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**The Declaration of War
Upon All Australians
Out of The State Of Western Australia
In Written Agreement
With
The Commonwealth
Activated 1st January 2004**

The War is both Spiritual and Physical, But, It is impossible to bring a Physical Solution to a Spiritual Issue.

The Scriptures address the Issue. Both the Spiritual and Physical Issues, **omit them at your own peril.**

THE DECLARATION OF WAR

On the 1st January 2004, the State of Western Australia signed into purported law an act of the Parliament of said State, titled:

“Acts Amendment and Repeal Courts and Legal Practice Act”

Such act is a written declaration of War on The People of the State of Western Australia, inclusive of The People of the Respective States, and Territories, inclusive of The People of the Commonwealth.

The said act commits the criminal offence of Treason on The People, any person concealing this Treason within Australia commits the criminal offence of Misprision of Treason.

In Australia today both Criminal offences carry life imprisonment for each offence.

The State of South Australia:

Within the said State two individuals have been criminally charged by private prosecution:

- A. The current Attorney-General for the State of South Australia
- B. Supreme Court Judge, Sitting in Adelaide – Justice Roder

Officers of the Supreme Courts:

The criminal charges both filed and served on a Supreme Court Judge involves every officer of such Supreme Court with one of two decisions:

- A. Reveal The Treason**
- “OR”**
- B. Conceal The Treason**

Attorney-Generals:

The criminal charges both filed and served on the Attorney-General for the State of South Australia – Vicki Chapman involves every Attorney-General currently sitting in Public Office within Australia in the twin offences of:

A. Treason (Life Imprisonment)

AND

B. Misprision of Treason (Life Imprisonment))

The current Attorney-Generals:

1.The Commonwealth	Christian Porter	(Natural Person)
2.South Australia	Vickie Chapman	(Natural Person)
3.Western Australia	John Quigley	(Natural Person)
4.Victoria	Jillian Hennessy	(Natural Person)
5.New South Wales	Mark Speakman	(Natural Person)
6.Queensland	Yvette D'Ath	(Natural Person)
7.Tasmania	Elise Archer	(Natural Person)
8.ACT Canberra	Gordon Ramsay	(Natural Person)
9.Northern Territory	Natasha Fyles	(Natural Person)

Governor-Generals:

After 1st January 2004 Removal of Both Crown and Monarch:

- 1. Michael Jeffery**
- 2. Quentin Bryce**
- 3. Peter Cosgrove**
- 4. David Hurley**

Judiciary Act 1903 (Cth):

Section 78b Notice to all Attorney-Generals

Section 88 Notice 78b

to be done by the Governor-General, currently David Hurley

Commonwealth Constitution Act Section 44.(ii)

The disqualification - Section in particular **“Attainted of Treason”**

The High Court Judges:

The current seven High Court Judges have all picked up Public Office Appointments ‘AFTER’ 1st January 2004.

Indictment by Grand Jury: Treason and or Misprision.

Section 80 of the Constitution of the Commonwealth of Australia, is a Constitutional Guarantee for Trial by Jury.

The Indictment must be by Grand Jury in the case of Treason, and or, Misprision of Treason.

Mr Brian Shaw (2001) "The Masonic Lodge"

In the year 2001 Mr Shaw and another person made application to the Full Court Supreme Court of Victoria under Section 354 of the Crimes Act 1958, State of Victoria to have a criminal complaint against Freemasonry Victoria to have a Grand Jury hear the criminal offence of taking and administering an unlawful oath within the State of Victoria – Crimes Act 1958 Section 316 That is, the Masonic Lodge has no Act of the Victorian Parliament permitting the Masonic Lodge to take or administer the Oaths /Obligations compulsory to membership.

Notice 78b:

Prior to the hearing 2001 the statutory requirement to notify all Attorney-Generals was issued by Mr Shaw and the Co-Plaintiff

Mr R. Hulls:- Attorney General

The then Attorney-General for the State of Victoria did intervene for and on behalf of Freemasonry Victoria to prevent the Application proceeding to Grand Jury – **In Legal Effect - Perverting the Course of Justice (1 Count).**

Magistrates Court Melbourne:

May 2004 – Perverting the Course of Justice.

In the year 2004 Mr Shaw had discovered the Overt Act of Treason herein mentioned out of the State of Western Australia consequently Mr Shaw by private prosecution criminally charged 8 defendants, **inclusive of the five Judges** from 2001 – The Masonic Lodge issue

**The Magistrate was Jelena Popovich.
The Director of Public Prosecutions Commonwealth at the time was: Mr Damian Bugg.**

The Director of Public Prosecutions for the State Of Victoria was **Mr Paul Coghlan**, now a Supreme Court Judge in Victoria

Magistrates Court Melbourne:

Sept 2006 – Perverting the Course of Justice.

- A. Resulting from the concealment of 13 Grand Jury Applications by two High Court Judges Kirby and Callinan in civil matter 6890-1999 (Victoria), Mr Shaw charged both Judges returnable September 2006.
- B. Mr Damian Bugg in the Public Office capacity of Director of Prosecutions Commonwealth intervened and made application to take over the presentment, in addition a second application was made declining to present, Magistrate C. Randazzo Presiding Agreed.

C. Grand Jury applications were lodged by Mr Shaw after this date (2006).

Magistrates Court Melbourne: - 28 defendants

15 December 2006 – Perverting the Course of Justice.

On this particular date by Private Prosecution Mr Shaw had 28 defendants before the Court presided over by the then Chief Magistrate Ian Gray (now Coroner).

Mr Damian Bugg was one of the named defendants, but, Mr Bugg made application to Mr Ian Gray to take over all charges on all defendants inclusive of his charges.

The application was granted by Ian Gray.

Mr Shaw objected to the **perverting of the course of justice**, stating that he relied on Section 44 of the Commonwealth Constitution for doing what he was doing.

Ian Gray's reply:

“You will not be relying on the Constitution in my Court”

The Cost application issue was adjourned to **29th January 2007**

Magistrates Court Melbourne: Hulls – Bugg – Judges plus Gillard

29th January 2007 – Perverting the Course of Justice.

By this particular date Mr Shaw had criminally charged the Chief Magistrate Ian Gray plus 11 others, inclusive of Damian Bugg. Mr R. Hulls inclusive of High Court Judges for concealing the discovered Treason affecting every Australian.

Grand Jury Lodgement's: 54 All Remain Pending (Not yet heard)

- (1) The original **[13]** concealed by Kirby and Callinan (**High Court Judges**).
- (2) Kirby and Callinan **[2]** (Sept – 2006)
- (3) The **[28]** Defendants (December 2006)
- (4) **[12]** Defendants (**29th January 2007**)

Making a total of [55], but, Mr Bugg has been charged on a number of occasions and usually takes over his own indictment, permitted by Judicial officers within Victoria.

Mr Shaw states that by 29th January 2007 there were and remain 54 Grand Jury accused that remain pending Grand Jury hearings currently being concealed from The People of Australia, to enable the War effort declared on every Australia 1st January 2004

Mr R. Hulls:-2007 – The Vexatious Writ. – Three Applications.

In Victoria the then Attorney-General had Mr Shaw declared a Vexatious Litigant to prevent Victorian Grand Juries indicting Mr Hulls, who has 3 Grand Jury Applications sitting at the Full Court Supreme Court of Victoria, but, concealed from the general Public and Parliament by Mr Peter Ryan former State Politician, and others
(Hulls – February 2006 – December 2006 – January 2007)

High Court of Australia – The Writ – 43 Defendants – M99 - 2019

Mr Shaw currently has a writ naming 43 defendants, involving natural persons and Corporations involved in the concealment of the attack on every Australian by the “**Overt Act of Treason**” that has emanated out of the State of Western Australia inclusive of the Commonwealth.
The Judges are currently blocking **The Writ** from open Court exposure.

Referendums Omitted:

To enable this attack upon the People of Australia all statutory and mandatory referendums that should have been called and conducted were omitted.

It is this omission that has activated the criminal charges because of the Judicial misconduct by Magistrates, Judges and Prosecutors to conceal the discovered attack upon the People of Australia.

Reasonable Endeavours: - The Police –State and Federal

- A. In relation to the various State criminal codes inclusive of the Criminal Code Act 1995 (Cth) it is built into law that the **Police** are to be informed “or” “**Reasonable endeavours** “ used.
- B. Because of the failure by **State Police** inclusive of **Federal Police**, to act, to protect the People of Australia the “**Reasonable Endeavours**” applied include Private Prosecution charges and Grand Jury, both are basic rights for every Australian to use against judicial corruption, Police Corruption and any Person found to be attempting to pervert the course of justice and/or concealing the Overt Act of Treason.

The Arrest:

- A. Any Person can be arrested without warrant found to be committing Treason or concealing Treason.
- B. A Citizen’s arrest is permitted because the Police both State and Federal have failed to do their job.

The Indictment:

In the case of Treason or Misprision of Treason, the Indictment must be by Grand Jury, this is Authority Law

South Australia:

On the 6th November 2019 in the Supreme Court of the State of South Australia, Judicial Officers of the Supreme Court of that State did attempt to conceal the discovered Treason, out of the State of Western Australia, resulting in every individual involved in the concealment within the State of Western Australia being added to the Existing 53 Defendants presently before the Full Court of the Victorian Supreme Court, on common purpose indictments.

The Writ: - 43 Defendants - M99 - 2019

All evidence involving this discovered attack upon the people is currently at the High Court of Australia **“SHAW v 43 DEFENDANTS”**

The Writ consists of:

- A. Writ of Summons
- B. Statement of Claim inclusive of orders sought. **(24 Grounds)**
- C. Affidavit in support exhibits, 109 Exhibits.
- D. Affidavit in support by Shaw objecting to the High Court use of Rule-6 but, omitting Rule-2.
- E. Affidavit in support by Shaw objecting to Ex Parte use by The High Court of Australia adds 7 More Exhibits.

The Exhibits attached to the Shaw Affidavit objecting to the High Court Judges using Ex-parte in place of Open Court are:

- BWS110. Shaw letter to Governor-General David Hurley
Re-Section 88 Judiciary Act 1903 (Cth)
- BWS111. Governor-General's Reply.

BWS112. Index of Exhibits already at the High Court Exhibits 1-109

BWS113. Scriptures – Re Pharaoh **“From Pharaoh to the Cross”**

BWS114. Trial of The Seven Bishops Transcript 1688 UK.

BWS115. Shaw Reply to Governor-General Dated 25th October 2019

BWS116. Australian Bank Legislation Titled: “Financial Sector Legislation Amendment (Crisis Resolution Power and other Measures Act “) Enacted March 2018 by criminal Politicians sitting after Removal of Both Crown and Monarch.

The Act is otherwise termed “Bail-In” Legislation, and is designed to Asset Strip All Bank Accounts.

State of Western Australia:

The Overt Act of Treason enacted 1st January 2004 titled:

“Acts Amendment and Repeal Courts and Legal Practice Act”

The two signatures to the enactment are:

**John Sanderson – Governor
James McGinty – Attorney-General**

James McGinty - Attorney-General, No Law Degree

- A. Mr McGinty was criminally charged by Mr Brian Shaw and Mr Peter Ridout in the West Australian Courts relating to the Treason Committed.
- B. **Linda Black** was sent from the Director of Public Prosecutions Office to get Mr McGinty off the Treason Charge.
- C. The Director was Mr Robert Cock listed in the 54 Grand Jury defendants at Number 7.
- D. Mr James McGinty is listed in the 54 defendants pending Grand Jury at number 10.

**McGinty and Damian Bugg:
Co-Joined against Mr Brian Shaw. [Vexatious Writ. WA]**

These two men Co-Joined in a Civil Writ against Mr Brian Shaw to have Mr Brian Shaw declared a Vexatious Litigant in the State of Western Australia to prevent Court-Room Exposure of the discovered attack upon the People of Australia. (The Overt Act)

The Hearings. [In Western Australia] – Grand Jury Defendants.

- A. First Hearing conducted by Commissioner Braddock – **Audrey Gillian Braddock** is listed at number 40 of 54 Defendants.
- B. Second Hearing (Judge only) conducted by **John Roderick McKechnie** listed as Number 45 of the 54 Defendants pending Grand Jury.
- C. Third Hearing (Full Court) **Justice Steytler (President)** Justices **Buss and Wheeler**.

Christopher David Steytler]
Michael John Buss] **Pending Grand Jury**
Christine Ann Wheeler]

The Court Room Arrest: [WA] Steytler - Buss - Wheeler - Grand Jury Accused

Mr Shaw states that when the matter came before the Full Court at Perth Western Australia Mr Shaw exercised the right to a citizen's arrest on the three Judges presiding in the third hearing (**Appeal**). The three Judges were and remain 3 of 28 Defendants presented at the Melbourne Magistrates Court (Ian Gray presiding).

On the 15th December 2006, almost two years "after" the Criminal Removal of both Crown and Monarch without Referendum Approval.

Damian Bugg: - Director Commonwealth Public Prosecutions

- A, Even where Damian Bugg is listed for hearing, Mr Bugg will still intervene and take over his own indictments.

B. **Chris Maxwell – Geoffrey Nettle – Damian Bugg**
Mr Bugg was and remains one of the 13 Grand Jury Defendants that went to the High Court (**Kirby and Callinan**) from the Full Court of the Victorian Supreme Court (President Chris Maxwell and Geoffrey Nettle) Presiding during September 2005.

- C. Tasmania. – Mr Bugg – Port Arthur
Mr Damian Bugg was the Tasmanian Director of Public Prosecutions at the time of the Port Arthur shooting, Mr Bugg never permitted a Jury Trial in relation to Mr Martin Bryant, even though Mr Bryant was placed in “**Solitary Confinement**”: for 4 months to obtain a guilty plea.

D. **Mr Bugg has been directly involved in perverting criminal prosecutions on the mainland of Australia since the Port Arthur Shootings**

Public Prosecutors: Within Australia

Pending Grand Jury Hearings - **54 Defendants**

Mr Damian Bugg - 5/54 Tasmania and Commonwealth
Mr Darren Renton - 6/54 Commonwealth
Mr Robert Cock - 7/54 Western Australia
Mr Paul Coghlan - 8/54 Victoria

Attorney-Generals:

Pending Grand Jury Hearings - **54 Defendants**

Philip Ruddock	- 9/54	Commonwealth
James McGinty	- 10/54	Western Australia
Kerry Shine	- 11/54	Queensland
Sydney Stirling	- 12/54	Northern Territory
Michael Atkinson	- 13/54	South Australia
R. J. Hulls	- 14/54	Victoria
R. J. Hulls	- 15/54	Victoria
Simon Corbell	- 16/54	Australian Capital Territory (NT)
Steve Kons	- 17/54	Tasmania
Robert John Debus	- 18/54	New South Wales

- C. **In the 109 Exhibits now before the High Court in the matter of Shaw v 43 Defendants, Mr Michael Jeffrey is in the following Exhibits:**
“BWS11” “BWS35” “BWS36” “BWS37” “BWS38”

“BWS41” “BWS53” “BWS74” “BWS83” “BWS98”
“BWS109”

**GOVERNOR-GENERAL For The Commonwealth Of Australia
David Hurley**

UNITED NATIONS – South Australian Supreme Court

- A. Exhibited into the South Australian Supreme Court matter are two Exhibits supplied by Mr Shaw exhibiting correspondence between Mr Shaw and David Hurley. (M99 – 2019)
- B. The correspondence reveals the existence, function and purpose of the **Trustee over the Mandated Territory of Australia.**

- C. **This “Trustee” is The United Nations, But, this Trustee has not revealed itself to the People of Australia.**

- D. **FRAUD VITIATES EVERYTHING.**

BEAZLEY STATEMENT Relating to the UN

UNITED NATIONS – THE REPUBLIC – GOVERNMENT CONTROL

- A. **“The United Nations has given Federal Government a mandate of ownership for Housing, Property, Farms and Businesses to Government Control once The Republic has been proclaimed.”**
- B. The United Nations by absolute deception on The People of Australia has begun to form the Republic using People within Australia to trap The People of Australia as set out with the 54 Defendants , **Exhibit “BWS 38”.**

- C. **To enable this United Nations trap, Mr Beazley now occupies the Public Office of Governor of the State of Western Australia ‘AFTER’ the criminal removal of both Crown and Monarch, to enable the ‘UNITED NATIONS REPUBLIC’ by Absolute Deception.**

THE UNITED NATIONS - BACKGROUND

1. Established October 24th 1945 resulting from the Yalta-Russia Conference and Agreements, within Russia.
2. **Germany** surrendered to the United Nations May 9th 1945 by the “German Instrument of Surrender”
3. **The United States** deposited their ratification on August 8th 1945.
4. **Japan** surrendered to the United Nations on 2nd September 1945 for dissolution.
5. **Germany and Japan** officially recognised the United Nations before the UN’s official establishment (unconditional Surrender)
6. The United Nations requires all joining nations to be operating in **Bankruptcy Receivership** and to surrender The Trusteeship to the United Nations – Refer The Charter
7. The United Nations grants total immunity for the operation, execution and performance of their UN Member-Nation Franchise [**Diplomatic Immunity**] – Refer The Charter
8. **CONTROL THE POPULATION - UNITED NATIONS**
The United Nations grants its UN Member – Nations Franchises the Sovereign Right to control all citizens legal presences and all human being Nationals [Control the Population]
9. **NATIONAL TRUST - UNITED NATIONS**
All Nationals are controlled by the United Nations by placing them into a “**National Trust**”.
10. **THE DECLARATION - UNITED NATIONS**
The highest Law of the Land is the United Nations Universal Declaration of Human Rights, the Declaration surrenders all National constitutions.[The Surrender]

**STATE OF VICTORIA
MAGISTRATES COURT OF VICTORIA
CHIEF MAGISTRATE – IAN GRAY
THE INFAMOUS STATEMENT BY IAN GRAY
15TH DECEMBER 2006
SHAW V 28 DEFENDANTS**

“ You will not be relying on The Constitution in my Court”

**STATE OF NEW SOUTH WALES
NEW SOUTH WALES POLICE
SYDNEY POLICE STATION (OCTOBER 2019)
COMMENT BY POLICE OFFICER:**

“We know about the Crown and Monarch removed, we operate under **MARTIAL LAW**, we can shoot anyone, under that Law”
Stated in front of two witnesses.

11. **United Nations (Continued) NEW YORK**
Flowing from Yalta, Russia in 1945 during 1947 The Treaty between the United Nations and the United States granted the whole of the City of New York to the United Nations.
12. **The Land - Rockefeller**
The Land in New York for the United Nations building was donated by John D Rockefeller Jr
13. **The Land – The Districts**
The United Nations headquarters district includes the City of New York, Manhattan, Bronx, Queens, Brooklyn, Staten Island, inclusive of U Thant Island
14. **Underwrite**
The United Nations Declaration allows the United Nations the Entitlement to underwrite [With International Monetary Fund – IMF] debt all Human Rights
15. **Birth Certificates – The Principal Allegation**
The IMF issues all the DEBT for all UN Member Nations and underwrites all Birth Certificates as Bank Notes, activating “Birth Certificates” into Negotiable instruments , becoming financial securities able to be traded on world stock markets.

16. **The Clearing House – Depository Trust**
Allegedly most Birth Certificates globally end up in the depository trust and clearing corporation at 55 Water Street City of New York.

Commonwealth Constitution Act Section 51 (iv):

**“Borrowing money on the public
Credit of the Commonwealth”**

The only conclusion to make, based on the evidence gathered is that “Public Credit” is in Reality, Birth Certificates, **which allegedly implies that Australians borrow money from their own Birth Certificates without their knowledge.**

FRAUD VITIATES EVERYTHING

17. **Commonwealth Constitution Act Section 51. (Xvi)
“Bills of Exchange and Promissory Notes”**

In the 109 Exhibits Lodged at the High Court of Australia Re: Shaw v 43 Defendants Exhibit “**BWS78**” exhibits extracts from a book written by M. Hudson on the Money Issue **Volume 4 of 7 “BWS78”** Pages 800 to 821.

18. **A Principal Allegation:
The United Nations underwrites education, marriage and children as negotiable instruments to be owned by the UN.**

19. **The Ecclesiastical See: Vatican and United Nations**
The United Nations is authorised by the Vatican to operate the third Papal **Crown -The Crown of the Ecclesiastical See.**

20. **United Nations Military Force and Police**
Second World War 1939 -1945 Yalta-Russia from Yalta and The Creation of the United Nations.

By doing away with the **League of Nations**, The United Nations has been able to control member nations by consuming the **military forces** of each member nation into a combined United Nations Military making the United Nations The Largest Military force ever assembled in the History of the World.

21. **Bankruptcy – Refer United Nations Charter**
With deliberate intent using debt obligations the United Nations using absolute deception has been able to control Member Nations **with the absolute threat of instant Bankruptcy.**
22. **Economic Hardship**
Any Member Nation even thinking about creating an independent monetary structure would face **instant economic hardship.**

23. **THE WAR CHEST- CHILD TRAFFICKING (MONETARY)**
Trading Birth Certificates on world-wide stock exchanges has permitted the United Nations to obtain and enable a concealed war chest by using compound interest. Plus Tax Free instruments compounding over a large number of years, FROM BIRTH.

- SCRIPTURES -

THE SPIRITUAL ASPECT. Zeus / Jupiter – The United Nations Statue

The Principal Male is Zeus/Jupiter and as such the Supreme Deity of the Greeks.

A nude statue of Zeus features in the main entrance of the United Nations Headquarters, But, this is a subterfuge for higher Spiritual rankings all leading back to the **Spirit of Pharaoh and the spiritual Mother (Jezebel).**

THE MEDITATION ROOM.

One of the Principal Meditation teachers of the United Nations wrote a book, titled:

“Kundalini The Mother Power”

The Book reveals the spiritual Mother (Jezebel), Controlling the meditation room, enabling the Spiritual Control of the mind of every individual working for and on behalf of the United Nations.

The United Nations meditation room is the Spiritual Headquarters connecting the room with the engine room of HELL using **The Spiritual Power of The Mother in the Capacity of The Sorceress.**

Isaiah 57. 3/4

But draw near hither, ye sons of the sorceress, the seed of the adulterer and the whore.

Against whom do ye sport yourselves? Against whom make ye a wide mouth, and draw out the tongue? Are ye not children of transgression, a seed, of falsehood.

THE LAW OF ALMIGHTY GOD (THE FATHER)

The Scriptures – Old Testament – Exposing The Mother

Proverbs Chapter 7 verse 27.

“Her House is the way to Hell, going down to the chambers of Death”

Hosea Chapter 4 verse 5

“I will destroy your Mother”

Micah Chapter 7 verse 10

“She that is my Enemy”

Nahum Chapter 3 verse 4. (Nations)

“Because of the Multitude of Whoredoms of the well favoured harlot, The Mistress of Witchcrafts, “That Sells Nations “Through her whoredoms and families through her Witchcrafts”

Nahum Chapter 3 Verse 5 (Portion)

“I will show the Nations thy nakedness, and the Kingdoms Thy Shame”

I Samuel 15. Verse 23, (Portion) - Witchcraft

“For rebellion is as the Sin of Witchcraft and stubbornness is as iniquity and Idolatry.

ZECHARIAH CHAPTER 5. (This Is Wickedness The Woman)

- Verse 3. This is the Curse**
- Verse 4 Two Conditions to Activate the Curse**
- Verse 6 The Ephah (The Basket)**
- Verse 7 The Woman – The Spiritual Mother**
- Verse 8 This is Wickedness**
- Verse 9 Two more Females – 3 Females**
- Verse 11 Land of Shinar (Babylon)**

THE WHORE OF BABYLON / THE MOTHER.

Revelation Chapter 17. Verse 5.

“And upon her forehead was a name written:

**MYSTERY, BABYLON THE GREAT, THE MOTHER OF HARLOTS,
AND ABOMINATIONS OF THE EARTH**

Revelation Chapter 18 verse 3 – All Nations

“For all Nations have drunk of the wine of the wrath of her fornication and the Kings of the Earth have committed fornication with her, and the Merchants of the Earth are waxed Rich through The Abundance of her Delicacies”

Revelation Chapter 18 verse 7 – The Queen

“How much she has glorified herself and lived deliciously, so much torment and sorrow give her, For she has said in her heart “**I sit a Queen**” And am no widow and shall see no sorrow”

Revelation Chapter 18 verse 8 (Portion)

“For strong is the Lord God who judges her”

 . June 2020.