

IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE IN THE COURT OF APPEAL

BETWEEN

BRIAN WILLIAM SHAW

Applicant

- and -

THE ANZ EXECUTORS and TRUSTEE COMPANY  
LIMITED (AS THE TRUSTEES OF THE ESTATE  
OF JOHN WILLIAM SHAW, DECEASED

Respondent

**AFFIDAVIT IN SUPPORT**

Chief Justice Marilyn Warren

Date of document:

*JK* MAY 2013

Filed on behalf of: The Plaintiff

Prepared by: Brian Shaw

Address: C/- P.O.Box 800 Werribee

Victoria, 3030

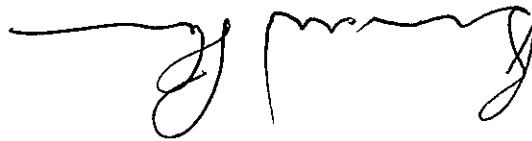
*NO 25.*

Tel: 0487 195 522

I, Brian William Shaw, care of P.O. Box 800, Werribee, 3030 in the State of  
Victoria do state and affirm the following:

That this affidavit exhibits a 25 page affidavit affirmed by Brian Shaw on  
21<sup>st</sup> February 2013 in relation to the criminal offences relating to and  
involving the Chief Justice of the State of Victoria.  
Exhibit is marked; "Chief Justice Marilyn Warren".

AFFIRMED BY:



AT:

*JK*  
*Warren*

IN THE STATE OF VICTORIA

DAY OF MAY 2013.

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

BEFORE ME:

*Margaret May Campbell*



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IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE IN THE COURT OF APPEAL

BETWEEN

BRIAN WILLIAM SHAW

Applicant

- and -

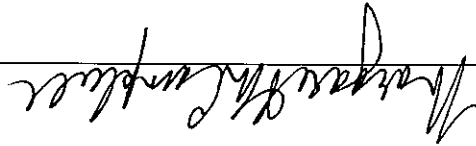
THE ANZ EXECUTORS and TRUSTEE COMPANY  
LIMITED (AS THE TRUSTEES OF THE ESTATE  
OF JOHN WILLIAM SHAW, DECEASED

Respondent

**EXHIBIT**

This is the exhibit referred to in the affidavit of Brian William Shaw affirmed  
on the 5<sup>th</sup> day of May 2013.

Before me:



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

“Chief Justice Marilyn Warren”

IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986

BETWEEN:

BRIAN WILLIAM SHAW

Applicant

And

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Respondent

**AFFIDAVIT IN SUPPORT**

**Chief Justice Warren**

Date of Document:

February 2013

Filed on behalf of:

The Applicant

Prepared by:

Brian William Shaw

I, Brian William Shaw, c/- PO Box 800 Werribee in the State of Victoria 3030 do state and affirm that

**1. CHIEF JUSTICE WARREN and JUSTICE BONGIORNO**

I state that Chief Justice Warren sitting with Justice Bongiorno, the former director of Public Prosecutions for the State of Victoria, on 1st November 2012 in the Court of Appeal at Melbourne, did have the opportunity to correct the unlawful activity discovered but chose to assist the criminal activity discovered, accordingly criminal process now must issue to bring this discovered criminal activity into the public arena in accordance with Statute Law.

(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;

**PENALTY: Level 6 imprisonment (5 years maximum).**

*Crimes Act 1958 Section 316.*

**2. CRIMINAL OFFENCES (Chief Justice Warren)**

I state that the following criminal offences were committed by Chief Justice Marilyn Warren assisted by Justice Bongiorno on and at the date and place specified

IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986  
BETWEEN:

BRIAN WILLIAM SHAW

Applicant

And

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Respondent

AFFIDAVIT IN SUPPORT

*Chief Justice Warren*

Date of Document: February 2013

The Applicant  
Brian William Shaw

Prepared by:

I, Brian William Shaw, c/- PO Box 800 Werribee in the State of Victoria 3030 do state and affirm that

**1. CHIEF JUSTICE WARREN and JUSTICE BONGIORNO**

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**PENALTY: Level 6 imprisonment (5 years maximum).**

*Crimes Act 1958 Section 316.*

**2. CRIMINAL OFFENCES (Chief Justice Warren)**

I state that the following criminal offences were committed by Chief Justice Marilyn Warren assisted by Justice Bongiorno on and at the date and place specified



**THE ACCUSED**  
**Lieutenant Governor and Chief Justice Marilyn Warren**  
**Chief Justice Supreme Court of Victoria**  
**210 Williams Street**  
**Melbourne**  
**Victoria 3000**

**COUNT 1**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did exercise Federal jurisdiction with a personal interest.  
**Crimes Act 1914 (Commonwealth) Section 34 (4)**

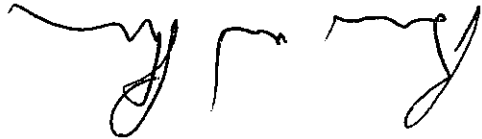
**COUNT 2**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did commit The Common Law offence of Fraud by failing to disclose that the Constitution of The Commonwealth of Australia established in 1900 has been suspended without the knowledge nor consent of the electorate.  
**Common Law Fraud**

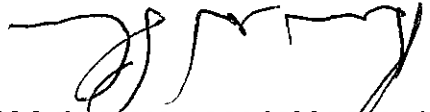
**COUNT 3**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did commit the Common Law offence of Treason by sitting in Federal jurisdiction with knowledge that the oath of allegiance to Queen Elizabeth the Second has been removed from The Legal Practices Act 1994 Victoria by enactment of The Courts and Tribunals Legislation (Further Amendment) Act 2000 (51/2000).  
**Common Law Treason.**

**COUNT 4**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did assist another person Julia Gillard to escape punishment for the criminal offence of Treason.  
**Criminal Code Act 1995 (Commonwealth) Section 80 (2) (a)**

**COUNT 5**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, failed to use reasonable endeavours to prevent the commission of the offence of Treason.  
**Criminal Code Act 1995 (Commonwealth) Section 80 (2) (b)**

**COUNT 6**  
The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did receive a benefit, a continued state salary plus pending superannuation payment and State pension with an understanding that serious indictable offences against the Law of the Commonwealth ( The Commonwealth Constitution ) would be concealed and prosecution discontinued and evidence withheld.  
**Crimes Act 1914 (Commonwealth) Section 44.**





**Crimes Act 1958 Victoria Section 82.**

The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne, did by deception, dishonestly obtain a financial advantage in particular a Victorian State salary plus pending superannuation and State pension, with knowledge that the Supreme Court of Victoria is currently acting outside of valid Constitutional jurisdiction and authority.

**COUNT 13**

**Crimes Act 1958 Victoria Section 81.**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did by deception obtain property belonging to another, with the intention of permanently depriving Mr Brian Shaw of such property. The Property in question is "The Constitution of the Commonwealth of Australia 1900 and all Rights emanating from such property."

**COUNT 12**

**Crimes Act 1914 (Commonwealth) Section 6.**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did assist a number of named criminal offenders charged with offences against the Laws of the Commonwealth, by enabling them to escape punishment in that the accused has not permitted Grand jury hearings lodged prior to January 2010 (in excess of 50).

**COUNT 11**

**Common Law "Misprision of Treason"**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did conceal the criminal offence of Treason evidenced by the overt Western Australian Act titled "Acts Amendment Repeal Courts and Legal Practices Act".

**COUNT 10**

**Crimes Act 1914 (Commonwealth) Section 24 AA.**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did with intent contribute to an Act, The Act Amendment Repeal Courts and Legal Practices Act 2004, Western Australia, in Particular Section 130 of such Act to overthrow The Constitution of the Commonwealth by Sabotage.

**COUNT 9**

**Crimes act 1914 (Commonwealth) Section 43.**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did attempt to pervert the course of justice in relation to the Judicial Power of the Commonwealth.

**COUNT 8**

**Crimes Act 1914 (Commonwealth) Section 42.**

The accused on 1<sup>st</sup> November 2012 in the Blue Court, Court of Appeal Lonsdale Street Melbourne, did conspire with other named Supreme Court Grand Jury defendants to obstruct and pervert the course of justice in relation to the Judicial Power of the Commonwealth.

**COUNT 7**

**COUNT 14**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, did knowingly aid and abet the overt Act enacted outside Victoria, namely, the Acts Amendment Repeal Courts and Legal Practices Act (Western Australia), effective both within Victoria and outside Victoria because of the Commonwealth ramifications to electors at both Commonwealth and State level.  
**Crimes Act 1958 Victoria Section 181.**

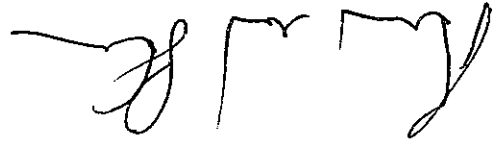
**COUNT 15**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, failed to discover the illegal Act titled "Courts and Tribunals Legislation (Further Amendment) Act 2000. In particular part 2 of such Act, in that the Act unlawfully and illegally removed the statutory Oath of Allegiance from the Legal Practice Act 1994 Victoria.  
**Crimes Act 1958 Victoria Section 316 (2)(vii).**

**COUNT 16**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, did attempt to commit an indictable offence by failing to discover serious indictable offences revealed on the day.  
**Crimes Act 1958 Victoria Section 321 m.**

**COUNT 17**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, without lawful authority did impede the prosecution of named criminal offenders submitted to the Court on 1 November 2012 in a detailed file.  
**Crimes Act 1958 Victoria Section 325.**

**COUNT 18**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, did conceal serious indictable offences committed by named offenders for a financial benefit, that is, the retention of both a State salary and pending superannuation and State pension.  
**Crimes Act 1958 Victoria Section 326.**

**COUNT 19**  
The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, did commit the Common Law offence of Conspiracy to Cheat and Defraud in that the accused is involved in a common plan with all State and Commonwealth Attorney-Generals to deprive all Victorians and Australians of their basic and primary right that is the protection and security of the Constitution of the Commonwealth of Australia.  
**Common Law**  
**Conspiracy to Cheat and Defraud.**



The accused on 1<sup>st</sup> November 2012 at the Court of Appeal, situated at Lonsdale Street Melbourne within Victoria, did commit the Common Law offence of Misconduct in Public Office in that the accused conducted a Judicial Hearing with knowledge that the Crown had been removed from Statute Law without the required statutory referendum requirements.  
*Common Law*  
*Misconduct in a Public Office.*

**3. PRINCIPAL CO-OFFENDERS**

I state that the following Supreme Court officers are principle to the criminal offences revealed in this affidavit in addition to the judges already presented for Grand Jury indictments:

1. President Chris Maxwell
2. Justice Bongiorno
3. Justice Forrest
4. Justice Ferguson
5. Justice Nettle
6. Justice Buchanan
7. Justice Dodds-Streeton
8. Justice David Beach
9. Justice Hansen
10. Justice Coghlan
11. Justice Garde
12. Associate Justice Mukhtar
13. Associate Justice Daly

**4. HIGH COURT JUDGES – GRAND JURY INDICTMENTS**

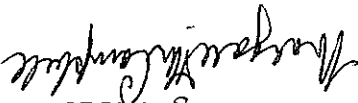
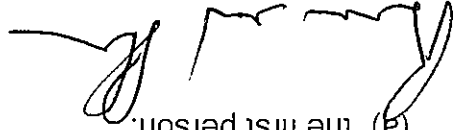
I state that the following High Court Judges currently serving and or retired are pending Grand Jury indictments, but continue to conceal this legal fact.

1. Justice Gleeson
2. Justice Hayne
3. Justice Gummow
4. Justice Crennan
5. Justice Kirby
6. Justice McHugh
7. Justice Callinan

Additional Judges replacing the retired Judges have not been presented for criminal activity but at present are concealing the pending Grand Jury indictments filed against the named seven High Court Judges in the criminal jurisdiction of the Full Court of the Supreme Court of Victoria.

**CRIMES ACT 1914 - SECT 44**  
**Compounding offences**

(1) A person (the first person) commits an offence if:  
(a) the first person:







(4) A person commits an offence if:  
(a) the person is a judge or magistrate; and

34 Judge or magistrate acting oppressively or when interested  
Division 2—Judges and magistrates (Crimes Act 1914)

- 1. Chief Magistrate Ian Gray (now Coroner)
- 2. Charles Horsburgh (Sunshine)
- 3. Angela Bulger (Werribee)
- 4. Magistrate Wright (Kyneton)
- 5. Magistrate White (Kyneton)
- 6. Magistrate Hubble (Sunshine)

I state that the following Magistrates have concealed the discovered criminal attack upon the respective Constitutions, in particular the Grand Jury work, in particular Ian Gray, himself a Grand Jury accused and the criminal offences related to the issues discovered.

**6. MAGISTRATES COURT OF VICTORIA**

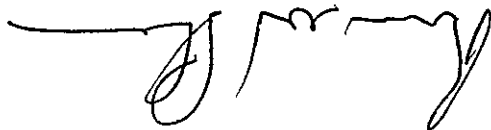
I state that in relation to the above discovered criminal activity two particular County Court Judges have judicial knowledge of the criminal activity revealed but have not dealt with it according to law.  
Justice Hannah  
Justice Sexton

**5. COUNTY COURT VICTORIA**

(2) Absolute liability applies to the paragraph (1)(c) element of the offence.  
Note: For absolute liability, see section 6.2 of the Criminal Code .

**Penalty: Imprisonment for 3 years.**

- (i) asks for, receives or obtains any property, or benefit, of any kind for himself or herself or another person; or
- (ii) agrees to receive or to obtain any property, or benefit, of any kind for himself or herself or another person; and
- (b) the first person does so upon an agreement or understanding that the first person will:
  - (i) compound or conceal an offence; or
  - (ii) abstain from, discontinue or delay a prosecution for an offence; or
  - (iii) withhold evidence of an offence; and
- (c) the offence referred to in paragraph (b) is an indictable offence against a law of:
  - (i) the Commonwealth; or
  - (ii) a Territory.



(4) A person may be found guilty of an offence against subsection (1) even if doing the thing attempted is impossible.

**of the offence is one of fact.**

The question whether conduct is more than merely preparatory to the commission of the offence. (3) For the person to be guilty of an offence against subsection (1), the person's conduct must be more than merely preparatory to the commission of the offence.

Note: For absolute liability, see section 6.2 of the *Criminal Code*. (2) Absolute liability applies to the paragraph (1)(b) element of the offence.

**Penalty: Imprisonment for 10 years.**

(b) the judicial power is the judicial power of the Commonwealth.

(a) the person attempts to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and

(1) A person commits an offence if:

**CRIMES ACT 1914 - SECT 43  
Attempting to pervert justice**

The Full Court has refused to hear the lodged application since 9<sup>th</sup> September 2003 up to and inclusive of present and as such in relation to the criminal offence of attempting to pervert the course of justice, the question whether conduct is more than merely preparatory to the **commission of the offence is one of fact**. And as such must be given to a jury to address the delay in prosecution as a question of fact.

**On the 9<sup>th</sup> September 2003 the Full Court of the Supreme Court of Victoria did receive and stamp a Grand Jury application with a 54 page affidavit supporting such application (Charles Wheeler).**

The five judges entered into the evidence thereby voiding the application. The intervenor was the Attorney General for the State of Victoria Mr R Hulls in 2001, the instigator in the vexatious proceeding.

I state that the legal right for a Private Prosecution to be conducted does exist ( R v Parker VR 22 at 42 ) equally the legal right to seek and obtain an indictment by Grand Jury process does continue to exist and was originally activated by Private Prosecution right under Section 354 Crimes Act 1958 Victoria. The first corporation charged was Freemasonry Victoria under their various corporation structures. The application was refused by five judges of the Full Court Supreme Court of Victoria during 2001.

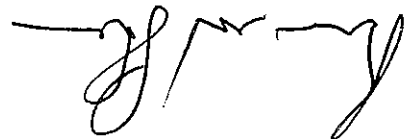
**(State Politicians accountable to their Electorate)**

**7. THE PRINCIPAL ISSUE (Grand Jury)**

**Penalty: Imprisonment for 2 years.**

- (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
- (d) the jurisdiction is federal jurisdiction.

*Murray W. Sampson*



I state that it is established in law that the laying or filling of a false criminal charge is in itself a criminal charge, but, the former Attorney General for the State of Victoria Mr R Hulls did not activate this legal option in relation to myself.  
Rather the civil option of having his court, the Supreme Court of Victoria operating under the auspices of the Justice Department, Via a concealed entity called "Business Unit 19" Since the enactment of the "Courts and Tribunals Legislation Further Amendment Acts 2000 Victoria" (5<sup>th</sup> September 2000) declare the applicant a Vexatious Litigant to prevent the actual matter getting into the hands of the actual electors via either a Grand Jury or ordinary Jury, as set out at Section 354 Crimes Act 1958 and Section 80 Commonwealth Constitution in relation to "indictments".

## 8. A FALSE CHARGE

In the period since 2001, excluding Freemasonry Victoria and their respective corporate structure from the defendants list, no less than 53 defendants have been presented for Grand Jury indictment, but, the Full Court continues to refuse the applications, all of which were lodged prior to any purported abolition of the Grand Jury right.  
With the exception of Corryn Rayney a former registrar of the Supreme Court of Western Australia who was murdered, in law all applications remain pending.

## CRIMES ACT 1914 - SECT 41

Conspiracy to bring false accusation  
(1) A person commits an offence if:

- (a) the person conspires with another person:
  - (i) to charge any person falsely with an offence; or
  - (ii) to cause any person to be falsely charged with an offence; and
- (b) the offence referred to in paragraph (a) is an offence against a law of:
  - (i) the Commonwealth; or
  - (ii) a Territory.

## Penalty: Imprisonment for 10 years.

## 9. 22.9 MILLION AUSTRALIANS

I state in this affidavit that the Supreme Court of The State of Victoria and Officers of such court have agreed to conceal a criminal agenda to assist the transfer of 22.9 million Australians, which includes 5.6 million Victorians, into and under the control direction and auspices of the United Nations, a Foreign Power to Rule of Law in Australia.

## 10. COMMONWEALTH REFERENDUM

I state that on 6<sup>th</sup> November 1999 the electors of the Commonwealth of Australia in accordance with the Constitution, the rule of law for the people and the Corporation of the Commonwealth, did vote in accordance with Section 128 of the Commonwealth Constitution to retain the Crown and Monarch of the United Kingdom within our law, both Commonwealth and State.

**11. CONSTITUTIONS SUSPENDED**

I state that on 6<sup>th</sup> November 1999 when the electors by referendum elected to retain the Crown and Monarchy, because the decision of the electors was contrary to the intent of the foreign power, all Constitutions (State and Commonwealth) were unlawfully and illegally suspended which is the principle reason why referendums have been omitted since 6<sup>th</sup> November 1999. The decision on 6 November 1999 was disregarded.

**12. SUE V HILL 1999**

I state that in the period prior to 6<sup>th</sup> November 1999 the High Court did hand down a purported judgement to assist the referendum decision. In the High Court matter of Sue v Hill 1999, the High Court ruled that England was a foreign power to the Laws of the Commonwealth of Australia (Section 44), a decision in Constitutional breach of the Commonwealth Constitution and resultant referendum.

**13. THE MASONIC WARRANT**

(UK and Australia)

I state that if the High Court were to attempt to rely on their judgement (Sue v Hill), then the United Kingdom warrant to open Masonic Lodges within Australia comes from a Foreign Power (UK Freemasonry) and as such is in breach of both Constitutional Law and Criminal Law, at both Federal and State level. The organisation and structure of Freemasonry is occultic and completely unscriptural, the oaths / obligations are contrary to and in breach of Criminal Law, in particular Section 316 of the Crimes Act 1958 Victoria. Their Masonic oath of allegiance would be in constitutional breach of all State constitutions in addition to the Constitution of the Commonwealth of Australia, in particular Section 44.

**14. PERVERTING THE COURSE OF JUSTICE**

I state that officers of the Supreme Court of the State of Victoria, a State created at and by Federation, have attempted and continue to attempt to pervert the course of justice by both concealing and delaying the legal right to have this matter placed in front of a Grand Jury within Victoria to obtain a valid indictment, in relation to Freemasonry and the contradictions of oaths and allegiances. After which the matter can proceed to Jury Trial, as set out at Section 80 of the Commonwealth Constitution irrespective of the concealed suspension that occurred on 6 November 1999.

**15. GRAND JURY RIGHT PERVERTED**

(The former Attorney-General)

I state that on January 29 2007, the former Attorney General of the State of Victoria, Mr Robert Hulls, was the defendant in a criminal presentment by private prosecution in relation to indictable offences committed within the State of Victoria and Commonwealth of Australia. The Magistrates Court declined to present and such decline did activate the legal right to obtain an indictment before a Grand Jury in accordance with Section 354 Crimes Act 1958 Victoria. The Grand Jury right was activated on January 29<sup>th</sup> 2007 and is still active today but the Full Court of the



Supreme Court of Victoria currently is attempting to pervert the course of justice by refusing to hear the application and other applications to place the matter into the criminal jurisdiction of a Grand Jury consisting of 23 electors. Judges of the Full Court do not have the jurisdiction of the Grand Jury and are shut out from entering into any evidence other than the application supported by an affidavit revealing an indictable offence.

16.

**MR ROBERT HULLS**

I state that after January 29 2007, Mr R Hulls did agree with the Parliament of the State of Victoria to have Section 354 Crimes Act 1958 removed from the Statute Books. At the time of introducing the Bill into the Parliament evidenced in the Victorian Hansards, Mr Hulls did not disclose that Mr Hulls did have three Grand Jury applications sitting at the Full Court of the Supreme Court of Victoria. All have agreed to conceal the matter inclusive of the current Attorney-General of the State of Victoria, member for Box Hill and Finance Minister, Mr Robert Clark. Inclusive of the current Governor of the State of Victoria and former Supreme Court Judge, Mr Alex Chernov and inclusive of the Leader of the Nationals in Victoria and Deputy Premier, Mr Peter Ryan, Minister for Police and Emergency Services, Minister for Regional and Rural Development, and current member for Gippsland South.

17.

**GOVERNOR ALEX CHERNOV  
(Former Supreme Court Judge)**

I state that the current Governor of the State of Victoria, Alex Chernov, was one of five Full Court Judges hearing a Grand Jury application in the Full Court of the Supreme Court during October 2001 in relation to criminal charges against Freemasonry Victoria and their respective organisations for taking and administering unlawful oaths in the State of Victoria in criminal breach of Section 316 Crimes Act 1958. All five Judges were later charged by private prosecution right. Their criminal offences related to Section 34 Crimes Act 1914 and presented to the Melbourne Magistrates Court where the Court declined to present, accordingly Section 354 (The Grand Jury Right) of the Crimes Act 1958 was activated. The Full Court has and continues to attempt to pervert the course of justice in refusing to hear the application which has been sitting at the Full Court for a number of years.

18.

**GOVERNOR JOHN SANDERSON  
(Western Australia)**

I state that on January 1<sup>st</sup> 2004 the Governor of the State of Western Australia, Governor Sanderson, co-signed the enactment of the Act titled "Acts Amendment Repeal Courts and Legal Practice Act" with the Attorney-General of the State of Western Australia, Mr Jim McGinty (an Attorney-General who never finished his Articles) to remove the Crown of the United Kingdom inclusive of the removal of the statutory Oaths of Allegiance and in various amended sections substitute themselves in place of Her Majesty Queen Elizabeth the Second and or The Crown. This unconstitutional and criminal amendment / substitution did not have either the statutory State referendum or the resultant Commonwealth referendum and as such the Governor of the State of Victoria inclusive of Officers of the Supreme Court of Victoria are principal to criminal activity revealed in both Western Australia and

I state that in relation to the indictment sought, all High Court officers at all times inclusive of officers of the Supreme Court of the State of Victoria and Western Australia are bound to obey the Laws of the Commonwealth of Australia in particular The Constitution of the Commonwealth of Australia Section 5 of the United Kingdom portion of the superior Constitution, ratified by the electors in the referendum held 6<sup>th</sup> November 1999.

**21. LAWS OF THE COMMONWEALTH**

**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.

I state that the names of specific individuals pending Grand Jury indictments is true and correct. Both the Supreme Court of Victoria and the High Court of the Commonwealth are continuing to attempt to conceal this fact from the people and Electors of Australia and refuse to permit the matter to proceed to Grand Jury for indictment, from there to Jury Trial as set out at Section 80 of the Constitution. This Constitutional right cannot be halted, delayed or perverted without a direct breach of the claimed constitutional right.

**20. CRIMINAL CONCEALMENT OF GRAND JURY DEFENDANTS**

I state that Judges and Officers of the High Court are also principle to the criminal attack upon the respective Constitutions and are currently working for a foreign power contrary to the Laws of Australia and Victoria.

**19. HIGH COURT JUDGES AND OFFICERS**

(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".

instead —  
(3) Section 9(1) is amended by deleting "Her Majesty" and inserting  
**130 . Supreme Court Act 1935 amended**  
**2003 (NO. 65 OF 2003) - SECT 130**  
**ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL PRACTICE) ACT**

Victoria against the Electors of both Victoria and Western Australia in addition to criminal activity against the Electors of the Commonwealth of Australia.

Section 5 Operation of the Constitution and laws (UK portion)  
This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State; and the laws of the Commonwealth shall be in force on all British ships, the Queen's ships of war excepted, whose first port of clearance and whose port of destination are in the Commonwealth.

**22. STATE MEMBER FOR MACEDON, VICTORIA**

I state that the current sitting member for Macedon, Joanne Duncan does have actual and constructive knowledge of the criminal issues discovered but has verbally stated; *"I will not be informing my electorate"*

**23. ELECTORAL COMMISSIONS**

I state that both the Commonwealth Electoral Commission, Commissioner and officers of such commission are complicit with the Victorian Electoral Commission, Commissioner and officers of the United Kingdom and statutory oaths of allegiance from the Electorate, both State and Commonwealth.  
*Refer to Count 2 of this affidavit.*

**24. PETER RYAN (State politician)**

I state that Mr Peter Ryan, the current Leader of the Nationals in Victoria, Deputy Premier, Minister for Police and Emergency Services, Minister for Regional and Rural Development and current member for Gippsland South and a co-signatory to the Traffic Penalty Laws, has both actual and constructive knowledge of the private prosecution charges against Mr Robert Hulls and Julia Gillard but has concealed and continues to conceal, which is the principle reason why Mr Ryan requested that the subpoena issued against Mr Ryan for a Supreme Court appearance on 18<sup>th</sup> July 2012 be struck out.

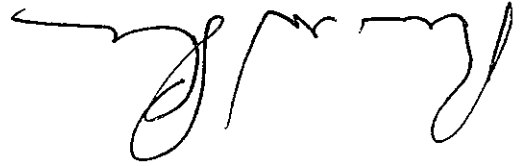
**25. THE VICTORIA POLICE**

The Victoria Police force is steeped in Freemasonry, which makes it exceptionally difficult to operate as a police unit within Victoria for the security of all Victorians. In relation to informing State police officers of the discovered attack upon the constitutions, their legal responsibility is set out at Section 80 2 (B) of the Criminal Code Act 1995 (Commonwealth). Within the Force two sets of law exists, State Law and Masonic Law. Criminal Law in relation to concealing and abettors in crime does apply.

**27. CRIMINAL OFFENCES (Masonic Police)**

I state that the Members of Freemasonry inclusive of the Masonic Judiciary and Masonic Police take and administer Masonic Oaths contrary to Section 316 Crimes Act 1958 Victoria and contrary to all known public law.





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

**Australia Act 1986 Section 6.**  
**Manner and form of making certain State laws**

I state that the sale of the Commonwealth Bank culminated in the lodgement of the  
Articles of Association of the Bank being lodged with Australian Securities and  
Investment Commission (ASIC) in April 1991. The bank was formed in 1911 after  
Federation and known as "The People's Bank", but, the sale proceeded without any  
referendum input from the electors under the direction of the then Prime Minister Mr R  
Hawke, at the time, an Honorary Citizen of Israel, relying on a purportedly valid Australia  
Act.

**31. THE ARTICLES (The Bank)**

I state that the Government of every State inclusive of the Commonwealth Government  
in agreement with the banking cartel has concealed from the public electors the fact that  
Australian mortgages are pooled into America and hedged.  
Any pooled mortgage extinguishes ownership of the original mortgage, but, the Courts  
and Judges within Australia in agreement or understanding with the banking cartel and  
respective Australian Governments conceal the practice of mortgage pooling and the  
legal effects of such practice.

**30. POOLED MORTGAGES**

I state that at Section 3AA Crimes Act 1914 Commonwealth a Constitutional  
Corporation is defined as a Corporation obtaining its grant of power from Section 51(xx)  
of the Commonwealth Constitution, but, what is not revealed to the public or electors is  
of the fact that when the Crown of the United Kingdom was fraudulently removed, the grant  
of power ceased and an assumed power activated.  
**Commonwealth Constitution**  
**Section 51(xx.) Foreign corporations and trading or financial corporations formed**  
**within the limits of the Commonwealth:**

**29. CONSTITUTIONAL CORPORATION**

I state that the Government in the State of Victoria, in agreement with the Government  
of the Commonwealth of Australia, does borrow money on the public credit of the  
Commonwealth of Australia, but, conceals the banking practice of Fractional Reserve  
Banking from the public when using or applying the **credit of the public.**  
**Commonwealth Constitution**  
**Section 51(iv) borrowing money on the public credit of the Commonwealth;**

**28. PUBLIC CREDIT**



**Criminal Code Act 1995 Section 131.8**

Property of a corporation sole

For the purposes of this Division, property of a corporation sole belongs to the corporation despite a vacancy in the corporation.

**32. BONDS**

**(Birth and Citizenship)**

I state that the allegation is that Birth Certificates and Citizenship Certificates unknown to the public/lector are being converted into bonds via respective Treasury Corporations within Australia and traded on a large number of Stock Exchanges throughout the world, which would amount to not only Fraud, but Trafficking in people via their Birth Certificates and or Citizenship Certificates.

**Trafficking in people carries a 25 year jail penalty.**

**Criminal Code Act 1995 Section 115**

**Division 115 -- Harming Australians**

**115.3 Intentionally causing serious harm to an Australian citizen or a resident of Australia**

(1) A person is guilty of an offence if:

- (a) the person engages in conduct outside Australia; and
- (b) the conduct causes serious harm to another person; and
- (c) the other person is an Australian citizen or a resident of Australia; and
- (d) the first-mentioned person intends to cause serious harm to the Australian citizen or resident of Australia or any other person by the conduct.

**Penalty: Imprisonment for 20 years.**

(2) Absolute liability applies to paragraph (1)(c).

**115.6 Bringing proceedings under this Division**

(1) Proceedings for an offence under this Division must not be commenced without the Attorney-General's written consent.

(2) However, a person may be arrested, charged, remanded in custody, or released on bail, in connection with an offence under this Division before the necessary consent has been given.

**33. LAND TITLES**

I state that the allegation is that respective Governments within Australia using a

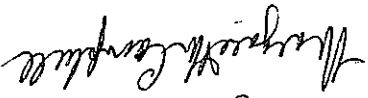
Corporation set up for the specific purpose known as

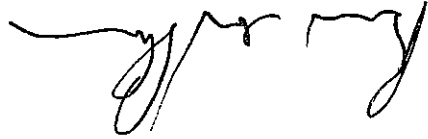
**"BRIGALOW CORPORATION"** are trading/transferring Australian land titles into and under the control of the United States Securities Commission without the consent or knowledge of the Title Holder or Elector.

**Criminal Code Act 1995 Section 131**

**Division 131 -- Theft**

131.3 Appropriation of property





**Criminal Code Act 1995 Section 132.1(1)**  
**Division 132 -- Other property offences**  
132.1 Receiving

I state that the principle concealers to this Constitutional fraud on the electors, the legal custodians of the Constitution, are named in the lodged Grand Jury indictments currently concealed by officers of the Supreme Court of Victoria in a silent consent with the Judges and Officers of the High Court, in addition to the Australian Electoral Commission and the Victorian Electoral Commission in addition to The Victorian Justice Department in particular officers of such department, inclusive of the former Attorney General Mr R Hullis and the current Attorney General Mr Robert Clark and the Police Minister, Mr Peter Ryan, in addition to the Victorian Government Solicitors Office operating out of the Justice Department.

**35. THE PRINCIPLE CONCEALERS**

(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.

(2) A Bill that — provisions

73. Legislature as constituted by this Act empowered to alter any of its

**West Australian Constitution Act 1889**  
**Section 73.2(g)**

I state that every registered elector within Australia is both a State elector and Commonwealth elector at the same time. What was not revealed to the elector was the alteration in various laws removing either the statutory Oath of Allegiance and/or The Crown of the United Kingdom without the compulsory referendums, either State or Commonwealth. In simple words, the State and Commonwealth Elector was omitted from the decision.

**34. THE ELECTOR LEFT OUT**

(1) For the purposes of this Division, any assumption of the rights of an owner to whom it belongs, amounts to an appropriation of the property. This includes, in a case where a person has come by property (innocently or not) without committing theft, any later such assumption of rights without consent by keeping or dealing with it as owner.  
(2) For the purposes of this Division, if property, or a right or interest in property, is, or purports to be, transferred or given to a person acting in good faith, a later assumption by the person of rights which the person had believed himself or herself to be acquiring does not, because of any defect in the transferor's title, amount to an appropriation of the property.

(1) A person is guilty of an offence if the person dishonestly receives stolen property, knowing or believing the property to be stolen.

Penalty: Imprisonment for 10 years.

### 36. THE SPIRIT OF ALMIGHTY GOD OR THE FEMALE

I state that it is beyond reasonable doubt that the Spirit of Almighty God is male, clearly outlined in The Lord's Prayer "**Our Father who art in Heaven**" But, the Spirit of Freemasonry, the Supreme Being, inclusive of the Spirit of the Supreme Court of Victoria is female, depicted by the Female sitting above the William Street Melbourne entrance to the Supreme Court of Victoria. "**The Statue of Justice**".

### 37. THE MASONIC SUPREME BEING (Female)

I state that the spirit of Freemasonry is the Supreme Being and as such the Spirit is female, but, exceptionally concealed by all Freemasons. In contradiction to the inclusion of the words:

"**Humbly relying on the Blessing of Almighty God**" (The Father) found in the

preamble of the Commonwealth Constitution.

In the annotated Constitution of the Australian Commonwealth by Quick and Garran

beginning at page 287 the issue between including Almighty God or Supreme Being is

raised, in particular at page 288 the statement:-

"**I think the people of Australia ought to have been told frankly when they were asked to sign these petitions what the history in the United States has been on the subject, and the motive with which these words have been proposed**"

At Page 289

"it was a familiar rule, that a thing might be within the Letter of a Statute, and yet not be within the Statute, because not within spirit nor within the intention of its makers"

### 38. THE ENEMY OF ALMIGHTY GOD

I state that the principle spiritual opponent of Almighty God is Female. This is both discovered and determined by the following scriptures.

Hosea 4:12

"my people ask counsel at their stocks and their staff declares unto them - for the spirit of whoredoms, has caused them to err and they have gone a whoring from under their God"

Matthew 13:33

"Another parable spake he unto them. The Kingdom of Heaven is like unto leaven, which a woman took, and hid in three measures of meal, till the whole was leaven."

Zachariah 5: 7/8

And behold, there was lifted up a talent of lead and this is a woman that sits in the midst of the ephah, and he said, "This is wickedness" (portion)

Nahum. 3:4  
 "Because of the multitude of the whoredoms of the well favoured harlot, the mistress of witchcraft, that sells nations through her whoredoms and families through her witchcraft."

Micah 7:7-10  
 "Therefore I will look unto the LORD; I will wait for the God of my salvation: my God will hear me.  
 Rejoice not against me, O mine enemy: when I fall, I shall arise; when I sit in darkness, the LORD shall be a light unto me.  
 I will bear the indignation of the LORD, because I have sinned against him, until he plead my cause, and execute judgment for me: he will bring me forth to the light, and I shall behold his righteousness.  
 Then she that is mine enemy shall see it, and shame shall cover her which said unto me, Where is the LORD thy God? mine eyes shall behold her: now shall she be trodden down as the mire of the streets."

**39. THE STATUE OF JUSTICE**

(The Supreme Court)  
 I state that the Statute of "Justice" above the Supreme Court of Victoria comes from the Tarot cards. "The Law of Equilibrium is Tarot".  
 The 22 Major Arcana Cards of the Tarot are the perverting of Psalm 119 of The Old Testament, as such Psalm 119 is divided into 22 Sections with a Hebrew sub-header. The same 22 sections appear in the book of Lamentations in the Jerusalem Bible. In relation to the Supreme Court Statue relating to the tarot, three 3 cards become operative.

- 1. The High Priestess
- 2. The Empress
- 3. Justice

**The High Priestess: Gimmel (Extracts)**

- A. The numerical value is 3 and in Roman characters it is written "G"
- B. The High Priestess is really the representative of nature of the Laws of Nature.
- C. The High Priestess also represents what the Christians call The Holy Ghost. The Holy Ghost and Nature of Science are the same.
- D. The High Priestess of the Tarot is The Holy Ghost
- E. The High Priestess is the Holy Ghost of the Christian Theology.

**The Empress: "Daleth" (Extracts)**

- A. Gimmel and Daleth are two aspects of the same thing.
- B. The meaning of the Empress is she who sets the house in order.
- C. You tune in on the plane that the occultist calls The Supreme Superman, the Master.
- D. Card #3, Justice, is the picture of the Empress in another aspect.

- E. Remember the instrument of building, The carpenter's square.
- F. Then the color of the background of a Tarot Card always indicates the chief or instigating force that is back of it.

**Justice: "Lamed" (Extracts)**

A. This card, Justice, then is an aspect of The High Priestess

B. The High Priestess wears Blue.

Justice wears Red.

C. Justice on the other hand, holds the two implements by which she is working ceaselessly the **Sword** and the **Scales**.

D. These occult charms, which in the end construct **The Spiritual Body**, are made possible by The Rising Kundalini. The serpent force from her coiled position at the base of the spine.

E. The blade of the huge sword is blue to indicate **The Holy Ghost**.

F. The Law of equilibrium is Tarot.

G. Through this meditation we unveil the truth about nature. The eternal feminine principal ever at work with the Sword and Scales.

*To perceive the cosmic mother as she is.*

Source "The Rabbi's Tarot" By:- Daphna Moore

**THE CONCLUSION from the EXTRACTS**

The Supreme Court of Victoria is a Masonic Court operating in and through the Spirit of the Tarot and as such its occult science in total contradiction to Biblical Law and the respective Constitutions "Humbly relying on the blessing of Almighty God".

**Victorian Constitution**

Constitution Act 1975 - SECT 23

Oath of allegiance

23. Oath of allegiance

(1) No member either of the Council or the Assembly shall be permitted to sit

or vote therein respectively until he has taken and subscribed before the

Governor or some person authorized by the Governor in that behalf the oath or

affirmation in the Second Schedule.

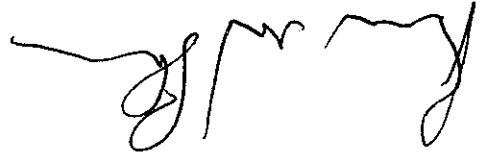
**Constitution Act 1975 - SECOND SCHEDULE 2 (Almighty God)**

Oath: I swear by Almighty God that I will be faithful and bear true allegiance

to Her Majesty Queen Elizabeth II, as lawful Sovereign of the United Kingdom and

of this State of Victoria.

Courts and Tribunals Legislation (Further Amendment) Act 2000 Victoria. Removal of Oath of Allegiance from the Legal Practices Act 1996.



#### 40. THE SCRIPTURAL DECLARATION

Hosea: 4.5

*Therefore shalt thou fall in the day and the prophet also shall fall with thee in the night and I will destroy thy Mother"*

Ezekial 22:25-31 (The mother)

[There is] a conspiracy of her prophets in the midst thereof, like a roaring lion ravening the prey; they have devoured souls; they have taken the treasure and precious things; they have made her many

widows in the midst thereof.

*There is a conspiracy of her prophets in the midst thereof, like a roaring lion ravening the prey; they have devoured souls; they have taken the treasure and precious things; they have made her many widows in the midst thereof.*

Her priests have violated my law, and have profaned mine holy things: they have put no difference between the holy and profane, neither have they shewed *difference* between the unclean and the clean, and have hid their eyes from my sabbaths, and I am profaned among them.

Her princes in the midst thereof are like wolves ravening the prey, to shed blood, *and* to destroy souls, to get dishonest gain.

And her prophets have daubed them with untempered mortar, seeing vanity, and divining lies unto them, saying, Thus saith the Lord GOD, when the LORD hath not spoken.

The people of the land have used oppression, and exercised robbery, and have vexed the poor and needy: yea, they have oppressed the stranger wrongfully.

And I sought for a man among them, that should make up the hedge, and stand in the gap before me for the land, that I should not destroy it: but I found none.

Therefore have I poured out mine indignation upon them; I have consumed them with the fire of my wrath: their own way have I recompensed upon their heads, saith the Lord GOD.

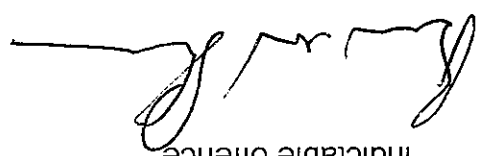
#### 41. VICTORIA ELECTORAL COMMISSION

I state that in the period from February 2010, up to and inclusive of the present date, officers of the above commission inclusive of former Commissioner, Steve Tully and current Electoral Prosecutor, Glenda Frazer have concealed the criminal charge relating to Julia Gillard from all State Electors and Commonwealth Electors assisted by all candidates in the Altona by-election (2010) inclusive of the then Premier, John Brumby.

**JULIA GILLARD – CHARGE and SUMMONS (January 29, 2007)**

*On 1<sup>st</sup> January 2004, the Government of West Australia at Perth, Western Australia, inclusive of the Executive Legislature and Judicial arms, in*





(1) Where a person (in this section called the principal offender) has committed a serious indictable offence (in this section called the principal offence), any other person who, knowing or believing the principal offender to be guilty of the principal offence or some other serious indictable offence, without lawful authority or reasonable excuse does any act with the purpose of impeding the apprehension, prosecution, conviction or punishment of the principal offender shall be guilty of an indictable offence.

**Crimes Act 1958 - SECT 325**  
**325. Accessories**

**Crimes Act 1958 - SECT 324**  
**324. Abettors in summary offences triable as principal offenders**  
A person who aids, abets, counsels or procures the commission of an offence which is by this Act punishable on summary conviction either for every time of its commission or for the first and second time only shall be liable for every first, second or subsequent offence of aiding, abetting, counselling or procuring to the same punishment as a principal offender.

I state that all Councillors within the Wyndham City Council have actual and constructive knowledge of the Criminal Charge in position relating to and involving Julia Gillard, but have chosen to conceal the criminal and constitutional matter.

**43. WYNDHAM CITY COUNCIL (WERRIBEE / VICTORIA)**

**JULIA GILLARD – CHARGE and SUMMONS (January 29, 2007)**  
On 1<sup>st</sup> January 2004, the Government of West 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 Practices 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.

I state that the above mentioned committee of such group have recently become aware of the Constitutional and criminal activity against the Constitution of the State of Victoria, the Constitution of the State of Western Australia, the Constitution of the State of Queensland and the Constitution of the Commonwealth of Australia and are currently considering their legal options. Melton is situated within the Federal Seat of Labor, the Federal Member is Julia Gillard, a Grand Jury defendant.

**42. MELTON RURAL PROPERTY OWNERS GROUP – VICTORIA**

**JULIA GILLARD – CHARGE and SUMMONS (January 29, 2007)**  
On 1<sup>st</sup> January 2004, the Government of West 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 Practices 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.

Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date.  
By such enactment an Act of Treason was committed.

On 1<sup>st</sup> January 2004, the Government of West 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 Practices Act 2003 WA".

**JULIA GILLARD - CHARGE and SUMMONS (January 29, 2007)**

I state that Pastors belonging to this particular network operating within Werribee have chosen to conceal the discovered criminal attack upon the respective constitutions, in particular **Graham Laidlaw and Mark Wilkinson**, two former Chairs of this group. The City of Wynndham / Werribee is the principal City within the Federal seat of Lator, Julia Gillard's office is situated in Synott Street, Werribee. Gillard's criminal charge related to imprisonment of treason.

**45. WYNDHAM MINISTERS NETWORK**

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.

**Australian Constitution - Section 12 - Issue of writs**

" the Governor "

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

130 . Supreme Court Act 1935 amended

**SECT 130**

**ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL PRACTICE) ACT 2003**

I state that all Senators for Victoria have been informed in writing of the discovered attack upon the respective constitutions but have chosen to conceal the attack from their respective Electorates and Senate. In particular the removal and substitution of the Crown in relation to Western Australia, in particular the constitutional effect of Section 12 of the Commonwealth Constitution.

**44. SENATORS FOR VICTORIA and WESTERN AUSTRALIA**

(1) Where a person has committed a serious indictable offence, any other person who, knowing or believing that the offence, or some other serious indictable offence, has been committed and that he has information which might be of material assistance in securing the prosecution or conviction of an offender for it, accepts any benefit for not disclosing that information shall be guilty of a summary offence and liable to level 8 imprisonment (1 year maximum).

**326. Concealing offences for benefit  
Crimes Act 1958 - SECT 326**



**Crimes Act 1958 - SECT 322E**

**Treason and misprision of treason not affected**  
**322E. Treason and misprision of treason not affected**

*Nothing in this Part shall be taken to affect directly or indirectly any matter of law or practice applicable to treason or misprision of treason.*

**46. THE FEDERAL INDEPENDANTS**

**Bob Katter, Rob Oakeshott, Tony Windsor and Andrew Wilke.**

I state that the current Federal Independents do have constructive knowledge of the discovered attack upon the respective constitutions, informed in writing prior to the last election, but have chosen to conceal the true facts from their respective Electorates and Commonwealth Parliament.

**47. ABBOTT and RUDD**

I state that both of these Federal Politicians have actual and constructive knowledge of the constitutional and criminal fraud that is currently being worked on the electorate of Australia and the respective States formed at federation but have chosen to conceal the true facts from the Electorate.

**48. THE TRIAL OF THE ISSUE(S)**

The Structure of Freemasonry  
The Oaths of Freemasonry  
The Allegiance of Freemasonry  
Spirit of Freemasonry  
Banking and Freemasonry

**48. RISE UP AUSTRALIA (Danny Nalliah)**

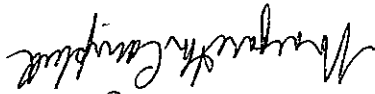
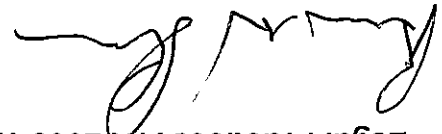
I state that this is a new political party headed up by Danny Nalliah who does have actual and constructive knowledge of this discovered attack upon the respective constitutions, but, since January 2007 has chosen to conceal the true facts from all Christian Churches that they are involved with, in addition to concealing the true facts from the new Political Party Members and Board and all Electors within Victoria and Australia.

**49. PRINCIPAL AFFIDAVIT**

I state that the principal affidavit consisting of 33 pages affirmed on 4<sup>th</sup> November 2011 is exhibited and marked "Exhibit 1 Principal Affidavit 4<sup>th</sup> November 2011".

**50. WEST AUSTRALIA ACT**

I state that the West Australia Act titled "Acts Amendment and Repeal Courts and Legal Practices Act 2003 WA" and is marked "Exhibit 2".



**51. HIGH COURT APPLICATION**  
I state that the appeal from the November 1 2012 hearing was lodged with the High Court on November 28 2012. The "First document" and is exhibited to this affidavit marked "*Exhibit 3, High Court Application for Special Leave to Appeal*".

**52. GERRARD DONOHUE**  
I state that the affidavit of Gerard Donohue is exhibited into this affidavit and marked: "*Exhibit 4 Donohue affidavit*".

**53. KELVIN GRANGER**  
I state that the affidavit of Kelvin Granger is exhibited into this affidavit and marked: "*Exhibit 5 Granger affidavit*".

**54. JAMES RECH**  
I state that the affidavit of James Rech is exhibited into this affidavit and marked: "*Exhibit 6 Rech affidavit*".

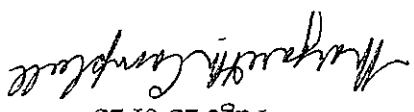
**55. West Australian Senators**  
I state that the West Australian Senators were placed on legal notice during August 2007. The exhibit is marked, "*Exhibit 7, West Australian Senators 2007*".

**56. GRAND JURY DEFENDANTS (NUMBER ONE)**  
I state that an affidavit affirmed on 27 November 2012 was refused filing at the High Court and is exhibited into this affidavit. Exhibit is marked, "*Exhibit 8, Affidavit in Support No 1, Grand Jury Defendants, High Court Header*".

**57. GRAND JURY DEFENDANTS (NUMBER TWO)**  
I state that an affidavit affirmed on 27 November 2012 contains Grand Jury defendants and respective charge and summons. The High Court refused the filing of the affidavit. The affidavit is exhibited and marked, "*Exhibit 9, Affidavit in Support No 2, Grand Jury Defendants, High Court Header*".

**58. AUSTRALIA ACT 1986 (JUSTICE KIRBY)**  
I state the exhibited into this affidavit are extracts from remarks made by Justice Kirby in the Attorney-General (WA) v Marquet matter 2003, paragraphs 203-210 and marked, "*Exhibit 10, Marquet – Australia Act*".

**59. STRUCTURE OF FREEMASONRY**  
I state that exhibit is marked, "*Exhibit 11, Structure of Freemasonry*".



## 60. THE FATHER V THE MOTHER

### OUR FATHER

Matthew: 6:9-10

After this manner therefore pray ye: Our Father which art in heaven,  
Hallowed be thy name. Thy kingdom come, Thy will be done in earth, as  
it is in heaven.

### THE MOTHER

Revelation 17:5-6

And upon her forehead was a name written, MYSTERY, BABYLON THE  
GREAT, THE MOTHER OF HARLOTS AND ABOMINATIONS OF THE EARTH.  
And I saw the woman drunken with the blood of the saints, and with the  
blood of the martyrs of Jesus: and when I saw her, I wondered with  
great admiration.

### GIRDLES

Ezekiel 23:15

Girded with girdles upon their loins, exceeding in dyed attire upon their  
heads, all of them princes to look to, after the manner of the  
Babylonians of Chaldaea, the land of their nativity:

### LAWYERS

Luke 11:52

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

### THE GREAT WHORE

Revelation 19:2

For true and righteous are his judgments: for he hath judged the great  
whore, which did corrupt the earth with her fornication, and hath  
avenged the blood of his servants at her hand.

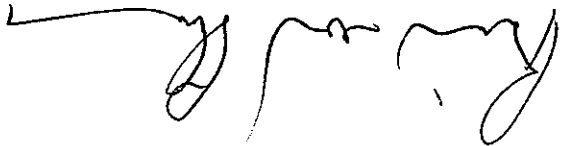
### JESUS OF NAZARETH

Mark 10:47

And when he heard that it was Jesus of Nazareth, he began to cry out,  
and say, Jesus, thou son of David, have mercy on me.

61. THE EXHIBITS CAN BE FOUND AT:

- EXHIBIT 1 PAGE: 26
- EXHIBIT 2 PAGE: 60
- EXHIBIT 3 PAGE: 76
- EXHIBIT 4 PAGE: 87
- EXHIBIT 5 PAGE: 89
- EXHIBIT 6 PAGE: 91
- EXHIBIT 7 PAGE: 93
- EXHIBIT 8 PAGE: 109
- EXHIBIT 9 PAGE: 136
- EXHIBIT 10 PAGE: 169
- EXHIBIT 11 PAGE: 173

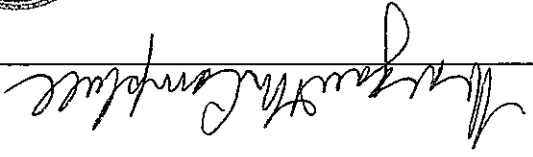
Affirmed by  .....

Brian W Shaw

At *Wendouree* .....

In the state of Victoria

On This day... *21st* / February / 2013

Before me 



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

22

"Exhibit 1 Principal Affidavit 4<sup>th</sup> November 2011"



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

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21<sup>st</sup> day of February, 2013 at Werribee in the State of Victoria.

Prepared by: Brian William Shaw

Filed on behalf of: The Applicant

Date of Document: 21<sup>st</sup> February 2013

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent

**BETWEEN:**  
IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986

IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE  
COMMON LAW DIVISION  
No. 9997 of 2006

IN THE MATTER of an application pursuant to s, 21 of the Supreme Court Act 1986

BETWEEN:

BRIAN WILLIAM SHAW

Applicant

- and -

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Respondent

Date of document:

AT

November 2011

Filed on behalf of:

Applicant

Prepared by:

Brian William Shaw

PO Box 800

Werthebe Victoria 3030

Tel: No 0487195522

PRINCIPAL AFFIDAVIT

AFFIDAVIT NO: 1

I, Brian William Shaw c/o PO Box 800 Werthebe in the State of Victoria, do state and affirm the following:

1. *Malicious Prosecution and Defamation*

I state in this affidavit that the application by the former Attorney General for the State of Victoria Mr R Hulls to have the Supreme Court of Victoria declare myself a vexatious litigant is in law under rule of law a malicious prosecution in addition to defamation. Accordingly this litigation seeks to have the former order nullified in addition to damages

2. *Interpol Jurisdiction*

I state in this affidavit that the civil litigation reveals serious indictable offences involving the Commonwealth Constitution, an Act of the United Kingdom and State Constitutions inclusive of specific Acts and Laws within the respective states, accordingly because the matter involves the United Kingdom and the Country of Australia, this matter and the facts revealed in this matter fall within the International Criminal jurisdiction of Interpol. Accordingly all documents submitted to the Supreme Court of Victoria in this matter will be submitted to Interpol.

*Brian William Shaw*

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3. **Hansen's Judgment**  
I state this is an affidavit in support of an application to the Supreme Court of Victoria to remove the vexatious litigant label placed on myself by an Application to the Supreme Court of Victoria by the then Attorney General Mr Rob Hulls under an order given by Justice Hansen on 17th May 2007 in matter number 9997/2006.

4. **Order Obtained by Fraud**  
I state in this affidavit that the order obtained by Mr Hulls from Justice Hansen was and remains an order obtained by fraudulent conduct of specific officers of the Supreme Court of Victoria, because the officers of the Supreme Court of Victoria are currently operating outside of valid constitutional jurisdiction.

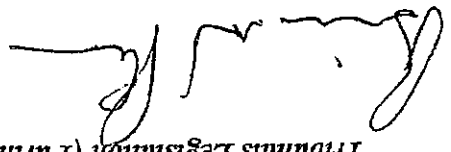
5. **Jurisdiction**  
I state in this affidavit that the invalid constitutional jurisdiction occurred by the illegal and unlawful removal of the oath of allegiance and Crown of the United Kingdom from specific law in various states having the constitutional effect of fracturing Federation and affecting jurisdiction.

6. **The Removal of Allegiance**  
I state in this affidavit that on 5<sup>th</sup> September 2000 the State of Victoria interfered with Rule of Law by removing the Oath of Allegiance without referendum consent from the Legal Practice Act (Vic) in addition on 1st January 2004 the State of Western Australia removed the Oath of Allegiance in addition to removing the Crown of the United Kingdom without referendum consent, and by such action did commit the criminal offence of Treason in Common Law, plus compounding and concealing offences

7. **The Criminal Offence of Treason**  
I state in this affidavit that the United Kingdom Law states that the criminal offence of Treason is committed when the Oath of Allegiance to Her Majesty Queen Elizabeth II is breached. Within Statute Law Section 80 of the Criminal Code Act 1995 Commonwealth sets out Statute Law Treason in addition Section 44 (ii) Commonwealth Constitution Act 1900 disqualifies any person attainted of Treason from sitting in either House of the Parliament of the Commonwealth.

"Treason consists of a Breach of duty of Allegiance which the Subject owes to the Sovereign and which binds him at all times and in all places"  
[Rex v Casement 1917, 1 KB 98 at 114]

8. **Mr R Hulls (Victoria)**  
I state in this affidavit that Mr R Hulls under the colour of law and contrary to rule of law on 5<sup>th</sup> September 2000 did permit a Bill introduced into the Parliament of Victoria by Mr Hulls to be enacted as an Act within the State of Victoria. The Act is titled "Courts and Tribunals Legislation (Further Amendment) Act 2000" Such Act at part 2 removed the



Mr Justice Hansen 2/38

Oath of Allegiance from the Legal Practice Act within Victoria without referendum knowledge nor consent.

9. *Mr J McGinty (Western Australia)*

I state in this affidavit that Mr J McGinty the former Attorney General for the State of Western Australia under the colour of law and contrary to rule of law on 1<sup>st</sup> January 2004 did permit a Bill introduced into the Parliament of Western Australia by Mr McGinty to be enacted as an Act within the State of Western Australia. The Act is titled "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA" Such Act both removed and substituted Her Majesty Queen Elizabeth II, the United Kingdom Monarchy from a large number of Acts within Western Australia. The Act also removed and substituted the Crown of the United Kingdom inclusive of the removal and substitution of the Oath of Allegiance to Her Majesty Queen Elizabeth II, Her Heirs and Successors. Such Act also removed her subjects.

10. *Foreign Power*

I state in this affidavit that a foreign power is working within Australia to alter, the laws of Australia at State and Commonwealth level without the knowledge nor consent of the people or electors at referendums. The required referendums have been omitted which is the sole reason that I state in this affidavit that officers of the Supreme Court of Victoria since the fraudulent Acts mentioned and revealed in this affidavit have been conducting themselves outside of valid Constitutional authority and jurisdiction, and as such the judgement of Justice Hansen (17th May 2007) was and remains a judgement obtained by fraud and as such is void in law

11. *Section 5 (UK Portion)*

I state in this affidavit that Clause 5 contained in the United Kingdom portion of the Commonwealth Constitution Act 1900 binds the Courts, Judges and people of every State and of every part of the Commonwealth.

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

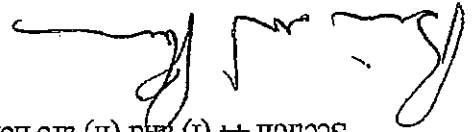
CLAUSE 5 (UK Portion)

Operation of the Constitution and laws

This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State; and the laws of the Commonwealth shall be in force on all British ships, the Queen's ships of war excepted, whose first port of clearance and whose port of destination are in the Commonwealth.

12. *Section 44 (Commonwealth Constitution)*

I state in this affidavit that Section 44 of the Commonwealth Constitution Act 1900 is the Disqualification Section for both Houses of the Parliament of the Commonwealth. Section 44 (i) and (ii) are herein quoted.



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**COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT**

**SECT 44**

**Disqualification**

Any person who:

- (i) is under any acknowledgment of allegiance, obedience, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject or a citizen of a foreign power; or
- (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.

**13. Course of Justice**

I state in this affidavit that the facts evidenced within this particular litigation reveal a concerted and organized attack by named individuals inclusive of Mr Hulls and Mr McGinty on the Constitution of the Federation States inclusive of the Constitution of the Commonwealth of Australia, as such an Act of the United Kingdom. The discovered offence of attempting to pervert the course of justice both State and Commonwealth

**14. Public Prosecutors**

I state in this affidavit that Public Prosecutors, both State and Commonwealth and their respective offices have been used unlawfully to suppress and hinder the criminal prosecution of all serious indictable offences discovered in this litigation, contrary to Rule of Law in particular Section 44 Crimes Act 1914 (Commonwealth).

**CRIMES ACT 1914 - SECT 44**

**Compounding offences**

(1) A person (the first person) commits an offence if:

- (a) the first person:
  - (i) asks for, receives or obtains any property, or benefit, of any kind for himself or herself or another person; or
  - (ii) agrees to receive or to obtain any property, or benefit, of any kind for himself or herself or another person; and
- (b) the first person does so upon an agreement or understanding that the first person will:
  - (i) compound or conceal an offence; or

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- (ii) abstain from, discontinue or delay a prosecution for an offence; or
- (iii) withhold evidence of an offence; and

(c) the offence referred to in paragraph (b) is an indictable offence against a law of:

- (i) the Commonwealth; or
- (ii) a Territory.

Penalty: Imprisonment for 3 years.

**15. State Parliaments**

I state in this affidavit that State Parliaments and Politicians are being used in criminal activity to alter specific Acts within respective States to halt hinder or suppress criminal prosecutions and indictments relating to the discovered criminal activity against the various State Laws and Constitutions, in particular the Criminal Procedure Act Victoria enacted 1<sup>st</sup> January 2010 purportedly removed the Grand Jury right

**State Parliaments and Judges.**

I state in this Affidavit that the people guarding the interest of the Masonic Government as opposed to the Imperial Government have protected each other in their respective political and judicial capacities rather than be subjected to a Grand Jury.

For Example:

- 1. **Damian Bugg:** Former Director of Public Prosecutions Commonwealth and Grand Jury Defendant.

- 2. **Paul Coghlan:** Former Director of Public Prosecutions Victoria and Grand Jury Defendant has been promoted to Supreme Court Judge.

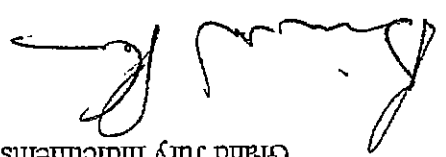
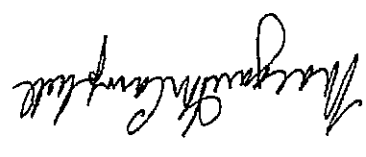
- 3. **Justice Buchanan:** A Grand Jury Defendant but hears Grand Jury work as a Defendant in his own court.

- 4. **Justice Dobbs-Streeton:** A Grand Jury Defendant that also hears Grand Jury work as a Defendant in her own Court.

- 5. **Julia Gillard:** A Grand Jury Defendant since 29th January 2007 but today sits in the office of Prime Minister of the Commonwealth of Australia.

- 6. **Major General Michael Jeffery:** A Grand Jury Defendant whilst Governor General now retired but never has had to go before a Grand Jury to date.

- 7. **R. Hulls:** A Grand Jury defendant on three applications, introduced Law to purportedly abolish Grand Jury in Victoria to protect himself and others from Grand Jury indictments.

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8. Justice Chernov: Now Governor Chernov, was one of the five judges who heard a Grand Jury Application against Freemasons Victoria in October 2001 and was charged, returnable to the Melbourne Magistrates Court after which Grand Jury Applications were lodged with the Full Court Supreme Court, where they remain pending.

16. *Grand Jury Legislation and Right*

I state in this affidavit that section 354 Crimes Act 1958, State of Victoria did contain the right for any person to make application for the Full Court of the Supreme Court of Victoria, not the Court of Appeal, to order the Sheriff of the State of Victoria to form a Grand Jury (23 electors) to hear indictable issues where Crown authorities refuse to prosecute or present for any reason. The legal right activates when Public Prosecutors decline to proceed, in effect giving the criminal process back to private prosecution. Section 354 states:

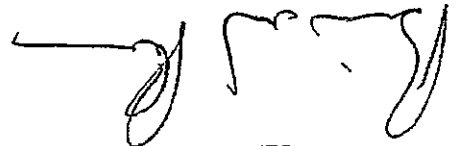
**CRIMES ACT 1958 - SECT 354 (Victoria)**

**Indictments**

Upon the application of any person supported by an affidavit disclosing an indictable offence and either that the same has been committed by some body corporate or that a court has declined or refused to commit or hold to bail the alleged offender or that no presentment was made against him at the court at which the trial would in due course have taken place, or upon the application of the Director of Public Prosecutions, it shall be lawful for the Full Court to order the Juries Commissioner to summon a grand jury to appear at a court to be holden at a time and place to be mentioned in the order; and upon receipt of such order the Juries Commissioner shall summon not less than twenty-three men to attend at such court at the time and place aforesaid to inquire present and execute all things which on the part of the Queen shall then and there be commanded of them, and such men shall be taken from the jury roll of the jury district in which such place is situate and at the time and place aforesaid the said Juries Commissioner shall bring into court the said order with the name, occupation and date of birth of every grand juror written on a panel signed by him and sealed with his seal of office and shall deliver the said panel to the proper officer of the said court, who shall in open court call aloud the names of the grand jurors on the said panel one after another, and the twenty-three men so first drawn and appearing or if twenty-three men shall not appear such of them as do appear not being less than twelve men shall be the grand jury and shall be sworn and act as such accordingly:

17. *The Removal of the Right*

I state in this affidavit that the Parliament of the State of Victoria did remove the Legal Right to Grand Jury facilities within Victoria by enactment of the Criminal Procedure Act. Such Act abolished the Grand Jury Right but two critical legal problems remain.



*Margaret Campbell*

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A. Was the Parliament of Victoria sitting in valid Constitutional authority at the time of the enactment.  
B. Did the purported enactment nullify all pending Grand Jury hearings lodged prior to any purported legislative abolishment.

18. *United Kingdom Jurisdiction (UK Judges)*  
I state in this affidavit that the Constitution Act of the Commonwealth of Australia 1900 is an Act of the United Kingdom Parliament and as such the United Kingdom jurisdiction is the original jurisdiction and as such valid jurisdiction can only be restored by the judicial intervention of at least three United Kingdom Judges sitting in the place of the Full Court of the Supreme Court of Victoria, to hear and activate the lodged Grand Jury applications in the criminal jurisdiction of the Full Court of the Supreme Court of Victoria to achieve a valid constitutional right found at Section 80 of the Commonwealth Constitution Act 1900.

19. *The Indictment*  
I state in this affidavit that Section 80 of the Commonwealth Constitution Act 1900 only activates by indictment and as such for private prosecution Grand Jury process delivers the required indictment to begin the trial and as such the Right is claimed.

### COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

#### 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.*

20. *Julia Gillard (Prime Minister)*  
I state in this affidavit that the current Prime Minister Julia Gillard was formally charged by private prosecution returnable to the Melbourne Magistrates Court in the State of Victoria 29<sup>th</sup> January 2007 where the Commonwealth Director of Public Prosecutions Mr Damian Bugg (now Retired) by delegated authority withdrew the prosecution and declined to present, thereby activating the Grand Jury Right and reverting the presentment back to private prosecution. Such right was activated against Julia Gillard on 29<sup>th</sup> January 2007 and as such remains pending.

21. *The Constitutional Consequence*  
I state in this affidavit that the constitutional consequence of the legal and evident fact that Julia Gillard was charged with the criminal offence of Mispision of Treason at Common Law means in law that Section 44(ii) of the Constitution of the Commonwealth of Australia disqualifies Julia Gillard from either House of the Parliament of the Commonwealth because Julia Gillard is Attainted of Treason.

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COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

SECT 44

Disqualification

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.

22. Chief Justice French (High Court)

I state in this affidavit that the current Chief Justice of the High Court of the Commonwealth of Australia is Chief Justice French, but Chief Justice French came to the High Court out of the State of Western Australia after the removal of the binding Oath of Allegiance and the Crown of the United Kingdom, and as such the entire bench of the current High Court is corrupted by the fraudulent conduct of the Judges of the High Court.

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

130. Supreme Court Act 1935 amended

(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".

23. Imprisonment

I state in this affidavit that Section 34 Crimes Act 1914 Commonwealth relates to either Magistrates or Judges exercising Federal Jurisdiction with a personal interest. The offence is criminal; the punishment is two years imprisonment.

CRIMES ACT 1914 - SECT 34

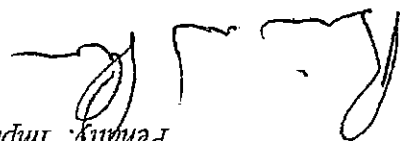
Judge or magistrate acting oppressively or when interested  
Excessive and unreasonable bail

Acting when interested

(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
- (d) the jurisdiction is federal jurisdiction.

Penalty: Imprisonment for 2 years.



*Myrauth Campbell*  
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GUMMOW J: If I can just interrupt you for a minute, Mr Solicitor, and I apologise, but it follows from what the Chief Justice was asking you in a sense: is it not the case that the Supreme Court here in this very case which has come here by special leave as an appeal, was it not the case that in this very matter the Supreme Court was exercising federal jurisdiction?

MR MASON: Yes, once the constitutional point was invoked.

GUMMOW J: It certainly was in play in the Court of Appeal?

MR MASON: Yes.

GUMMOW J: So section 39 of the Judiciary Act was crucial to the task of the Supreme Court?

MR MASON: Section 39 meant that it was exercising federal jurisdiction.

GUMMOW J: Yes.

MR MASON: And brought down whatever limitations flow from that. Mr Kable was not an interstate resident but the federal constitutional points were invoked at first instance and on appeal.

24. The Foreign Power (Section 44)

I state in this affidavit that Section 44 of the Constitution of the Commonwealth of Australia states in portion at 44(1)...

"Any person who is under any acknowledgement of allegiance, obedience or adherence to a foreign power"

Disqualifies them from either House of Parliament of the Commonwealth

25. The Secret / Concealed Government

I state in this affidavit that two governments operate out of the United Kingdom.

A. The Imperial Government

B. The Masonic Government

The second one is contrary to known Rule of Law; it is a secret concealed Government, a Masonic Government

The Imperial Government

The Imperial Government is purportedly a Christian Government formed when Henry the Eight removed England from Roman Rule and established himself as

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Monarch of England and at the same time the Head of the Protestant Church of England now called "the Anglican Church".  
The allegiance required is to the Monarch for Protection of the subjects  
Commonwealth Constitution Act 1900

**COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT**

**SECT 119**

**Protection of States from invasion and violence**

*The Commonwealth shall protect every State against invasion and, on the application of the Executive Government of the State, against domestic violence.*

**The Masonic Government**

The Masonic Government is a Government within a Government whose allegiance is not to the monarch of England but to the Supreme Grand Council at their Grand East in London, for England and Wales and the dependencies of the British Crown.

**26. The Corporation**

I state in this affidavit that the Masonic Government operates on the structure of a Corporation without State or National boundaries and as such is able to control and manipulate all trade and commerce, in particular the trade of banking and credit on an international level.


**27. The Supreme Court Of Victoria (Business Unit 19)**

I state in this affidavit that the former Attorney General for Victoria Mr R Hulls caused the Supreme Court, County Court, Magistrates Court and VCAT to alter their jurisdictions and moved them into the umbrella of the Justice Department, by creating a Corporation called "Business Unit 19" evidenced by the retirement speeches of both Justices Phillips and Ormiston. "Business Unit 19" has been created without any specific Act of the Victorian Parliament and as such must function without lawful authority within the Imperial Government thereby leaving "Business Unit 19" a creature or creation of the Masonic Government and as such concealed from the electorate.

**Section 85 Constitution Act 1975 (Vic) states.**  
**Power and jurisdiction of the Court.**

(5) A provision of an Act, other than a provision which directly repeals or directly amends any part of this section, is not to be taken to repeal, alter or vary this section unless:-

(a) the Act expressly refers to this section in, or in relation to, that provision and expressly, and not merely by implication, states an



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Mr. [unclear]

intention to repeal, alter or vary this section; and

(b) the member of the Parliament who introduces the Bill for the Act or, if the provision is inserted in the Act by another Act, the Bill for that other Act, or a person acting on his or her behalf, makes a statement to the Council or the Assembly, as the case requires, of the reasons for repealing, altering or varying this section; and

(c) the statement is so made-

(i) during the member's second reading speech; or

(ii) after not less than 24 hours' notice is given of the intention to make the statement but before the third reading of the Bill; or

(iii) with the leave of the Council or the Assembly, as the case requires, at any time before the third reading of the Bill.

### Section 49 Public Prosecutions Act 1994 (Vic)

Supreme Court-limitation of jurisdiction

It is the intention of this section to alter or vary section 85 of the Constitution Act 1975 to the extent necessary to prevent the Supreme Court from-

(a) entertaining any proceeding in which a verdict returned by a jury on a trial on indictment or an order made by a court on or in connection with such a verdict is sought to be challenged, appealed against, reviewed, quashed, set aside or called in question on the ground that the filing of the indictment was dependent on the making of a special decision and that the procedures prescribed by this Act with respect to the making of special decisions had not been complied with in relation to that special decision; or

(b) entertaining any application by a person for an order in the nature of prohibition, certiorari or mandamus or for a declaration or injunction or for any other relief in respect of a verdict returned by a jury on a trial on indictment or an order made by a court on or in connection with such a verdict on the ground referred to in paragraph (a).

### Section 51 Public Prosecutions Act 1994 (Vic)

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.

*Mr. Margaret Thompson*

*[Handwritten signatures]*

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**Section 22 Public Prosecution Act 1994 (Vic)**

**Functions of Director**

- (1) The functions of the Director are-
- (b) if he or she considers it desirable to do so-
- (ii) to take over and conduct any proceedings in respect of any summary or indictable offence, other than proceedings in respect of an indictable offence that are consequent on a finding of a grand jury under section 354 of the Crimes Act 1958

**28. The Trading of Birth and Citizenship Certificates.**

**The Trading of Court Writ and Process**

I state in this Affidavit that it has been discovered that Australian Birth Certificates and Australian Citizenship Certificates are being traded as commodities on a large number of stock exchanges throughout the world. Each individual is identified via a Cusip Number and placed into a Trading Pool.

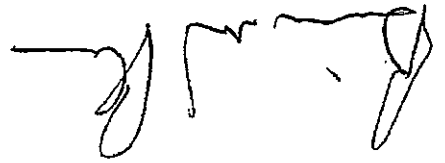
In July 1964 the American Bankers Association Committee on uniform security identification procedures (CUSIP) was created under the chairmanship of John L. Gibbons, Chairman of the Trust Committee of Chemical Bank New York Trust Company.

The Board of Trustees of CUSIP Global Services (CGS) is comprised of representatives from leading financial institutions under the guidance of the American Bankers Association. (ABA).

The CUSIP identifiers consists of nine characters, the first six identify the issuer the two other characters identify the issue, the ninth digit is the check digit. Standard and Poor's was awarded the contract to function as the CUSIP Service Bureau, the operational arm of the system.

Effective January 2003, CUSIP identifiers were assigned to privately negotiated syndicated loans in the corporate loan market. CUSIP is a registered trademark of the American Bankers Association. CUSIP Global Services is managed on behalf of the American Bankers Association by Standard and Poor's.

I state in this Affidavit that the trading of Australian Birth Certificates without the knowledge nor consent of the respective individuals is both criminal fraud and human trafficking. The trading of Australian Citizenship Certificates without the knowledge nor consent of the respective individuals is both criminal fraud and human trafficking. The trading of Court Writs and Court process into the CUSIP system is criminal fraud but not limited to this offence.



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**Criminal Code Act 1995 (Commonwealth)**

**Part 5.4 -- Harming Australians**

**Division 115 -- Harming Australians**

115.4 Recklessly causing serious harm to an Australian citizen or a resident of Australia

(1) A person is guilty of an offence if:

(a) the person engages in conduct outside Australia; and

(b) the conduct causes serious harm to another person; and

(c) the other person is an Australian citizen or a resident of Australia; and

(d) the first-mentioned person is reckless as to causing serious harm to the Australian citizen or resident of Australia or any other person by the

conduct.

Penalty: Imprisonment for 15 years.

**Division 134 -- Obtaining property or a financial advantage by deception**

134.2 Obtaining a financial advantage by deception

(1) A person is guilty of an offence if:

(a) the person, by a deception, dishonestly obtains a financial advantage from another person; and

(b) the other person is a Commonwealth entity.

Penalty: Imprisonment for 10 years.

**29. Grand Jury Indictments**

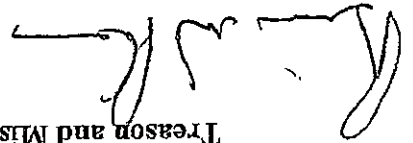
(A) Crimes Act 1958 Section 351 (Vic)

Mode of Prosecution

All treasons and misprisions of treason shall be prosecuted by indictment only, and all other indictable offences may be prosecuted by indictment or by presentment as hereinafter directed.

(B) Section 322 E (Vic)

Treason and Misprison of Treason not affected



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Nothing in this Part shall be taken to affect directly or indirectly any matter of law or practice applicable to treason or misprision of treason.

[Byrne v Armstrong (1899) 25 VLR 126 at 132]

"It is provided now that all the prosecutions shall be by presentment, but preserving the prerogative of the Crown through the Attorney General to proceed by information, except in case of 'treason' which has to be by indictment. Now indictment means by Grand Jury and therefore, inasmuch as the statute provides that Treason shall be tried by indictment only. That means that it must be by Grand Jury and no other means is provided for bringing it before a Grand Jury." The finding of the Attorney General is equivalent to the finds of the Grand Jury, but in the case of Treason it must be the finding of the Grand Jury."

### 30. Concealing Offences

I state in this affidavit that concealing of a serious indictable offence is in itself an indictable offence set out at Section 326 Crimes Act 1958 (Vic), but not limited to this

Section

(1) Where a person has committed a serious indictable offence, any other person who, knowing or believing that the offence, or some other serious indictable offence, has been committed and that he has information which might be of material assistance in securing the prosecution or conviction of an offender for it, accepts any benefit for not disclosing that information shall be guilty of a summary offence and liable to level 8 imprisonment (1 year maximum).  
(5) The compounding of an offence other than treason shall not be an offence otherwise than under this section.  
(6) In this section, "serious indictable offence" has the same meaning as it has in section 325.

### 31. Compounding Offences

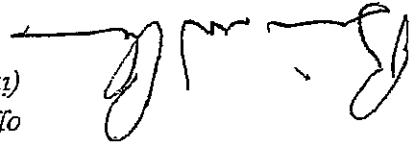
I state in this affidavit that Section 44 Crimes Act 1914 Commonwealth sets out the criminal offence relating to compounding offences.

#### CRIMES ACT 1914 - SECT 44

##### Compounding offences

(1) A person (the first person) commits an offence if:

- (a) the first person:
  - (i) asks for, receives or obtains any property, or benefit, of any kind for himself or herself or another person; or
  - (ii) agrees to receive or to obtain any property, or benefit, of any kind for himself or herself or another person; and
- (b) the first person does so upon an agreement or understanding that the first person will:
  - (i) compound or conceal an offence; or
  - (ii) abstain from, discontinue or delay a prosecution for an offence; or
  - (iii) withhold evidence of an offence; and



and

offence; or

(ii) abstain from, discontinue or delay a prosecution for an

(i) compound or conceal an offence; or

first person will:

(b) the first person does so upon an agreement or understanding that the

kind for himself or herself or another person; and

(ii) agrees to receive or to obtain any property, or benefit, of any

kind for himself or herself or another person; or

(i) asks for, receives or obtains any property, or benefit, of any

(a) the first person:

(1) A person (the first person) commits an offence if:

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(c) the offence referred to in paragraph (b) is an indictable offence against a law of:  
 (i) the Commonwealth; or  
 (ii) a Territory.  
 Penalty: Imprisonment for 3 years.

**32. The Governor General**  
 I state in this affidavit that portion of Section 2 Constitution of the Commonwealth Act 1900 in relation to the Governor General states

**Governor-General**  
 A Governor General appointed by the Queen shall be Her Majesty's representative in the Commonwealth, and shall have and may exercise in the Commonwealth during the Queen's pleasure, but subject to this Constitution, such powers and functions of the Queen as Her Majesty may be pleased to assign to him.

**Major General Michael Jeffery's Masonic Allegiance**  
**Duel Allegiance**  
**Promise of Allegiance to the Supreme Grand Council 33<sup>rd</sup> Degree**

I (or we), the undersigned being Free and Accepted Masons regularly initiated, Passed and Raised in a Warranted Lodge, most solemnly promise and swear faithfully, Allegiance and Solemn Submission to the Degrees of the Most Puissant and Sovereign Grand Inspectors General of the 3<sup>rd</sup> Degree, duly, faithfully and constitutionally established on the 26<sup>th</sup> October 1845, sitting in Supreme Grand Council at their Grand East in London, for England and Wales, and the dependencies of the British Crown

**33. Allegiance**  
 I state in this affidavit that Section 42 Constitution of the Commonwealth Act 1900 sets out the legal and constitutional requirements for allegiance to Queen Elizabeth II found in the Schedule

**COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT**  
**SECT 42**  
**Oath or affirmation of allegiance**

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.

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 15/33  
 August 1933

**COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT**

**SCHEDULE**

**OATH**

I, A.B., do swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her heirs and successors according to law.  
SO HELP ME GOD!

**34. Invalid Legislation**

I state in this affidavit that Section 109 Constitution of the Commonwealth Act 1900 clearly states that legislation created contrary to the superior legislation (The Commonwealth Constitution) is invalid.

**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.*

Meaning in Constitutional Law that any purported legislation of the Parliament of Victoria or Western Australia that have created and enacted purported law contrary to the Constitution of the Commonwealth is **invalid in law**

**AUSTRALIA ACT 1986 - SECT 6**

**Manner and form of making certain State laws**

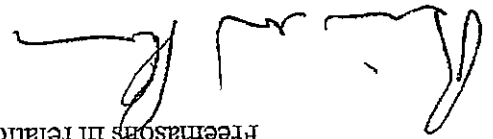
*Notwithstanding sections 2 and 3(2) above, a law made after the commencement of this Act by the Parliament of a State respecting the constitution, powers or procedure of the Parliament of the State shall be of no force or effect unless it is made in such manner and form as may from time to time be required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

**35. Grand Jury Application 2001(Vic)**

I state in this affidavit that in the year 2001 Carmen Walter (plaintiff) and myself (plaintiff) did make formal written application to the Full Court of the Supreme Court of Victoria for the legal right to be heard by a Grand Jury (23 electors) in an endeavour to obtain an indictment against the Secret Society of Freemasons. The application was made under section 354 of the Crimes Act 1958 Victoria.

The legal foundation for the civil writ and then grand jury application is found at section 316 Crimes Act 1958 Victoria, the section states that the taking and administering of an unlawful oath is an indictable offence within Victoria.

Every Freemason must take compulsory oaths/obligations in each degree of the Masonic ladder. There is no Victorian legislation granting any immunity to Freemasons in relation to Section 316 Crimes Act 1958 Victoria.



42  
16/33  
Margaret Campbell

Masonic oaths/obligations are unlawful and a total breach of each Constitutional Allegiance both State and Commonwealth. Within Judicial process, the Masonic Oath/Obligation halts due process.

Valid Judicial process states: "I swear to tell the truth the whole truth and nothing but the truth, so help me God"  
Masonic Concealment contained within each oath/obligation: "I swear to conceal and never reveal"

I state in this affidavit that three separate affidavits open this issue in detail, the affidavits relating to and filed in this litigation

Charles Wheeler (Freemason)  
James Maley (Freemason)  
Major General Michael Jeffrey (Freemason)

### 36. *Refused Writ*

I state in this affidavit that the Application was made in the criminal jurisdiction of the Full Court of the Supreme Court of Victoria after the Victorian Supreme Court prothonotary Mr Joe Salamacchin (now retired) and Justice Beach (now retired), refused to issue a civil writ naming the Freemasons of Victoria as defendants. The refusal of the civil writ activated the Grand Jury Application in the Criminal Jurisdiction.

### 37. *Grand Jury Application (October 2001)*

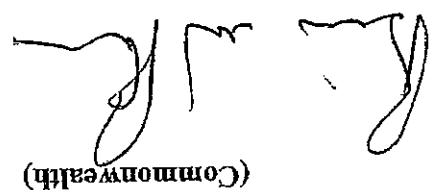
I state in this application that five judges of the Victorian Supreme Court sat in criminal jurisdiction during October 2001 to hear a Grand Jury application that emanated from a refusal by the Supreme Court of Victoria to issue a Civil Writ against Freemasonry Victoria. The Attorney General for Victoria Mr Hulls was the Intervener and reveals the real reason and purpose in making myself a Vexatious Litigant that is to protect the Masonic Government

The Five Judges were:

1. President John Winneke (Son of Henry Winneke Governor (Vic))
2. Justice Brooking
3. Justice Charles
4. Justice Buchanan
5. Justice Chernov (Now Governor of the State of Victoria)

### 38. *The Intervener*

I state in this affidavit that in October 2001 five judges heard the Grand Jury Application under the auspices of the Victorian Attorney General Mr. R Hulls who had intervened in the application after the notices of a Constitutional matter arising in accordance with the legal requirement found at section 78B in the Judiciary Act 1903 (Commonwealth)



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17/33  
Mason with Campbell

**78B Notice to Attorneys General**

(1) Where a cause pending in a federal court including the High Court or in a court of a State or Territory involves a matter arising under the Constitution or involving its interpretation, it is the duty of the court not to proceed in the cause unless and until the court is satisfied that notice of the cause, specifying the nature of the matter has been given to the Attorneys General of the Commonwealth and of the States, and a reasonable time has elapsed since the giving of the notice for consideration by the Attorneys General, of the question of intervention in the proceedings or removal of the cause to the High Court.

**39. Constitution and Criminal Issues**

I state in this affidavit that the Constitutional notice opened up three relevant issues

- a. The non repeal of the 1855 Victorian Constitution Act by the United Kingdom prior to the 1975 Constitution Act under **Henry Winneke (Governor)**
- b. The unlawful oaths/obligation both taken and administered by adhering Freemasons in criminal breach of **Section 316 Crimes Act 1958 Victoria**,
- c. A Constitutional breach of **Section 44(i) and 44(ii)** of the Constitution of the Commonwealth.

**40. Bias (Father & Son)**

I state in this affidavit that the presiding President (2001) John Winneke at the time of the Grand Jury Application and hearing was the actual son of **Henry Winneke Governor** in 1975 which amounts in law to **grade one bias** and makes void any purported judgement allegedly obtained, in addition, the five judges refused to disclose any Masonic membership or affiliation with Freemasonry when requested to do so.

**41. The Criminal Charges**

I state in this affidavit that **all five judges** were charged for a criminal breach of Section 34 Crimes Act 1914 Commonwealth: Such Section states.

**CRIMES ACT 1914 - SECT 34**

**Judge or magistrate acting oppressively or when interested**

- (1) Any person who:
  - (b) being a judge or magistrate, intentionally and perversely exercises federal jurisdiction in any matter in which he has a personal interest;
- shall be guilty of an offence. Penalty: Imprisonment for 2 years.

**42. Pending Grand Jury**

I state in this affidavit that the charges were heard in the Melbourne Magistrates Court and suppressed by the Director of Public Prosecutions **Mr. Damian Bugg (now retired)**. Such suppression activated the right to Grand Jury which was activated and as such the charges and the Grand Jury work remain pending.

*Handwritten signatures and dates:*  
18/33  
44

**43. Private Prosecution**

I state in this application that a 29 page affidavit affirmed by myself on 16<sup>th</sup> May 2004 under the header "Private Prosecution" is evidence that 8 defendants were formally charged by private prosecution right returnable to the Melbourne Magistrates Court. The private prosecution affidavit is one of the additional affidavits filed into this litigation

**The Eight Defendants inclusive of the Five Supreme Court Judges Are:**

1. Major General Michael Jeffrey (Governor General)
  2. Justice Winneke (President)
  3. Justice Brooking
  4. Justice Charles
  5. Justice Buchanan
  6. Justice Chernov
  7. Master Cain (Court of Appeal Officer)
  8. Paul Cogan (Director Public Prosecutions promoted to Supreme Court Judge)
- All remain pending Grand Jury.

**44. Freemason Defendants**

I state in this affidavit that three principal defendants named in this litigation are Freemasons but this accusation is not limited to three until such time as Masonic membership lists are placed into the court record.

The three defendants are:

1. Charles Wheeler (Former Master Supreme Court of Victoria now retired)
2. Major General Michael Jeffrey (Former head of SAS, former Governor Western Australia, former Governor General)
3. James Maley (Former Grand Master Freemasons Western Australia)

The defendants remain pending Grand Jury process. There are affidavits relating to these three defendants filed into this litigation

**45. James McGinty And Governor (WA)**

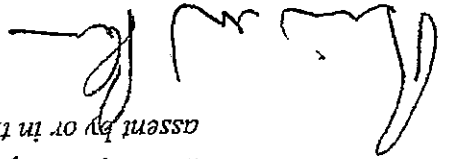
I state in this affidavit that Mr James McGinty a former Attorney General for the State of Western Australia was the chief architect to introduce legislation into the West Australian Parliament and enact such legislation without the required State Referendum found at Section 73 of the West Australian Constitution in relation to the office and role of the Governor. Sections 50 and 51 of the West Australian Constitution deals with the office of the Governor, but, Sections 73.2 (E) & (G) of the State Constitution are binding legislative requirements.

Section 73.2 (E & G) states.

(2) A Bill that —

(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 —



*Margaret Campbell*  
19/33



46. *The Australia Act 1986*

I state in this affidavit that section 14 of the Australia Act relates to the West Australian constitution in particular sections 50 & 51, but, these two sections are two of the six sections requiring electorate approval by referendum.

**AUSTRALIA ACT 1986 - SECT 14**

**Amendment of Constitution Act of Western Australia**

(1) The Constitution Act 1889 of the State of Western Australia is in this section referred to as the Principal Act.

(2) Section 50 of the Principal Act is amended in subsection (3):

(3) Section 51 of the Principal Act is amended:

Such referendum never happened consequently the latter portion of Section 73.2 (G) of the West Australian Constitution applies

"And a Bill assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act"

**Section 6 Australia Act 1986 states**

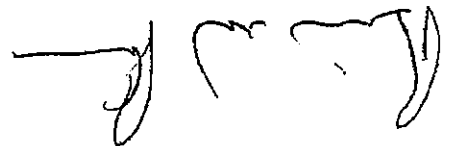
**AUSTRALIA ACT 1986 - SECT 6**

**Manner and form of making certain State laws**

Notwithstanding sections 2 and 3(2) above, a law made after the commencement of this Act 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 that Parliament, whether made before or after the commencement of this Act.

47. *Queensland And New South Wales*

I state in this affidavit that neither Queensland nor New South Wales abided by their Referendum State Constitution requirements relating to the Australia Act 1986 as found at section 53 Queensland Constitution and Section 7 New South Wales Constitution



*August 20/23*

48. *West Australia*  
I state in this affidavit that the West Australian Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 is contrary to Rule of Law and all State Constitutions inclusive of the Commonwealth Constitution Act 1900, at Section 130 of such Act, the West Australian Supreme Court Act 1935 is amended by

Section 9 (1)

"Amended by deleting Her Majesty and inserting instead the Governor"

Section 119

"Amended by deleting to Her Majesty or any of her subjects, or other persons entitled in like manner as subjects.

The Allegiance

"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.

49. *Governor Of Victoria*

I state in this affidavit that Justice Chernov was one of the five judges of the Full Court Supreme Court of Victoria who heard the Grand Jury Application during October 2001. Justice Chernov was formally charged by private prosecution right and a Grand Jury Application lodged with the criminal jurisdiction of the Full Court Supreme Court of Victoria. Such applications remain pending. But, the Premier of the State of Victoria Mr Bailieu appointed Justice Chernov (the Defendant) into the position of Governor of the State of Victoria thereby creating a major Constitutional and legal issue because of the criminal issues discovered in particular Section 12 of the Commonwealth Constitution Act 1900.

50. *Commonwealth Constitution Section 12 (State Governor & Senators)*  
I state in this affidavit that any purported writ issued by the Governor of Western Australia for Senators representing Western Australia after 1<sup>st</sup> January 2004 is invalid thereby creating an invalidity issue in the Senate itself. The same invalidity happens concerning the State writ for Senators in Victoria, since the purported appointment of Justice Chernov as Governor of Victoria by Premier Bailieu. Justice Chernov now Governor Chernov remains pending Grand Jury Process within Victoria within the Imperial law, but, not the Masonic law

Section 12 Commonwealth Constitution states:

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.

*Morgan M. Campbell*

21/33

51. *Julia Gillard - Current Prime Minister*

I state in this affidavit that Julia Gillard was formally charged by private prosecution for concealing the true facts relating to what has occurred within Western Australia and the Commonwealth of Australia. The criminal charge was returnable to the Melbourne Magistrates Court on 29<sup>th</sup> January 2007 where the charge was taken over by the Director of Public Prosecutions Mr Damian Bugg (also charged) and withdrawn but, what has been concealed is the fact that on the same day, 29<sup>th</sup> January 2007 an application for a Grand Jury under Section 354 Crimes Act 1958 Victoria was activated and lodged at the office of the Court of Appeal Supreme Court 450 Lt Bourke St, Melbourne, Full Court criminal jurisdiction where the matter remains pending Grand Jury from 29<sup>th</sup> January 2007.

The words of the charge are:

"On 1<sup>st</sup> January 2004, the Government of Western Australia at Perth, Western Australia, inclusive of the Executive Legislative 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."

52. *Nomination Form 60 Electoral Commission*

I state in this affidavit that when Julia Gillard signed her form 60 nomination declaration for the Federal Seat of Lalor (Werribee/Wyndham in Victoria) Julia Gillard declared on the form 60 that she was not disqualified by Section 44 of the Commonwealth Constitution thereby concealing from the electorate the activation of the Grand Jury right under private prosecution right on 29<sup>th</sup> January 2007.

53. *The Victorian Constitution*

I state in this affidavit that in the State of Victoria there are three primary documents involving the Victorian Constitution-

- a. The 1854 document consisting of 71 clauses and a three signature backing page
- b. The 1855 document consisting of 63 clauses with the three signature backing page removed
- c. The 1975 document reserved for Royal assent by Henry Winneke the then Governor of the State of Victoria and a former Chief Justice of the Supreme Court of Victoria and Father of John Winneke former President Court of Appeal

54. *Hansard (UK)*

I state in this affidavit that the 1854 and 1855 documents were both altered and created in London by Lord Russell at the Colonial Office, evidenced in Hansard (UK) May 10<sup>th</sup> 1855. Separate affidavit supplied and filed into this litigation exhibiting this particular

Hansard Record

22/33

55. *No Repeal*  
I state in this affidavit that at the time of creating the Victorian Constitution Act of 1975 the Victorian Parliament, inclusive of the Governor of the State of Victoria Henry Winneke failed to obtain and procure the United Kingdom Repeal of the 1855 Victorian Constitution Act, and Act of the United Kingdom Parliament prior to bring into creation the Victorian Constitution Act of 1975. There is no evidence in Victoria of Repeal

56. *The Request Act*  
I state in this affidavit that in the period 1984/1986 the Australian Labor Party under the Prime Ministership of Mr R Hawke working an International Socialist agenda on the people of Australia introduced the Australia Act in the period 1984/1986. Such Act required State Request Acts, because of the fraudulent application of Section 51 (xxxviii) of the Constitution of the Commonwealth. The Victorian Request Act was done under the auspices of the 1975 Victorian Constitution Act, but the 1855 Victorian Constitution Act was not repealed at the time of the Victorian State Request Act in the period 1984/1985.

### COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

#### SECT 51

#### Legislative powers of the Parliament

*The Parliament shall, subject to this Constitution, have power to make laws for the peace, order, and good government of the Commonwealth with respect to: (xxxviii) the exercise within the Commonwealth, at the request or with the concurrence of the Parliaments of all the States directly concerned, of any power which can at the establishment of this Constitution be exercised only by the Parliament of the United Kingdom or by the Federal Council of Australasia;*

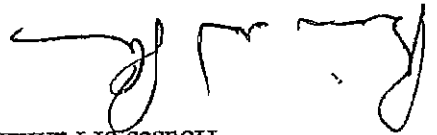
57. *The Australia Act Fraud*  
I state in this affidavit that in relation to the Australia Act of 1986 an International Socialist Act fraudulently placed upon the people of the various States and Commonwealth there are a number of distinct frauds identified in relation to this Act

#### The First Fraud (The Corporation)

The Constitution was granted to the people by Queen Victoria  
The Corporation is the ruling entity that owns, runs and controls the City of London which is not subject to nor under any law of the Monarch of England

#### The Second Fraud (The Socialist Agenda)

Prior to Federation in 1900 Australia was divided into Colonies, after Federation the Colonies became States, but, each State was subject to the Constitution Prior to the Australia Act any bill either State or Commonwealth touching a Constitutional issue had to be reserved for Royal Assent involving the Two Houses of Parliament back in England in the process



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By 1984 the International Socialist movement specifically the Fabian Socialist movement had succeeded in getting Mr R Hawke elected as Prime Minister of Australia

### The Third Fraud (Israel)

In a 1996 Senate Standing Committee paper titled "*Aspects of Section 44*" Professor Blackshield submitted a paper to the committee which stated that Mr Hawke may have a case to answer in relation to Section 44 of the Commonwealth Constitution Act 1900 in that at the time of being Prime Minister Mr Hawke was also a **Honorary Citizen of Israel**

### The Fourth Fraud (Hawke's Signature)

Prior to the actual enactment of the Australia Act 1986 new "*Letters Patent*" were issued, it appears that the signature to the new Letters Patent signed at Balmoral in Scotland in 1984 was Mr R Hawke

### The Fifth Fraud (Not the Referendum Section)

To avoid having to send the Australia Act to a Constitutional referendum Mr Hawke and the Six Premiers involved decided to use section 51 (xxxviii) of the Commonwealth Constitution rather than section 128 the Referendum section

### The Sixth Fraud (State Referendums)

By using Section 51 not Section 128 this activated State Request Acts and as such under their State Constitutions, Elector approval had to be sought prior to any Royal Assent being granted such as Western Australia S.73 Queensland S 53, and New South Wales S 7 of their State Constitutions

### The Seventh Fraud

In Western Australia, section 73 of their State Constitution

(2) A Bill that —

(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 —

(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.*

In Queensland, section 53 of their State Constitution

53.(1) A Bill that expressly or impliedly provides for the abolition of or alteration in the office of Governor or that expressly or impliedly in any way affects any of the following sections of this Act namely — sections 1, 2, 2A, 11A, 11B; and this section 53 shall not be presented for assent

*May 1984 Campbell 27/32*  
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by or in the name of the Queen unless it has first been approved by the *electors* in accordance with this section and a Bill so assented to consequent upon its presentation *in contravention* of this subsection shall be of no effect as an Act.

In New South Wales, section 7 of their State Constitution  
7(a) (2) A Bill for any purpose within subsection (1) shall not be presented to the Governor for His Majesty's assent until the Bill has been approved by the *electors* in accordance with this section.  
7(b) shall not be presented to the Governor for Her Majesty's assent until the Bill has been approved by the *electors* in accordance with this section.

**The Eighth Fraud (Australia Act section 14)**

Within the Australia Act 1986 section 14 amends the Western Australian Constitution by amending section 50 and 51, but, these particular sections are bound to elector consent and approval at section 73 of the Western Australian Constitution

**The Ninth Fraud (Australia Act section 13)**

Within the Australia Act 1986 section 13 amends the Queensland Constitution by amending section 11A and 11B, but, these particular sections are bound to elector consent and approval at section 53 of the Queensland Constitution

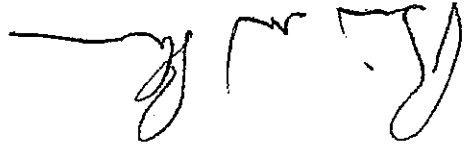
After the purported enactment of the Australia Act 1986 "Reservation of Bills" for Royal Assent stopped and Royal Assent to Constitutional amendments operated within Australia after 1986 without any knowledge of the electorate, that "Primary Fraud" had occurred in relation to The Constitution of the Commonwealth of Australia the Imperial Government as opposed to the Corporation of the Commonwealth of Australia operating via the Corporation of the City of London or the Masonic Government

**58. The Allegiance Removed**

I state in this affidavit that the actual hearing was during October 2001, but at the time of the hearing I was not aware that the Victorian Parliament by a Bill introduced by Mr R Hulls had removed the Oath of Allegiance from the Legal Practice Act Victoria, such legislation totally relying upon the purported authority and jurisdiction obtained from the Australia Act in 1986 under the auspices of Mr R Hawke working an International Socialist agenda upon the people of Australia.

**59. Accompanying this Principal affidavit are the following documents- affidavits**

DOCUMENT 2. Courts and Tribunals Legislation Further Amendment Act 2000 (Vic)



Margaret Campbell 25/33

DOCUMENT 3.	Acts Amendment Repeal Courts and Legal Practice Act 2003 (WA)
DOCUMENT 4.	Calvin's Case (United Kingdom) 1603
DOCUMENT 5.	The Coronation Oath/Promise
DOCUMENT 6.	The Monarch's Accountability
DOCUMENT 7.	Halsbury's Laws of England
DOCUMENT 8.	Annotated Notes of the Constitution (Commonwealth)
DOCUMENT 9.	1540 Statute of St John of Jerusalem
DOCUMENT 10.	Registered Notice to Governor of the State of Victoria and Others (Nov 2010)
DOCUMENT 11.	Commonwealth Election Petition to High Court 2010
DOCUMENT 12.	High Court Refusal of Election Petition (2010)
DOCUMENT 13.	Legal Notice to High Court
DOCUMENT 14.	Limits Inter Se
DOCUMENT 15.	Murray Gleeson and Section 74 Commonwealth Constitution Act 1900
DOCUMENT 16.	R. Hawke Fabian Society Speech Melbourne 1984
DOCUMENT 17.	The Fraud of the Australia Act 1984 - 86
DOCUMENT 18.	The Fraudulent Election
DOCUMENT 19.	State/Commonwealth Referendum Requirements
DOCUMENT 20.	Bill of Rights 1688 (UK)
DOCUMENT 21.	Act of Settlement 1700 (UK)
DOCUMENT 22.	House of Commons Library Paper on the Act of Settlement and Protestant Succession
DOCUMENT 23.	Brief of Evidence - Treason and Julia Gillard
DOCUMENT 24.	Charles Wheeler - Grand Jury Application and Affidavit (2003 Vic)
DOCUMENT 25.	Charles Wheeler - Grand Jury Application and Affidavit (2004 Vic)
DOCUMENT 26.	The Grand Jury Right Section 354 Crimes Act 1958 Victoria (Indictments)
DOCUMENT 27.	Major General Michael Jeffery (Former Governor General) Grand Jury Application and Affidavit
DOCUMENT 28.	James Maley Former Grand Master Freemasons Western Australia - Grand Jury Application and Affidavit
DOCUMENT 29.	Defendants Still Pending Grand Jury Within the State of Victoria (All applications filed/ lodged prior to any purported legislative abolition)
DOCUMENT 30.	Draft Outline of Submissions Relating to Various Issues of Law
DOCUMENT 31.	Grand Jury Authorities Within the State of Victoria and Extracts
DOCUMENT 32.	The Principle Affidavit Relating to Grand Jury Process and Defendants Within the State of Victoria (December 2009)
DOCUMENT 33.	High Court Matter R v Rogerson Re "Attempt to Pervert the Course of Justice"
DOCUMENT 34.	Private Prosecution Affidavit Relating to Eight Defendants Melbourne Magistrates Court (May 2004) Vic
DOCUMENT 35.	John Howard - Legal Notice 2004

*Myra Campbell 26/38*

DOCUMENT 36. R Hulls Stamped Grand Jury Application – Supreme Court Criminal Jurisdiction (2006) Vic Formal Notice and Charge Relating to Three Supreme Court Judges (Western Australia) Criminal Charges and Defendants from Western Australia Within The Victorian Jurisdiction (2008) Damian Bugg – Former Director of Public Prosecutions Commonwealth (Correspondence December 2006) James McGinty – Former Attorney General (W Aust) Court Transcript – Criminal Charge – July 2004 (WA) Justice Heenan – West Australian Court Transcript October 2007 (W Aust) Indorsement of Claim Freemasons Victoria (Defendants) June 2001 (Writ Refused) The United Grand Lodge of Victoria (Defendants) June 2001 (Writ Refused) Criminal Activity and Christian Leaders Within Wertheim/Wyndham in the State of Victoria (June 2009) The Altona By Election Fraud (Victoria) and Gillard's Fraud on the Electorate The Lalor Electorate (Federal Seat) in Wertheim/Wyndham in the State of Victoria Victorian Constitution Document March 1854 (Victoria) Victorian Constitution Document 1855 (United Kingdom) Hansard House of Commons Record May 10th 1855 (UK) Re – The Victorian Constitution Document 1975 and Governor Winneke Victorian Constitution Legal Matter Heard 1888 Supreme Court of Victoria Victorian Constitution Legal Matter Heard 1953 Unlawful Removal of Oath of Allegiance from the Legal Practice Act (Vic) Unlawful Amendments Relating to the Crown of The United Kingdom Within Western Australia Public Interest Protection Act Within Western Australia Victorian Electoral Commission Legal Challenge (March 2010) A Socialist Republic By Stealth – Affidavit 10th Feb 2010 Commonwealth Bank v Ridouts Notice of Motion (W Aust) Filed May 2002 Articles of Commonwealth Bank Lodged with ATASIC April 1991 Statement of Claim (W Aust) Shaw/Ridouts v Attorney General State of Western Australia Fraud Act 2006 (UK) Statute of Westminster Adoption Act 1942 Plus Schedule (UK) An Act to Remove Doubts as to the Validity of Colonial Laws (29th June 1865)

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 Morgan/Thompson 27/33



60. *In summation of this Affidavit I state:*

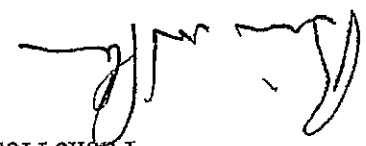
DOCUMENT 64.	An Act for the Better Government of Her Majesty's Australian Colonies (5th August 1850)
DOCUMENT 65.	A. DVD Evidence Masonic Oath (Re enactment) B. DVD Evidence ABFAC DVD (Queensland) C. DVD Evidence "The United Nations Trap"
DOCUMENT 66	Paul Coghlan Grand Jury Application Stamped November 2002
DOCUMENT 67	Paul Coghlan (Intervention October 2002)
DOCUMENT 68	Paul Coghlan Grand Jury Application November 2002
DOCUMENT 69	Paul Coghlan Grand Jury Application Mar 2004
DOCUMENT 70	A Traded Australian Citizenship Bond
DOCUMENT 71	Trading Court Writs and Process (Queensland)
DOCUMENT 72	Ormiston's Farewell Speech and Business Unit 19
DOCUMENT 73	CUSIP Global Services

A. In the original application before Justice Hansen all particulars relating to the civil litigation of Shaw v Fragapane were included, but the Judgment of Justice Hansen excluded the Shaw v Fragapane litigation from the order or judgment

B. In the original application before Justice Hansen all particulars relating to Civil Compliance, Traffic offences, Vic Roads or Victoria Police were included, but at all times I was the defendant not the plaintiff in the first instance of defence

C. Excluding the Fragapane Litigation and Traffic Issues, this essentially leaves the criminal charges filed and served by myself on named individuals (54 defendants) via the Melbourne Magistrates Court, beginning with the Supreme Court Master, Charles Wheeler (now retired) during 2003 and ending with a number of defendants on 29<sup>th</sup> January 2007, inclusive of Julia Gillard, at present The Prime Minister of Australia. There are and remain 54 defendants in this period inclusive of the Chief Magistrate of the Magistrates Court of Victoria Mr Ian Gray, who stated in open Court on 15<sup>th</sup> December 2006 "You will not be relying on the *Constitution in my Court*"

D. In the original application before Justice Hansen the Attorney General for Victoria Mr R Hulls gave the care and conduct of the application to Natalie Blok, care of the Victorian Government Solicitors Office, who omitted in affidavit evidence all details of each defendant's grand jury application and respective affidavit lodged with the Court under section 354 Crimes Act 1958 Victoria in the criminal jurisdiction of the Full Court, Supreme Court of Victoria, after the criminal charges were taken over and dismissed by Magistrates operating in the Melbourne Magistrates Court, in agreement with both the Director of Public Prosecutions Commonwealth Mr Damian Bugg (now retired) and the Director of Public Prosecutions Victoria, Mr Paul Coghlan (promoted to Judge of the



Magistrate Coghlan 28/33

Supreme Court), who declined to present, thereby activating and permitting the Statute Right to go to Grand Jury, such *Right was activated and remains pending*

E. The original application before Justice Hansen was made by Mr R Hulls, the then Attorney General for the State of Victoria to suppress and hinder the legal fact that Mr Hulls was already a Grand Jury Defendant on three separate applications, before, the actual hearing before Justice Hansen on 28<sup>th</sup> march 2008. *Justice Hansen disregarded the affidavit evidence* supplied to the hearing in relation to all Grand Jury defendants inclusive of Mr R Hulls, the plaintiff and applicant in the original application, but, *at the time a Grand Jury defendant*

F. The original application before Justice Hansen did reveal a Grand jury application heard during October 2001 with five Judges sitting, President Winneke, Justice Brooking, Charles, Buchanan and Chernov, what was not revealed in the affidavit supplied by Natalie Blok was the fact that after criminal process was filed, served and heard relating to the five Judges Grand jury applications were formally lodged in the criminal jurisdiction of the Full Court Supreme Court of Victoria against all five Judges for a criminal breach of section 34 Crimes Act 1914 Commonwealth. Justice Hansen *disregarded the affidavit evidence* supplied by myself at the hearing dated 28<sup>th</sup> march 2008 relating to the five Supreme Court Judges

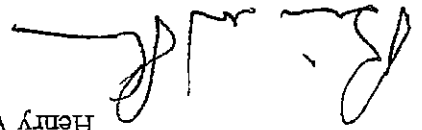
G. In the original October 2001 Grand Jury Application and hearing, Mr Hulls was the only Attorney General Intervener to enable Mr Hulls to send the Government Solicitor into an ex parte application in an attempt to pervert the course of justice and protect the interests of Freemasonry in Victoria. No transcript was made available after the Grand Jury hearing

H. The critical issue in this application relates back to *the affidavit of Natalie Blok* in the original hearing 28<sup>th</sup> march 2008, in particular, the actual facts omitted from Blok's affidavit evidence supplied to the Court

Omitted Facts:

i. The fact that in the period 1984/1986 no State or Commonwealth referendum was held in relation to the respective State request Acts or State or Commonwealth referendum for the creation of the now infamous Hawke Australia Act

ii. The fact that the Government of the State of Victoria inclusive of the Supreme Court of Victoria has been unable to supply for viewing the United Kingdom Act that purportedly repealed the 1855 Victorian Constitution Act in the period 1975 under the then Governor of the State Henry Winneke, who reserved the 1975 document for Royal Assent,



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Mugshot Campbell 29/33

which is the final process, but, *the actual repeal is the first process*. There is no United Kingdom Act supplied into evidence

iii. The fact that Mr Hulls introduced legislation into the Victoria Parliament in the period 1999/2000 removing the compulsory oath of Allegiance to Queen Elizabeth II from the Legal Practice Act (Victoria) in total contradiction of the Commonwealth Constitution Schedule Allegiance, in addition to total disregard to the *referendum decision* held 6<sup>th</sup> November 1999 concerning a Republic or a Monarchy

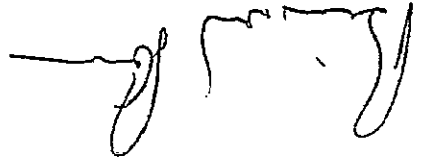
iv. The fact that in Western Australia the then Attorney General in agreement with Governor Sanderson in the Parliament of Western Australia, *without any referendum whatsoever* either State of Commonwealth threw the Monarch of the United Kingdom Queen Elizabeth II out of 80 odd Acts within Western Australia and inserted themselves culminating in the enactment on 1<sup>st</sup> January 2004 of the "Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA"

122. Children's Court of Western Australia Act 1988 amended  
(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  
(5) Section 609 is amended by deleting "Crown" and inserting instead — "State or the Commonwealth"  
(11) Section 720 is amended by deleting "Queen" and inserting instead — "State"

124. Director of Public Prosecutions Act 1991 amended  
(2) Section 10(1)(a) is amended by deleting "Crown" and inserting instead — "State"

125. District Court of Western Australia Act 1969 amended  
(4) Section 11(1) is amended by deleting "Her Majesty" and inserting instead — "the Governor"  
(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"



Margaret Campbell 30/33

126. Family Court Act 1997 amended  
(2) Schedule 1 item 1 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".

130. Supreme Court Act 1935 amended  
(3) Section 9(1) is amended by deleting "Her Majesty" and inserting instead — "the Governor".  
(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". (Attorney General)  
(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".

v. The Constitution and Sovereignty  
"The Australian Government is not a Sovereign Government it is a Government whose powers are limited by a Constitution, in particular section 128 of such Constitution which belongs to the people of Australia. The Sovereignty the Government is attempting to pervert and surrender to a foreign power is the sovereignty of the Australian people

vi. The fact that during 2004 Mr John Howard called and held a Commonwealth election with full knowledge that Federation had been fractured and that *Western Australia had removed the Crown of the United Kingdom* from specific law within Western Australia, the election involved fraud on all Western Australians inclusive of all Commonwealth electors, the fracture was concealed from the electorate at State and Commonwealth levels which amounts to both *Constitutional fraud and criminal fraud*

vii. The fact that another Commonwealth election was held in the period 2007 with full knowledge that Western Australia had removed the Crown of the United Kingdom and concealed this fact from the electorate who were led to believe that the election was being conducted under and in accordance with the Commonwealth Constitution

Magistrates Court of Victoria, Full Court Supreme Court of Victoria  
In the period 15<sup>th</sup> December 2006 and 29<sup>th</sup> January 2007, 40 defendants were returnable to the Melbourne Magistrates Court by private prosecution Right because of *this discovered attack by sabotage* on the

Margaret Campbell 31/33

Constitution of the Commonwealth of Australia and the respective Federation States immediately after the usual Magistrate Court suppression and concealment, the Grand jury Right was activated on the same day for each defendant by lodging the application into the criminal jurisdiction of the Full Court of the Supreme Court of Victoria where the concealment and fraud has continued to date

viii. The fact that in the vexatious proceedings involving myself in the State of Western Australia there were two plaintiffs in the application, **Mr James McGinty**: former Attorney General State of Western Australia **Mr Damian Bugg**: former Director of Public Prosecutions Commonwealth **Coryn Kayner**, a Registrar of the Supreme Court of Western Australia presided over the cost order hearing and was murdered shortly afterwards

ix. The fact that "**the Commonwealth**" was in agreement with the Attorney General and Governor and State of Western Australia to remove the Crown of the United Kingdom from law within Western Australia, is the principal and only reason why **Damien Bugg**, the Director of Public Prosecutions Commonwealth was the co-plaintiff in the Western Australia hearing

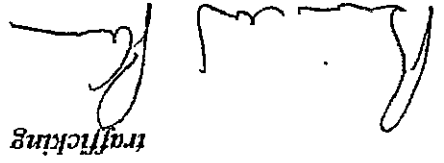
**Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA**  
**123. The Criminal Code amended**  
**(5) Section 609 is amended by deleting "Crown" and inserting**  
**—**  
**"State or the Commonwealth"**

**Newly Discovered Facts**

x. The fact that "**Business Unit 19**" exists and functions in and through the Justice Department of Victoria without any legislation whatsoever identifying this particular corporation or function

xi. The fact that "**Court Writs and Process**" are being pooled into trading pools and given CUSIP numbers for trading purposes

xii. The fact that both "**Birth Certificates and Citizenship Certificates**" are being pooled into trading pools and given CUSIP numbers for trading purposes within the numerous Stock Exchanges throughout the world. **This fact is both criminal fraud and human trafficking**



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Murray Thompson  
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33/33  
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JUSTICE OF THE PEACE FOR VICTORIA  
Reg. No. 9924  
Margaret May Campbell  
7 Muirhead Cres, Wertheim 3030

At Melbourne in the State of Victoria  
This 4<sup>th</sup> Day of November 2011  
Before me ..... Margaret May Campbell  
Affirmed by Brian Shaw .....

*[Handwritten signature]*

- 1. That I state in this affidavit that this is *Malicious* prosecution and defamation
- 1. I state in this affidavit that all documents filed and served in this litigation will be submitted to the International Criminal Division of INTERPOL.

"Exhibit 2".



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

*Margaret May Campbell*

Before me:

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the *21st* day of February, 2013 at Werthee in the State of Victoria.

Brian William Shaw

Prepared by:

The Applicant

Filed on behalf of:

*21st* February 2013

Date of Document:

**EXHIBIT**

Respondent

**THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA**

Applicant  
And

**BRIAN WILLIAM SHAW**

**BETWEEN:**

**IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986**

**COMMON LAW DIVISION**

**AT MELBOURNE**

**IN THE SUPREME COURT OF VICTORIA**

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

(No. 65 of 2003)

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Western Australia

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The Parliament of Western Australia enacts as follows:

[Assented to 4 December 2003]

- to make other amendments relating to courts and legal practice.
- for purposes related to that repeal and those amendments; and
- to make amendments as a consequence of that repeal and the enactment of the *Legal Practice Act 2003*;
- to repeal the *Legal Practitioners Act 1893*;

An Act —

No. 65 of 2003

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

Western Australia



- Part I — Preliminary**
1. Short title  
This Act may be cited as the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003*.
  2. Commencement
    - (1) This Act comes into operation on a day fixed by proclamation.
    - (2) Different days may be fixed under subsection (1) for different provisions.

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, p. 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"

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*.\*

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

s. 618(3)	
s. 617A	s. 651A(5)
s. 616(1)	s. 646
s. 577 (2 places)	s. 632A

Table

"prosecutor"

(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 —

[\* 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 to Legislation of Western Australia, Table 1, p. 89 and Acts Nos. 3, 6, 8 and 27 of 2002.]

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

123. *The Criminal Code amended*

"the State of Western Australia"

inserting instead —  
Second, Her Heirs and Successors" in the 2 places where it occurs and in each place  
(6) Schedule 1 is amended by deleting "our Sovereign Lady Queen Elizabeth the

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

"State"

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

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

"State"

(2) Section 19B(4)(b) is amended by deleting "Crown" and inserting instead —

[\* 25 August 2000.  
For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1, p. 51 and Act No. 27 of 2002.]



- " 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 — " State or the Commonwealth, as the case may be, " .
- (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 729(3) is amended by deleting "Crown" in the 3 places where it occurs . and in each place inserting instead — " prosecutor " .
- (13) Section 746A(1) is amended as follows:
  - (a) by deleting "prosecution" and inserting instead — " State " ;

" the Governor "

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

" under the Public Seal of the State "

instead —

(3) Section 10(1) is amended by deleting "in Her Majesty's name" and inserting

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

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

(2) Section 6 is amended as follows:

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

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

125. District Court of Western Australia Act 1969 amended

" State "

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

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

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

124. Director of Public Prosecutions Act 1991 amended

" State "

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

" State "

(b) by deleting "Crown" and inserting instead —

42

(5) Section 18A(1) is amended by deleting "in Her Majesty's name" and inserting  
instead —  
" 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 1, p. 124 and Acts Nos. 3 and 25 of 2002.]

(2) Schedule 1 item 1 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 "

[\* 9 February 2001.  
For subsequent amendments see 2001 Index to Legislation of Western Australia,  
Table 1, p. 370 and Act No. 23 of 2002.]

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

**130. *Supreme Court Act 1935* amended**

" State "

(2) Section 3 is amended in the definition of "Minister" by deleting "Crown" and inserting instead —

[\* 12 January 2001.]

(1) The amendments in this section are to the *Local Courts Act 1904\**.

**129. *Local Courts Act 1904* amended**

" State "

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

" State "

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

" State "

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

[\* 8 October 2001.  
For subsequent amendments see 2001 Index to Legislation of Western Australia,  
Table 1, p. 193 and Act No. 27 of 2002.]

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

**128. *Justices Act 1902* amended**

" prosecution "

(3) Section 52(1) is amended by deleting "Crown" and inserting instead —

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(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 " .

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*Handwritten:*  
 9 December 2003  
 23 December 2003  
 1 January 2004

Government of Western Australia  
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GOD SAVE THE QUEEN!

J. A. MCGINTY, Attorney General

By Command of the Governor,

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

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.

WESTERN AUSTRALIA	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia.	Governor. John Sanderson, [S.]
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PROCLAMATION

AA201  
 ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL - PRACTICE) ACT 2003  
 65 of 2003

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"Exhibit 3, High Court Application for Special Leave to Appeal".



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

*Margaret May Campbell*

Before me:

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Wertheim in the State of Victoria.

Date of Document: 21st February 2013  
Filed on behalf of: The Applicant  
Prepared by: Brian William Shaw

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent

IN THE MATTER of an application pursuant to s.21 of the Supreme Court Act 1986  
BETWEEN:

AT MELBOURNE  
COMMON LAW DIVISION

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Filed by Brian William Shaw  
Of Post Office Box 800  
Wentree Victoria 3030  
Telephone 0487 195 522

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“The whole cause is completely stopped at that stage if an inter se question is involved in the matter.”

The Commonwealth v Bank of NSW  
Privy Council 1949 79 CLR 497 at 576

The Applicant applies for special leave to Appeal from the whole of the judgement of the Court of Appeal (VIC) 1 November 2012, The Honourable the Chief Justice M Warren and The Honourable Justice Bongiorno.

20

APPLICATION FOR SPECIAL LEAVE TO APPEAL

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Respondent

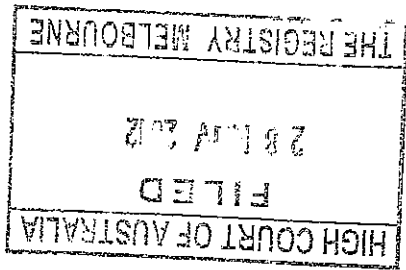
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And

Applicant

BRIAN WILLIAM SHAW

BETWEEN



MELBOURNE OFFICE OF THE REGISTRY

No. 111 of 2012

IN THE HIGH COURT OF AUSTRALIA



## GROUNDS

That on 1 November 2012 the Full Court of the Supreme Court (Court of Appeal) was not in jurisdiction because of the inter se questions. The questions are repeated here.

### QUESTION 1

The removal of The Statutory Oath of Allegiance from the Victorian Legal Practice Act 1996 is in conflict with the Legislative power of the Commonwealth in addition to excess of the State power, automatically making this issue an inter se issue.

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### QUESTION 2

The separation of the Office of Public Prosecutions Victoria from the Queen in the Public Prosecutions Act 1994 Victoria is in conflict with the Legislative power of the Commonwealth in addition to excess of the State power, automatically making this an inter se issue.

### QUESTION 3

The removal of the Crown of The United Kingdom from Specific Law within the State of Western Australia is beyond power and in direct conflict with the Legislative power of the Commonwealth, automatically making this issue an inter se issue.

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### QUESTION 4

The removal of The Crown of The United Kingdom from Specific Law within the State of Western Australia is beyond power and in direct conflict with the Legislative power of the Commonwealth, in particular Sections 12, 32, 106, 109 & 128 of the Commonwealth of Australia Constitution Act 1900, automatically making this issue an inter se issue.

### QUESTION 5

The current High Court Judges of The High Court of Australia are currently sitting in excess of their grant of power because of the removal of the Crown from Specific Law within Western Australia without the statutory referendum requirement as stated at Section 73 (2) of the West Australian Constitution Act 1889 and Section 128 of the Commonwealth of Australia Constitution Act 1900, automatically making this issue an inter se issue. The current High Court Judges in attempting to hear the inter se issues would be Judges hearing their own matter because they are Grand Jury Defendants in Victoria.

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In relation to the purported abolition of the Victorian Grand Jury Right under Section 354 Crimes Act 1958, it was beyond power for a Grand Jury Defendant (Mr Hulls) to introduce a Bill into the Parliament of Victoria, the Criminal Procedures Bill and cause to be enacted such Bill to remove Section 354 from the Crimes Act 1958 without disclosing that the introducer (Mr Hulls) was pending three Grand Jury hearings under Section 354, automatically making this issue an *inter se* issue in addition to the criminal offence by Mr Hulls of attempting to pervert the course of justice within Victoria and the Commonwealth.

QUESTION 9

A decision which is the result of bias is a nullity and the trial is *Coram Non Judge*. The Full Court of the Supreme Court of Victoria on 1 November 2012 made a decision in bias and the trial is *Coram Non Judge* in conflict with the Commonwealth Constitution Act 1900. Because of the removal of the Crown and the oath of allegiance from specific law without abiding by the referendum requirement, making the Full Court of the Supreme Court of Victoria inclusive of the High Court, outside of a Chapter 3 Court, automatically making this *Coram non Judge*.

QUESTION 8 (Coram Non Judge)

Where courts of special and limited jurisdiction exceed their powers the whole proceeding is before a judge not competent or without jurisdiction and all concerned in such proceedings are held to be liable for trespass, which activates *inter se* in addition to a tort.

QUESTION 7 (Coram Non Judge)

Since 1 January 2004 all elections held, Council, State & Commonwealth have been held & achieved in excess of their Grant of Power evidenced by the removal of the Crown from Specific law within Western Australia without the required referendum mandate, automatically making this issue an *inter se* issue.

QUESTION 6

QUESTION 10

100 In relation to the Parliament of Victoria sitting within the Commonwealth of Australia Federation structure, after the unlawful removal of the Crown (all required referendums were omitted) from Specific Law within Western Australia, a Federation State. The State of Victoria, inclusive of the Parliament of the State of Victoria was sitting and continues to sit in excess of its Grant of Power and is in direct conflict with the Legislative Power of the Constitution of the Commonwealth of Australia, automatically making this issue an inter se issue.

QUESTION 11

110 In relation to the foreign power organisation of International Freemasonry into the Laws of Australia, the oaths / obligations, edicts and allegiance of Freemasonry are in direct conflict with the Laws of Australia in addition to criminal offences in relation to the taking and administering of unlawful oaths stated Law in Victoria at Section 316 of the Crimes Act 1958 and a Constitutional breach of Section 44(i) of the Constitution of the Commonwealth of Australia. This in an inter se issue in addition to criminal offences revealed in documents filed for Grand Jury due process in the State of Victoria.

QUESTION 12

120 In relation to the Governor of the State of Western Australia (Governor Sanderson) removing the Crown and Her Majesty, Queen Elizabeth the Second from Stated Law within Western Australia by the enactment of the overt Act titled "Acts Amendment Repeal Courts and Legal Practices Act" enacted on 1 January 2004 at Perth, Western Australia. This overt Act was and remains Ultra Vires, in excess of their Grant of Power and in conflict with the Legislative Power of the Constitution Act of the Commonwealth of Australia, automatically making it in an inter se question, in addition to the fraud on the Electorate but not limited to this Criminal Offence.

QUESTION 13

130 In relation to the recent appointment of Alex Chernov into the Office of Governor of the State of Victoria, it was not disclosed to the people of Victoria, in particular the Electors of the State of Victoria and Electors of the Commonwealth of Australia, that Alex Chernov is and remains a Grand Jury Defendant in accordance with the Legal Right set out under Section 354 of the Crimes Act 1958 Victoria. The purported appointment amounts to malfeasance in Public Office and is in excess of power in addition to criminal offences against the Constitution and the people. The critical inter se issue here is found in Section 12 of the Commonwealth Constitution where the Governor of the State (Governor Chernov) issues the writ for the State Senators to sit in the Commonwealth Parliament.

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Can the Governor of Western Australia govern the State of Western Australia in legal conformity to the constitution of Western Australia and legal conformity to the Constitution of the Commonwealth after the removal of the Crown without the Constitutional referendums, by enactment of the Acts Amendment Repeal Courts and Legal Practices Act 2004 (Western Australia) in addition to excess of State power.

QUESTION 17

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Can the Commonwealth (The Constitutional Commonwealth) agree with or contribute to the removal of the Crown of the United Kingdom (In Western Australia, "The Acts Amendment Repeal Courts and Legal Practice Act 2004") without the required constitutional referendums, without creating a conflict of powers between the Commonwealth and the States in addition to excess of State power.

QUESTION 16

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In relation to inter se the High Court has exclusive jurisdiction but the unlawful removal of the Crown without the required referendums and resultant criminal charges both filed and served relating to named High Court Judges for concealing the removal of the Crown. Consequently the High Court lacks jurisdiction and must remit the cause back to the Full Court of the Supreme Court of Victoria for determination by a Grand Jury for the indictment process followed by a normal jury in accordance with Section 80 of the Commonwealth, any interference or attempt to pervert due process will activate serious indictable offences.

QUESTION 15 Exclusive Jurisdiction Conflict

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In relation to the removal of the Oath of Allegiance from the Legal Practice Act 1996 Victoria, all officers of the Supreme Court of Victoria are operating in excess of their Grant of Power and are in conflict with the Legislative Power of the Constitution Act of the Commonwealth of Australia. The overt Act is Courts and Tribunals Legislation (Further Amendment) Act 2000, which is automatically an inter se issue and activates criminal offences.

QUESTION 14

QUESTION 18

Can the Governor of Western Australia legally issue a State writ for Senators in Western Australia under Section 12 of the Commonwealth Constitution Act 1900, or is the writ invalid after the unlawful removal of the Crown from Western Australia in conflict with the Constitution of the Commonwealth of Australia in addition to excess of State power.

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QUESTION 19

Is the removal of the constitutional Oath of Allegiance from stated law within Western Australia (Acts Amendment Repeal Courts and Legal Practices Act 2004) without the constitutional referendums:

- A. In excess of power
- B. A conflict of powers
- C. A criminal act of fraud
- D. A criminal act of treason
- E. Compounding offences

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CONFLICT OF POWER

“There was a question of conflict where the one power of the State (Judicial Power) OR one power of the Commonwealth (Legislative power) should prevail. The contest was: Which of these two Australian powers of the Crown: State judiciary power OR Commonwealth parliamentary power dominated in the case before the court”  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 357-358

JUDGEMENT A NULLITY

“There was no jurisdiction to further entertain it and none to determine it. The judgement was a nullity”  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 354

200

SUPREME COURT JUDGEMENT NULL and VOID

“The result has been unfortunate for; in the opinion of the majority of this Court, the Supreme Court entered upon a matter which it had no jurisdiction to determine, and its final judgement in the proceeding before it is therefore null and void.”  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 364

DUTY TO NOT PROCEED 210

"Declared that upon the said question arising before the said Full Court, it was the duty of that Court to proceed no further in the cause."  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 340

NO ESCAPE

"That court had no outlet of escape from deciding a constitutional point"  
SOURCE: Pirrie v McFarlane. 1925 36 CLR 170 at 194

DISTRIBUTION OF POWERS

"A question of the limits inter se of the powers of the Commonwealth and State means nothing more than a question as to the distribution of those powers."  
SOURCE: Flint v Webb. 1907 4 CLR 1178 at 1182

OUTSIDE OF THE GRANT

"Such attempted destruction or weakening is prima facie outside the respective grants of power."  
SOURCE: Pirrie v McFarlane. 1925 36 CLR 170 at 194

GENERAL GRANT OF JURISDICTION

"The States of the Commonwealth as a litigant in the State Courts can only be that of an independent Sovereign State unless and until there has been a general grant of jurisdiction."  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 328

DEPRIVED OF JURISDICTION

"Unless State Courts were deprived of jurisdiction in all cases in which a plea of a question of the limits inter se was raised by either party."  
SOURCE: Flint v Webb. 1907 4 CLR 1178 at 1186

PRIVY COUNCIL AND STATE JURISDICTION

"The appeal to the Privy Council lay in all matters in State Jurisdiction."  
SOURCE: The Commonwealth of Australia v Kreglinger. 1926 VLR 310 at 317

84

PUBLIC INTEREST - PRIVY COUNCIL

"Circumstances might arise which would make it right in the public interests that the final interpretation of the constitution, or some question involving the constitutional powers inter se of the Commonwealth or and a State OR of a State and State should be left to the Privy Council."  
SOURCE: *Flint v Webb*. 1907 4 CLR 1178 at 1184

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ULTRA VIRES

"Section 39 2(A) of the Judiciary Act 1903 Commonwealth would be Ultra Vires the Constitution."  
SOURCE: *Baxter v Commissioner Taxation*. 1907 4 CLR 1141 at 1143

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BAR TO PRIVY COUNCIL

"An appeal would have lain to the Privy Council as of right, was an attempt by Parliament to do indirectly what it has no power to do directly and was beyond its legislative authority."  
SOURCE: *The Commonwealth of Australia v Kreglinger*. 1926 VLR 310 at 316

ULTRA VIRES

"When deciding that if Section 39 purported to take away the right of appeal in that case to the Privy Council, it was Ultra Vires."  
SOURCE: *The Commonwealth of Australia v Kreglinger*. 1926 VLR 310 at 327

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QUESTION OF FACT

"The question whether a particular Act is within the principal, must in every case turn on a question of fact, even if the view in *Deakin v Webb* 1 CLR 585 is right."  
SOURCE: *Flint v Webb*. 1907 4 CLR 1178 at 1183

ATTEMPTING TO PERVERT JUSTICE

ONE OF FACT

"For the person to be guilty of an offence against Subsection (1), the person's conduct must be more than merely preparatory to the commission of the offence. The question whether conduct is more than merely preparatory to the commission of the offence "is one of fact""  
SOURCE: *Crimes Act 1914 (Commonwealth) Section 43 (3)*

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PT

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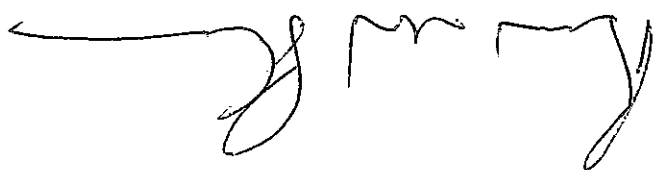
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**ORDERS SOUGHT**

1. That special leave be granted irrespective of the issue raised in Question 15.
2. That the matter be referred back to the Full Court of the Court of Appeal of the Supreme Court of Victoria for immediate Grand Jury process for lack of jurisdiction, because of the indictable charges against the named High Court Judges.  
*Judiciary Act 1903, Section 42 (2)*
3. A trial of the issue.  
*Judiciary Act 1903, Section 77 (C)*
4. A certificate to appear at Privy Council

  
 28 Nov 2012



340

The applicants address for service by registered post is:

Post Office Box 800  
Werribee Victoria 3030  
Telephone 0487 195 522

330

To: The Respondent

Attorney General of Victoria

Mr Robert Clarke

121 Exhibition Street, Melbourne.

**TAKE NOTICE:** Before taking any step in the proceedings you must, within **14 DAYS** after service of this application, enter an appearance in the office of the Registry in which the application is filed, and serve a copy on the applicant.

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"Exhibit 4 Donohue affidavit".



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

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Werribee in the State of Victoria.

20

Date of Document: 21st February 2013  
Filed on behalf of: The Applicant  
Prepared by: Brian William Shaw

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent

10

IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986  
BETWEEN:

IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE  
COMMON LAW DIVISION  
No. 9997 of 2006

**AFRIDAUIT OF FACT  
& AS EVIDENCE**

Prepared and Filed by: - Witness, Date of document: 11<sup>TH</sup> / February / 2013  
Address: 17 Macquoen Avenue Korumburra, Victoria  
Tel: 0487 288164

I, Gerard J. Donohue, as witness, of 17 Macquoen Avenue Korumburra, Victoria, do declare, state and affirm the following to be true correct and factual.

1. I state that on 1<sup>st</sup> November 2012 in the blue court, Court of Appeal Lonsdale street Melbourne I was present and did witness a presentation of documents to the bench by Mr. Brian Shaw the plaintiff, to Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant Governor of the State of Victoria Ms Marilyn Warren CJ sitting with former Director of Public Prosecutions Justice Bernard Bongiorno J. The documents were in regard to indictable offences of very serious nature involving certain judicial and Governmental persons in relation to charges of Treason and attempting to pervert the course of justice and other indictable offences.

2. I state I have sighted the documents presented to the above mentioned justices, at the court mentioned and have knowledge of the content(s) presented on that same day.  
3. I state that on presentation to the bench of the said documents to the sitting justices by Mr Shaw they stood the matters down for approx 20 minutes, they being the sitting justices' took the said documents to their chambers for review.

4. I state that, both justices, later returned and convened the court only to say that they would proceed no further with the matters, as such concealing the content and the facts presented by Mr. Brian Shaw. Court was dismissed.

5. I fully understand that the test for bias is a fair minded lay observer, sitting in the body of the court, the test makes no mention of a legally trained person sitting on the bench, on that basis, I consider that the two justices were sitting in bias and the hearing is a nullity.

6. I state that, Section 34 Crimes Act 1914 Commonwealth, reveals a two year jail sentence for any Judge or Magistrate exercising federal jurisdiction with a personal interest, I witnessed these offences occur on 1<sup>st</sup> November 2012 in the Court of Appeal, Supreme Court Victoria, Lonsdale Street Melbourne.

Affirmed by ... *Gerard J. Donohue*

At ... *Melbourne* In the state of Victoria  
Before .....

On This day eleventh..(11<sup>th</sup>)/February/2013 Seal

JAMES BARRETT  
REGISTRAR OF THE  
SUPREME COURT OF VICTORIA  
111 LALAGE STREET MELBOURNE

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"Exhibit 5 Granger affidavit".



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

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Werribee in the State of Victoria. 20

Prepared by: Brian William Shaw

Filed on behalf of: The Applicant

Date of Document: 21st February 2013

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent 10

**BETWEEN:**  
IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986

AT MELBOURNE  
COMMON LAW DIVISION

IN THE SUPREME COURT OF VICTORIA  
No. 9997 of 2006

**AFFIDAVIT OF FACT**

Date of document: 10TH / February / 2013

Prepared and Filed by: - Witness

Address: 52-670 Della Torre Rd Moe, Victoria

Tel: 0427273962

I, Kelvin W Granger, Of 52-60 Della Torre Rd Moe, Victoria, do declare, state and affirm the following to be true correct and factual.

1. I state that on 1st November 2012 in the blue court, Court of Appeal Lonsdale street Melbourne I was present and did witness a presentation of documents to the bench By Mr Brian Shaw the plaintiff, to Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant Governor of the State of Victoria Ms Marilyn Warren CJ sitting with former Director of Public Prosecutions Justice Bernard Bongiorno J.

2. I state that on presentation to the bench of the said documents to the sitting Justices by Mr Shaw the matter was stood down for approx. 20 minutes and they (Justices) took the said documents for review in their chambers.

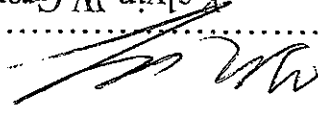
3. I state that, they later returned and convened the court only to say that they would proceed no further with the matters presented by Mr Brian Shaw.

Court was dismissed.

4. I fully understand that the test for bias is a fair minded lay observer, sitting in the body of the court, the test makes no mention of a legally trained person sitting on the bench, on that basis, I consider that the two justices were sitting in bias and the hearing is a nullity.

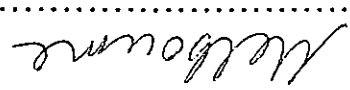
5. I state that, Section 34 Crimes Act 1914 Commonwealth, reveals a two year jail sentence for any Judge or Magistrate exercising federal jurisdiction with a personal interest, I witnessed these offences occur on 1st November 2012 in the Court of Appeal, Supreme Court Victoria, Lonsdale Street Melbourne.

Affirmed by .....



Kelvin W Granger

At.....In the state of Victoria



Seal

On This day...../February/2013

JAMES BARBER  
REGISTRAR OF THE  
COURT OF VICTORIA  
111 GAVIN ST MELBOURNE

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"Exhibit 6 Rech affidavit".



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

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Wertheim in the State of Victoria. 20

Prepared by: Brian William Shaw

Filed on behalf of: The Applicant

Date of Document: 21st February 2013

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent 10

IN THE MATTER of an application pursuant to s.21 of the Supreme Court Act 1986  
BETWEEN:

AT MELBOURNE  
COMMON LAW DIVISION

IN THE SUPREME COURT OF VICTORIA  
No. 9997 of 2006

**AFFIDAVIT OF FACT**

Date of document: 8<sup>TH</sup> / February / 2013

Prepared and Filed by: - Witness

Address: 27 The Trossachs Frankston Victoria

Tel: 0487582225

I, James Peter Rech, do declare state and affirm the following to be true correct and factual.

1. I state that on 1<sup>st</sup> November 2012 in the blue court, Court of Appeal Lonsdale street Melbourne I was present and did witness a presentation of documents to the bench by Mr. Brian Shaw the plaintiff, to Chief Justice of the Supreme Court of the State of Victoria, and Lieutenant Governor of the State of Victoria Ms Marilyn Warren CJ sitting with former Director of Public Prosecutions Justice Bernard Bongiorno J. The documents were in regard to indictable offences of very serious nature involving certain judicial and Governmental persons in relation to charges of Treason and attempting to pervert the course of justice and other indictable offences.

2. I state I have sighted the documents presented at the court and have knowledge of the content(s) on the same day.

3. I state that on presentation to the bench of the said documents to the sitting Justices by Mr Shaw the matter was stood down for approx 20 minutes and they (Justices) took the said documents for review to their chambers.

4. I state that, they later returned and convened the court only to say that they would proceed no further with the matters presented by Mr. Brian Shaw. Court was dismissed.

5. I fully understand that the test for bias is a fair minded lay observer, sitting in the body of the court, the test makes no mention of a legally trained person sitting on the bench, on that basis, I consider that the two justices were sitting in bias and the hearing is a nullity.

6. I state that, Section 34 Crimes Act 1914 Commonwealth, reveals a two year jail sentence for any Judge or Magistrate exercising federal jurisdiction with a personal interest, I witnessed these offences occur on 1<sup>st</sup> November 2012 in the Court of Appeal, Supreme Court Victoria, Lonsdale Street Melbourne.

Affirmed by .....

James Peter Rech

At.....*Melbourne* In the state of Victoria

On This day.....//...../February/2013

Seal

JAMES PETER RECH

REGISTRAR

COURT OF APPEAL

1 LONSDALE STREET

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IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986  
BETWEEN:

BRIAN WILLIAM SHAW

Applicant

And

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Respondent

**EXHIBIT**

Date of Document:

21st February 2013

Filed on behalf of:

The Applicant

Prepared by:

Brian William Shaw

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Werribee in the State of Victoria.

Before me:

*Margaret May Campbell*



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

"Exhibit 7, West Australian Senators 2007".



LEGAL NOTICE

COMMONWEALTH SENATORS REPRESENTING THE STATE WESTERN AUSTRALIA IN ACCORDANCE WITH PART II, THE SENATE AS DEFINED IN THE COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT 1900

August 2007

To:

1. Senator Judith Adams
2. Senator Mark Bishop
3. Senator Ian Cormann
4. Senator Alan Eggleston
5. Senator Christopher Ellison
6. Senator Christopher Evans
7. Senator David Johnston
8. Senator Ross Lightfoot
9. Senator Andrew Murray
10. Senator Rachel Siewert
11. Senator Ruth Webber
12. Senator Glenn Sterle

The Constitutional & Criminal Offence

By unlawful enactment involving the State of Western Australia and "The Commonwealth" an overt Act was enacted 1<sup>st</sup> January 2004 titled "Acts

*Amendment and Repeal Courts and Legal Practice Act 2003 WA*", such overt

Act is an act of Treason

Attainted of Treason

By the inclusion and involvement of "The Commonwealth" in the named overt Act, you have contributed to and have abetted the primary offenders of Treason, which is in itself an indictable offence under common law and statute law,

*copy of notice sent*

specifically Section 80 of the Criminal Code Act 1995 (Commonwealth) with a penalty of life imprisonment for the primary offence and similar penalty for the concealment of such offence

### Incapable of Sitting

In accordance with *Section 44(ii)* of the Commonwealth of Australia Constitution Act 1900 you are incapable of sitting as a Senator and must resign immediately

### The Coming Election

Because of the legal condition that Western Australia is now discovered in, any coming election must be immediately cancelled, because of the Treason and a State trial must be granted in accordance with Section 80 of the Commonwealth of Australia Constitution Act 1900

### The Indictment

The only legal facility to gain an Indictment for Treason or the concealment of Treason is by the finding of a Grand Jury, accordingly a number of Grand Jury Applications now sit at the Office of the Full Court of the Supreme Court of Victoria. The following list is a portion only

### 15<sup>th</sup> December 2006

The following individuals were formally charged and served and presented before the Melbourne Magistrates Court in Victoria on the 15<sup>th</sup> December 2006

1. *John Howard*  
*Prime Minister*
2. *Kim Beazley*  
*Former Leader of the Opposition*
3. *Major General Michael Jeffery*  
*Governor General*
4. *Damian John Bugg 1*  
*DPP Commonwealth*
5. *Damian John Bugg 2*  
*DPP Commonwealth*
6. *Philip Ruddock*  
*Attorney General Commonwealth*
7. *Sydney James Stirling*  
*Attorney General Northern Territory*

9-

8. Michael Atkinson, Attorney-General South Australia

9. Kerry Shine, Attorney-General Queensland

10. Rob Justin Hulls, Attorney-General Victoria

11. Simon Corbell, Attorney-General ACT

12. Steve Kons, Attorney-General Tasmania

13. Robert John Debus, Attorney-General NSW

14. James Andrew McGinty, Attorney-General Western Australia

15. Audrey Gillian Braddock, Supreme Court WA

16. Wayne Stewart Martin, Supreme Court WA

17. Christine Ann Wheeler, Supreme Court WA

18. Christopher David Steyler, Supreme Court WA

19. Christopher James Lonsdale Pullin, Supreme Court WA

20. John Roderick McKechnie, Supreme Court WA

21. Michael John Buss, Supreme Court WA

22. Corryn Kayney, ~~Supreme Court WA~~

23. Robert Cock QC, Director of Public Prosecutions WA

24. Darren W L Renton, Commonwealth DPP, WA

25. Robert MacKenzie Mitchell, State Solicitor's Office WA

26. John James Mansell Bowler, Minister Mining WA

27. Mr J Maley, Grand Master, WA Freemasons

28. C Randazzo, Melbourne Magistrates Court

29<sup>th</sup> January 2007

The following individuals were formally charged and served and presented before the Melbourne Magistrates Court in Victoria on 29<sup>th</sup> January 2007

1. Mr Ian Leslie Gray, Chief Magistrate, Magistrates Court of Victoria

2. Mr Damian Bugg, Commonwealth Director of Public Prosecutions

3. Mr Paul Coghlan, Director of Public Prosecutions Victoria

4. Mr Malcolm Macleod, Southwest Christian Church Werribee

5. Mr Max Bower, Anglican Church Werribee

*Murphy, Huber 2007*

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(f) "and Signet"; and

(a) by omitting from paragraph (a):

(2) Section 50 of the Principal Act is amended in subsection (3):

referred to as the Principal Act.

(1) The Constitution Act 1889 of the State of Western Australia is in this section

Amendment of Constitution Act of Western Australia

AUSTRALIA ACT 1986 - SECT 14

Australia Act 1986

whose port of destination are in the Commonwealth.

ships, the Queen's ships of war excepted, whose first port of clearance and

of any State; and the laws of the Commonwealth shall be in force on all British

*and of every part of the Commonwealth*, notwithstanding anything in the laws

Constitution, *shall be binding on the courts, judges, and people of every State*

*This Act*, and all laws made by the Parliament of the Commonwealth under the

Operation of the Constitution and laws

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - CLAUSE 5

Court / Judges / People

Victoria

Grand Jury Applications lodged at the Full Court of the Supreme Court of

formally and legally dealing with the discovered Treason, accordingly all have

The Seven High Court Judges have been formally charged and served for not

The High Court

12. Julia Gillard (MP) Werribee Victoria

11. Attorney General Victoria Rob Hulls

10. Justice Kenneth Madison Hayne (High Court)

9. Justice Susan Maree Crennan (High Court)

8. Justice Anthony Murray Gleeson (High Court)

7. Justice William Montague Charles Gummow (High Court)

6. Justice John Dyson Heydon (High Court)

*Cusack. Prime Minister.*

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Saving of Constitutions  
 The Constitution of each State of the Commonwealth shall, subject to this  
 Constitution, continue as at the establishment of the Commonwealth, or as at the  
 admission or establishment of the State, as the case may be, "until altered in  
 accordance with the Constitution of the State";

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 106

Commonwealth Constitution Section 106

(ii) "constituted under Letters Patent under the Great Seal of the United  
 Kingdom";  
 (b) by omitting from paragraph (b):  
 (i) "and Signet"; and  
 (ii) "whenever and so long as the office of Governor is vacant or the Governor is  
 incapable of discharging the duties of administration or has departed from  
 Western Australia"; and  
 (c) by omitting from paragraph (c):  
 (i) "under the Great Seal of the United Kingdom"; and  
 (ii) "during a temporary absence of the Governor for a short period from the seat  
 of Government or from the State";  
 (3) Section 51 of the Principal Act is amended:  
 (a) by omitting subsection (1); and  
 (b) by omitting from subsection (2):  
 (i) "(2)";  
 (ii) "this section and in"; and  
 (iii) "and the expression 'Signet' means the seal commonly used for the sign  
 manual of the Sovereign or the seal with which documents are sealed by the  
 Secretary of State in the United Kingdom on behalf of the Sovereign";

Legislature as constituted by this Act empowered to alter any of its provisions

(2) A Bill that —

(a) expressly or impliedly provides for the abolition of or alteration in the office of Governor; or

(b) expressly or impliedly provides for the abolition of the Legislative Council or of the Legislative Assembly; or

(c) expressly or impliedly provides that the Legislative Council or the

Legislative Assembly shall be composed of members other than members

chosen directly by the people; or

(d) expressly or impliedly provides for a reduction in the numbers of the

members of the Legislative Council or of the Legislative Assembly; or

(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 —

(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 the 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.*

The Unlawful Australia Act 1986

In the period 1984/1986 the Prime Minister of the Commonwealth Mr R Hawke

and the Premiers of the States agreed to omit the binding requirements found in

Section 128 of the Commonwealth of Australia Constitution Act 1900, but,

chose Section 51(xxxviii) of such Constitution instead herein quoted

Legislative powers of the Parliament

The Parliament shall, *subject to this Constitution*, have power to make laws for the peace, order, and good government of the Commonwealth with respect to:

(xxxviii) the exercise within the Commonwealth, *at the request* or with the

concurrence of the Parliaments of all the States directly concerned, of any power which can at the establishment of this Constitution be exercised only by the

Parliament of the United Kingdom or by the Federal Council of Australasia;

Royal Assent

After the unlawful enactment of the Australia Act in 1986 the Governor General plus State Governors assumed an unlawful authority to sign Royal Assent to Bills previously needing "*reservation*" for lack of jurisdiction

Australia Act 1986 Section 6

AUSTRALIA ACT 1986 - SECT 6

Manner and form of making certain State laws

Notwithstanding sections 2 and 3(2) above, a law made after the commencement of this Act 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 that Parliament, whether made before or after the commencement of

this Act.

Australia Act 1986 Section 7.4

AUSTRALIA ACT 1986 - SECT 7

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

(4) While *Her Majesty* is personally present in a State, Her Majesty is not

precluded from exercising any of Her powers and functions in respect of the State that are the subject of subsection (2) above.

The Accusation

You are now formally accused of Treason in addition to the concealment of such Treason, the accusation will now go directly to the Full Court of the Supreme Court of Victoria for a Grand Jury hearing relating to and involving the obtaining of the indictment required by Electors, not Judiciary, to place you on trial

Victorian Supreme Court (1889) (6 Judges)

[Byrne v Armstrong (1899) 25 VLR 126 at 132]

"It is provided now that all the prosecutions shall be by presentment, but preserving the prerogative of the Crown through the Attorney General to proceed by information, except in case of 'treason' which has to be by indictment. Now indictment means by Grand Jury and therefore, inasmuch as the statute provides that Treason shall be tried by indictment only. That means that it must be by Grand Jury and no other means is provided for bringing it before a Grand Jury." The finding of the Attorney General is equivalent to the finds of the Grand Jury, but in the case of Treason it must be the finding of the Grand Jury."

Crimes Act 1914 (Commonwealth)

**CRIMES ACT 1914 - SECT 44**

Compounding offences

Any person who asks receives or obtains, or agrees to receive or obtain, any property or benefit of any kind for himself or any other person, upon any agreement or understanding that he will compound or conceal any indictable offence against the law of the Commonwealth or a Territory, or will abstain from, discontinue, or delay any prosecution for any such offence, or will withhold any evidence thereof, shall be guilty of an offence.

Penalty: **Imprisonment for 3 years.**

**CRIMES ACT 1914 - SECT 34**

Judge or magistrate acting oppressively or when interested (1) Any person who:



(b) being a judge or magistrate, intentionally and perversely exercises federal jurisdiction in any matter in which he has a personal interest; shall be guilty of an offence.

Penalty: Imprisonment for 2 years.

#### CRIMES ACT 1914 - SECT 42

Conspiracy to defeat justice

(1) Any person who conspires with another to obstruct, prevent, pervert, or defeat, the course of justice in relation to the judicial power of the

Commonwealth, shall be guilty of an indictable offence.

Penalty: Imprisonment for 5 years.

#### CRIMES ACT 1914 - SECT 43

Attempting to pervert justice

(1) Any person who attempts, in any way not specially defined in this Act, to

obstruct, prevent, pervert, or defeat, the course of justice in relation to the

judicial power of the Commonwealth, shall be guilty of an offence.

Penalty: Imprisonment for 5 years.

#### Unlawful Oaths

#### CRIMINAL CODE - SECT 48

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 —

(a) To engage in any seditious enterprise;

(b) To commit any indictable offence not punishable with strict security

life imprisonment;

(c) To disturb the public peace;

(d) To be of any association, society, or confederacy formed for the

purpose of doing any such act as aforesaid;

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. 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)

**Masonic Oath – Entered Apprentice**

**Masonic Oath**

- (e) To obey the orders or commands of any committee or body of men  
 not lawfully constituted, or of any leader or commander or other person  
 not having authority by law for that purpose;
- (f) Not to inform or give evidence against any associate, confederate, or  
 other person;
- (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;
- or
- (2) Takes any such oath or engagement, not being compelled to do so; or
- (3) Attempts to induce any person to take any such oath or engagement;  
 is guilty of a crime, and is liable to imprisonment for 7 years.

Governor General

The current Governor General Mr Michael Jeffrey is a committed Freemason, a former Governor of the State of Western Australia, accordingly the Governor General has a number of Grand Jury Applications lodged against this individual at the Full Court of the Supreme Court of Victoria

The Supreme Court of WA

Resulting from a Civil Writ issued in Western Australia filed by Mr J McGinty, Attorney General Western Australia (First Plaintiff) and Mr Damian Bugg, Commonwealth Director of Public Prosecutions (Second Plaintiff), the Supreme Court of Western Australia has ruled that I am a vexatious litigant, but, the Supreme Court of Western Australia itself is in itself a primary offender

The Supreme Court Act 1935 (WA)

**Acts Amendment and Repeal Courts and Legal Practice Act 2003 WA  
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".

Ad

105

You are now formally accused of Treason by this Written Notice. Under the Constitution you must stand down. You are incapable of sitting. And under law

The Conclusion in this Notice

The Appeal to the High Court from the Western Australian Supreme Court relating to the vexatious writ was lodged in time at the High Court Office of Registry located at the Federal Court of Australia WA, but, the Registrar of the High Court Canberra, Carolyn Rodgers by letter stated that the Appeal is considered abandoned because the original document was not included in the filed documents. In due course Carolyn Rodgers will be charged with the concealment of Treason, such offence carries a life imprisonment sentence

The High Court Appeal

Penalty: **Imprisonment for 2 years.**  
an offence.

(1) Any person who:  
(b) being a judge or magistrate, intentionally and perversely exercises federal jurisdiction in any matter in which he has a personal interest; shall be guilty of

Judge or magistrate acting oppressively or when interested

**CRIMES ACT 1914 - SECT 34.1(b)**

Crime Act 1914 (Commonwealth)

(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".*

you will have a Grand Jury Application lodged against you accusing you of  
Treason and/or the concealment of Treason

### Christian Forgiveness

There is ample jurisdiction available to make the whole Treason now discovered  
a "Trial of the Issue", currently the Courts refuse this resulting in individuals  
having to be formally charged and sent to trial, rather than the issue itself

### The Old Testament

#### Jeremiah 11:2-5

Hear ye the words of this covenant, and speak unto the men of Judah, and to the  
inhabitants of Jerusalem; And say thou unto them, Thus saith the LORD God of  
Israel; Cursed be the man that obeyeth not the words of this covenant, Which I  
commanded your fathers in the day that I brought them forth out of the land of  
Egypt, from the iron furnace, saying, Obey my voice, and do them, according to  
all which I command you: so shall ye be my people, and I will be your God:  
That I may perform the oath which I have sworn unto your fathers, to give them  
a land flowing with milk and honey, as it is this day. Then answered I, and said,  
So be it, O LORD.

#### Jeremiah 7:28

But thou shalt say unto them, This is a nation that obeyeth not the voice of the  
LORD their God, nor receiveth correction: truth is perished, and is cut off from  
their mouth.

#### Romans 1:17-19

For therein is the righteousness of God revealed from faith to faith: as it is  
written. The just shall live by faith. For the wrath of God is revealed from  
heaven against all ungodliness and unrighteousness of men, who hold the truth  
in unrighteousness; Because that which may be known of God is manifest in  
them; for God hath showed it unto them.

**Your Choice in the coming Trial**

**Deuteronomy 31:18-20**

And I will surely hide my face in that day for all the evils which they shall have wrought, in that they are turned unto other gods. Now therefore write ye this song for you, and teach it the children of Israel: put it in their mouths, that this song may be a witness for me against the children of Israel. For when I shall have brought them into the land which I swore unto their fathers, that floweth with milk and honey; and they shall have eaten and filled themselves, and waxen fat; then will they turn unto other gods, and serve them, and provoke me, and break my covenant.

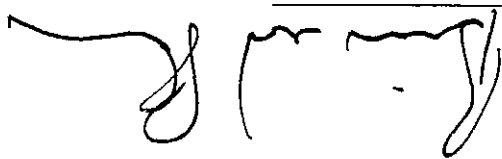
And I will surely hide my face in that day for all the evils which they shall have wrought, in that they are turned unto other gods. Now therefore write ye this song for you, and teach it the children of Israel: put it in their mouths, that this song may be a witness for me against the children of Israel. For when I shall have brought them into the land which I swore unto their fathers, that floweth with milk and honey; and they shall have eaten and filled themselves, and waxen fat; then will they turn unto other gods, and serve them, and provoke me, and break my covenant.

**1 Peter 1:7**

That the trial of your faith, being much more precious than of gold that perisheth, though it be tried with fire, might be found unto praise and honor and glory at the appearing of Jesus Christ:

In Almighty God The Father through Jesus Christ is my Trust

You now have 7 days from postage to reply in detail



Brian Shaw

280 Leakes Road

Truganina Victoria 3030

Attachments

Grand Jury Application

Grand Jury Application

Grand Jury Application

Part 8

Governor General Michael Jeffrey

Prime Minister John Howard

Deputy Leader Opposition Julia Gillard

Acts Amendment and Repeal Courts and Legal Practice

Act 2003 WA

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**"Exhibit 8, Affidavit in Support No 1, Grand Jury Defendants, High Court Header",**



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

Before me: Margaret May Campbell

20 This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Wertheim in the State of Victoria.

Date of Document: 21st February 2013  
Filed on behalf of: The Applicant  
Prepared by: Brian William Shaw

**EXHIBIT**

**BRIAN WILLIAM SHAW**  
Applicant  
And  
**THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA**  
Respondent

10

**IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986**  
**BETWEEN:**

**AT MELBOURNE**  
**COMMON LAW DIVISION**

No. 9997 of 2006

**IN THE SUPREME COURT OF VICTORIA**



BETWEEN

BRIAN WILLIAM SHAW

Applicant

And

Respondent

THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA

**AFFIDAVIT IN SUPPORT  
NUMBER ONE**

I, Brian William Shaw, care of P.O. Box 800, Werribee, 3030 in the State of Victoria do state and affirm the following:

That this affidavit exhibits the Charge and Summons relating to each named individual awaiting Grand Jury hearings in Victoria.


This exhibit is marked GRAND JURY DEFENDANTS.

Filed by Brian William Shaw  
Of Post Office Box 800  
Werribee, Victoria 3030

Telephone 0487 195 522

110

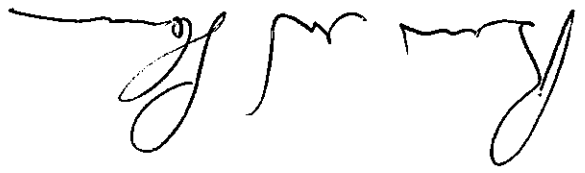
*Thurgate v Campbell 1/3*



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Max Bower

Malcolm MacLeod

WERRIBE CHURCH LEADERS

50

Julia Gillard

COMMONWEALTH POLITICIAN

Ian Leslie Gray (Victoria)

CHIEF MAGISTRATE

Paul Coghlan (Victoria)

Damian John Bugg (Commonwealth)

PUBLIC PROSECUTORS

40

Justice Susan Crennan

Justice Kenneth Hayne

Justice John Heydon

Justice William Gummow

Justice Anthony Gleeson

Justice Ian Callinan

Justice Michael Kirby

HIGH COURT

22

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Handwritten signature of Max Bower

111

3/3

112



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

BEFORE ME: Margaret May Campbell

THIS 27<sup>th</sup> DAY OF NOVEMBER 2012.

AT: Mesa IN THE STATE OF VICTORIA

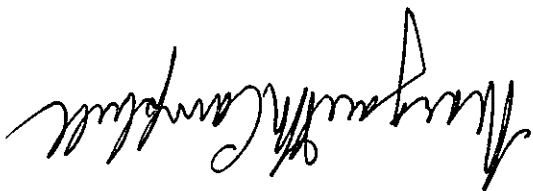
AFFIRMED BY: [Signature]

113

Filed by Brian William Shaw  
Of Post Office Box 800  
Werribee Victoria 3030  
Telephone 0487 195 522

30

**GRAND JURY DEFENDANTS**



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

Affirmed 27/11/2012

20

That I certify that this is a correct copy of the exhibits attached to this affidavit.

**EXHIBIT**

**THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA**

Respondent

10

And

Applicant

**BRIAN WILLIAM SHAW**

BETWEEN

**MELBOURNE OFFICE OF THE REGISTRY**

**IN THE HIGH COURT OF AUSTRALIA**

No 2012

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Justice Michael Donald Kirby  
 C/o High Court Registry Melbourne  
 Cnr LaTrobe & Williams Street  
 Melbourne Victoria 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

Registration No	State
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Licence No	State
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## Details of the charges against you

1 The Defendant a Commonwealth Judicial Officer on 3rd August 2006, at the Canberra branch of the High Court, such branch attached to the Melbourne branch of the High Court, did intentionally and perversely exercise Federal Jurisdiction, in that the defendant did protect the current Governor General Mr Michael Jeffrey from a Grand Jury Application lodged with the Full Court of the Victorian Supreme Court, by hearing a matter in a closed Court procedure disallowing representation at the hearing

Section or Clause (Full Ref)	Act or Regulation No.	Crimes Act 1914
34 (1) (b)		

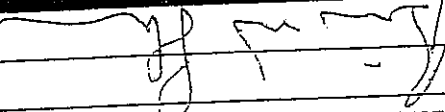
Under what Law?  State  Act  Other-specify  Reg  C'wealth

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 

Date

Phone No. 09 93941116

## Where will the case be heard

Where you must go The \*Magistrates' Court of Victoria at Melbourne

Address 233 William Street Melbourne Victoria

Phone No.

When Time 10.00 am Day Sun Month September Year 2006

## Details about this summons

Issued at MELBOURNE

Issued by COBY BUCKLEY Deputy Registrar

Charge filed at Magistrates' Court of Victoria 233 William St. Melbourne

Date 23 Aug 2006

Registrar  Magistrate  Other

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# Continuation of Charges

Bring this with you to Court

Page No 2	Person Charged
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**2** The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, did Conspire with another such Court constitutionally attached to the Melbourne branch of the High Court, to obstruct, Prevent, Pervert and Defeat the Course of Justice in relation to (Justice Ian David Francis Callinan) to obstruct, Prevent, Pervert and Defeat the Course of Justice in relation to all of the Judicial Power of the Commonwealth, in that the defendant intentionally declined to legally deal with all of the serious indictable offences, both revealed and discovered in the material lodged at the Melbourne branch of the High Court, rather the defendant did hear the matter after disallowing representation or the stated twenty minute oral presentation permitted to the applicant

Section or Clause (Full Ref)	Act or Regulation No	<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail) <input checked="" type="checkbox"/> Indictable Offence (You must go to Court)
42 (1)	Crimes Act 1914			

**3** The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, did attempt to obstruct, such Court constitutionally attached to the Melbourne branch of the High Court, did attempt to obstruct, Prevent, Pervert in an Attempt to Defeat the Course of Justice in relation to the Judicial Power of the Commonwealth, by refusing to abide by Rule of Law and Natural Justice in dealing with serious indictable offences revealed in the documents lodged at the Melbourne Branch of the High Court, inclusive of the Grand Jury Application filed against the current Governor General of the Commonwealth of Australia Major General Jeffrey

Section or Clause (Full Ref)	Act or Regulation No	<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail) <input checked="" type="checkbox"/> Indictable Offence (You must go to Court)
43 (1)	Crimes Act 1914			

Informant	Brian W Shaw
Agency and Address	280 Leakes Road Truganina Victoria
Phone No	09 93941116

Informant Signature	Registrar Signature

Charge filed at	MELBOURNE
-----------------	-----------

COBY BUCKLEY  
 Deputy Registrar  
 Magistrates Court of Victoria  
 233 William St, Melbourne

2  
 1/5

# Continuation of Charges

Bring this with you to Court

Page No 3

**Person Charged** 4

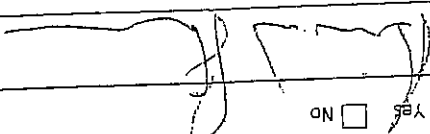
The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, such Court constitutionally attached to the Melbourne branch of the High Court, did Agree to Receive and Obtain, both Property and Benefit, in the form of continuing Commonwealth High Court Salary plus Superannuation upon the understanding that the defendant would both compound and conceal indictable offences against the Laws of the Commonwealth and Northern Territory

<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail) <input checked="" type="checkbox"/> Indictable Offence (You must go to Court)	
<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	<input type="checkbox"/> C'wealth <input type="checkbox"/> Reg
Act or Regulation No	Crimes Act 1914
Section or Clause (Full Ref)	44

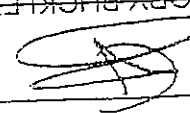
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<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	<input type="checkbox"/> C'wealth <input type="checkbox"/> Reg
Act or Regulation No	Crimes Act 1914
Section or Clause (Full Ref)	25 (1) (a)

Are there more charges?  Yes  No

Informant  Brian W Shaw

Agency and Address  
280 Leakes Road Truganina Victoria  
Phone No 09 93941116

Informant Signature	 Goby Buckley Deputy Registrar Magistrates Court of Victoria 233 William St. Melbourne
Charge filed at	MELBOURNE

116  
3

AFFIDAVIT OF SERVICE

I BRIAN WILLIAM SHAW of 280 Leakes Road, Truganina 3030 in the

State of Victoria, affirm and say as follows :

1. That I served a charge and summons returnable 25<sup>th</sup> September 2006,

in the Melbourne Magistrates Court, naming Justice Michael Kirby,

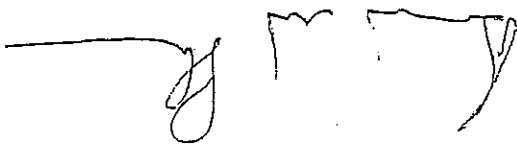
on Four (4) indictable offences, specifically Sections 34.1 (b), 42 (1),

43 (1) and 44 of the Commonwealth Crimes Act 1914, by handing the

charge and summons to "Louise" at the Melbourne Office of the High

Court of Australia at 12.00am on the 23<sup>rd</sup> August 2006

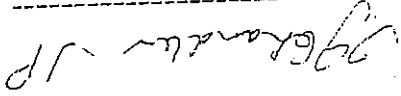
AFFIRMED by Brian William Shaw



at Melbourne in the State of Victoria

This 2<sup>nd</sup> day of August 2006

Before me:





# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Justice Ian David Francis Callinan  
 C/o High Court Registry Melbourne  
 Cnr La Trobe & Williams Street  
 Melbourne Victoria 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

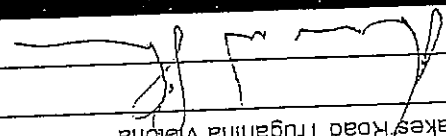
## Details of the charges against you

1 What is the charge?  The Defendant a Commonwealth Judicial Officer on 3rd August 2006, at the Canberra branch of the High Court, such branch attached to the Melbourne branch of the High Court, did intentionally and perversely exercise Federal Jurisdiction, in that the defendant did protect the current Governor General Mr Michael Jeffrey from a Grand Jury Application lodged with the Full Court of the Victorian Supreme Court, by hearing a matter in a closed Court procedure disallowing representation at the hearing

Under what Law?  State  Act  Other-specify  Reg  Cwealth

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   
 Date \_\_\_\_\_  
 Phone No. 09 93941116

## Where will the case be heard

Where you must go The "Magistrates' Court of Victoria at Melbourne  
 Address 233 William Street Melbourne Victoria  
 Phone No. \_\_\_\_\_  
 When Time 10.00am Day Sun Month September Year 2006

## Details about this summons

Issued at MELBOURNE  
 Issued by COBY BUCKLEY  
 Signature   
 Charge filed at MELB Magistrates' Court of Victoria  
 Date 23 AUG 2006  
 Date \_\_\_\_\_  
 233 William St Melbourne

118  
 5

# Continuation of Charges

Bring this with you to Court

Page No 2	Person Charged
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**2** The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, did Conspire with another such Court constitutionally attached to the Melbourne branch of the High Court, did Conspire in relation to the (Justice Michael Donald Kirby) to obstruct, Pervert and Defeat the Course of Justice in relation to the Judicial Power of the Commonwealth, in that the defendant intentionally declined to legally deal with all of the serious indictable offences, both revealed and discovered in the material lodged at the Melbourne branch of the High Court, rather the defendant did hear the matter after disallowing representation or the stated twenty minute oral presentation permitted to the applicant

Section or Clause (Full Ref)	Act or Regulation No	<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify
42 (1)	Crimes Act 1914	<input type="checkbox"/> Cwealth <input type="checkbox"/> Reg
Indictable Offence (You must go to Court)		<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)

**3** The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, such Court constitutionally attached to the Melbourne branch of the High Court, did attempt to Obstruct, Prevent, Pervert in an Attempt to Defeat the Course of Justice in relation to the Judicial Power of the Commonwealth, by refusing to abide by Rule of Law and Natural Justice in dealing with serious indictable offences revealed in the documents lodged at the Melbourne Branch of the High Court, inclusive of the Grand Jury Application filed against the current Governor General of the Commonwealth of Australia Major General Jeffrey

Section or Clause (Full Ref)	Act or Regulation No	<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify
43 (1)	Crimes Act 1914	<input type="checkbox"/> Cwealth <input type="checkbox"/> Reg
Indictable Offence (You must go to Court)		<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input type="checkbox"/> Cwealth <input type="checkbox"/> Reg	Crimes Act 1914	43 (1)
Indictable Offence (You must go to Court)		<input type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)
Informant	Informant	Informant
Brian W Shaw	Brian W Shaw	Brian W Shaw
Agency and Address	Agency and Address	Agency and Address
280 Leakes Road Truganina Victoria	280 Leakes Road Truganina Victoria	280 Leakes Road Truganina Victoria
Phone No	Phone No	Phone No
09 93941116	09 93941116	09 93941116
Informant Signature	Registrar Signature	Deputy Registrar
		GOBY BUCKLEY
Charge filed at	MELBOURNE	MELBOURNE

Magistrates' Court of Victoria  
 233 William St. Melbourne

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# Continuation of Charges

Bring this with you to Court

Page No 3

Person Charged

The Defendant a Commonwealth Judicial Officer on 3rd August 2006 at Canberra Branch of the High Court, such Court constitutionally attached to the Melbourne branch of the High Court, did Agree to Receive and Obtain, both Property and Benefit, in the form of continuing Commonwealth High Court Salary plus Superannation upon the understanding that the defendant would both compound and conceal indictable offences against the Laws of the Commonwealth and Northern Territory


Section or Clause (Full Ref)		Act or Regulation No	Crimes Act 1914	44
<input checked="" type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input type="checkbox"/> Other- Specify		
<input checked="" type="checkbox"/> Wealth	<input type="checkbox"/> Reg			
Indictable Offence (You must go to Court)		<input checked="" type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)		

Section or Clause (Full Ref)		Act or Regulation No	Crimes Act 1914	25 (1) (a)
<input checked="" type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input type="checkbox"/> Other- Specify		
<input checked="" type="checkbox"/> Wealth	<input type="checkbox"/> Reg			
Indictable Offence (You must go to Court)		<input checked="" type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)		

Section or Clause (Full Ref)		Act or Regulation No	Crimes Act 1914	25 (1) (a)
<input checked="" type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input type="checkbox"/> Other- Specify		
<input checked="" type="checkbox"/> Wealth	<input type="checkbox"/> Reg			
Indictable Offence (You must go to Court)		<input checked="" type="checkbox"/> Summary Offence (You should go to Court but you must go if you are on bail)		

Are there more charges?  Yes  No

Informant: Brian W Shaw  
 Agency and Address: 280 Leakes Road Truganina Victoria  
 Phone No: 09 93941116

Registrar Signature: 

Charge filed at: MELBOURNE  
 Magistrates Court of Victoria  
 Deputy Registrar: COBY BUCKLEY  
 233 William St, Melbourne

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7

AFFIDAVIT OF SERVICE

I BRIAN WILLIAM SHAW of 280 Leakes Road, Truganina 3030 in the

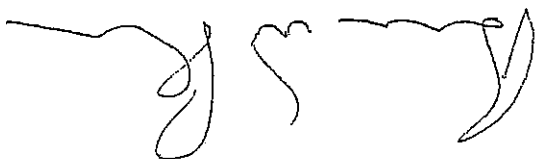
State of Victoria, affirm and say as follows :

1. That I served a charge and summons returnable 25<sup>th</sup> September 2006, in the Melbourne Magistrates Court, naming Justice Ian Callinanan,

on Four (4) indictable offences, specifically Sections 34.1 (b), 42 (1), 43 (1) and 44 of the Commonwealth Crimes Act 1914, by handing the charge and summons to "Louise" at the Melbourne Office of the High

Court of Australia at 12.00am on the 23<sup>rd</sup> August 2006

AFFIRMED by Brian William Shaw



at Melbourne in the State of Victoria

This 24 day of August 2006

Before me: \_\_\_\_\_

*Gregory VP*

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Justice Anthony Murray Gleeson  
 C/o High Court Registry Melbourne  
 Chr LaTrobe & Williams Street  
 Melbourne Victoria 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Licence No		State
Registration No		State
<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth / /	

## 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 checked="" type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Cwealth	<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?  No  Yes - see "Continuation of charges" attached

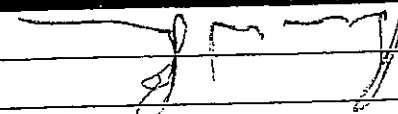
Informant

Brian W Shaw	
--------------	--

Agency and Address

280 Leakes Road Truganina Victoria	
------------------------------------	--

Informant Signature

 Phone No. 09 93941116	
---	--

## Where will the case be heard

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne	
---	--

Address

233 William Street Melbourne Victoria	
---------------------------------------	--

When

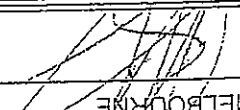
Time	10am
Day	Wed
Month	February
Year	2007

## Details about this summons

Issued at

MELBOURNE	
-----------	--

Issued by

 Registrar <input type="checkbox"/> Magistrate <input type="checkbox"/> Other <input type="checkbox"/>	
---	--

Charge filed at

MELBOURNE	
-----------	--

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# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Justice William Montague Charles Gummow  
 C/o High Court Registry Melbourne  
 Cnr LaTrobe & Williams Street  
 Melbourne Victoria 3000

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?

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  
 Commonwealth  
 Reg  
 Indictable offence (you should go to Court)  
 Summary offence (you should 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]*

## Where will the case be heard

Where you must go

The "Magistrates' / Childrens' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time / Loc  
 10am / Court

Day  
 10/11/07

Month  
 11/07

Year  
 2007

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Registrar  
 Magistrate  
 Other

Date

15/11/07

Charge filed at  
 MELBOURNE

Licence No		State	
Registration No		State	
<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co	
Date of Birth			

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

You have been charged with an offence against the Law  
Read both pages to see what you must do

Justice John Dyson Heydon  
C/o High Court Registry Melbourne  
Cnr LaTrobe & Williams Street  
Melbourne Victoria 3000

Registration No		Licence No	
State		State	
<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co	
Date of Birth / /			

## Details of the charges against you

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 over 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

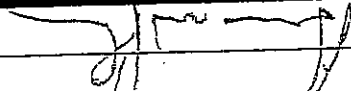
Under what Law?  
 State  
 Act  
 Commonwealth  
 Reg

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  


## Where will the case be heard

Where you must go  
 The "Magistrates" / Children's Court of Victoria at Melbourne

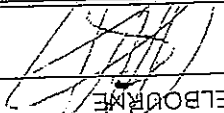
Address  
 233 William Street Melbourne Victoria

Phone No. 09 93941116

When  
 Time 10am  
 Day Tuesday  
 Month February  
 Year 2007

## Details about this summons

Issued at  
 MELBOURNE

Issued by  


Charge filed at  
 MELBOURNE

Date  
 15 / 02 / 07

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11

# Charge and Summons

(Bring this with you to Court)

## TO THE DEFENDANT

Justice Kenneth Madison Hayne  
 C/o High Court Registry Melbourne  
 Cnr LaTrobe & Williams Street  
 Melbourne Victoria 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
State	Registration No			
State	Licence No			

## Details of the charges against you

**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

C'wealth  Reg

Section or Clause (Full Ref)  Act or Regulation No.  Common Law  Mispison 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

Date

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 Street Melbourne Victoria

Phone No.

Time

10 am

Day

3rd

Month

January

Year

2007

## Details about this summons

Issued at

MELBOURNE

Issued by

Signature

Charge filed at

MELBOURNE

Date

Registrar  Magistrate  Other

125  
12.



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Justice Susan Maree Crennan  
 C/o High Court Registry Melbourne  
 Cnr LaTrobe & Williams Street  
 Melbourne Victoria 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
State	Registration No			
State	Licence No			

## Details of the charges against you

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-spedty
<input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Reg	<input type="checkbox"/> Common Law
Section or Clause (Full Ref)		
Mispriison 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

Informant Signature

*[Signature]*

## Where will the case be heard

Where you must go

The "Magistrates' / Childrens' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time	10am
Day	Tuesday
Month	January
Year	2007

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Charge filed at

MELBOURNE

Date

*[Signature]*

<input type="checkbox"/> Registrar	<input type="checkbox"/> Magistrate	<input type="checkbox"/> Other
------------------------------------	-------------------------------------	--------------------------------

Date

*[Signature]*

Phone No.

2077 7000

Year

2007

13  
126

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Damian John BUGG  
 Director Public Prosecutions Commonwealth  
 4 Marcus Clarke Street  
 Canberra ACT 2601

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth / /		<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Registration No	State			
Licence No	State			

## Details of the charges against you

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

What is the charge?  1

Under what Law?  
 State  Act  Other-specify  
 Commonwealth  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  
 Damian Shaw  
 Agency and Address  
 250 Dandenong Road  
 TRARLTON VIC  
 Informant Signature  
 [Signature]  
 Date

## Where will the case be heard

Where you must go  
 The "Magistrates' / Childrens' Court of Victoria at Melbourne  
 233 William Street Melbourne Victoria  
 Address  
 When  
 Time / 10.00am  
 Day 29th  
 Month January  
 Year 2007

## Details about this summons

Issued at  
 MELBOURNE  
 Issued by  
 [Signature]  
 Charge filed at  
 MELBOURNE  
 Date  
 20 DEC 2006  
 Registrar  Magistrate  Other

14  
 107

AFFIDAVIT OF SERVICE

I Brian William Shaw of 280 Leakes Road, Truganina, 3030 in the State of Victoria do state

and affirm the following:

That on the 29<sup>th</sup> day of January 2007 ( /c-45-44 ) I served a charge and summons returnable 29<sup>th</sup> January 2007, in the Magistrates Court of Victoria at

Melbourne, 233 William Street Melbourne, on D. Duke, by

Anna (DIP OFFICE) leaving the charge and summons with Duke K. The defendant is male

Informant:

Brian Shaw

Defendant:

D. Duke

Affirmed by:

*[Signature]*

At *[Signature]* in the State of Victoria

This 29<sup>th</sup> day of January 2007

Before me

*[Signature]*  
Justice of the Peace

A JUSTICE OF THE PEACE FOR VICTORIA  
REG. NO. 9924  
MARGARET MAY CAMPBELL  
7 MURRHEAD CRESC.  
WERRIBEE 3030

128

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# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Mr Paul Coghlan  
 Director of Public Prosecutions Victoria  
 565 Lonsdale Street  
 Melbourne Victoria

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
State	Registration No			
State	Licence No			

## Details of the charges against you

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 Over 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

What is the charge?

Section or Clause (Full Ref)	Act or Regulation No.	Common Law	Misprison of Treason
<input checked="" type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify	<input type="checkbox"/> Indictable offence (you must go to Court)
<input checked="" type="checkbox"/> Cwealth	<input type="checkbox"/> Reg	<input type="checkbox"/> Summary offence (you should go to Court)	<input type="checkbox"/> Yes - see "Continuation of charges" attached

Under what Law?

Type of offence?

Are there more charges?

Informant

Agency and Address

Informant Signature

Raymond St Hill  
 230 Lonsdale Street  
 Melbourne VIC  
 Phone No. 03941116  
 Date

## Where will the case be heard

Where you must go: The \*Magistrates' Court of Victoria at Melbourne  
 Address: 233 William Street Melbourne Victoria  
 When: Time 10.00 AM Day 20th Month December Year 2007

## Details about this summons

Issued at: MELBOURNE  
 Issued by: [Signature]  
 Charge filed at: MELBOURNE  
 Date: 20 DEC 2006  
 Registrar  Magistrate  Other

129  
 16

AFFIDAVIT OF SERVICE

I Brian William Shaw of 280 Leakes Road, Truganina, 3030 in the State of Victoria do state

and affirm the following:

That on the 29<sup>th</sup> day of January 2007 (1:00 pm) I served a charge and

summons returnable 29<sup>th</sup> January 2007, in the Magistrates Court of Victoria at

Melbourne, 233 William Street Melbourne, on Brian Shaw by

John (Security) (PROFFER) 565 do not answer is miss.

Informant:

Brian Shaw

Defendant:

John Coleman

Affirmed by:

[Signature]

At Melbourne in the State of Victoria

This 29<sup>th</sup> day of January 2007

Before me

[Signature] Justice of the Peace

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

1/30

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Charge filed at MELBOURNE Date 25 11 2006

Issued at MELBOURNE Date 20 11 2006

Issued by [Signature] Registrar  Magistrate  Other

**Where will the case be heard**

Where you must go: The 'Magistrates' / Children's' Court of Victoria at Melbourne

Address: 233 William Street Melbourne Victoria

Phone No. [Blank]

When: Time 10.00 am Day 29 Month January Year 2007

**Details of the charges against you**

What is the charge?  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 Bugs, 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 Over 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)  Mispison 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: [Signature] Agency and Address: 280 Archer Road [Signature] Phone No. 93941118 Date: [Blank]

**TO THE DEFENDANT**

Mr Ian Leslie Gray  
Chief Magistrate  
Magistrates Court of Victoria  
233 William Street  
Melbourne Victoria

You have been Charged with an offence against the Law  
Read both pages to see what you must do

(Bring this with you to Court)

**Charge and Summons**  
Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

M  F  Co

Date of Birth: / /

Registration No. [Blank] State [Blank]

Licence No. [Blank] State [Blank]


AFFIDAVIT OF SERVICE

I, Brian William Shaw of 280 Leakes Road, Truganina, 3030 in the State of Victoria do state and affirm the following

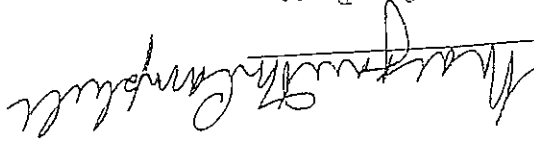
That on the 29<sup>th</sup> day of January 2007 ( ) I served a charge and summons returnable 29<sup>th</sup> January 2007, in the Magistrates Court of Victoria at Melbourne, 233 William Street Melbourne, on

by 1741 6004

Magistrates Court (January 2007)   
 leaving the charge and summons with   
 51515873 (January 2007)   
 Informant: Brian Shaw   
 Defendant: Ian Gray

Affirmed by: 

At ~~1741 6004~~ in the State of Victoria   
 This 29<sup>th</sup> day of January 2007

Before me   
    
 Justice of the Peace

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

13:   
 19

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Ms Julia Gillard MP  
Shop 2, 36 Synnott Street  
Werrbee Vic 3030

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No	State
Licence No	State
<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co Date of Birth    /    /	

## 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  Commonwealth  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

Phone No. 09 93941115

Informant Signature

## Where will the case be heard

Where you must go The "Magistrates' / Childrens' Court of Victoria at Melbourne

Address 233 William Sreet Melbourne Victoria

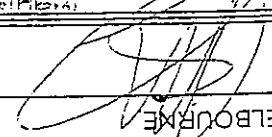
When Time 10am Day 29th January Phone No.

Year 2007

## Details about this summons

Issued at MELBOURNE

Date 1 DEC 2006

Issued by  Registrar  Magistrate  Other

Charge filed at MELBOURNE Date

133

20



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## 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

<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth / /
Registration No	State
Licence No	State

## Details of the charges against you

What is the charge ?

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].

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 type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indictable offence (you must go to Court)	

Type of offence

Are there more charges ?

No  
 Yes - see "Continuation of charges" attached

Informant

Brian W Shaw

Agency and Address

280 Leakes Road

Informant Signature

Treganina, 3030 Victoria

Phone No. 0393941116

## Where will the case be heard

Where you must go

The 'Magistrates' / Childrens' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time / h - m	Day	Month	Year
10 - 30	29	January	2007

## Details about this summons

Issued at

MELBOURNE

Issued by

JOHN BENNETT

DEPUTY REGISTRAR OF THE

Registrar  
 Magistrate  
 Other

Charge filed at

MELBOURNE

Date

22 DEC 2006

134  
31

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Max Bower  
C/O Anglican Church  
117 Synnott Street  
Werrbee 3030 Victoria

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No		State
Licence No		State
<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth / /	

## 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].

Under what Law?

State  
 Act  
 Other-specify

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

Informant Signature

Truganina, 3030 Victoria

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 Street Melbourne Victoria

When

Time 10:00

Day 29

Month January

Year 2007

## Details about this summons

Issued at

MELBOURNE

Issued by

JOHN BENNETT

DEPUTY REGISTRAR OF THE

Registrar  
 Magistrate  
 Other

Charge filed at

MELBOURNE

Date

22 DEC 2006

22 / 35

“Exhibit 9, Affidavit in Support No 2, Grand Jury Defendants, High Court Header”;



A JUSTICE OF THE PEACE FOR VICTORIA  
Reg. No. 9824  
Margaret May Campbell  
7 Muirhead Cres, Werribee 3030

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Werribee in the State of Victoria.

Date of Document: 21st February 2013  
Filed on behalf of: The Applicant  
Prepared by: Brian William Shaw

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent

**BETWEEN:**  
IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986

IN THE SUPREME COURT OF VICTORIA  
AT MELBOURNE  
COMMON LAW DIVISION  
No. 9997 of 2006

BETWEEN

BRIAN WILLIAM SHAW

Applicant

And

Respondent

THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA

AFFIDAVIT IN SUPPORT  
NUMBER TWO

I, Brian William Shaw, care of P. O. Box 800, Werribee, 3030 in the State of  
Victoria do state and affirm the following:

This exhibit is marked GRAND JURY DEFENDANTS

Filed by Brian William Shaw  
Of Post Office Box 800  
Werribee Victoria 3030  
Telephone 0487 195 522

30

*Handwritten signatures and dates:*  
1/3 13/1  
[Signature]

That this affidavit exhibits the charge and summons on the following individuals:

Robert Hulls (1 count)

Major General Michael Jeffery (2 counts)

John Howard (1 count)

Kim Beazley (1 count)

Damian Bugg (15 counts)

Damian Bugg (4 counts)

Wayne Martin (18 counts)

James McGinty (18 counts)

James Maley (8 counts)

Steve Kons (1 count)

Philip Ruddock (1 count)

Simon Corbell (1 count)

Peter ~~F~~oyne (1 count)

John Debus (1 count)

Michael Atkinson (1 count)

Kerry Shine (1 count)

James Bowler (4 counts)

Darren Renton (8 counts)

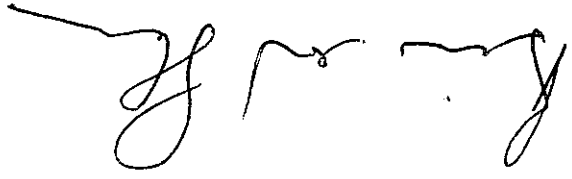
Robert Mitchell (8 counts)

Robert Cock (2 counts)

Christine Wheeler (18 counts)

Christopher Steytler (18 counts)

Michael Buss (18 counts)



40

50

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23.

Major General Michael Jeffery 2/3/138

3/3 / 139



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

80

BEFORE ME: Margaret May Campbell

THIS 27 DAY OF NOVEMBER 2012.

AT: WARRINGEE IN THE STATE OF VICTORIA

AFFIRMED BY: [Signature]

70

- 24. Christopher Pulin (18 counts)
- 25. John McKechnie (18 counts)
- 26. Audrey Braddock (18 counts)
- 27. Carmen Randazzo (7 counts)
- 28. Corryn Rayney (murdered)

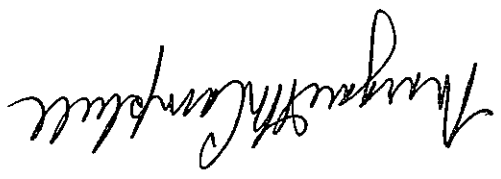
60

14c

Filed by Brian William Shaw  
Of Post Office Box 800  
Werribee Victoria 3030  
Telephone 0487 195 522

30

**GRAND JURY DEFENDANTS**



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

20

Affirmed 27/11/2012

That I certify that this is a correct copy of the exhibits attached to this affidavit.

**EXHIBIT**

**THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA**

Respondent

And

Applicant

**BRIAN WILLIAM SHAW**

**BETWEEN**

**MELBOURNE OFFICE OF THE REGISTRY**

**IN THE HIGH COURT OF AUSTRALIA**

No 2012

10

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

The Honourable Rob Justin Hulls,  
Attorney-General Victoria  
Department of Justice, Victoria  
55 St Andrews Place, Melbourne 3002

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration/05 4867 (S&H) 101	Licence No	State
SUMMONS SINGLE		
Date of Birth	<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	

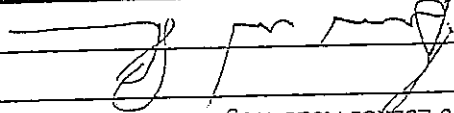
## Details of the charges against you

1 The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?  
 State  
 Act  
 Other-specify  
 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  
  
Date 14 NOV 2006  
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 Street Melbourne Victoria  
Phone No.  
When  
Time 10-00  
Day 15  
Month 11  
Year 2006

## Details about this summons

Issued at  
MELBOURNE  
Date 17 NOV 2006  
Issued by  
  
Signature  
Charge filed at  
MELBOURNE  
Scott Macdonald  
Deputy Registrar  
Magistrates Court of Victoria  
Date 17 NOV 2006

I Court

141  
1



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Major General Michael Jeffery  
 Governor General Commonwealth of Australia  
 Government House  
 Dunrossil Drive  
 YARRALMULA ACT 2600

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		M <input type="checkbox"/> F <input type="checkbox"/> Co <input type="checkbox"/>	
Registration No. 2011/11/04 6517		15/11/04 6517	
State		State	
Licence No.		State	

¥61.30

## Details of the charges against you

1 The defendant within the Commonwealth of Australia during the period from 1st January 2004 up to and inclusive of present date did commit the offence of Common Law Treason by consent to the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" enacted at Perth Western Australia on 1st January 2004

Under what Law ?

State  Act  Other-specify

C'wealth  Reg

Act or Regulation No. Section or Clause (Full Ref)

Common Law 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

Phone No. 09 93941116

Date 14 Nov 2006

Informant Signature

## Where will the case be heard

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

Phone No.

When

Time / 0-00 Day 15 Month 9 Year 2006

## Details about this summons

Issued at MELBOURNE

Issued by

Signature

Charge filed at MELBOURNE

Date 15 NOV 2006

Registrat  Magistrate  Other

Date 15 NOV 2006

2 Courts

142

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon John Howard  
Prime Minister  
House of Representatives  
Parliament House  
Canberra ACT 2600

You have been Charged with an offence against the Law  
Read both pages to see what you must do

<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

Registration No./US 4016	ISSUE DATE
SUMMONS MULTIPLE	

Licence No	State
------------	-------

## Details of the charges against you

What is the charge?

The defendant within the Commonwealth of Australia during the period from 1st January 2004 up to and inclusive of present date did commit the offence of Common Law Treason by consent to the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" enacted at Perth Western Australia on 1st January 2004

<input type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Wealth	<input type="checkbox"/> Reg	
Under what Law?		
Act or Regulation No. Common Law		
Section or Clause (Full Ref) 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 14 Nov 2006
-----------------------	------------------

## Where will the case be heard

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time 10 - 10	Day 15	Month 11	Year 2006
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## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*  
Deputy Registrar

<input type="checkbox"/> Registrar	<input type="checkbox"/> Magistrate	<input type="checkbox"/> Other
------------------------------------	-------------------------------------	--------------------------------

Charge filed at

MELBOURNE

Date 15 NOV 2006
------------------

2 Courts

3  
143

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon Kim Beazley  
 Leader of the Opposition  
 House of Representatives  
 Parliament House  
 Canberra ACT 2600

You have been charged with an offence against the Law  
 Read both pages to see what you must do

<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

Registration No. 09 93941116	Registration No. 09 93941116
State	State

## Details of the charges against you

What is the charge?  1

The defendant within the Commonwealth of Australia during the period from 1st January 2004 up to and inclusive of present date did commit the offence of Common Law Treason by consent to the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" enacted at Perth Western Australia on 1st January 2004

Under what Law?  State  Act  Other-specify  Reg  Cwealth

Section or Clause (Full Ref)	Act or Regulation No. Common Law	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?  No  Yes - see "Continuation of charges" attached

Informant

Brian W Shaw

Agency and Address

280 Leakes Road Truganina Victoria

Informant Signature

*[Signature]*

Date

14 Nov 2006

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 Sreel Melbourne Victoria

When

Time / 0-40	Day / 8	Month / Nov	Year / 2006
-------------	---------	-------------	-------------

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Charge filed at

MELBOURNE

Date

15 NOV 2006

<input type="checkbox"/> Registrar	<input type="checkbox"/> Magistrate	<input type="checkbox"/> Other
------------------------------------	-------------------------------------	--------------------------------

Date

15 NOV 2006

Phone No.

2006

2 Counts

144

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Damian John Bugg  
 Director Public Prosecutions Commonwealth  
 4 Marcus Clarke Street  
 Canberra ACT 2601

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Registration No 12/11/96 4538	Licence No
State WESTERN AUSTRALIA	State
Date of Birth / /	
<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	

## Details of the charges against you

What is the charge?  
 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People  
 People nor the knowledge of the People  
 The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

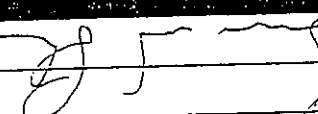
Under what Law?  
 State  
 Act  
 Other-specify  
 Commonwealth  
 Reg

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  


Date 10 Nov 2006  
 Phone No. 09 93941116

## Where will the case be heard

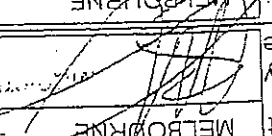
Where you must go  
 The "Magistrates' / Children's" Court of Victoria at Melbourne

Address  
 233 William Street Melbourne Victoria

When  
 Time 10-00  
 Day 15  
 Month 11  
 Year 2006

## Details about this summons

Issued at  
 MELBOURNE

Issued by  


Charge filed at  
 MELBOURNE

Date 14 NOV 2006

15 COURT

145

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Damian John Bugg  
 Director Public Prosecutions Commonwealth  
 Level 15  
 460 Lonsdale Street  
 Melbourne VIC 3000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

<input type="checkbox"/> M Co	<input type="checkbox"/> F Co	<input type="checkbox"/> Co
Date of Birth / /		
Registration No. / State		
Licence No. / State		

671.30

## Details of the charges against you

What is the charge?  1

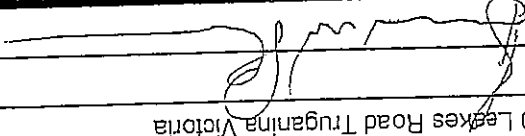
The defendant at the Melbourne Magistrates Court Victoria on 25th September 2006 or thereabouts did Attempt to Pervert the Course of Justice in relation to the Judicial Power of the Commonwealth by making Application to Magistrate C Randazzo (Out of Jurisdiction) for an order to take over and have struck out Private Prosecution Charges filed and served by the informant against Justice Michael Donald Kirby a current Judge of the High Court of Australia, Returnable 25th September 2006

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act	<input type="checkbox"/> Other-specify	Act or Regulation No. Crimes Act 1914	Section or Clause (Full Ref) Section 43.1
--	--	---------------------------------------	---

Under what Law?  State  Act  Other-specify  Reg  Cwealth

Type of offence  Summary offence (you should go to Court)  Indictable offence (you must go to Court)

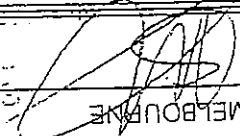
Are there more charges?  No  Yes - see "Continuation of charges" attached

Informant	Brian W Shaw
Agency and Address	280 Leakes Road Truganina Victoria
Informant Signature	
Phone No.	09 93941116
Date	15 Nov 2006

## Where will the case be heard

Where you must go	The "Magistrates" / Children's Court of Victoria at Melbourne
Address	233 William Street Melbourne Victoria
Phone No.	
When	Time / P-M / Day / Month / Year 10-00 / 15 / DEC / 2006

## Details about this summons

Issued at	MELBOURNE
Signature	
Issued by	Registrar
Date	15 NOV 2006
Charge filed at	MELBOURNE
Date	15 NOV 2006

*A Court*

6. 147

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Chief Justice Wayne Stewart Martin  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been charged with an offence against the Law  
Read both pages to see what you must do

Date of Birth		Registration No.		Licence No.	
<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co			
State		State		State	

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?  State  Act  Other-specify  Commonwealth  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 83941116**

Date **9 Nov 2006**

## Where will the case be heard?

Where you must go **The "Magistrates" / Children's Court of Victoria at Melbourne**

Address **233 William Street Melbourne Victoria**

Phone No.

When **Time 10-00 Day 15 Month 9 Year 2006**

## Details about this summons

Issued at **MELBOURNE**

Issued by *[Signature]*

Signature *[Signature]*

Charge filed at **MELBOURNE**

Date **15 NOV 2006**

2  
147

18 Courts

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Mr James Andrew McGinty  
 Attorney General Western Australia  
 30th Floor, Allendale Square,  
 77 St George's Terrace,  
 PERTH WA 6000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Registration No. 4026 SUMMONS MULT.	Licence No.	State
<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth	

## Details of the charges against you

What is the charge?  1

The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by enacting the Over Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

Under what Law?

<input type="checkbox"/> State Act	<input checked="" type="checkbox"/> Other-specify	<input type="checkbox"/> Commonwealth Reg
Act or Regulation No.		Section or Clause (Full Ref)
Common Law		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]*

Date 10 NOV 2006

Phone No. 09 93941116

## Where will the case be heard

Where you must go

The 'Magistrates' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time 10-00 Day 15 Month Nov Year 2006

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Registrar  Magistrate  Other

Charge filed at

MELBOURNE

Date 15 NOV 2006

*if court*

*1/28*

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Mr J Maley  
 Grand Master,  
 The Grand Lodge of WA Freemasons  
 137 Burswood Road  
 BURSWOOD WA 6100

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Registration No	Licence No
State	State
Date of Birth	
<input type="checkbox"/> M	<input type="checkbox"/> Co
<input type="checkbox"/> F	
<input type="checkbox"/> Co	

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?  
 State  
 Act  
 Other-specify  
 Commonwealth  
 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

Phone No. 09 93941116

Informant Signature  


## Where will the case be heard

Where you must go  
 The 'Magistrates' / Children's Court of Victoria at Melbourne

Address  
 233 William Street Melbourne Victoria

Phone No.

When  
 Time / d - m - y  
 Day 15 Month Dec Year 2006

## Details about this summons

issued at  
 MELBOURNE

Date 15 NOV 2006

issued by  
 Deputy Registrar

Charge filed at  
 MELBOURNE

Date 15 NOV 2006

8 Counts

149 b



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Steve Kons,  
Attorney General Tasmania  
10th Floor, 10 Murray Street,  
Hobart

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No. 4562	Registration No.
SUMMONS SINGLE	Licence No.
State	State
Date of Birth	
<input checked="" type="checkbox"/> M	<input type="checkbox"/> F
<input type="checkbox"/> Co	

## Details of the charges against you

1 The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?  State  Act  Other-specify  Commonwealth  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

Phone No. 08 93941118

Informant Signature *[Signature]*

## Where will the case be heard:

Where you must go The "Magistrates' / Childrens' Court of Victoria at Melbourne

Address 233 William Street Melbourne Victoria

Phone No.

When Time 10-00 Day 15 Month 11 Year 2006

## Details about this summons

Issued at MELBOURNE Date 17 NOV 2006

Issued by *[Signature]*

Registrar  Magistrate  Other

Charge filed at MELBOURNE Deputy Registrar SCOTT MacDONALD Date 17 NOV 2006

Magistrates Court of Victoria

I Court

10, 150

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Phillip Ruddock  
 Attorney General Commonwealth of Australia  
 Central Office  
 Robert Garran Offices  
 National Circuit  
 BARTON ACT 2600

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		M <input checked="" type="checkbox"/>		F <input type="checkbox"/>		Co <input type="checkbox"/>	
State		Registration No		L		Licence No	
Date of Birth		State		L		Licence No	

## Details of the charges against you

1 The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

What is the charge?  1

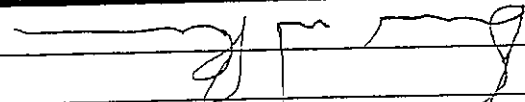
Under what Law?  State  Act  Other-specify  Reg  Wealth  Misprison of Treason

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 

Date 14 Nov 2006

Phone No. 09 93941116

## Where will the case be heard?

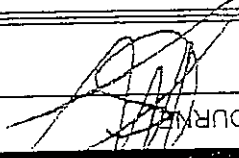
Where you must go The "Magistrates' / Children's Court of Victoria at Melbourne

Address 233 William Street Melbourne Victoria

When Time 10-00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at MELBOURNE Date 17 NOV 2006

Issued by  Signature

Charge filed at MELBOURNE Deputy Registrar Scott MacDonald Date 17 NOV 2006

Magistrates Court of Victoria  
 Deputy Registrar  
 Scott MacDonald

1 Court

1/1

11

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Simon Corbell,  
 Attorney General ACT  
 Parliament House  
 Canberra, ACT 2601

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Registration No / 06 483P SUMMONS SINGLE SPECIAL FEE \$38.70	Licence No	State
Date of Birth	<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	

## Details of the charges against you

What is the charge?

The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?

<input type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Commonwealth	<input type="checkbox"/> Reg	
Act or Regulation No. Section or Clause (Full Ref) Common Law Mispirtion 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

Informant Signature

	Date 14 Nov 2006
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 Sreel Melbourne Victoria

When

Time 10-00	Day 15	Month Dec	Year 2006
------------	--------	-----------	-----------

## Details about this summons

Issued at

MELBOURNE

Issued by

	<input type="checkbox"/> Registrar <input type="checkbox"/> Magistrate <input type="checkbox"/> Other
--	---

Charge filed at

MELBOURNE

Scott MacDonald  
 Deputy Registrar  
 Magistrates Court of Victoria

1 Court

12  
 152

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Hon Dr Peter Toyne,  
 Attorney General Northern Territory  
 Parliament House  
 Darwin NT 0801

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Licence No		State
Registration No. 1706 4502		
SUMMONS SINGLE		
State Ref. 201		
*38.70		
<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

## Details of the charges against you

What is the charge?

**1** The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?

<input type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Cwealth	<input type="checkbox"/> Reg	
Act or Regulation No. Common Law		
Section or Clause (Full Ref.) Mispison 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

Informant Signature



Phone No. 09 93941116

Date / / 2006

## Where will the case be heard

Where you must go

The 'Magistrates' / Childrens' Court of Victoria at Melbourne

Address

233 William Sreel Melbourne Victoria

When

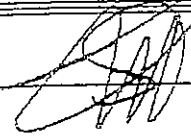
Time / - / 00 Day / 15 Month / 2006 Year

## Details about this summons

Issued at

MELBOURNE

Signature



Charge filed at

MELBOURNE

Scott Macdonald

Deputy Registrar

Magistrates Court of Victoria

Date 12 NOV 2006

Date 17 NOV 2006

I Court

13 / 53

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon, Robert John Debus,  
 Attorney-General NSW  
 Level 36 Governor Macquarie Tower,  
 1 Farrer Place, SYDNEY NSW 2000

You have been charged with an offence against the Law  
 Read both pages to see what you must do

Registration No. 1/11/06 4932	State
Signature CHAMBER, D1	Licence No.
1/11/06 4932	State
Registration No. 1/11/06 4932	State

M  
 F  
 Co

Date of Birth / /

338, 70

## Details of the charges against you

What is the charge?

1 The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?

State  
 Act  
 Other-specify  
 Commonwealth  
 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]*

Where you must go

The "Magistrates" / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time / 10:00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Registrar  
 Magistrate  
 Other

Charge filed at

MELBOURNE Scott Macdonald

Deputy Registrar  
 Magistrates Court of Victoria

Date 17 NOV 2006

*I Court*

154  
14

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Hon. Michael Atkinson,  
Attorney-General South Australia  
Level 10, 45 Pirie Street  
Adelaide SA 5000

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No 17/11/06 488P	State CASHIER, 01
Licence No	State
Date of Birth	
<input checked="" type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	

K38, 70

## Details of the charges against you

What is the charge ?

The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law ?

<input type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Criminal	<input type="checkbox"/> Reg	
Act or Regulation No. Common Law		
Section or Clause (Full Ref) 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

Informant Signature



Phone No. 09 93941116

Date 14 Nov 2006

## Where will the case be heard

Where you must go

The "Magistrates' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time 10:00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at

MELBOURNE

Issued by

Registrar  Magistrate  Other

Charge filed at

MELBOURNE Deputy Registrar

Date 17 NOV 2006

Magistrates Court of Victoria

I Count

15  
15

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Honourable Kerry Shine  
 Attorney General Queensland  
 Floor 18, State Law Building  
 50 Ann Street, Brisbane Qld 4000

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

Date of Birth		Registration No		Licence No		State	
<input checked="" type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co					

## Details of the charges against you

What is the charge?

1 The Defendant since 1st January 2004, up to and inclusive of present date, has concealed from the People and Electors of the Commonwealth of Australia, the primary Act of Treason, when the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" was enacted 1st January 2004, at Perth Western Australia, the hidden purpose of such Act was to unlawfully and illegally remove Her Majesty Queen Elizabeth II, such an Act was and remains a total breach of the Oath of Allegiance, in addition to a breach of the Oath of Office

Under what Law?

State  Act  Other-specify  
 Commonwealth  Reg  
 Act or Regulation No. Section or Clause (Full Ref)  
 Common Law Mispison 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]*

Where you must go

The "Magistrates' / Childrens' Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time 10-00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at

MELBOURNE

Issued by

*[Signature]*

Charge filed at

MELBOURNE Deputy Registrar  
 Scott Macdonald

Magistrates Court of Victoria

Date 17 NOV 2006

I Count

156  
16

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Hon. John James Mansell Bowler

19th Floor,

Governor Stirling Tower,

197 St Georges Terrace,

Perth WA 6000

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 at Perth Western Australia in the period of 2003 up to and inclusive of present time by the introduction and enactment on 1st January 2004, of the overt Act, titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" did agree to and consented to the overt Act thereby committing the Common Law offence of Treason

CASHIER.01  
\$61.30  
\$61.30  
\$65.00  
\$3.70

SUMMONS MULTI  
SUBTOTAL  
\$61.30  
CHARGE  
\$3.70

17/11/06 11:38  
000 4864

Registration No		Licence No	
State		State	
Date of Birth		M <input type="checkbox"/> F <input type="checkbox"/> Co <input type="checkbox"/>	

Under what Law?

<input checked="" type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Wealth	<input type="checkbox"/> Reg	<input type="checkbox"/> 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 checked="" type="checkbox"/> Yes - see "Continuation of charges" attached
-----------------------------	--

Informant

Brian W Shaw

Agency and Address

280 Leakes Road Truganina Victoria

Informant Signature

Date 17 Nov 2006  
Phone No. 09 93941116

## Where will the case be heard

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

Time 10:00	Day 15	Month 11	Year 2006
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## Details about this summons

Issued at

MELBOURNE  
Date 17 NOV 2006

Issued by

Scott Macdonald  
Deputy Registrar  
Magistrate

Charge filed at

MELBOURNE  
Date 17 NOV 2006

4 Courts

17  
157



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Mr Darren W L Renton  
Commonwealth DPP, 5th Floor, 77 St Georges Terrace, Perth  
WA 6000

You have been Charged with an offence against the Law  
Read both pages to see what you must do

<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

Registration No. <b>SWMMS MLT11</b>	State <b>WA</b>
-------------------------------------	-----------------

Licence No.	State
-------------	-------

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law ?  State  Commonwealth  Other-specify  Act or Regulation No. Section or Clause (Full Ref)  Common Law  Treason

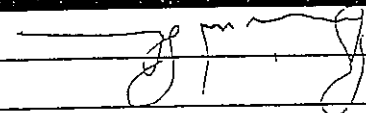
Type of offence  Summary offence (you should go to Court)  Indictable offence (you must go to Court)

Are there more charges ?  No  Yes - see "Continuation of charges" attached

Informant **Brian W Shaw**

Agency and Address **280 Leakes Road Truganina Victoria**

Phone No. **09 93941116**

Informant Signature 

Date

## Where will the case be heard

Where you must go **The "Magistrates" / Children's Court of Victoria at Melbourne**

Address **233 William Street Melbourne Victoria**

Phone No.

When **Time 10.00 Day 15 Month DEC Year 2006**

## Details about this summons

Issued at **MELBOURNE** Date **15 NOV 2006**

Issued by **Deputy Registrar**  Registrar  Magistrate  Other

Charge filed at **MELBOURNE** Date **15 NOV 2006**

*8 Courts*

*158*

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

Mr Robert Mackenzie Mitchell  
State Solicitor's Office, Level 14, 141 St Georges Terrace,  
PERTH WA 6000

You have been Charged with an offence against the Law  
Read both pages to see what you must do

<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth
Registration No. 12/11/06 4616	State

Licence No.	State
-------------	-------

## Details of the charges against you

What is the charge?

The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?

<input type="checkbox"/> State <input type="checkbox"/> Act <input checked="" type="checkbox"/> Other-specify	<input type="checkbox"/> Wealth <input type="checkbox"/> Reg	Act or Regulation No.	Section or Clause (Full Ref)
---	---	-----------------------	------------------------------

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 checked="" 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 93941115

Date 9 Nov 2006

## Where will the case be heard?

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

When

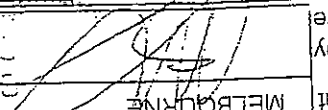
Time 10.00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at

MELBOURNE

Signature



Charge filed at

MELBOURNE

Date 15 NOV 2006

Registrar  
 Magistrate  
 Other

Date 15 NOV 2006

8 Court

159  
19

# Charge and Summons

(Bring this with you to Court)

## TO THE DEFENDANT

Robert Cock QC  
 Director of Public Prosecutions  
 Level 17  
 141 St Georges Terrace  
 PERTH WA 6000

You have been Charged with an offence against the Law  
 Read both pages to see what you must do

<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth		
REGISTRATION NO. MLTI		
State		

Licence No	State
------------	-------

## Details of the charges against you

1 The defendant within the Commonwealth of Australia during the period from 1st January 2004 up to and inclusive of present date did commit the offence of Common Law Treason by consent to the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA" enacted at Perth Western Australia on 1st January 2004

<input type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input checked="" type="checkbox"/> Commonwealth	<input type="checkbox"/> Reg	
Under what Law?		

<input type="checkbox"/> Summary offence (you should go to Court)	<input checked="" type="checkbox"/> Indicable offence (you must go to Court)
Type of offence	
<input type="checkbox"/> No	<input checked="" type="checkbox"/> Yes - see "Continuation of charges" attached
Are there more charges?	

Brian W Shaw	Informant
280 Leakes Road Truganina Victoria	Agency and Address
Phone No. 09 93941116	Informant Signature
Date 14 Nov 2006	Where will the case be heard

The "Magistrates' / Children's Court of Victoria at Melbourne	Where you must go
233 William Street Melbourne Victoria	Address
Phone No.	When
Year 2006	Time 10:00
Month DEC	Day 15

## Details about this summons

MELBOURNE	Issued at
Signature	Issued by
MELBOURNE	Charge filed at
Date 15 NOV 2006	Date

2 Courts

160  
20

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Justice Christine Ann Wheeler  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No	State
Licence No	State
<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	
Date of Birth / /	

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law ?

State    Act    Other-specify  
 Commonwealth    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

Phone No. 09 93941116

Date 9 Nov 2004

Informant Signature

## Where will the case be heard?

Where you must go

The "Magistrates' / Children's Court of Victoria at Melbourne

Address

233 William Street Melbourne Victoria

Phone No. (03 9394) 7327

When

Time 10-00

Day 15

Month 11

Year 2004

## Details about this summons

Issued at

MELBOURNE

Issued by

Signature

Charge filed at

MELBOURNE

Date 9 Nov 2004

Registrat  Registrar  Magistrate  Other

18 Counts

21 161

# Charge and Summons

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Justice Christopher David Steytler  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Registration No	State
Licence No	State
<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth / /

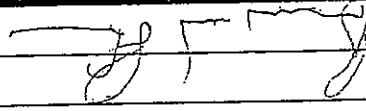
## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the Treason by the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?  
 State  
 Act  
 Other-specify  
 Reg  
 C'wealth  
 Act or Regulation No. Section or Clause (Full Ref)  
 Common Law  
 Treason

Type of offence  
 Summary offence (you should go to Court)  
 Indictable offence (you must go to Court)

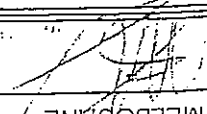
Are there more charges?  
 No  
 Yes - see "Continuation of charges" attached

Informant  
 Brian W Shaw  
 Agency and Address  
 280 Leakes Road, Truganina Victoria  
 Informant Signature  
  
 Date 9 Nov 2006  
 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 Street Melbourne Victoria  
 Phone No.  
 When  
 Time 10-00  
 Day 15  
 Month Dec  
 Year 2006

## Details about this summons

Issued at  
 MELBOURNE  
 Issued by  
 JACQUIE REGISTRAR  
 Signature  
  
 Charge filed at  
 MELBOURNE  
 Date 9 Nov 2006  
 Registrars  
 Registrar  
 Magistrate  
 Other  
 Date 9 Nov 2006

18 Count

22  
162

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Justice Michael John Buss  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Date of Birth / /		<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Registration No	State			
Licence No	State			

## Details of the charges against you

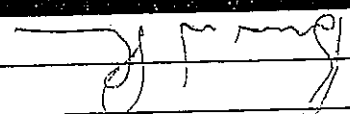
1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?  State  Act  Other-specify  
 Commonwealth  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  
  
 Date 9 Nov 2004  
 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 Street Melbourne Victoria  
 Phone No.  
 Time /c.m. Day /S Month Year 2004

## Details about this summons

Issued at  
 MELBOURNE  
 Issued by  
 Registrar  
 Signature  
  
 Charge filed at  
 MELBOURNE  
 Date 9 Nov 2004

18 Courts

18 NOV 2008

23 193

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VP Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Justice Christopher James Lonsdale Pullin  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Date of Birth / /		

Registration No	State
-----------------	-------

Licence No	State
------------	-------

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People

The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

<input type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify
<input type="checkbox"/> Commonwealth	<input type="checkbox"/> Reg	
Under what Law?		

<input checked="" type="checkbox"/> Indictable offence (you must go to Court)	<input type="checkbox"/> Summary offence (you should go to Court)
Type of offence	

<input type="checkbox"/> No	<input checked="" type="checkbox"/> Yes - see "Continuation of charges" attached
Are there more charges?	

Brian W Shaw

280 Leakes Road Truganina Victoria

Phone No. 09 93941116

Date 9 Nov 2006

Informant Signature

## Where will the case be heard?

The "Magistrates' / Children's Court of Victoria at Melbourne

233 William Street Melbourne Victoria

Phone No.

When

Time 10:00 Day 15 Month 11 Year 2006

## Details about this summons

MELBOURNE

Issued by Registrar

MELBOURNE

Charge filed at

18 Court

10 NOV 2006 164

NOV 2006

# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

VF Form 402

(Bring this with you to Court)

## TO THE DEFENDANT

The Hon. Justice John Roderick McKechnie  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co	Date of Birth / /
Registration No	State
Licence No	State

## Details of the charges against you

1 The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part B of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA  
Act 2003 WA

Under what Law ?  
 State  
 Act  
 Other-specify  
 Commonwealth  
 Reg  
 Section or Clause (Full Ref)  
 Act or Regulation No.  
 Common Law  
 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]  
 Date

Where you must go  
 The "Magistrates" / Childrens' Court of Victoria at Melbourne

## Where will the case be heard

Address  
 233 William Street Melbourne Victoria

Where you must go  
 The "Magistrates" / Childrens' Court of Victoria at Melbourne

When  
 Time 10-00 Day 15 Month Dec Year 2006

## Details about the summons

Issued at  
 MELBOURNE

Issued by  
 [Signature]  
 Signature

Charge filed at  
 MELBOURNE  
 Date

18 Counts

25  
 12 NOV 2006 165

NOV 2006



# Charge and Summons

Magistrates Court General Regulations 170/1990 Form 7

(Bring this with you to Court)

## TO THE DEFENDANT

Commissioner SC Audrey Gillian Braddock  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

State	Licence No
State	Registration No
Date of Birth / /	<input type="checkbox"/> M <input type="checkbox"/> F <input type="checkbox"/> Co

## Details of the charges against you

The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Overt Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what Law?  
 State  
 Act  
 Other-specify  
 Commonwealth  
 Reg  
 Act or Regulation No. Common Law  
 Section or Clause (Full Ref) 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]  
 Date 9 Nov 2006  
 Phone No. 09 93941116

## Where will the case be heard:

Where you must go  
 The 'Magistrates' / Children's Court of Victoria at Melbourne  
 Address  
 233 William Street Melbourne Victoria  
 Phone No.  
 15-12-2006  
 When  
 Time 10.00  
 Day 12  
 Month 11  
 Year 2006

## Details about this summons

Issued at  
 MELBOURNE  
 Issued by  
 Deputy Registrar  
 Signature  
 [Signature]  
 Charge filed at  
 MELBOURNE  
 Date 9 Nov 2006  
 Registrar  
 Magistrate  
 Other

18 Courts

166  
26

# Charge and Summons

Magistrates Court General Regulations 1/1/1990 Form 1

(Bring this with you to Court)

## TO THE DEFENDANT

Magistrate C Randazzo  
Melbourne Magistrates Court  
233 William Street  
Melbourne

You have been charged with an offence against the Law  
Read both pages to see what you must do

Date of Birth		<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
State	Registration No			
State	Licence No			

## Details of the charges against you

1 What is the charge? The defendant at Melbourne Magistrates Court Victoria on 25th September 2006, did intentionally and perversely exercise Federal Jurisdiction in a matter where a personal interest was involved, in that the defendant chose to purportedly grant an Order "in excess of Jurisdiction", to protect her salary and superannuation in simple words, "to keep her job"

Under what Law?  State  Act  Other-specify   Crimes Act 1914  Section or Clause (Full Ref) s.34(1)(b)

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

Phone No. 09 93941116

Date: 09 NOV 2006

Informant Signature: *Brian W Shaw*

## Where will the case be heard?

Where you must go: The "Magistrates" / Children's Court of Victoria at Melbourne

Address: 233 William Street Melbourne Victoria

Phone No.:

When: Time 10-30 Day 15 Month 11 Year 2006

## Details about this summons:

Issued at: MELBOURNE

Issued by: *[Signature]*

Signature: *[Signature]*

Date: *[Date]*

Charge filed at: MELBOURNE

27  
187

7 Counts

# Charge and Summons

Magistrates Court General Regulations 1/07/990 Form 1

(Bring this with you to Court)

## TO THE DEFENDANT

Registrar Ms Corryn Rayney  
C/o Supreme Court of Western Australia Stirling Gardens, Perth

You have been Charged with an offence against the Law  
Read both pages to see what you must do

Date of Birth		<input type="checkbox"/> M	<input type="checkbox"/> F	<input type="checkbox"/> Co
Registration No.	State	Licence No.		
State		State		

## Details of the charges against you

The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of common law treason by agreeing to the enactment of the Over Act, titled, Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, the purpose was to remove and replace Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and Her Subjects without lawful consent of the People nor the knowledge of the People  
The defendant did consent to the inclusion of the Supreme Court Act 1935 WA into Part 8 of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA

Under what law?  
 State  Act  Other-specify  
 Commonwealth  Reg  
 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  
 280 Leakes Road Truganina Victoria  
 Phone No. 09 93941116  
 Date 13 Nov 2006  
 Informant Signature

## Where will the case be heard

Where you must go  
 The 'Magistrates' / Children's Court of Victoria at Melbourne  
 233 William Street Melbourne Victoria  
 Phone No.  
 When  
 Time 10.00 Day 15 Month Dec Year 2006

## Details about this summons

Issued at  
 MELBOURNE  
 Issued by  
 Signature  
 Charge filed at  
 MELBOURNE  
 Date 15 NOV 2006  
 Registrar  Magistrate  Other

18 Counts

Murray & Frost WA

28  
168

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"Exhibit 10, Marquet - Australia Act",



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

*Margaret May Campbell*

Before me:

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Wertheim in the State of Victoria.

Prepared by: Brian William Shaw

Filed on behalf of: The Applicant

Date of Document: 21st February 2013

**EXHIBIT**

**THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA**  
Respondent

**BRIAN WILLIAM SHAW**  
Applicant  
And

**IN THE MATTER of an application pursuant to s.21 of the Supreme Court Act 1986**  
**BETWEEN:**

**AT MELBOURNE**  
**COMMON LAW DIVISION**

**JUSTICE J KIRBY COMMENTS IN THE MATTER REGARDING THE AUSTRALIA ACT 1986**  
[2003] HCA 67 13 November 2003

[Justice Kirby comments made during a High Court matter as described in part below, re the Australia Act 1986 (Cth).  
Clearly Justice Kirby regards the notion of how and why the Australia Act 1986 (Cth.) was implemented as erroneous, invalid and ineffective. As Kirby states, "it can only be effected, if it is passed in accordance with s 128 of the federal Constitution"]

**JUSTICE J KIRBY COMMENTS IN THE MATTER OF ATTORNEY-GENERAL (WA) v MARQUET**  
[2003] HCA 67 13 November 2003

As to the version of the *Australia Act* enacted by the Parliament of the United Kingdom of Great Britain and Northern Ireland, I deny the right of that

Parliament in 1986 (even at the request and by the consent of the constituent Parliaments of Australia) to enact any law affecting in the slightest way the constitutional arrangements of this independent nation. The notion that, in 1986, Australia was dependent in the slightest upon, or subject to, the legislative power of the United Kingdom Parliament for its constitutional destiny is one that I regard as fundamentally erroneous both as a matter of constitutional law and of political fact. Indeed, I regard it as absurd. Despite repeated challenges by me in these proceedings, no arguments were advanced to defend this last purported Imperial gesture.

Unfortunately, the latter remembered their legal studies decades earlier but failed to notice the intervening shift in the accepted foundation of sovereignty over Australia's constitutional law. Sovereignty in this country belongs to the Australian people as electors. It belongs to no-one else, certainly not to the Government and Parliament of the United Kingdom elected in the House of Commons from the people of those islands and not elected at all in the House of Lords.

It was then submitted that the true source of the constitutional validity of the *Australia Acts*, at least of the federal Act, was the legislative power given by the Constitution to the Federal Parliament to enact federal statutes as an "exercise within the Commonwealth, at the request or with the concurrence of the Parliaments of all the States directly concerned, of any power which can at the establishment of this Constitution be exercised only by the Parliament of the United Kingdom or by the Federal Council of Australasia". (I pause to observe that, if this constitutional head of power was available, it was curious indeed that it was considered necessary to bother with an enactment by the United Kingdom Parliament.) In favour of giving s 51(xxxviii) a wide meaning is the consideration mentioned by Dawson J in *Polyukhovich v The Commonwealth* that "[a]n interpretation of the Constitution which denies the completeness of Australian legislative power is unacceptable in terms of constitutional theory and practice".

The difficulty with this source of legislative power is immediately apparent. Section 51 of the Constitution (and thus all the legislative powers therein

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provided) is expressed to be "subject to this Constitution". That important phrase subjects all federal legislation to the fundamental postulates of the Constitution. These include the provisions of Ch III, dealing with the Judiciary. But they also include the provisions of Ch V with respect to the States and the requirements of s 128 concerning any alteration of the Constitution. Whatever difficulties might exist for amendment of the "covering clauses" or preamble to the Constitution, no such difficulty arises for the amendment of ss 106 and 107 which are part of the body of the constitutional text and subject, as such, to s 128.

206 The last-mentioned provision reserves to the Australian people, as electors of the Commonwealth, the power to make formal changes affecting the basic law of the nation. Any change to the basic constitutional powers of the Parliaments of the States of Australia, and to the Constitution of each State, limiting or controlling the constituent powers of those legislatures (as the *Australia Act* 1986 (Cth) purports to introduce) amounts to an attempt at a formal alteration to ss 106 and 107 of the Constitution. As such, it can only be effected if it is passed in accordance with s 128 of the federal Constitution. Otherwise, any such purported imposition of new limitations by federal law (or by the laws of other States) is invalid and ineffective. In accordance with s 106 of the federal Constitution, the Constitution of each State would remain as it was in 1901 until altered "in accordance with the Constitution of the State", not as purportedly altered by a federal Act, such as the *Australia Act* 1986 (Cth).

207 However desirable particular provisions of the *Australia Act* 1986 (Cth) may seem to be, it is a statute of one constituent part of the Commonwealth purporting to alter the Constitutions of other constituent parts of the Commonwealth made without the one essential and undoubted "entrenched" requirement for such alterations, namely the participation of the electors of the Commonwealth in an amendment approved by them in accordance with s 128. Convenience may ultimately overwhelm these legal and logical difficulties. The "march of history" may pass by my concerns. The passage of time may accord constitutional legitimacy and respectability to what has happened. Constitutional law is often dragged by the chariot of political realities, at the end of a long chain. The legislative and governmental unanimity, and the generally advantageous nature of the purported changes in the *Australia Acts*, may reward those measures with perceived effectiveness that becomes unquestioned law with the passing years. However, in case a similar attempt is made in the future to circumvent s 128 of the Constitution in such a way, by intergovernmental agreement and legislation without the participation of the people of Australia as electors, I lift my voice in protest.

209 In the view that I take, nothing in s 6 of the *Australia Acts* or either of them (nor the *Australia Acts (Request) Act* 1985 of each State) validly authorised the imposition on a Parliament of a State by federal or foreign law of a restriction not otherwise existing at the time of the federal Constitution concerning the power of the Parliament of that State to enact laws respecting the "constitution, powers or procedure of the Parliament of the State". On this basis, the supposed foundation in s 6 of the *Australia Act*, whether of the United Kingdom or of the Federal Parliament, for the effectiveness of s 13 of the 1947 Act, is unavailing.

Subject to what follows, deprived of the support of s 6 of the *Australia Acts*, the supposed new source for the binding force of s 13 of the 1947 Act, as an entrenchment of the procedure there provided, is knocked away. It has no legal effect as such. It presents no obstacle to the presentation of the Repeal Bill and the Amendment Bill, in that order, to the Governor for the Royal Assent that will bring those measures into law.

210 The joint reasons complain that the parties, interveners and *amici* did not challenge the validity of the *Australia Acts*. But that has been the problem – that governmental and political parties have not contested the validity of that legislation. They represent the very class who devised and enacted it. The constitutional arrangements of this country do not belong to them but to the people as electors for whom this Court stands guardian. It is not for parties, interveners or *amici*, by their agreements or silence, to oblige this Court to misapply the law – least of all constitutional law, concerned as it is with the fundamentals of government. The question of validity was repeatedly raised by me during argument in these applications, as it has been in other cases. Justices of this Court owe a higher duty to the Constitution and the law. They are not hostages to the arguments of the parties. Nor are they mere arbitrators of the disputes that parties choose to define and propound.

"Exhibit 11, Structure of Freemasonry".



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

Before me: Margaret May Campbell

This is the exhibit referred to and marked in the affidavit of Brian William Shaw affirmed on the 21st day of February, 2013 at Werribee in the State of Victoria.

Date of Document: 21st February 2013  
Filed on behalf of: The Applicant  
Prepared by: Brian William Shaw

**EXHIBIT**

BRIAN WILLIAM SHAW  
Applicant  
And  
THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA  
Respondent

IN THE MATTER of an application pursuant to s,21 of the Supreme Court Act 1986  
BETWEEN:

AT MELBOURNE  
COMMON LAW DIVISION



# The Staircase of Freemasonry

American Freemasonry resembles two sets of stairs that begin and end together, as this chart of Masonic structure shows. A Mason's first step is to become an Entered Apprentice. He climbs to the third step where most Masons stay. If he wants to go on in Masonic hierarchy, he enters either the Scottish or York rites. Many authorities say the Scottish Rite was begun by Scots emigrés in France; the York Rite is named after York, England where, by legend, the first Masonic body was organized.

In the Scottish Rite a Mason climbs 30 steps, or degrees. The name he takes on at each degree is written on each step in chart. Where there are two names the top is used by northern Masons, the italicized one by southern Masons. Some figures a Mason meets in Rite ceremonies stand on the steps (*from bottom*): King Solomon, King Cyrus, acolyte, George Washington, Sultan. Each degree teaches a moral. To earn degree candidate learns the moral and participates in ceremony dramatizing it. A 32<sup>d</sup> is the

highest degree a Mason can earn. The 33<sup>d</sup> is awarded by the Supreme Council, ruling body of the Rite.

A Mason in York Rite advances 10 degrees, known by name and not by degree number. On chart are figures he meets at each degree or the degree symbol. Figures are: temple workman, Past Master (Virtual), Israel tribesman, High Priest of Jews, King Hiram of Tyre, Knight of Malta, Knight Templar, equal in prestige to 33<sup>d</sup> in Scottish Rite.

Under the arch are organizations allied to Freemasonry. Master Masons are eligible for Grotto and Tall Cedars of Lebanon. Girls with a Mason in the family can join Job's Daughters or Rainbow Girls; women, the Eastern Star; boys, DeMolay. Only 32<sup>d</sup> Masons or Knights Templar can join the Shrine. Shriner's wife can be a Daughter of the Nile.

Most important of many Masonic symbols are the open Bible with square and compass on it (*left*); Solomon's temple (*below Bible*); and the G with the all-seeing eye inside (*upper right*). In the U.S. the G stands for God.

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# The Structure of Freemasonry

A Mason in York Rite advances 10 degrees, known by the Supreme Council, ruling body of the Rite.

In the Scottish Rite, the 33rd is awarded by the highest degree a Mason can earn. The 33rd is awarded by the Supreme Council, ruling body of the Rite.

Under the arch are organizations allied to Freemasonry. Masonic Masons are eligible for Croto and Tall Cedars of Lebanon. Girls with a Mason in the family can join Job's Daughters or Rainbow Girls; women, the Eastern Star; boys, the Shrine. Shinar's wife can be a daughter of the Nile. Most important of many Masonic symbols are the open Bible with square and compass on it (left); Solomon, King of Israel; George Washington, Sultan; each degree (right); and the G with the all-seeing eye (right).

In the Scottish Rite a Mason earns 30 degrees, or degrees. The name he takes on at each degree is written on each degree. When there are two names the top is used step by step. When there are two names the top is used step by step. When there are two names the top is used step by step.

The name he takes on at each degree is written on each degree. When there are two names the top is used step by step. When there are two names the top is used step by step.

The name he takes on at each degree is written on each degree. When there are two names the top is used step by step. When there are two names the top is used step by step.

