## This is what I have uncovered

- 1. The oath / affirmation that Julia Gillard affirmed, is unlawful
- 2. The Parliament of the Commonwealth of Australia under <u>Rudd and Gillard</u> for the last number of years has sat unlawfully, because the Crown of the United Kingdom was removed and substituted from Western Australia without the required referendum consent on <u>1</u><sup>st</sup> January 2004.
- 3. <u>The criminal offence of Treason</u> was committed when the Crown of the United Kingdom was removed from the State of Western Australia without the required State and Commonwealth Referendums on 1<sup>st</sup> January 2004.
- 4. Julia Gillard, John Howard, Kim Beasley, Michael Jeffery, Damian Bugg, R Hulls and others in the period 15<sup>th</sup> December 2006 and 29<sup>th</sup> January 2007, were criminally charged by Private Prosecution Right at the Melbourne Magistrates Court in this period. In addition <u>Grand Jury applications were lodged</u> at the Full Court of the Supreme Court Melbourne Victoria on each defendant.
- 5. <u>Julia Gillard has not revealed that these criminal charges</u> exist. Julia Gillard was charged with <u>concealing treason</u>, and as such is disqualified from sitting in either House of Parliament because of <u>Section 44 of the Constitution</u> of the Commonwealth of Australia.
- 6. The Australian Election Paper relating to nominations states:-
  - "The disqualification in Section 44 renders a person incapable of being chosen or of sitting as a member of either house. The disqualifications therefore operate <u>from the time the process of election starts</u> that process, including Nomination of Candidates"
- 7. For more specific information relating to these criminal offences and the concealment of the existence of these offences, please refer to

www.elijahschallenge.net/legal.htm - "Brief of Evidence"