

[www.elijahschallenge.net](http://www.elijahschallenge.net)

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

**Justice Jack Forrest**

**And**

**Julie Hoskin**

**January 2018**

*(blunders only)  
Postman  
July 2020.*

**The Impossible Democracy – Trading Birth Certificates**

Every Victorian, every Australian, has been sold off-shore. The only conclusion to be reached is that it is impossible to have a democracy when all the inhabitants/occupants of the landmass (Australia) have been sold off-shore

**Victorian Supreme Court  
Justice Jack Forrest**

Every person. Inclusive of Jack Forrest, working for or under the corporate network of the Victorian court structure has been sold off-shore. Jack Forrest is not an impartial judge, Jack Forrest works for the entity that has purchased all Victorians in an off-shore human trafficking trade. Every officer of the Victorian Supreme Court is in the same situation as Jack Forrest - sold off-shore.

**The Birth Certificate Trade  
Human Trafficking**

The off-shore buying and selling of Victorians/Australians has been achieved by fraudulently obtaining birth certificates and sending them into Corporate United States to a holding company identified as Fidelity Investments located in Boston.

## **Funds In Court**

In the Supreme Court matter relating to and involving Julie Hoskin, Justice Jack Forrest illegally ordered a \$50 000 amount to be lodged before the matter would proceed in Statute Law breach of Magna Carta and the 1688 Bill of Rights both contained in the Imperial Acts Application Act 1980 (Victoria)

## **The Illegal Demand**

Every person who works at the Office of Funds in court located at Latrobe Street in Melbourne, Victoria is a sold person and as such the \$50,000 demand by Jack Forrest was and remains a \$50,000 amount demanded for and on behalf of the off-shore entity that holds all the birth certificates.

## **The Promissory Note – Victorian Instruments Act**

Julie Hoskin did issue a \$50,000 promissory note, but this note was immediately rejected by the staff at Funds in Court in Statute Law violation of section 4 of the Victorian Instruments Act. The rejection of the promissory note would activate a 78B notice to all Attorney-Generals because of the fact that both Bills of Exchange and Promissory Notes form part of section 51 of the Constitution of The Commonwealth of Australia.

## **The Failed Republic – The Concerned Edict**

Because the Republic vote failed on 6th November 1999, the alternative option for the off-shore owners was to order all judicial officers to ignore all Constitutional defence arguments in court.

## **Julie Hoskin's Lawyers And Justice Jack Forrest**

On a personal basis, I myself have appeared before Justice Jack Forrest, who concealed the critical material facts of the illegal and criminal removal of Queen Elizabeth the Second and the illegal and criminal substitution of a State Governor (John Sanderson) in place of The Queen.

This material fact has been concealed from the people because all statutory referendums were omitted by a concealed direction from the holders of the birth certificates off-shore.

## **The High Court**

### **The Share Price At Boston**

Every person who works for and under the corporate structure of The High Court has been sold and traded off-shore. The holding company for the sale and trade is Fidelity Investments in Boston. The share price for the corporation of The High Court of Australia Incorporated at Boston is \$79.30 which is an impossible situation where litigation exposing the selling and trading of the people of Australia comes into any court within Australia.

### **Julie Hoskin And Warwick Gately (The Commissioner)**

Julie Hoskin became a counselor for the Bendigo Council but all councils have been traded into the off-shore holding company at Boston (Fidelity) inclusive of Warwick Gately himself and every person who lives in Bendigo - all sold.

### **Victorian Electoral Commission – Warwick Gately**

The Victorian Electoral Act reveals the composition of the Commission, it consists of one person - Warwick Gately - a sold and traded person.

### **Sheriff's Office Victoria**

The current sheriff for Victoria is Brendan Facey, the former sheriff was Robyn White, both are sold persons at the holding company in Boston. This includes all persons working within this corporate umbrella.

### **ANZ Trustees And Executors**

#### **Estate Of J. W. Shaw - Justice Habersberger**

My late Father Jack Shaw died in 1978 and left his estate in the hands of the Trustees and Executors Agency Company who declared bankruptcy in 1983, the ANZ bank took over.

I issued a Supreme Court writ against the Trustees in the legal capacity of a beneficiary. The illegal and criminal trading of my Father's birth certificate via the offshore holding company was exposed in this litigation. The Judge (Habersberger) concealed these material facts. The ANZ Trustees and Executors liquidated immediately after this litigation and transferred the trusts into Equity Trustees. Notices to produce any or all details of this human trafficking trade were ignored. "

## **The Vexatious Litigation**

Because I have revealed three principal material facts in open court I have been declared a vexatious litigant by officers of The Victorian Supreme Court (all sold into Boston) and officers of the West Australian Supreme Court (all sold into Boston).

### **The Principal Concealed Facts**

1. All the people within the land mass of Australia have been sold.
2. The Queen has been removed and substituted by a State Governor.
3. The occult government of Freemasonry is the vehicle making all this happen.

### **The Bendigo Advertiser - January 12th 2018**

I did read the article that the Bendigo advertiser ran in relation to Julie Hoskin and Jack Forrest, resulting from this article | contacted Julie Hoskin and over the course of the week gave her two affidavits revealing material facts. Her lawyers have stated, to her that they will not be filing the evidence into the Supreme Court litigation currently being presided over by Jack Forrest.

### **Concealing Evidence – “Fraud on the Court”**

In normal law, the concealing of evidence that is vital within any litigation would amount to fraud on the court, but, because all officers of the Victorian Supreme Court are sold persons they are under 'instructions' to conceal material facts.

### **The 100 Affidavits – All Ignored by Both Judges (2008)**

During March 2008, two judges of The Victorian Supreme Court concealed material facts that were in 100 affidavits before them.

#### ***The Two Judges:***

***Justices Dodds-Streeton***

***Justice Geoffrey Nettle***

Because of their concealment of the material facts, both were promoted. Dodds-Streeton to the Federal Court, Nettle to the High Court. The contents of the 100 affidavits are now able to be viewed on the web, I have made the content available to the people.

## **Rule Of Law**

The critical component of the RULE OF LAW has been completely destroyed because of the off-shore sale.

## **The Slave Plantation**

When England first opened up the landmass of America they 'granted charters' to certain persons these charters developed into plantations worked by slaves. The people currently occupying the landmass of Australia have now become the occupants of such slave plantations, because without their knowledge nor consent they have been sold and traded off-shore.

## **The Illegal Colony**

New evidence that has just come to light states that Australia was founded illegally because it was allegedly ~~without the Referendum~~. Founded by a King's **Charter** that is The United Kingdom Parliament was By-Passed by the United Kingdom Monarch in Criminal Breach of the 1688 Bill of Rights – Article 1

## **Brian William Shaw**

A Vexatious Litigant who objects to the selling of people to an off-shore trader. I equally object to the criminal removal of The Queen:

24th January 2018.

## **The 2019 Update.**

At the time of writing this Particular Statement, 24th January 2018. I had no knowledge that Australia was under a Trusteeship arrangement. Since the 2018 date I now know that flowing out of the Yalta Agreement made in Russia in 1945 when the UNITED NATIONS came onto the International scene in the period 1945/1948 Australia came under the UNITED NATIONS in the Capacity of a mandated territory.

## **The Material Fact – The Concealment**

This material fact the existence of a Trustee has been concealed from the People of Australia and continues to be concealed.

**Recent Election** - 2019 .

The most recent Commonwealth Election May 2019 concealed this material fact from The People of Australia, in particular, The Voting Electorate amounting to the largest fraud ever perpetrated upon Australians.

**The United Nations Election**

Based on evidence it is very easy to conclude that the most recent election (May 2019) was and remains until overturned a UNITED NATIONS ELECTION

**Fraud**

A maxim in Law is that

**“FRAUD VITIATES EVERYTHING”**

*Bin and Pl  
July 2020*