

AFFIDAVIT

NUMBER 24.

SHAW +

WARWICK

GATTELY .



24.

ACCOMPANYING AFFIDAVIT (24)

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

BRIAN SHAW and WARWICK GATLEY -

By CME

Date of Document:	September 2016 / <i>13 December</i>	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:-

I. I STATE THAT THIS AFFIDAVIT EXHIBITS A 20 PAGE SUMMATION OF THE "MASONIC COURT" ACTIVITIES WITHIN AUSTRALIA AND NAMES MR WARWICK GATLEY AS A PRINCIPAL OFFICER.

AFFIRMED BY *Brian Shaw*

AT *Gisborne*

DATE *Thirteenth day of December 2016*

WITNESS *C.M. Clemson*

CARMEL CLEMSON JP
3/84 HAMILTON STREET
GISBORNE 3437
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12355

1/1.

MR WARWICK GATTELY,

WEST AUSTRALIAN AND VICTORIAN ELECTORAL COMMISSIONER

FORMER WAR SHIP COMMANDER.

CONSTITUTIONAL LAW - MARITIME LAW - ADMIRALTY LAW.

IN VICTORIA MR WARWICK GATTELY WAS APPOINTED

AS THE VICTORIAN ELECTORAL COMMISSIONER

BY THE THEN ATTORNEY-GENERAL MR ROBERT

CHALK, APPOINTMENT COMMENCING 29 APRIL 2012.

IN WESTERN AUSTRALIA MR WARWICK GATTELY

JOINED THE WEST AUSTRALIAN ELECTORAL

COMMISSION IN 2003. (DEPUTY COMMISSIONER)

IN THE YEAR 2006 MR WARWICK GATTELY

BECAME THE COMMISSIONER AND IN THE

YEAR 2009 WAS APPOINTED FOR A FURTHER

FIVE YEARS - CUT SHORT IN 2013.

MR WARWICK GATTELY WAS A WARSHIP

COMMANDER - HMAS TORRENS AND HMAS ADIELAIDIE

AND AS SUCH IS TRAINED IN MARITIME LAW

AND ADMIRALTY LAW.

THE PRINCIPLE REASON FOR MOVING

MR WARWICK GATRY WAS TRAINED
IN BOTH MARITIME LAW AND ADMIRALTY
LAW AND AS SUCH WAS MOVED
TO CONTROL FUNCTIONS

THE MASONIC COUP IN WEST AUSTR.

DURING THE YEAR 2003 THE JURISDICTION
OF WESTERN AUSTRALIA WAS BEING
MOVED INTO ADMIRALTY LAW AND AS
SUCH CONSTITUTIONAL LAW WAS EITHER
ABANDONED OR IGNORED.

THE MASONIC COUP.

THE MASONIC COUP CULMINATED
ON THE FIRST JANUARY 2004
AFTER PURPORTED PASSAGE THROUGH THE
WEST AUSTRALIAN PARLIAMENT (IGNORING
AND OMITTING REFERENDUM REQUIREMENTS)
PURPORTINGLY ENTITLED "THE OVER THE
"ACTS AMENDMENT BILL"
"COURTS AND LEGAL PRACTICE ACT"
ENACTED AND CO-SIGNED -

By the then Governor JOHN SANDERSON
and the then Attorney General
MR James Mc Ginty (AFTER THE PARLIAMENTS).

The Act ————— 'The Over Act'

1. Removing HER MAJESTY Queen Elizabeth the Second inclusive of HER HEIRS, Successors and Substitutes
2. Removing the Crown.
3. Removing FROM SPECIFIC ACTS all mentions of "PARTS 5 AND 8" of the Over Act THE DATE of ALCIBIANCE TO HER MAJESTY.

The Act ————— 'The Over Act'

1. Removing HER MAJESTY AND substituting the Governor JOHN SANDERSON AND Subsequent Successive Governors, FOR WHOEVER,

MICHAELS, Mc CUSKER AND
KERRY SANDERSON. Plus DEPUTY GOVERNOR
THE ACT - (Supreme Court) (WA)

IN PARTICULAR SECTION 130 OF THE
OVERT ACT AMENDING THE SUPREME
COURT ACT CONTRARY TO ALL KNOWN
LAW, IN PARTICULAR THE CONSTITUTION
OF THE STATE OF WESTERN AUSTRALIA
INCLUSIVE OF THE CONSTITUTION OF THE
COMMONWEALTH OF AUSTRALIA.

MR WAYNE MARTIN.

THE FORMER BARRISTER BREACH
THE CHIEF JUSTICE OF THE WEST
AUSTRALIAN SUPREME COURT - WITH
FULL KNOWLEDGE THAT THE QUEEN
HAY BEING REMOVED AND SUBSTITUTED

[CRIMINAL CHARGES BY PRIVATE PROSECUTION]
[ON 18 COUNTS: 8 OF WHICH ARE TREASON.]
- REMAINS PENDING GRAND JURY -

7/20

The Referendum Enactment (with Aust.)

The Constitution of the State contains
an inherent and compulsory
Referendum Condition protecting

Six Sections of the State Constitution
& Preliminary Sections 2. 3. 4. 50. 51. 73.

The WEST AUSTRALIAN ELECTION COMMISSION
DOES NOT HOLD ANY REFERENDUMS
DURING THIS PERIOD OR ANY PERIOD
AFTER IN RELATION TO THE REMOVAL
AND SUBSTITUTION OF HER MAJESTY
AND REMOVAL AND SUBSTITUTION OF
THE RESPECTIVE WRIT OF HABEAS CORPUS.

THE ELEMENT FOR TREASON

IN RESPECT OF COMMON LAW, THE
ONLY ELEMENT REQUIRED FOR THE

Criminal offence of TREASON
is Breach of allegiance. This
OVER THE KNOWING ON THE
1st JANUARY 2004 BY REMOVING
AND SUBSTITUTING THE OATH OF ALLEGIANCE
DID ACTUALLY THE PARLIAMENT AND
BY SUCH THE PARLIAMENT, THE
ATTORNEY GENERAL, THE GOVERNOR,
MEMBER OF THE COMMISSIONER AND
DEPUTY COMMISSIONER DID COMMIT
THE CRIMINAL ACT OF TREASON

MISPRISON OF TREASON

THE CRIMINAL OFFENCE OF MISPRISON
OF TREASON IS THE CONCEALING OF
THE CRIMINAL OFFENCE OF TREASON
TWO OFFENCES.

THE ELEMENTS FOR FRAUD.

THE FUNDAMENTAL ELEMENT
FOR THE CRIMINAL AND CIVIL
OFFENCE OF FRAUD IS THE
CONCERNING OF A MATERIAL FACT.

THE MATERIAL FACT THAT WAS
CONCERNING AND CONTINUES TO BE
CONCERNED FROM THE PEOPLE
OF WEST AUSTRALIA AND FROM THE
PEOPLE OF THE OTHER PARTS OF AUSTRALIA
IS THE CRIMINAL REMOVAL OF
THE QUEEN AND SUBSTITUTION OF OTHERS.

THE CONCERNMENT HAS HAPPENED
BECAUSE THE STATUTORY REQUIREMENTS
WERE NOT CALLED NOR CONQUERED.

JUSTICE.

WHEN THE MATTERS HAVE COME
BEFORE RESPECTIVE COURTS,
ALL COURTS FOLLOWING HAVE CONTINUED
THE CONSENT WHICH IS THE
CRIMINAL RECORD THAT ALTERNATES
THE CRIMINAL OFFENSE OF ATTEMPTING
TO PREVENT THE COURSE OF JUSTICE.

THE COMMONWEALTH FEDERAL COMMISSION

THIS PROSECUTOR COMMISSION BY FRISING
TO HOLD THE STATUTORY PROSECUTION
TO PREVENT THE REMOVAL OF HER
MAJESTY FROM STATE AND COUNTRY
CONSPICUOUS THE CRIMINAL ACTS
HEREIN MENTIONED (THE OMISSION)

THE ATTORNEY-GENERALS

WHENEVER A CONSTITUTIONAL POINT OR ISSUE COMES INTO ANY COURT, ALL ATTORNEY-GENERALS MUST BE NOTIFIED IN WRITING IN ACCORDANCE WITH SECTION 78B OF THE JUDICIARY ACT 1903

SINCE 2004 ALL ATTORNEY-GENERALS HAVE BOTH ACTUAL AND CONSTRUCTIVE KNOWLEDGE OF THE WEST AUSTRALIAN 'COURT' AND HAVE REFUSED TO ACT.

IN THE PERIOD 2006/2007 40 DEFENDANTS WERE RETURNABLE TO THE MAGISTRATES COURT AT MILDOURNE IN VICTORIA

THIS GROUP INCLUDED ALL CURRENT ATTORNEY GENERALS IN OFFICE AT THE TIME.

The Victorian Courts.

Since the "WEST AUSTRALIAN Coup",
which REVERSED ISSUES ON THE
1st JANUARY 2004, ALL VICTORIAN
COURTS INCLUSIVE OF THE MAGISTRATES
COURTS, COUNTY COURT AND BOTH
ARMS OF THE SUPREME COURT HAVE
CONCEALED THE REAL FACTS.

The FEDERAL COURT.

The FEDERAL COURT CURRENTLY
REFUSES TO RECEIVE, FILE OR
LIST LITIGATION REVERSED IN THIS 'COURT'.

High Court of Australia.

THE STAFF OF THE HIGH COURT DO
RECEIVE DOCUMENTS FOR FILING, BUT,

The Documents ARE ALWAYS
REMOVED UNDER THE "SPRUE".
LEAVE TO APPEAR A PROBLEM AND AS
SUCH HIGH COURT JUDGES REFUSE
SPRUE LEAVE EFFECTIVELY SHUTTING
OUT HIGH COURT ACCESS.

IN THE PERIOD 2006-2007 "AN SEVEN"
HIGH COURT JUDGES WERE CHARGED
BY PRIVATE PROSECUTION AND PRESENTED
TO THE MELBOURNE MAGISTRATES COURT.

PUBLIC PROSECUTORS.

IN WESTERN AUSTRALIA THE OVER ACT (AT S124)
REMOVING THE "CROWN" AND INDICATING
'STATE' FROM THE DIRECTOR OF
PUBLIC PROSECUTIONS ACT 1991.

"CREATING INVALID INDICTMENTS"

IN Victoria on the 5 SEPTEMBER 2000
The STATUTORY OATH of AUGIANCE
TO HRA MAJESTY WAS REMOVED FROM
THE LEGAL PRACTICE ACT 1994 WHEN
THE COURTS AND TRIBUNALS LEGISLATION
(FURTHER AMENDMENT) ACT WAS ENACTED
By Governor GOBBO [KNIGHT of St John of NEW South Wales]

IN Victoria AT SECTION 51 (3) THE
OFFICE of PUBLIC PROSECUTIONS WAS
SEPARATED FROM THE CROWN IN THE
PUBLIC PROSECUTIONS ACT (VICTORIA)

THE DIRECTORS (2004) - PUBLIC PROSECUTIONS -
THE RESPECTIVE PUBLIC PROSECUTIONS AT 2004 WERE.

- A. MR DANISIAN BUBB (COMMONWEALTH)
- B. MR PAUL COHLAN (VICTORIA)
- C. MR ROBERT COCKS (WEST AUSTRALIA)

ALL FAIRMEN TO PROSECUTE

(ALL WERE CHARGED BY PRIVATE PROSECUTION)
- AND REMAIN PENDING GRAND JURY -

RESPECTIVE GOVERNORS (VICTORIA)

IN THE PERIOD 2000 - 2004 - 2016

THE RESPECTIVE STATE GOVERNORS

HAVE BEEN - INCLUDING THE CURRENT GOVERNOR

JAMES GOBBO

JOHN LANDY

PROFESSOR DAVID DE KROMER

→ MIKE CHURCH

LINDA DRESSER. (CURRENT)

PRIME MINISTERS

IN THE PERIOD SINCE THE WEST AUSTRALIAN
'COUP' (2004) THE PRIME MINISTERS HAVE

BEEN JOHN HOWARD, KEVIN RUDD

JULIA GILLARD, TONY ABBOTT

AND MALCOLM TURNBULL.

ALL HAVE CONGRATED

THE 'MASONIC COUP'.

GOUVERNOR GENERAL

"Prince MICHAEL JEFFREY"

AT THE TIME OF THE WEST AUSTRALIAN
'COUP' (2004) THE GOUVERNOR GENERAL
WAS, MICHAEL JEFFREY A FORMER
STATE GOUVERNOR FOR WESTERN AUSTRALIA,
FOLLOWED BY QUENTIN BAYCE,
A FORMER QUEENSLAND STATE GOUVERNOR,
TO THE CURRENT GOUVERNOR-GENERAL
PETER COSGROVE.

THE COMMON DENOMINATOR (FREEMASONRY)

AT THE TIME OF THE WEST AUSTRALIAN
COUP, THE COMMON DENOMINATOR
IS FREEMASONRY, IN PARTICULAR,
BUT NOT LIMITED TO THIS MASONIC
RANK, THE KNIGHTS (AND DAMES) OF
THE ORDER OF ST JOHN OF
JERUSALEM. "THE MASONIC COUP"

TRANSACT.

IN RELATION TO THE MASONIC TITLE —
ONLY SCRIPTURE WILL SUFFICE:

ISAIAH 28.14.

"WHEREFORE HEAR THE WORD
OF THE LORD, YE SCORNFUL MEN
THAT RENE THIS PEOPLE WHICH
IS IN TRANSACT."

BOSTON / UNITED STATES

IN RELATION TO BOSTON "THE ACCUSATION"
IS THAT BIRTH CERTIFICATES (VICTORIA
AND AUSTRALIAN) ARE SENT TO BOSTON
WHERE THEY ARE CONVERTED INTO 'BONDS'
AND BY SUCH BECOME "REGISTERED"
SECURITIES' AND ARE TRADED VIA TRANSACT.
THIS TRADE ACQUIRES LARGE MONETARY
SUMS TO THESE CERTIFICATES / BONDS, BUT
AT ALL TIMES CONCEALED FROM THE
INDIVIDUALS NAMED ON THE CERTIFICATES.
"THIS IS HUMAN TRAFFICKING"

MARITIME / ADMIRALTY LAW

This "MERGERS TRADE" APPARENTLY IN THE WAY THAT IT HAS BEEN CREATED ANY FUNCTIONS COMES INTO AND UNDER THE UMBRELLA OF MARITIME / ADMIRALTY LAW, WHICH IS CONCERNED FROM THE PEOPLE OF AUSTRALIA.

FELETON WRITS.

- A. CONSTITUTIONAL LAW CONFLICTS WITH MARITIME / ADMIRALTY LAW EVEN THOUGH SECTION 76 OF THE CONSTITUTION OF THE COMMONWEALTH OF AUSTRALIA HAS INDICATED THIS LAW.
- B. SINCE THE WERE AUSTRALIAN 'LAW' (2004) ALL FELETON WRITS ARE MARITIME / ADMIRALTY LAW WRITS.
- C. WITH THE RENOVAL OF THE QUEEN WITHOUT THE STATUTORY RECOMMENDATION

ALL EXECUTION WRITS ARE NOT
VAID WRITS, ISSUED BY POWER
VESTED UNDER THE CONSTITUTION.
THIS IS INCLUSIVE OF COUNCIL EXECUTIONS.

A MODERN DAY CRUSADE.

A. WHEN THE ORIGINAL CRUSADES WERE
CAUSED AND FORMED THE PRINCIPAL
OBJECT WAS TO PROTECT JERUSALEM.
THIS DEVELOPED INTO THE CRUSADERS
HAVING TO CONFRONT MUSLIM CRUSADERS.

B. "MODERN DAY CRUSADERS" (MINUS
THE HORSE AND ARMOUR) REPLACED
BY WARSHIPS AND AIRCRAFT CARRIERS
ARE MAINTAINING THE SAME AGENDA,
BUT AT ALL TIMES JERUSALEM
IS THE PRIZE.

KNIGHTS of ST JOHN of JERUSALEM.

THE 1540 BAN.

DURING THE YEAR 1540 THE KNIGHTS
of THE RHODES, OTHERWISE CALLED
KNIGHTS of ST JOHN'S, OTHERWISE CALLED
FRIENDS of THE REUION of ST JOHN
of JERUSALEM IN ENGLAND AND IRELAND
WERE BANNED BY STATUTE LAW. (4K).

FREEMASONRY 1888.

IN THE YEAR 1888 UNITED KINGDOM
FREEMASONRY CONSOLIDATED, INCLUDING
of THE VICTORIAN MASONIC LODGE, OPERATING
IN VICTORIA (THE COLONY)

THE MONARCH (1888)

THIS MASONIC CONSOLIDATION IN 1888
APPOINTED QUEEN VICTORIA INTO THE CAPACITY
of SOVEREIGN HEAD of THE KNIGHTS of
ST JOHN of JERUSALEM, THE SAME

PURPOSES TITLE AND CAPACITY
OF QUEEN ELIZABETH THE SECOND.

The only conclusion.

The only conclusion to be reached
in relation to the removal and
substitution of others in place
of the Queen is that the whole
'Coup' is UNITED KINGDOM AND
AUSTRALIAN FARRAISONARY - with
the QUEEN a member of Lucy -
in particular, in the title and
capacity of SOVEREIGN HEAD of the
ORDER of ST JOHN of TERRASARY,
which in simple terms means
that we have a Masonic Queen
and as Lucy a Masonic Government
"By DECEPTION."

MR WARWICK BATTERY AND VICTORIA.

1. IN THE YEARS 2003 - 2013 MR BATTERY WAS EITHER DEPUTY COMMISSIONER OR COMMISSIONER OF THE WEST AUSTRALIAN ELECTORAL COMMISSION.
2. IN THE YEAR 2013 THE THEN ATTORNEY-GENERAL MR ROBEN CLARK APPOINTED MR BATTERY INTO THE POSITION OF COMMISSIONER FOR THE VICTORIAN ELECTORAL COMMISSION. (SINCE 2013).
3. UNDER THE 'VICTORIAN ELECTORAL ACT' THE ELECTORAL COMMISSION IS ONE MAN — IN THIS INSTANCE MR WARWICK BATTERY.
4. ONE OF THE PRINCIPLES INVOLVED IN THE OVERT ACT OF TREASON IN THE STATE OF WESTERN AUSTRALIA AND COMMONWEALTH OF AUSTRALIA.
' A PRINCIPLE OFFENDER '