

Volume 4 of 7

Exhibits

'BWS 74' to 'BWS 81'

Pages 756 to 974

~~747~~ 752

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

10

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

BETWEEN:

20

REFER DETAILS OF EXHIBIT
And others

EXHIBIT

This is the exhibit marked BWS 1.74.....

'BWS 74'

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produced and shown to

at the time of affirming his affidavit this

15th July 2019

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Before me

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



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Margaret May Campbell
Solicitor/Justice of the Peace

CONFIRMED - BENIAM
MAJOR BENIAM STEFFEN
Grand Jury Logbook
28 MAY 2004

CONFIRMED

~~748~~ 757

IN THE SUPREME COURT OF VICTORIA

FULL COURT – CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act* 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2004 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

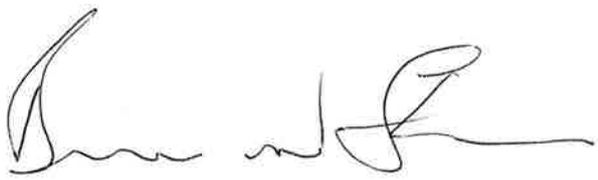
A. Major General Michael Jeffrey

1. The Sheriff is ordered to summons a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of section 354 of the *Crimes Act 1958 (VIC)* to attend at such Court at that time and place to inquire present do and execute all things which on the part of the Queen shall then and there be commanded of them.

2. Such further or other orders that may be just and necessary.

DATED the 28 day of May 2004.

This application is filed by Brian W. Shaw.



749 758

IN THE SUPREME COURT OF VICTORIA No of 2004
FULL COURT – CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*
And

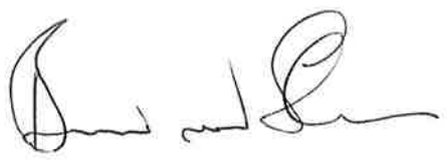
IN THE MATTER of an Application by
Brian William Shaw

AFFIDAVIT OF B. W. SHAW

Date of Document:	May 28, 2004
Filed on behalf of:	The Applicant
Prepared by:	Brian William Shaw

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

1. Mr. Michael Jeffrey is the current Governor General of Australia bound by known Oath of Office and Allegiance, to the Sovereign and the Law
2. Mr. Michael Jeffrey is also a committed Freemason bound by Certain Masonic Oaths and Allegiance to a unknown power.



1/10
Margaret McCampbell JP

~~750~~ 759

3. Mr. Michael Jeffrey was the Governor of the State of Western Australia during the period 1993/2000.
4. In November 1994 Mr. Jeffrey joined Freemasonry in Western Australia and took the Entered Apprentice Oath of Freemasonry to join.

Masonic Constitution (Portion)

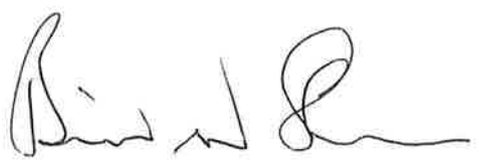
**THE GRAND LODGE OF WESTERN AUSTRALIA OF ANTIENT
FREE AND ACCEPTED MASONS INCORPORATED**

RECOGNISED DEGREES

The Association shall not practise any Degree of Freemasonry other than those of **Entered Apprentice, Fellow Craft, and Master Mason**, and shall not recognise any other Degrees, save those of the Honourable Degree of Mark Master Mason, and the degrees of the Supreme Order of the Holy Royal Arch.

5. MASONIC OATH – ENTERED APPRENTICE

*In the presence of the great architect of the universe, and of this worthy, worshipful and warranted lodge of free and accepted masons, regularly assembled properly dedicated of my own free will and accord do hereby (v m touches candidates right hand with his left hand and hereon (v m touches The Bible with his left hand) sincerely and solemnly promise and swear that **I will always hele, conceal and never reveal.***



2/10



*These secret points I solemnly swear to observe, without evasion, equivocation, or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of having my throat cut across, my tongue torn out by the root, and buried in the sand of the sea at low water mark, or a cable's length from the shore, where the tide regularly ebbs and flows twice in twenty four hours or...
What you have repeated may be considered but a serious promise; as a pledge of your fidelity and to render it a solemn obligation, you will seal it with your lips on the volume of the sacred law. (The Bible)*

6. CRIMINAL CODE - SECT 48 (1) WA

Other unlawful oaths to commit offences

Any person who —

(1) Administers, or is present at and consents to the administering of, any oath or engagement in the nature of an oath purporting to bind the person who takes it to act in any of the ways following, that is to say —
is guilty of a crime, and is liable to imprisonment for 7 years.

7. CRIMINAL CODE - SECT 48 (1) (g) WA

Other unlawful oaths to commit offences

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

is guilty of a crime, and is liable to imprisonment for 7 years.



3/10



752 761

8. CRIMES ACT 1958 - SECT 316 (2) (a) (vii) VICTORIA

Unlawful oaths to commit treason, murder etc.

- (vii) not to reveal or discover any unlawful association society or confederacy or any illegal act done or to be done or any illegal oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of any such oath or engagement; or

shall be guilty of an indictable offence, and shall be liable to level 6 imprisonment (5 years maximum).

9. CRIMES ACT 1958 - SECT 316 (2) (a) VICTORIA

Unlawful oaths to commit treason, murder etc.

(2) Every person who-

- (a) administers or is present at and consents to the administering of any oath or engagement in the nature of an oath purporting to bind the person who takes it to act in any of the ways following (that is to say):-

10. MASONIC OATH – FELLOWCRAFT

In the presence of the grand geometrician of the universe, and of this worthy and worshipful lodge of fellow craft Freemasons, regularly held, assembled, and properly dedicated, of my own free will and



Margaret Campbell SP
4/10

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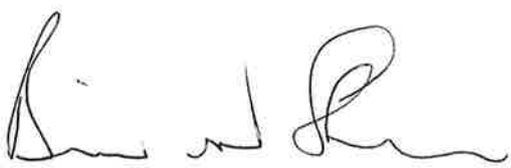
accord do hereby (the worshipful master touches candidate's right hand with his left). And hereon (Worshipful Master touches The Bible with his left hand) solemnly promise and swear that **I will always hele, conceal and never improperly reveal**, any or either of the secrets or mysteries of or belonging to the second degree in Freemasonry.....

These several points I solemnly swear to observe, without evasion, equivocation, or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of **having my left breast laid open, my heart torn there from**, and given to the ravenous birds of the air, or devouring beasts of the field as a prey, so help me almighty god, and keep me steadfast in this my solemn obligation of a Fellow Craft Freemason.

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

11. MASONIC OATH – MASTER MASON

I... ..in the presence of the most high, and of this worthy and worshipful lodge of master masons, duly constituted, regularly assembled, and properly dedicated, of my own free will and accord, do hereby (Worshipful Master touches candidate's hands with his left hand) and hereon (Worshipful Master touches The Bible with his left hand) most solemnly promise and swear that **I will always hele, conceal, and**



5/10

Margaret Campbell JP

*never reveal any or either of the secrets or mysteries of or belonging to the degree of a Master Mason to anyone in the world... ..
All these points I solemnly swear to observe, without evasion, equivocation, or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of **being severed in two, my bowels burned to ashes, and those ashes scattered over the face of the earth and wafted by the four cardinal winds of heaven, that no trace or remembrance of so vile a wretch may no longer be found among men, particularly master masons so help me the most high, and keep me steadfast in this my solemn obligation of a master mason. Worshipful Master... ..as a pledge of your fidelity and to render this binding as a solemn obligation for so long as you shall live, you will seal it with your lips thrice on the volume of the sacred law (The Bible)***

12. Governor General Mr. Michael Jeffrey (The Charges)

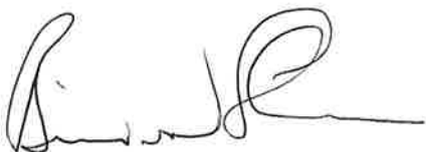
- a. The Defendant was present at and consented to the Administering of an Oath and Engagement in the nature of an Oath purporting to bind the person who takes it to commit Treason and Murder Victorian Crimes Act 1958 Section 316 (1) (a)
- b. The Defendant was present at and consented to the Administering of an Oath and Engagement in the nature of an Oath purporting to bind the person who takes it to act in breach of the Crimes Act Victoria 1958 Section 316 (2)(a)(ii)
- c. The Defendant by taking Unlawful Oaths has attempted to pervert the Course of Justice. Crimes Act 1914 Section 43 (1)



6/10
Margaret Campbell SP

~~TSS~~ 764

- d. The Defendant by taking Unlawful Oaths has attempted to Pervert the Course of Justice. Victorian Crimes Act 1958 Section 321M
- e. The Defendant by permitting and consenting to an Unlawful and Alternative set of Law, Oaths, Rules and Allegiances has by intent and sabotage attempted to overthrow the Constitution of the Commonwealth. Crimes Act 1914 Section 24AA (1)(a)(i)
13. When Mr. Michael Jeffrey joined Freemasonry he was the Governor of the State of Western Australia and as such offended the Law of the State of Western Australia by taking and administering of Unlawful Oaths while Governor (Criminal Code WA Section 48), but, when Mr. Jeffrey became the current Governor General of the Commonwealth of Australia, he carried his Indictable Offence from the State of Western Australia into the Commonwealth of Australia, involving an offence against the Law of the Commonwealth.
14. The State of Western Australia is bound by Section 106 of the Commonwealth Constitution and as such is subject to the Constitution of the Commonwealth of Australia until such time as the Electors choose otherwise, any other demise, trick, deception or attempted alteration of the structure and Allegiance that would seek to break the legal agreed structure, of the Commonwealth Constitution without the informed consent of the Electors, would be a breach of Section 128 of the Commonwealth Constitution.



7/10
Margaret M. Campbell SP

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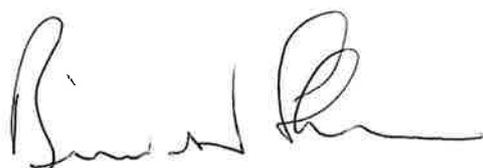
15. The Allegiance that Freemasonry demands is total Allegiance to Freemasonry, accordingly all members must take and are bound by Illegal, Unlawful, Occult Masonic Oaths taken according to Ritual with others present, to witness and consent to. **Three Masonic Oaths are included in this Affidavit**

16. In the case or matter of the current Governor General Mr. Michael Jeffrey he has chosen to have or embrace two opposing sets of Law, Oaths and Allegiances, a tragic circumstance considering the position that he currently occupies as Governor General of the Commonwealth of Australia, the highest Office in the land

17. The correct manner to handle this Illegal Masonic issue is by a Trial of the Issue, but to date every attempt has been made to hinder, halt and suppress the Court Room exposure of the Oaths and Agenda of Freemasonry, leaving no other option other than Criminal Charges

18. Accordingly these particular charges have been laid against Mr Michael Jeffrey These Charges now find, after completing the usual lower level attempted legal cover up and suppression, their way to a Grand Jury hearing with only one more hurdle to overcome, the Full Court of the Supreme Court of Victoria.

19. I state one more hurdle concerning the Full Court, because this Court has had one particular Grand Jury Application for a considerable time and refuses to file the application let alone hear the Application.



8/10
Margaret Campbell JP

757 762

The Application has been refused because the Offender is Mr Charles Wheeler, a current Master of the Victorian Supreme Court. Mr. Wheeler is also a committed Freemason, getting paid a salary by Victorians to Administer the Law of the State of Victoria, But, in reality bound by another Law and Oath, in exactly the same way and manner that the current Governor General is bound, both men are committing Indictable Offences in High Offices. The Full Court of the Supreme Court of the State of Victoria would be hearing their own Master's Indictment which is the sole reason for the refusal to file and accept the Application.

20. THE COMMONWEALTH CONSTITUTION - SECT 80

Trial by jury

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

21. Exhibited to this Affidavit

Exhibit GG1 Masonic Article

Exhibit GG2 Masonic Constitution WA

Exhibit GG3 Certified Extracts Magistrates Court

Exhibit GG4 Section 354 Crimes Act Victoria 1958

Exhibit GG5 Three Masonic Oaths

Exhibit GG6 Charge and Summons



Margaret Campbell ⁹/₁₀ SP

~~758~~ 767

Affirmed by Brian William Shaw



At... WERRIBEEin the State of Victoria

This ^{MC} 28th Day of May 2004

Before me: Margaret M Campbell JP

A JUSTICE OF THE PEACE FOR VICTORIA
REG. No. 9924
MARGARET MAY CAMPBELL
7 MUIRHEAD CRES.
WERRIBEE 3030

GOVERNOR SUBSTITUTES HIMSELF

768

AUSTRALIA ACT 1986 - SECT 7

~~759.~~

Powers and functions of Her Majesty and Governors in respect of States

(1)

Her Majesty's representative in each State shall be the Governor.

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 12

Issue of writs

The Governor of any State may cause writs to be issued for elections of senators for the State. In case of the dissolution of the Senate the writs shall be issued within ten days from the proclamation of such dissolution.

ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL PRACTICE) ACT 2003 WA (NO. 65 OF 2003) - SECT 130

130. *Supreme Court Act 1935* amended

(3) Section 9(1) is amended by deleting "Her Majesty" and inserting instead —

⊗ "the Governor".

Electoral writs were issued by the Governor - Governor with full knowledge of this criminal provision

169.

THE CRIMINAL ACT

Acts Amendment and Repeal (Courts and Legal Practice) Act 2003
(No. 65 of 2003)

Part 8 - Amendments about the Crown

121. Bail Act 1982 amended

- OMITTING ALL REFERENCES

(1) The amendments in this section are to the *Bail Act 1982*.*

(* 27 August 1999. For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, D. 27 and Acts Nos 6 and 27 of 2002.)

(2) Section 3 (1) is amended by deleting the definition of "**prosecutor**" and inserting instead- "**prosecutor**" includes -

(a) in the case of an offence charged in a complaint, the complainant;

(b) in the case of an offence charged in an indictment, the State or the Commonwealth, as the case may be;"

(3) Each of the provisions in the Table to this subsection is amended by **deleting "Crown"** in each place where it occurs and in **each case inserting instead — "State"**.

Table

s. 19 (2)(b)	s. 58 (1)
s. 49 (1)	s. 58 (2)
s. 49 (3)	s. 59 (2 places)
s. 57(1)	Schedule 1 Part D cl. 1(2)(e)
s. 57(3)	

(4) Section 63 is amended by deleting "Crown" and inserting instead - "State or the Commonwealth"

The attack on the Allegiance amounts to treason

122. Children's Court of Western Australia Act 1988 amended

(1) The amendments in this section are to the *Children's Court of Western Australia Act 1988**

[* 25 August 2000.

For subsequent amendments see 2001 Index to Legislation of Western Australia Table I, p. 5 and Act No. 27 of 2002].

(2) Section 19B (480) is amended by deleting "Crown" and inserting instead " State"

(3) Section 19E is amended by deleting "the Crown in the right of".

(4) Section 32(2)(a)(i) is amended by deleting "Crown" and inserting instead -"State".

(5) Section 32(4) is amended in the definition of "public authority" by deleting "the Crown in right of ".

(6) Schedule 1 is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and Successors" in the 2 places where it occurs and in each place inserting instead - " the State of Western Australia *

123. The Criminal Code amended

(1) The amendments in this section are to *The Criminal Code**

[*9 February 2001 as the Schedule to the Criminal Code appearing as Appendix B to the Criminal Code Compilation Act 1913,

For subsequent amendments see 2001 Index 10 Legislation of Western Australia, Table 1p, 89 and Acts Nos. 3, 6, 8 and 27 of 2002.]

(2) Each of the provisions in the Table to this subsection is amended by deleting "Crown" in each place where it occurs and in each case inserting instead "prosecutor" *.

Table

s. 577 (2 places)	s 632A
-------------------	--------

s. 616 (1)	s. 646
------------	--------

s. 617A	s. 651A (5)
---------	-------------

s. 618(3)

(3) Section 581 is **amended by deleting "Crown"** in the 2 places where it occurs and in each place inserting instead -"State"

(4) Section 584 (14) is amended by **deleting "Her Majesty"** and inserting instead - "the State"

(5) Section 609 is amended by **deleting "Crown"** and inserting instead - **"State or the Commonwealth "**

(6) Section 628 is amended as follows:

(a) by deleting "Crown" in the first and third places where it occurs and in each place inserting instead — "prosecutor "

(b) in paragraph (2) by deleting "Crown" and inserting instead Commonwealth, as the case may be, ". "State or the

(7) Section 633 is amended by deleting "Crown" and inserting instead - State or the Commonwealth, as the case may be."

(8) Section 637 is amended by deleting "counsel for the Crown" in the 4 places where it occurs and in each place inserting instead - "prosecutor"

(9) Section 693A (4) is amended by deleting "Crown" and inserting instead -" State"

(10) Section 701(2) is amended by deleting "for the Crown thereon".

(11) Section 720 is amended by deleting "Queen" and inserting instead -- " State

(12) Section 7293) is amended by deleting "Crown" in the 3 places where it occurs and in each place inserting instead - "prosecution".

(13) Section 746A (1) is amended as follows:

(a) by deleting "prosecution" and inserting instead -- " State",

b) by deleting "Crown" and inserting instead -- " State",

(14) Section 746A (4) is amended by deleting "Crown" and inserting instead — " State *

124. Director of Public Prosecutions Act 1991 amended

(1) The amendments in this section are to the *Director of Public Prosecutions Act 1991**).

(1* 1 June 2001
For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1. p. 100 and Act No. 27 of 2002.)

(2) Section 10(1)(a) is amended by deleting "Crown" and inserting instead - " State".

125. District Court of Western Australia Act 1969 amended

(1) The amendments in this section are to the *District Court of Western Australia Act 1969**.

(* 19 January 2001. For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, D. 103 and Act No. 23 of 2002.]

(2) Section 6 is amended as follows:

(a) in the definition of "action" by deleting "by the Crown";

(b) in the definition of "cause" by deleting "by the Crown".

(3) Section 10 (1) is amended by deleting "in Her Majesty's name" and inserting instead - " under the Public Seal of the State".

(4) Section 11(1) is amended by deleting Her Majesty" and inserting instead " the Governor ".

(5) Section 18 A (1) is amended by deleting "in Her Majesty's name" and inserting instead M under the Public Seal of the State ".

(6) Section 18A (3) is amended by deleting "in Her Majesty's name and inserting instead — ** under the Public Seal of the State *.

(7) Section 24 (1) is amended by deleting "In Her Majesty's name" and inserting instead under the Public Seal of the State"

(8) The Schedule is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and Successors" in the 2 places where it occurs and in each place **inserting** instead — " the State of Western Australia"

126. *Family Court Act 1997* amended

(1) The amendments in this section are to the *Family Court Act 1997*,

{* *Act 40 of 1997*.

For subsequent amendments see 2001 Index to Legislation of Western Australia, Table], p. 124 and Acts Nos. 3 and 15 of 2002.)

(2) *Schedule 1 item) is amended by deleting "Her Majesty Queen Elizabeth the Second, Her heirs and successors" in each place where it occurs and in each place inserting instead " the State of Western Australia"*

127. *Juries Act 1957* amended

(1) The amendments in this section are to the *Juries Act 1957**. (* 3 July 2000.)

(2) Section 38(1) is amended by deleting "those prosecuting for the Crown" and inserting instead "the prosecution".

(3) Section 52(1) is amended by deleting "Crown" and inserting instead -- "prosecution".

128. *Justices Act 1902* amended

(1) The amendments in this section are to the *Justices Act 1902*.

* 8 October 2001.

For subsequent amendments see 2007 Index to Legislation of Western Australia, Table 1. p. 193 and Act No. 27 of 2002.)

(2) Section 154A (1) is amended by deleting "Crown" in the 2 places where it occurs and in each place inserting instead "State".

(3) Section 154A(3) is amended by deleting "Crown" and inserting instead — "State",

(4) Section 206D is amended by deleting "Crown" and inserting instead — " State".

129. *Local Courts Act 1904* amended

(1) The amendments in this section are to the *Local Courts Act 1904**. 1* 12 January 2007],

(2) Section 3 is amended in the *definidon* of "Minister by deleting "Crown" and inserting instead — State".

765
774

130. **Supreme Court Act 1935 amended**

(1) The amendments in this section are to the Supreme Court Act 1935*

[* 9 February 2001.

For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, p. 370 and Act No. 23 of 2002]

(2) Section 4 is amended as follows:

- (a) in the definition of "Action" by deleting "by the Crown";
- (b) in the definition of "Cause" by deleting "by the Crown".

(3) Section 9 (1) is amended by *deleting "Her Majesty* and inserting instead * the Governor "

(4) Section 15 (1) is amended by deleting "Royal Arms" and inserting instead "armorial bearings of the State".

(5) Section 37(2) is repealed and the following subsection is inserted instead

(2) Nothing in this section shall alter the practice in proceedings in relation to the prerogative and criminal jurisdiction of the Court.

(6) Section 50(1) is amended by deleting "by the Crown".

(7) Section 51(1) is amended by deleting "by the Crown".

(8) Section 56(1) is amended by deleting "by the Crown".

(9) *Section 119 is amended by deleting "to Her Majesty or any of her subjects, or other persons entitled in like manner as subjects"*

(10) *Section 154(1) is amended by deleting "Her Majesty's" and inserting instead - "The "*

(11) Section 154(3), (4), (5) and (6) are each amended by deleting "Crown" in each place where it occurs and in each place inserting instead "State".

(12) *The Second Schedule is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and successors" and inserting instead - "the State of Western Australia".*

766. 775

GOVERNMENT GAZETTE
Western Australia
Previous Close Next

A4201
ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL - PRACTICE) ACT 2003
65 of 2003

PROCLAMATION

WESTERN
AUSTRALIA
John
Murray
Sanderson
[L.S.]

By His Excellency
Lieutenant General
John Murray Sanderson,
Companion of the Order of Australia
Governor of the
State of Western Australia.

I the Governor, acting under section 2 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003*, and with the advice and consent of the Executive Council fix 1 January 2004 as the day on which that Act comes into operation,

Given under my hand and the Public Seal of the State on 23 December 2003.

By Command of the Governor,

J. A. McGINTY, Attorney General.

GOD SAVE THE QUEEN!

Government of Western Australia
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Assented 4th DECEMBER 2003
Proclamation 23rd December 2003
Enactment 1st January 2004

CRIMINAL CODE ACT 1995

Chapter 5 -- The security of the Commonwealth

Part 5.1 -- Treason and urging violence

Division 80 -- Treason and urging violence

767
776

80.1A Definition of *organisation*

In this Division: "*organisation*" means:

- (a) a body corporate; or
- (b) an unincorporated body;
whether or not the body is based outside Australia, consists of persons who are not Australian citizens, or is part of a larger organisation.

Subdivision B -- Treason

80.1 Treason

- (2) A person commits an offence if the person:
 - (a) receives or assists another person who, to his or her knowledge, has committed an offence against this Subdivision (other than this subsection) with the intention of allowing him or her to escape punishment or apprehension; or
 - (b) knowing that another person intends to commit an offence against this Subdivision (other than this subsection), does not inform a constable of it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence.

Penalty: Imprisonment for life.

(OFFENCE a FINANCY)

768 797

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

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In matter of an
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for leave to issue

BETWEEN:

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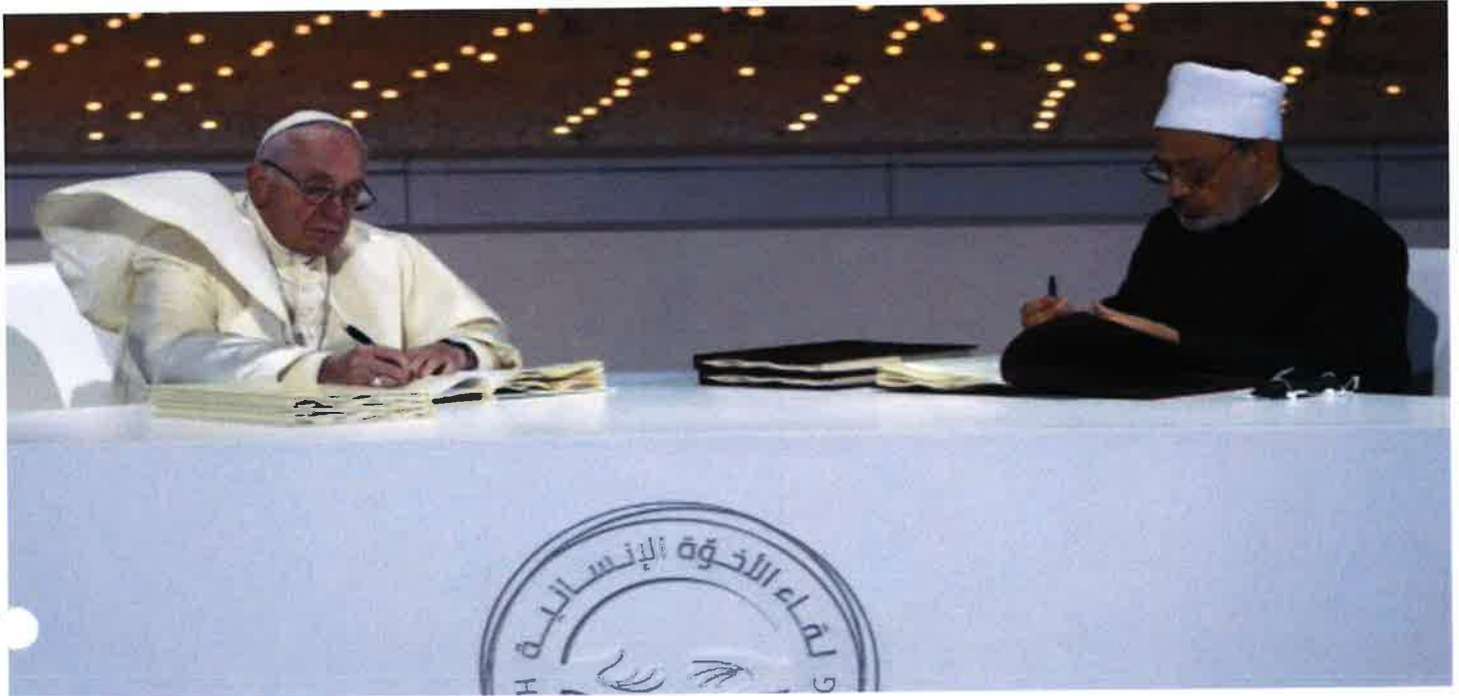
A JUSTICE OF THE PEACE FOR VICTORIA
Reg. No. 9924
Margaret May Campbell
7 Muirhead Cres, Werribee, 3030



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Margaret May Campbell
.....
Solicitor/Justice of the Peace

*The Pope
was
The Imam,*



Pope and Imam Sign “One-World Religion” Covenant?

February 13, 2019 by C.M.

A historic document signed recently by Pope Francis and leading Muslim Imam Sheikh Ahmed al-Tayeb – whose official title is The Grand Imam of Al-Azhar – has many observers very concerned. This historic meeting between the head of the Roman Catholic Church and the most important Imam in Sunni Islam took place in Abu Dhabi at a gathering of religious leaders representing Christianity, Islam, Judaism, and other faiths. On the surface the covenant entitled “A Document on Human Fraternity for World Peace and Living Together” stipulates its intention is to foster peace between nations, religions, and

ethnic groups while combating extremism and violence. Obviously, this is an admirable effort worthy of support. Yet, certain ambiguous language in the document regarding God leads many to be cautious of the implications that may arise. Particularly, the idea that such a document could form the groundwork for a one-world religion!

779

Ambiguous Language Identifying God

While the document contains many remarks aimed at fostering a spirit of commonality between religions such as encouraging believers “to shake hands, embrace one another, kiss one another and even pray” together, it is the ambiguous reference to God that causes the greatest concern. The document uses the same term; God, to simultaneously reference the God of the Bible and Allah. One glaring example of this categorizes Christians and Muslims as “We, who believe in God.” Perhaps equally problematic is that the document claims that “the pluralism and the diversity of religions” evident in the world were all intentionally “willed by God.” Moreover, the document claims that the idea that people should “adhere to a certain religion” should be rejected. Therefore, according to this document the perfect will of God allows for hundreds of different religions that must all be considered as equally valid. Such ideas have caused many to consider that the essence of this document is to push for a one-world religion. Sadly, this idea is not out of character for Pope Francis. In September 2015, during a stop at St. Patrick's Cathedral, Pope Francis stressed the unity between Christianity and Islam. Likewise, in January 2016 the Vatican released an extremely disturbing video in

~~776~~ 780

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15th July 2019

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Before me

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



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Margaret May Campbell
Solicitor/Justice of the Peace

*WESTERN AUSTRALIAN
FIRST MASONIC STATE.
MELTON (VICTORIA)
FIRST MASONIC SHIRE.*

~~172~~ 781

<https://bswebsite2.wixsite.com/elijahschallenge>

www.elijahschallenge.net

June 2017

The Criminal Offence, Involving
Werribee, Victoria. Australia – 2007/2017
Perth, Western Australia – 2003/2017

Western Australia

“The First Masonic State Since Federation”

Melton Shire Council

“The First Masonic Shire Council Since Federation”

John Sanderson

The Western Australian State Governor in 2003/2004.

James McGinty

The West Australian Attorney General in 2003/2004.

Governor General

Phillip Michael Jeffery the Governor General in 2003/2004.

Chief Justice Brian Gleeson

Chief Justice High Court of Australia in the period 2003/2004.

John Howard

The Prime Minister of Australia in the period 2003/2004.

713 782

Mr R Hulls

The Victorian Attorney General in the period 2000/2004.

Julia Gillard

The Commonwealth Politician during 2003/2004 for the Federal seat of Lalor situated in Werribee, Victoria Australia.

Joanna Ryan

The Commonwealth Politician currently occupying the Federal seat of Lalor situated in Werribee Victoria Australia following the retirement of Julia Gillard.

Jill Hennessy

The current Victorian State Politician occupying the state seat of Point Cook since becoming a State Politician after the Altona by-election.

Harwood Andrews Lawyers

A Law firm based out of Geelong, but in the period 2003/2004 had an office in Werribee, Victoria.

The period 2003/2004

In this Particular period in the history of Australia the constitution of the Commonwealth of Australia was made inoperative by a criminal offence.

The Offence – 2003/2004

In the period 2003/2004, the politicians working within the Parliament of the State of Western Australia passed a bill into law within the State that removed the Constitutional Monarchy, Queen Elizabeth the Second Her Heirs and Successors and subjects and substituted the then State Governor John Sanderson in place of the Queen.

~~114.~~ 783

Sanderson and McGinty

The enactment of the Bill occurred when John Sanderson and James McGinty signed the Bill into law on the first January 2004.

The Title of the Bill/Act

“Acts Amendment and Repeal Courts and Legal Practice Act”

Western Australia no. 65-2003

Election Writs (The Effect)

Because election writs involve State Governors and Governor- Generals the removal of the Constitutional Monarchy and substitution of others affects every election writ issued in Australia since the enactment of this particular act.

The Required Referendums

The removal of the Constitutional Monarchy requires a referendum to enable the people of Australia in particular, the voters to have knowledge of what was planned and to be able to get involved in the issue before the Bill was passed into the purported capacity of a valid State Act.

The Concealment

A large number of people have been involved in the concealment of this criminal offence against the Constitutional Monarchy and the people of Australia, in Particular in Werribee, Victoria.

~~JK~~ 784

Werribee (2004-2017)

The following individuals and groups have knowledge of what has occurred and concealed the criminal offences from the people and electors of Werribee.

1. The councillors of the Wyndham Shire Council.
2. The Pastors of Wyndham Ministers Fellowship.
3. The Law firm of Harwood Andrews.
4. The Client of the Law firm of Harwood Andrews, the Fracapane family based out of Werribee South.
5. Julia Gillard
6. Joanne Ryan
7. Warwick Gately the Victorian Electoral Commissioner and officers of this commission.
8. The Australian Electoral Commission in particular their office situated in the main street of Werribee Kate Chamberlain, The former Divisional Returning officer.
9. Jim Hennessy, the Labour candidate from Altona by election currently the state Politician for Point Cook.
10. John Brumby, the Former State Premier
11. All Candidates in the Altona by-election concealed the criminal offense.
12. All Candidates in the Federal election involving the Re-election of Julia Gillard into the Federal seat of Lalor representing Werribee/Wyndham in the State of Victoria in the House of Representatives in Canberra.

Julia Gillard (The Criminal Charge)

In the period 2006/2007 Julia Gillard was criminally charged by private prosecution (The right) Returnable to the Melbourne Magistrates Court on the 29th January 2007.

The charge sheet charged Julia Gillard with the **criminal offense of misprision of treason**, and as such remains in existence today.

It is this particular criminal charge that all mentioned herein are concealing from the public of Werribee/Wyndham. In particular, the voting public.

Misprision of treason

The criminal charge of misprision of treason is the **concealment of the criminal offense of treason** – both offenses carry life imprisonment sentences in statute law and common law.

Treason (Breach of Allegiance)

The criminal offense of treason happens when, the oath of allegiance to the Constitutional Monarch is breached. This is stated and established law both common law and statute law **when the Monarch is removed illegally**.

~~776~~ 785

The Law Courts

Every law Court currently operating within Australia, in particular starting with the Magistrate's Courts, County Courts, Supreme Courts, Federal Courts and **High Courts** have and continue to conceal these criminal offenses on every occasion when this matter has been brought before the respective courts.

Warwick Gately

Currently the Victorian Electoral Commissioner, previously the Western Australian Electoral Commissioner prior to that a Naval Commander.

Gippsland South by Election (Victoria)

Peter Ryan used to hold this state seat representing the people of Gippsland based out of Sale in Victoria. Danny O'Brian and all candidates in the by-election with the exception of one, concealed the criminal offenses revealed herein. Inclusive of the CEO and Councillors of the Gippsland South by-election.

Gregory Garde (The Judge)

This particular former bank barrister now president of VCAT and a Supreme Court judge did hear the petition to the Supreme Court in relation to the Gippsland South by-election and concealed all offenses revealed.

David Beach (The Judge)

This particular Supreme Court judge did hear the Altona by-election Supreme Court and concealed all indictable offenses revealed in 2010 and again in 2013.

The Grand Jury Right (The Indictment)

Grand jury consists of 23 electors selected from the electoral roll.

To hear criminal matters involving any criminal matter that should have been prosecuted, but, was not presented for prosecution for whatever reason.

The Grand Jury Law

Unfortunately for the people of Australia the only jurisdiction containing a grand jury right in the period 2003/2004 was Victoria, this particular right was found at 354 Crimes Act 1958 Victoria.

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Mr R Hulls and R Clark (Former Attorney- Generals)

Because the Grand Jury Right was exercised on a number of occasions, but stopped by public prosecutors and Mr R Hulls. The then Victorian Attorney General no grand Jury has been formed to hear the criminal charges still sitting at the Victorian Supreme Court concealed by Mariyn Warren (The Chief Justice) Chris Maxwell (The President) Mr R Hulls (the former Attorney-General) and Robert Clarke (**Former Attorney-General**)

Common Law Grand Jury

On the 15th March 2013, a number of people marched through the streets of Werribee, in particular **Synnot Street** and stopped out the front of the office of Julia Gillard for a period of time. The March continued to the RSL situated between Synnot Street and Watton Street the two principal streets of Werribee where a public meeting was held, called by specific people involved within the Melton Rate Payers Group, in particular, Androulla Touvana who presented the Western Australian Criminal Issue on computer overhead presentation at the RSL. After the real facts that have been concealed from the people were revealed **a common Law Grand Jury hearing was held**. During which two criminal counts were presented on the overhead and explained then the people present were asked to sign the indictment papers in relation to the criminal offenses involving Julia Gillard. 35 people signed, stating that the criminal charges had been proven (**The Indictment**).

The Two Counts

- 1. Misprision of Treason**
Informant – Brian Shaw
- 2. Common Law Fraud**
Informant – Androulla Touvana

R Hulls and the Victorian Parliament

In a vain attempt to protect all of their mates involved and implicated in the knowledge of the removal of the constitutional Monarch Mr Hulls arranged to get the Victorian politicians to remove the Grand Jury right from the Statute Books Of Victoria but omitted to inform the Parliament that he himself has **3 Grand Jury applications that remain pending** lodged at the Victorian Supreme Court in the period 2006/2007 in relation to the criminal removal of the Constitutional Monarch.

The 54 Defendants (Pending Grand Jury)

There are 54 defendants lodged at the Victorian Supreme Court, that remain pending, that is all were lodged prior to any purposed legislative alteration or abolition of the Grand Jury Right.

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The 112 Defendants (Electoral Fraud)

- A. The Victorian Supreme Court (Justice McDonald) refused leave to file the criminal charge of Electoral Fraud on 112 Defendants.
- B. The Federal Court (Tim Luxton) refused to file a civil writ on the Australia electoral Commission (47 grounds) inclusive of the 112 defendants involved in electoral fraud.
- C. The County Court Victoria (Jasmine Treen and Justice Grant) **currently have refused** to file 44 affidavits on appeal from a Magistrate's Court hearing 28 June 2016 at Melbourne.
- D. The High Court of Australia requires leave to appeal or special leave to appeal on all matters but wherever or whenever they want to prevent a matter being heard they just state "**Leave is not granted**".

The Proposed Werribee South Prison

Recently the people of Werribee and Werribee South launched a large protest against the proposal but the people standing on the platform to speak: State Politicians, Federal Politician (Joanna Ryan) and Werribee councillors concealed the real facts from the people present, that is, **Julia Gillard while sitting as the Werribee Federal Representative does have a criminal charge of misprision of treason lodged against her, but concealed from the people and voters.**

The Local Newspapers (Werribee District)

During 2010, all of the local newspapers were given notice of the removal of the constitutional Monarch (without referendum) resulting in the criminal charge on Julia Gillard and 54 others, but **the Werribee media concealed this fact.**

The Banks, (Bail-Out/Bail-In)

On a more personal note I have been involved both directly and indirectly in court matters involving the Banks. At all material times the respective banks and their various lawyers and Law Firms have concealed this material fact that is, **the Constitutional Monarch was removed without any referendum.**

779 788

The Respective Matters are Directly:

- A. Shaw v ANZ Trustees (Vic)
- B. Shaw v Fragapane Nominees (Vic)

Indirectly:

- C. Commonwealth Bank v Ridouts (WA)
- D. National Bank v Walters (Vic)
- E. National Bank v Mac Farlanes (Vic)
- F. ANZ (Esanda) v Smart (Vic)
- G. National Bank v McKinnons (Vic)

The Bank Problem (Bail-In)

Not too many people know this terminology '**Bail-In**' but it involves purported legislation and computer programs that enable banks to wipe all bank accounts and give purported accounts to the bank. Malcolm Turnbull (The international banker) currently Prime Minister **after the criminal removal of the constitutional Monarch** is an advocate of 'Bail-in' currently set at leaving \$250,000 in respective accounts with amounts in excess of this removed and given to the Banks (**Bail-In**)

They Cannot Do That (The Public Would State)

But they have it in position to be able to do it, on orders from the International Banks, **but** there is an alternative "INTRA-STATE BANKING"

I have placed this particular matter into this exposure because under Grand Jury conditions it is possible to block credit implosion by banks and halt any pending depression from occurring using **INTRA-STATE BANKING** which conflicts with International Banking.

Two State Governors (Victoria)

Alex Chernov and Linda Dessau

- A. The former State Governor **Alex Chernov** is one of the 54 defendants pending Grand Jury presentment.
- B. The current State Governor **Linda Dessau** had both notice and knowledge but has chosen to conceal the matter from Victorians.

The Texas Governor (USA)

Grand Jury is used extensively within the United States and recently indicted the Texas Governor.

780 789

Human Trafficking

Over the years of being a litigant in person I have discovered that Victoria and Australian birth certificates are being converted into '**Bonds**' and as such become '**registered securities**'

After which these 'Bonds' (Birth Certificates) are being traded on stock exchanges throughout the world, without the knowledge and consent of the people whose names appear on the Birth Certificates. (**The concealed trade**)

The Money (Human Trafficking)

Within the week of a live birth this process happens and at the same time a large amount of money (digital credit) is placed against the certificate/bond where over a period of time compound interest takes effect. **The money trade is the human trafficking.**

The Maturity

Apparently when a birth certificate person dies the trade completes but is able to rollover when **Probate occurs** effectively developing into trading people **who are dead.**

Collateral

When Governments borrow from banks a **government guarantee** is required usually given in writing by a barrister from the Australia Government. Solicitor's office after written request for the treasurer asking if the loan is in accordance with the constitution of Commonwealth of Australia which is usually given in the positive but **this impossible to state this after the criminal removal of the Constitutional Monarch with the referendum consent omitted.**

The Grand Jury Process

- A. **A common law Grand Jury**, but it is virtually impossible to enforce the indictment that would result.
- B. **A stature law Grand Jury** that would force the Victorian Supreme Court to hear the pending applications or, one of them, after which the state trial can be held at a place able to accommodate the people in accordance with section 80 of the Commonwealth Constitution.

[Handwritten signature]
Signed: 9 MAY 2019.

~~781~~

MAJESTY PERSON
 IN THIS EXHIBIT

- | | | | |
|-----|-----------------------|-----|-------------------------------|
| 1. | JOHN SAMPSON | 16. | GREGORY GARDNER |
| 2. | JAMES Mc BIRNEY. | 17. | DANIEL BERRY |
| 3. | PHILIP MICHAEL GIFFEY | 18. | R. CLARK |
| 4. | BRIAN BEECHER | 19. | MARILYN WARREN |
| 5. | JOHN HOWARD | 20. | CHRIS MAXWELL |
| 6. | R. HUNS | 21. | JUSTICE M ^c DONALD |
| 7. | JULIA BURNER | 22. | TIM LEXTON |
| 8. | JOHANNA RYAN | 23. | JASMINE GREEN |
| 9. | TUI HANNESSEY | 24. | JUSTICE GIBSON. |
| 10. | WARWICK PARKY. | 25. | CARMEN WATERS |
| 11. | KATE CHAMBERLAIN | 26. | MAR M ^c FARLANE |
| 12. | JOHN DUNNBY. | 27. | MICHAEL JONES |
| 13. | FRANCOISE FRIMING. | 28. | THE Mc KINNONA. |
| 14. | FRANK RYAN | 29. | ALEX CHENOW |
| 15. | DANNY O'BRIEN. | 30. | LINDA DIELMAN |

The Criminal Act

~~712~~ 791

Emanating out of the State of Western Australia, a State within the Commonwealth of Australia

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

- Enacted 1 January 2004

Supreme Court Act 1935 amended

Section 130

- (3) Section 9(1) is amended by deleting “Her Majesty” and inserting instead –

“The Governor”

143,

783.792.

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

10

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

BETWEEN:

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REFER DETAILS OF EXHIBIT
And others

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Before me

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Margaret May Campbell
Solicitor/Justice of the Peace

MURRAY SHIRK
COUNCIL

Deputy A New State
By
MICHAEL GORDON
18 MARCH 2011.

784 793

Melton Shire Council

“A New State”

Within the State of Victoria

Within the Commonwealth of Australia

Order Entered (18 March 2011)

In the Federal court of Australia

Victoria District Registry

General Division Number (P) VID 1167/2010

Melton Shire Council (Applicant)

And

Commissioner of Taxation (Respondent)

Order by: Justice Gordon

MICHAEL GORDON
WIFE of

Date of Order: 18 March 2011 (at Melbourne)

KENNETH HAYNE

Orders by consent: (3 orders made)

1. “A declaration that the Applicant is a “State” for the purposes of Section 114 of the Commonwealth Constitution”

Commonwealth Constitution

Section 114

***“A State shall not, without the consent of the Parliament of the Commonwealth, raise or maintain any naval or military force, or impose any tax on property of any kind belonging to the Commonwealth, nor shall the Commonwealth impose any tax on property of any kind belonging to a State.*”**

Commonwealth Constitution

Section 111 (“The Surrender”)

“The Parliament of a State may surrender any part of the State to the Commonwealth; and upon such surrender, and the acceptance thereof by the Commonwealth, such part of the State shall become subject to the exclusive jurisdiction of the Commonwealth.”

Commonwealth Constitution

Section 109

“When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.”

Coke on Trespass (“*Coram non judice*”)

“Where courts of special and limited jurisdiction exceed their powers, “the whole proceeding is *coram non judice*” and all concerned in such proceedings are held to be “liable in trespass””

Commonwealth Constitution

(Original Jurisdiction)

Section 75 (iv) (States and Residents)

“In all matters:

(iv) between States, or between residents of different States, or between a State and a resident of another State;

the High Court shall have original jurisdiction.”

Commonwealth Constitution

Additional Original Jurisdiction

Section 76 (iv)

“The Parliament may make laws conferring original jurisdiction on the High Court in any matter:

(iv) relating to the same subject-matter claimed under the laws of different States.”

Commonwealth Constitution

(Proceedings)

Section 78

“The Parliament may make laws conferring rights to proceed against the Commonwealth or a State in respect of matters within the limits of the judicial power.”

~~186~~ 195

Commonwealth Constitution

("Or any part thereof")

Section 99

"The Commonwealth shall not, by any law or regulation of trade, commerce, or revenue, give preference to one State or any part thereof over another State or any part thereof."

}

Commonwealth Constitution

(New States)

Section 121

"The Parliament may admit to the Commonwealth or establish new States, and may upon such admission or establishment make or impose such terms and conditions, including the extent of representation in either House of the Parliament, as it thinks fit."

}

Commonwealth Constitution

(Majority of the electors)

Section 123

"The Parliament of the Commonwealth may, with the consent of the Parliament of a State, and the approval of the majority of the electors of the State voting upon the question, increase, diminish, or otherwise alter the limits of the State, upon such terms and conditions as may be agreed on, and may, with the like consent, make provision respecting the effect and operation of any increase or diminution or alteration of territory in relation to any State affected."

H

Commonwealth Constitution

(Formation of New State **only** with the Consent of the Parliament)

Section 124

"A new State may be formed by separation of territory from a State, but only with the consent of the Parliament thereof, and a new State may be formed by the union of two or more States or parts of States, but only with the consent of the Parliaments of the States affected."

}

Commonwealth Constitution

"The Constitution is the fundamental law of Australia binding everybody including the Commonwealth Parliament and the Parliament of each State; even an Act passed by a Parliament is invalid if it is contrary to the Constitution"

[This also includes any court order that exceeds the jurisdiction of the respective court]

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Commonwealth Constitution (Overview)

“What has been judicially described “as the sovereignty of the Australian people” is also recognised by section 128 which provides that any change to the Constitution must be approved by the people of Australia”

Section 128 (portion quoted)

s. 128.

“This Constitution shall not be altered except in the following manner”

The Creation “Six States”

“On the commencement of the British Act on 1 January 1901, the Commonwealth came into being and the six colonies became the six States of Australia”

Commonwealth Constitution Separation of Powers

The Parliament – Chapter 1

The Executive – Chapter 2

The Judicature – Chapter 3

• CHAPTER III

Government Ministers

- A. “The Prime Minister and other Government Ministers must be Members of Parliament”
- B. Government Ministers must be Members of, and accountable to, the Parliament”

ACCOUNTABLE TO THE PARLIAMENT.

The Crown

- A. Australia is a Constitutional Monarchy.
- B. The Head of State of a country is a Monarch whose functions are regulated by a Constitution.
- C. The concept of the Crown pervades the Constitution.

The Queen

- A. The Queen is part of the Parliament (Section 1)
- B. The Queen is empowered to appoint the Governor-General as Her representative (Section 2)

788 797

C. The Executive Power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as Her representative (Section 61).

Responsible Government (Elections)

- A. Section 7 and 28 of the Constitution require regular elections for the House or Representatives and the Senate.
- B. Sections 7 and 28 require Members of the Commonwealth Parliament to be "directly chosen" by the people.

Legislative Powers of the States

- A. Before Federation, each of the six colonies had its own Constitution
- B. The Australian Constitution expressly guarantees the continuing existence of the States and preserves each of their Constitutions.
- C. The States are bound by the Australian Constitution
- D. The Constitutions of the States must be read subject to the Australian Constitution (Sections 106 and 109).

Commonwealth Power

Many subjects of the Commonwealth Power are regulated almost entirely by Commonwealth law.

Examples are: Bankruptcy, marriage, divorce and immigration.

The Critical Omission (From the Constitution)

Neither the Head of the Government (the Prime Minister) nor the principal decision making body in the Government (the Cabinet) which is made up of senior Government Ministers is mentioned in the Constitution.

*

Federal Judicial Power (Sections 75 and 76)

- A. Judicial Power relating to one or more of the classes of dispute set out in Sections 75 and 76
- B. Federal jurisdiction activates whenever a Constitutional issue or point comes into the litigation matter.

~~798~~ 798

New State_(Section 121)

[Under Section 121, a new State can be created by an ordinary Act of the Commonwealth Parliament]

2

Non Residents

“Section 117, Commonwealth constitution, prohibits the Parliament of a State from discriminating against non-residents of that State.”

Criminal Conviction

- A. Because of the separation of powers effected by the Constitution, only a court may exercise the judicial power of the Commonwealth
- B. A law of the Commonwealth Parliament cannot provide for criminal conviction by anybody other than a court.

↑

Legislative Conflict

- A. The Constitution can restrict legislative power
- B. Law that is inconsistent with representative government
- C. The right to freedom of communication on political matters.

Brian Shaw
 % to. Box 800
 WARRIREE 3030
 Victoria
 9 May 2019

Brian Shaw
 → . →

The Criminal Act

Emanating out of the State of Western Australia, a State within the Commonwealth of Australia

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Margaret May Campbell
Solicitor/Justice of the Peace

Book
"Kiss me the Hard"
By Hudson
The MONEY Issue

Trade and Commerce

The Money Supply Issue

792
800

EXTRACTS FROM:

KILLING THE HOST – AUTHOR: MICHAEL HUDSON

THEME: HOW FINANCIAL PARASITES AND DEBT DESTROY THE GLOBAL ECONOMY

THE ISSUE

At issue is what interest should take priority, creditor demands, or the economic growth and employment of Sovereign Nations.

Page:304

At issue is whether Governments, or, banks will direct economies.

Page:287

CHAOS

LEGAL PRINCIPLES

Define a body of legal principles recognising the unfairness of bondholders or vulture-funds buying defaulted bonds on the cheap and threatening to disrupt national financial systems and cause chaos so as to grab their assets if their demand for payments in full are not met. Page:267

WORLD PROBLEMS

DEFAULT

Default is not an Argentine problem, restructuring is not an Argentine problem, it is a world problem [Argentine Minister].

Page:269

793 801

WAR

WAR Finance as warfare. Page:375

WAR Wars were viewed as profitable propositions yielding loot and tribute. Page:376

WAR Money, endless money is the sinews of war. Page:376

WAR Financializing the costs of war led to public debts and the modern bond market. Page:376

WAR The traditional objective of warfare conquest of the land and natural monopolies to siphon off their rent - has become the prime objective of today's high finance. Page:377

CONQUEST The financial sector has the same objective as military conquest. *To gain control of land and basic infrastructure and collect tribute.* Page:375

DEBT Debt leverage saves the cost of having to mount an invasion Page:375

ECONOMIC WAR Today's global institutions are waging an economic war that is just as lethal. Page:432

ELECTIONS & VOTERS

ELECTION PROCESS Led by the financial sector which used its wealth to gain control of the election process. Page:35

~~PAGE 8 (No 27)????~~

VOTERS Meaningful democracy by informed voters had to be subverted. Page:217

VOTERS Gaining this degree of control in democracies requires winning voter approval. Page:258

~~794~~ 801.

VOTERS AND
AUSTERITY

How to get voters to elect governments that impose authority.
Page:258

VOTERS

Selling out voters. Page:267

NO
REFERENDUMS

No referendum asked voters what they (Ireland) wanted. Page:279

VOTERS &
AUSTERITY

Voters have kept re-electing Governments committed to austerity.
Page:287

ELECTIONS
ABOLISHED

Elections would need to be abolished in those countries that are in an austerity program. *Europe at Crossroads Le Monde, May 31 2015*
Page:311

VOTER
INTERFERENCE

In 2010 they agreed with German Chancellor Angela Merkel not to permit 'voter interference' with the conditions laid down by the Troika for bailing out French, German and US banks at Greek taxpayer expense. Page:311

JUNK

Democracy is junk - He who submits a vital issue to referendum is a public menace to Europe (*Press Europe, November 2 2011*).
Page:228

VOTERS

The financial sector's strategy is to distract voters from understanding how the build-up of debt shrinks the economy's ability to pay. Page:334

SUSPEND
ELECTIONS

Clearly the most extreme proposal is to suspend the elections.
Page:325

OVERTURNED
REFERENDUMS

Referendums are regularly overturned, if they cross the will of rulers. Voters whose views are scorned by elites shun the assembly that nominally represents them. Page:328

~~795~~ 803

A
CONTROL LAW-
MAKING AND
COURTS

Financial lobbyists control law-making by dominating election campaigns, the media and the courts". Page:433

CHURCH CRUSADES CRUSADERS

A
THE CHURCH

At issue was what constituted exploitation that a fair economy should prevent, and what was a necessary cost of doing business - this discussion took place in the first centres of learning the Church which founded the earliest universities. Page:39

THE CRUSADES

European banking in its modern form dates from the Crusades. Page:130

A
CHURCH
BANKING

The largest Church Banking orders were the Knights Templar and the Order of St John, also known as the 'Knights Hospitalers' Page:130

MONEY/CREDIT

Not only money but credit too. Venice finances the crusade against Constantinople in 1204 for a quarter of the loot. Page:376

A
THE CHURCH
THE KNIGHTS
THE PAPACY

The Church's banking orders - the Knights Templar and Hospitalers - lent to kings and nobles at the top of the social pyramid, first to embark on the crusade and then to wage wars backed by the Papacy. Page:376

~~796~~ 804

THE NATION

A

THE NATION

No nation should be made subject to chronic unemployment and depression to pay banks and bondholders. Page:433

(THE NATION'S
OWN MONEY)

Every nation has the sovereign right to issue its own money, levy taxes and write its laws. Page:434

(NATIONAL
SOVERIGNTY)

Without national sovereignty there can be no democracy, no people's choice. Page:435

TEN REFORMS

Ten reforms to restore industrial prosperity: Page:403

1. Write down debts
2. Tax economic rent
3. Revoke the tax deductibility of interest.
4. Create a public banking option.
5. Fund government deficits by central banks
6. Social security and medical out of general budget.
7. Keep natural monopolies in public domain.
8. Tax capital gains at the higher rates.
9. Deter irresponsible lending with a fraudulent conveyance principle.
10. Revive classical value and rent theory

PROPERTY OWNERS

PROPERTY The wealthiest property owners have tended to be the most predatory military conquerors, landed aristocracies, bankers, bondholders and monopolists. Page:47

TRANSFER RIGHTS Most bank loans are geared not to produce goods and services, but to transfer ownership rights. Page:93

HOUSEHOLDS The tragedy was that - saving the banks will not save an economy if households are left drowning in a sea of debt. Page:251

COLLATERAL The real problem was insolvency from junk mortgages and insider deals to bank owners. Their collateral ended up being mainly empty on half-built houses. Page:276

CREDIT Land ownership has been democratized on credit. Page:378

HOMELESS Heavy mortgage debt and other housing and living costs have made workers feel one payment away from homelessness. Page:381

FREE MARKETS Today's financialized version of 'free-markets' obliges families to spend their life working. Page:381-382

RISING TRIBUTE Families have been pushed, prodded and seduced onto the debt treadmill to pay a rising tribute. Page:384

LONG TERM DEBT This price is long term debt servitude, along with the cost of getting an education. Page:384

~~798~~ 806

COMPOUND INTEREST

- COMPOUND INTEREST The mathematics of compound interest leads economics inevitably into a debt crash. Page:1
- THE CRISIS The crisis was the inevitable result of the mathematics of compound interest and fictitious financial valuations. Page:185
- THE COMPOUND The magic of compound interest. Page:226

PUBLIC FUNCTION

- PUBLIC FUNCTION The logic to avoid this a century ago was to make banking a public function. Page:22
- 1933 The Glass Steagall Act, also passed in 1933, separated normal banking from the risky until 1999, when its provisions were gutted under Bill Clinton. Page:72

GOVERNMENTS

- THE CAPTURE It is a result of financial policy that has almost fully captured the workings of governments. Page:187
- GOVERNMENTS The financial system has gained control of government policy throughout the world since 2008. Page:187

COUP D'ETAT A financial Coup d'état had occurred. Coup d'état (Dictionary): One effecting a change of Government illegally. Page:192

BANKS AIM Banks are seeking to capture Government and make financial policy immune from democratic choice. Page:296

COURTS

Public spending to provide jobs at a living wage was to take second place to creditor rights to seize Government assets and tie them up in courts for years in lawsuits. Page:328

THE AIM OF BANKERS

Replacing Government as our epoch's central planners, the aim of Wall Street, The City of London, Frankfurt and other financial centres is to draw into their own hands all the economy's net income, followed by the assets that produce it. Page:383

REPLACE GOVERNMENT

Their aim is simply to replace democratic government with planning by bankers and bondholders. Page:403

THE ESSENCE

The essence of modern monetary theory is that governments can finance deficit spending electronically on its own computer keyboards just as commercial banks do. The difference between public money creation and bank credit is that the public purpose is to promote economic growth, not asset price inflation. Page:411

LENDING AND FORE CLOSING

Throughout history the greatest fortunes have been obtained by lending and foreclosing, above all by privatizing the commons (the public domain) by indebting governments to force sell-offs, or simply via inside dealings and fraud. Page:325

CAPTURE THE GOVERNMENT

Bankers and bondholders seek to capture the government to protect themselves from losses. Page:326

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SECURITISATION

X SECURITISATION A bank makes money by selling the mortgage loans. It's interest in avoiding default disappears. Page:165

SECURITISATION Against false bank documentation of just who owned the mortgages and how much was owed. Page:245

MISSING ALTERNATIVE The missing alternative is debt write downs. Page:283

SECURITIZATION Banks began to securitize bad mortgages and sell them to naïve buyers. Page:283

ELECTRONIC CREDIT

ELECTRONIC CREDIT Given the ability of banks to create credit electronically why should they not create enough credit to buy up every stock in the world. Page: 142

ELECTRONIC CREATION Borrowed credit create on computer keyboards Page:152

TAX-FREE ELECTRONIC MONEY The ECB refuses to think about creating tax-free electronic money for this purpose. Page:301

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MONEY CREATION

CREATING MONEY Privatizing money creation and basic infrastructure is a revolutionary reverse of Government's traditional role. Creating money was long assumed to be a public function - indeed a key criterion of qualifying as a nation-state. Page:272

MONEY AND CREDIT

The task of providing the economy's rising need for money and credit is left to bankers and bondholders. Page:272

MONEY CREATION

To the financial sector, the most important privatization is that of money creation. The aim is for economics to become dependent on bank credit. Page:262

WALL STREET

WALL STREET Wall Street was interested in industry mainly to organise it into trusts and monopolies. Page:68

FEDERAL RESERVE

The Federal Reserve and other Central Bank's inject money into the economy via Wall Street, the City of London or other financial centres. Page:88

LIAR LOANS

Lending standards were loosened fostering lower down payments, zero interest loans and outright fictitious - no documentation - income statements, forthrightly called 'Liars Loans' by Wall Street. Page:75

MONEY AND BANKS

Not a penny of the \$700 billion was expended on buying mortgage-backed securities. Their money was given to Wall Street and investment houses that filed legal papers to become 'banks'. Page:197

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CASINO Gambling in the Wall Street casino. Page:264

FINANCIAL OLIGARCHY Has enabled the financial oligarchy to undercut democratic politics, the courts, the tax system and even the law. Page:268

FUND'S LEADERS Regardless of what IMF staff economists thought, the fund's leaders give their jobs to Washington and Brussels. In practice, this means to Wall Street, Frankfurt and the Paris Bourse. Page:302

OLIGARCH'S

OLIGARCH'S To empower a class of oligarchs who obtained these assets by insider dealings. Page:47

OLIGARCH Oligarchy control of Government by the wealth. Page:199

OLIGARCHY This ideology threatens to turn democracies into oligarchies Page:327

{ *A form of Government in which the power is vested in a few or a dominant class or clique.*

THE PATH The path of least resistance to a financial oligarchy is to create global authorities to override Governments. Page:340

BONDS/BANKS

BONDS AND BANKS Existing stockowners are bought out by new owners who issue high-interest bonds and borrow takeover loans from banks. Page:118

BONDS

Recycling their export surpluses into U.S. Treasury bonds. Page:170

BANKS

The banks foreclosed and transferred asset from debtors to creditors. Page: 190

BANKS

Banks gained control of the Federal Reserve and U.S. Treasury. Page:193

BOND HOLDERS

It was all about the bond holders. Page:196

BANKS AND CONTRACTS

When we put a bank into receivership we have a right to break all contracts (Sheila Bair). Page:209

BANKS AND CREDIT

Banks create credit to bid up prices of existing Real Estate, stocks and bonds. Page: 386

AUSTERITY

If they succeed in blocking bad debts from being written down, bankers and bondholders will kill the economy by plunging it into austerity. Page:393

STOCK MARKETS

STOCK MARKETS

Stock markets in their modern form were created largely to sell shares in these new Royal monopolies, taking payment in government bonds.

(*East India Company 1600 Bank of England 1694 Page:131*)

THE STOCKMARKET

The stock markets serve as a vehicle for corporate raiding and leveraged buyouts to replace equity with high-interest bonds Page:386

LIAR LOANS

LIAR-LOANS

Liar-Loans mortgages were doctored to report fictitious incomes. Page:166

LIAR-LOANS

Ninja borrowers, no income, no assets, no job. Page:174

PRODUCT

The product is a pool of toxic mortgages. Page:184

LIAR-LOANS

Treasury invested up to \$100 billion in each to cover the losses on the liars-loan junk mortgages they had brought from countrywide and other fraudsters. Page:195

PROTECTED FROM PROSECUTION

BANKERS PROTECTED

Instead of protecting economies from danger, the disabled regulatory system protected bankers from being prosecuted. Page:181

THE ESSENCE

Apart from the economics profession not wanting to deal with debt or financial fraud, the essence of Wall Street's regulatory capture is to make sure that the agencies charged with regulating banking and the stock market is staffed with non-regulators. Page:182

REGULATORS

Regulators not only turned a blind eye to reckless lending and fraud, they also sought to supress warnings. Page:183

THE PRACTICE

The practice was so pervasive that to have enforced the law would have brought down the system. Page:186

PROSECUTION Instead of prosecuting financial law-breaking, the largest banks have been let off the hook. Page:192

BANKS Banks gained control of the Federal Reserve and U.S. Treasury. Page:193

FRAUD To protect bankers from being prosecuted for fraud. Page:214

~~✓~~ THE COURTS

Neutered the law courts. Page:241

~~✓~~ CONTROL OF COURTS

Their weapons are deception, force and bribery, backed by control of the Courts. Page:392

THREE STATE POWERS

THE ESSENCE –
3 POWERS

The essence of any state consists of three powers: Page:326

- 1. To issue its own money
- 2. To levy taxes
- 3. To declare war.

COURTS

COURTS U.S. Courts block debt write downs. Page:347

BRITISH COURTS

In 2008 British Courts had awarded his fund full face-value principal and interest arrears on Congo debt. This ruling enabled him to seize the proceeds of Congo oil. Page:350

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ENGLISH LAW

Trustee.

Under present English Law (Britain's Debt Developing Countries Act 2010) bondholders have no rights to file suits - only the bond's trustee can do that, and the trustee can be compelled to act only if a large number of bondholders demand it. The New York Times, August 30 2013 Page:351

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A FAIR COURT'

What is needed is a fair court to decide what is payable and what is not, as matters now stand, banks and bondholders seek to appoint their nominees as judges. Page:371

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CONTROL OF COURTS

Their weapons are deception, force and bribery, backed by control of the Courts. Page:392

JUDGE GRIESA

JUDGE GRIESA

No payment to these bondholders could be made Judge Griesa ruled until Argentina paid Singer's fund in full under the terms of the old bonds that he had bought at junk prices. Page:351

JUDGE GRIESA

But Judge Griesa (U.S.) denied such intervention in the case of Argentina. At issue is the Pari Passu Rule, that all creditors must be treated without ranking or favouring one group over another. Page:354

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THE INTENT

The intent is to subordinate Government power to Wall Street and London Bankers. Judge Griesa's 'rogue' ruling was a radical rewrite of International Law. Page:355

TRIAL OF THE CENTURY 'An unforgiven debt' Financial Times, November 28 2012 Page:356

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JUDGE GRIESA

The practical effect of Judge Griesa's rulings has been to make global sovereign debt settlements impossible to implement if they involve U.S. dollar payments or U.S. Courts. Page:360

✎ THE ALTERNATIVE
THE ALTERNATIVE

There was an alternative it was for banks, bondholders, and other one-percenters to take their losses as bad loans to be written off the balance sheets. Page:189

✎ WRITE-DOWNS

What the debt-ridden economy actually needed was write-downs at the expense of bankers and other creditors. Page:194

✎ SOLUTION

The real solution is to mobilize its regulatory and tax politics, and legal system, to sort economic growth and prosperity. Page:265

ALTERNATIVE

The alternative is debt write-downs and financial reform to create a public banking option. Page:268

THE DEPRIVATION

By depriving member Governments of the ability to create their own money. Page:273

✎ SECURITIZATION

Banks began to securitize bad mortgages and sell them to naïve buyers. Page:283

PUBLIC UTILITY

Banking should be a public utility. Page:293 ✎

MORATORIUM

Proposed a seven-year debt moratorium. Page:307

THE OMISSION

Lack of a public money-creating institution means that budget deficits must be financed by bondholders and new credit creation by bankers. Page:326 ✓

DEMOCRATIC CONTROL Their great fear is democratic control. Page:334

1. To legislate debt write-downs.
2. Progressive taxation.
3. Reversal of privatization sell-offs

THE CROSS OF DEBT

This financialization strategy confronts countries with the need to create an alternative to being crucified on the cross of debt. The tangible economy of labor and production should take priority over creditor demands. The principle needs to be built into a body of international law to enable sovereign governments to override foreign debt claims in the public interest. Page:361

WRITE-DOWNS

If banks do not write down their loans (mortgages) foreclosure time arrives and assets will be forfeited. Page:382

TOLL ROADS✓ TOLL ROADS

Federal and Local Governments are being pressed to sell public roads for buyers to turn into toll roads. Page:190

THE LAW SUIT✓ THE LAWSUIT 2014

In 2014 the lawsuit brought by AIG's largest stockholder Starr International went to trial. Page:202

THE LAWSUIT

Paul Singer's Elliott management affiliate in the Cayman Islands had been buying heavily discounted Argentine bonds since the 2001 crisis. By 2013 he had spent about \$49 million for bonds with a face value of about \$250 million. Singer sued in New York Federal Court, demanding and winning payment at their full face value, plus accrued interest and expenses that amounted to \$832 million. Page:347

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THE SINGER SUIT
AGAINST ARGENTINA

Presided over by second circuit judge Thomas Griesa. During 2014-2015 he handed down a series of judgements that have thrown the legal framework for the world's sovereign Government debt into disarray. Page:348

PAID IN FULL

Singer's fund had to be paid in full with cumulating bank interest, legal costs and an array of damages. Page:348

LIENS

Singer began to attach property of the Argentine Government throughout the world. Page:348

JUDGE GRIESA (U.S.)

Judge Griesa's set of 'nuclear' rulings applied not only to Argentine debt paid to U.S. holders but also to foreign holders. In effect, he ruled that no write downs are legal. No Government's debt can be written down if any holder disagrees". Page:348

BAIL-OUT

BAIL-OUT

The bailout process began on September 7th 2008, when the Federal Housing Finance Agency took over the \$5.3 trillion of mortgage obligations held by Fannie Mae and Freddie Mac. Page:194

DECEPTION

Treasury and Federal Reserve bailout were based on deception. Page:216

THE REALITY

The reality is that since 2008 banks have not lent out their bailout funds or their reserves at the FED. Page:263

THE SELL-OUT

Creditors demand that Governments balance their budgets by selling public monopolies. Page:339

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ANNULLING THE DEBT When debts cannot be paid, the choice is between annulling them or keeping them in place and letting creditors foreclose or bailing them out with public funds. Page:393

TOXIC MORTGAGES

TOXIC MORTGAGES Citigroup, Bank of America and the insurance conglomerate AIG were prominent among the financial institutions that turned over two trillion dollars-worth of toxic mortgage packages and illegal junk bonds to the FED In order to avoid having to take a loss in the open market. Page:213

JUNK MORTGAGES Junk mortgage credit created by the bankers. Page:262

UNPAYABLE DEBT

THE REALITY The reality is that insuring against any economy's overall debt overhead is impossible in principle, because in the end the debts cannot be paid. Page:226

KEY PRINCIPLE The key principle in such situations is that debts that can't be paid, won't be paid. Page:263

LONDON

LONDON This prompted many US and foreign banks to relocate to London. Page:222

LONDON The magnitude of default was far beyond what AIG's London office had kept as reserves. Page:225

THE PRETENSE Wall Street, the City of London and other financial centres had simply pretended to insure against the uninsurable. Page:226

CAPTURE

THE CAPTURE

Throwing off the taxes and regulations the wealthiest one percent have captured nearly all of the growth in income since the 2008 crash. Holding the rest of society in debt to themselves, they have used their wealth and creditor claims to gain control of the election process, and government by supporting law-makers who un-tax them, and judges and court systems that refrain from prosecuting them. Page:18

MONEY CREATION

Money creation is now monopolized by banks which use their power to finance the transfer of property. Page:34

BANKS AND GOVERNMENT

Banks have gained control of government and their central banks to create money only to bail out creditor losses, not to finance public spending. Page:35

EUROPE

AUTHORITY

Relinquishing of authority to a European Union bureaucracy run for bankers and bondholders. Page:265

EUROZONE

Fiscal austerity was written into the Eurozone. The Eurozone consists of uses of the Euro (The 1993 Maastricht / Maastricht criteria). Page:271

POLITICAL REVOLT

If there is a second meltdown, it probably will not come from some new panic over the sudden discovery of toxic assets. It will come from a political revolt against the retrenchment, austerity, and social destruction to which the crisis has led. (James K. Galbraith). Page:271

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THE PACT

The stability and growth pact is part of the EU fiscal compact that went into effect on January 1 2013. The pact centralises the power to oversee national budgets in the hands of the European commission - the European Union's central body. There is no provision to write down mortgages. Payment to bondholders is enforced even when this pushed economies into depression and bankruptcy. Page:272

EU TREATY

Despite the fact that the EU Treaty explicitly states that no country is liable for the debts of any other. Page:320

EUROPE

[In Europe, property rights are human rights.
The New York Times, January 19 2012. Page:328]

BONDHOLDERS

Demanding payment (the Vulture Funds) at full face value for bonds bought at a fraction of that amount, they prepared to sue Greece in the European court of Human Rights. Page:328

U.S. HEDGEFUNDS AND GREECE

The EU had broken the Greek economy. U.S. hedge funds were buying strapped Greek banks to take over the financial system. Page:332

LISBON TREATY

LISBON TREATY

The ECB was set up to monetize Government spending. Article 123 of the Lisbon Treaty (effective December 2009) prevents it from lending directly to Governments. Page:271

ICELAND

[REFER Gambling for resurrection in Iceland. Naked Capitalism, January 7 2014. Page:275]

WASHINGTON & BRUSSELS

THREE DEMANDS

Washington and Brussels had three inexorable demands:

1. Bondholders should be paid in full.
2. Reform Labor markets by breaking union power.
3. Countries could not pay bondholders out of current income and tax revenue, they had to start selling their public domain to private investors -- without imposing limits on how much the new buyers could charge as they set up tollbooths on roads and for water, electricity and other basic services. Page:302

POLITICAL REVOLT

If there is a second meltdown, it probably will not come from some new panic over the sudden discovery of toxic assets It will come from a political revolt against the retrenchment, austerity, and social destruction to which the crisis has led. (James K. Galbraith). Page:271

BANK INTERNATIONAL SETTLEMENTS

The bank for international settlements (BIS) was created in 1929 to help resolve the breakdown stemming from Germany's high reparations debt. Instead it became a central bank for central banks. The BIS oversees the Basel agreement. Page:341

BOND HOLDERS

BONDHOLDERS

Governments are now forced to rely on Bondholders. Page:35

THE FATAL FLAW

The fatal flaw in the Euro's design, the lack of a central bank, lacking a central bank of their own obliges National Governments to rely on bondholders. Page:345

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IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

10

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

BETWEEN:

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REFER DETAILS OF EXHIBIT
And others

EXHIBIT

This is the exhibit marked BWS / 79.....

'BWS 79'

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produced and shown to

at the time of affirming his affidavit this

15th July 2019

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Before me

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



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Margaret May Campbell
Solicitor/Justice of the Peace

SHAW AFFIDAVIT
40 Pages

AFFIRMED
19 July 2017.

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SHAW AFFIDAVIT

I, Brian William Shaw, Retired, of PO Box 800 Werribee 3030, In the State of Victoria, affirm and state the following:

1. High Court of Australia and Western Australia

a. Queen Elizabeth the Second was illegally and criminally removed from established law within the State of Western Australia and substituted by others without the statutory referendum requirements being abided by.

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- i. Western Australian Constitution Act 1889, section 73 (2)
- ii. Referendum Act 1983 (West Australia)
- iii. Commonwealth Referendum Requirements
 - 1. Commonwealth Constitution sections 123 and 128.

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2. Acts Amendment and Repeal Courts and Legal Practice Act (WA) section 130 (3) Supreme Court Act 1935 Amended: Section 9(1) is amended by deleting "Her Majesty" and inserting instead -- "the Governor"

b. The High Court of Australia is a stock holding company. The Fidelity Investments share price is \$79.73.
[This Exhibit has been marked: "Share Price (Fidelity), BWS 1"]

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c. I state in this affidavit that The High Court cannot hear this matter because The High Court of Australia is a principal offender in relation to the criminal offences revealed herein.

d. The High Court of Australia, trading as HCA (Holdings) Inc. can be found on the Fidelity Investments website located at Boston in Corporate United States, currently trading 244 funds via Fidelity Investments.

[This Exhibit has been marked: "244 Funds Corporate United States, BWS 2"]

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e. Fidelity Investments at Boston is the same entity converting and trading Australian Birth Certificates without the knowledge nor permission of the respective Australians names on each certificate.

[This Exhibit has been marked: "Fidelity Bond Boston, BWS 3"]

i). The bond is a registered security.

ii). The exhibited bond is a birth certificate/citizenship bond converted to a registered security and traded on 21 stock exchanges. The 21 stock exchanges are listed on the bond.

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iii). The majority share-holders that appear on the bond are:

Two handwritten signatures are present at the bottom of the page. The first signature is 'Brian William Shaw' and the second is 'M. Lawson'.

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P24

1. Nestle SA (reg)
2. Roche Hldgs Genusscheine
3. BHP Billiton PL ADR
4. Anheuser Busch Inbev NV
5. Total SA (Fran)
6. Telefonica SA ADR
7. Visa INC CL A
8. BG Group PLC
9. Reckitt Benckiser Group PLC
10. Rio Tinto PLC Spon ADR

10

iv). The monetary amount appears on the bond.

2. Fidelity Investment (Boston)

I state that in the affidavit of Mr Anthony Smart submitted into the High Court (but rejected by Justice Nettle and later Justice Bell) a portion of the affidavit reveals the High Court of Australia (The Corporation) trading 244 funds via Fidelity Investments at Boston in Corporate United States.

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3. High Court Affidavit – Affidavit of Mr Anthony Smart

The affidavit declares and reveals three particular issues:

1. The Corporations Act 2001 did not have votes recorded in either House on the second and third readings.
2. The financial agreement included into The Commonwealth Constitution at section 105 A
3. 244 trading funds out of The High Court of Australia situated at Fidelity Investments in Boston, Corporate United States. HCA (Holdings) Inc.

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[This Exhibit has been marked: "Affidavit of Mr A. Smart. BWS 4"]

4. Inter Se Issues

a. Inter Se (Three Judges) Then Full Bench (Limits Inter Se)

I state that whenever or wherever an Inter Se issue comes into respective litigation, original jurisdiction belongs to the High Court **exclusively**, and as such any other court is deprived of jurisdiction and continuation of the hearing, results in a Nullity. The Statutory Restriction relating to 3 High Court Judges is set out at sections 22 and 23 of the Judiciary Act 1903, but, the statutory requirement has been both concealed and ignored by High Court judges. That is, I have never been in front of 3 High Court Judges to discover "an Inter Se" even though I have discovered and revealed a large number of Inter Se issues and submitted them into the Victorian Supreme Court in addition to the High Court (exclusive jurisdiction).

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816 BWS

Commonwealth of Australia Constitution Act, Sect 123 –

Alteration of limits of States:

The Parliament of the Commonwealth may, with the consent of the Parliament of a State, and the approval of the majority of the electors of the State voting upon the question, increase, diminish, or otherwise alter the limits of the State, upon such terms and conditions as may be agreed on, and may, with the like consent, make provision respecting the effect and operation of any increase or diminution or alteration of territory in relation to any State affected.

b. Inter Se Issues

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Detailed inter se issues are attached and exhibited to this affidavit. Under the Law of Inter Se, the affidavit of B.W. Shaw relating to and involving the Chief Justice of The Supreme Court of Victoria, Marilyn Warren is exhibited.

[This Exhibit has been marked: "Chief Justice Marilyn Warren The Law of Inter Se, BWS 5"]

5. High Court (Chapter 3)

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The High Court of Australia cannot exist in the original capacity that it was set up at its creation under chapter 3 of The Constitution, because it is a stock holding company protecting the Corporate United States share price, held at Fidelity Investments at Boston in Corporate United States.

6. A. Transfer of Proceedings (Section 180)

a. High Court of Australia Act 1979

I state that the High Court of Australia Act 1979 at section 31 (1) the judicial capacity is granted to transfer the proceedings subject to section 80 of the Constitution of the Commonwealth.

b. Grand Jury

30

I state that the only jurisdiction that exists to validly transfer the proceedings into is the Grand Jury Jurisdiction available within the State of Victoria. The Grand Jury right was exercised on a number of occasions in the period 2001 to 2007, the course of justice was perverted in each instance by Crown authorities and judges, but all Grand Jury lodgements at the Supreme Court of Victoria in the period 2001/2007 remain pending.

[This Exhibit has been marked: "Grand Jury Defendants, BWS 6"]

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**Commonwealth of Australia Constitution Act,
Section 80 - Trial by jury:**

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

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B. The Indictment (Section 80)

I state that section 80 of the Constitution Act of the Commonwealth Constitution (the written agreement) sets out the constitutional right for "**trial by jury on indictment**", but, State and Commonwealth public prosecutors have refused to conduct criminal trials, relating to, and or involving these discovered criminal offences, in fact, they cannot for four reasons:

a. they are principal offenders

b. they do not have jurisdiction or '**grant of power**' to indict for a criminal trial involving either treason or misprision of treason. Since the removal of The Queen without referendum input.

c. The only valid indictment for these two criminal offences must come from a Grand Jury. It is common sense that the offenders do not conduct the trial

d. Any purported right for the Commonwealth or State Public Prosecutors to attempt to conduct any Grand Jury is extinguished because of the criminal removal of Queen Elizabeth and the concealment of this fact by Public Prosecutors in both Victoria and Western Australia, and all Attorney Generals, inclusive of The High Court of Australia.

7. A. The Act – High Court (A Company)

I state that, in accordance with Section 17 (4) of the High Court of Australia Act 1979, the section states.

For the purpose of the Lands Acquisition Act 1998, the court shall be deemed to be an authority incorporated by a law of the Commonwealth.

ABN Status - ABN 69 445 188 986

B. The Clerk

I state that amendments have been made to the High Court Act 1979 purportedly removing references to "The Clerk of the Court" substituting "the Clerk" for "Principle Executive and Principal Registrar" in this litigation **Mr Andrew Phelan**, the first named defendant.

8. Senator Mathias Cormann (Second Defendant)

a. I state that the High Court of Australia Act 1979 mentions the Minister of Finance and at this present date that Minister is Senator Mathias Cormann a West Australian Senator purportedly elected on an election writ issued out of Western Australia and **signed by the current Chief Justice of the Supreme Court of Western Australia Wayne Martin** in the purported capacity of Deputy Governor, but, Section 130 (3) of the Acts Amendment Repeal Courts and Legal Practices Act amends the Supreme Court Act 1935 (WA) the amendment removes the Queen and substitutes the Governor and the Oath of Allegiance.



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**Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:**

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

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b. **Senator Mathias Cormann** is also the person whose name and signature appears on the election writ (2016) for The House of Representatives for the purported State of Western Australia issued after the criminal removal of Queen Elizabeth and criminal substitution of the Western Australian State Governor and successive State Governors since 2004.

c. The two Western Australian election writs – Senate and House of Representatives – are attached and exhibited.
[The Exhibit is marked: “Election Writs: Senate and House of Representatives, BWS 7”]

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d. **Chief Justice Wayne Martin**, in the 100 affidavits before Justices Dodds-Streeton and Nettle, two of the affidavits relate to Mr Wayne Martin, **affidavits numbers 10 and 90.**

9. A. The New Senator for Western Australia (2017)

That the purported High Court decision substituting another West Australian Senate candidate into any alleged vacant Senate seat, is also a nullity because of the revealed material facts herein. **All election writs issued after the criminal removal of The Queen are invalid.** The purported appointment of Peter Georgiou is both void and criminal.

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B. Section 47 and 15 (Commonwealth Constitution)

That the Constitutional process relating to both Sections 47 and Section 15 are legally impossible to abide by, until such time as the Criminal issues revealed herein are settled beyond challenge.

Australian Constitution - Section 15 – Casual Vacancies

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If the place of a senator becomes vacant before the expiration of his term of service, **the Houses of Parliament of the State** for which he was chosen, sitting and voting together, or, if there is only one House of that Parliament, that House, shall choose a person to hold the place until the expiration of the term. But if the Parliament of the State is not in session when the vacancy is notified, the Governor of the State, with the advice of the Executive Council thereof, may appoint a person to hold the place until the expiration of fourteen days from the beginning of the next session of the Parliament of the State or the expiration of the term, whichever first happens.

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Where a vacancy has at any time occurred in the place of a senator chosen by the people of a State and, at the time when he was so chosen, he was publicly recognized by a particular political party as being an endorsed candidate of that party and publicly represented himself to be such a candidate, a person chosen or appointed under this section in consequence of that vacancy, or in consequence of that vacancy and a subsequent vacancy or vacancies, shall, unless there is no member of that party available to be chosen or appointed, be a member of that party.

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[Commonwealth of Australia Constitution Act, Sect 12 - Issue of writs:
The Governor of any State may cause writs to be issued for elections of senators for the State. In case of the dissolution of the Senate the writs shall be issued within ten days from the proclamation of such dissolution.]

Where:

- (a) in accordance with the last preceding paragraph, a member of a particular political party is chosen or appointed to hold the place of a senator whose place had become vacant; and

[Commonwealth of Australia Constitution Act, Sect 44 (ii):
(ii) is attainted of treason, or has been convicted and is under sentence, or subject to be sentenced, for any offence punishable under the law of the Commonwealth or of a State by imprisonment for one year or longer; shall be incapable of being chosen or of sitting as a senator or a member of the House of Representatives.]

- (b) before taking his seat he ceases to be a member of that party (otherwise than by reason of the party having ceased to exist);

he shall be deemed not to have been so chosen or appointed and the vacancy shall be again notified in accordance with section twenty-one of this Constitution.

The name of any senator chosen or appointed under this section shall be certified by the **Governor** of the State to the **Governor-General**.

Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

If the place of a senator chosen by the people of a State at the election of senators last held before the commencement of the Constitution Alteration (Senate Casual Vacancies) 1977 became vacant before that commencement and, at that commencement, no person chosen by the House or **Houses of Parliament of the State**, or appointed by the **Governor** of the State, in consequence of that vacancy, or in consequence of that vacancy and a subsequent vacancy or vacancies, held office, this section applies as if the place of the senator chosen by the people of the State had become vacant after that commencement.

A senator holding office at the commencement of the Constitution Alteration (Senate Casual Vacancies) 1977, being a senator appointed by the **Governor of a State** in consequence of a vacancy that had at any time occurred in the place of a senator chosen by the people of the State, shall be deemed to have been appointed to hold the place until the expiration of fourteen days after the beginning of the next session of the Parliament of the State that commenced or commences after he was appointed and further action under this section shall be taken as if the vacancy in the place of the senator chosen by the people of the State had occurred after that commencement.

Subject to the next succeeding paragraph, a senator holding office at the commencement of the Constitution Alteration (Senate Casual Vacancies) 1977 who was chosen by the **House or Houses of Parliament of a State** in consequence of a vacancy that had at any time occurred in the place of a senator chosen **by the people of the State** shall be deemed to have been chosen to hold office until the expiration of the term of service of the senator elected by **the people of the State**.

If, at or before the commencement of the Constitution Alteration (Senate Casual Vacancies) 1977, a law to alter the Constitution entitled "Constitution Alteration (Simultaneous Elections) 1977" came into operation, a senator holding office at the commencement of that law who was chosen by the **House or Houses of Parliament of a State** in consequence of a vacancy that had at any time occurred in the place of a senator **chosen by the people of the State** shall be deemed to have been chosen to hold office:

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- (a) if the senator elected by **the people of the State** had a term of service expiring on the thirtieth day of June One thousand nine hundred and seventy-eight--until the expiration or dissolution of the first House of Representatives to expire or be dissolved after that law came into operation; or
- (b) if the senator elected by the people of the State had a term of service expiring on the thirtieth day of June One thousand nine hundred and eighty-one--until the expiration or dissolution of the second House of Representatives to expire or be dissolved after that law came into operation or, if there is an earlier dissolution of the Senate, until that dissolution.

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Section 47 – Disputed Elections (Both Houses)
 Until the Parliament otherwise provides, any question respecting the qualification of a senator or of a member of the House of Representatives, or respecting a vacancy in either House of the Parliament, and any question of a disputed election to either House, **shall be determined by the House** in which the question arises.

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c). The Two Parliaments

Sections 47 and 15 come from the Constitution of the Commonwealth of Australia, one involves the two Houses of the Parliament (47) and the other involves the Parliament of Western Australia, the offending State (15). But, The Parliament of Western Australia removed The Queen and permitted substitution of The Governor of The State without the knowledge of the people of The State, effectively nullifying both Parliaments.

10. Mr. Tom Rogers (Fourth Defendant)

The Australian Electoral Commission is the principal commission involved in fraud on the electors of The Commonwealth of Australia. They are complicit with the Federal Court of Australia in that the Federal Court is part of the Australian Electoral Commission at section 6 (4) of The Commonwealth Electoral Act 1918.

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The Commonwealth Electoral Act 1918 – Section 6. Establishment of Commission

(1) There is established by this section a Commission by the name of the Australian Electoral Commission.

(2) The Commission shall consist of:

- (a) a Chairperson;
- (b) the Electoral Commissioner; and
- (c) one other member.

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(4) The person appointed as Chairperson shall be a person whose name is included in a list of the names of 3 eligible Judges submitted to the Governor-General for the purposes of this section by the Chief Justice of the Federal Court of Australia.

11. The Federal Court of Australia – Australian Electoral Commission

I state in this affidavit that The Federal Court of Australia has refused to file a civil writ '**Shaw v Australian Electoral Commission**' on two separate occasions, 2013 and 2016 because at section 6 of The Commonwealth Electoral Act 1918 the Federal Court is implicated.

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a. I state in this affidavit that both the above corporate entities are also at Fidelity Investments at Boston in Corporate United States.

b. The Fidelity transaction is exhibited.

[This Exhibit has been marked: "Federal Court Australia Inc. Fidelity Investments Boston. BWS 8"]

c. The Australian Electoral Commission transaction at Fidelity Investments is exhibited. **[This Exhibit has been marked: "Australian Electoral Commission Fidelity Investments Boston. BWS 9"]**

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12. Mr Warwick Gately (Fifth Defendant)

a. Prior to becoming The Victorian Electoral Commissioner, Mr Gately was the Western Australian Electoral Commissioner. Prior to that, Mr Gately was a naval warship commander and as such has brought Maritime Law into the election commissions.

b. Mr Warwick Gately is one of 70 Grand Jury defendants in relation to Common Law Grand Jury at Werribee in Victoria.

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13. Auditor-General – Grant Hehir

a. Under The High Court of Australia Act, The Auditor General must file an annual report with both Houses of Parliament which is the Principal reason why the Auditor General is added as the third defendant in this litigation.

b. The Auditor General must file an annual report to both Houses of Parliament in relation to the financial conduct of The High Court of Australia. Accordingly, the 244 Fidelity funds must appear on the report (Fidelity Investments Boston).

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14. Concealing What (The Essence of the Cause of Action)

I state that, the concealment involves the illegal and unconstitutional removal of the statutory "Oath of Allegiance" required by law to Her Majesty, The Queen in addition to the removal of the Queen.

a. Acts Amendment and Repeal Courts and Legal Practice Act.

Section 130 – Supreme Court Act 1935 amended, subsection 12:

The Second Schedule is amended by deleting "our Sovereign Lady Queen Elizabeth the Second, Her Heirs and successors" and inserting instead — " the State of Western Australia ".

b. Section 130 (3) :

Section 9(1) is amended by deleting "Her Majesty" and inserting instead — " the Governor "

15. The Offence – Western Australia and The Commonwealth

The Queen, the Crown and various Oaths of Allegiance to Her Majesty Queen Elizabeth the Second were unlawfully removed, altered or substituted in a large number of Acts of the Parliament of Western Australia without the statutory and mandatory Referendums required by Law and entrenched at **Section 73 (2)** of the State of Western Australia, in addition to **Sections 123 and 128** of the Principal Act within the Commonwealth of Australia. The Constitution of the Commonwealth of Australia agreed upon at the formation of Federation in the period 1900-1901 and reaffirmed by the majority of electors at the Commonwealth Referendum held during 1984 and 1999.

Australian Constitution, section 123:

The Parliament of The Commonwealth may, with the consent of the Parliament of a State, and **the approval of the majority of the electors of the State voting upon the question**, increase, diminish, or otherwise alter the limits of the State, upon such terms and conditions as may be agreed on, and may, with the life consent, make provision respecting the effect and operation of any increase or diminution or alteration of territory in relation to any State affected.

16. The Overt Act – The Act of Treason

The overt Act involving both the State of Western Australia and the Commonwealth is titled "**Acts Amendment and Repeal (Courts and Legal Practice) (WA)**"



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17. Cause of action – Queen Removed, Governors Substituted

I state that the removal of Her Majesty, the Queen and the substitution of the Governor and successive Governors, within the State of Western Australia, without the required statutory referendums is the principal cause of action. The Statutory Referendum is enabled by The Referendum Act 1983 (West Australia). Such state referendum would have activated a Commonwealth referendum.

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West Australian Constitution Act, Section 73(2):

“(e) expressly or impliedly in any way affects any of the following sections of this Act, namely – sections 2, 3, 4, 50, 51 and 73, shall not be presented for assent by or in the name of the Queen unless –

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(f) the second and third readings of the Bill shall have been passed with the concurrence of an absolute majority of the whole number of the members for the time being of the Legislative Council and Legislative Assembly, respectively; and

(g) the Bill has also prior to such presentation been approved by the electors in accordance with this section, and a bill assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act.

18. Referendum was omitted. (Secondary Cause of Action)

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I state that the people, in particular the voting electorates, do not know what has happened because the required statutory referendums were omitted in an endeavour to keep the voting people misinformed and outside of the decisions resulting in a masonic coup; the separate article on West Australia is exhibited.

[The Exhibit is marked: “Western Australia The First Masonic State, BWS 10”]

19. Western Australia “The First Masonic State since Federation”

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I state that when the state of Western Australia, in written agreement with the Commonwealth of Australia removed Her Majesty, The Queen, and substituted the Governor and successive Governors the state of **Western Australia became the first Masonic State**, within Australia since federation.

Acts Amendment and Repeal Courts and Legal Practice Act. Section 130 – Supreme Court Act 1935 amended, subsection 12:

The Second Schedule is amended by deleting “our Sovereign Lady Queen Elizabeth the Second, Her Heirs and successors” and inserting instead —

“ the State of Western Australia ”.

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20. The Commonwealth – Misleading the Electors

The overt Act unlawfully created in Western Australia, included "The Commonwealth" into the actual overt Act, but no Commonwealth Act or Referendum result was mentioned granting any purported right to include "The Commonwealth" which includes all Commonwealth electors into the overt Act created and enacted out of the Parliament of the State of Western Australia.

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Acts Amendment and Repeal Courts and Legal Practices Act at Part 8 Section 121(4) under the header Bail Act 1982 amended:

"Section 63 is amended by deleting "Crown" and inserting instead – "State or Commonwealth".

And, at Section 123 of the same Act, under the header The Criminal Code amended:

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"(3) Section 581 is amended by deleting "Crown" in the 2 places where it occurs and in each place inserting instead – "State".

(4) Section 584(14) is amended by deleting "her Majesty" and inserting instead – "the State".

(5) Section 609 is amended by deleting "Crown" and inserting instead – "State or Commonwealth".

(6) (b) in paragraph (2) by deleting "Crown" and inserting instead – "state or the Commonwealth, as the case may be,".

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(11) Section 720 is amended by deleting "Queen" and inserting – "State".

(14) Section 746A (4) is amended by deleting "Crown" and inserting instead "State".

21. The Enactment – 2004 (Sanderson and McGinty)

The purported Enactment of the overt Act was dated 1 January 2004 and was signed by the then State Governor John Murray Sanderson and was co-signed by James McGinty, the then Attorney General of the State of Western Australia, implicating every state Governor and Attorney General inclusive of Governor Sanderson.

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22. Mr James McGinty – The Articled Clerk

a. Mr James McGinty never finished his Articles for his Law Degree, which means, an articled Clerk was co-signatory to an overt Act removing Queen Elizabeth the Second. Neither does Mr McGinty appear on the Barristers Roll at The High Court.

b. Mr Peter Foss – QC, Former Attorney General

Re: Mr James McGinty, Attorney General, Hansard's Legislative Council (WA) at page 13157.

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"Obviously, it is an admirable thing for the State of Western Australia to have an Attorney General who we know is an Attorney General when we might have some doubts about whether he is the Attorney General."

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23. Judicial Concealment of The Overt Acts (WA and VIC)

a. I state that on the first of January 2004 the then Governor of the State of Western Australia, John Sanderson co-signed, with the then Attorney General Mr. James McGinty a Bill titled: "**Acts Amendment Repeal Courts and Legal Practice Act**" At section 130 of the Bill/Act subsection "3" the Bill/Act removes Her Majesty the Queen and substitutes the then Governor John Sanderson and successive Governors **meaning in law that the Supreme Court of Western Australia is a principal offender to the discovered act of treason within Western Australia**, and accordingly it is impossible for the Western Australian Supreme Court to act or adjudicate in accordance with Chapter 111 (3) of the Constitution Act of the Commonwealth of Australia after 2004. The vexatious application (**McGinty and Bugg v Brian William Shaw**) was heard in a court that had removed The Queen from law within Western Australia, meaning in law that all purported judgements are voidable and void.

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Acts Amendment and Repeal (Courts and Legal Practice) Bill 2002
Section 130 Supreme Court Act 1935 amended (3):

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Section 9(1) is amended by deleting "Her Majesty" and inserting instead
—" the Governor ".

b. Mr. Hulls (Victoria) 2000

Within the State of Victoria during the year 2000 Mr. R Hulls introduced a Bill into the Victorian Parliament, part of such bill was to remove '**The Oath of Allegiance**' from the Legal Practice Act 1996 involving and implicating every State Politician and Officer of the Supreme Court in the criminal capacity as principal offenders to the act of treason, since the 5th of September 2000. **The Act is titled Courts and Tribunals Further Amendment Act.** The vexatious application relating to myself was heard in a court concealing the removal of the Oath of Allegiance, meaning in law that the purported judgement is a nullity.

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c. Treason- Breach of Allegiance

Treason in law happens when the Statutory Oath of Allegiance is broken or breached, which had to occur within the Parliament of Victoria for politicians to remove the Oath of Allegiance from the Legal Practice Act, because sitting politicians would have had to break their constitutional Oath of Allegiance (State Constitution) to remove the secondary Oath of Allegiance.
The Act "Courts and Tribunals Further Amendments Act".

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24. The Concealment – The Concealers

I state that there are a number of people and respective entities concealing these discovered offences, in addition to the named Courts and Judges. The concealment activates numerous indictable offences.

- a. **Every Attorney General is concealing.**
- b. **Every Election Commissioner both State and Commonwealth is currently concealing.**
- c. **Named magistrates are concealing.**
- d. **Electoral divisional officers both State and Commonwealth are concealing.**
- e. **Wyndham Shire councillors in the State of Victoria are concealing (Werribee).**
- f. **South Gippsland Shire councillors in the State of Victoria are concealing.**
- g. **Hobson's Bay Shire are concealing (Altona).**
- h. **Wyndham Ministers Fellowship (Werribee) are concealing.**
- i. **State and Commonwealth politicians are concealing.**

25. The Masonic Judicial Perverting (2001) (Victoria)

I state that during the year 2001 five Supreme Court Judges sat to hear a grand jury application involving and relating to **Freemasonry Victoria**. The applicants (**Shaw/Walters**) stated that free masons within Victoria and Australia were taking unlawful oaths in criminal breach of section 316 Crimes Act 1958 Victoria. The five Judges refused the application. **The hearing is a nullity and must be reheard for the following reasons:**

a. The Winneke Family

President John Winneke the principal judge was the son of the late Henry Winneke the former Chief Justice and Governor of the State of Victoria who was, during his term as Governor, a **Knight of the Order of Saint John of Jerusalem**, a Masonic order originating out of Vatican City, a foreign power to the laws of the UK and Australia (**Father and son bias rule voids the hearing**)

b. Mr Hulls the Intervener (Judicial Perverting)

The constitutional intervener was the, then Attorney General Mr R Hulls who used his judicial office to purportedly attend the hearing and make application to interfere with the long standing Grand Jury matter of **Byrne/Armstrong (6 judges)** and as such activated the criminal offence of attempting to pervert the course of justice.

[Handwritten signatures]

c. **The Void Decision (Performed the Grand Jury Function)**

The five Judges entered into the evidence purportedly the exclusive role and function of the Grand Jury and as such is not permitted for sitting judges in the originating application.

Entering into the evidence voids the application hearing.

d. **Transcript**

No transcript was made available even though this particular court room is set up to hear and record any conversation within the court room.

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e. **The five judges were:**

1. President Winneke
2. Justice Chernov – Later State Governor
3. Justice Charles
4. Justice Buchanan
5. Justice Brooking

f. **Governor Gobbo (The Masonic Knight)**

The Oath of Allegiance to Queen Elizabeth the Second had already been removed from the Legal Practice Act – enacted by Governor Gobbo on 5th September 2000. When the act titled **Courts and Tribunals Further Amendments Act** was enacted at the time Governor Gobbo was also a member of **Vatican City Knights of St John of Jerusalem, also called Knights of Malta.**

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26. **The Grand Jury Legislation. (Illegal Removal)**

- a. I state that the Grand Jury Legislation existed and still exists under section 354 Crimes Act 1958, and existed until 2010 when Mr R Hulls and the Victorian Politicians purportedly removed the right, but, the purported State Legislation removing the right to obtain a private prosecution indictment is in conflict with the Commonwealth Constitution at section 80, **accordingly the State legislation is invalid** and is in conflict with the Commonwealth Constitution at sections 109 and 80.

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Commonwealth of Australia Constitution Act, Section 80 - Trial by jury:

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

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Section 109:

"When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid."

R. J. R. McLeans

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b. The 100 Affidavits

Of the 100 affidavits before Justices Dodds-Streeton and Nettle during March 2008, a number of affidavits related to Mr. Hulls and the affidavit fact that Mr. Hulls was and remains a Grand Jury defendant at all material times. This evident fact was concealed by both Justices Dodds-Streeton and Justice Nettle.

27. Attorney General R Hulls (Victoria)

a. Judicial Concealment

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I state that since 2001 up to and inclusive of 2017 Politicians, Judges, Magistrates, but, not limited to this group have concealed the relevant criminal offences **in particular Mr. R Hulls**.

b. Grand Jury

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I state that Mr. R Hulls and successive Victorian Attorney Generals, working with Victorian politicians to prevent existing Grand Jury applications/ presentments being heard and decided by Grand Jury have illegally removed the Grand Jury right from Law within Victoria, but, **the right was activated before any purported legislative removal**. I say illegally because Grand Jury defendants removed The Statute Law **contrary to rule of law**.

c. Mislead Parliament (Victoria)

I state that, when Rob Hulls spoke in the Victorian Parliament in relation to removing the Grand Jury Right, he did not reveal that three (3) Grand Jury applications involving Mr. Hulls sit at the Victorian Supreme Court in the period before 2007 and as such in law remain pending (**Mr. Hulls mislead the Parliament**).

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28. Vexatious Litigant (Western Australia and Victoria)

a. I state that in both Western Australia and Victoria, by application from the Western Australia Attorney General, **Mr James McGinty**, co-joined with the Commonwealth Director of Public Prosecutions, **Mr. Damian Bugg**, I was declared a vexatious litigant by the Supreme Court of Western Australia. **After** the criminal removal of The Queen from The Supreme Court Act 1935 (West Australia).

Section 9(1) is amended by deleting "Her Majesty" and inserting instead — "the Governor"

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b. Within Victoria the Vexatious Litigant application was made by **Mr R Hulls** the then Victorian Attorney General at the time, accordingly I was declared a vexatious litigant by the Supreme Court of Victoria, in the original hearing in front of **Justice Hansen**, on appeal in front of **Justices Dodds-Streeton and Geoffrey Nettle** in March 2008.

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c. I state the following:

i. The vexatious litigation was issued after all Attorney Generals were criminally charged by private prosecutions and presented to the Magistrates Court of Victoria at Melbourne on the 15th December 2006 before the then Chief Magistrate, Ian Gray, who during the course of the hearing stated in open court – “**you will not be relying on The Constitution in my court.**”

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ii. In the period 15th December 2006 to January 2007, 40 defendants were presented inclusive of **Ian Gray, Rob Hulls and Julia Gillard** for concealing the material facts revealed in this affidavit.

iii. Every defendant was assisted by the Magistrates Court and the public prosecutors to avoid the private prosecutions continuing, but, each defendant has Grand Jury lodgements presented to the office of The Victorian Supreme Court on the same day of the actual hearings 15th December 2006 and 29th January 2007.

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iv. It is these Grand Jury lodgements that appear in the affidavits list (the 100 affidavits) that were before **Justices Dodds-Streeton and Nettle** during March 2008 where they were also concealed and protected from criminal process or rule of law.

29. A. The Elector and Grand Jury - Treason

In relation to the twin offences of Treason (Breach of Allegiance) and Misprision of Treason (concealment of such Treason) it is established Law that the only **valid Indictment for such offences is by Grand Jury**, which means in simplicity, that the elector gains the right to hear the actual matter for the original Indictment in addition to the flow on State Criminal Trial, “**Trial by Jury on Indictment**”.

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In criminal process the relevant stages are:

1. Information
2. Presentment
3. Indictment
4. Trial

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B. Treason (Accessories)

It is established Law that in relation to Treason, the Law of accessory does not apply. All are principals where Treason is involved. In addition, indictment for treason **must be by Grand Jury**.

30. Julia Gillard (Politician) and Justice Nettle

a. Section 354

In relation to Grand Jury under Statute Law, the only jurisdiction with this Grand Jury Right was the State of Victoria. The Right was at Section 354 of the Crimes Act 1958 Victoria. This Statute Law right has been perverted by the Grand Jury defendants.

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b. **Justice Nettle**

One particular Supreme Court Judge in Victoria that concealed all the Grand Jury lodgements was **Justice Geoffrey Nettle**, in a hearing conducted during **March 2008**.

c. **Julia Gillard**

One of the numerous defendants named for Grand Jury process in the matter heard during March 2008 was **Julia Gillard** – affidavit number 33, before Justices Dodds-Streeeton and Nettle.

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[This Exhibit is marked: "Julia Gillard Affidavit Number 33, BWS 11"]

d. **29th January 2007 (Julia Gillard)**

In the Grand Jury lodgements by the West Australians against **Justices Nettle and Dodds-Streeeton**, the Grand Jury Application (Gillard's) dated 29 January 2007 is exhibited in each lodgement.

e. **The Concealment (Nettle) and High Court**

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Justice Geoffrey Nettle, when he was promoted into the High Court of Australia, concealed these Grand Jury lodgements from the people of Western Australia and the people of the Commonwealth of Australia, **inclusive of Rodney Culleton**.

31. Justice Geoffrey Nettle. (The 100 Affidavits)

a. I state that the above-mentioned judge was one of the Victorian Supreme Court Judges that heard the Vexatious Appeal decision of Justice Hansen and in line with Justice Hansen concealed all indictable offences **revealed in 100 affidavits** submitted before Justices Dodd-Stretton and Nettle (March 2008).

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[This Exhibit is marked: "100 affidavits index March 2008, BWS 12"]

b. Ten individuals sitting in the body of the court lodged Grand Jury applications in relation to the two judges (**Nettle and Dodds – Stretton**) these applications were lodged three days after the actual hearing and **immediately concealed** by refusing to issue file numbers even through all individuals attended at the same time to file the documents. **These documents are at the Victorian Supreme Court**. Two such applications and affidavits for each Judge are attached and exhibited to this affidavit.

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[The Exhibit is marked: "Grand Jury application and affidavit of Mr. Peter Ridout. Re: Justice Nettle. BWS 13"]

[The Exhibit is marked: "Justice Dodds-Streeeton, Informant Mr Peter Ridout BWS 14"].

c. I state that, the concealment of the criminal offences by both Supreme Court judges, granted judicial promotions, one went into the Federal Court (**Justice Dodds-Streeeton**), the other into the High Court (**Justice Nettle**).

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32. R Hulls and Justice G Nettle

a. I state that **Mr R Hulls**, the former Victorian Attorney General, was criminally charged by private prosecution on a number of occasions and the matters lodged for Grand Jury presentments in the period 2001 to 2007, but, **no Grand Jury was called or formed.**

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b. I state that during 2007 Mr Hulls using his Judicial Office had the Victorian Supreme Court declare myself a Vexatious litigant in civil proceedings. However, Mr Hulls had to deny and conceal the criminal proceedings in relation to himself to revert back to Civil.

c. I state that on appeal from the principle Judge Justice Hansen, Justice Geoffrey Nettle sitting with Justice Dodds-Stretton in the Supreme Court of Victoria (Appeal Court) further concealed all indictable offences revealed that were before the court. (March 2008)

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d. **The Grand Jury Defendant (3) – Justice Dodds-Stretton**
I state that Justice Dodds-Stretton was already a person with three Grand Jury applications relating to herself (**The Walters**) and was sitting in the same court with Justice Nettle, with no respect to due process, natural justice or for the Rule of Law. Her Grand Jury applications **remain pending but concealed.**

33. Justice Dodds-Stretton (The 100 Affidavits)

I state that I have personal knowledge of the Walter matter and the reason why Justice Dodds-Stretton was criminally charged and the Grand Jury applications (3) submitted into The Supreme Court all prior to sitting on the bench with **Justice Nettle on March 2008.**

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34. 100 Affidavits (March 2008)

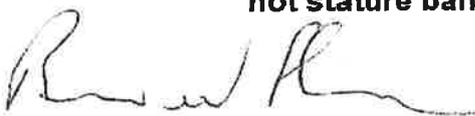
a. At the beginning of the hearing in front of Justices Dodds-Stretton and Geoffrey Nettle, both judges were challenged in relation to Justice Dodds-Stretton sitting in the "**Grand Jury Court**" in the capacity of a defendant pending Grand Jury which implicates **Justice Nettle in criminal concealment.**

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b. 100 affidavits were lodged (**filed and served**) into this particular hearing heard during March 2008, all affidavits were ignored by both judges. **A detailed index of the 100 affidavits** is exhibited and marked.
[This Exhibit is already an exhibit]

c. **Ten individuals sitting in the court on the day of the hearing lodged Grand Jury applications and affidavits against both judges within three days of the hearing. All such applications and affidavits were accepted and immediately concealed by Supreme Court officers, but the Grand Jury applications are not stature banned and as such remain pending.**

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35. Officers of The High Court – Grand Jury Defendants

- a. The exhibits attached to this affidavit prove beyond reasonable doubt that officers of The High Court of Australia, a **stock holding company**, have committed and continue to commit the criminal offence of **misprision of treason**, a criminal offence in both common law and statute law.
- b. During March 2008, the **100 affidavits** that were before Justices Dodds-Streeton and Nettle reveal that seven of the former High Court judges have Grand Jury applications lodged at The Victorian Supreme Court. **All remain Pending.**

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The seven are:

- 1. Justice Callinan – **affidavit number 13**
- 2. Justice Kirby – **affidavit number 14**
- 3. Justice Heydon – **affidavit number 15**
- 4. Justice Hayne – **affidavit number 16**
- 5. Justice Gummow – **affidavit number 17**
- 6. Justice Crennan – **affidavit number 18**
- 7. Chief Justice Gleeson – **affidavit number 19**

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- c. That during March 2008, the two judges that presided in the vexatious litigant appeal, **Justices Dodds-Streeton and Nettle**, were both added to the list by other informants. During March 2008, their Grand Jury applications currently sit at The Victorian Supreme Court where they **remain pending** prior to any purported abolition of the statute law right found at section 354 Crimes Act 1958, Victoria, purportedly abolished 1st January 2010.

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- d. Masonic oaths/obligations contain the words – **“To conceal and never reveal”**

36. Chief Justice Wayne Martin (West Australia)

- a. The Senate election writ for senators from Western Australia for the 2016 election was signed by Mr Wayne Martin in the purported capacity of **Deputy to The Governor Kerry Sanderson** “after” the criminal removal of The Queen Elizabeth.

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**Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:**

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

- b. In the **100 affidavits** before Justices Dodds-Streeton and Nettle during March 2008, **Mr Wayne Martin** are affidavits numbers **10 and 90** – the documents reveal **18 counts**.

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~~§ 33~~
§ 43

37. Governor General Jeffrey (Grand Jury Defendant)

a. Of the 100 affidavits before **Justices Dodds-Streeton and Nettle**, Governor General Jeffrey's Grand Jury application is affidavit number 31.

b. Non-Compliance

Governor General Jeffrey was the same Governor General that permitted Prime Minister Rudd and Deputy Prime Minister Gillard to take office even though **both refused** to take or declare the Statutory Oath of Allegiance to Queen Elizabeth the Second as required by The Commonwealth Constitution.

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c. All three committed a primary act of treason resulting from this.

38. Julia Gillard – Grand Jury Defendant

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, the Grand Jury application relating to Julia Gillard is **affidavit number 33**

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39. Mr R Hulls (Attorney General) – Grand Jury Defendant

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, the Grand Jury application relating to Mr Hulls are:

1. Affidavit number 35
2. Affidavit number 36
3. Affidavit number 37
4. Affidavit number 50

40. Mr J McGinty (Attorney General) – Grand Jury Defendant

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, the Grand Jury application relating to Mr James McGinty, the Articled Clerk purported Attorney General for Western Australia are **affidavits numbers 2, 49 and 69**.

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41. Mr Damian Bugg – Grand Jury Defendant

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, the Grand Jury application relating to **Mr Damian Bugg**, at the time the Director of Public Prosecutions Commonwealth, are **affidavits numbers 3 and 4**.

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42. Nine Attorney Generals – Grand Jury Defendants

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, there were, and remain, **nine Attorney Generals**:

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- 1. Mr Phillip Ruddock – affidavit number 48
- 2. Mr James McGinty – affidavit number 49
- 3. Mr Rob Justin Hulls – affidavit number 50
- 4. Mr Sydney James Stirling – affidavit number 51
- 5. Mr Michael Atkinson – affidavit number 52
- 6. Mr Kerry Shine – affidavit number 53
- 7. Mr Simon Corbell – affidavit number 54
- 8. Mr Steve Kons – affidavit number 55
- 9. Mr Robert John Dubus – affidavit number 56

43. Affidavit Number 75 of 100 (The 100 Affidavits)

This particular affidavit was and remains an extensive affidavit containing 12 references:

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- 1. Affidavit list of 1 to 75 (refer affidavit number 47)
- 2. Grand Jury applications number 1 – **Mr R Hulls**
- 3. Grand Jury application number 2 – **Mr R Hulls**
- 4. Grand Jury application number 3 – **Mr R Hulls**
- 5. Substitution of Crown (West Australia)
- 6. Section 73 West Australia Constitution Act
- 7. Hansard extracts West Australia
- 8. Hansard extracts Victoria and West Australia
- 9. Mr Hulls Bill number 1
- 10. Mr Hulls Bill number 2
- 11. Mr Hulls Bill number 3
- 12. **Whistle-blower Protection Act**

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44. The Affidavit Relating to John Quick (17.72.91)

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, affidavits numbers 72 and 90 exhibits an article by John Quick (Quick and Garran) why Western Australia cannot withdraw from Federation but, in 2004 Western Australia did withdraw. **Affidavits numbers 17, 72 and 91.**

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45. The Grand Jury Informants – Re: Justices Dodds-Streeton and Nettle

I state in this affidavit that the following individuals did lodge Grand Jury applications and affidavits at The Supreme Court office at 450 Little Bourke Street, Melbourne on the 17th March 2008. **The lodgements remain concealed but, at the same time remain pending.**

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1. Mr Darren Latham (WA)
2. Mr Wayne Glew (WA)
3. Mr Kim Shadbolt (WA)
4. Mr Clive Willis Jones (WA)
5. Mr Angelo Bonola (VIC)
6. Mr Stewart Ropata (WA)
7. Mr Rango Ropata (WA)
8. Mr Max Wilson (WA)
9. Mr Peter Ridout (WA)
10. Mr Calvin Tipene – deceased (WA)

46. The Victorian Bar – Chairman James Peters

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Re: Justice Jeffrey Nettle – Grand Jury Defendant

- a. I state in this affidavit that after Justice Nettle was promoted I wrote to The Victorian Bar.
- b. In my correspondence dated 12th February 2015 to The Victorian Bar I pointed out the fact that Justice Nettle with Justice Ashley reduced appeal court cases pending 12 months or older from 200 to 8.
- c. I pointed out that the fact that I was one of these '200' with the Walters family and Mr Jack Moran, all struck out **without any hearing whatsoever.**
- d. The letter is exhibited.
[This Exhibit has been marked: "Victorian Bar and Justice Nettle dated 12 February 2015, BWS 15"]

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47. The Culleton Hearing (Disqualification) and Justice Nettle

- a. I state that recently five High Court Judges sat to hear the Culleton issue in relation to disqualification of the former One Nation Senator Rodney Culleton. Of the five High Court judges presiding, **Justice Geoffrey Nettle has** (9) Grand Jury applications sitting at the Victorian Supreme Court where they have been concealed by officers of the Victorian Supreme Court and High Court, in particular **Justice Geoffrey Nettle**, since March 2008 up to and inclusive of the present date. This fact disqualifies Justice Nettle in relation to the hearing (**Justice Nettle was one of the five**) and involves all High Court judges in the criminal offence of **misprision of treason.**

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b. The five judges are:

1. Chief Justice Kiefel
2. Justice Bell
3. Justice Gageler
4. Justice Keane
5. Justice Geoffrey Nettle (A Grand Jury Defendant)

48. The Culleton Bankruptcy Petition

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a. I state that a bankruptcy petition relating to Mr. Rodney Culleton was heard in the Federal Court sitting in Perth, where Mr. Culleton was declared bankrupt, but, the Federal Court sitting in Perth **after** the removal of Her Majesty the Queen from law within Western Australia and substitution of the respective State Governors was sitting in a **purported State that no longer exists** under the terms and conditions set out in the written agreement between the people of Australia and the Monarch Her Majesty Queen Elizabeth the Second. **Accordingly, the Federal Court was outside the ambit of a chapter III court and as such the order is both voidable and void.**

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- b. **It is established law within Australia that every court must exist and operate within the confines of a chapter III court created by and under the written terms existing at chapter III of the Constitution of the Commonwealth of Australia.**
- c. **Such confines are impossible to fulfil after the criminal removal of The Queen within the State of Western Australia after the unlawful enactment of The Acts Amendment and Repeal Courts and Legal Practice Act on 1st of January 2004.**

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**Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:**

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

d. The criminal removal operates because all referendum requirements were omitted, meaning in law, that valid passage of the respective bill did not occur. **The elector was omitted.**

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The Australia Act 1986 at Section 6 states under the heading Manner and form of making certain State laws:

“Notwithstanding sections 2 and 3 (2) above, a law made after the commencement of this Ac by the Parliament of a State respecting the constitution, powers or procedure of the Parliament of the State shall be of no force or effect unless it is made in such manner and form as may from time to time be required by a law made by the Parliament, whether made before or after the commencement of this Act.”

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49. Mention of Shaw (Federal Court in Perth)

- a. I state that I was apparently mentioned in this particular Federal Court hearing held in Perth (**The Culleton Hearing**), but, to date no transcript has been made available to myself, but, I have been verbally informed of the mention, without sighting the transcript.
- b. I state in this affidavit that I have never been in front of an ordinary jury in either civil or criminal Jurisdiction in relation to this matter or facts revealed herein.
- c. I state that I have never been in front of or called before a sitting Grand Jury in relation to this matter or facts revealed. I have tended, that is, filed and served a large number of documents, usually affidavits, into a number of judicial hearings in Victoria, Western Australia and respective courts, inclusive of The High Court, but, the respective judicial officers presiding at all times, have concealed the relevant criminal offences and not permitted the matter the correct and legal exposure via Grand Jury process or Court trial in either Civil jurisdiction (Jury Trial) or Criminal Jurisdiction (State Trial).

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d. I state that I have been involved in a Common Law Grand Jury sitting at Werribee in the State of Victoria involving Julia Gillard relating to two counts. The signed Common Law indictment is exhibited to this affidavit.
[This Exhibit has been marked: "Common Law Indictment Julia Gillard, BWS 16"].

50. The 1688 Bill of Rights (UK)

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, one such affidavit exhibited was the 1688 Bill of Rights (affidavit number 60). No Australian court has jurisdiction in relation to the above mentioned United Kingdom Statute, because it is outside the ambit of a Chapter 3 court **during March 2008**. In addition, The Queen was removed and substituted 2004 (West Australia), in Statute Law breach of the above-mentioned statute. **Affidavit number 60/100.**

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51. The Act of Settlement (UK)

a. Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, a number of affidavits places The Act of Settlement into the litigation in particular affidavit number 57. In particular, the portion mentioning The House of Commons, Library Report, the Acts mentioned in the report are:

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- 1. The Act of Settlement (UK) – **affidavit number 57**
- 2. The Coronation Oath Act (UK) – **affidavit number 61**
- 3. The Regency Act (UK) – **affidavit number 62**
- 4. The Accession Declaration Act (UK) – **affidavit number 63**
- 5. The Princess Sophie's Precedence Act (UK) – **affidavit number 64**
- 6. The Royal Marriage Act (UK) – **affidavit number 65**
- 7. The Scotland Act – **affidavit number 66**
- 8. The Union of Ireland Act – **affidavit number 67**

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- b. In Western Australia during 2004 and since that time, Western Australia has disregarded all United Kingdom Law inclusive of the United Kingdom ownership of The Commonwealth Constitution Act and removed Queen Elizabeth, substituting John Sanderson and successive State Governors since.

**Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:**

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Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

52. A. Attainted of Treason – Members and Senators

In accordance with Section 44(ii) of the Constitution of The Commonwealth of Australia, the only conclusion to be made is that all Senators and members of the House of Representatives are **“Attainted of Treason”**, and as such are incapable of sitting or of being chosen. As stated in the above-mentioned section of the Constitution (CTH), under the header **Disqualification:**

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“Any person who:

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

....

shall be incapable of being chosen or of sitting as a senator or a member of the House of Representatives.”

B. Nullity

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The purported Commonwealth Election held during 2016 is a nullity in Law because of invalid election writs issued after the removal of Queen Elizabeth the Second from law within Australia.

C. Foreign Power – International Freemasonry

The foreign power is identified as **“International Freemasonry”** in particular The Knights of St John of Jerusalem, otherwise known as **“The Knights of Malta”** and as such activates section 44 (i) of the Constitution of the Commonwealth.

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53. A. Sue v Hill 1999

In relation to the ruling by the High Court in the matter of Sue vs Hill heard in 1999, the ruling is wrong in Law and must be overturned, because it is legally impossible for High Court judges to rule that the United Kingdom is a foreign power under Section 44 (1) of The Constitution Act for the Commonwealth of Australia because of the following reason:

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- 1. **The Constitution Act for the Commonwealth of Australia is the legal property of the two Houses of the Parliament of the United Kingdom, that is the House of Commons and the House of Lords, the purported right to alter or amend such Constitution, extends to the electors of the Commonwealth of Australia in respect of Sections 9 to 128, but excludes the preamble inclusive of Sections 1 to 8, in addition to the Schedule, which is the Oath of Allegiance.**

B. The Challenge (Two Matters)

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This litigation will challenge the High Court judgements in the most recent High Court judgement in relation to the Culleton dismissal from the Senate, in addition to the High Court ruling obtained in the Sue vs Hill (1999) matter.

[This Exhibit has been marked: "Sue vs Hill, BWS 17"]

54. A. Criminal Code Act (1995) CTH

Section 80 (2) Subdivision B—Treason

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(2) A person commits an offence if the person:

(a) receives or assists another person who, to his or her knowledge, has committed an offence against this Subdivision (other than this subsection) with the intention of allowing him or her to escape punishment or apprehension; or

(b) knowing that another person intends to commit an offence against this Subdivision (other than this subsection), does not inform a constable of it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence.

Penalty: Imprisonment for life.

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B. The criminal element for treason is breach of allegiance

C. The Commonwealth Electoral Act 1918 at section 4D activates chapter 2 of the Criminal Code Act 1995 (CTH) and as such activates the whole of the code inclusive of chapter 5, in particular sections 80 (2) (a) and (b).

55. A. Indictable Offences (Common and Statute Law)

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I state that this litigation reveals the criminal offence of treason, misprision of treason and the perverting of the course of justice, but, not limited to these particular criminal offences.



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B. Treason and Misprison

The criminal offence of treason is activated when the Statutory Allegiance to Queen Elizabeth is breached. The criminal offence of misprison of treason is the concealment of the primary treason.

C. Treason and Misprison of Treason (Life Imprisonment)

I state that both common law and statute law, within Australia, reveal that criminal offences mentioned herein, in particular, **The Criminal Code Act 1995, and Common Law** state that the statutory penalty is life imprisonment for both criminal offences.

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D. Common Law to Govern

In relation to Common Law Section 80 of the **Judiciary Act 1903**, it states that Common Law is to govern, as quoted:

"So far as the laws of the Commonwealth are not applicable or so far as their provisions are insufficient to carry them into effect, or to provide adequate remedies or punishment, the common law in Australia as modified by the Constitution and by the statute law in force in the State or Territory in which the Court in which the jurisdiction is exercised is held shall, so far as it is applicable and not inconsistent with the Constitution and the laws of the Commonwealth, govern all Courts exercising federal jurisdiction in the exercise of their jurisdiction in civil and criminal matters."

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E. Statute Law (Criminal Code Act)

In relation to Statute Law involving the Criminal offence of Treason and Misprison of Treason, Section 80 of the Criminal Code Act 1995 (Commonwealth). The Section also sets out that the criminal offence relating to both offences is the penalty of life imprisonment for both offences, according to Statute Law. (**Common Law also applies**).

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56. Allegiance to Freemasonry (The 100 Affidavits)

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, two specific affidavits relate to and discover the Masonic Allegiance and the United Kingdom. **Affidavits numbers 98 and 99.**

57. Unlawful Oaths (Taken By Freemasons)

a. I state in this affidavit that Masonic oaths/obligations compulsory to all Freemasons are:

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- 1. **Unlawful**
- 2. **Occultic**
- 3. **Against the Law of Almighty God**

MASONIC OATHS

FREEMASONRY: FIRST DEGREE OATH (PORTION ONLY)

Portion Masonic Oath First Degree:

"These secret points I solemnly swear to observe, without evasion, equivocation or mental reservation of any kind, under no less a penalty, on the violation of any of them, **than that of having my throat cut across, my tongue torn out by the root.**

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and buried in the sand of the sea at low water mark, or a cable's length from the shore, where the tide regularly ebbs and flows twice in twenty-four hours, or the more effective punishment of being branded as a wilfully perjured individual, void of all moral worth, unfit to be received into this worshipful Lodge, or any other warranted Lodge or society of men, who prize honour and virtue above the external advantages of rank and fortune. So help me God, and keep me steadfast in this my great and solemn obligation of an entered apprentice Freemason".

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**MASONIC OATH of TEMPLARS & MALTA
Knights Templar and Knights of Malta, Ritual & Oath**

In the submitted Structure of Freemasonry at the top of the YORK RITE STRUCTURE sits the Order of Knights Templar and the Order of the Knights of Malta, their Masonic Oath involves the following; The candidate takes a cup, **which is the upper part of a skull**, and repeats after the Grand Commander the following obligation:

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*"This pure wine I now take in testimony of my belief in the mortality of the body and the immortality of the soul and, may this libation appear as a witness against me both here and hereafter, and as the sins of the world were laid upon the head of the Saviour, so **may all the sins committed by this person whose skull this was**, be heaped upon my head in addition to my own, should I ever knowingly or willingly violate or transgress any obligation that I have heretofore taken, taken at any time, or shall at any future period take, **in relation to any degree of Masonry or Order of Knighthood. So help me God"***

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OATH & RITUAL OF 33rd DEGREE

The 33rd Degree Grand Sovereign Inspector General states:

*"When it was time for the final obligation we all stood and repeated the oath with the representative candidate, administered by the Sovereign Grand Inspector General. We then SWORE TRUE ALLEGIANCE to the Supreme Council of the 33rd Degree, **ABOVE ALL OTHER ALLEGIANCES**, and swore never to recognize any other brother as being a member of the Scottish Rite of Freemasonry unless he also recognizes the **SUPREME AUTHORITY Supreme Council**. One of the Conductors then handed the candidate a human skull, upside down, with wine in it with all of us candidates repeating after him, he sealed the oath, 'May this wine I now drink become a deadly poison to me, as the Hemlock juice drunk by Socrates, should I ever knowingly or wilfully violate the same' (the oath) "*

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(It would be clear to most clear thinking people who do not have a vested interest to promote the functions of Freemasonry, that it violates Section 44 of the Commonwealth Constitution 1900)

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- b. That Freemasons are attempting within Australia to infiltrate and subvert existing Law and to **change the Law into Masonic Law.**

STRUCTURE OF GOVERNMENT

Under various names there exists in all countries approximately one and the same thing. Representation, **Ministry, Senate, State**

Council, Legislative and Executive Corps, I need not explain to you the mechanism of the relation of these institutions to one another, because you are aware of all that; only take note of the fact that each of the above named institutions corresponds to

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some important function of the State, and I would beg you to remark that the word important, I apply not to the institution but to the function, consequently it is not the institutions which are important but their functions. These institutions have divided up among themselves all the functions of Government, administrative, legislative, executive, wherefore they have come to operate as do the organs in the human body. **If we injure one part in the machinery of State, the State falls sick**, like a human body, and will die.

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CONSTITUTIONS

The constitution scales of these days **will shortly break down**, for we have established them with a certain lack of accurate balance in order that they may oscillate incessantly until they wear through the pivot on which they turn.

- c. They revealed this intent by removing The Queen and substituting The State Governor John Sanderson, **a Knight of The Order of St John of Jerusalem** (Knights Malta) a Vatican City Masonic Order.

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Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

58. The Masonic Video (Evidence) – The 100 Affidavits

Of the 100 affidavits before Justice Dodds-Streeton and Nettle during March 2008, affidavit number 58 exhibited a Masonic enactment of one such Masonic oath/obligation recorded on video. The video was not played during the hearing and remains in evidence.

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Affidavit number 58.

59. Criminal Procedure Bill (Victoria)

I state in this affidavit that on the 2nd December 2008, **Mr R Hulls**, the then Victorian Attorney General – at the time a Grand Jury accused/defendant, did introduce the above-mentioned bill specifically to remove the Grand Jury right (Statute Law). **The bill was enacted 1st January 2010.** The whole process involved criminal activity of the highest order.

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60. The Overt Act (WA) – The 100 Affidavits

- a. Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, respective parts of the Overt Western Australia Act were and remain exhibited. These are:

- 1. **Part 2 affidavit number 84**
- 2. **Part 3 affidavit number 42**
- 3. **Part 5 affidavit number 85**
- 4. **Part 6 affidavit number 40**

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- b. **Section 73 of The West Australia Constitution Act** is the statutory referendum section protecting sections 2, 3, 4, 50, 51 and 73, exhibited in affidavits numbers 75 and 89, inclusive of affidavit number 25. **Affidavits numbers 25,75 and 89 of the 100 affidavits.**

61. Justice Eric Heenan – Western Australia Election Commission

- a. I state in this affidavit that on the 22nd October 2007, I did appear in the West Australian Supreme Court in front of Justice Heenan.
- b. Since retiring from The Supreme Court, Mr Eric Heenan has become part of the Western Australian Election Commission with the full knowledge of the criminal removal of The Queen.

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**Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:**

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

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62. Five Victorian Supreme Court Judges

- a. I state in this affidavit that the five Supreme Court judges who heard the Grand Jury application during October 2001- in relation to Masonic oaths/obligations being in **criminal breach of section 316 (unlawful oaths) Crimes Act 1958 (Victoria)** - were presented to The Melbourne Magistrates Court during May 2004 following on from the discovery of the removal and substitution of The Queen within Western Australia and consequent ramifications.
- b. The sixth person was **Governor General Jeffrey** for permitting the removal of The Queen.
- c. The other two were **Paul Coghlan** and **Mr Phillip Cain**.
- d. The affidavit is exhibited. **[This Exhibit has been marked: “Melbourne Magistrates Court May 2004, BWS 18”]**

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63. Alex Chernov (Victoria) – Judge and Governor

- a. I state in this affidavit that **Mr Alex Chernov** was one of the five Supreme Court judges hearing the Grand Jury application relating to 'Freemasonry Victoria' during October 2001.
- b. **Mr Alex Chernov** was one of the Victorian Supreme Court judges presented to The Melbourne Magistrates Court during **May 2004**.
- c. **Mr Alex Chernov** went on to become **the Governor** of the State of Victoria.
- d. **Mr Alex Chernov** in the capacity of Governor had full knowledge of what had happened in Western Australia but, **issued Senate election writs** without regard to the removal of The Queen out of Western Australia.

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e. **Mr Alex Chernov** is a Knight of The Order of St John of Jerusalem or Knights Malta, a Masonic Vatican City Order, a foreign power to the Laws of Australia and The United Kingdom.

f. The Order was statute banned from The United Kingdom in 1540, no repeal of the statute has been able to be located.

g. The exhibit reveals both Quentin Bryce and Alex Chernov as members of The Knights of St John of Jerusalem.

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[This Exhibit has been marked: "Mr Alex Chernov and Quentin Bryce, BWS 19"]

64. Mr Peter Foss (WA)

a. I state in this affidavit that portion of the above-mentioned affidavit filed and served into The Melbourne Magistrates Court in May 2004, quotes **Mr Peter Foss QC** regarding The Overt Act within Western Australia.

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b. Hansard's Legislative Council, Parliament of Western Australia Acts Amendment and Repeal (Courts and Legal Practice) Bill 2002 at page 13153:
"I believe that parts 5 and 8 are ultra vires The Act"

65. A. Chapter 3 Court – Commonwealth Constitution

At the time of hearing the alleged Senate disqualification of Mr. Rodney Culleton, the judges of the High Court of Australia were not sitting as a Chapter 3 Court, because of the abovementioned material facts.

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B. Judges (High Court) – 15 Judges

All High Court judges (15) since 1 January 2004, up to and inclusive of the period 2016/2017, have concealed the unlawful and criminal removal of the Constitutional monarchy and as such, **five of the 15 were presiding** in a Senate disqualification hearing in Criminal Breach of Section 34 of the Crimes Act 1914 (Commonwealth Act), but not limited to the indictable offence, herein quoted:

Crimes Act 1914 (CTH) Section 34 (4):

Acting when interested

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(4) A person commits an offence if:

(a) the person is a judge or magistrate; and

(b) the judge or magistrate perversely exercises jurisdiction in a matter; and

(c) the judge or magistrate has a personal interest in the matter;
and

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(d) the jurisdiction is federal jurisdiction.

Penalty: Imprisonment for 2 years.

C. The Nullity

The purported decision of the High Court in relation to the alleged Culleton disqualification is a nullity in Law and a trespass.

66. UK and Australian Law – Two Statutes

A. UK Statutes

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The United Kingdom does not have a written agreed Constitution, but rather specific Statute Law. In particular, the two big Statutes:

- a. **The Bill of Rights 1688**
- b. **The Act of Settlement 1701**

B. Section 49 – The Identified Foreign Power

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At Section 49 of the Constitution of the Commonwealth of Australia Act, all House of Commons Law is inherent within the Laws of Australia. In fact, Parliamentary privilege is obtained from The Bill of Rights 1688 (UK). The removal of judges is contained in the 1701 Statute. Both Statutes identify the foreign power, that is **The Roman Catholic Church.**

C. The Constitutional and Criminal Breach

The overt Act enacted out of the State of Western Australia on the 1st of January 2004, created a Criminal Breach of both The Bill of Rights 1688 and the Act of Settlement 1701.

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<p>Acts Amendment and Repeal Courts and Legal Practice Act. Section 130 – Supreme Court Act 1935 amended, subsection 3:</p>
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<p>Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”</p>
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D. Halsbury’s Law (Treason)

Halsbury’s Laws of England state that “it is treason” to touch either mentioned Statutes unlawfully.

67. A. High Court of Australia and Other Courts

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I state that since 2004 up to and inclusive of 2017, officers and Judges, of the High Court of Australia, have been concealing the real facts involving Western Australia and as such this compounding of such offences has affected the Federal Court Judges, Supreme Court Judges in both Western Australia and Victoria, and other Judges and Magistrates in the various jurisdictions in Australia.

B. High Court Rules.

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- a. I state that the Enabling Act for the rules is the Judiciary Act 1903 section 86. In the year 2006 seven High Court Judges using select Legislative instruments 2006 No. 105 amended the rules.

[Handwritten signatures]

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b. I state that during the year 2006/2007 the seven High Court Judges named in the amendment were criminally charged by private prosecution after which all were lodged for Grand Jury presentments, but, the lodgements were concealed by officers of the Victorian Supreme Court, in particular Justice Geoffrey Nettle. The applications remain pending under both Statute and Common Law. The 100 affidavits reveal the lodgements.

C. New Chief Justice High Court.

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a. I state that the Herald Sun Dated Tuesday January 31, 2017 at page 11, printed an article stating that **Justice Susan Kiefel** had been sworn in by Virginia Bell another High Court Judge.

b. I state that **section 72(i)** of the Constitution Act for the Commonwealth of Australia states, under the heading *Judge's appointment, tenure, and remuneration*, that Justices must be appointed by the Governor General in Council, meaning the **Governor General Peter Cosgrove** and at least one Commonwealth Politician, as stated in the Act:

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"The Justices of the High Court and of the other courts created by the Parliament:
(i) shall be appointed by the **Governor-General in Council**;"

This is constitutionally impossible after the criminal removal of The Queen.

Acts Amendment and Repeal Courts and Legal Practice Act. Section 130 – Supreme Court Act 1935 amended, subsection 3:

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Section 9(1) is amended by deleting "Her Majesty" and inserting instead — "the Governor"

D. Special Leave to Appeal.

I state that in every instance that I have sent documents into the High Court, The Judges have ruled that special leave to appeal is not granted, which means in law that the matter or matters were not heard according to due-process or natural justice or the law of Inter Se or alternatively heard without the 20-minute appearance rule. Special leave requirements is ultra vires the constitution.

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E. The High Court's Vested Power Has Ceased

That is, no court can sit in Constitutional conformity to a chapter 3 court with The Queen removed without referendum input or decision, or, in the alternative, a court will sit, but, conceal all material facts revealed herein and activate numerous indictable offences on the respective Magistrates and or judges.

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68. Section 109

Section 109 of the Constitution of the Commonwealth of Australia strikes down the abovementioned overt Act out of Western Australia, in addition to non-compliance with the Statutory and mandatory requirements for Referendum input and consent, under the header **Inconsistency of laws:**

“When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.”

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69. Sale of the Commonwealth Bank (1991) – The 100 Affidavits

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, one of the affidavits exhibited is the articles of the sale of the Commonwealth Bank lodged at ATSIC April 1991. The articles consist of 52 pages but, page 3 omits the required witness signature. **Affidavit number 82/100.**

70. Affidavits Numbers 70, 83 and 97 – The 100 Affidavits

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Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, two such affidavits, numbers 83 and 97, exhibit Grand Jury applications relating to and involving two specific Supreme Court (Victoria) officers, specifically, Supreme Court Master Charles Wheeler and Registrar Philip Cain. Plus, affidavit number 70. **Affidavits number 70, 83 and 97.**

71. The Vexatious appeal (WA) – The 100 Affidavits

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Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, the three Supreme Court judges presiding at the appeal of the Vexatious Order of Commissioner Braddock (WA), Justices Steyler, Wheeler and Buss were and remain exhibited, in addition to the formal notice and charge on all Judges, Masters and Registrars of the Western Australian Supreme Court. The respective affidavits are:

- 1. Commissioner Braddock – **affidavit number 5**
- 2. Justice Steyler – **affidavit number 7**
- 3. Justice Wheeler – **affidavit number 8**
- 4. Justice Buss – **affidavit number 9**
- 5. Formal notice and charge – **affidavit number 25**

72. Mr Hulls – Grand Jury Intervener – Affidavit Number 96/100

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Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, one such affidavit is affidavit number 96. This particular affidavit reveals the fact that during the year 2001, Mr Hulls did intervene in a Grand Jury hearing conducted October 2001, in front of five judges. This fact is revealed in the body of this affidavit under the header:

“The Masonic Perverting 2001 – Victoria”. Affidavit number 96.

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73. High Court Concealment – Affidavit Number 38/100

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, affidavit number 38 reveals 13 Grand Jury applications concealed by both the Victorian Supreme Court and the High Court of Australia (**Justice Kirby and Callinan**).

- 1. **Victoria civil matter 6890/1999**
- 2. **High Court M134/2005**

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Affidavit number 38/100. – 13 Grand Jury Applications.

74. United Kingdom or Vatican City (Rome)

b. I state that the foreign power identified in the 1688 Bill of Rights and Act of Settlement 1701 is Vatican City situated within Rome, Italy with The Pope in absolute control and head of **The Knights of St John of Jerusalem (Knights Malta)**.

c. Within the Laws of The United Kingdom inclusive of Australia all members of the two Vatican City Masonic Orders:

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- 1. **Knights Templars**
- 2. **Knights Malta (St John of Jerusalem)**

Are in Constitutional and criminal breach of both the 1688 Bill of Rights, The Act of Settlement 1701 and The Commonwealth Constitution Act at section 44 (i).

75. Secession (WA) – The 100 Affidavits

Of the 100 affidavits before **Justice Dodds-Streeton and Nettle** during March 2008, affidavit number 92 exhibits The Western Australia Secession Act of 1934. The attempt to secess from Federation was aborted in the United Kingdom and Western Australia remained in Federation until The Overt Act in 2004. **Affidavit number 92/100.**

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76. Federal Court of Australia and Australian Taxation Office

Deputy Commissioner of Taxation v Webb [2017] FCCA 1137
Deputy Commissioner of Taxation is Robert John Ravenello,
Federal Court Judge Wilson.

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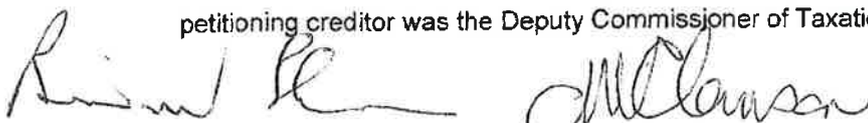
Extracts from judgement, clauses 13 and 59-64:

13. On 9 November 2016, that is to say the day before the sequestrian order was made against the estate of Mr Webb, a public servant employed by the Australian Taxation Office ("ATO") swore an affidavit verifying Mr Webb's ongoing indebtedness to the applicant in the sum claimed. The affidavit also pointed out that the applicant in this case was not the ATO but rather, the applicant in this case was a **natural person by the name of Robert John Ravanello**, a Deputy Commissioner of Taxation.

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Third ground —ATO is not a legal entity

59. **This argument I accept.** But the argument is irrelevant to this case because the petitioning creditor was the Deputy Commissioner of Taxation and **not the ATO.**



849.
859

- 60. The status of the ATO as a legal entity has been the subject of a number of authoritative pronouncements. In *Levick*, Hill J said that the ATO does not exist for legal purposes.
- 61. In the High Court, *Callinan* J held in that the ATO is not a legal *Dooney* personality.
- 62. In the Supreme Court of South Australia, David J in *Daniels* held that the ATO was not a legal entity. David J pointed out that the Deputy Commissioner of Taxation has the power and authority to institute a proceeding to recover tax-related liabilities under s.255-5 of the TAA.
- 63. Other authorities are to the same effect including *Miller v Chapman* and *Deputy Commissioner of Taxation v Vats*.
- 64. To my mind, this ground missed the point because the current party with statutory authority to sue in fact brought the proceeding in the **County Court**. That party also petitioned this court for the sequestration order of Mr Webb's estate. The **status of the ATO** as a separate legal entity had nothing to do with this case.

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Acts Amendment and Repeal Courts and Legal Practice Act.
Section 130 – Supreme Court Act 1935 amended, subsection 3:

Section 9(1) is amended by deleting “Her Majesty” and inserting instead — “the Governor”

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77. The Masonic Order of St John of Jerusalem

a. Sovereign Head and Masonic Titles

Since 1888, the Monarchs of England have been the Sovereign Head of the Knights of Malta, the Catholic Arm of Freemasonry. Where once they were bitter enemies, revealed in English Statute Law, they both now lay in the same Masonic bed

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b. Period 1888 up and inclusive of 2000

The Sovereign Heads of the Order from 1888 to date are:

- H. M. Queen Victoria 1888 - 1901.**
- H. M. King Edward VII. 1901 1910.**
- H. M. King George V. 1910 - 1936.**
- H. M. King Edward VI. 1936.**
- H. M. King George VI. 1936 1952.**
- H. M. Queen Elizabeth II. 1952 -**

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c. Statute Law

Statute Law Against the Knights of St John:

King Henry 8th. English Statute Law 1540.

850. 860

d. **Pike - Occult Masonic Teaching & Ritual.**

Albert Pike: Behold, my Brother, the true explanation of the Master's Degree. The respectable Master Hiram, assassinated in the Temple, is the Grand Master of the Templars (apparently, Pike is saying that Hiram and Jacques de Molay are the same individual, at least symbolically). The three assassins are the King (meaning Government), the Pope (meaning Religion) and the imprisoned Knight (representing the class that benefits from the merger of religion and government. After these events, my Bro...

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(apparently referring to, my Brother) many Knights of the Temple were dispersed in all parts of the world, and established themselves as Knights Kadosh (the title of the 30th Degree, where the Mason is first taught officially that **the tyrants represent religion and government.**

[Extract, MASONRY. CONSPIRACY AGAINST CHRISTIANITY, by Epperson at P2601]

e. **The Atheistic Revolution**

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"There are sure signs in all the countries where the Atheistic Revolution has made decided progress, that this final catastrophe is planned already, and that its instruments are in course of preparation. These instruments are something the same as were devised by the illuminated Lodges, when /he power of the French Revolution began to pass from the national Assembly to the clubs. The clubs were the open and ultimate expression of the destructive, anti-Christianity of Atheism; and when the Lodges reached so far, there was no further need for secrecy. That which in the jargon of the sect is called the object of the labour of ages, was attained.

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Man was without God or faith, King or Law. He had reached the level aimed at by the Commune, which is itself the ultimate end of all Masonry, and all that secret Atheistic plotting which, since the rise of Atheism, has filled the world"

(Extract from, Grand Orient Freemasonry Unmasked, by Dillon at Page 87)

f. **Disraeli 1876**

In 1876, Benjamin Disraeli stated:

"The Governments of this country have to deal, not only with Governments, Kings, and Ministers, **but also with secret societies**"

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851. p8c

78. Trial of the Seven Bishops 1688 (UK)

a. **KING JAMES II & TRIAL OF THE SEVEN BISHOPS**

Today, the Courts of Australia are operating in the same manner that King James II, operated in just prior to the trial of the Seven Bishops, and the overthrow of King James II, **thereby breaking Arbitrary Power and Papal Power** in the Courts and Parliaments of England.

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b. **TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII, 362**

The first reason that is assigned is, the several declarations that have been in Parliament (several of which are mentioned) that such a power to dispense with law, is against law, and that it could not be done but by an Act of Parliament; for that is the meaning of the word illegal; that has no other signification but unlawful; the same word in point of signification with the word illicite, which they have used in their information, a thing that cannot be done by law; and this they are pleased to tell the King, not as declaring their own judgments, but has been declared in Parliament; though if they had done the former, they being peers of the Realm, and Bishops of the Church, are bound to understand the laws, especially when as I shall come to show you, they are made guardians of these laws; and if anything go amiss, and contrary to these laws, they ought to inform the King of it.

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c. **TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII, 232**

"So that they take special care that nothing be preached or taught amongst them which may any way tend to alienate the hearts of our people from us or our Government, and that their meetings and assemblies be peaceful, open and publicly held, and all persons freely admitted to them; and that they do signify and make known to someone or more of the next Justices of the Peace, what place or places they set apart for those uses"
Portion of James 11, speech concerning his Declaration of Indulgence, which led to the trial of the Seven Bishops.

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d. **TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII, 233**

"That it is our Royal will and pleasure that the oaths commonly called, oaths of supremacy and allegiance, and in the Acts of Parliament made in the twenty fifth and thirtieth years of the reign of our late Royal Brother King Charles the second, shall not at any time hereafter be reconciled to be taken, declared, or subscribed by any person or persons whatsoever who is, or shall be employed in any office or place of trust, either civil or military, under us, or in our Government"

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~~852~~
862

e. SEVEN BISHOPS TRIAL
TRIAL OF THE SEVEN BISHOPS, HOWELL STATE
TRIALS VOL XII,

*"That these laws are the great bulwark of the reformed religion; they are in truth, that which fenceth the religion and Church of England, and we have no other human fence besides. They were made upon a foresight of the mischief that had, and might come, by false religions in this kingdom, and they were intended to defend the Nation against them, and to keep them out; particularly to keep out the Romish religion, which is the very worst of all religions, from prevailing amongst us; and that is the very design of the act for the tests, which is instilled, **An Act to prevent dangers that may happen from Popish Recusants.**"*

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79. The Mark of The Beast
The Masonic Mark

Revelation 13: 15-18

"And he had 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. 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."

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AFFIRMED* Gisborne
At
On this day Nineteenth of
July 2017
Before me:
[Signature]
Signature

[Signature]
Signature of deponent

CARMEL CLEMSON JP
3/84 HAMILTON STREET
GISBORNE 3437
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12356

The Criminal Act

863
~~853.~~

Emanating out of the State of Western Australia, a State within the Commonwealth of Australia

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

- o Enacted 1 January 2004

Supreme Court Act 1935 amended

Section 130

- (3) Section 9(1) is amended by deleting “Her Majesty” and inserting instead –

“The Governor”

143,

864

~~854~~

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

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

BETWEEN:

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REFER DETAILS OF EXHIBIT
And others

EXHIBIT

This is the exhibit marked BWS / 80.

But fo

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produced and shown to

at the time of affirming his affidavit this

15th June 2019

40

Before me

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



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Margaret May Campbell
Solicitor/Justice of the Peace

SHAW LETTER
DATED 8 MAY 2019
to
12 MURHEAD Cres
Presons

8/5/19
8/5

Brian William Shaw
c/o PO Box 800
Werribee 3030
Victoria

8th May 2019

This correspondence to you all herein mentioned, gives you both actual and constructive knowledge that this coming election listed for 18th May 2019 needs to be halted now.

AUSTRALIAN ELECTORAL COMMISSION

The Australian Electoral Commission purportedly has the injunctive powers to injunct itself when serious "**illegal practices have been discovered**".

There is litigation already at the High Court requiring another step, that is, an Affidavit seeking leave to file

The Affidavit is almost ready.

SECTION 44 (II) COMMONWEALTH CONSTITUTION

Section 44 (ii) Commonwealth Constitution will apply on every alleged elected Candidate and their respective Selection Panels.

SECTION 80 CRIMINAL CODE ACT 1995 (CTH)

Section 80 Criminal Code Act 1995 (Cth) will apply on every individual committing Treason and concealing the Treason, inclusive of Judges and Magistrates. You are about to conduct a Commonwealth Election for and on behalf of the United Nations acting in the concealed capacity of Trustee /Administrator over Australia and the People of Australia.

I will enclose a small amount of documentation that will be the Affidavit to sit with the writ of Summons and Statement of Claims. Already at the High Court.

- 1. Governor General
- 2. Governors (All-State)
- 3. AEC & All Electoral Officers
- 4. Tom Rogers
- 5. Scott Morrison
- 6. W. Shorten
- 7. Pauline Hanson
- 8. Mr D Nalliah
- 9. Warwick Gately
- 10. Jill Hennessy
- 11. Clive Palmer
- 12. *HORIZON CHURCH - SOUTHERN CROSS, NSW.*

ATTACHMENTS ARE : PAGES 1-61

866
866

- Page 1 WEST AUSTRALIAN GOVERNOR .
- 2 HINDS Sun PATIENCE MAY 8 2019
" VOTERS DISKRETE TRUSTY "
- 3 HIGH COURT JUDGES (AFTER 2004) .
4. CRIMES ACT 1914 (CH) S. 34.
- 5/8 LETTER TO GOV. GEN (DRAFT FORM)
- 9/15 THE WRITING AUSTRALIAN
CRIMINAL ACT .
- 16/18 WRIT of SUMMONS
73 DEFENDANTS
- 19/24. INDEX of EXHIBITS
(NOT FINAL)
25. 28 DEFENDANTS

857
867

26/30 Julia Gillard
WEARIBER RECROGATE (LORR)
PRINCIPAL CONCERNS.

31/42. 12 DEFENDANTS
(MISPRISON & TREASON)

43/45 ACTS OF TREASON
IN VICTORIA.

46/51. THE LAW.
UNITED KINGDOM BAN 1540
52

53/54 HALL BURY ON TREASON

55. HAWKE (SECTION 44)

55 ↑ SECTION 47.

56 ↓ R. CURRIE

57 ZOMBIE CANDIDATES. (HEARD SUN)

58/60 CRIMES ACT 1914 (CA) SECTION 3AA.

61. VICTORIAN SENATORS (2010)

Richard [Signature]

MAY 2019.

GOVERNOR SUBSTITUTES HIMSELF

868

AUSTRALIA ACT 1986 - SECT 7

J.R.

Powers and functions of Her Majesty and Governors in respect of States

(1)

Her Majesty's representative in each State shall be the Governor.

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 12

Issue of writs

The Governor of any State may cause writs to be issued for elections of senators for the State. In case of the dissolution of the Senate the writs shall be issued within ten days from the proclamation of such dissolution.

ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL PRACTICE) ACT 2003 WA (NO. 65 OF 2003) - SECT 130

130 . *Supreme Court Act 1935* amended

(3) Section 9(1) is amended by deleting "Her Majesty" and inserting instead —

" the Governor ".

Y

MAY 8 2019.

869

8/19

Herald Sun

Voters deserve truth in politics

THE nation has legislation insisting on truth in advertising — and false or misleading claims can be prosecuted by the Australian Competition and Consumer Commission.

If those laws are breached, depending on the gravity of the commercial deception, businesses can be fined up to \$11 million and individuals up to \$220,000.

Yet on the election campaign trail and in political advertising material, parties seem to be able to exaggerate arguments or mislead voters with impunity.

The Coalition, Labor and the minors are guilty of routinely sewing their own spin deep into pledges and campaign attacks on rivals.

Tired voters are used to political parties reverting to rhetoric, negativity and attack in the cut and thrust of debate and efforts to win ballot support. But while the public may have become used to assessing politics through a thick lens of cynicism, the electorate deserves better. Australians deserve truth in politics.

The information age has magnified the quantity of political messaging but, arguably, reduced its quality. The heavy use of social media posts and memes, official and otherwise, radio advertisements, billboards and TV commercials are all used to inflate political claims, conflate rival policies and confuse.

Some of the information, like that being seen on popular Chinese forum WeChat, is deliberately false and designed to incite racial or cultural backlash.

The Commonwealth Electoral Act requires “electoral matter” — advertisements — to include appropriate authorisation by a person or entity on behalf of the party.

But the Act makes no demands

about whether the message contained in the advertisement itself is factually correct.

Selling complex policy positions to voters — and their cost or benefit to Australians and the economy — invites a partisan position and, to a degree, emotive debate.

But where so-called “fake news” takes on a viral ability to spread, the dangers of misinformation, deliberate and otherwise, poses a real threat to the democratic process. Fact check analysis by media has grown as the avalanche of questionable political messaging and attack ads have spread in concert with online delivery in recent years.

Without adding another layer of bureaucracy to provide independent verification, political parties should be forced to take a more responsible approach. While advertisements don't have space or time to go into nuanced policy detail or to validate each claim, parties should be compelled to explain the factual basis of their advertising material on their home web pages. Voters should have opportunity to assess the merits of claims based on fact, not rhetoric.

While on the subject of rhetoric, former prime minister Paul Keating should withdraw his baseless and damaging claims about Australia's security agencies. While Mr Keating has not had a national security briefing for 23 years, he labelled our spy chiefs “nutters” for their warnings about aspects of China's foreign influence. Mr Keating was a leading advocate for economic engagement across Asia in the 1990s, a position which has served Australia well.

But he stepped far outside his relevance and remit this week in attacking security agencies which have a coalface understanding of the cyber intrusion, spying, regional influence and military expansionism being rolled out by China.

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High Court of Australia

810
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870

Current Justices

Name ^(a)	State	Date appointed	Mandatory retirement	Appointing Governor-General	Nominating Prime Minister	Previous judicial posting(s)	Education
<u>Susan Kiefel</u> AC (Chief Justice)	<u>Queensland</u>	30 January 2017 (as Chief Justice) 4 September 2007 (as Justice)	17 January 2024	<u>Sir Peter Cosgrove</u> (as Chief Justice) <u>Michael Jeffery</u> (as Justice)	<u>Malcolm Turnbull</u> (Liberal, as Chief Justice) <u>John Howard</u> (Liberal, as Justice)	<u>Supreme Court of Queensland</u> <u>Federal Court of Australia</u>	<u>Queensland Barristers' Admission Board</u> <u>University of Cambridge</u>
<u>Virginia Bell</u> AC	<u>New South Wales</u>	3 February 2009	7 March 2021	<u>Dame Quentin Bryce</u>	<u>Kevin Rudd</u> (Labor)	<u>Supreme Court of New South Wales</u>	<u>University of Sydney</u>
<u>Stephen Gageler</u> AC	<u>New South Wales</u>	9 October 2012	5 July 2028	<u>Dame Quentin Bryce</u>	<u>Julia Gillard</u> (Labor)	None; former Solicitor-General of Australia	<u>Australian National University</u> <u>Harvard University</u>
<u>Patrick Keane</u> AC	<u>Queensland</u>	1 March 2013	26 October 2022	<u>Dame Quentin Bryce</u>	<u>Julia Gillard</u> (Labor)	<u>Supreme Court of Queensland</u> <u>Federal Court of Australia</u>	<u>University of Queensland</u> <u>University of Oxford</u>
<u>Geoffrey Nettle</u> AC	<u>Victoria</u>	3 February 2015	2 December 2020	<u>Sir Peter Cosgrove</u>	<u>Tony Abbott</u> (Liberal)	<u>Supreme Court of Victoria</u>	<u>Australian National University</u> <u>University of Melbourne</u> <u>University of Oxford</u>
<u>Michelle Gordon</u> AC	<u>Victoria</u>	9 June 2015	19 November 2034	<u>Sir Peter Cosgrove</u>	<u>Tony Abbott</u> (Liberal)	<u>Federal Court of Australia</u>	<u>University of Western Australia</u>
<u>James Edelman</u>	<u>Western Australia</u>	30 January 2017	9 January 2044	<u>Sir Peter Cosgrove</u>	<u>Malcolm Turnbull</u> (Liberal)	<u>Supreme Court of Western Australia</u> <u>Federal Court of Australia</u>	<u>University of Western Australia</u> <u>Murdoch University</u> <u>University of Oxford</u>

Queen Elizabeth the Second removed 1 January 2004
 Seven Justices appointed between 2007 - 2017. 3/

8/6/871

The Criminal Act

Emanating out of the State of Western Australia, a State within the Commonwealth of Australia

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

- o Enacted 1 January 2004

Supreme Court Act 1935 amended

Section 130

- (3) Section 9(1) is amended by deleting "Her Majesty" and inserting instead –

"The Governor"

3rd
103,

~~862~~

Judge
AND/OR
MAGISTRATE

CRIMES ACT 1914
COMMONWEALTH
SECTION 34

Judge or magistrate acting oppressively or when interested

(1) Any person who:

(a) being a judge or magistrate and being required or authorized by law to admit any person accused of an offence against the law of the Commonwealth to bail, in abuse of his or her office, requires excessive and unreasonable bail; or

(b) being a judge or magistrate, intentionally and perversely exercises federal jurisdiction in any matter in which he or she has a personal interest;

shall be guilty of an offence.

Penalty: Imprisonment for 2 years.

A/

Criminal Code Act 1995

(Commonwealth)

The Security of the Commonwealth

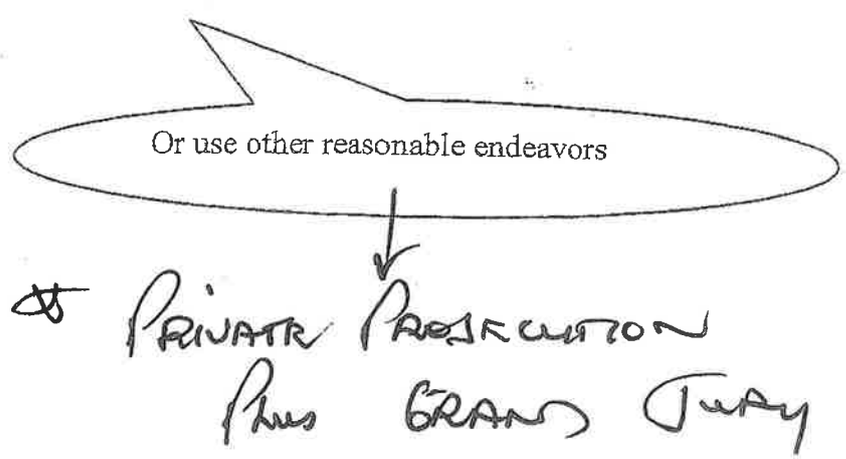
80.1 Treason

(2) A person commits an offence if the person:

(a) receives or assists another person who, to his or her knowledge, has committed treason with the intention of allowing him or her to escape punishment or apprehension; or

(b) knowing that another person intends to commit treason, does not inform a constable of it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence.

Penalty: Imprisonment for life.



IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

10

*(PRATT JUDICIAL ONLY
NOT SIGNED)* 874

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

BETWEEN:

20

(874)

REFER DETAILS OF EXHIBIT
And others

EXHIBIT

This is the exhibit marked ' BWS / 22 '.....

*(CAN BE FOUND AT
↓
BWS 22)*

30

produced and shown to

at the time of affirming his affidavit this

MAY 2019

40

Before me

*JUDICIAL ACT 1903.
SECTIONS 78B + 78.*

50

.....
Solicitor/Justice of the Peace

*CONSIDERED -
GENERAL TO ISSUE
THE 78B NOTICES
TO AN ATTORNEY - GIBB'S
(PRATT 34 - CHAPTER 87)
5/*

DRAFT.

875

Brian W Shaw
C/O PO Box 800
Werribee 3030

8 April 2019

His Excellency General the Honourable Sir Peter Cosgrove AK MC (Retd)
Governor-General of the Commonwealth of Australia
Commonwealth of Australia
Government House
Dunrossil Drive
YARRALUMLA ACT 2600

865

Dear Governor-General,

This Correspondence to yourself is deemed in law to be received and read by you.
It is addressed exclusively to you.

1. In the immediate future The People of the Commonwealth of Australia will be responsible for electing various people into Parliament.
2. The purported election will be misleading and deceptive.
3. The People do not understand election writs nor do they understand who is responsible for issuing the writs.
4. Section 32 of the Constitution of the Commonwealth of Australia purportedly grants the power to the Governor-General in Council to issue election writs to enable elections for the House of Representatives, in simple terms – you.
5. Section 12 of the Constitution of the Commonwealth of Australia purportedly grants the power to State Governors to issue election writs for natural persons to be elected into public office as Senators.
6. **The State of Western Australia cannot and must not issue any election writ either State or Commonwealth.**
7. When the State of Western Australia enacted the Act titled 'Acts Amendment and Repeal Courts and Legal Practices Act'. The State of Western Australia committed an Act of Treason and such a **declaration of war**, but, not revealed to the people of Western Australia nor the People of the Commonwealth of Australia.
8. Section 44(ii) of the Constitution of the Commonwealth of Australia "Attainted of Treason" is now applicable.
9. At the bottom of Section 44 the words are very clear "**shall be incapable of sitting or chosen**". These words are now applicable.

]

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876

10. In relation to the law of treason all who have knowledge of the treason become principal to the offence.
11. The legal right to proceed by indictment via Grand Jury was and remains at Section 354 Crimes Act 1958 Victoria. (Repealed Illegally).
12. There are 54 Grand Jury applications currently sitting at Chris Maxwell's Court, that is the Full Court Supreme Court of the State of Victoria, that have been concealed, but 'remain pending'.
13. The issue relating to 'Pending' appears at Section 44 of the Judiciary Act 1903 (Cth).
14. **You are a military man. You speak for and on behalf of Returned Armed Services people, but not for the dead! In relation to the dead you have the expression 'Lest we Forget' but The State of Western Australia supported and enabled by the former Governor-Generals have danced on the graves of 'Armed Forces' who have never returned. (The overt WA Act)**
15. **They must never be forgotten.**
16. Section 88 of the Judiciary Act 1903 compels you to do the Legal and Constitutional notice to all Attorney-Generals required under Section 78 of the Judiciary Act 1903.
17. With this written correspondence to yourself, you will find attached a copy of the writ of summons and Statement of claim relating to and involving 43 defendants.
18. High Court Justice Gageler has already signed the writ under Rule 6.07 (High Court Rules), but the High Court Rules have their alleged grant of power from Section 86 of the Judiciary Act 1903. **Your job appears at Section 88 of the same Commonwealth Act.**
19. To comply with the next Stage, I need to lodge an affidavit at the Office of the High Court, but prior to lodging the Affidavit you will receive a draft copy.
20. A copy of this letter to you will also go to Tom Rogers the current Commissioner for the Australia Electoral Commission, in addition to respective Government heads.
21. The ~~former~~ Governor-General Michael Jeffrey was formerly presented to the Magistrates Court at Melbourne during 2004 for concealing what the State of Western Australia had done. The same man in 2007 permitted both Rudd and Gillard to assume Public Office even though both refused to take the Oath of allegiance to our current Constitutional Monarch required under Law at Section 42 plus schedule of the Constitution of the Commonwealth of Australia.

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877

22. The affidavit currently being prepared for the High Court will be submitted to you and others in draft form only without the exhibits.

The affidavit reveals the existence and conflict of a United Nation Trustee / Administrator over the Mandated Territory of Australia resulting from the 'Yalta Agreement' created at Yalta in Russia immediately after the second world war in 1945. **You are working this concealed agenda.**

23. With this letter you will receive various attachments.

- A. Copy of documents currently at the High Court.
- B. Copy of draft affidavit being prepared for the High Court.
- C. Front page only of Melbourne Magistrates Court May 2004 (Jeffrey)
- D. Single page relating to
 - 1. Section 7 Australia Act
 - 2. Section 12 Commonwealth Constitution
 - 3. Section 130 of the Western Australian Criminal Act.
- E. One page of the Nationality and Citizenship Act 1948 revealing the insertion and existence of the United Nations Trustee / Administrator.
- F. You and Major General Gregory Garde.
- G. Criminal Code Act 1995 (Section 80)

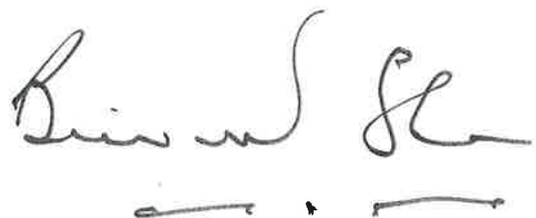
THE ATTACHMENTS WILL FOLLOW

FOR NOW:

- A. WRIT of Summons
- B. STATEMENT of Claims
- C. DRAFT - AFFIDAVIT

Copy to

MORRISON AND SHORTEN



868.
878

THE CRIMINAL ACT

Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (No. 65 of 2003)

Part 8 - Amendments about the Crown

121. Bail Act 1982 amended

(1) The amendments in this section are to the *Bail Act 1982*.*.

(* 27 August 1999. For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, D. 27 and Acts Nos 6 and 27 of 2002.)

(2) Section 3 (1) is amended by deleting the definition of "**prosecutor**" and inserting instead- "**prosecutor**" includes -

(a) in the case of an offence charged in a complaint, the complainant;

(b) in the case of an offence charged in an indictment, the State or the Commonwealth, as the case may be;"

(3) Each of the provisions in the Table to this subsection is amended by **deleting "Crown"** in each place where it occurs and in **each case inserting instead — "State"**.

Table

s. 19 (2)(b)	s. 58 (1)
s. 49 (1)	s. 58 (2)
s. 49 (3)	s. 59 (2 places)
s. 57(1)	Schedule 1 Part D cl. 1(2)(e)
s. 57(3)	

(4) Section 63 is amended by deleting "Crown" and inserting instead - "State or the Commonwealth"

The attack on the Allegiance amounts to treason

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869.
879

122. Children's Court of Western Australia Act 1988 amended

(1) The amendments in this section are to the *Children's Court of Western Australia Act 1988**

[* 25 August 2000.

For subsequent amendments see 2001 Index to Legislation of Western Australia Table I, p. 5 and Act No. 27 of 2002].

(2) Section 19B (480) is amended by deleting "Crown" and inserting instead " State"

(3) Section 19E is amended by deleting "the Crown in the right of".

(4) Section 32(2)(a)(i) is amended by deleting "Crown" and inserting instead -"State".

(5) Section 32(4) is amended in the definition of "public authority" by deleting "the Crown in right of ".

(6) Schedule 1 is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and Successors" in the 2 places where it occurs and in each place inserting instead - " the State of Western Australia *

123. The Criminal Code amended

(1) The amendments in this section are to *The Criminal Code**

[*9 February 2001 as the Schedule to the Criminal Code appearing as Appendix B to the Criminal Code Compilation Act 1913,

For subsequent amendments see 2001 Index 10 Legislation of Western Australia, Table 1p, 89 and Acts Nos. 3, 6, 8 and 27 of 2002.]

(2) Each of the provisions in the Table to this subsection is amended by deleting "Crown" in each place where it occurs and in each case inserting instead "prosecutor" *.

Table

s. 577 (2 places)	s 632A
-------------------	--------

s. 616 (1)	s. 646
------------	--------

s. 617A	s. 651A (5)
---------	-------------

s. 618(3)

(3) Section 581 is **amended by deleting "Crown"** in the 2 places where it occurs and in each place inserting instead -"State"

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880

(4) Section 584 (14) is amended by **deleting "Her Majesty"** and inserting instead - "the State"

(5) Section 609 is amended by **deleting "Crown"** and inserting instead - **"State or the Commonwealth "**

(6) Section 628 is amended as follows:

(a) by deleting "Crown" in the first and third places where it occurs and in each place inserting instead — "prosecutor "

(b) in paragraph (2) by deleting "Crown" and inserting instead Commonwealth, as the case may be, ". "State or the

(7) Section 633 is amended by deleting "Crown" and inserting instead - State or the Commonwealth, as the case may be."

(8) Section 637 is amended by deleting "counsel for the Crown" in the 4 places where it occurs and in each place inserting instead - "prosecutor"

(9) Section 693A (4) is amended by deleting "Crown" and inserting instead -" State"

(10) Section 701(2) is amended by deleting "for the Crown thereon".

(11) Section 720 is amended by deleting "Queen" and inserting instead -- " State

(12) Section 7293) is amended by deleting "Crown" in the 3 places where it occurs and in each place inserting instead - "prosecution".

(13) Section 746A (1) is amended as follows:

(a) by deleting "prosecution" and inserting instead -- " State",

b) by deleting "Crown" and inserting instead -- " State",

(14) Section 746A (4) is amended by deleting "Crown" and inserting instead — " State *

8

871.
PFI

124. Director of Public Prosecutions Act 1991 amended

(1) The amendments in this section are to the *Director of Public Prosecutions Act 1991**).

(1* 1 June 2001
For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1. p. 100 and Act No. 27 of 2002.)

(2) Section 10(1)(a) is amended by deleting "Crown" and inserting instead - " State".

125. District Court of Western Australia Act 1969 amended

(1) The amendments in this section are to the *District Court of Western Australia Act 1969**.

(* 19 January 2001. For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, D. 103 and Act No. 23 of 2002.]

(2) Section 6 is amended as follows:

(a) in the definition of "action" by deleting "by the Crown";

(b) in the definition of "cause" by deleting "by the Crown".

(3) Section 10 (1) is amended by deleting "in Her Majesty's name" and inserting instead - " under the Public Seal of the State".

(4) Section 11(1) is amended by deleting Her Majesty" and inserting instead " the Governor ".

(5) Section 18 A (1) is amended by deleting "in Her Majesty's name" and inserting instead M under the Public Seal of the State ".

(6) Section 18A (3) is amended by deleting "in Her Majesty's name" and inserting instead — ** under the Public Seal of the State *.

(7) Section 24 (1) is amended by deleting "In Her Majesty's name" and inserting instead under the Public Seal of the State"

(8) The Schedule is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and Successors" in the 2 places where it occurs and in each place inserting instead — " the State of Western Australia"

21
4

872
882

126. *Family Court Act 1997* amended

(1) The amendments in this section are to the *Family Court Act 1997*,

{* Act 40 of 1997.

For subsequent amendments see 2001 Index to Legislation of Western Australia, Table], p. 124 and Acts Nos. 3 and 15 of 2002.)

(2) Schedule 1 item) is amended by deleting "Her Majesty Queen Elizabeth the Second, Her heirs and successors" in each place where it occurs and in each place **inserting** instead " the State of Western Australia"

127. *Juries Act 1957* amended

(1) The amendments in this section are to the *Juries Act 1957**. (* 3 July 2000.)

(2) Section 38(1) is amended by deleting "those prosecuting for the Crown" and inserting instead "the prosecution".

(3) Section 52(1) is amended by deleting "Crown" and inserting instead -- " prosecution".

128. *Justices Act 1902* amended

(1) The amendments in this section are to the *Justices Act 1902*.

* 8 October 2001.

For subsequent amendments see 2007 Index to Legislation of Western Australia, Table 1. p. 193 and Act No. 27 of 2002.)

(2) Section 154A (1) is amended by deleting "Crown" in the 2 places where it occurs and in each place inserting instead "State".

(3) Section 154A(3) is amended by deleting "Crown" and inserting instead — " State",

(4) Section 206D is amended by deleting "Crown" and inserting instead — " State".

129. *Local Courts Act 1904* amended

(1) The amendments in this section are to the *Local Courts Act 1904**. [* 12 January 2007],

(2) Section 3 is amended in the *definition* of "Minister" by deleting "Crown" and inserting instead — State".

13/

873.
893

130. Supreme Court Act 1935 amended

(1) The amendments in this section are to the Supreme Court Act 1935*

[* 9 February 2001.

For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, p. 370 and Act No. 23 of 2002]

(2) Section 4 is amended as follows:

- (a) in the definition of "Action" by deleting "by the Crown";
- (b) in the definition of "Cause" by deleting "by the Crown".

(3) Section 9 (1) is amended by *deleting "Her Majesty* and inserting instead * the Governor "

(4) Section 15 (1) is amended by deleting "Royal Arms" and inserting instead "armorial bearings of the State".

(5) Section 37(2) is repealed and the following subsection is inserted instead

(2) Nothing in this section shall alter the practice in proceedings in relation to the prerogative and criminal jurisdiction of the Court.

(6) Section 50(1) is amended by deleting "by the Crown".

(7) Section 51(1) is amended by deleting "by the Crown".

(8) Section 56(1) is amended by deleting "by the Crown".

(9) Section 119 is amended by deleting "to Her Majesty or any of her subjects, or **other persons entitled in like manner as subjects**"

(10) Section 154(1) is amended by deleting "Her Majesty's" and inserting instead - "The "

(11) Section 154(3), (4), (5) and (6) are each amended by deleting "Crown" in each place where it occurs and in each place inserting instead "State".

(12) The Second Schedule is amended by deleting "our Sovereign Lady Queen Elizabeth the Second Her Heirs and successors" and inserting instead - "the State of Western Australia".

141
6

GOVERNMENT GAZETTE
Western Australia
Previous Close Next

~~S74.~~
PP4

A4201
ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL - PRACTICE) ACT 2003
65 of 2003

PROCLAMATION

WESTERN
AUSTRALIA
John
Murray
Sanderson
[L.S.]

By His Excellency
Lieutenant General
John Murray Sanderson,
Companion of the Order of Australia
Governor of the
State of Western Australia.

I the Governor, acting under section 2 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003*, and with the advice and consent of the Executive Council fix 1 January 2004 as the day on which that Act comes into operation,

Given under my hand and the Public Seal of the State on 23 December 2003.

By Command of the Governor,

J. A. McGINTY, Attorney General.

GOD SAVE THE QUEEN!

Government of Western Australia
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Assented 4th DECEMBER 2003
Proclamation 23rd December 2003
Enactment 1st January 2004

T 75 /

WR of Summons.

Rule 1.08

875
825

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

20

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

30

PAULINE HANSON

Seventh Defendant

TONY SMITH

Eighth Defendant

GEORGE BRANDIS

Ninth Defendant

STEPHEN PARRY

Tenth Defendant

40

ANDREW PHELAN

Eleventh Defendant

DAVID KERSLAKE

Twelfth Defendant

WARWICK GATELY

Thirteenth Defendant

16/

876-
P86

	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
40	WAYNE MARTIN	Twenty-Seventh Defendant
	MATHIAS CORMANN	Twenty-Eighth Defendant
	MALCOLM TURNBULL	Twenty-Ninth Defendant

17/

877.
88-7

	BILL SHORTEN	Thirtieth Defendant
	SHIRE OF WYNDHAM	Thirty-First Defendant
	THE SENATE	Thirty-Second Defendant
10	THE HOUSE OF REPRESENTATIVES	Thirty-Third Defendant
	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

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DRAFT INDEX (IN COMPRESS)

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IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

No. of 20__

Affidavit of Brian William Shaw affirmed on

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FILED FOR
LEAVE TO FILE

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DEFENDANT

John Howard

Prime Minister

④ Kim Beazley

Leader of the Opposition

Major General Michael Jeffery

Governor General

Damian John BUGG 1

Director Public Prosecutions Commonwealth

Damian John BUGG 2

Director Public Prosecutions Commonwealth

Philip Ruddock

Attorney General Commonwealth of Australia

Sydney James Stirling

Attorney General Northern Territory

Michael Atkinson,

Attorney-General South Australia

Kerry Shine

Attorney General Queensland

Rob Justin Hulls,

Attorney-General Victoria

Simon Corbell,

Attorney General ACT

Steve Kons,

Attorney General Tasmania

Robert John Debus,

Attorney-General NSW

James Andrew McGinty

Attorney General Western Australia

Audrey Gillian Braddock

Supreme Court WA

Wayne Stewart Martin

Supreme Court WA

Christine Ann Wheeler

Supreme Court WA

Christopher David Steytler

Supreme Court WA

Christopher James Lonsdale Pullin

Supreme Court WA

John Roderick McKechnie

Supreme Court WA

Michael John Buss

Supreme Court WA

Corryn Rayney

Supreme Court WA

Robert Cock QC

Director of Public Prosecutions WA

Darren W L Renton

Commonwealth DPP, WA

Robert MacKenzie Mitchell

State Solicitor's Office WA

John James Mansell Bowler

Minister Mining

Mr J Maley

Grand Master, WA Freemasons

C Randazzo

Melbourne Magistrates Court

894 200 489

④ Beazley - Current State Governor

BRIEF of EVIDENCE



**THE CONSTITUTION
AND
THE LAW OF TREASON**

**PRIME MINISTER
JULIA GILLARD
ATTAINED WITH TREASON
THEREFORE
DISQUALIFIED
BY SECTION 44
OF THE
COMMONWEALTH CONSTITUTION**

Brian W Shaw
Werribee / Victoria
21 June 2010 [^]

REVISED, OCTOBER 2016

2010

26/

~~FFS~~
896

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT
SECTION 42

Every senator and every member of the House of Representatives shall before taking his seat make and subscribe before the Governor-General, or some person authorised by him, an *oath or affirmation of allegiance in the form set forth in the schedule to this Constitution.*

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT
SCHEDULE

Affirmation

I, A.B., do solemnly and sincerely affirm and declare that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth II, Her heirs and successors according to law.

Gillard's Affirmation

"I, Julia Eileen Gillard, do solemnly and sincerely affirm and declare that I will well and truly serve the Commonwealth of Australia, her land and her people in the office of Prime Minister."

~~*~~

NOT THE OATH / AFFIRMATION
FROM THE CONSTITUTION.

27/

GILLARD'S GRAND JURY APPLICATION

886
-
197

IN THE SUPREME COURT OF VICTORIA
FULL COURT; CRIMINAL JURISDICTION

No: _____ of 2007

IN THE MATTER of the Crimes Act 1958

Document Lodged
for Grand Jury
29th January 2007

And

IN THE MATTER of an Application by

DOCUMENT HAS BEEN CONCEALED
FROM THE RECORDS AND PEOPLE.

Brian William Shaw

APPLICATION FOR GRAND JURY

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the _____ Day of _____ 2007 at _____ am by the Applicant for the following Orders pursuant to Section 354 of the Crimes Act 1958, the Applicant having disclosed Indictable offence/offences involving Treason, Misprison of Treason, Foreign Allegiances, Unlawful Oaths, but not limited to these Indictable Offences committed by:

Julia Gillard (Commonwealth MP) Werribee Victoria

1/11

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

THE QUEEN.

Full Court NOT The Court of Appeal

898
~~887~~

Shire Council
Werribee / Wyndham
State of Victoria

2010
←

Commonwealth of Australia

The following Councillors were each given a full detailed package containing the full information relating to this criminal activity during February 2010

1. Cr Shane Bourke
2. Cr Heather Marcus (Mayor)
3. Cr Marie Brittan
4. Cr Mark Rose
5. Cr Cynthia Manson
6. Cr John Menegazzo
7. Cr Bob Fairclough
8. Cr Glenn Goodfellow
9. Cr Kim McAliney

IN TREASON
THERE IS NO
SUCH THING AS
ACCESSORIES
ALL ARE
PRINCIPALS

All have concealed what has occurred

~~888.~~

Religious Leaders

Concealment of treason

The Following Religious Leaders were named in the affidavit signed and lodged with the Office of the Full Court, Supreme Court State of Victoria on 23 December 2009 affirmed by Brian Shaw

Clause 31 of Affidavit

<i>Mr Graham Laidlaw</i>	<i>Werribee (Vic)</i>
<i>Mr Graham Harris</i>	<i>Werribee (Vic)</i>
<i>Mr Malcolm MacLeod</i>	<i>Werribee (Vic)</i>
<i>Mr Erin Shaw</i>	<i>Werribee (Vic)</i>
<i>Mr Max Bower</i>	<i>Werribee (Vic)</i>
<i>Mr Stuart Robinson</i>	<i>Blackburn (Vic)</i>
<i>Mr Ross Bourdon</i>	<i>Ballarat (Vic)</i>
<i>Margaret Court</i>	<u><i>Perth (WA)</i></u>
<i>Mr. Phillip Baker</i>	<u><i>Perth (WA)</i></u>
<i>Mr. Danny Natliah</i>	<i>Melbourne (Vic)</i>
<i>Mr Mark Wilkinson</i>	<i>Werribee (Vic)</i>

All have concealed what has occurred

21 June 2010

↳ Misprison of Treason 30/

Charge and Summons

(Bring this with you to Court)

~~SP9~~

I/12.

TO THE DEFENDANT

Ms Julia Gillard MP
 Shop 2, 36 Synnot Street
 Werribee Vic 3030

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /	
Registration No			State	
Licence No			State	

You have been Charged with an offence against the Law
 Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law? State Act Other-specify **Act or Regulation No. Common Law** **Section or Clause (Full Ref) Misprison of Treason**

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant Brian W Shaw

Agency and Address 280 Leakes Road Truganina Victoria

Informant Signature *[Signature]* Phone No. 09 93941116

Date

do not appear at court

Where will the case be heard

Where you must go The *Magistrates' / Childrens' Court of Victoria at Melbourne

Address 233 William Sreet Melbourne Victoria

When

Time 10am

Day 29th

Month January

Year 2007

Details about this summons

Issued at MELBOURNE

Date 18 DEC 2005

Issued by Signature *[Signature]*

Registrar Magistrate Other

Charge filed at MELBOURNE

Date 18 DEC 2005

MISPRISON of TREASON

Gillard

3/1

Charge and Summons

(Bring this with you to Court)

R. Hulls
 2/12.
~~890~~

TO THE DEFENDANT
 Mr Rob Hulls
 Attorney General Victoria
 Level 25, 121 Exhibition Street
 Melbourne Victoria

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /
Registration No. 21/12/06 790B		State CASHIER.01	
Licence No		State	

You have been Charged with an offence against the Law
 Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** The defendant on 28th November 2006 at Melbourne Victoria in unlawful agreement with the Prothonotary of the Supreme Court of Victoria, Mr J Saltamaccia (The Prothonotary) plus the State of Victoria (The State), a State formed at and by Federation (The Federation Agreement) plus John Cain, Natalie Blok and Stephen Lee (Victorian Government Solicitors), have all agreed together to attempt to illegally use Commonwealth and State Judicial process "To Conceal", the primary Act of Treason created by the Overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA", involving "The Commonwealth", such Commonwealth includes the State of Victoria, in addition to the State of Western Australia involved in a plot to unlawfully attack the Constitution, a Law of the United Kingdom involving both Houses of the United Kingdom, the House of Commons and House of Lords

Misprison of Treason

Under what Law? State Act Other-specify C'wealth Reg

Act or Regulation No. Common Law Section or Clause (Full Ref) Misprison of Treason

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant Brian W Shaw
 Agency and Address 280 Leakes Road Truganina, 3030 Victoria
 Informant Signature *Brian W Shaw* Phone No. 0393941116
 Date

*A 9:07 NOV APPEAR
 29 JANUARY 2007.*

Where will the case be heard

Where you must go The *Magistrates' / Childrens' Court of Victoria at Melbourne
 Address 233 William Sreet Melbourne Victoria
 When Time 10-00 AM Day 29 Month January Year 2007

Details about this summons

Issued at MELBOURNE
 Issued by Signature *Scott M. Dy* Date 22 DEC 2006
 Charge filed at MELBOURNE Date 22 DEC 2006

MISPRISON OF TREASON Hulls.

902

Charge and Summons

(Bring this with you to Court)

3/12.

SGH.

TO THE DEFENDANT

Mr Ian Leslie Gray
 Chief Magistrate
 Magistrates Court of Victoria
 233 William Street
 Melbourne Victoria

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /
Registration No		State	
Licence No		State	

You have been Charged with an offence against the Law
 Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** The Defendant did at Melbourne Magistrate Court in the State of Victoria on the 15th December 2006, did unlawfully agree with the Commonwealth Director of Public Prosecutions, Mr Damian Bugg, and the Director of Public Prosecutions Victoria Mr Paul Coghlan to conceal the serious indictable offence of Treason by failing to prosecute the offence or hold the offenders to bail in accordance with Rule of Law. The offence of Treason was created by the Overt Act of Treason, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA", [Part 5 & 8 of such Act] such amendments to such Act were agreed to by the State of Western Australia and "the Commonwealth" without lawful involvement nor consent of the Electorate in accordance with Section 73(2) of the Western Australian Constitution Act in addition to Section 128 of the Commonwealth Constitution Act 1900, such Act being the Superior Act in Australia encompassing a Law of the United Kingdom involving both Houses of the United Kingdom, the House of Commons And House of Lords

Under what Law? State Act Other-specify **Act or Regulation No. Common Law** **Section or Clause (Full Ref) Misprison of Treason**
 C'wealth Reg

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant **BRIAN SHAW**
 Agency and Address **280 LAKEVIEW ROAD**
 Informant Signature **TRUBANINA** Phone No. **9394116**
 Date

Where will the case be heard

Where you must go **The *Magistrates' / Childrens' Court of Victoria at Melbourne**
 Address **233 William Sreet Melbourne Victoria**
 Phone No.
 When Time **10.00 am** Day **29th** Month **JANUARY** Year **2007**

Details about this summons

Issued at **MELBOURNE** Date **20 DEC 2006**
 Issued by Signature **[Signature]** **Magistrate** Registrar Magistrate Other

Charge filed at **MELBOURNE** Date **20 DEC 2006**

MISPRISON OF TREASON

Gray

32/

Charge and Summons

VP Form 402

(Bring this with you to Court)

9/12.

~~892~~

TO THE DEFENDANT

Damian John BUGG
 Director Public Prosecutions Commonwealth
 4 Marcus Clarke Street
 Canberra ACT 2601

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /	
Registration No			State	
Licence No			State	

You have been Charged with an offence against the Law
Read both pages to see what you must do

Details of the charges against you

What is the charge? 1 The Defendant did at Melbourne Magistrate Court in the State of Victoria on the 15th December 2006, did unlawfully agree with the Chief Magistrate of the Magistrates Court of Victoria, Mr Ian Gray, and the Director of Public Prosecutions Victoria Mr Paul Coghlan to conceal the serious indictable offence of Treason by failing to prosecute the offence or hold the offenders to bail in accordance with Rule of Law.

The offence of Treason was created by the Overt Act of Treason, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA", [Part 5 & 8 of such Act] such amendments to such Act were agreed to by the State of Western Australia and "the Commonwealth" without lawful involvement nor consent of the Electorate in accordance with Section 73(2) of the Western Australian Constitution Act in addition to Section 128 of the Commonwealth Constitution Act 1900, such Act being the Superior Act in Australia encompassing a Law of the United Kingdom involving both Houses of the United Kingdom, the House of Commons And House of Lords

Under what Law? State Act Other-specify C'wealth Reg

Act or Regulation No. Section or Clause (Full Ref)
Common Law Misprison of Treason

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant: BRIAN SHAW
 Agency and Address: 280 DEAKES ROAD
 Informant Signature: TRIBANINA VIC
 Phone No. 93941116
 Date:

Where will the case be heard

Where you must go: The *Magistrates' / Childrens' Court of Victoria at Melbourne
 Address: 233 William Sreet Melbourne Victoria
 Phone No.:
 When: Time 10.00 AM Day 29th Month January Year 2007

Details about this summons

Issued at: MELBOURNE
 Issued by Signature: [Signature] Date: 20 DEC 2006
 Registrar Magistrate Other
 Charge filed at: MELBOURNE Date: 20 DEC 2006

' MISPRISON of TREASON '

' Bugg '

33/

904

Magistrates Court General Regulations 170/1990 Form 7 Charge and Summons

VP Form 402

(Bring this with you to Court)

5/12

~~843~~

TO THE DEFENDANT

Mr Paul Coghlan
 Director of Public Prosecutions Victoria
 565 Lonsdale Street
 Melbourne Victoria

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /	
Registration No		State		
Licence No		State		

You have been Charged with an offence against the Law
Read both pages to see what you must do

Details of the charges against you

What is the charge ? 1 The Defendant did at Melbourne Magistrate Court in the State of Victoria on the 15th December 2006, did unlawfully agree with the Chief Magistrate of the Magistrates Court of Victoria, Mr Ian Gray, and the Commonwealth Director of Public Prosecutions, Mr Damian Bugg to conceal the serious indictable offence of Treason by failing to prosecute the offence or hold the offenders to bail in accordance with Rule of Law. The offence of Treason was created by the Overt Act of Treason, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA", [Part 5 & 8 of such Act] such amendments to such Act were agreed to by the State of Western Australia and "the Commonwealth" without lawful involvement nor consent of the Electorate in accordance with Section 73(2) of the Western Australian Constitution Act in addition to Section 128 of the Commonwealth Constitution Act 1900, such Act being the Superior Act in Australia encompassing a Law of the United Kingdom involving both Houses of the United Kingdom, the House of Commons And House of Lords

Under what Law ? State Act Other-specify C'wealth Reg

Act or Regulation No. Common Law Section or Clause (Full Ref) Misprison of Treason

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges ? No Yes -see "Continuation of charges" attached

Informant Brian Shaw

Agency and Address 280 Leakes Road

Informant Signature [Signature] Phone No. 9394116

Date

Where will the case be heard

Where you must go The *Magistrates' / Childrens' Court of Victoria at Melbourne

Address 233 William Sreet Melbourne Victoria

When Time 10.00 am Day 29th Month January Year 2007

Details about this summons

Issued at MELBOURNE Date 20 DEC 2006

Issued by Signature [Signature] Registrar Magistrate Other

Charge filed at MELBOURNE Date 20 DEC 2006

34/

' MISPRISON OF TREASON ' ' COGHLAN '

905

Charge and Summons

(Bring this with you to Court)

~~Sgt~~

6/12

TO THE DEFENDANT

Malcolm Macleod
 Southwest Christian Church
 147/155 Hogans Road
 Hoppers Crossing, Victoria

You have been Charged with an offence against the Law
Read both pages to see what you must do

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /
Registration No		State	
Licence No		State	

Details of the charges against you

What is the charge ? **1** The Defendant since January 1 2004, up to and inclusive of this present date has concealed the offence of treason, such treason was and remains committed by the Commonwealth in agreement with the State of Western Australia. By the Act titled 'Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA) [The overt Act].

MISPRISON of TREASON

Under what Law ? State Act Other-specify C'wealth Reg

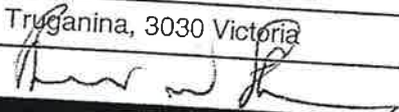
Act or Regulation No. **Common Law** Section or Clause (Full Ref) **Misprision of Treason**

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges ? No Yes -see "Continuation of charges" attached

Informant **Brian W Shaw**

Agency and Address **280 Leakes Road**
Truganina, 3030 Victoria

Informant Signature  Phone No. **0393941116**
Date **22/12/2006**

Where will the case be heard

Where you must go **The *Magistrates' / Childrens' Court of Victoria at Melbourne**

Address **233 William Sreet Melbourne Victoria**

When Time **10-00** Day **29** Month **JANUARY** Year **2007**

Details about this summons

Issued at **MELBOURNE** Date **22 DEC 2006**

Issued by Signature  **JOHN BENNETT**
DEPUTY REGISTRAR OF THE
MAGISTRATES COURT OF VICTORIA Registrar Magistrate Other

Charge filed at **MELBOURNE** Date **22 DEC 2006**

35 / Macleod

Charge and Summons

(Bring this with you to Court)

~~895~~

7/12.

TO THE DEFENDANT

Max Bower
C/O Anglican Church
117 Synnott Street
Werribee 3030 Victoria

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /	
Registration No			State	
Licence No			State	

You have been Charged with an offence against the Law
Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** The Defendant since January 1 2004, up to and inclusive of this present date has concealed the offence of treason, such treason was and remains committed by the Commonwealth in agreement with the State of Western Australia. By the Act titled 'Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA) [The overt Act].

Misprision of Treason

Under what Law? State Act Other-specify **Act or Regulation No. Common Law** **Section or Clause (Full Ref) Misprision of Treason**

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant **Brian W Shaw**

Agency and Address **280 Leakes Road**

Truganina, 3030 Victoria

Phone No. **0393941116**

Informant Signature *[Signature]*

Date **22/12/2006**

Where will the case be heard

Where you must go **The *Magistrates' / Childrens' Court of Victoria at Melbourne**

Address **233 William Sreet Melbourne Victoria**

When Time **10-00** Day **29** Month **JANUARY** Year **2007**

Details about this summons

Issued at **MELBOURNE**

Date **22 DEC 2006**

Issued by Signature *[Signature]*

**JOHN BENNETT
DEPUTY REGISTRAR OF THE
MAGISTRATES COURT OF VICTORIA**

Registrar Magistrate Other

Charge filed at **MELBOURNE**

Date **22 DEC 2006**

36/ Bower

Charge and Summons

(Bring this with you to Court)

89/6

8/12.

TO THE DEFENDANT

Justice Anthony Murray Gleeson
 C/o High Court Registry Melbourne
 Cnr LaTrobe & Williams Street
 Melbourne Victoria 3000

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /
Registration No		State	
Licence No		State	

**You have been Charged with an offence against the Law
 Read both pages to see what you must do**

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law? State Act Other-specify **Act or Regulation No. Common Law** **Section or Clause (Full Ref) Misprison of Treason**

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant: Brian W Shaw

Agency and Address: 280 Leakes Road Truganina Victoria

Informant Signature: *[Signature]* Phone No. 09 93941116

Where will the case be heard

Where you must go: The *Magistrates' / Childrens' Court of Victoria at Melbourne

Address: 233 William Sreet Melbourne Victoria

When: Time *10am* Day *29th* Month *January* Year *2007*

Details about this summons

Issued at: MELBOURNE Date: *15 DEC 2007*

Issued by Signature: *[Signature]* Registrar Magistrate Other

Charge filed at: MELBOURNE Date: *15 DEC 2007*

MISPRISON of TREASON Gleeson

37/

908

Charge and Summons

(Bring this with you to Court)

SGM

9/12

TO THE DEFENDANT

Justice William Montague Charles Gummow
C/o High Court Registry Melbourne
Cnr LaTrobe & Williams Street
Melbourne Victoria 3000

M	F	Co
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Date of Birth	/	/
---------------	---	---

Registration No	State
-----------------	-------

Licence No	State
------------	-------

You have been Charged with an offence against the Law
Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

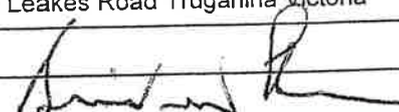
By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law?	<input type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify	Act or Regulation No.	Section or Clause (Full Ref)
	<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Common Law	Misprison of Treason

Type of offence	<input type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indictable offence (you must go to Court)
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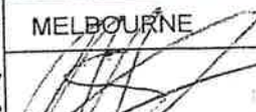
Are there more charges?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes -see "Continuation of charges" attached
-------------------------	---

Informant	Brian W Shaw		
Agency and Address	280 Leakes Road Truganina Victoria		
		Phone No.	09 93941116
Informant Signature		Date	

Where will the case be heard

Where you must go	The *Magistrates' / Childrens' Court of Victoria at Melbourne			
Address	233 William Sreet Melbourne Victoria			
When	Time	Day	Month	Year
	10am	29 th	January	2007

Details about this summons

Issued at	MELBOURNE	Date	13-1-2007
Issued by		<input type="checkbox"/> Registrar <input type="checkbox"/> Magistrate <input type="checkbox"/> Other	
Charge filed at	MELBOURNE	Date	13-1-2007

MISPRISON OF TREASON

Gummow

38/

Charge and Summons

(Bring this with you to Court)

298

10/12.

TO THE DEFENDANT

Justice John Dyson Heydon
 C/o High Court Registry Melbourne
 Cnr LaTrobe & Williams Street
 Melbourne Victoria 3000

M <input checked="" type="checkbox"/>	F <input type="checkbox"/>	Co <input type="checkbox"/>	Date of Birth / /
Registration No		State	
Licence No		State	

You have been Charged with an offence against the Law
 Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law? State Act Other-specify **Act or Regulation No. Common Law** **Section or Clause (Full Ref) Misprison of Treason**
 C'wealth Reg

Type of offence Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges? No Yes -see "Continuation of charges" attached

Informant **Brian W Shaw**

Agency and Address **280 Leakes Road Truganina Victoria**

Informant Signature *[Signature]* Phone No. **09 93941116**
 Date

Where will the case be heard

Where you must go **The "Magistrates' / Childrens' Court of Victoria at Melbourne**

Address **233 William Sreet Melbourne Victoria**

When Time **10am** Day **29th** Month **January** Year **2007**
 Phone No.

Details about this summons

Issued at **MELBOURNE** Date **18 02 2007**

Issued by Signature *[Signature]* Registrar Magistrate Other

Charge filed at **MELBOURNE** Date **15 02 2007**

39/

'MISPRISON of TREASON' 'HEYDON'

910

Charge and Summons

(Bring this with you to Court)

~~899~~

11/12.

TO THE DEFENDANT

Justice Kenneth Madison Hayne
 C/o High Court Registry Melbourne
 Cnr LaTrobe & Williams Street
 Melbourne Victoria 3000

M	F	Co
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Date of Birth	/	/
---------------	---	---

Registration No	State
-----------------	-------

Licence No	State
------------	-------

You have been Charged with an offence against the Law
 Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

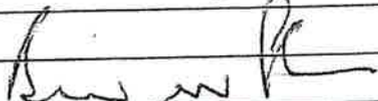
By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law?	<input type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify	Act or Regulation No.	Section or Clause (Full Ref)
	<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Common Law	Misprison of Treason

Type of offence	<input type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	---	---

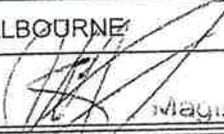
Are there more charges?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes -see "Continuation of charges" attached
-------------------------	---

Informant	Brian W Shaw	
Agency and Address	280 Leakes Road Truganina Victoria	
		Phone No. 09 93941116
Informant Signature		Date

Where will the case be heard

Where you must go	The *Magistrates' / Childrens' Court of Victoria at Melbourne		
Address	233 William Sreet Melboume Victoria		
When	Time	Day	Month
	10am	29 th	January
		Year	2007

Details about this summons

Issued at	MELBOURNE	Date
Issued by Signature	 Magistrate	<input type="checkbox"/> Registrar <input type="checkbox"/> Magistrate <input type="checkbox"/> Other
Charge filed at	MELBOURNE	Date

MISPRISON OF TREASON

HAYNE

40/

911

Charge and Summons

(Bring this with you to Court)

~~900~~

12/12.

TO THE DEFENDANT

Justice Susan Maree Crennan
C/o High Court Registry Melbourne
Cnr LaTrobe & Williams Street
Melbourne Victoria 3000

M	F	Co
<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Date of Birth	/	/
---------------	---	---

Registration No	State
-----------------	-------

Licence No	State
------------	-------

You have been Charged with an offence against the Law
Read both pages to see what you must do

Details of the charges against you

What is the charge? **1** On 1st January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in agreement with "the Commonwealth", did enact an overt Act, titled, "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA".

By such enactment an Act of Treason was committed.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Under what Law?	<input type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify	Act or Regulation No. Common Law	Section or Clause (Full Ref) Misprison of Treason
	<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg		

Type of offence	<input type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	---	---

Are there more charges?	<input checked="" type="checkbox"/> No <input type="checkbox"/> Yes -see "Continuation of charges" attached
-------------------------	---

Informant Brian W Shaw

Agency and Address 280 Leakes Road Truganina Victoria

Informant Signature

Phone No. 09 93941116

Date

Where will the case be heard

Where you must go The *Magistrates' / Childrens' Court of Victoria at Melbourne

Address 233 William Sreet Melbourne Victoria

When	Time 10am	Day 29th	Month January	Year 2007
------	-----------	----------	---------------	-----------

Details about this summons

Issued at MELBOURNE

Date 18 FEB 2007

Issued by Signature

Registrar Magistrate Other

Charge filed at MELBOURNE

Date 18 FEB 2007

MISPRISON OF TREASON 'CRENNAN'

41/

CRIMINAL CODE ACT 1995

Chapter 5 -- The security of the Commonwealth

Part 5.1 -- Treason and urging violence

Division 80 -- Treason and urging violence

~~901~~

80.1A Definition of *organisation*

In this Division: "*organisation*" means:

- (a) a body corporate; or
 - (b) an unincorporated body;
- whether or not the body is based outside Australia, consists of persons who are not Australian citizens, or is part of a larger organisation.

Subdivision B -- Treason

80.1 Treason

- (2) A person commits an offence if the person:
 - (a) receives or assists another person who, to his or her knowledge, has committed an offence against this Subdivision (other than this subsection) with the intention of allowing him or her to escape punishment or apprehension; or
 - (b) knowing that another person intends to commit an offence against this Subdivision (other than this subsection), does not inform a constable of it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence.

Penalty: Imprisonment for life.

92/

The Act of Treason in Victoria

The Act *Courts and Tribunals Legislation (Further Amendment) Act 2000*

Assented to *5th September 2000*

The Purpose of the Act

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

Oath of Allegiance Removed

PART 2—LEGAL PRACTICE ACT 1996

3. Oath of allegiance no longer required In section 6(1) of the Legal Practice Act 1996,

The Court to Substitute

for paragraph (c) substitute—

"(c) takes an oath of office, or makes an affirmation of office, in the form required by the Court."

Note The Court has no Power whatsoever to substitute or make law

5th September 2000

913

~~903~~



Victoria

No. 51 of 2000

Courts and Tribunals Legislation (Further Amendment) Act 2000†

[Assented to 5 September 2000]

The Parliament of Victoria enacts as follows:

PART 1—PRELIMINARY

1. Purpose

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

Please Note

1

Only ten months after the Commonwealth referendum to retain the United Kingdom law

Legal Practice Act (Vic)

Oath of AL

6th November 1999

44/

Public Prosecutions Act 1994**Act No. 43/1994**

51 Transitional provisions

- (3) *“On the commencement of this subsection the office of Prosecutor for the Queen is abolished and any holder of that office goes out of office.”*

Please Note

A Valid presentment can only be made in the name of the Queen while the Commonwealth Constitution is in legal and constitutional position

Failure or Refusal

905 915

“Misprison requires nothing active. The failure or refusal to disclose the felony is enough”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 41)]

Please Note

Misprison of Treason carries a penalty of Life Imprisonment under section 80 Criminal Code Act 1995 Commonwealth

46

A QUESTION OF FACT IS FOR A JURY DETERMINATION

A Question of Fact

“In my opinion, therefore, misprision of felony is today an indictable misdemeanour at common law, and a person is guilty of a crime if, knowing that a felony has been committed, he conceals his knowledge from those responsible for the preservation of the peace be they Constables or Justice, within a reasonable time and having a reasonable opportunity is, “a question of fact for a jury” and also whether the knowledge that he has is so definite that it ought to be disclosed”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 46)]

Plus . Section 73
Crimes Act 1914.

Facts and Knowledge

907

“If facts are within his knowledge that would materially assist in the detection and arrest of a felon, he must disclose them as it is a duty he owes to the State”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 36)]

48

44

Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 480

968

“Misprison of Treason is the concealment or Keeping Secret of any Treason by a person who is not a party or consenter to it”

“In order to constitute Misprison of Treason there must, it is said, be a knowledge of the traitor as well as of the treasonable design or offence”

“Concealment may in some cases amount to evidence of assent or possibly of conspiracy, and in such case the person concealing the Treason would be liable as a principal”

Halsbury's Laws of England 2nd Edition Vol 6
at page 390 par 435 states:

909.

* *“The subject has peaceful enjoyment of Rights of property, and the freedom of the subject from illegal detention, duress, punishment or taxation, contained in four great charters or statutes which regulate the relations between the Crown and the People”*

Magna Carta (1297) 25EDW 1

Petition of Rights (1627) 2 CAR 1 c 1

Bill of Rights (1688) 1 Will & Mary Sess 2 c 2

Act of Settlement (1700) 12&13 Will 3 c 2

Halsbury's Laws of England 2nd Edition

Vol 6 at page 389 par 435 states:

920.

“Public authorities (including the Crown) may do nothing but what they are authorised to do by some Rule or Common Law or Statute”

51/

LA 5

921
QH

STATUTE (UK)

1540

KING HENRY THE EIGHT KNIGHTS OF St. JOHN of JERUSALEM

The United Kingdom

THE BANNING

Of

The Religion of St John of Jerusalem Operating in ENGLAND and IRELAND

" The Lords spiritual and temporal, and the Commons in this present Parliament assembled, having credible knowledge that divers and sundry the King's subjects, called Knights of the Rhodes, otherwise called Knights of St John's, otherwise called Friars of the Religion of St John of Jerusalem in England, and of a like house being in Ireland, abiding in the parts of beyond the sea, and having as well out of this realm, as out of Ireland, and other the King's dominions, yearly great sums of money for maintenance of their livings, have unnaturally, and contrary to the duty of their allegiance, sustained and maintained the usurped power and authority of the Bishop of Rome, lately usurped and practised within this realm, and other the King's Dominions (2) and have not only adhered themselves to the said Bishop, being common enemy to the King our Sovereign Lord, and to this his realm, untruly upholding, acknowledging, and affirming maliciously and traitorously the same Bishop to be Supreme, and chief head of Christ's Church by God's holy word, intending thereby to subvert and overthrow the good and godly laws and statutes of this realm, their natural country, made and grounded by authority of Holy Church, by the most excellent wisdom, policy, and goodness of the King's majesty with the whole assent and consent of the realm, for the abolishing, expulping and utter extinction of the said usurped power and authority". (Portion.)

The IDENTIFIERS : Foreign Power

521

Halsbury's Laws of England 2nd Edition Vol 6
at page 423 par 473 states:

“It is Treason maliciously advisedly and directed by writing or printing to maintain and affirm that any other person or persons has or have any otherwise then according to the Acts relating thereto:”

Section 49

Commonwealth Constitution

“The Acts set out in the statute are:

The Bill of Rights 1688 (1 Will & Mar Sess 2 c2)

Act of Settlement 1700 (12&13 Will 3 c 2)

Union with Scotland 1706 (6 Ann c11 5&6 Ann c8 Ruff)

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

923.

SECTION 49

Privileges etc. of Houses

The powers, privileges, and immunities of the Senate and of the House of Representatives, and of the members and the committees of each House, shall be such as are declared by the Parliament, and until declared shall be those of the Commons House of Parliament of the United Kingdom, and of its members and committees, at the establishment of the Commonwealth.

Please Note

The Bill of Rights 1688 (UK)

Plus

The Act of Settlement 1700 (UK)

Are inherent law into Australia by virtue of section 49 and the House of Commons

54

54

R Hawke

924.

Standing Committee on Legal and Constitutional Affairs

Committee activities (inquiries and reports)

Title

Aspects of Section 44 of the Australian Constitution - Subsections
44(i) and (iv)

Public Document

Increased likelihood of litigation

2.7 It is possible that there will be an increasing number of challenges under the provision. Professor Tony Blackshield drew attention to threats made against a number of members of parliament in the 1980s on the basis that they were disqualified under subsection 44(i). After one election 35 members of parliament, and after another election 57 members, were alleged to be disqualified. The then Prime Minister, Hon R.J.L. Hawke was one of those said to be disqualified on the grounds that he had been made an honorary citizen of Israel.

Professor A R Blackshield, Transcript, p. 271/6.

Senate Standing Committee Paper

55/

925

**CONSTITUTION OF THE
COMMONWEALTH OF AUSTRALIA
1900**

SECTION 47

Disputed elections

Until the Parliament otherwise provides, any question respecting the qualification of a senator or of a member of the House of Representatives, or respecting a vacancy in either House of the Parliament, and any question of a disputed election to either House, shall be determined by the House in which the question arises.

926.

ZOMBIE CANDIDATES LINE UP

VOTERS could face a number of “zombie candidates”, as the Australian Electoral Commission referred a Senate nominee to the federal police.

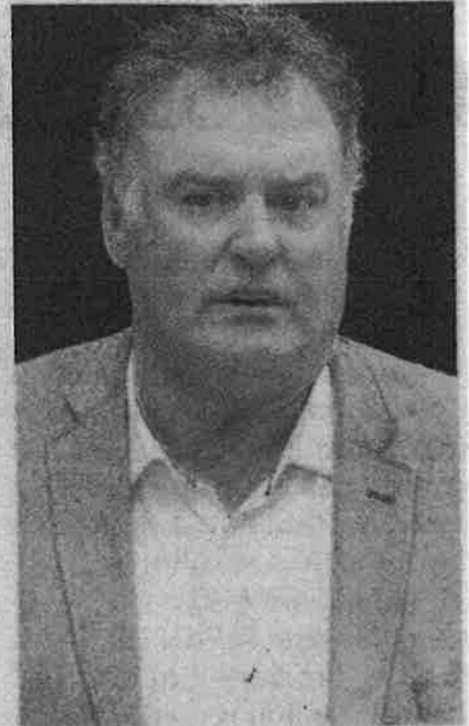
Former One Nation and independent senator Rod Culleton was disqualified from parliament in a High Court decision in 2017.

However, he has declared on his nomination form for the West Australian Senate seat, he was clear to run in the 2019 federal election.

While the AEC does not

have the power to reject his nomination, it has provided the form to the Australian Federal Police to examine if a false declaration has been made, relating to his status as an undischarged bankrupt.

Being an undischarged bankrupt prevents a person from being chosen, or to sit, as a senator. But Mr Culleton’s name will remain on the WA Senate ballot paper, even though he may be disqualified. Candidate ballot papers were finalised yesterday ahead of early voting starting on Monday.



Rod Culleton

V2 - MHSE01Z01MA

HERALDSUN.COM.AU THURSDAY, APRIL 25, 2019

57/

Commonwealth Consolidated Acts

~~911~~ 927

CRIMES ACT 1914 - SECT 3AA

State offences that have a federal aspect

Object

(1A) The object of this section is to identify State offences that have a federal aspect because:

(a) they potentially fall within Commonwealth legislative power because of the elements of the State offence; or

(b) they potentially fall within Commonwealth legislative power because of the circumstances in which the State offence was committed (whether or not those circumstances are expressed to be acts or omissions involved in committing the offence); or

(c) the Australian Federal Police investigating them is incidental to the Australian Federal Police investigating an offence against a law of the Commonwealth or a Territory.

State offences that have a federal aspect

(1) For the purposes of this Act, a State offence has a **federal aspect** if, and only if:

(a) both:

(i) the State offence is not an ancillary offence; and

(ii) assuming that the provision creating the State offence had been enacted by the Parliament of the Commonwealth instead of by the Parliament of the State--the provision would have been a valid law of the Commonwealth; or

(b) both:

(i) the State offence is an ancillary offence that relates to a particular primary offence;

and

(ii) assuming that the provision creating the primary offence had been enacted by the Parliament of the Commonwealth instead of by the Parliament of the State--the provision would have been a valid law of the Commonwealth; or

(c) assuming that the Parliament of the Commonwealth had enacted a provision that created an offence penalising the specific acts or omissions involved in committing the State offence--that provision would have been a valid law of the Commonwealth; or

(d) both:

(i) the Australian Federal Police is investigating an offence against a law of the Commonwealth or a Territory; and

(ii) if the Australian Federal Police is investigating, or were to investigate, the State offence--that investigation is, or would be, incidental to the investigation mentioned in subparagraph (i).

58/

Specificity of acts or omissions

(2) For the purposes of paragraph (1)(c), the specificity of the acts or omissions involved in committing a State offence is to be determined having regard to the circumstances in which the offence was committed (whether or not those circumstances are expressed to be elements of the offence).

State offences covered by paragraph (1)(c)

(3) A State offence is taken to be covered by paragraph (1)(c) if the conduct constituting the State offence:

- (a) affects the interests of:
 - (i) the Commonwealth; or
 - (ii) an authority of the Commonwealth; or
 - (iii) a constitutional corporation; or
- (b) was engaged in by a constitutional corporation; or
- (c) was engaged in in a Commonwealth place; or
- (d) involved the use of a postal service or other like service; or
- (e) involved an electronic communication; or
- (f) involved trade or commerce:
 - (i) between Australia and places outside Australia; or
 - (ii) among the States; or
 - (iii) within a Territory, between a State and a Territory or between 2 Territories; or
- (g) involved:
 - (i) banking (other than State banking not extending beyond the limits of the State concerned); or
 - (ii) insurance (other than State insurance not extending beyond the limits of the State concerned); or
- (h) relates to a matter outside Australia; or
- (i) relates to a matter in respect of which an international agreement to which Australia is a party imposes obligations to which effect could be given by the creation of an offence against the domestic laws of the parties to the agreement; or
- (j) relates to a matter that affects the relations between Australia and another country or countries or is otherwise a subject of international concern.

(4) Subsection (3) does not limit paragraph (1)(c).

Definitions

(5) In this section:

919. 929

"ancillary offence", in relation to an offence (the **"primary offence"**), means:

- (a) an offence of conspiring to commit the primary offence; or
- (b) an offence of aiding, abetting, counselling or procuring, or being in any way knowingly concerned in, the commission of the primary offence; or
- (c) an offence of attempting to commit the primary offence.

"Commonwealth place" has the same meaning as in the *Commonwealth Places (Application of Laws) Act 1970*.

"conduct" has the same meaning as in the *Criminal Code*.

"constitutional corporation" means a corporation to which paragraph 51(xx) of the Constitution applies.

"electronic communication" means a communication of information:

- (a) whether in the form of text; or
- (b) whether in the form of data; or
- (c) whether in the form of speech, music or other sounds; or
- (d) whether in the form of visual images (animated or otherwise); or
- (e) whether in any other form; or
- (f) whether in any combination of forms;

by means of guided and/or unguided electromagnetic energy.

"engage in conduct" has the same meaning as in the *Criminal Code*.

"State" includes the Australian Capital Territory and the Northern Territory.

"State offence" means an offence against a law of a State.

Note: Subsection 3(1) defines **State** to include the Northern Territory.

60/

930/930

Senators for Victoria

June 2010

Express Post Number

- | | |
|---|--------------|
| 1. Senator the Hon K. J. Carr
Minister for Innovation, Industry, Science and Research
62 Lygon Street, Carlton South VIC 3053 | 081796642094 |
| 2. Senator J. M. A. Collins
Ground Floor
1013 Whitehorse Road, Box Hill VIC 3128 | 081796641097 |
| 3. Senator the Hon S. M. Conroy
Deputy Leader of the Government in the Senate
PO Box 1067, Epping MDC VIC 3076 | 081796640090 |
| 4. Senator D.I. Feeney
240 Sydney Road, Coburg VIC 3058 | 081796639094 |
| 5. Senator S. Fielding
Leader and Whip of the Family First Party
255 Blackburn Road, Mount Waverley VIC 3149 | 081796638097 |
| 6. Senator M. P. Fifield
42 Florence Street, Mentone VIC 3194 | 081796734096 |
| 7. Senator H. Kroger
PO Box 8154, Burwood East VIC 3151 | 081796732092 |
| 8. Senator G. M. Marshall
376 Victoria Street, North Melbourne VIC 3051 | 081796733099 |
| 9. Senator J. J. J. McGauran
Suite 17, Collins Place,
45 Collins Street, Melbourne VIC 3000 | 081796731095 |
| 10. Senator the Hon M. Ronaldson
Level 17, 90 Collins Street
Melbourne VIC 3000 | 081796174090 |
| 11. Senator S.M. Ryan
PO Box 556, Moonee Ponds VIC 3039 | 081796173093 |
| 12. Senator the Hon J. M. Troeth
Level 9, 601 Bourke Street
Melbourne VIC 3000 | 081796172096 |

12 SENATORS FOR VICTORIA - JUNE 2010

ALL CONCERNED THE INFORMATION.

61/

RS

921:

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

10

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

BETWEEN:

20

REFER DETAILS OF EXHIBIT
And others

EXHIBIT

This is the exhibit marked BWS /P1.....

'BWS P1'

30

produced and shown to

at the time of affirming his affidavit this

15th June 2019

40

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



Before me

50

Margaret May Campbell
Solicitor/Justice of the Peace

FROM
COURT RECIPIENT
TO FILE

29 SEPTEMBER 2014

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FINDING COURT

932. / 932

SIX AFFIDAVITS

FINDING COURT REFUSING FINDING

AFFIDAVIT - b/b.

FINDING ON THE RECORD

NAMES 112 NATURAL PERSONS

PRINCIPAL AFFIDAVIT CONSISTS

OF 22 PAGES AFFIRMING 29 SEPT 2014

NUMBERS ON BOTTOM RIGHT
RELATE TO PAGE IN AFFIDAVIT
INCREASING OF EXHIBIT PAGES

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2. ALEX CHANDOU (AT 44)
3. JEFFREY POPE (AT 52)
4. DR DENIS NORTHING (AT 54)
5. ROBERT CLARK (AT 98)
6. ROB HULL (AT 100)
7. JOANNE DUNCAN (AT 102)

11

8. GEOFF SHAW (AT 104)
 9. PETER RYAN (AT 106)
 10. CHUR PRINCE (AT 108)
 11. DANIEL ANDREWS (AT 116)
 12. CHRISTINE MILNE (AT 120)
 13. MARIYN WARREN (AT 127)
 14. CHRIS MAXWELL (AT 129)
 15. IAN BRAY (AT 164)
 16. PETER LAURISSEN (AT 166)
 17. WARWICK BASTEN (AT 174)
 18. BLANDA FRAZER (AT 180)
 19. STEVE KENNEDY (AT 182)
 20. JOANNE RYAN (AT 190)
-
-

923 / 933

**Affidavit No. 6
New Criminal Charges
Fraud on the Elector**

No. of 20

Federal Court of Australia
District Registry: **VICTORIA**
Division:

*Document AFFIDAVIT
And Logon at
PROJMAN COURT (MWB)
29 SEPTEMBER 2014*

Brian William Shaw
Applicant

And

AUSTRALIAN ELECTORAL COMMISSION
Respondent

Volume 1 of 2

*ANNEXURES 164 / 218
Pages 1 - 133.*

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2	High Court Justice Hayne Annexure BWS 165	2	25.

Volume 1.

Filed on behalf of Applicant

Brian W Shaw

Prepared by Applicant

Brian W Shaw

Law firm(if applicable)

N/A

Tel 0487195522

Fax N/A

Email N/A

Address for service
(include state and postcode)

C/o PO Box 800 Werribee
Victoria 3030



Margaret Campbell 1/22

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Margaret Campbell 7/22

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941.

I, Brian William Shaw, c/o PO BOX 800 Werribee 3030 Victoria, do state and affirm the following:

1. High Court Judge – Chief Justice French

I state that the criminal charge of Common Law Fraud involves the current High Court Chief Justice French.

Exhibit is marked “**High Court Chief Justice French Annexure BWS 164**”

2. High Court Judge – Justice Hayne

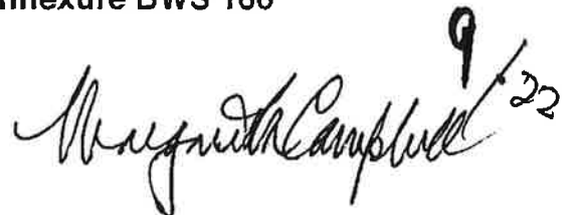
I state that the criminal charge of Common Law Fraud involves the current High Court Justice Hayne.

Exhibit is marked “**High Court Justice Hayne Annexure BWS 165**”

3. High Court Judge – Justice Crennan.

I state that the criminal charge of Common Law Fraud involves the current High Court Justice Crennan.

Exhibit is marked “**High Court Justice Crennan Annexure BWS 166**”

942

4. High Court Judge- Justice Kiefel

I state that the criminal charge of Common Law Fraud involves the current High Court Justice Kiefel.

Exhibit is marked "**High Court Justice Kiefel Annexure BWS 167.**"

942

5. High Court Judge – Justice Bell

I state that the criminal charge of Common Law Fraud involves the current High Court Justice Bell.

Exhibit is marked "**High Court Justice Bell Annexure BWS 168**"

6. High Court Judge – Justice Gageler

I state that the criminal charge of Common Law Fraud involves the current High Court Justice Gageler.

Exhibit is marked "**High Court Justice Gageler Annexure BWS 169**"

7. High Court Judge – Justice Patrick Keane

I state that the criminal charge of Common Law Fraud involves the former Chief Justice of the Federal Court and current Justice of the High Court Justice Patrick Keane.

Exhibit is marked "**High Court Justice Keane Annexure BWS 170**"

8. Quentin Bryce – Former Governor-General

I state that the criminal charge of Common Law Fraud involves the former Governor-General Quentin Bryce.

Exhibit is marked "**Quentin Bryce Annexure BWS 171**"

9. Mark Dreyfus – Former Attorney-General

I state that the criminal charge of Common Law Fraud involves the Special Minister of State Mark Dreyfus.

Exhibit is marked "**Mark Dreyfus Annexure BWS 172**"

10. Edward Victor Killesteyn – Former AEC Commissioner

I state that the criminal charge of Common Law Fraud involves the former Electoral Commissioner Mr Killesteyn.

Exhibit is marked "**Edward Victor Killesteyn Annexure BWS 173**"

11. Governor Alex Chernov - Victoria

I state that the criminal charge of Common Law Fraud involves the current Governor for the State of Victoria Governor Chernov.

Exhibit is marked "**Governor Alex Chernov Annexure BWS 174**"

12. Former Governor David de Kretser (2010) - Victoria

I state that the criminal charge of Common Law Fraud involves the former Governor for the State of Victoria David de Kretser.

Exhibit is marked "**Former Governor David de Kretser Annexure BWS 175**"

13. **Former Acting Attorney General Cameron (2010) - Victoria**

I state that the criminal charge of Common Law Fraud involves the former Acting Attorney General Cameron for the State of Victoria.

Exhibit is marked

"Former Acting Attorney General Cameron Annexure BWS 176"

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943

14. **Jennifer McMullan (2010) - AEC**

I state that the criminal charge of Common Law Fraud involves the former Australian Electoral Officer for the State of Victoria Jennifer Ann McMullan.

Exhibit is marked **"Jennifer Ann McMullan Annexure BWS 177"**

15. **Jeffrey Stephen Pope (2013) - AEC**

I state that the criminal charge of Common Law Fraud involves the Australian Electoral Officer for the State of Victoria Mr Pope.

Exhibit is marked **"Jeffrey Stephen Pope Annexure BWS 178"**

16. **Dr Denis Naphine (2013) - AEC**

I state that the criminal charge of Common Law Fraud involves the current Premier for the State of Victoria Dr Denis Naphine.

Exhibit is marked **"Dr Denis Naphine Annexure BWS 179"**

17. **Governor Malcolm James McCusker – Western Australia**

I state that the criminal charge of Common Law Fraud involves the former Governor of the State of Western Australia Malcolm McCusker.

Exhibit is marked **"Governor Malcolm McCusker Annexure BWS 180"**

18. **Mr Peter Kramer - AEC**

I state that the criminal charge of Common Law Fraud involves Mr Peter Kramer former Australian Electoral Officer for the State of Western Australia

Exhibit is marked **"Mr Peter Kramer Annexure BWS 181"**

19. **Mr Tony Abbott – Prime Minister**

I state that the criminal charge of Common Law Fraud involves the current Prime Minister of the Commonwealth of Australia Mr Tony Abbott.

Exhibit is marked **"Mr Tony Abbott Annexure BWS 182"**

20. **Mr Kevin Rudd – Former Prime Minister**

I state that the criminal charge of Common Law Fraud involves the former Prime Minister of the Commonwealth of Australia Mr Kevin Rudd.

Exhibit is marked **"Mr Kevin Rudd Annexure BWS 183"**

21. **Mr Bill Shorten – Leader Opposition**

I state that the criminal charge of Common Law Fraud involves the current Leader of the Labor Party Mr Bill Shorten.

Exhibit is marked **"Mr Bill Shorten Annexure BWS 184"**



Margaret Campbell 11/22

22. **Julie Bishop MP – Deputy Leader**

I state that the criminal charge of Common Law Fraud involves Julie Bishop Deputy Leader Liberal Party

Exhibit is marked “**Julie Bishop Annexure BWS 185**”

23. **Speaker Bronwyn Bishop - Speaker**

I state that the criminal charge of Common Law Fraud involves the current Speaker of the House of Representatives Ms Bronwyn Bishop.

Exhibit is marked “**Bronwyn Bishop Annexure BWS 186**”

24. **Senator Stephen Parry - President**

I state that the criminal charge of Common Law Fraud involves the President of the Senate Mr Stephen Parry.

Exhibit is marked “**Stephen Parry Annexure BWS 187**”

25. **Senator Stephen Conroy**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Stephen Conroy.

Exhibit is marked

“**Senator Stephen Conroy Annexure BWS 188**”

26. **Senator Kim John Carr**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Kim John Carr.

Exhibit is marked “**Senator Kim John Carr Annexure BWS 189**”

27. **Senator Jacinta Collins**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Ms Jacinta Collins.

Exhibit is marked “**Senator Jacinta Collins Annexure BWS 190**”

28. **Senator Richard Di Natale**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Richard Di Natale.

Exhibit is marked “**Senator Richard Di Natale Annexure BWS 191**”

29. **Senator Mitchell Peter Fifield**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Mitchell Peter Fifield.

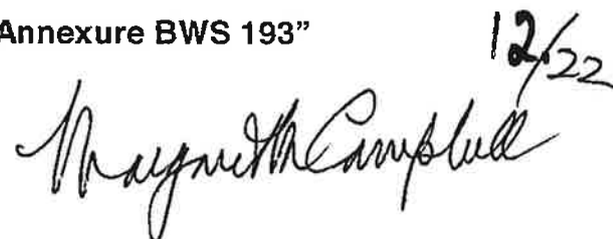
Exhibit is marked “**Senator Mitchell Peter Fifield Annexure BWS 192**”

30. **Senator Bridget McKenzie**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Ms Bridget McKenzie.

Exhibit is marked “**Senator Bridget McKenzie Annexure BWS 193**”



12/22


31. **Senator John Joseph Madigan**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr John Joseph Madigan.

Exhibit is marked "**Senator John Joseph Madigan Annexure BWS 194**"

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945

32. **Senator Gavin Mark Marshall**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Gavin Mark Marshall.

Exhibit is marked "**Senator Gavin Mark Marshall Annexure BWS 195**"

33. **Senator Ricky Lee Muir**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Ricky Lee Muir.

Exhibit is marked "**Senator Ricky Lee Muir Annexure BWS 196**"

34. **Senator Janet Elizabeth Rice**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Ms Janet Elizabeth Rice.

Exhibit is marked "**Senator Janet Elizabeth Rice Annexure BWS 197**"

35. **Senator Michael Ronaldson**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Michael Ronaldson.

Exhibit is marked "**Senator Michael Ronaldson Annexure BWS198**"

36. **Senator Scott Ryan**

I state that the criminal charge of Common Law Fraud involves the current Senator for the State of Victoria Mr Scott Ryan.

Exhibit is marked "**Senator Scott Ryan Annexure BWS 199**"

37. **Paul Pirani (AEC)**

I state that the criminal charge of Common Law Fraud involves the current Chief Legal Officer for the Australian Electoral Commission.

Exhibit is marked "**Paul Pirani Annexure BWS 200**"

38. **Robert Clark (Victoria)**

I state that the criminal charge of Common Law Fraud involves the current Attorney-General for the State of Victoria Mr Robert Clark.

Exhibit is marked "**Robert Clark Annexure BWS 201**"

39. **Mr Rob Justin Hulls**

I state that the criminal charge of Common Law Fraud involves the former Attorney-General for the State of Victoria Mr R Hulls.

Exhibit is marked "**Rob Justin Hulls Annexure BWS 202**"



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40. **Joanne Duncan (State MP)**

I state that the criminal charge of Common Law Fraud involves the Victorian Politician Ms Joanne Duncan.

Exhibit is marked "**Joanne Duncan Annexure BWS 203**"

41. **Geoff Shaw (State MP)**

I state that the criminal charge of Common Law Fraud involves the Victorian Politician Mr Geoff Shaw.

Exhibit is marked "**Geoff Shaw Annexure BWS 204**"

42. **Peter Ryan (State MP)**

I state that the criminal charge of Common Law Fraud involves the Victorian Politician Mr Peter Ryan.

Exhibit is marked "**Peter Ryan Annexure BWS 205**"

43. **Clive Palmer (Commonwealth MP)**

I state that the criminal charge of Common Law Fraud involves the Commonwealth Politician Mr Clive Palmer.

Exhibit is marked "**Clive Palmer Annexure BWS 206**"

44. **Malcolm Turnbull (Commonwealth MP)**

I state that the criminal charge of Common Law Fraud involves the Commonwealth Politician Mr Malcolm Turnbull.

Exhibit is marked "**Malcolm Turnbull Annexure BWS 207**"

45. **Christine Fyffe MP - Speaker**

I state that the criminal charge of Common Law Fraud involves the current Speaker of the Legislative Assembly for the State of Victoria Ms Christine Fyffe.

Exhibit is marked "**Christine Fyffe Annexure BWS 208**"

46. **Bruce Atkinson MP - President**

I state that the criminal charge of Common Law Fraud involves the current President of the Legislative Council for the State of Victoria Mr Bruce Atkinson.

Exhibit is marked "**Bruce Atkinson Annexure BWS 209**"

47. **Daniel Andrews MP**

I state that the criminal charge of Common Law Fraud involves the current Leader of the Opposition in the State of Victoria Mr Daniel Andrews.

Exhibit is marked "**Daniel Andrews Annexure BWS 210**"

48. **Greg Barber MP**

I state that the criminal charge of Common Law Fraud involves the current Leader of the Greens in the State of Victoria Mr Greg Barber.

Exhibit is marked "**Greg Barber Annexure BWS 211**"



14/22
Margaret Campbell

93/946

49. **Christine Milne MP**

I state that the criminal charge of Common Law Fraud involves the current Leader of the Greens (Commonwealth) Ms Christine Milne.

Exhibit is marked "**Christine Milne Annexure BWS 212**"

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50. **Dan Nalliah - Victoria**

I state that the criminal charge of Common Law Fraud involves Mr Dan Nalliah in the capacity of a Political Party "Rise-Up Australia".

Exhibit is marked "**Dan Nalliah Annexure BWS 213**"

51. **Divisional Returning Officers (AEC)**

I state that the criminal charge of Common Law Fraud involves all the current Divisional Returning Officers of each relevant Electoral Division Offices in the State of Victoria.

Exhibit is marked "**Divisional Returning Officers (AEC) Annexure BWS 214**"

52. **Chief Justice Marilyn Warren - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Chief Justice of the Supreme Court in the State of Victoria Chief Justice Marilyn Warren.

Exhibit is marked "**Chief Justice Marilyn Warren Annexure BWS 215**"

53. **President Chris Maxwell - Victoria**

I state that the criminal charge of Common Law Fraud involves the current President of the Court of Appeal in the State of Victoria Mr Chris Maxwell.

Exhibit is marked "**President Chris Maxwell Annexure BWS 216**"

54. **Justice Bongiorno (Retired) - Victoria**

I state that the criminal charge of Common Law Fraud involves the former Justice of the Supreme Court in the State of Victoria Justice Bongiorno.

Exhibit is marked "**Justice Bongiorno Annexure BWS 217**"

55. **Justice Forrest - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Forrest.

Exhibit is marked "**Justice Forrest Annexure BWS 218**"

56. **Justice Ferguson - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Ferguson.

Exhibit is marked "**Justice Ferguson Annexure BWS 219**"



57. **Justice Nettle - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Nettle.

Exhibit is marked "**Justice Nettle Annexure BWS 220**"

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58. **Justice Buchanan - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Buchanan

Exhibit is marked "**Justice Buchanan Annexure BWS 221**"

59. **Justice David Beach - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice David Beach.

Exhibit is marked "**Justice David Beach Annexure BWS 222**"

60. **Justice Hansen - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Hansen.

Exhibit is marked "**Justice Hansen Annexure BWS 223**"

61. **Justice Paul Coghlan - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Paul Coghlan.

Exhibit is marked "**Justice Paul Coghlan Annexure BWS 224**"

62. **Justice Garde- Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Garde.

Exhibit is marked "**Justice Garde Annexure BWS 225**"

63. **Justice Dodds-Streeton - Federal**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Federal Court in the State of Victoria Justice Dodds-Streeton.

Exhibit is marked "**Justice Dodds-Streeton Annexure BWS 226**"

64. **Justice Habersberger - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Justice Habersberger.

Exhibit is marked "**Justice Habersberger Annexure BWS 227**"

65. **Associate Justice Mukhtar - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Associate Justice of the Supreme Court in the State of Victoria Associate Justice Mukhtar.

Exhibit is marked "**Associate Justice Mukhtar Annexure BWS 228**"



16/22
Margaret Campbell

66. **Associate Justice Daly - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Associate Justice of the Supreme Court in the State of Victoria Associate Justice Daly.

Exhibit is marked "**Associate Justice Daly Annexure BWS 229**"

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67. **Associate Justice E.Evans - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the Supreme Court in the State of Victoria Associate Justice E.Evans

Exhibit is marked "**Associate Justice E.Evans Annexure BWS 230**"

68. **Justice Hannan – County Court / Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the County Court in the State of Victoria Justice Hannan.

Exhibit is marked "**Justice Hannan Annexure BWS 231**"

69. **Justice Sexton – County Court / Victoria**

I state that the criminal charge of Common Law Fraud involves the current Justice of the County Court in the State of Victoria Justice Sexton.

Exhibit is marked "**Justice Sexton Annexure BWS 232**"

70. **Former Chief Magistrate / Current Coroner Ian Gray - Victoria**

I state that the criminal charge of Common Law Fraud involves the former Chief Magistrate of the Magistrates Court in the State of Victoria Mr Ian Gray.

Exhibit is marked

"**Former Chief Magistrate/Current Coroner Ian Gray Annexure BWS 233**"

71. **Chief Magistrate Peter Lauritsen - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Chief Magistrate of the Magistrates Court in the State of Victoria Mr Peter Lauritsen.

Exhibit is marked "**Peter Lauritsen Annexure BWS 234**"

72. **Magistrate Hubble - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Magistrate of the Magistrates Court in the State of Victoria Magistrate Hubble.

Exhibit is marked "**Magistrate Hubble Annexure BWS 235**"

73. **Magistrate Wright - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Magistrate of the Magistrates Court in the State of Victoria Magistrate Wright.

Exhibit is marked "**Magistrate Wright Annexure BWS 236**"

74. **Magistrate White - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Magistrate of the Magistrates Court in the State of Victoria Magistrate White.

Exhibit is marked "**Magistrate White Annexure BWS 237**"

17/22
Margaret Campbell

75. **Magistrate Angela Bulger - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Magistrate of the Magistrates Court in the State of Victoria Magistrate Bulger. Exhibit is marked "**Magistrate Bulger Annexure BWS 238**"

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76. **Registrar Charles Horsburgh - Victoria**

I state that the criminal charge of Common Law Fraud involves the current Registrar of the Magistrates Court in the State of Victoria Mr Horsburgh. Exhibit is marked "**Mr Charles Horsburgh Annexure BWS 239**"

77. **Warwick Gately – VEC / Victoria**

I state that the criminal charge of Common Law Fraud involves the current Victorian Electoral Commissioner for the Victorian Electoral Commission in the State of Victoria Mr Warwick Gately. Exhibit is marked "**Mr Warwick Gately Annexure BWS 240**"

78. **Glenda Frazer – VEC / Victoria**

I state that the criminal charge of Common Law Fraud involves the Victorian Electoral Officer in the State of Victoria Ms Frazer. Exhibit is marked "**Ms Glenda Frazer Annexure BWS 241**"

79. **Steve Kennedy – VEC / Victoria**

I state that the criminal charge of Common Law Fraud involves the Victorian Electoral Officer in the State of Victoria Mr Kennedy. Exhibit is marked "**Mr Steve Kennedy Annexure BWS 242**"

80. **Mr Chris Avent - AEC**

I state that the criminal charge of Common Law Fraud involves the current Acting Australian Electoral Commissioner for the State of Western Australia Exhibit is marked "**Mr Chris Avent Annexure BWS 243**"

81. **Ms Julia Gillard - Former Prime Minister**

I state that the criminal charge of Common Law Fraud involves the former Prime Minister of Australia and Federal Politician Ms Julia Gillard. Exhibit is marked "**Ms Julia Gillard Annexure BWS 244**"

82. **Mr Andrew Elsbury MP**

I state that the criminal charge of Common Law Fraud involves the current Victorian Politician Mr Andrew Elsbury. Exhibit is marked "**Mr Andrew Elsbury Annexure BWS 245**"

83. **Ms Joanne Ryan (Commonwealth MP)**

I state that the criminal charge of Common Law Fraud involves the current Commonwealth Politician Ms Joanne Ryan. Exhibit is marked "**Ms Joanne Ryan Annexure BWS 246**"

18/22

84. **Dan Withers - Werribee**

I state that the criminal charge of Common Law Fraud involves Mr Dan Withers, a religious leader in Werribee/Wyndham in the State of Victoria.
Exhibit is marked "**Mr Dan Withers Annexure BWS 247**"

9/10
951

85. **Mark Wilkinson - Werribee**

I state that the criminal charge of Common Law Fraud involves Mr Mark Wilkinson, a religious leader in Werribee/Wyndham in the State of Victoria.
Exhibit is marked "**Mr Mark Wilkinson Annexure BWS 248**"

86. **Graham Laidlaw - Werribee**

I state that the criminal charge of Common Law Fraud involves Mr Graham Laidlaw a religious leader in Werribee/Wyndham in the State of Victoria.
Exhibit is marked "**Mr Graham Laidlaw Annexure BWS 249**"

87. **Graham Harris - Werribee**

I state that the criminal charge of Common Law Fraud involves Mr Graham Harris a religious leader in Werribee/Wyndham in the State of Victoria.
Exhibit is marked "**Mr Graham Harris Annexure BWS 250**"

88. **Michael McGarvie – Victoria**

I state that the criminal charge of Common Law Fraud involves Mr Michael McGarvie as the Legal Services Commissioner in the State of Victoria.
Exhibit is marked "**Mr Michael McGarvie Annexure BWS 251**"

89. **Brendan Facey – Sheriff / Victoria**

I state that the criminal charge of Common Law Fraud involves the current Sherriff for the State of Victoria Mr Brendan Facey.
Exhibit is marked "**Mr Brendan Facey Annexure BWS 252**"

90. **Kim Wells MP – Police Minister**

I state that the criminal charge of Common Law Fraud involves the current Police Minister for the State of Victoria Mr Kim Wells.
Exhibit is marked "**Mr Kim Wells Annexure BWS 253**"

91. **Peter Heerey - AEC**

I state that the criminal charge of Common Law Fraud involves the current Chairperson of the Australian Electoral Commission Mr Peter Heerey.
Exhibit is marked "**Mr Peter Heerey Annexure BWS 254**"

92. **Tom Rogers - AEC**

I state that the criminal charge of Common Law Fraud involves the current Acting Commissioner of the Australian Electoral Commission Mr Rogers.
Exhibit is marked "**Mr Tom Rogers Annexure BWS 255**"



19/12


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93. Non-Judicial Member - AEC (Vacant)

I state that the criminal charge of Common Law Fraud involves the current non-judicial member of the Australian Electoral Commission (vacant).
Exhibit is marked "**Non-Judicial member AEC (vacant) Annexure BWS 256**"

94. Justice Jessup - Federal

I state that the criminal charge of Common Law Fraud involves the current Justice of the Federal Court in the State of Victoria Justice Jessup.
Exhibit is marked "**Justice Jessup Annexure BWS 257**"

95. Justice Marshall - Federal

I state that the criminal charge of Common Law Fraud involves the current Justice of the Federal Court in the State of Victoria Justice Marshall.
Exhibit is marked "**Justice Marshall Annexure BWS 258**"

96. Justice Cotterell - County

I state that the criminal charge of Common Law Fraud involves the current Justice of the County Court in the State of Victoria Justice Cotterell.
Exhibit is marked "**Justice Cotterell Annexure BWS 259**"

97. Malcolm MacLeod – Werribee

I state that the criminal charge of Common Law Fraud involves Mr Malcolm MacLeod, a religious leader in Werribee/Wyndham in the State of Victoria.
Exhibit is marked "**Mr Malcolm MacLeod Annexure BWS 260**"

98. Cesar Melham MP - Victoria

I state that the criminal charge of Common Law Fraud involves the current Victorian Politician Mr Cesar Melhem.
Exhibit is marked "**Mr Cesar Melham Annexure BWS 261**"

99. Michael Jeffery – Former Governor-General

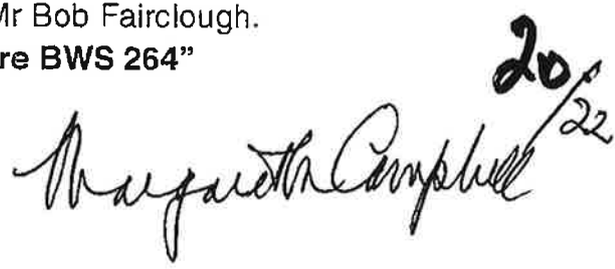
I state that the criminal charge of Common Law Fraud involves the former Governor-General of the Commonwealth of Australia Mr Michael Jeffery.
Exhibit is marked "**Major General Michael Jeffery Annexure BWS 262**"

100. General Peter Cosgrove - Governor General

I state that the criminal charge of Common Law Fraud involves General Peter Cosgrove the current Governor-General of the Commonwealth of Australia.
Exhibit is marked "**General Peter Cosgrove Annexure BWS 263**"

101. Bob Fairclough – Mayor Werribee

I state that the criminal charge of Common Law Fraud involves the current Mayor of the City of Wyndham in the State of Victoria Mr Bob Fairclough.
Exhibit is marked "**Mr Bob Fairclough Annexure BWS 264**"



102. Carolyn Rogers - Registrar

I state that the criminal charge of Common Law Fraud involves Ms Carolyn Rogers the High Court Registrar (Canberra).

Exhibit is marked "**Ms Carolyn Rogers Annexure BWS 265**"

103. Former Non-Judicial Member - AEC

I state that the criminal charge of Common Law Fraud involves the former non-judicial member of the Australian Electoral Commission.

Exhibit is marked "**Former Non-Judicial Member AEC Annexure BWS 266**"

104. Justice Wayne Martin – Chief Justice / Acting Governor

I state that the criminal charge of Common Law Fraud involves the Chief Justice of the Supreme Court in the State of Western Australia and Administrator of the State of Western Australia, Justice Wayne Martin.

Exhibit is marked "**Justice Wayne Martin Annexure BWS 267**"

105. Barry Court – Western Australia

I state that the criminal charge of Common Law Fraud involves the former West Australian Liberal Party State President, Mr Barry Court.

Exhibit is marked "**Mr Barry Court Annexure BWS 268**"

106. Steve Bracks – Liberal Party - WA

I state that the criminal charge of Common Law Fraud involves the former Victorian Premier, Mr Steve Bracks.

Exhibit is marked "**Mr Steve Bracks Annexure BWS 269**"

107. John Brumby – Former Premier - Victoria

I state that the criminal charge of Common Law Fraud involves the former Victorian Premier, Mr John Brumby.

Exhibit is marked "**Mr John Brumby Annexure BWS 270**"

108. Jill Hennessy MP - Victoria - Altona

I state that the criminal charge of Common Law Fraud involves the Victorian Politician, Ms Jill Hennessy.

Exhibit is marked "**Ms Jill Hennessy Annexure BWS 271**"

109. Tanya Plibersek MP - Victoria

I state that the criminal charge of Common Law Fraud involves the Victorian Politician, Ms Tanya Plibersek.

Exhibit is marked "**Ms Tanya Plibersek Annexure BWS 272**"

110. Justice John Eric Middleton - Federal

I state that the criminal charge of Common Law Fraud involves the current Justice of the Federal Court in the State of Victoria Justice John Eric Middleton.

Exhibit is marked "**Justice John Eric Middleton Annexure BWS 273**"

21/22

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111. **Dr Kenneth Comminos Michael – Former Governor WA**

I state that the criminal charge of Common Law Fraud involves the former Governor of the State of Western Australia Dr Kenneth Comminos Michael.
Exhibit is marked "Dr Kenneth Comminos Michael Annexure BWS 274"

112. **James Rutherford**

I state that the criminal charge of Common Law Fraud involves Mr James Rutherford of Harwood Andrew Lawyers Geelong in the State of Victoria.
Exhibit is marked "James Rutherford Annexure BWS 275"

~~This is Volume 2 of 2~~ *RS MA*

AFFIRMED BY: *[Signature]*

AT: WERRIBEE

THIS 29th DAY OF SEPTEMBER, 2014.

BEFORE ME: *[Signature: Margaret May Campbell]*

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



22/22

Charge - Sheet and Summons

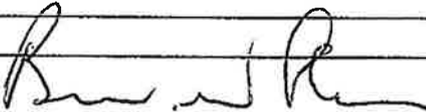
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TO THE ACCUSED
Edward Victor Killesteyn Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <p style="text-align: center;">Common Law</p>	Act or Regulation No	Section or Clause (Full Ref) Fraud	
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Werribee Vic 3030			
Phone	0487 195 522			
Email	brianwshaw1947@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

92

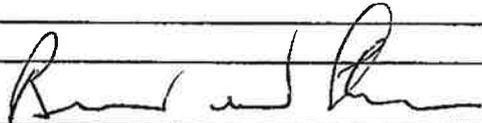
Charge - Sheet and Summons

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956

TO THE ACCUSED	
Governor Alex Chernov	% <u>GOVERNMENT HOUSE</u>
Government House Drive	
Melbourne Victoria 3004	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you				
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg	<input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Werribee Vic 3030			
Phone	0487 195 522			
Email	brianweshaw1947@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

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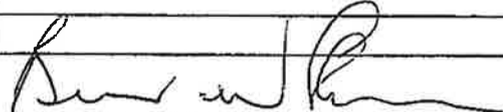
Charge - Sheet and Summons

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TO THE ACCUSED
Jeffrey Stephen Pope Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you				
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <div style="text-align: center;">Common Law</div>	Act or Regulation No	Section or Clause (Full Ref) Fraud	
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Werribee Vic 3030			
Phone	0487 195 522			
Email	brianwshaw1947@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

52

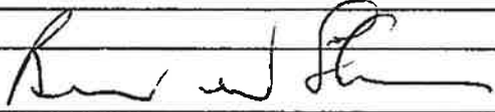
Charge - Sheet and Summons

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TO THE ACCUSED
Dr Denis Napthine Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you					
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.				
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Act <input type="checkbox"/> Reg	<input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)				
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes				
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes				
Who filed the charge sheet's Informant	Brian W. Shaw				
Agency and Address	PO BOX 800 Werribee Vic 3030				
Phone	0487 195 522				
Email	brianwshaw1947@gmail.com				
Fax No	n/a				
Agency Ref	n/a				
Informant Signature				Date	

54

Charge - Sheet and Summons

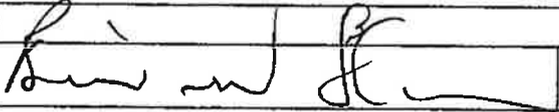
959

TO THE ACCUSED	
Robert Clark	(ATTORNEY-GENERAL)
Justice Department	
Department of Attorney-General	
121 Exhibition Street	
Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.				
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Act <input type="checkbox"/> Reg	<input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)				
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes				
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes				
Who filed the charge sheet's Informant	Brian W. Shaw				
Agency and Address	PO BOX 800 Werribee Vic 3030				
Phone	0487 195 522				
Email	brianwshaw1947@gmail.com				
Fax No	n/a				
Agency Ref	n/a				
Informant Signature					Date

98

Charge - Sheet and Summons

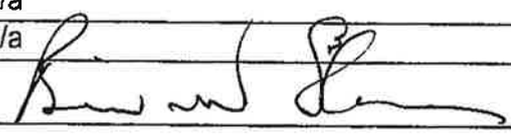
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960

TO THE ACCUSED
 Rob Hulls - *FORMER ATTORNEY - GENERAL*
 Justice Department
 Department of Attorney-General
 121 Exhibition Street
 Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)		
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes		
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes		
Who filed the charge sheet's Informant	Brian W. Shaw		
Agency and Address	PO BOX 800 Werribee Vic 3030		
Phone	0487 195 522		
Email	brianwshaw1947@gmail.com		
Fax No	n/a		
Agency Ref	n/a		
Informant Signature			Date

100

Charge - Sheet and Summons

949.
961

TO THE ACCUSED	
Joanne Duncan - <i>MP</i>	
Australian Electoral Commission - Melbourne	
2 Lonsdale Street	
Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
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Under what Law ?	<input checked="" type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify	Act or Regulation No	Section or Clause (Full Ref)
	<input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Reg	Common Law		

Type of offence	<input type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	---	---

Are there more charges ?	<input type="checkbox"/> No	<input type="checkbox"/> Yes
--------------------------	-----------------------------	------------------------------

Request for Committal proceedings	<input type="checkbox"/> No	<input checked="" type="checkbox"/> Yes
-----------------------------------	-----------------------------	---

Who filed the charge sheet's Informant	Brian W. Shaw
--	---------------

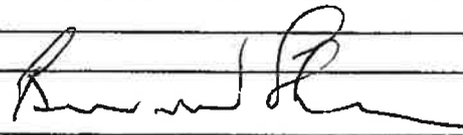
Agency and Address	PO BOX 800 Werribee Vic 3030
--------------------	------------------------------

Phone	0487 195 522
-------	--------------

Email	brianwshaw1047@gmail.com
-------	-------------------------------------

Fax No	n/a
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Agency Ref	n/a
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Informant Signature		Date
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102

Charge - Sheet and Summons

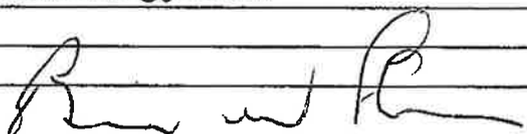
950
962

TO THE ACCUSED
Geoff Shaw · MP. Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <p style="text-align: center;">Common Law</p>	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)		
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes		
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes		
Who filed the charge sheet's Informant	Brian W. Shaw		
Agency and Address	PO BOX 800 Weribee Vic 3030		
Phone	0487 195 522		
Email	brianwshaw1947@gmail.com		
Fax No	n/a		
Agency Ref	n/a		
Informant Signature			Date

104

Charge - Sheet and Summons

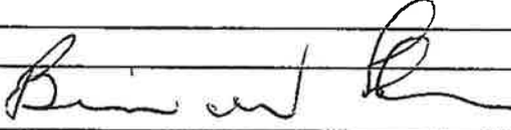
9st.
963.

TO THE ACCUSED
Peter Ryan <i>MP.</i> Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <p style="text-align: center;">Common Law</p>	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)		
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes		
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes		
Who filed the charge sheet's Informant	Brian W. Shaw		
Agency and Address	PO BOX 800 Werribee Vic 3030		
Phone	0487 195 522		
Email	brianweshaw1047@gmail.com		
Fax No	n/a		
Agency Ref	n/a		
Informant Signature			Date

106

Charge - Sheet and Summons

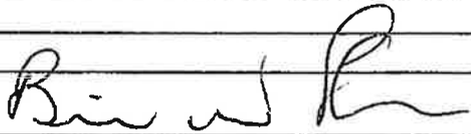
952.
964

TO THE ACCUSED
Clive Palmer . mp. Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.				
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Act <input type="checkbox"/> Reg	<input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)				
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes				
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes				
Who filed the charge sheet's Informant	Brian W. Shaw				
Agency and Address	PO BOX 800 Werribee Vic 3030				
Phone	0487 195 522				
Email	brianwshaw1047@gmail.com				
Fax No	n/a				
Agency Ref	n/a				
Informant Signature					Date

108

Charge - Sheet and Summons

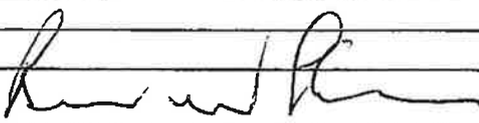
~~953~~
965

TO THE ACCUSED	
Daniel Andrews	(MR. VICTORIA) .
Australian Electoral Commission – Melbourne	
2 Lonsdale Street	
Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud	
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Weribee Vic 3030			
Phone	0487 195 522			
Email	brianwshaw1947@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

116

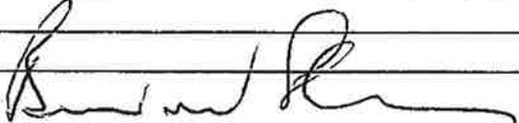
Charge - Sheet and Summons

954
966

TO THE ACCUSED	
Christine Milne	(M.P. COMMONWEALTH)
Australian Electoral Commission – Melbourne	
2 Lonsdale Street	
Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you				
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg	<input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Werribee Vic 3030			
Phone	0487 195 522			
Email	brianwchow1947@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

120

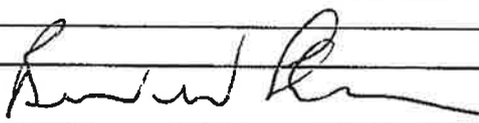
Charge - Sheet and Summons

955.
967

TO THE ACCUSED	
Chief Justice Marilyn Warren Supreme Court of Victoria 210 William Street Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you				
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud	
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Werribee Vic 3030			
Phone	0487 195 522			
Email	brianwshaw1047@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

127

Charge - Sheet and Summons

956.
968

TO THE ACCUSED
 President Chris Maxwell
 President Court of Appeal
 Supreme Court of Victoria
 210 William Street
 Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?
 The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.

Under what Law ?	<input checked="" type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify	Act or Regulation No	Section or Clause (Full Ref)
	<input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Reg	Common Law		

Type of offence
 Summary offence (you should go to Court) Indictable offence (you must go to Court)

Are there more charges ?
 No Yes

Request for Committal proceedings
 No Yes

Who filed the charge sheet's Informant
 Brian W. Shaw

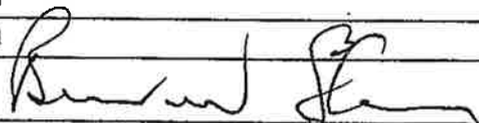
Agency and Address
 PO BOX 800 Weribee Vic 3030

Phone
 0487 195 522

~~Email~~ brianwshaw1047@gmail.com

Fax No
 n/a

Agency Ref
 n/a

Informant Signature
 Date

129

Charge - Sheet and Summons

957.
969

TO THE ACCUSED
 Ian Gray
 Former Chief Magistrate
 Current State Coroner
 c/o Australian Electoral Commission (Melbourne)
 2 Lonsdale Street
 Melbourne Victoria 3000

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?
 The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.

Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
------------------	---	----------------------	--

Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	--

Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes
--------------------------	---

Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes
-----------------------------------	--

Who filed the charge sheet's informant	Brian W. Shaw
--	---------------

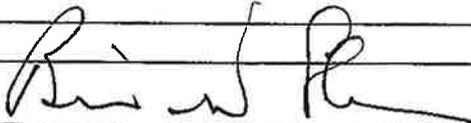
Agency and Address	PO BOX 800 Werribee Vic 3030
--------------------	------------------------------

Phone	0487 195 522
-------	--------------

Email	brianwshaw1047@gmail.com
-------	--------------------------

Fax No	n/a
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Agency Ref	n/a
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Informant Signature		Date
---------------------	---	------

164

Charge - Sheet and Summons

958

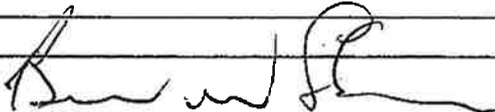
970

TO THE ACCUSED	
Peter Lauritsen Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000	
<i>CURRENT CHIEF MAGISTRATE.</i>	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)		
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes		
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes		
Who filed the charge sheet's Informant	Brian W. Shaw		
Agency and Address	PO BOX 800 Werribee Vic 3030		
Phone	0487 195 522		
Email	brianwshaw1047@gmail.com		
Fax No	n/a		
Agency Ref	n/a		
Informant Signature			Date

166

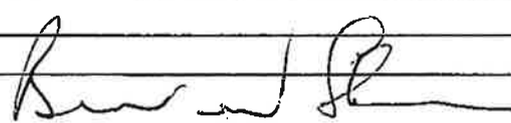
Charge - Sheet and Summons

959.
971

TO THE ACCUSED	
Warwick Gately Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000	
VICTORIAN ELECTION COMMISSION —	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you				
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.			
Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud	
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)			
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes			
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes			
Who filed the charge sheet's Informant	Brian W. Shaw			
Agency and Address	PO BOX 800 Weribee Vic 3030			
Phone	0487 195 522			
Email	brianwshaw1047@gmail.com			
Fax No	n/a			
Agency Ref	n/a			
Informant Signature				Date

178

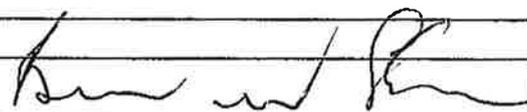
Charge - Sheet and Summons

960
972

TO THE ACCUSED
Glenda Frazer Australian Electoral Commission – Melbourne 2 Lonsdale Street Melbourne Victoria 3000 - <i>VICTORIAN ELECTION COMMISSION</i> -

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you	
What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.
Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <div style="text-align: center;">Common Law</div> <div style="float: right;">Act or Regulation No Section or Clause (Full Ref)</div> <div style="text-align: right; font-weight: bold; font-size: 1.2em;">Fraud</div>
Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)
Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes
Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes
Who filed the charge sheet's Informant	Brian W. Shaw
Agency and Address	PO BOX 800 Weribee Vic 3030
Phone	0487 195 522
Email	brianwshaw1047@gmail.com
Fax No	n/a
Agency Ref	n/a
Informant Signature	 <div style="float: right;">Date</div>

180

Charge - Sheet and Summons

961
973

TO THE ACCUSED
Steve Kennedy Australian Electoral Commission - Melbourne 2 Lonsdale Street Melbourne Victoria 3000 <i>- VICTORIAN ELECTION COMMISSION -</i>

You have been Charged with an offence

M <input type="checkbox"/>	F <input type="checkbox"/>	Date of Birth / /
Registration No		State
Licence No		State

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.
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Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg <p style="text-align: center;">Common Law</p>	Act or Regulation No	Section or Clause (Full Ref) Fraud
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Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	---

Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes
--------------------------	--

Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes
-----------------------------------	---

Who filed the charge sheet's Informant	Brian W. Shaw
--	---------------

Agency and Address	PO BOX 800 Werrimbee Vic 3030
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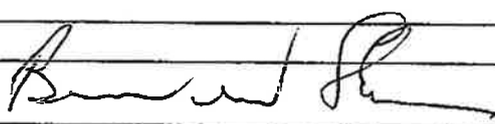
Phone	0487 195 522
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Email	brianwshaw1047@gmail.com
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Fax No	n/a
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Agency Ref	n/a
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Informant Signature	Date
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182

Charge - Sheet and Summons

962.

974

TO THE ACCUSED	
Joanne Ryan	- <i>MP. Victoria</i>
Australian Electoral Commission - Melbourne	
2 Lonsdale Street	
Melbourne Victoria 3000	

M	F	Date of Birth	
<input type="checkbox"/>	<input type="checkbox"/>	/	/
Registration No		State	
Licence No		State	

You have been Charged with an offence

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
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Under what Law ?	<input checked="" type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
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Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)
-----------------	---

Are there more charges ?	<input type="checkbox"/> No <input type="checkbox"/> Yes
--------------------------	--

Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes
-----------------------------------	---

Who filed the charge sheet's Informant	Brian W. Shaw
--	---------------

Agency and Address	PO BOX 800 Weribee Vic 3030
--------------------	-----------------------------

Phone	0487 195 522
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Email	brianwehaw1047@gmail.com
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Fax No	n/a
--------	-----

Agency Ref	n/a
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Informant Signature	<i>Brian W. Shaw</i>	Date
---------------------	----------------------	------

962