

AFFIDAVIT
NUMBER

22.

The SENATE (SENATORS)
Plus Two Courts

1. Common Law Courts
2. ATTORNEYS & TRINSON

→ .

ACCOMPANYING AFFIDAVIT (22)

IN THE COUNTY COURT OF VICTORIA AT MELBOURNE AP- 16 1957

IN THE MATTER of an application under section 54 of the Vexatious Proceedings Act 2014

BETWEEN

THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA Plaintiff

And

BRIAN WILLIAM SHAW Defendant

The Solicitors
at 7 December 2016

Date of Document:	September 2016	Solicitors Code:	N/A
Filed on behalf of:	The Applicant	Telephone:	
Prepared by:	Brian William Shaw	DX:	N/A
		Ref:	N/A

I, Brian William Shaw, c/- of PO Box 800 Werribee Victoria do state and affirm the following:-

1. I STATE THAT WHEN HER MAJESTY (The Queen) WAS CRIMINALLY REMOVED AND SUBSTITUTED ALL PREDICTED REACTION WRIST WERE MADE INVALID, BUT, AT THE SAME TIME - CRIMINAL

Brian William Shaw *Chalchisen*

2. I STATE THAT SECTION 44 OF
THE CONSTITUTION OF THE COMMONWEALTH
OF AUSTRALIA NOW APPLIES,
IN PARTICULAR

A. FOREIGN POWERS - KNIGHTS OF
ST JOHN OF TREASURERS

B. ATTAINERS OF TREASON

C. SHALL BE INCAPABLE OF
BEING CHOSEN.

D. OR OF SITTING.

3. AUSTRALIAN ELECTORAL COMMISSION
FRONT PAGE (FORM 59) FOR SENATORS.

AFFIRMED BY: B. Smith

AT: GISBORNE

THIS 7th DAY OF SEPTEMBER, 2016.
Seventh one the of

BEFORE ME: Clemson

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

2/2.

2 Counts.

Charge - Sheet and Summons

TO THE ACCUSED

ALL SENATORS NAMED
HARRIS. * List
ATTACHED

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

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

Details of the charges against you

What is the charge ?	The Accused in the period from 1 January 2004 up to and inclusive of present time, at Melbourne in the State of Victoria, an original State within the Commonwealth of Australia, did with deliberate intent conceal and has continued to fraudulently conceal from the Electorate (the voters), the unlawful and illegal removal of the statutory Oath of Allegiance to Queen Elizabeth the Second and substitution of the Governor of Western Australia in the place of the Queen and subsequent removal of the Crown without the statutory referendums after the enactment of the overt Act titled "Acts Amendment and Repeal (Courts and Legal Practice) Act" within the Commonwealth of Australia.		
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Under what Law ?	<input checked="" type="checkbox"/> State <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Act <input type="checkbox"/> Reg <input checked="" type="checkbox"/> Other-specify Common Law	Act or Regulation No	Section or Clause (Full Ref) Fraud
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Type of offence	<input type="checkbox"/> Summary offence (you should go to Court) <input checked="" type="checkbox"/> Indictable offence (you must go to Court)
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Are there more charges ?	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes ATTAINED of TREASON
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Request for Committal proceedings	<input type="checkbox"/> No <input checked="" type="checkbox"/> Yes
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Who filed the charge sheet's Informant	<i>Russell...</i>
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Agency and Address	
Phone	
Email	
Fax No	
Agency Ref	
Informant Signature	<i>Russell...</i>
Date	<i>December 2016.</i>

Common Law

BRAD WILSON

Where will the case be heard

Where you must go	The *Magistrates' / Childrens' Court of Victoria at			
Address				
Phone No.				
When	Time	Day	Month	Year

Details about this summons

Issued at		Date	
Issued by		<input type="checkbox"/> Registrar <input type="checkbox"/> Magistrate <input type="checkbox"/> Police Informant	
Charge filed at		Date	
Method of Filing	Personal	Date	

RESERVING FOR GRAND JURY PRESENTMENT IN ACCORDANCE TO THE LAW OF TREASON.



Nomination of a Senator

Information on this form is collected under the provisions of the *Commonwealth Electoral Act 1918*

This form must be accompanied by one of the Nomination of a Senator forms 59a, 59b, 59d or 59e. Unendorsed candidates nominating as a group must also complete form 59c.

Notes to assist completion

Where the candidate is a part of a group the numbers in the boxes

Candidate	<input type="text"/>	of	<input type="text"/>
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should correspond with the Order of candidates section in the forms 59a, 59b or 59c.

Question 2 – Form in which given name(s) to appear on ballot paper

A given name for use on the ballot paper must be the candidate's name and may be:

- an initial standing for that name, or
- a commonly accepted variation of that name (including an abbreviation, truncation or alternative form of that name).

Question 3

In accordance with the *Commonwealth Electoral Act 1918* candidates' place of residence is stated and displayed at the declaration of nominations, which takes place 24 hours after nominations close, unless they are enrolled as a silent elector.

Candidates other than those with silent enrolment must show their residential address and indicate whether they authorise the AEC to otherwise release this address to the public.

Question 4

If a postal address is provided, candidates should indicate whether they authorise the AEC to release the postal address to the public.

Question 5

The AEC may need to contact candidates or their representatives regarding their candidacy. Please provide sufficient contact details to provide a clear communication channel. Candidates should indicate which, if any, contact details are to be made public.

Question 6

Occupation must be stated. Senators standing for re-election are entitled to show their occupation as Senator.

Please tick the appropriate box to indicate gender.

Question 7

Candidates endorsed by registered political parties should provide the party name (either in the abbreviated form or full party name). These details will appear on the ballot paper under the candidate name.

Candidates nominated by 100 electors can elect to have the word *Independent* shown under their name on the ballot paper.

Candidate information on AEC website

After the declaration of nominations, the AEC publishes candidate information to its website. This includes name, occupation and any address and contact details candidates have agreed on this form to make publicly available.

Candidate statement and declaration

Please read the candidate statement and declaration carefully before signing the nomination form.

Your attention is drawn in particular to section 44 of the Constitution of the Commonwealth of Australia:

Any person who:

- 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
- 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
- is an undischarged bankrupt or insolvent; or
- holds any office of profit under the Crown, or any pension payable during the pleasure of the Crown out of any of the revenues of the Commonwealth; or
- has any direct or indirect pecuniary interest in any agreement with the Public Service of the Commonwealth otherwise than as a member and in common with the other members of an incorporated company consisting of more than twenty-five persons;

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

But subsection (iv) does not apply to the office of any of the Queen's Ministers of State for the Commonwealth, or of any of the Queen's Ministers for a State, or to the receipt of pay, half pay, or a pension, by any person as an officer or member of the Queen's navy or army, or to the receipt of pay as an officer or member of the naval or military forces of the Commonwealth by any person whose services are not wholly employed by the Commonwealth.

Candidates who have any doubts about their eligibility, by virtue of section 44 of the Constitution, are advised to obtain their own legal advice.

For further information refer to the *Candidates Handbook* and the *Nomination Guide*.

*Answering 'Yes' to the question about eligibility under section 44 of the Constitution asserts eligibility.

If the candidate is an independent Senator, elected as an unendorsed candidate at the previous election, and is not endorsed by a registered political party, the nomination form need only be signed by at least one other person entitled to vote at the election.

Giving false or misleading information is a serious offence.

A nomination form which has not been signed by the candidate cannot be accepted.

This form cannot be submitted until after the writ for the election has been issued.

Appointment of Candidate Agent

Candidates have the option of appointing an Agent to act on their behalf under the election funding and financial disclosure provisions of the *Commonwealth Electoral Act 1918*. If you choose to appoint an Agent you should complete an *Appointment of Candidate Agent form* and lodge it with the AEC before the close of nominations. Copies are available from AEC offices and the AEC website at www.aec.gov

GOVERNOR SUBSTITUTES HIMSELF

AUSTRALIA ACT 1986 - SECT 7

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

(1)

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

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - SECT 12

Issue of writs

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

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

130 . *Supreme Court Act 1935* amended

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

" the Governor ”.