in addition to **Common Law rights**.

3. Sine Die

20

That this Originating Application sit sine die until the criminal issues are discovered and ruled upon by jury; that is Grand Jury indictment followed by a State Trial, **indictment** obtainable by both Statute Law and Common Law.

4. Section 47

The Court submit this originating application Statement of Claim to both Houses of the Commonwealth Parliament in accordance with **Section 47 of the Commonwealth Constitution Act 1900,**

30

Or in the alternative;

5. Question of Fact

That in accordance with Section 43(3) of the Crimes Act 1914 (CTH) all questions of fact in relation to a delay in Criminal Proceedings are for a jury only.

40

6. The Monetary Penalty

That all monetary penalties be based in accordance with the Common Informers (Parliamentary Disqualifications) Act 1975.

In addition,

7. The 1975 Act

That the Plaintiff claims the monetary penalties applicable under the Common Informers (Parliamentary Disqualifications) Act 1975 in relation to all Commonwealth Politicians (Senate and Members) found to be disqualified resulting from this action.

10

8. High Court Judges

That the current seven High Court Judges be immediately suspended and reserve Judges step in, pending the Grand Jury decision.

9. High Court Melbourne Registry Staff

That the current staff at this Registry be suspended because of their involvement ~~in~~ the concealing of all indictable offences revealed herein and replaced by other staff pending the Grand Jury decision.

20

10. State Governors

That all State Governors be immediately suspended pending the Grand Jury decision.

11. Attorney-Generals

That all current Attorney-Generals be immediately suspended pending the Grand Jury decision.

30

12. The Fragapane's (Werribee South)

That in relation to "Bambra Park" situated at Mr Cotterell in Victoria, that all titles relating to or involving this particular property be suspended at the titles office in Victoria, defendants 40,41,42 and 44.

13. ~~Hardwood~~ Andrews Lawyers

That this particular law firm operating out of Geelong (Victoria) be suspended pending the Grand Jury decision.

40

14. Funds for Grand Jury

That the High Court make funds available to the plaintiff/Private Prosecutor to ~~find~~ the first Grand Jury sitting at Werribee in both the indictment process and resultant trial process.

15. File Number

That a file number be immediately issued for this writ without the requirement of any judge's consent to issue or give the matter a file number.

16. Titles Office Victoria

That any purported sale of this particular Titles Office be suspended pending the Grand Jury decision.

10

17. Liberty to apply.

18. Reserved costs.

Dated

10 November 2017.



Brian William Shaw

20

The plaintiff's address is

Brian William Shaw
c/- Po Box 800, Werribee
Victoria 3030

30 The plaintiff's address for service is

Brian William Shaw
c/- Po Box 800, Werribee
Victoria 3030
By Registered Post

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

BETWEEN:

In the matter of an
Application by
Brian William Shaw
for leave to issue or file

10

AFFIDAVIT IN SUPPORT

I, Brian William Shaw, retired, C/- PO Box 800, Werribee, 3030 Victoria, do state and affirm the following:

Note: For convenience and clarification, I have divided this affidavit into 31 Parts as follows:

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PART 1
"THE SOUL"

I. THE SPIRITUAL KINGDOMS
THE SOUL OF THE NATION

60 This affidavit introduces "the soul".

The purpose of introducing the soul is to determine the soul of the nation of Australia, because of the organized agenda to pull all of the people of Australia into a world-wide agenda to form a New World Order, but, at the same time all who do not submit to this occult agenda should be killed – the scriptures forewarned of this.

II. TWO SPIRITUAL KINGDOMS

The Law of Almighty God, via the scriptures reveals two spiritual kingdoms:

70 a. The spiritual kingdom of the Father;

Revelations 13.15

And he had the power to give life unto the image of the beast, that the image of the beast should both speak, and cause that as many as would not worship the image of the beast should be killed.

OR

b. The spiritual kingdom of the Mother;
Within Australia today the Judicial structure works in this one.

III. THE DAUGHTER OF ZION
LAMENTATIONS CHAPTER TWO

80 This particular chapter in the law of Almighty God is the most important chapter in the whole context of scripture. it is also the most concealed.

The first verse of the chapter reveals the demise of the daughter of Zion.
"How has the Lord covered the daughter of Zion with a cloud in His anger and cast down from heaven unto the earth the beauty of Israel and remembered not His footstool in the day of His anger." EXHIBIT IS MARKED "BWS /..1.."




IV. THE SPIRITUAL MOTHER

- A. The old testament prophet Ezekiel revealed the mother and her demise, in particular in chapter 19 (Ezekiel 19.10):

90 *"Thy Mother is like a vine in your blood, planted by the waters,
she was fruitful and full of branches by reason of many waters."*

- B. The **Old Testament** prophet Hosea affirmed the existence and destruction of this mother in Hosea 4.5 (portion):

"I will destroy your Mother"

V. THE SLAUGHTER - THE RESURRECTION

Without understanding the slaughter revealed in Lamentation chapter two, it is not possible to understand the resurrection revealed by the Old Testament prophet Ezekiel in chapter 37 (Ezekiel 37.9)

100 *"Then said He unto me, prophesy unto the wind, prophesy son of man,
and say to the wind, thus saith the Lord God, come from the four winds,
O breath and breathe upon "these slain that they may live"*

EXHIBIT IS MARKED "BWS /..2.."

VI. THE LIVING SOUL.

- A. The contents of Genesis chapter 2 is the continuation of the consequences of Lamentation chapter two and Ezekiel chapter 37.

- B. The resurrected soul becomes a living soul.
Genesis 2.7

110 *"And the Lord God formed man of the dust of the ground
and breathed into his nostrils the breath of life and man
became a living soul."*

- C. The issue now becomes clear in the year 2019;

Will the soul serve the Spiritual Father

or,

the Spiritual Mother

VII. THE JUDICIAL PROBLEM

The immediate and obvious problem is that judicial officers working within the judicial structure of Australia have no working knowledge of the law of Almighty God, the Father, but, are **trained in the spiritual law of the Mother**
John chapter 5 21/22

120

*"For as the Father raises up the dead and quickens them, even so the Son quickens whom he will.
For the Father judges no man, but has committed all judgement unto the son".*

John chapter 4 23/24

*"But the hour comes, and now is, when the true worshippers shall worship the Father in spirit and in truth for the Father seeks such to worship Him. **God is a spirit**, and they that worship Him must worship Him in spirit and in truth"*

130

John 3.7

"You must be born again"

VIII. THE RETURN TO HEAVEN

With the understanding of Lamentations chapter 2 combined with the understanding of the contents of chapter 37, by the prophet Ezekiel, the content of John chapter 3 verse 13 becomes much clearer

John 3.13

"And no man has ascended up to heaven but He that came down from heaven, even the son of man which is in heaven"

140

IX. THE MUSLIM DILEMMA.

By absolute spiritual deception all Old Testament and New Testament scriptures **revealing a female spiritual opponent (the Mother)** of Almighty God, the Father has been omitted when the Koran was compiled so that the contents of Revelation Chapter 17 and 19 would be unable to be understood.

Revelation 17.5.

150

"and upon her forehead was a name written, MYSTERY, BABYLON THE GREAT, THE MOTHER OF HARLOTS AND ABOMINATION OF THE EARTH"

Revelation 19.2.

"For true and righteous are His judgements for He has judged the great whore' which did corrupt the earth with her fornication and has avenged the blood of His servants at Her hand'

160

X. THE SEVEN PRINCES OF BABYLON
Jeremiah Chapter 15.9.

"She that has borne seven Languishes, she has given up the ghost, her sun is gone down while it was yet day, she has been ashamed and confounded and the residue of them will I deliver to the sword before their enemies, saith the Lord'.

Luke 7.30

"But the Pharisees and lawyers rejected the counsel of God against themselves being not baptized of 'Him'"

170

Luke 11.2

"And He said unto them when you pray, say our Father which art in heaven, hallowed be thy name, thy kingdom come, thy will be done, as in heaven, so in earth."

Luke 11.52

"Woe unto the lawyers for you have taken away the key of knowledge, you entered not in yourselves and them that were entering in you hindered."

180

XI. THIS AFFIDAVIT

A. It is the intention of this affidavit to expose the spiritual and physical attack currently active against the people of Australia and to declare beyond a reasonable doubt that I have chosen to belong in the Kingdom of the Father and that I am opposed to the Kingdom of the Mother. **This affidavit reveals both Kingdoms.**

B. Deuteronomy 31.19 (The Father)

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

190

C. Deuteronomy 30.6 (The Father)

"And the Lord thy God will circumcise thine heart and the heart of thy seed. To love the lord thy God with all thine heart and with all thy soul that thou may live."

D. Deuteronomy 31.6 (The Father)

"Be strong and of a good courage, fear not, nor be afraid of them, for this Lord thy God, He it is that does go with you, he will not fail you, nor forsake you"

200

E. John 5.39 (The Scriptures)

"Search the scriptures for in them you think you have eternal life and they are they which testify of me"

XII. THE DAUGHTER AND THE KING

A. Lamentations 2.1

"How has the lord covered the daughter of Zion in a




cloud in his anger and cast down from heaven unto the earth, the beauty of Israel and remembered not his footstool in the day of his anger'

210 B. 1 Samuel 2.6 (portion)
"I kill and make alive"

C. Ezekiel 37.9 (portion)
"Breath upon these slain that they may live"

Jeremiah 9.1

"Oh that my head were waters, and mine eyes a fountain of tears, that I weep day and night for the **slain of the**

220 **daughter of my people"**

D. Zechariah 9.9

"Rejoice greatly o daughter of Zion, shout O daughter of Jerusalem behold, thy king cometh unto thee, he is just and having salvation lowly and riding upon an ass and upon a colt. the foal of an ass"

E. John 12.15

"Fear not daughter of Zion, behold thy King cometh, sitting on an ass's colt."

Comment: The daughter of Zion is slain, revealed in Lamentations chapter 2, but, is alive in Zechariah chapter 9

230 XIII. **THE SPIRIT OF ERROR OR TRUTH**
1 John 4:6

"We are of God: he that knoweth God heareth us; he that is not of God heareth not us. Hereby know we the spirit of truth, and the spirit of error.

PART 2

THE QUEEN - THE CONSTITUTION - THE CROWN

1. COMMONWEALTH ALLEGIANCE

A. I state that the *Commonwealth Constitution Act 1901* contains the mandatory and compulsory allegiance to Queen Elizabeth the Second, Her Heirs and Successors.

240

B. This is the binding allegiance of Australia, in particular for Commonwealth Politicians in relation to Section 42 of the *Commonwealth Constitution Act 1901*.




C. The State of Western Australia has committed treason and misprision of treason against the principal Act.

D. The State of Western Australia removed the Crown and Monarch when they introduced, passed and criminally enacted the Bill/Act titled;

250

**"Acts Amendment and Repeal Courts and Legal Practice Act",
enacted 1st January 2004**

2. THE CROWN

A. I state that the *Constitution of the Commonwealth of Australia* is a United Kingdom Act **created under the Crown** of the United Kingdom of Great Britain and Ireland (9 July 1900).

3. THE CONSTITUTION

A. At Federation the document agreed upon and written into purported law is an Act of the United Kingdom Parliament under the Crown of the United Kingdom of Great Britain and Ireland.

260

B. The Commonwealth Constitution Act (**Chapter 12**) listed in the United Kingdom under the then purported Monarch Queen Victoria (63 & 64 Vic).

C. The original and originating power for the above named Act stems from the Two Houses of the United Kingdom Parliament.

I. House of Lords

II. House of Common

4. BILL OF RIGHTS 1688

270

A. The enactment of the 1688 *Bill of Rights* is and remains a landmark period in the evolution and history of the United Kingdom, because the Bill/Statute consolidated the separation of United Kingdom from Roman rule, **in particular the Church of Rome**, now referred to as Vatican City a Sovereign State situated in Rome, Italy.

B. The Bill reveals the enemy of the United Kingdom in plain language

C. The 1688 *Bill of Rights* was omitted from the High Court matter of *Sue v Hill*

280

5. ACT OF SETTLEMENT 1701

A. The *Act of Settlement*, enacted in 1701 by the Parliament of the United Kingdom affirmed by the content and intent of the *Bill of Rights* enacted in 1688.

B. The Act of Settlement also reveals the enemy of the United Kingdom in plain language.

C. The *Act of Settlement* was omitted from the High Court matter of *Sue v Hill*.

D. In *Sue v Hill* it was stated that if the two above foreign power statutes were introduced it was outside the ambit of a Chapter III court to hear the matter.

290

6. BRITISH FREEMASONRY

A. British Freemasonry is the counter to the formation of Christian law, evidenced by the United Kingdom Parliament enacting into law the 1611 King James Bible setting into United Kingdom law the rule of law of Almighty God our Creator affirmed in the Lord's Prayer **(Matthew Chapter 6.9)**.

B. The people of the United Kingdom do not appear to know the difference between **Freemasonry (King Solomon) and the Gospel of Jesus Christ**.

300

7. THE OBELISK: VATICAN CITY

A. I state in this affidavit that my background was Catholic, but at this stage of my life **I am a Christian**.

There is a difference evidenced by **the obelisk** placed into position in front of St Peter's Temple, the centerpiece of Vatican City situated at Rome in Italy.

310

B. The obelisk originated out of Egypt (**Heliopolis**) was towed across the Mediterranean Sea in the third Century and placed into position at the Roman Circus until it was relocated when St Peter's Temple was built.³

C. Old Testament Scripture Jeremiah Chapter 43 12/13

320

*And I will kindle a fire in the houses of the gods of Egypt; and he shall burn them, and carry them away captives: and he shall array himself with the land of Egypt, as a shepherd putteth on his garment; and he shall go forth from thence in peace. He shall break also the images of Bethshemesh, that is in the land of Egypt; and the houses of the gods of the Egyptians shall he burn with fire. (**Obelisk of Heliopolis**)*

8. QUEEN VICTORIA

A. I state in this affidavit that in the period of 1885-1888 secret societies throughout the world gathered in London with a single agenda;

B. **To obtain the throne of the United Kingdom by getting Queen Victoria to enter into the Masonic decree of Knight (Dame) of the Order of St John of Jerusalem, without any evident repeal of:**

330

- I. **The 1540 U.K. ban.**
- II. **The repeal of the *Bill of Rights* 1688**
- III. **The repeal of the *Act of Settlement*.**

9. MASONIC FEDERATION

A. The direct involvement of both Queen Victoria and her son in the Masonic Order of Knights (Dames) of the **Order of St John of Jerusalem makes Federation a Masonic Federation.**

340

10. THE MASONIC MONARCH

A. I state in this affidavit that since Queen Victoria embracing and becoming a member of Freemasonry, the only conclusion to make is that **Queen Victoria followed King Solomon into a fatal Biblical error.**

B. It is alleged that each successive Monarch inclusive of the current Monarch have embraced the same Biblical error and followed King Solomon on his **return to Egypt.**

350

C. **This amounts to Biblical fraud in addition to Constitutional fraud.**

11. THE COLONY

At Section 8 of the Commonwealth of Australia Act, it states: *After the passing of this Act the Colonial Boundaries Act 1895, shall not apply to any Colony which becomes a State of the Commonwealth, but, the Commonwealth shall be taken to be a self-governing Colony for the purposes of this Act.*

360

12. INBUILT FLAWS

Every purported discovered Constitutional flaw was placed into position to serve a **Socialist-Communist Masonic Agenda.** The flaws are deliberate to collapse the Structure at the appointed time. The flaws were in-built from day one of the discovery of Australia.




13. COOK'S COMMISSION

The purported commission / charter purportedly has no United Kingdom parliamentary sanction. It bypassed the legal requirements of **Articles 1 and 2 of the 1688 Bill of Rights**, a deliberate inbuilt flaw, activated by United Kingdom Freemasonry.

370

**PART 3
REMOVAL & SUBSTITUTION**

14. SECTION 73 (2) WEST AUSTRALIAN CONSTITUTION

A. I state that Section 73 (2) of the Western Australian State Constitution is binding on all purported State legislation.

EXHIBIT IS MARKED "BWS /..3.."

B. The section protects six sections of such State Constitution; specifically, sections 2, 3, 4, 50, 51 and 73.

380

C. The section is a compulsory requirement to **call and conduct a State Referendum** if any of the six sections are involved in any purported legislative change or amendment.

15. REMOVAL AND SUBSTITUTION

I state that at Section 130 of the *Acts Amendment and Repeal Courts and Legal Practice Act*, this particular Section amends the *Supreme Court Act* of Western Australia. The Section removes Her Majesty Queen Elizabeth the Second and substitutes the then State Governor John Sanderson. The Section removes the mandatory and compulsory Oath of Allegiance to Her Majesty and substitutes "*The State*":

390

Acts Amendment and Repeal Courts and Legal Practice Act 2003 (WA)

Section 130: Supreme Court Act 1935 Amended

3. Section 9 (1) is amended by deleting "Her Majesty" – Queen Elizabeth the Second, and inserting instead, "The Governor" (John Sanderson)

16. THE ACT

Under the concealed agenda the state of Western Australia was the state chosen to implement the removal of the Queen.

400

The Act ***Acts Amendment and Repeal Courts and legal Practices Act***.

EXHIBIT IS MARKED "BWS /..4.."




17. FREEMASONRY

A. The Governor of the State of Western Australia that enacted the Act herein mentioned was John Sanderson a Knight of St John of Jerusalem a **Vatican City Masonic Order**, in Constitutional breach of the **1688 Bill of Rights (UK)** and the **1701 Act of Settlement (UK)**.

410

B. Halsbury's Laws of England, States that it is treason to unlawfully interfere with United Kingdom Statute.

C. **Old Testament Scripture**
Genesis 18.25 (Portion)

"Shall not the Judge of all the earth do right?"

D. **Old Testament Scripture**
Isaiah 28.14

420

"Wherefore hear the word of the LORD, ye scornful men that rule this people which is in Jerusalem."

PART 4**THE HIGH COURT****18. HIGH COURT ALLEGIANCE**

A. I state that the *High Court of Australia Act 1979* at Section 11 of such Act contains the Oath/Affirmation required by law within Australia to be a Judge of the High Court of Australia; the words required are set out in the Schedule.

430

B The *High Court of Australia Act 1979* is exhibited and marked

C. **The Act is binding on all High Court Judges.**

D. Commonwealth Constitution is binding:

Commonwealth Constitution: Clause 5

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... **(Kingdom of the Mother)**

440

19. LAWYERS/JUDGES

A. New Testament Scripture

Luke 7.30

450

"But the Pharisees and lawyers rejected the counsel of God against themselves, being not baptised of Him"

B. Old Testament Scripture

Habakkuk 1.4

*"Therefore the law is slack, and judgement does never go forth, for the wicked does compass about the righteous, **therefore wrong judgement proceeds**"*

C. New Testament Scripture

Luke 11.52

460

*"**Woe unto you lawyers** for you have taken away the key of knowledge, you entered not in yourself and them that were entering, you hindered"*

D. New Scripture

Revelation 19.2 — The Spiritual Mother

"For true and righteous are His judgements for he has judged the great whore, which did corrupt the earth with her fornication and has avenged the blood of His servants at her hand".

470

E. Old Testament Scripture

2 Kings 9.7 - Jezebel

*"And thou shalt smite the house of Ahab thy master, that I may avenge the blood of my servants the prophets and the blood of all the **servants of the Lord at the hand of Jezebel**"*

F. New Testament Scripture

Revelations 2.30 - Jezebel

480

*Notwithstanding I have a few things against thee, because **you suffer that woman Jezebel**, which calls herself a prophetess, to teach and to seduce my servants to commit fornication and to eat sacrificed unto idols"*

G. New Testament Scripture

1 John 2.26 - The Seduction

"These things have I written unto you concerning them that seduce you"




H. Old Testament Scripture

Nahum 3.4

Families & Nations — **Mistress of Witchcraft**

490

*"Because of the multitude of the whoredoms of the well favoured Harlot, the '**mistress of witchcrafts**', that sells nations through her whoredoms and families through her witchcrafts".*

20. STATUE OF JUSTICE

A. The statue of Justice that has spread throughout the world correctly depicts the woman of wickedness revealed in the scriptures. Zechariah Chapter 5 and Proverbs Chapter 7.

500

B. The tarot card of "Justice" is where the statue comes from.

C. The tarot cards are the **perversion of Psalm 119, the law of Almighty God.**

Within Psalm 119 there are 22 subsections, all beginning with a Hebrew word in relation to the tarot card of "Justice".

This card relates to "lamed" at Psalm 119. 89-96 the tarot card "Justice" is "lamed", this particular tarot card is the aspect of the "High Priestess". The High Priestess is the third Hebrew letter "Gimel", found at Psalm 119.17-24. The High Priestess of the tarot card sits 5 between two pillars Boaz and Jachin - two pillars of Freemasonry holding the Torah on her lap.

510

D. The statue of justice above the Victorian Supreme Court is the counterfeit of the law of Almighty God and the total perverting of Psalm 119.

EXHIBIT IS MARKED "BWS /..5**21. THE COMMANDMENT**

A. Old Testament Scriptures

Exodus 20.4

520

"Thou shall not make unto them any graven image or any likeness of anything that is in the earth beneath, or that is in the water under the earth.

B. Isaiah 42.17

*They shall be turned back, they shall be our greatly ashamed, that trust in **graven images** that say to the molten images, ye are our gods"*




**PART 5
TREASON**

530

22. THE ELEMENT FOR TREASON

- A. I state that the criminal element for the criminal act of treason is 'breach of allegiance'.
- B. The element for **misprision of treason** is the concealment of the discovered treason.
- C. Both statute law and common law apply, in particular, **Section 80 of the Judiciary Act 1903.**
- D. The exhibit relating to 'the element' is marked

540

"The Element" of Treason **EXHIBIT IS MARKED "BWS /..6.."**

**PART 6
LETTERS PATENT**

23. LETTERS PATENT

- A. Preceding Federation the originating document was a purported commission "**Letters Patent**" to enable a Governor-General to act.
- B. **The Letters Patent prior to Federation consists of two pages and is unsigned**

550

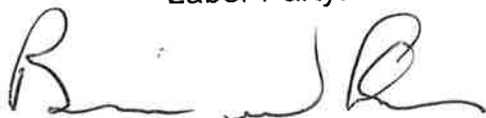
24. HAWKE'S LETTERS PATENT (1984)

- A. At the time that Mr Hawke became a Commonwealth Politician, this particular natural person was an Honorary Citizen of Israel and as such disqualified under Section 44 (i) of the principal Act of Australia.
- B. Mr Hawke is attainted of treason, as set out in Section 44(ii) of the principal Act for Australia.
- C. **The Australia Act 1986 is invalid.
The Request Acts 1984 are invalid.
The Letters Patent 1984 are invalid.**

560

25. THE FABIAN SOCIETY SPEECH (1984)

- A. The Fabian Society to my present knowledge is the founder and creator of the United Kingdom Labor Party, and as such the Australian Labor Party.




- 570 B. In the year 1984 in the public office of Prime Minister, **the disqualified politician**, Mr Hawke, was the principal speaker for the Fabian Society at Melbourne during May 1984 (**disqualified retrospectively**).
- C. The speech contained the infamous statement by Hawke, "**at the right time we must strike.**"

**PART 7
AUSTRALIA ACT**

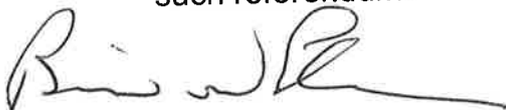
26. THE AUSTRALIA ACT 1986

- 580 A. I state that the **Australia Act at Section 14** of such Act adds the *Western Australian Constitution Act* adding **sections 50 and 51**, but, omitting the statutory and mandatory requirement set out at **Section 73 (2)** of the State Constitution for Western Australia.
- B. The omission invalidates the Australia Act 1986, inclusive of the State Request Acts and the Letters Patent of 1984.**

EXHIBIT IS MARKED "BWS /..7.."

27. STATE REQUEST ACTS 1984-1986

- 590 A. The *State Request Acts* activated because the then Prime Minister Hawke and six premiers in an endeavour to avoid a Commonwealth referendum under Section 128 of the principal Act, by deception used **Section 51 (38)** and as such involved all the State Parliaments, excluding the two Territories (Australian Capital Territory and Northern Territory).
- B. All State Parliaments are bound by Section 106 of the principle Act.**
- C. Three States at the time (1984) had State referendum conditions written into their respective Constitutions;
- 600 I. **Western Australia — Section 73 (2)**
 II. **Queensland — Section 53**
 III. **New South Wales — Section 7**
- D. In relation to Queensland at the time of the enactment of the *Australia Act (1986)*, **Section 13 of the Australia Act** had included sections relating to a State referendum within Queensland, but omitted to call and conduct such referendum.




- E. **Recent research and discovery by Mr G Donohue has discovered that the Parliament of Western Australia has no Hansard record of a State Request Act for Western Australia.**

610

28. MEL GIBSON AND HAWKE

When Gibson was interviewed within America after making the movie "Conspiracy Theory" Gibson stated that Mr Hawke was sent to Australia to undermine and destroy the economy of Australia, the Australian media published the comments of both men;

The Australian Actor and the Honorary Citizen of Israel.

PART 8

ELECTION WRITS

620

29. COMMONWEALTH ELECTION WRITS.

- A. Commonwealth election writs are issued under Chapter 1 of the Principal Act, in particular, Sections 12 and 32 of Chapter 1 containing Sections 1 to 60:

- I. **Section 12: Governor of any State for Senators of the State.**
- II. **Section 32: Governor-General in council for members of the House of Representatives.**

- B. On January 1st 2004, the Governor of Western Australia committed an Act of treason, but during 2004 did issue the election writ for Senators.

630

- C. **All Politicians State and Commonwealth purportedly representing Western Australia since the criminal removal of the Queen are liable in both civil and criminal liability.**

PART 9

JUDGES & RULES

30. THE JUDGES

- A. On the 5th October 2004 seven Judges of the High Court compiled the Rules of the Court under the Judiciary Act 1903, *Commonwealth Electoral Act 1918*, *Nauru (High Court Appeals) Act 1976* and *High Court of Australia Act 1979*.

640

- B. **The seven Judges consisted of Justices Gleeson, McHugh, Gummow, Kirby, Hayne, Callinan and Heydon.**
These particular judges have been criminally charged.

- C. Section 86 of the Judiciary Act 1903 activates the Rules of the court and flows onto Section 87 relating to various Sections of the Acts Interpretations Act 1901.

31. THE RULES

- 650 A. That on the 28th November 2017 Justice Gageler applied Rule 6.07.02 of the High Court Rules 2004, omitting Rule 2.02 in relation to this litigation.
- B. This particular Judge knows the law relevant to Section 73(2) W A Constitution, but has now chosen to conceal the respective law.

PART 10

PURPOSE OF THIS LITIGATION

660

32. THIS LITIGATION REVEALS A CRIMINAL CONSPIRACY

I state that the purpose of this originating litigation lodged into the High Court of Australia is to reveal and discover a criminal conspiracy to move 25 million Australians into and under an International Agenda to create a **The New World Order under a One World Government ruled from Jerusalem.**

Isaiah 28 14/18

670

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 cornerstone, a sure foundation: he that believeth shall not make haste. 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. And your covenant with death shall be disannulled, and your agreement with hell shall not stand; when the overflowing scourge shall pass through, then ye shall be trodden down by it.

680

33. THE ENABLING

To enable this criminal conspiracy a large number of formerly existing Acts of various Parliaments have been amended, altered or repealed without referendum input, exhibited in the **Yardley document**; in particular, page 106.

34. YARDLEY RESEARCH




34. YARDLEY RESEARCH

A. Mr Dick Yardley compiled excellent research and compiled his research into a book titled:
"Australia Political Treason, Treachery and Sabotage"

690

B. At the bottom of each page Mr Yardley states:

"Corporations made by members of political parties controls all sections of Parliaments, Governments and Courts "of Australia" whereby from 1 January 1901, the people of the Commonwealth of Australia are to live under a "Constitutional Monarch".

C. Page 106 of Yardley's research sets out numerous acts of parliament to enable the political party corporation structure to dismantle State and Commonwealth Constitutions, **effectively making the respective Constitutions nugatory.**

700

D. **Page 106** of Yardley's research **is exhibited into the affidavit.**
EXHIBIT IS MARKED "BWS /..8..."

35. PLEBISCITE OR REFERENDUM

A. I state that the criminal conspiracy active within Australia at the time of this litigation is attempting to use a plebiscite process to substitute a referendum.

710

B. Where an Act of any Parliament within Australia states 'manner and form', this is **mandatory for the activation of a referendum**, not a plebiscite.

C. I state that the people of Australia do not know the difference.

36. THE INTENT OF THE UNITED NATIONS

A. The United Nations relies on "human rights" but, conceals the principle issue of "spiritual rights", even though Article 18 of the Declaration sets out freedom of religion.

B. In the meditation room of the United Nations the spiritual technique of raising "kundalini" is taught under the understanding of
"Kundalini - the Mother power".

720

C. It is for this concealed purpose that the **Protestant Constitution** has been attacked, **"humbly relying on the blessing of Almighty God.**

37. THE HIDDEN AGENDA

A. Within Australia the United Nations Trustee/Administration for the mandated Territories of Australia has a hidden agenda or concealed agenda; **Regionalization of Australia.**

730

B. Region (Definition)

"one of the administrative divisions into which a territory or country is divided"

C. 96 Regions within Australia

The concealed agenda relating to and involving Australia is to **divide Australia into 96 regions all state boundaries would disappear.**

EXHIBIT IS MARKED "BWS /..9.."

D. Republic by Absolute Deception

Australia must become a Republic for this to occur.

740

38. THE QUEEN

The principle step in obtaining the 96 regions within Australia under the **Socialist Communist Masonic agenda** under the mandated territories Trusteeship/Administration **is the removal of the Queen.**

This occurred on the 1st January 2004

39. THE ORGANISED ATTACK

Within Australia the purpose of the organised attack is to trick the people of Australia into removing the principal document - the Constitution of the Commonwealth and inserting a Republic, thereby permitting the United Nations trustee/administrator complete control under a purported banner of a Democratic Republic, but, in reality a socialist Republic or, rather a **Socialist-Communist Masonic Republic under the conditions worked out in 1945 at Yalta in Russia.** The United Nations Agenda 21 manipulating Local Government (councils) is the principal aim for the regionalisation.

750

40. THE CONSPIRATORS (1973 - 2019)

A. Beginning with the *Royal Style and Titles Act 1973* purportedly removing the Constitutional title of the Queen of the Kingdom of Great Britain and Ireland into Queen of Australia under **Mr G. Whitlam**, a Labor Party Corporation person, removed by Governor-General Kerr, every Prime Minister, State Minister, Attorney-General, law firm, Magistrate, and Judge within Australia has **contributed to the deception** foisted upon the people of the States and Commonwealth.

760




B. The deception stems from England in particular from the 'City of London' and is enabled by the Yalta agreement of 1945, whereby the United Nations became the trustee/administrator over Australia in 1948.

770

C. The **Nationality and Citizenship Act 1948** never went to referendum even though it affected the Constitutional framework of the States/Territories and Commonwealth

EXHIBIT IS MARKED "BWS /..10.."

PART 11

41. SENATOR HEATHER HILL

A. The High Court ruling in the matter of the former One Nation Senator Heather Hill is **wrong in law**, because the principal United Kingdom statutes mentioned were excluded from the litigation.

780

B. If they had been introduced into the matter they would have placed the High Court of Australia outside the ambit of a Chapter III court and unable to make a ruling, or to refuse to hear this litigation.

C. **Both United Kingdom statutes are introduced into this litigation.**

D. **The purported ruling making the United Kingdom a foreign power automatically nullifies every Masonic Lodge in Australia, because the originating Masonic warrant is a United Kingdom warrant.**

E. **Masonic Allegiance (London) EXHIBIT IS MARKED "BWS /..11.."**

790

**PART 12
UNITED NATIONS TRUSTEE**

42. THE TRUSTEE FROM YALTA, RUSSIA

A. In the period between 1919 (the Versailles Treaty) and 1945 (the Yalta Agreement), the former under the auspices of the League of Nations, the latter under the newly formed United Nations, the world was divided into **mandated territories. The Big Three at Yalta**

EXHIBIT IS MARKED "BWS /..12.."

800

B. In the year 1948 the Commonwealth Parliament created and enacted the Act Titled **Nationality and Citizenship Act**. Such Act enabled the United Nations to officially become '**the trustee**' over the mandated territory of the whole of Australia.

C. Because any referendum required to include this particular trustee was never called or conducted, the people of Australia do not know that we have a trustee, in conflict with a Constitutional Monarch.




43. THE DECLARATION (1948)

A. The purported 'trustee' for the mandated territory of Australia is bound by and to **The Universal Declaration of Human Rights.**

810

B. **Part of the preamble to the declaration states:**
"Whereas it is essential if man is not to be compelled to have recourse, as a last resort, to rebellion against tyranny and oppression, that human rights should be protected by the rule of law"

C. The Declaration consisting of 30 articles is exhibited into the affidavit. This exhibit is marked **EXHIBIT IS MARKED "BWS /..13.."**

D. Portions are quoted into this affidavit:

Article 6:

820

"Everyone has the right to recognition everywhere as a person before the law. "

Article 7:

"All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this declaration and against any incitement to such discrimination."

Article 8:

"Everyone has the right to an effective remedy by the competent national tribunals for acts violating the fundamental rights granted him by the Constitution or by law. "

830

Article 10:

*"Everyone is entitled in full equality to a **fair and public trial by an independent and impartial tribunal**, in the determination of his rights and obligations and of any criminal charge against him. "*

Article 12:

*"No one shall be subjected to **arbitrary interference** with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks."*

840

Article 17(2):

*"No one shall be **arbitrarily deprived** of his property."*

Article 23(3):

"The will of the people shall be the basis of the authority of government. "

Article 30:

850

"Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein. "

44. THE WAR THE CHARTER

A. The United Nations came into being because of **the Second World War**

B. The United Nations Charter (1945):

860

"We, the peoples of the United Nations, determined to save succeeding generations from the scourge of war, which twice within our lifetime has brought untold sorrow to mankind...and for these ends to practice tolerance and **live together in peace** with one another as good neighbours...have resolved to combine our efforts to accomplish these aims".

45. "WHAT PEACE" (The Spiritual Law)**A. Old Testament Scripture****2 Kings 9.22**

And it came to pass, when Joram saw Jehu, that he said is it peace, Jehu? And he answered, what peace, so long as the whoredoms of thy mother Jezebel and her witchcrafts are so many?

870

B. The introduction of Scripture requires **Ecclesiastical jurisdiction.**

46. AUSTRALIA

A. In the case of Australia, a mandated territory, the **Trustee/Administrator** became the United Nations in 1948.

B. The evidence of the existence of this trustee/administrator is in the Commonwealth Act "**Nationality and Citizenship Act 1948**"

880

C. In keeping with the **Socialist Communist Masonic agenda**, no referendum was called to enable or conducted the United Nations to act as Trustee/Administrator.

47. WAR AND REVOLUTION - A MASONIC TACTIC

A. In the years 1914-1918 the world was plunged into war resulting in the formation of the Versailles Treaty at the conclusion.

B. **The Russian revolution** flowed from the war after 1918 and began with the assassination of ruling family in Russia duplicating the French revolution and **assassination of the French ruling family using the guillotine**

890

48. GERMANY - 1914 & 1939

Germany was a super power at the time of the First World War, but was conquered and suppressed by the **Versailles Treaty**.

49. THE TREATY AND HITLER

The Versailles Treaty activated the Second World War, because Hitler used the suppression of Germany by the Treaty to make Germany a war machine in contravention of the Treaty.

50. STALIN AND HITLER: RUSSIA-GERMANY AND POLAND

900

A. **The two Military Generals made a temporary pact to combine their two war machines to invade Poland in 1939 to begin World War II.**

B. Germany declared war on Russia in 1941 thereby breaking the Stalin Hitler pact.

51. YALTA - RUSSIA (1945)

At the conclusion of the Second World War a number of principle event happened that affect and rule Australia today, beginning with what **happened at Yalta; a town within Russia — the Communist factor.**

910

52. UNITED NATIONS 1945

Prior to 1945 in the period 1917 to 1945 the League of Nations existed, but, in 1945 the League of Nations was disbanded and the United Nations came into existence, **under the Yalta Agreement.**

53. MANDATED TERRITORY (TRUSTEESHIP COUNCIL)

The Yalta Agreement consolidated the world into mandated territories, each with a **Trustee/Administration**

920

54. PRINCIPAL COUNTRIES

The three principal countries, mandated territories that formed after Yalta to essentially run the world using the United Nations (formed in 1945) are:

A. **The Socialist Republic of Russia**




- B. **The United States of America**
- C. **The United Kingdom (Churchill)**

Represented at Yalta (Russia) in **1945, by Churchill.**

930

55. CHARTER OF THE UNITED NATIONS

THE YALTA ISSUE

A. CHAPTER III - ARTICLE 3

Having previously signed the Declaration by United Nations of January 1st 1942.

B. CHAPTER - ARTICLE 7

The principal organs are:

940

- I. General Assembly,
- II. Security Council
- III. Economic and Social Council
- IV. Trusteeship Council, and
- V. International Court of Justice **Secretariat.**

56. CHAPTER IV

C. The General Assembly shall consist of all the members of the United Nations.

D. Each member of the General Assembly shall have one vote.

950

57. CHAPTER V - SECURITY COUNCIL

E. Shall consist of eleven members of the United Nations:

- a. **The Republic of China**
- b. **France**
- c. **Union of Soviet Socialist Republic**
- d. **United Kingdom of Great Britain and Ireland**
- e. **United States of America**

Five permanent members, plus six non-permanent members

F. The powers granted are laid out in Chapter VI, VII, VIII and XII.

960

G. Each member of the Security Council shall have one vote.

H. Article 28 — Seat of the Organisation.

58. CHAPTER VI - DISPUTES Legal disputes to be referred by the Parties to the International Court of Justice in accordance with the provisions of the Statute of the Court.

59. CHAPTER - THREATS TO PEACE**ARTICLE 42**

The Security Council may take action by air, sea or land forces as may be necessary.

970

60. ARTICLE 46

Application of armed force shall be made by the Security Council with the assistance of the Military Staff Committee

61. ARTICLE 47

I. This article establishes a **Military Staff Committee**.

J. The Military Staff Committee shall consist of the Chief of staff of the permanent members of the Security Council.

980

62. CHAPTER – REGIONAL

Regional arrangements for maintenance of international peace and security

63. CHAPTER IX - ECONOMIC AND SOCIAL**ARTICLE 55(C)**

K. Universal respect for, and observance of, **Human Rights** and fundamental freedoms for all without distinction as to race, sex, language or religion.

L. The powers are set out in Chapter X.

990

64. CHAPTER X - ECONOMIC AND SOCIAL COUNCIL**ARTICLE 62.**

M. The Council may make recommendations for this purpose of promoting respect for, and observance of **Human Rights** and fundamental freedoms for all.

1000




65. CHAPTER XI-NON-SELF GOVERNING

ARTICLE 73

N. To ensure, with due respect for the culture of the peoples concerned, their political, economic, social and educational advancement, their just **treatment and their protection against abuses.**

1010

O. **To develop self-Government**, to take due account of the political aspirations of the people and to assist them in the progressive development of their **free political institutions** according to the particular circumstances of each territory and its peoples and their varying stages of advancement.

66. CHAPTER XII

INTERNATIONAL TRUSTEESHIP SYSTEM

1020

P. **ARTICLE 75** - Trust Territories

Q. **ARTICLE 76** — Equal Treatment for the latter in the administration of justice.

R. **ARTICLE 77** - Trusteeship Agreements Territories held under mandate.

S. **ARTICLE 81** The trusteeship agreement shall in each case **include the terms**

1030

under which the Trust Territory will be administered and designate the authority which will exercise the administration of the Trust Territory.

67. CHAPTER Xiii - TRUSTEESHIP COUNCIL

T. The Council shall consist of members of the United Nations Administration Trust Territories.

U. Each member of the trusteeship council shall designate one specially qualified person to represent it.

V. **ARTICLE 87(C)**

1040

Provide for **periodic visits to the respective Trust Territories** at time agreed upon with the administering authority.

W. **Terms of Trusteeship agreements**

68. ARTICLE 88

The Trusteeship Council shall make an annual report to the General Assembly.



69. CHAPTER XIV - INTERNATIONAL COURT OF JUSTICE

ARTICLE 92

1050 The principal judicial organ of the United Nations

ARTICLE 93

All members of the **United Nations** are **ipso facto parties to the statute** of the International Court of Justice.

70. CHAPTER XV – Secretariat and Secretary-General

ARTICLE 97

1060 The Secretariat shall comprise a **Secretary-General** appointed by the General assembly recommended by the Security Council.
The **Secretary-General** shall be the chief administrative officer of the organisation.

ARTICLE 98

Annual report.

ARTICLE 100 - Secretary-General

1070 Each member of the United Nations undertakes to respect the exclusive International Charter of the Responsibilities of the Secretary-General.

71. CHAPTER XVI - MISCELLANEOUS DIPLOMATIC IMMUNITY

ARTICLE 105(1)

The organisation shall **enjoy in the Territory** of each of its members such privileges and immunities as are necessary for the fulfilment of its purposes.

1080 72. CHAPTER - TRANSITIONAL SECURITY

ARTICLE 106

Parties to the four-nation declaration signed at Moscow
October 30th 1943 and France.

73. CHAPTER - AMENDMENTS**ARTICLE 108**

Amendments require a vote of two thirds of the General Assembly.

1090

74. CHAPTER XIX - RATIFICATION AND SIGNATURE**ARTICLE 110**

X. The Charter shall be ratified by the signatory States in accordance with their respective Constitutional processes.

Y. The Government of the United States of America shall hold their ratifications.

Z. The Charter shall come into force upon the deposit of ratifications:

1100

- I. **Republic of China**
- II. **France**
- III. **Union of Soviet Socialist Republics**
- IV. **United Kingdom of Great Britain and Ireland**
- V. **United States of America**

And a majority of other States.

PART 13**COLLATERAL - BIRTH CERTIFICATES - LAND TITLE**

1110

75. THE COLLATERAL (HELD AT BOSTON)

In relation to Australia the secured party holding all collateral relevant to Australia is the **Federal Reserve, New York branch**, which is the principle reason why **banks operating within Australia must borrow off-shore** and are prevented from establishing their own banking structure within Australia. (**Fidelity Investments**)

76. BIRTH CERTIFICATES / LAND TITLES & MARRIAGE CERTIFICATES

1120

- A. Resulting from the United States bankruptcy of 1932 and the Second World War 1939-1945 resulting in the **Yalta Agreement made at Yalta, Russia in 1945**, Birth Certificates became part of the 12 collateral demanded.
- B. Within Australia, a mandatory territory, **Australian Collateral Securities are moved into a holding Company Fidelity Investments via Boston in corporate United States** as collateral to the secured party the New York branch of the **Federal Reserve**.

C. The only conclusion to make in relation to trading Australian Birth Certificates is that every Australian has been sold and is traded on a daily basis via 21 stock exchanges. **This is human trafficking.**

1130

D. **It is impossible to have a valid democracy if all of the people "HAVE BEEN SOLD".**

E. Fidelity Investment Bond sold off shore.

EXHIBIT IS MARKED "BWS /..14"

PART 14

CRUSADER KNIGHTS

77. THE KNIGHT

1140

A. The Knights, in particular the Knights Templars and the Knights of John of Jerusalem were originally brought into being by the Church of Rome (**Vatican City**) for the purpose of protecting Jerusalem against Muslim infiltration to the extent of a Muslim takeover of Jerusalem

B. In the year **1540** the United Kingdom Parliament placed a ban on the **Knights of St John of Jerusalem.**

EXHIBIT IS MARKED "BWS /..15.."

C. There is no physical evidence to my present knowledge that this **1540** ban was repealed, irrespective, any such repeal of the ban of **1540** would still have to deal with the content and ramifications of the two big United Kingdom statutes:

1150

I. The Bill of Rights 1688

II. Act of Settlement 1701

78. THE CRUSADES (THE KNIGHTS)

A. The Crusades occurred purportedly to protect and defend Jerusalem. But, the concealed intent was to find and remove **"Solomon's Gold" and to deliver it to the Bishop of Rome.**

B. This did not happen.

1160

C. The Templars failed to deliver **Solomon's gold** to the Church of Rome and the consequence of such failure was a ban on the Templars by the Bishop of Rome.

D. The first crusade did obtain Jerusalem, but subsequent crusades were repulsed by **Saladin, the Muslim General, allegedly a Knights Templar himself.**




E. The Crusaders when moving across Europe and conquering cities and towns on the way establishing "**Local Government**" to serve the "Crusaders Agendas".

1170

F. The same occurs today with the exception that the crusaders work in secret.

G. **Knights of St John of Jerusalem, The Queen, The Pope and others.**
EXHIBIT IS MARKED "BWS /..16.."

PART 15

ORDER OF SALADIN

79. SALADIN - THE MUSLIM GENERAL

1180

KNIGHTS OF THE ORDER OF SALADIN

A. I state in this affidavit that historical research reveals that the modern Order of the Temple of Saladin honours the Treaty of Ramla 1192 A.D., re-confirmed by the Treaty of Acre of 1229 A.D. These treaties purportedly establish peace and cooperation between the Knights Templar and the Muslim Saracen Knights of Arabian Chivalry.

B. The **Order of Saladin** serves as the autonomous **Muslim Branch** of Templar membership under the Treaty of Ramla 1192 A.D.

EXHIBIT IS MARKED "BWS /..17.."

1190

80. THE TEMPLAR STRUCTURE

A. The Templar Sovereignty purportedly is an independent non-territorial principality of **Statehood as a Sovereign Subject of International Law**

B. Pontifical protection and full communion from 12th Century ancient Catholic Church, recognised by Vatican papal bulls; as **Templar Guardians of the Church.**

C. Continuing the Treaty of Ramla of 1192 A.D. strong Muslim-Templar mutual support through **affiliate Knights of Saladin under Templar Sovereign patronage.**

1200

D. **Member State of the United Nations Level International Governmental Organisation (IGO), Ignita Veritas United (IVU) in diplomatic relations with non-aligned movement Countries.**

EXHIBIT IS MARKED "BWS /..18.."

81. THE MUSLIM OATH

A. Within the structure of Freemasonry, **three particular Masonic Orders** stand out:

1210

- I. **The Knights Templars**
- II. **The Knights of St John of Jerusalem, otherwise called "Knights of Malta"**
- III. **The Shriners (Muslim Masonic Order)**

EXHIBIT IS MARKED "BWS /..19.."

B. Within the Masonic Muslim Oath/obligation/promise the Masonic Muslim declares a **Masonic Spiritual allegiance to Allah.**

82. ISLAMIC CONSTITUTION

1220

I state in this affidavit that the **Islamic Party of Australia** purportedly has created a draft Islamic Constitution of Australia to bring Australia under **Islamic rule and law using the alleged cloak of Freemasonry.**

EXHIBIT IS MARKED "BWS /..20.."

PART 16**TEMPLE OF SOLOMON****83. KING SOLOMON OF ISRAEL**

A. Within the United Kingdom and Australian Freemasonry, each Lodge is opened in **the Name of King Solomon of Israel** to the absolute exclusion of the name of Jesus Christ, and total disobedience to the Scriptures, in particular;

1230

Colossians 3.17:

And whatsoever you do in word or deed, do all in the name of the Lord Jesus, giving thanks to God and the Father by Him.

B. **The religion of Freemasonry is Egyptian (the Mother & Pharaoh)** The spirit controlling and running Freemasonry is the **Spiritual Mother** in opposition to **the Spiritual Father.**

84. TEMPLE OF SOLOMON

1240

A. Arbitration Court of International Justice a statutory authority and **universal jurisdiction under United Nations International laws.**

B. The Court recognises the Sovereign Magistrate Order of the Temple of Solomon as a **Nation State** subject to International law, possessing **inherent and inalienable State sovereignty** of its internal and external affairs.

C. The **Order** is accredited to have recourse to the Sovereign Court division, in addition to recourse to the Human Rights Court division

D. The **Order** does run under the Constitution of the Sovereign Magistrate Order of the Temple of Solomon.

1250

THIS EXHIBIT IS MARKED "BWS /..21.."

**PART 17
SOLOMON AND PHARAOH**

85. THE BIBLICAL PROBLEM

SOLOMON AND PHARAOH (THE ISRAEL / EGYPTIAN MARRIAGE)

A. Solomon the son of King David and Bathsheba became the King of Israel after the death of David, but made the fatal mistake of returning Israel to Egypt when Solomon married Pharaoh's daughter.

1260

**B. Isaiah 31.1
Egypt I Israel**

*Woe unto **them that go down to Egypt** for help and stay on Horses, and trust in chariots because they are many, and in Horsemen, because they are vet)/ strong, but, they look not unto the Holy One of Israel, neither seek the Lord.*

**C. Isaiah 30 112
Pharaoh I Egypt**

1270

*Woe to the rebellious children saith the Lord, that take Counsel, but not of me, and that cover with a covering, but not 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.*

**D. Exodus 20.2
The Commandment**

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

E. 1 Kings 3.1

1280

The Marriage (Solomon I Pharaoh)

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 roundabout.

F. Ezekiel 31.16**Pharaoh/Nations (Pharaoh's Fall from the Garden)**

I made the Nations to shake at the sound of his fall, when I cast him down to Hell with them that descended into the pit and **all the trees of Eden**, the choice and best of Lebanon, all that drink water shall be comforted in the nether parts of the earth.

1290

PART 18
FRAUD

86. FRAUD

- A. **Fraud is a knowing misrepresentation of the truth**, or concealment of a material fact.
- 1300 B. Misrepresentation.
- C. Unconscionable conduct or dealing.
- D. Fraud at common law is a false statement,
- E. **Fraud in the factum** occurs when a **legal instrument** as actually executed differs from the one intended for execution by the person who executes it.
- 1310 F. **Fraud on the Court** occurs when a lawyer advocate or party's misconduct in a **judicial proceeding** is serious enough to undermine or is intended to undermine the integrity of the proceeding.
- G. **Intrinsic fraud** is deception that pertains to an issue involved in an originating action.
- H, **A fraudulent act** is conduct involving bad faith, dishonesty, a lack of integrity or moral turpitude.
- 1320 I. **Fraud vitiates everything.**




PART 19
GOVERNOR-GENERAL:
THE 78B NOTICE (LETTERS PATENT)

87. GOVERNOR-GENERAL

- 1330 A. Under the Constitution purportedly created at Federation, Chapter 1 Part 1 General Section 2 purportedly enables the appointment by the Queen (Victoria) for a **Public Office appointment of a Governor-General**.
- B. The purported commission is obtained by the Letters Patent.
- C. I state that in relation to Letters Patent document (1900), any purported signed document must be exhibited with United Kingdom Hansard Records, or, the document will be challenged as a forgery, in **breach of Articles I and II of the 1688 Bill of Rights**, such Articles making the Monarch of the United Kingdom subject to both Houses of the United Kingdom Parliament.
- 1340

D. Hawke's Letters Patent (1984)

Mr R Hawke was an Honorary Citizen of Israel, and as such, any document or instrument signed by Mr Hawke is herein challenged, inclusive of the alleged sale of the **Commonwealth Bank (1991)**.

E. Rudd's Letters Patent (2008)

1350 By the time Mr Rudd became Prime Minister the Queen had been illegally and criminally removed January 2004 from specific Acts within Australia, thereby placing **Rudd's Letters Patent** under challenge in this litigation.

F. The Judiciary Act 1903

The Judiciary Act 1903 at Section 78B demands a written notice to all Attorney-Generals,

But,

Section 88 (Judiciary Act) compels the Governor-General to do the notice. To all Attorney-General's

EXHIBIT IS MARKED "BWS /..22"

1360

PART 20
BANKS & BANKING

88. BANK OF ENGLAND AND FEDERAL RESERVE

- A. The Bank of England was allegedly founded and established in 1694, but, under the cover of a "**Tonnage Act**".




- B. The companion company, the **United States Federal Reserve** was established in 1913, in principle to create credit to enable the Socialist — Communist Masonic Agenda.

1370

89. THE WAR DEBT (PURPORTEDLY UNPAID)

- A. Because of the successive world wars 1914/1918 and 1939/1945 financed by the two major financial institutions (already mentioned) all countries involved in both wars, inclusive of the Russian revolution owed war debts.

- B. **Trustees and administrators** were placed into the mandated territories to administrate the debts. (UNITED NATIONS)

90. COMMONWEALTH BANK (SOLD 1991)

1380

- A. The formation of the Commonwealth Bank essentially established Australia, but, the **nationalization Banking Case in 1948/1949** created a major financial problem and revealed the potential strength of "the bank" existing within Australia.

- B. In 1948 the bank fell under the Yalta agreement inclusive of **The United Nations Trustee**, but, this was concealed from the people of Australia.

- C. In the year 1991 under **Prime Minister Mr R Hawke** an honorary citizen of Israel (a foreign Power) the Commonwealth Bank was sold to the **Socialist Communist Masonic Agenda** allegedly under the directorship of the trustee/administrator for Australia, the **United Nations**.

1390

- D. Commonwealth Constitution (**Hawke's Demise**)

Section 44 of the Constitution sets out restrictions on who can be a candidate for Federal parliament:

44. Any person who _

(1) *"Is under any acknowledgement of allegiance, obedience, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject or citizen of a foreign power..."*

1400

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

- E. The Bank's Articles April 1991 are marked:

EXHIBIT IS MARKED "BWS /..23.."

91. JEROME DALY - FRACTIONAL RESERVE BANKING

- A. This particular ground introduces what termed '**Fractional Reserve Banking**' under the umbrella of "**credit Creation**" which is what the Federal Reserve, a private Corporation was created in 1913.

1410

- B. **First National v Jerome Daly** jury trial conducted by Justice Mahony and William Drexler revealed the creation of credit "**on the books**". The jury awarded in favour of Daly.

- C. Justice Mahony was poisoned and died six months after the jury decision (revealed by Drexler).

EXHIBIT IS MARKED "BWS /..24.."

92. THE SPIDER'S WEB

1420

- A. In the Jerome Daly matter within the United States Justice Mahony ruled that the First National Bank was an interlocking corporation together with other Banks because of interconnecting directors and shareholders and as such were seen in law to be one and the same. The ruling excluded an appeal.

- B. Within Australia the **Socialist Communist Masonic Agenda** attack upon the Laws of Australia is occurring under the banner of corporations, in particular, **Political Corporations** which is the purpose of this litigation.

1430

- C. In scripture this network of interlocking corporations and directorships is called "**the spider's web**".

The critical issue is to identify **the "spider"**.

There are three relevant scriptures.

Their Hebrew understanding using a Strong's Concordance.

Job Chapter 8.13-14

So are the paths of all that forget God; and the hypocrite's hope shall perish:

1440

Whose hope shall be cut off, and whose trust shall be a spider's web.

Isaiah Chapter 59.4-5

None calleth for justice, nor any pleadeth for truth: they trust in vanity, and speak lies; they conceive mischief, and bring forth iniquity.

They hatch cockatrice' eggs, and weave the spider's web: he that eateth of their eggs dieth, and that which is crushed breaketh out into a viper.

Proverbs Chapter 30.28

1450

The spider taketh hold with her hands, and is in kings' palaces

- D. Within the **Strong's Concordances** there are three specific references to the spider's web and spider they are found at **8079, 8074 and 5908**

8079 Sense of poisoning.

8074 To stun. To stupefy destitute, Destroy, Ruined desolate.

5908 **Weaving a network.**

1460

- E. **The collapse of the corporate world** created on credit has been set up and structured to collapse, which is **the principal reason** why **bail-in** legislation was introduced into the Australian Parliament.

93. BAIL-IN LEGISLATION AND TITLE (2018)

- A. During the year 2018 (**February —March**) **bail-in legislation** was introduced into the Australian Parliament and enacted.

1470

- B. **Under the title Financial Sector Legislation amendment (Crisis Resolution Powers and other Measures) Act 2018.**

- C. The legislation was introduced by political parties (**Corporations**) for and on behalf of the banks (**corporations**) into the Parliament of the Commonwealth of Australia (**Corporation**) to enable the secured creditor (**the Federal Reserve**) to call in the credit.

- D. **The secured party for Australian Banks (Corporation) is the New York Branch of the Federal Reserve (a Private Corporation).**

1480

- E. The alleged Legislation introduced and enacted by the interlocking corporations "**The Spider's Web**" allegedly permits: The Banks" to remove "**Customer's Deposits**" and to move these deposits into The Bankers Books to enable the transfer into the coffers of the secured party, The **Federal Reserve**, the principle banking arm of the Yalta agreement, working within Australia, by Australians, against Australians, but working for and on behalf of the "**United Nations Trustee / Administration**" placed into Australia in 1948 under the Yalta

Agreement 1945, involving and implementing every nation in the world through and because of **Mandated Territories**.

1490

F. Black's Law Dictionary

Mandate: - International Law

"An authority given by The League of Nations and later, "The United Nations" to governments to take over the administration and development of certain territories.

G. Black's Law Dictionary

Trustee-International Law

"Administration or supervision of a territory by one or more countries under a United Nations Commission,

1500

H. Black's Law Dictionary

United Nations

"An international organization formed in 1945 to establish a global community with the goal of preventing war, providing justice, and promoting Human Rights and welfare.

I. Black's Law Dictionary

1510

Human Rights-The Declaration

1. "An international bill of rights approved by the United Nations in December 1948, the United Nations enumeration of human rights and fundamental freedoms"

2. The **Declaration ranks with the Magna Carta**. Magna Carta is valid law within Australia with two main principles; Jury trial (civil and criminal) and it forbids selling justice:

1520

*"No free man shall be seized or imprisoned, or stripped of his rights or possessions, or outlawed or exiled. Nor will we proceed with force against him except by the lawful judgement of his equals or by the law of the land. **To no one will we sell, to no one deny or delay right or justice***

PART 21
SPIRITUAL AND HUMAN RIGHTS

1530 **94. FUNDAMENTAL RIGHTS: THE DECLARATION**

- A. Article 8 of the Universal Declaration of **Human Rights states:**
"Everyone has the right to an effective remedy by the competent National Tribunals for Acts violating the fundamental rights granted him by the Constitution or by Law.
- B. The Executive power of the Government of Australia must be exercised In accordance with the Constitution and the Laws of the Commonwealth of Australia.

- 1540 C. **The Governor-General**, The Federal Executive Council and every Officer of the Commonwealth of Australia are bound to observe all the Laws of the land - **Clause 5 Commonwealth Constitution:**

Commonwealth Constitution

Clause 5: Operation of the Constitution and laws

1550 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.

- D. **Australia is a member of the Community of Nations and as such subject to the Articles placed into the Universal Declaration of Human Rights.**

95. SPIRITUAL RIGHTS

- A. New Testament Scripture
John 4.23-24

1560

But the hour cometh, and now is, when the true worshippers shall worship the Father in spirit and in truth: for the Father seeketh such to worship him.

God is a Spirit: and they that worship him must worship him in spirit and in truth.




B. New Testament Scripture**John 1.17**

1570 *For the law was given by Moses, but grace and truth came by Jesus Christ.*

C. New Testament Scripture**John 14.6**

Jesus saith unto him, I am the way, the truth, and the life: no man cometh unto the Father, but by me.

D. New Testament Scripture**Romans 8.6**

1580 *For to be carnally minded is death; but to be spiritually minded is life and peace.*

E. New Testament Scripture**Romans 8.10**

And if Christ be in you, the body is dead because of sin; but the Spirit is life because of righteousness.

F. New Testament Scripture**Romans 8.14**

1590 *For as many as are led by the Spirit of God, they are the sons of God.*

G. New Testament Scripture**Romans 8.2**

1600 *For the law of the Spirit of life in Christ Jesus hath made me free from the **law of sin and death.***

PART 22
THE SPIRITUAL OPPONENT

1610 **96. SIN AND DEATH**

A. Old Testament Scripture
Zechariah 5.7-8 (portion)

*And, behold, there was lifted up a talent of lead: and this is a woman that sitteth in the midst of the ephah. And he said, **this is wickedness.***

B. Old Testament
Nahum 3.4

1620

Because of the multitude the whoredoms of the well favoured harlot, the mistress of witchcrafts, that selleth nations through her whoredoms, and families through her witchcrafts.

C. Old Testament Scripture.
Deuteronomy 9.4 (portion)

"But for the wickedness of these nations the LORD doth drive them out from before thee"

1630

D. New Testament Scripture.
Ephesians 6.12

For we wrestle not against flesh and blood, but against principalities, against powers, against the rulers of the darkness of this world, **against spiritual wickedness in high places.**

E. Old Testament Scripture
Hosea 4.12

1640

"For the spirit of whoredoms hath caused them to err",

97. THE FEMALE OPPONENT (THE 'I AM' CONFLICT)

A. Old Testament Scriptures
Isaiah 43.15 (Creator/Father)

"I am the Lord, your Holy one, the Creator of Israel — your King.




B. Old Testament Scriptures

1650 **Isaiah 45.5 (The Creator/Father)**

"I am the Lord, and there is no God beside me, I guided you, though Thou has not known me"

C. Old Testament Scriptures

Isaiah 45.12 (Creator/Father)

"I have made the earth and created man upon it" (portion)

D. Old Testament Scriptures

Isaiah 45.18 (Creator/Father)

1660 *"For this said the Lord that created the heavens. God Himself that formed the earth and made it, He has established it, He created it not in vain, He formed it to be inhabited, I am the Lord, and there is none else.*

E. Old Testament Scripture

Isaiah 47.5 (Lady of Kingdoms)

*"Sit thou silent and get thee into darkness o daughter of the Chaldeans, for thou shall no more be called **"the Lady of Kingdoms"***

1670

F. Old Testament Scripture

Isaiah 47.8 (The Mother)

*"Therefore hear now this, thou that art given to pleasures, that dwells carelessly, that says in their heart, **"I am and none else beside me"** I shall not sit as a widow, neither shall I know the loss of children. "*

G. Old Testament Scripture

Isaiah 47.10 (Nobody Sees Me)

1680 *"For thou has trusted in thy wickedness — Thou has said, "Nobody sees me" thy wisdom and thy knowledge it has perverted thee, and thou has said in thine heart, **"I am and none else beside me"***

H. Old Testament Scripture

Micah 7.10 (Father V Mother)

"Then she that is mine enemy shall see it, and shame shall 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"

I. Old Testament Scripture

Exodus 3.14

"And God said unto Moses **"I am that I am"**, and he said, thus shalt thou say unto the children of Israel, **I am has sent me unto you.**

1690

98. THE WRONG SPIRIT

A. The people of the United Kingdom at a certain point in their history opposed Roman Rule and embraced Protestantism, but has now moved away from the original script revealed in Scripture and have permitted the wrong spirit to take over - **the spiritual Mother.**

B. **Within Australia the "wrong spirit" has become dominant.**

1700

C. This particular 'wrong spirit' revealed in scripture is the controlling 'Spirit' running the United Nations, the trustee/administrator for Australia.

D. The principle entity that this "wrong spirit" functions through are the secret societies in particular the **Druids and the Freemasons**, but, not limited to these two.

99. THE ACT OF REPENTANCE & ACCEPTANCE

SAUL - PAUL'S CONVERSION

1710

The issue of moving from the Spiritual Kingdom of the Mother into the Spiritual Kingdom of the Father requires **repentance and acceptance.** This is set out in Paul's Conversion. From the Hebrew Assassin to the New Testament Apostle, **Paul understood.**
Galatians Chapter 1 15/16 (The Separation)

"But when it pleased God, who separated me from my mother's womb, and called [me] by his grace, to reveal his Son in me, that I might preach him among the heathen; immediately I conferred not with flesh and blood.

1720

100. FEMA CAMPS (AUSTRALIA AND USA)

A. I state in this Affidavit that thousands of alleged Christian Pastors have purportedly signed documents with Homeland Security to assist Homeland Security to relocate entire Christian Congregations to FEMA CAMPS.

B. This disobedience by Pastors is set out in Jeremiah 23.

"Woe be unto the Pastors that destroy and scatter the sheep of my pasture saith the Lord"

EXHIBIT IS MARKED "BWS /..25.."

101. SHEPHERD'S OF ISRAEL




1730 A. I state in this affidavit that the alleged Shepherds of Israel have failed to reveal the content and ramifications of **Lamentations Chapter two (2)** followed by **Ezekiel Chapter 37**.

B. Ezekiel 34.2 (The Shepherds)

Son of man, prophesy against the Shepherds of Israel Prophesy, and say unto them, thus saith the Lord God unto the Shepherds,

“Woe be to the Shepherds of Israel that do feed themselves should not the Shepherds feed the flocks “.

C. Isaiah 56.1

1740 *Thus saith the Lord, keep ye judgement, and do justice: for my salvation is near to come, and my righteousness to berevealed.*

D. Zechariah 4.6

Then he answered and said unto me, saying-

*Then he answered and spake unto me, saying, this [is] the word of the LORD unto Zerubbabel, saying, Not by might, nor by power, **but by my spirit**, saith the LORD of hosts*

E. Isaiah Chapter 56.10/12

1750 *His watchmen [are] blind: they are all ignorant, they [are] all dumb dogs, they cannot bark; sleeping, lying down, loving to slumber [they are] greedy dogs [which] can never have enough, and they [are] shepherds [that] cannot understand: they all look to their own way, every one for his gain, from his quarter. Come ye, [say they] I will fetch wine, and we will fill ourselves with strong drink; and tomorrow shall be as this day, [and] much more abundant.*

F. Apparently thousands of Pastors have sold-out their entire congregations to the FEMA Agenda.

This is exhibited into this Affidavit.

102 **TRUMP’S WALL AMERICA.**

1760 A. To my present knowledge the content and ramifications of the Yalta Agreement worked out at Yalta in Russia has not been revealed to the people of America, even though the United States of America, actively agreed to the terms and conditions formed at Yalta in Russia in 1945.

B. This is the principal reason why **“Trump’s Wall”** can at any time become another **“Berlin Wall”** where Stalin gained territory from Moscow to Berlin worked out at Yalta.

103 **WORLD TRIBULATION (The Warning)**

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A. In the New Testament Gospel of Matthew, Jesus Christ warned of end time tribulation, but this particular warning at this point in time has not been heeded

Matthew 24.21. (Great Tribulation)

For then shall be great tribulation, such as was not since the beginning of the world to this time, no, nor ever shall be.

B. **Revelation 2 20/23 (The Woman Jezebel)**

1780

*Notwithstanding I have a few things against thee, because thou sufferest that woman Jezebel, which calleth herself a prophetess, to teach and to seduce my servants to commit fornication, and to eat things sacrificed unto idols. And I gave her space to repent of her fornication; and she repented not. Behold, I will cast her into a bed, and them that commit **adultery with her into great tribulation**, except they repent of their deeds. And I will kill her children with death; and all the churches shall know that I am he which searcheth the reins and hearts: and I will give unto every one of you according to your works.*

104 **ORDER OUT OF CHAOS
NEW WORLD ORDER
ONE WORLD GOVERNMENT**

1790

A. These three all work as one. It is virtually impossible to obtain a world dictatorship without first creating chaos.

B. Within Australia the illegal and criminal removal of the Queen and substitution of a State Governor has created chaos, that is Constitutional chaos, Judicial Chaos, Political Chaos, Electoral and Banking Chaos. **Meaning, in simple terms – the chaos has begun.**

C. **The physical order of Chaos is Freemasonry**

1800

Freemasons teach a 'Cycle of Chaos'. It is for this reason that I have stated that this "Criminal Conspiracy" currently working within Australia is termed

"The Socialist Communist Masonic Agenda"

D. **The trap has been well set to capture 25 Million Australians.**

E. **1 JOHN 2 21/27**

I have not written unto you because ye know not the truth, but because ye know it, and that no lie is of the truth. Who is a liar but he that denieth that Jesus is the Christ? He is antichrist, that




1810

denieth the Father and the Son. Whosoever denieth the Son, the same hath not the Father: (but) he that acknowledgeth the Son hath the Father also. Let that therefore abide in you, which ye have heard from the beginning. If that which ye have heard from the beginning shall remain in you, ye also shall continue in the Son, and in the Father. And this is the promise that he hath promised us, even eternal life. These things have I written unto you concerning them that seduce you. But the anointing which ye have received of him abideth in you, and ye need not that any man teaches you but as the same anointing teacheth you of all things, and is the truth, and is no lie, and even as it hath taught you, ye shall abide in him.

1820

105 THE SANCTUARY (The People of Almighty GOD)

A. The scriptures reveal that a sanctuary has been set aside to protect the people of Almighty God **during this period of world tribulation**, but the **unfaithful Pastors** have concealed this scripture when signing up to activate the **"FEMA AGENDA"** rather than **"The Sanctuary"**

B. Revelation 12.6

1830

And the woman fled into the wilderness, where she hath a place prepared of God, that they should feed her there a thousand two hundred[and] threescore days. (1260 DAYS)

Revelation 11.3

And I will give power unto my two witnesses, and they shall prophesy a thousand two hundred and threescore days, clothed in sackcloth. (1260 DAYS)

Revelation 12. 13/17 (Trade / Commerce)

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.

1840

106 THE SPIRITUAL WAR

A. Revelation 12. 7/9 (Michael and the Dragon)

And there was war in heaven: Michael and his angels fought against the dragon; and the dragon fought and his angels, and prevailed not; neither was their place found any more in heaven. And the great dragon was cast out, that old serpent, called the Devil, and Satan, which deceiveth the whole world: he was cast out into the earth, and his angels were cast out with him.




1850

B. Revelation 20. 1/3

And I saw an angel come down from heaven, having the key of the bottomless pit and a great chain in his hand. And he laid hold on the dragon, that old serpent, which is the Devil, and Satan, and bound him a thousand years, And cast him into the bottomless pit, and shut him up, and set a seal upon him, that he should deceive the nations no more, till the thousand years should be fulfilled: and after that he must be loosed a little season.

C. Ezekiel 29. 3.

1860

Speak, and say, Thus saith the Lord GOD;

Behold, I am against thee, Pharaoh king of Egypt, the great dragon that lieth in the midst of his rivers, which hath said, My river is mine own, and I have made it for myself.

**107 MARKING THE PEOPLE (The Image – The Mark – The Killing)
Revelation 13. 14/18**

And deceiveth them that dwell on the earth by [the means of] those miracles which he had power to do in the sight of the beast; saying to them that dwell on the earth, that they should make an image to the beast, which had the wound by a sword, and did live. And he had the power to give life unto the image of the beast,

1870

*that the image of the beast should both speak, and cause that as many as would not worship **the image of the beast should be killed**. 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 hath understanding count the number of the beast: for it is the number of a man; and his number [is] Six hundred threescore [and] six (**666**).*

**108 THE CONSEQUENCE (For Taking the Mark)
Revelation 14. 9/11**

1880

*And the third angel followed them, saying with a loud voice, If any man worship the beast and his image, and receive [his] mark in his forehead, or in his hand, The same shall drink of the wine of the wrath of God, which is poured out without mixture into the cup of his indignation; and he shall be tormented with fire and brimstone in the presence of the holy angels, and in the presence of the Lamb: And the smoke of their torment ascendeth up for ever and ever: and they have **no rest day nor night, who worship the beast and his image, and whosoever receiveth the mark of his name.***

- 1890 **109 THE PATIENCE AND FAITH**
Revelation 14.12
*Here is the patience of the saints: here [are] they that keep the commandments of God, and the **faith of Jesus.***
- 110 **SOLOMON'S GOLD (666) (Kalgoorlie. WA)**
A. 1 KINGS 10.14
"Now the weight of gold that came to Solomon in one year was six hundred threescore and six talents of Gold" (666)
- 1900 **B. Every Masonic Lodge currently operating within Australia is opened in the name of **King Solomon of Israel, and as such the name of Jesus Christ is excluded.****
- C. The principal objective is to obtain all of the physical gold that they can gather.**
- D. At Kalgoorlie in Western Australia, they have dug '**halfway to hell**' to extract physical gold.**
- 1910 **111 THE CORRECT GOLD**
A. Lamentations 4. 1/2 (Sons of Zion)
*How is the gold become dim! [how] is the most fine gold changed! The stones of the sanctuary are poured out in the top of every street. The precious sons of Zion, comparable to fine gold, how are they esteemed as earthen pitchers, **the work of the hands of the potter!***
- B. 2 Corinthians 4. 3/7**
But if the ministration of death, written [and] engraven in stones, was glorious, so that the children of Israel could not steadfastly behold the face of Moses for the glory of his countenance; which [glory] was to be done away:
- 1920 **C. Psalms 119 126/128**
*[It is] time for [thee,] LORD, to work: [for] they have made void thy law. Therefore, I love thy **commandments above gold**; yea, above fine gold. Therefore, I esteem all [thy] precepts [concerning] all [things to be] right; [and] I hate every false way*
- D. Lamentations 3. 58 (Pleadings)**

O Lord, thou hast **pleaded the causes of my soul**; thou hast redeemed my life.

E. **Psalms 135. 14/21 (Jerusalem)**

1930

For the LORD will judge his people, and he will repent himself concerning his servants. The idols of the heathen [are] silver and gold, the work of men's hands. They have mouths, but they speak not; eyes have they, but they see not; They have ears, but they hear not; neither is there [any] breath in their mouths. They that make them are like unto them: [so is] every one that trusteth in them. Bless the LORD, O house of Israel: bless the LORD, O house of Aaron: Bless the LORD, O house of Levi: ye that fear the LORD, bless the LORD. Blessed be the LORD out of Zion, which **dwelleth at Jerusalem**. Praise ye the LORD.

1940

112 **BORN AGAIN**

Resurrection from the Slaughter

A. **Zechariah 11. 4**

"Thus saith the Lord my God feed the flock of the slaughter"

B. **Lamentations 2. 21**

The young and the old lie on the ground in the streets: my virgins my young men are fallen by the sword; thou **hast slain [them]** in the day of thine anger; thou hast killed, [and] not pitied.

1950

EXHIBIT IS MARKED "BWS /..26.."

C. **Ecclesiastes Chapter 1.10 (The Former World)**

Is there anything whereof it may be said, See, this [is] new? it hath been already of old time, **which was before us**.

D. **Job 14. 10/14**

1960

But man dieth, and wasteth away: yea, man giveth up the ghost, and where [is] he? [As] the waters fail from the sea, and the flood decayeth and drieth up: So man lieth down, and riseth not: till the heavens [be] no more, they shall not awake, nor be raised out of their sleep. Oh that thou wouldest hide me in the grave, that thou wouldest keep me secret, until thy wrath be past, that thou wouldest appoint me a set time, and remember me! **If a man die, shall he live [again?]** all the days of my appointed time will I wait, till my change comes.

- 1970
- E. **1 Samuel 2. 6**
The LORD killeth, and maketh alive: he bringeth down to the grave, and bringeth up.
- F. **Psalms 88.10**
Wilt thou shew wonders to the dead? shall the dead arise and praise thee? Selah.
- G. **John 3.3**
Jesus answered and said unto him, Verily, verily, I say unto thee, **“except a man be born again”** he cannot see the kingdom of God.
- 1980
- H. **John 3.7**
Marvel not that I said unto thee, **Ye must be born again.**

113 THE TRUE JEW (The Resurrected Israel)

- A. **Revelation 3. 7/10**
*And to the angel of the church in Philadelphia write; These things saith he that is holy, he that is true, he that hath the key of David, he that openeth, and no man shutteth; and shutteth, and no man openeth; I know thy works: behold, I have set before thee an open door, and no man can shut it: for thou hast a little strength, and hast kept my word, and hast not denied my name. Behold, I will make them of the **synagogue of Satan, which say they are Jews, and are not**, but do lie; behold, I will make them to come and worship before thy feet, and to know that I have loved thee. Because thou hast kept the word of my patience, **I also will keep thee from the hour of temptation**, which shall come upon all the world, to try them that dwell upon the earth.*

EXHIBIT IS MARKED “BWS I..27..”

- B. **Romans 2. 28/29 “The Spirit’**
*For he is not a Jew, which is one outwardly; neither [is that] circumcision, which is outward in the flesh: But he[is] a Jew, which is one inwardly; and circumcision [is that] of the heart, in the spirit, [and] not in the letter; **whose praise [is] not of men, but of God.***
- 2000

114 THE REBUILDING

A. Isaiah 61. 1/4

2010 *The Spirit of the Lord GOD [is] upon me; because the LORD hath anointed me to preach good tidings unto the meek; he hath sent 3 me to bind up the broken hearted, to proclaim liberty to the captives, and the opening of the prison to [them that are] bound; To proclaim the acceptable year of the LORD, and the day of vengeance of our God; to comfort all that mourn; To appoint unto them that mourn in Zion, to give unto them beauty for ashes, the oil of joy for mourning, the garment of praise for the spirit of heaviness; that they might be called **trees of righteousness**, the planting of the LORD, that he might be glorified. **And they shall build the old wastes, they shall raise up the former desolations, and they shall repair the waste cities, the desolations of many generations.***

B. Luke 4. 15/21

2020 *And he taught in their synagogues, being glorified of all. And he came to Nazareth, where he had been brought up: and, as 2160 his custom was, he went into the synagogue on the Sabbath day, and stood up for to read. And there was delivered unto him **the book of the prophet Esaias**. And when he had opened the book, he found the place where it was written, *The Spirit of the Lord is upon me, because he hath anointed me to preach the gospel to the poor; he hath sent me to heal the broken hearted, to preach deliverance to the captives, and recovering of sight to the blind, to set at liberty them that are bruised, to preach the acceptable year of the Lord. And he closed the book, and he gave [it] again to the minister, and sat down. And the eyes of all them that were in the**

2030 *synagogue were fastened on him. And he began to say unto them, **this day is this scripture fulfilled in your ears.***

A. Isaiah 29 18/24

2040 *And in that day shall the deaf hear the words of the book, and the eyes of the blind shall see out of obscurity, and out of darkness. The meek also shall increase [their] joy in the LORD, and the poor among men **shall rejoice in the Holy One of Israel**. For the terrible one is brought to nought, and the scorner is consumed, and all that watch for iniquity are cut off: That make a man an offender for a word, and lay snare for him that reproveth in the gate, and **turn aside the just for a thing of nought**. Therefore, thus saith the LORD, who redeemed Abraham, concerning the house of Jacob, Jacob shall not now be ashamed, neither shall his face now wax pale. But when he seeth his children, the work of mine hands, in the midst of him, they shall sanctify my name, and*

*sanctify the Holy One of Jacob, and shall fear the God of Israel. They also that erred in spirit **shall come to understanding**, and they that murmured shall learn doctrine.*

2050

B. Isaiah 44. 21/24

*Remember these, O Jacob and Israel; for thou [art] my servant: I have formed thee; thou [art] my servant: O Israel, thou shalt not be forgotten of me. I have blotted out, as a thick cloud, thy transgressions, and, as a cloud, thy sins: return unto me; for **I have redeemed thee**. Sing, O ye heavens; for the LORD hath done [it:] shout, ye lower parts of the earth: break forth into singing, ye mountains, O forest, and every tree therein: for the **LORD hath redeemed Jacob**, and glorified himself in Israel. Thus saith the LORD, thy redeemer, and he that formed thee from the womb, I[am] the LORD that maketh all [things:] that stretcheth forth the heavens alone; that spreadeth abroad the earth by myself;*

2060

115 THE HEALING – Sickness and Disease

A. Matthew 4. 23

And Jesus went about all Galilee, teaching in their synagogues, and preaching the gospel of the kingdom, and healing all manner of sickness and all manner of disease among the people.

B. Matthew 6.33

But seek ye first the kingdom of God, and his righteousness; and all these things shall be added unto you.

2070

C. Mark 16. 15/20

And he said unto them, Go ye into all the world, and preach the gospel to every creature. He that believeth and is baptized shall be saved; but he that believeth not, shall be damned. And these signs shall follow them that believe; In my name shall they cast out devils; they shall speak with new tongues; They shall take up serpents; and if they drink any deadly thing, it shall not hurt them; they shall lay hands on the sick, and the shall recover. So then after the Lord had spoken unto them, he was received up into heaven, and sat on the right hand of God. And they went forth, and preached everywhere, the Lord working with them, and confirming the word with signs following. Amen.

2080

116 FORGIVENESS (Compulsory)

Matthew 6. 14/15

2090 For if ye forgive men their trespasses, your heavenly Father will also forgive you: But if ye forgive not men their trespasses, **neither will your Father forgive your trespasses.**

117 **JUDGEMENT**

A. **Matthew 7. 2**

*For with what judgment ye judge, ye shall be judged: and with what measure ye mete, **it shall be measured to you again.***

B. **Revelation 19. 1/2. (The Whore's Judgement)**

2100 *And after these things I heard a great voice of much people in heaven, saying, Alleluia; Salvation, and glory, and honour, and power, unto the Lord our God: For true and righteous [are] his judgments: **for he hath judged the great whore, which did corrupt the earth with her fornication, and hath avenged the blood of his servants at her hand.***

118 **THE WHITE HORSE and RIDER**

Revelation 19. 11/16

2110 *And I saw heaven opened, and **behold a white horse**; and he that sat upon him [was] called Faithful and True, and in righteousness he doth **judge and make war**. His eyes[were] as a flame of fire, and on his head [were] many crowns; and he had a name written that no man knew, but he himself. And he [was] clothed with a vesture dipped in blood: and his name is called **The Word of God. And the armies [which were] in heaven followed him upon white horses, clothed in fine linen, white and clean. And out of his mouth goeth a sharp sword, that with it he should smite the nations: and he shall rule them with a rod of iron: and he treadeth the winepress of the fierceness and wrath of Almighty God. And he hath on [his] vesture and on his thigh a name written, **KING OF KINGS, AND LORD OF LORDS*****

119 **THE WRATH OF GOD**

2120 A. The Wrath of God is fully revealed in the Book of Revelation, but The Wrath can only be understood if "**The Slaughter**" revealed in **Lamentations Chapter 2**, is understood, followed by The Resurrection of the Whole House of Israel. **Ezekiel Chapter 37 IF**"

This Resurrection is rejected, then **The Wrath of God** must happen again.




B. Lamentations 2. 1.(The Death)

*How hath the Lord covered the daughter of Zion with a cloud in his anger, [and] cast down from heaven unto the earth the **beauty of Israel**, and remembered not his footstool in the day **of his anger!***

2130

C. Ezekiel 37.9 (The Slain)

*Then said he unto me, Prophecy unto the wind, prophesy, son of man, and say to the wind, thus saith the Lord GOD; Come from the four winds breath, and breathe **upon these slain, that they may live.***

D. Revelation 16. 1/2 (The Warning and Wrath)

And I heard a great voice out of the temple saying to the seven angels, go your ways, and pour out the vials of the wrath of God upon the earth. And the first went, and poured out his vial upon the earth; and there fell a noisome and grievous sore upon the men which had the mark of the beast, and [upon] them which worshipped his image.

2140

120. THE CONDITION – “IF MY PEOPLE”**A. 2 Chronicles Chapter 7.14**

If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will heal their land.

2150

B. 2 Chronicles Chapter 6.24/25

If thy people Israel be put to the worse before the enemy, because they have sinned against thee; and shall return and confess thy name, and pray and make supplication before thee in this house; Then hear thou from the heavens, and forgive the sin of thy people Israel, and bring them again unto the land which thou gavest to them and to their fathers.

2160

C. 1 Corinthians Chapter 15. 34

But some man will say, how are the dead raised up? and with what body do they come?

**PART 23
JUDICIARY ACT GOVERNOR GENERAL**

121.

2170

A. I state that under Section 88 of the Judiciary Act 1903, the Section States that in relation to the compulsory notice to all Attorney - Generals (Section 78B), The Governor-General is to do the Notice inclusive of all Affidavit evidencing.

B. Section 86 and 88 of the Act are exhibited and marked.

EXHIBIT IS MARKED "BWS /..28.."

C. Short version of the actual Judiciary Act 1903 marked

EXHIBIT IS MARKED "BWS /..29.."

2180

**PART 24
POWER TO REMIT**

122.

I state that a United Kingdom Statute (13th August 1859) grants power to remit seeking legal opinion from Her Majesty in Council, The House of Lords in addition to both Scotland and Ireland.

EXHIBIT IS MARKED "BWS /..30.."

**PART 25
JUDICIAL MALFEASANCE**

2190

123.

I state that this EXHIBIT is a statement by the Plaintiff dated 21st March 2019 comprising 14 pages, consisting of 6 pages plus relevant Law, in particular Section 80 Criminal Code Act 1995 (Cth).

EXHIBIT IS MARKED "BWS /..31.."

**PART 26
THE DISCOVERED AGENDA DOT POINT FORM**

124.

2200

I state that this particular part EXHIBITS a DOT-POINT form of the discovered Agenda and Quotes the Victorian Law Section 316 (2) (vii) Crimes Act 1958. There are 37 Points mentioned, but The Agenda is not Limited to these points.

EXHIBIT IS MARKED "BWS /..32.."




MASONIC AGENTS

125.

- 2210 A. Queen Victoria's Son, our Constitutional Monarch, after the Death of his Mother the King – 1901 to 1910.
EXHIBIT IS MARKED "BWS /..33.."
- B. Major General Gregory Garde and the then Chief of Army Now The then Chief of Army now Governor-General Cosgrove. Source-Victorian Bar News Winter 2011.
EXHIBIT IS MARKED "BWS /..34.."
- 2220 C. Major-General P.M. Jeffrey
Former SAS Commander
Former Governor (Western Australia)
Former Governor-General
Committed Freemason
Source: Freemasonry Victoria August 2003
EXHIBIT IS MARKED "BWS /..35.."
- D. In the year 2007 The Masonic Governor-General Major-General Jeffrey permitted both Rudd and Gillard to become Prime Minister and Deputy Prime Minister even though both refused to swear allegiance to Her Majesty the Queen.
EXHIBIT IS MARKED "BWS /..36.."
- 2230 E. In the year of 2004, eight defendants were presented to the Magistrates Court of Victoria, Major-General Jeffrey, the then Governor-General was one of the defendants.
EXHIBIT IS MARKED "BWS /..37.."
- 2240 F. I state that this particular EXHIBIT names a large number of criminal offenders currently working 'A FOREIGN POWER AGENDA' within the Commonwealth of Australia with no valid disregard for Australian Law. All named offenders / defendants have valid Grand Jury applications lodged into the Criminal Jurisdiction of the Full Court of the Victorian Supreme Court (Not the Appeal Court) where they remain unheard and concealed. A principal found within Masonic Oaths
"To Conceal and Never Reveal" Exhibit names
EXHIBIT IS MARKED "BWS /..38.."
- Three Commonwealth Politicians
One Governor-General
Four Public Prosecutors
Nine Attorney-Generals




2250 Seven High Court Judges
 Nine Victorian Supreme Court Judges
 Three Associate Judges (Victoria)
 Two Victorian Magistrates
 Ten Western Australian People
 One Werribee Pastor (Anglican)
 One Masonic Grand Master (WA)
 One Lawyer [Harwood Andrews] Geelong
 One ANZ Trustee (CEO)

PART 28
KENNETH HAYNE

126.

I state in this Affidavit:

2260

- A. That the natural person Mr Kenneth Hayne is one of the offenders/defendants named.
- B. Mr Kenneth Hayne remains pending on one count of Misprision of Treason. **EXHIBIT IS MARKED "BWS /..39.."**
- C. The criminal charge has been concealed by the officers of the full court, Supreme Court of Victoria, the Grand Jury Jurisdiction since 29th January 2007
- 2270 D. Mr Kenneth Hayne was the High Court Judge that ordered a new Senate election for Western Australian Senators in the "Lost Votes Fiasco"
- E. Mr Kenneth Hayne was the most recent Chairperson in the alleged Banking Commission, but made no mention of Grand Jury Documents implicating Banks or Judges.
- F. In the Public Office of Chairperson (Banking Commission) Mr Kenneth Hayne made no mention whatsoever of the United Nations Trustee / Administrator. Nor The Yalta Agreement condition relating to Banks operating within Australia having to send all banking transactions via Fidelity Investments (Boston) 2 via The Federal Reserve (America). The EXHIBIT reveals the secured party **EXHIBIT IS MARKED "BWS /..40.."**
- 2280




PART 29
MICHELLE GORDON AND RODNEY CULLETON

127. **REFER AFFIDAVIT NUMBER 2.**

2290

PART 30
GEOFFREY NETTLE (HIGH COURT JUDGE)

128.

I state in this affidavit:

A. That Judges and Magistrates within Australia have no Judicial respect for the content of Section 5 (United Kingdom Section) of the Constitution of the Commonwealth of Australia allegedly a binding condition, rather, Judges and Magistrates prefer the Diplomatic Immunity offered to do the bidding of the United Nations Trustee. **Justice Geoffrey Nettle is one such Judge.**

2300

B. In the year 2005 sitting with The President of the Victorian Court of Appeal Chris Maxwell, both President Maxwell and Justice Geoffrey Nettle disregarded the content of a six volume affidavit revealing 13 Grand Jury Applications and affidavits

C. Justice Geoffrey Nettle working with Justice Ashley in the same Court without any valid court hearing removed a large number of Court of Appeal matters just by stating
“For lack of Prosecution the Appeal is Dismissed”.

2310

I was one such victim in the matter of Shaw v Fragapane 2 Nominees.

D. In the year (March 2008) Justice Geoffrey Nettle sitting with Justice Dodds-Streeton totally disregarded the content of 100 affidavits that had been filed and served in the matter.
The index of the 100 Affidavits is

EXHIBIT IS MARKED “BWS /..41..”

2320

E. Ten Grand Jury Applications with supporting affidavits by ten individuals were lodged against Justice Geoffrey Nettle 17th March 2008
REFER AFFIDAVIT NUMBER 2




**PART 31
ADDITIONAL EXHIBITS**

2330 **129.** SIR JOH BJELKE-PETERSEN

I State in this affidavit that within the State of Queensland it appears to be common knowledge that something happened to stop this particular man from reinventing his political career inclusive of forming a State Bank within Queensland until the Plane arrived.

EXHIBIT IS MARKED "BWS /..42.."

2340 **130.** KIM BEAZLEY'S STATEMENT.

I state that the current Governor for the State of Western Australia Mr Kim Beazley apparently made a statement in the Commonwealth Parliament relating to the intent of the United Nations and Australia.

EXHIBIT IS MARKED "BWS /..43.."

2350 **131.** BLACKSTONE

I state that this Exhibit relates to the United Kingdom Statute 9-10 W.III C32, in respect of the Christian Religion relating to any office or place of trust.

EXHIBIT IS MARKED "BWS /..44.."

132. THE DISTRIBUTION OF THE SCRIPTURES (1953)

A. I State that this particular Exhibit, Exhibits the first few pages of the New Testament freely given to every child within the United Kingdom by Queen Elizabeth the Second after her Coronation in 1953.

EXHIBIT IS MARKED "BWS /..45.."

2360

B. The Exhibit relates to The Government of South Australia

EXHIBIT IS MARKED "BWS /..46.."




133. SCRIPTURE (FOUR CHAPTERS)

2370

- A. Ezekiel Chapter 19.
The Demise of the Mother
- B. Zechariah Chapter 5.
The Woman of Wickedness
- C. Proverbs Chapter 7
The Strange Woman
- D. Ezekiel Chapter 31
The Demise of Pharaoh

EXHIBIT IS MARKED "BWS /..47.."

2380

134. HORIZON CHURCH

- A. Scott and Jenny Morrison

I state that this Exhibit shows Both Scott Morrison and his wife Jenny apparently happy singing in a Christian Church, but not revealing to the respective congregation or the People of Australia the facts that are revealed in this litigation.

2390

- B. Morrison was informed by registered post at the beginning of April 2019.

EXHIBIT IS MARKED "BWS /..48.."

135. THE WESTERN AUSTRALIA ACT (2004)

I state that this particular Act only Part 8 of the Act of the Act is exhibited.

Part 8 is already at clause 16 of the affidavit, but it is Exhibited again at the end of this affidavit, because of the concealment in particular by:

2400

- A. **Governor-General**
- B. **Kim Beazley (Governor)**
- C. **Tom Rogers**




D. **Warwick Gately**

E. **Bill Shorten**

2410

EXHIBIT IS MARKED "BWS /..49.."

136. PSALM 23

1. (A Psalm of David.) The LORD *is* my shepherd; I shall not want.
2. He maketh me to lie down in green pastures: he leadeth me beside the still waters.
3. He restoreth my soul: he leadeth me in the paths of righteousness for his name's sake.
4. Yea, though I walk through the valley of the shadow of death, I will fear no evil: for thou *art* with me; thy rod and thy staff they comfort me.
5. Thou preparest a table before me in the presence of mine enemies: thou anointest my head with oil; my cup runneth over.
6. Surely goodness and mercy shall follow me all the days of my life: and I will dwell in the house of the LORD for ever.

2420

2430

137. KENNETH HAYNE.

A. I State that in the year 2007 Mr Kenneth Hayne was criminally Charged by the Plaintiff in Criminal Jurisdiction on one count of Misprision of Treason.

2440

B. I State that affidavit number 16 (Kenneth Hayne) was one of 100 affidavits before Justice Nettle and Dodds-Streeton on March 14th 2008

C. Kenneth Hayne's Grand Jury Application has been exhibited into the West Australian Supreme Court and Victoria Supreme Court

EXHIBIT IS MARKED "BWS /..50.."




138. TRANSCRIPT.

2450 A. I State that this Exhibit is a short version of this Court Transcript 14th March 2008 Shaw v Attorney General for The State of Victoria.

EXHIBIT IS MARKED "BWS /..51.."

139. HIGH COURT JUDGES

2460 A. The attached Exhibit is a current list of the Seven High Court Judges the date appointed, The Appointing Governor-General and nominating Prime Minister.

EXHIBIT IS MARKED "BWS /..52.."

140. TWENTY-EIGHT DEFENDERS (28)

2470 A. I State that on the 15th December 2006 by private prosecution, twenty-eight defendants were presented to the Magistrates Court of Victoria (Melbourne) after the usual perverting of the course of Justice, all twenty-eight defendants had Grand Jury Applications lodged into the Criminal Jurisdiction of the Full Court Supreme Court of Victoria where they remain concealed. **but pending.**

EXHIBIT IS MARKED "BWS /..53.."

141. JULIA GILLARD

2480 A. I State that in the matter of Victorian Legal Services Board v Dennis Jensen. Presided over by Justice Gregory Garde (Major-General) on the 2nd August 2018. The Criminal offence of Misprision of Treason relating to and involving Julia Gillard appears in the Court Books filed and served by the Law Firm of Lander and Rodgers at Pages 114 to 248.

B. Pages 114,115,116 and 118 are exhibited and marked.

EXHIBIT IS MARKED "BWS /..54.."




142. DAMIAN CAPOBIANCO

2490 I State that in the same matter (The Jensen Matter) in the Court Books of Lander and Rogers. Mr Damian Capobianco appears at Pages 1233, 1234,1235 and 1236 on 13 Counts of Common Law Misprison of Treason.

EXHIBIT IS MARKED "BWS /..55.."

143. COMMON LAW GRAND JURY

A. I State that in the same Court Books (Lander and Rogers) That the following natural persons appear on two counts. Fraud at Common Law and Misprison of Treason

- Mr Heydon at Page 1189
- 2500 Mr Callinan at Page 1190
- Mr Kirby at Page 1191
- Mr Gleeson at Page 1192
- Ms Susan Crennan at Page 1193
- Mr Gummon at Page 1194
- Mr Kenneth Hayne at Page 1195
- 2510 Mr Robert French at Page 1196
- Ms Susan Kiefel at Page 1197
- Mr Geoffrey Nettle at Page 1198

EXHIBIT IS MARKED "BWS /..56.."

144. THE GREAT AUSTRALIAN ROBBERY

2520 A. I State that this Exhibit is a 26 page document / affidavit compiled by the Plaintiff in this Litigation. At first instance in the year 2016, But in the year 2019, the insertion or introduction of the United Nations Trustee has been added to the document.

EXHIBIT IS MARKED "BWS /..57.."

145 THE COMMONWEALTH ELECTION (MAY 2019)

2530

A The United Nations Election.

I state that when I first lodged this Litigation Writ of Summons and Statement of Claim on 43 defendants, in their Corporate Capacity and / or Natural Persons Capacity on the 10th November 2017 I was unaware at the time of formulating the Writ of the Concealed Existence of the UNITED NATIONS in the purported Capacity of Trustee over both People of Australia and the Land Mass comprising Australia inclusive of Australia's Territorial Waters

2540

146 THE HIGH COURT PROCESS

I state that the High Court process for Litigant such as myself is as follows

A Lodge the Originating Documents, Writ of Summons and Statement of Claim

2550

B Then wait for a letter from The High Court Registry in this Instance Rosemary Musolino stating that a High Court Judge, in this instance Justice Gageler, the former Solicitor-General for the Commonwealth of Australia has ordered The Registrar not to file the Documents, using High Court Rules (2004) in this instance Rule 6.07.02 that is frivolous, vexatious and abuse of process.

2560

C The letter states that I must file an Ex Parte application in form 31, together with an affidavit in support of that application, in addition the application would be heard and determined Ex-Parte

D The High Court Letter dated 4th December 2017 is exhibited is marked **EXHIBIT IS MARKED "BWS /..58.."**

147 REMOVAL OF QUEEN ELIZABETH JANUARY 2004

- 2570 A I state in this Affidavit that the Grounds in this Statement of Claim, in addition to this Affidavit reveals the Actual Removal of Queen Elizabeth and the concealing of this material fact from the people of Australia, in particular from the alleged registered voters in particular new voters who have attained the age of 18.
- B The date of the actual removal is Identified as the first day of January 2004

148 High Court Judges 2004.
High Court Rules 2004
United Nations Rules 2004

2580

- A I state that after the Queen was removed (January 2004) all High Court Judges ceased to exist and or operate in a Valid Constitutional Grant of Power.
- B The High Court Rules (2004 became UNITED NATIONS Rules to conceal the Removal of the Queen and Substitution.

2590

149 MASONIC KNIGHTS

- A I state in this affidavit that the Principal Organization existing to assist in the concealment is Freemasonry in particular, the Masonic Titles of Knights Templars, Knights of St John of Jerusalem (Knights of Malta) in addition to Knights of Salanin or order of Saladin (The Shriners).
- B All under the Umbrella of The UNITED NATIONS.
- 2600 C Various Exhibits attached to this Affidavit exhibit these facts
- D Masonic Oaths / Obligations contain The Compulsory Promise -
"To Conceal and Never Reveal"




150 HIGH COURT JUDGES 2004-2006

2610 I state that during the years 2006 (September - December) up to and inclusive of 29th January 2007, seven High Court Judges were criminally charged by private prosecution for concealing the removal of Her Majesty - The Queen which is the Criminal Element for the Criminal Offence of 'Misprision of Treason'

151 CURRENT HIGH COURT JUDGES

2620 A All current High Court Judges have arrived at the High Court 'After' The Removal of The Queen.

B Exhibit "**BWS 52**" Clause 139 of this Affidavit

152 UNITED NATION ARTICLES

2630 A I state that on the Evident Facts revealed in this Affidavit revealing the UNITED NATIONS TRUSTEESHIP OVER AUSTRALIA and the high Court Judges, and attempt to use an Ex-Parte application is a Breach of The United Nations Articles are exhibited into this Affidavit at **EXHIBIT IS MARKED "BWS /..13.."**

B Ex Parte hearings do not appear in the Judiciary Act 1903 (Cth), they appear to be a creation of the Judges in Constitutional Breach of Section 80 of the Constitution of the Commonwealth of Australia

**153 ORDERS OF JUSTICE GREGORY GARDE.
LANDER AND ROGERS COURT BOOKS**

2640 A I state in this affidavit that on the 2nd August 2018 I was present in the Practice Court of the Victorian Supreme Court in "JENSEN MATTER" provided overby Justice Garde

B Unfortunately Mr Jensen has no working knowledge of how to initiate a Challenge or how to set out the Reasons for the Challenger

C This inability by Mr Jensen opened the way for Justice Gregory Garde to issue purported orders there and then, omitting the usual




procedure of identifying the issues revealed in the Lander and Rogers Court Books and sending the matter into the Associate Justices Courts for pleading and listing.

2650

D I state that using the Ex-Parte Umbrella Allegedly Justice Garde made a further order (3rd August 2018) purportedly blocking 'Potential Litigants from any or all Grand Jury Process.

E The orders are Exhibited .

EXHIBIT IS MARKED "BWS /..59.."

F The orders are a Breach of Law within Australia inclusive of a breach of the UNITED NATIONS ARTICLES.

154

RODNEY CULLETON AND MICHELLE GORDON

2660

A I state that these two natural persons are referred to at Page 58 Clause 127 in relations to Affidavit Number 2, But at Page 11 Herald Sun Thursday April 25th 2019 Rodney Culleton appears under the header " Zombie Candidates Line Up"

B On the Basis of article, it appears that the Australian Electoral Commission (Mr Tom Rogers) waited until Mr Culleton signed his nomination form to nominate into the 2019 Commonwealth Election consequence of the Signature has referred Mr Culleton to the Federal Police.

2670

C **EXHIBIT IS MARKED "BWS /..60.."**

D I state in the affidavit that I was present in the High Court of Australia (19th October 2017) to hear the High Court matter relating to Mr R Culleton (Former Senator) and Mr Bruce Bell (Informant - since deceased). The presiding Judge was Justice Michelle Goedon the Wife of the Former High Court Judge Kenneth Hayne.

E The Law firm representing Mr Culleton was "Maitland Lawyers" The Principal is John Maitland.

2680

F Both Mr Culleton and Mr Bell at the time came from Western Australia, both had extensive knowledge of the removal of the Queen, but concealed this 'material fact'

G I state that because of the deliberate concealment by all at the Bar Table and presiding Judge Michelle Gordon I did sign Criminal Charges relating to Count 1, fraud Count 2 Misprision of Treason naming 10 natural persons involved in the deliberate concealment of the material facts.



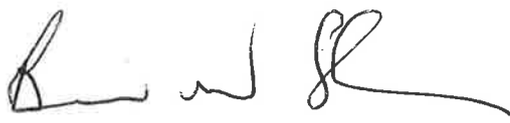

- H The Common Law Grand Jury Charge Sheets are Exhibited and **EXHIBIT IS MARKED "BWS /..61.."**
- I The Affidavit is marked **EXHIBIT IS MARKED "BWS /..62.."**

**155. MELBOURNE MAGISTRATES COURT
TWELVE DEFENDANTS (12) 29th JANUARY 2007**

- A. I state that by Private Prosecution Twelve Defendants were presented to the above mentioned Court on the date mentioned.
- B. No Defendant was present in the Court. Public Prosecutor made application to take over and then declined to Present accordingly the Charges were withdrawn " Except for Grand Jury"
- C. I state that all Existing Law relating to either Treason and / or Misprision of Treason at Common Law Victorian Statute Law inclusive of Commonwealth Law activated on all Natural Persons inclusive of the Magistrates Court, inclusive of the Public Prosecutors, in particular "The Directors".
- D. The Twelve Defendants Presented were and remain on a common charge of "Misprision of Treason"

- 2710
 1. Julia Gillard (Deputy Prime Minister)
 2. Mr R Hulls (Attorney - General)
 3. Mr I Gray (Chief Magistrate)
 4. Mr D Bugg (Director Public Prosecutions Cth)
 5. Mr Paul Coghlan (Director Public Prosecutions (Vic))
 6. Mr Malcolm MacLeod (Werribee Pastor)
 7. Mr May Bower (Anglican Priest Werribee)
 8. Mr Anthony Gleeson (High Court Judge)
 9. Mr W Gummow (High Court Judge)
 10. Mr John Heydon (High Court Judge)
 11. Mr Kenneth Hayne (High Court Judge)
 12. Susan Crennan (High Court Judge)

- 2720
 - E. The words of the Charge are not common, but, each defendant's charge is respective of the Circumstance and Concealment
 - F **EXHIBIT IS MARKED "BWS /..63.."**




156 KIRBY AND CALLINAN

A I state that these two Natural persons were presented to the Melbourne Magistrates Court during September 2006, the usual concealment and perverting the Course of Justice prevailed, accordingly both defendants inclusive of The Magistrate Carmen Randazzo have Grand Jury Applications lodged into the Criminal Jurisdiction of the Full Court, Supreme Court of Victoria in accordance with Section 354 Crimes Act 1958 Victoria.

2730

B GRAND JURY APPLICATIONS

Both men have extensive documents relating to and involving their Judicial Conduct and Concealment of the revealed Criminal activity already lodged into the Criminal Jurisdiction of the Full Court, Supreme Court of Victoria.

C. Both sets of documents extend into 240 pages for each individual.

2740

D I will Exhibit the First 32 pages of the Grand Jury application and Affidavit relating to Justice Michael Kirby, the Application and Affidavit is identical to Justice Ian Callinan

E **EXHIBIT IS MARKED "BWS /..64.."**

157 MICHAEL KIRBY (4 COUNTS)

I state that this Exhibit exhibits 4 Counts of Criminal Offences committed by the then High Court Judge Michael Kirby.

2750

EXHIBIT IS MARKED "BWS /..65.."

158 PAUL COGLAN AND KERRIE JUDD

A I state that Mr Paul Coghlan used to occupy the Public Office of Director of Public Prosecutions for the State of Victoria, since Promoted into the Public Office capacity of Supreme Court Judge with Total disregard for existing Law.

B A stamped Grand Jury Application is Exhibited.

EXHIBIT IS MARKED "BWS /..66.."

2760

C I state in this Affidavit that the current Victorian Director is Kerri Judd. This particular Natural Person has actual and constructive knowledge of Serious Criminal offences committed /concealed by officers of the office of Public Prosecutors, inclusive of Kerri Judd.




159

NETTLE-GLEW-ANZ

- 2770 A. I state that this exhibit is the Grand Jury application and affidavit by the informant Mr Wayne Glew on the accused Mr Geoffrey Nettle (Now a High Court Judge)
- B. The lodgement was done on the 17th March 2008 Mr Wayne Glew was one of 10 individuals who lodged the same documents. The documents were immediately concealed.
- C. Because of the concealment I lodged the documents into the Shaw v ANZ Executors and Trustee Matter
- 2780 D. **EXHIBIT IS MARKED "BWS 67"**

160

ASSOCIATE JUSTICE MUKTAR

- A. I state that this exhibit relates to the above mentioned named natural person.
- 2790 B. There are 13 counts.
- C. The offences occurred on the 24th February 2010 at the Supreme Court - Melbourne.
- D. The law firm of Atkin Partners were at the bar table when documents were handed up to the Associate Justice, as well as the law firm.
- E. **EXHIBIT IS MARKED "BWS 68"**

2800



161

**ALTONA BY-ELECTION 2010
JILL HENNESSY JULIA GILLARD
UNITED NATION**

2810

Statement by Brian Shaw

- A. I, state that in the year 2010 I was a candidate in the Altona By Election conducted by the Victorian Electoral Commission.
- B. The State seat is part of the Federal seat of Lalor (Peter Lalor) at the time (2010) held by Julia Gillard.
- C. The purpose of my nomination was to reveal the criminal offence of "Misprision of Treason" relating to and involving Julia Gillard.
- D. The four page statements reveals the material facts.
- E. Jill Hennessy obtained the seat by fraud, but, at the same time concealed the principal criminal offences of treason and as such, committed Treason under the Law of Treason.
- F. Today (May 2019) Jill Hennessy sits in the Public Office capacity of Attorney -General for the State of Victoria, and continues to conceal offences revealed herein.
- G. **EXHIBIT IS MARKED "BWS 69"**

2820

2830

162

**JULIA GILLARD
Altona By-Election 2010**

- A. During March 2010 Justice David Beach heard the Court of Disputed returns challenge relating to the Altona By-Election.
- B. All material evidence filed and served into the hearing was ignored, in particular the commissioning of the criminal offences of "Misprision of Treason" committed by all concerned inclusive of Justice David Beach

2840




C. **EXHIBIT IS MARKED "BWS 70"**163. **JULIA GILLARD****The Indictment**

2850 A. I state in this affidavit that the facts set out in this particular EXHIBIT accurate to my present knowledge.

B. **EXHIBIT IS MARKED "BWS 71"**164. **JULIA GILLARD**

Common Law Grand Jury RSL Werribee

2860 A. I state that on the 15th June 2013 a number of people walked through Werribee to protest outside the Synnott Street office of Julia Gillard.

B. The majority of people that attended the walk came from the Melton Ratepayers Group headed by Androulla Touvana.

C. The protest walk ended when they arrived and met at the Werribee Returned Soldiers League (RSL) Melbourne end of Synnott Street.

2870 D. During the course of that meeting a Common Law Grand Jury was conducted relating to Julia Gillard.

E. The Common Law Grand Jury Indictment was signed by 36 natural persons.

F. The two charges on public display via overhead presentation
 1. Misprision of Treason - Informant Brian Shaw
 2. Common Law Fraud - Informant Androulla Touvana.

2880 G. The document was certified by Police Officer at Gisborne Cameron Johnson C/41091 on 10th September.

H. **EXHIBIT IS MARKED "BWS72"**



- 2890 **165** **JULIA GILLARD**
Election Petition High Court
22nd October 2010
- A. I state that this exhibit does exhibit a High Court Petition lodge into the High Court of Australia, 22nd October 2010.
- B. Leave to file was not granted meaning in law, that the matter was not heard in open court.
- C. If leave to file had been granted then the petition had to be printed by the Local Newspaper common to Werribee "The Werribee Banner"
- 2900
- D. The petition contained 31 pages and reveals 60 facts all concealed from the Altona electorate State seat and the Federal Lalor seat electorate (Werribee).
- E. Kim Beazley and John Howard are at fact number 51- page 26
- F. Kim Beazley is the current de facto Governor State of Western Australia.
- 2910
- G. Quentin Bryce and Michael Jeffery at fact 57 page 27.
- H. **EXHIBIT IS MARKED "BWS 73"**

- 166** **FORMER GOVERNOR MICHAEL JEFFERY**
MICHAEL JEFFERY
- 2920
- A. This exhibit is the Grand Jury application and affidavit relating to Michael Jeffery, the natural person lodged into the criminal jurisdiction Full Court Supreme Court Victoria and concealed since 28th May 2004.
- B. The companion exhibit is "BWS 37" the eight defendant
- C. **EXHIBIT IS MARKED "BWS 74"**




- 2930
- 167. Current Pope - The Bishop Of Rome
MUSLIM Imam
Abu Dhabi**
- A. This particular Exhibit exhibits this current Pope (Bishop of Rome) signing a covenant at Abu Dhabi.
- B. **EXHIBIT IS MARKED "BWS 75".**

- 2940
- 168. Western Australia
Melton Shire Council**
- A. I state that this particular document was created in June 2017, at that time I had no working knowledge of the United Nations in the concealed capacity of Trustee/Administration over the land of Australia inclusive of the people of Australia.
- B. The exhibit names a number of corporations and individuals in particular - Gregory Garde.
- 2950
- C. **Exhibit is marked "BWS 76"**

- 169. Melton Shire Council**
- A. I state that this exhibit reveals the Federal Court Declaration by the then Federal Judge Michelle Gordon, order made 18th March 2011.
- B. Michelle Gordon today is a current High Court Judge.
- 2960
- C. **Exhibit is marked "BWS 77"**




170. KILLING THE HOST

This Exhibit are extracts from a book by Michael Hudson
Titled 'Killing The Host'

Exhibit is marked "BWS 78"

2970

171. AFFIDAVIT 40 PAGES

This Exhibit is a 40 Page Affidavit by Brian Shaw affirmed
19th July 2017, Excludes the Exhibits mentioned.

Exhibit is marked "BWS 79"

172. LETTER BY SHAW (MAY 2018)

2980

This Exhibit contains the contents of a letter by Brian Shaw
to 12 individuals dated 8th May 2018 setting out the facts
of conducting a fraudulent Election.

Exhibit is marked "BWS 80"

173 FEDERAL COURT REFUSAL

This Exhibit reveals documents that the Federal Court has
refused TO FILE. Affidavit of Shaw affirmed 29-9-2014

Exhibit is marked "BWS 81"

2990

174 STATE GOVERNORS

This Exhibit lists the current State Governors currently
in Public Office in 2019.

Exhibit is marked "BWS 82"

175 43 DEFENDANTS

3000

This Exhibit, exhibits a Criminal Offence for each
defendant listed in the Statement of Claim relating to
43 Individuals or Corporations dated 10th November
2017. The informant is Brian Shaw, a Justice of the
Peace witnessed the Signature of Shaw.

Exhibit is marked "BWS 83"




176 **JOH BJELKE - PETERSEN (QLD)**
SECTION 53. (1977)

3010

This Exhibit exhibits part of a Queensland Hansard report 7th December 1977 entrenching Section 53 of the Queensland Constitution:

"We do not want a Government of this State at any time taking advantage of the People to produce a Republic by Stealth"

Exhibit is marked "BWS 84"

177 **PROTOCOLS OF ZION**

3020

A. In the year 2004, 3 Plaintiffs issued a civil writ against 2 defendants in Western Australia. Extracts from the Protocols of Zion were placed into the writ.

B. The Protocols consist of 24 Protocols to achieve a one world Government using the Masonic Lodges of the world.

3030

- C. Masonic Lodges (Protocol #15)
- Judges and Senators (Protocol #15)
- The Christian Religion (Protocol #17)
- Manufactures (Protocol #23)
- Gold (Protocol #22)
- Issue of Money/Credit (Protocol #20)
- The Press/Media (Protocol #13)
- Newspaper Militia (Protocol #12)
- Mason Freedom (Protocol #12)
- Republic & President (Protocol #10)
- Lawgivers (Protocol #09)
- Lexicon of Law (Protocol #08)
- Europe ((Protocol#07)
- States - Farmers-Credit (Protocol #06)
- Capital (Protocol #05)
- Freemasonry (Protocol #04)
- Europe and Money (Protocol #03)
- Economic War (Protocol #02)

3040



Politicians and Morality (Protocol #01)
 The Seed of David (Protocol #24)
 The Spirit of Laws (Protocol #24)
 Nature Herself

3050

Exhibit is marked "BWS 85"**178 TRIAL BY JURY (MATTHEW CHAPTER 18)**

- A. The Constitution of the Commonwealth of Australia at Section 80 contains a Guaranteed Constitutional Trial on Indictment by a Jury.
- B. At Matthew Chapter 18 of the New Testament the Chapter grants a Trial by Jury (The Church)
- C. **Exhibit is marked "BWS 86"**

3060

179 FORMATION OF ISRAEL 1948

Exhibit relating to this formation and creation of the State of Israel in the period 1945 - 1948.

Exhibit is, marked "BWS 87"**180 MAGNA CARTA**

3070

The Four Key Clauses are exhibited.

The Exhibit is marked "BWS 88"**181 LIEUTENANT-GOVERNOR (VICTORIA)**

This Exhibit names the former Victorian Police Commissioner Ken Lay in the Public Office of Lieutenant - Governor with the current Governor and the current Chief-Justice of the Victorian Supreme Court Anne Ferguson.

Exhibit is marked BWS 89

3080

182 GRAHAM ASHTON (POLICE COMMISSIONER)

Herald Sun Article May 25th 2019 at page 21 relating to the current Victoria Police Chief Commissioner, Graham Ashton.

Exhibit is marked "BWS 90"**183 THERESA MAY (U.K.)**

The Herald Sun article relating to the resignation of this British Prime Minister Theresa May.

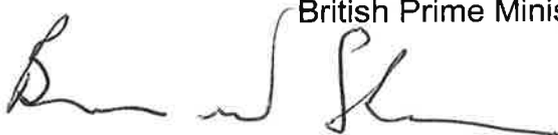



Exhibit is marked "BWS 91"

3090

184 THE HIGH PRIESTESS (THE TAROT)

- A. Every scripture used in this High Court writ reveals a Spiritual Mother in the capacity of the Principal enemy of our Spiritual Father, in this content of Father, Son and Holy Spirit
- B. This High Priestess is Representative
- C. **Exhibit is marked "BWS 92"**

3100

**185 BRYCE AND CHERNOV
PRIORY OF SION - THE KNIGHTS**

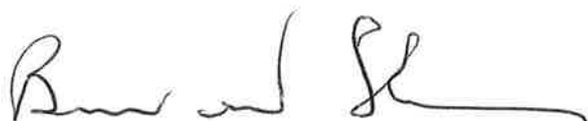
- A. This Exhibit reveals Quentin Bryce, The former Governor- State of Queensland, Former Governor-General with Alex Chernov Former Victorian Supreme Court Judge and Former State Governor for Victoria.
- B. Both belong to the Knights / Dames of the order of St John of Jerusalem.
- C. The order was Banned in 1540 (U.K.)
- D. The order breaches the 1688 Bill of Rights, a Principal Statute within the United Kingdom.
- E. **Exhibit is marked "BWS 93"**

3110

**186. MARILYN WARREN
DAVID BEACH (2013)**

3120

- A. This particular Exhibit involves a Supreme Court Judge David Beach refusing an application by Brian Shaw to criminally charge Marilyn Warren Chief Justice Supreme Court of Victoria.
- B. The refusal went to The High Court number M31/2013, but The High Court refused leave to file.




- 3130 C. The High Court Application reveals a number of 'Inter Se' issues and as such are the exclusive Jurisdiction of The High Court and as such does not require leave.
- 3140 D Authority Law is stated at 9/14 of document.
- E The then 7 High Court Judges are named in The High Court documents - KIRBY, CALLINAN, GLEESON, GUMMOW, HEYDON, HAYNE AND CRENNAN
- F. Grand Jury Authority.
The application for Special Leave to appeal quotes Grand Jury Authority in application.
- 3150 G **UNITED NATIONS**
At Ground 31 The United Nations is in The Application
- H. Page 14 in the application is The Orders Sought
- I. In The High Court matter M31/2013 the two Judges who refused leave to appeal disregarding the Inter Se issues raised were Justices, *BEU and GAGELER.*
- 3160 **Exhibit is marked "BWS 94"**
- 187 **JUSTICES VIRGINIA BELL ~~VS~~ J. GAGELER**
This Exhibit completely opens up The Judicial Misconduct currently being used to trap 25 Million Souls living within Australia
- 188 **JUSTICE JACK FORREST 42 Criminal Counts**
The Judicial Misconduct of Justice Jack Forrest on 10th August 2012 activated 42 Criminal offences. Justice Forrest knew that.
He was dealing with the criminal offence of Treason and The Law of INTER - SE
Please note: All criminal counts are reserved exclusively to Grand Jury process under Common Law
Exhibit is marked "BWS 96"
- 3170
- 189 **JUSTICE JACK FORREST / JULIE HOSKIN
JANUARY 2018**
This particular exhibit reveals The Supreme Court matter to Julie Hoskin part heard by Justice Jack Forrest, later Justice Michelle Quigley (The Trial)

Justice Forrest knew that he was dealing with the Criminal Offence of Treason and the Law of INTER - SE

Exhibit is marked "BWS 97"

190 SEVEN HIGH COURT JUDGES

3180

- A. This Exhibit exhibits one criminal charge of "**Misprision of Treason**" on each High Court Judge.
- B. This prevents any High Court Judge from activating Rule 6 in an attempt to prevent The Filing of This Particular Litigation.
- C. The Statute Law that activates the criminal offence of "**Misprision of Treason**" is to be found at section 80 Criminal Codes Act 1995 (Cth)

The Queen was Removed **1st January 2004**

Current High Court Justices were appointed after 2004.

Exhibit is marked "BWS 98"

3190

191 FORMATION OF FEDERAL RESERVE BANKING STRUCTURE UNITED STATES OF AMERICA

3200

- A. This EXHIBIT exhibits extracts relating to the formation and Creation of the Federal Reserve Banking Structure United States of America
- B. The extracts are taken from a book written by Eustcae Mullins, called "The Secrets of the Federal Reserve"

Exhibit is marked "BWS 99"

192 MAGISTRATE ROSS MAXTED

3210

- A. This EXHIBIT exhibits 13 criminal Counts on Magistrate Ross Maxted at a hearing at the Magistrates Court of Victoria at Melbourne on the 26th April 2018.
- B. During the hearing Magistrate Maxted was attempting to conceal the removal of the Queen and subsequently arrested by Brian Shaw.




193 JUSTICE GREGORY GARDE

Exhibit is marked "BWS101"

3220

194 ATTAINED OF TREASON

This EXHIBIT is a 4 page statement explaining the words "Attainted of Treason" and the effect on the Commonwealth Constitution in particular Section 44 (ii)

Exhibit is marked "BWS102"

195 "THE PEOPLE' NO REFERENDUM.

3230

This EXHIBIT is for The People to understand what is attempting to be done within Australia to bring them under COMMUNISM.

Exhibit is marked "BWS103"

196 PETITION OF RIGHT

This EXHIBIT exhibits the 1628 PETITION OF RIGHT (U.K.)

Exhibit is marked "BWS104"

3240

197 1688 BILL OF RIGHTS

This EXHIBIT exhibits the 1688 BILL OF RIGHTS (U.K.)

Exhibit is marked "BWS105"

198 ACT OF SETTLEMENT

This EXHIBIT exhibits the ACT OF SETTLEMENT 1701 (U.K.)

Exhibit is marked "BWS106"

3250

199 INTER SE QUESTIONS

- A. This EXHIBIT exhibits A substantial document of 154 Pages.
- B. This document was filed and served into the Victoria Supreme Court in 2005 in the legal matter of Shaw v Fragapane Nominees Pty Ltd

C. The document contained INTER SE issues which were ignored by both the Supreme Court and High Court

Exhibit is marked "BWS107"

200 THE OVERT ACT (WA)

A. This EXHIBIT exhibits this criminal Act out of Western Australia enacted 1st January 2004.

3260

B. The Overt Act removed the QUEEN and the CROWN.

C. The Overt Act is an ACT of TREASON

Exhibit is marked "BWS 108"

201 THE WRIT (WA)

A. I state that this Exhibit is the WRIT issued against two defendants in the State of Western Australia on the 13th February 2004.

3270

B. Master Newnes struck out the WRIT and as such the WRIT now sits at the Western Austrlia Court of appeal UNHEARD.

Exhibit is marked "BWS 109"

Affirmed by..... *[Signature]*

3280

At..... *Werrabee*

Date..... *15/7/2019*

3290

Witnessed by..... *Margaret Campbell*

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



IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

Affidavit of Brian William Shaw affirmed on 15th July 2019

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