

AFFIDAVIT
NUMBER 30.

Re.

JAMES BURNARD
MR R. HUNT.

DAMIAN BUCK

JAMES Mc BINTY.



ACCOMPANYING AFFIDAVIT (30)

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

RE. JAMES GILBERT
[MR R. HULL DAMIAN BUCH JAMES McGINTY]

Date of Document:	September 2016 13 December	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 EXHIBIT A 13 PAGE AFFIDAVIT AFFIRMED BY MYSELF 16 APRIL 2010

AFFIRMED BY Brian W Shaw

AT Geelong

DATE Thirteenth day of December 2016

WITNESSED Clemson

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

1/1.

AFFIDAVIT

Affirmed by Brian Shaw 16th April 2010

At MR JAMES MCGINTY NAMED
FINISHED HIS AFFIDAVIT.

Relating to:

But - was Presumptive to
Removing The Queen.

- 1 Julia Gillard - Prime Minister
Commonwealth of Australia
- 2 Rob Hulls - Attorney General
for the State of Victoria
- 3 Damian Bugg - Director of Public Prosecutions
Commonwealth
- X 4 James McGinty - Former Attorney General
for the State of Western Australia

COMMENT BY BRIAN SHAW

I HAVE BEEN MADE A VEXATIOUS LITIGANT
IN TWO STATES ON APPLICATION BY
DAMIAN BUGG AND JAMES MCGINTY (WEST AUSTR)
MR R. HULLS. (VICTORIA) —
TO AN ENDEAVOUR TO CONCEAL FROM
THE PEOPLE AND EYEWITERS THE REAL FACTS.

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

No. 9997 of 2006

IN THE MATTER of an application pursuant to s, 21 of the Supreme Court Act 1986
B E T W E E N:

BRIAN WILLIAM SHAW

Appellant

- and -

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

MR R. HULLS.

Respondent

AFFIDAVIT

Relates to Julia Gillard, Rob Hulls, Damian Bugg, and James McGinty

Date of document: 16th April 2010
Filed on behalf of: Appellant
Prepared by:
Brian William Shaw
280 Leakes Road
Truganina Victoria 3030
Tel: No 03 93941116

I, Brian William Shaw, Farmer, 280 Leakes Road Truganina 3030, Victoria do state and affirm the following

1. On 18th December 2006 I filed a Private Prosecution charge against Julia Gillard returnable to the Melbourne Magistrates Court 29th January 2007.

The Words of the Charge are:

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

Page 1 of 13



2. I state in this affidavit that Julia Gillard is an International Socialist working an International agenda to subvert and overthrow the existing Constitutions of each State of the Commonwealth inclusive of the Constitution of the Commonwealth of Australia
3. The Constitution of the Commonwealth of Australia is a legally binding agreement between the people of the Commonwealth of Australia and the United Kingdom of Great Britain and Ireland under the Crown. This particular legally binding agreement was ratified by the electors of the Commonwealth of Australia by Commonwealth Referendum in accordance with section 128 of such Constitution on 6th November 1999.
4. Since that decision on that particular day Julia Gillard and others working for a Foreign Power have implemented a Foreign Power plot to attempt to nullify the decision of the electors so that the existing agreement could be nullified and the Foreign Power agenda substituted
5. I state in this affidavit that it is established law that the criminal offence of "*Treason*" activates by "*Breach of Allegiance*". The twin criminal offence of "*Misprision of Treason*" activates when a person conceals such discovered Treason. Both criminal offences carry Life Imprisonment defined at section 80 of the Criminal Code Act 1995 Commonwealth under the header "*The Security of the Commonwealth*"
6. I state in this affidavit that the only jurisdiction enabled to hear, determine and indict the twin offences of Treason and Misprision of Treason is Grand Jury composed of 23 electors. This legal Right is found at section 354 of the Crimes Act 1958 Victoria
7. I state in this affidavit that the criminal charge of Treason involving Julia Gillard heard 29th January 2007 in the Melbourne Magistrates Court originally by Chief Magistrate Ian Gray who had to reveal to the Court that he had also been charged for concealing the discovered treason and was replaced by another Magistrate at the hearing

PETER LAURITZIN

Page 2 of 13

Margaret Campbell



8. On the same day all of the presentments were taken over by the Commonwealth Director of Public Prosecutions Mr Damian Bugg and suppressed to enable the Foreign Agenda take over on the existing Constitution to continue
9. I state in this affidavit that Mr Damian Bugg uses his position and office to pervert the course of justice and conceal evidence. Before being elevated into his Commonwealth position Mr Bugg was the Director of Public Prosecutions at the time of the Port Arthur massacre and conceal specific facts from the people of Australia in relation to the attack on Australians on Australian soil
10. I state in this affidavit that Julia Gillard and others are working to overthrow the existing law of Australia and impose a Foreign Power law on all Australians.
The others are

- 1) The Attorney Generals of the Commonwealth
- 2) All Judges of the High Court
- 3) All Judges of the Supreme Court Victoria
- 4) All Magistrates within Victoria
- 5) All Councillors of the Werribee Council (State of Victoria)
- 6) All Councillors of Altona Council (State of Victoria)
- 7) The Victorian Electoral Commission (State of Victoria)
- 8) The Commonwealth Electoral Commission + **COMMISSIONER**

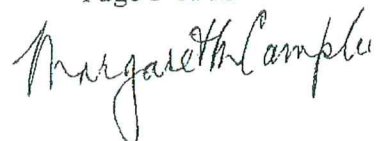
W. GATELY.

11. I state in this affidavit that the evidence of a Foreign Power plot on the existing law of the Commonwealth of Australia is revealed in the following Acts, all of which **had to break the law to impose another law**

- 1) The purported Repeal Act of the 1855 Victorian Constitution Act (UK Act) by the Parliament of Victoria in 1975. **The reality** is that the 1855 Act was never repealed, because it is and remains the legal property of the Parliament of the United Kingdom, meaning in law that the Parliament of Victoria had no legal power whatsoever to repeal an Act of the United Kingdom. **The offence is Fraud**



Page 3 of 13



HAWKE

2) The purported enactment of the various Request Acts culminating in the Australia Act of 1986 under Mr R Hawke and the various State Premiers at the time was implemented without the knowledge nor consent of the Electors of the Commonwealth, that is the purported Australia Act came into Australian law and infringed on the Constitution of the Commonwealth without abiding by the legal requirement of altering and amending the Constitution which can only be done by referendum consent under section 128 of the Commonwealth Constitution Act. This was not abided by and no referendum was held

HAWKE

12. I state in this affidavit that Mr R Hawke was named by Professor Blackshield as being an Honorary Citizen of Israel in a Senate Standing Committee paper titled "Aspects of Section 44" and as such would have been unable to enter Parliament because section 44(i) of the Commonwealth Constitution would have disqualified Mr Hawke.

Section 44(i) states

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT
SECTION 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

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

HULLS

13. I state in this affidavit that in the period 1999 /2000 the Attorney General for Victoria Mr Hulls introduced a Bill into the Victorian Parliament titled "Courts and Tribunals Legislation (Further Amendment) Act 2000", the stated purpose states "The purpose of this Act is to make miscellaneous amendments to the Legal Practice Act 1996, the Magistrates' Court Act 1989, the Supreme Court Act 1986 and the Victorian Civil and Administrative Tribunal Act 1998".



1) PART 2—LEGAL PRACTICE ACT 1996

3. Oath of allegiance no longer required In section 6(1) of the Legal Practice Act 1996, for paragraph

(c) substitute—

"(c) takes an oath of office, or makes an affirmation of office, in the form required by the Court."

The Bill was enacted 5th September 2000 ten months after the Referendum 6th November 1999 by purported authority obtained by Mr Hawke's unlawful Australia Act (1986).

2) The Parliament of Victoria did commit a Primary Act of Treason (Breach of Allegiance) on 5th September 2000 and concealed such Treason from the electors.

3) All Officers of the Supreme Court of Victoria (Judges, Masters, Lawyers, and Law Firms) did commit a primary Act of Treason on 5th September 2000 and concealed such Treason from the electors and clients of such Officers of the Supreme Court.

4) The Supreme Court of Victoria has no valid Power whatsoever to nullify the "Oath of Allegiance" and substitute something else

14. I state in this affidavit that the Attorney General of Western Australia Mr J McGinty in the period 2003/2004 did introduce a Bill into the Parliament of Western Australia titled "Acts Amendment and Repeal Courts and Legal Practice Act 2003" enacted on 1st January 2004 by Mr J McGinty and Governor Sanderson by purported authority obtained by Mr Hawke's Australia Act (1986)

1) The unlawful enactment in Western Australia attacked some 80 Acts within Western Australia and substituted the "Oath of Allegiance" and Crown without referendum consent required by section 73 of the Constitution of Western Australia and section 128 of the Commonwealth Constitution (The Superior Act)

Margaret Campbell

McGINTY
SANDERSON
HAWKE

W. Park.
2) The unlawful enactment involved all Officers of the Supreme Court of Western Australia (judges, Masters, Registrars, Lawyers and Law Firms) in a primary Act of Treason (Breach of Allegiance)

The Bank.
15. I state in this affidavit that the Parliament of the Commonwealth of Australia during April 1991 did sell the Commonwealth Bank a Statutory Bank under the Constitution of the Commonwealth of Australia into the hands of Private Banks, National Bank, Westpac Bank, ANZ Bank and Others, without the knowledge or consent of the people of the Commonwealth. The Articles were lodged with The Securities Commission on 16th April 1991 to enable the Foreign Power agenda to gain absolute control of Banking within Australia


Qld.
16. I state in this affidavit that in the State of Queensland all land titles (Crown and Freehold) have been illegally consumed into a company titled "The Brigalow Corporation" and registered in a company within the United States, without the knowledge or consent of current title holders within Queensland

Business
17. I state in this affidavit that the Criminal Charge filed against Julia Gillard and others did go to the Full Court of the Supreme Court Victoria for a Grand Jury hearing (23 Electors), but, specific Officers of the Court in an endeavour to suppress the criminal activity required to impose the Foreign Power law that is presently being imposed illegally within the States and Commonwealth of Australia have refused to hear the application. In the interim the Parliament of Victoria in collusion with the Attorney General of Victoria Mr R Hulls have purportedly abolished the Legal Right to Grand Jury in an endeavour to prevent their own indictment by Grand Jury

Parliament
Hull
18. I state in this affidavit that the Foreign Power seeking to impose the Foreign Power law is working in two branches

- 1) The United Nations
- 2) International Freemasonry

I restate section 44(i)



COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

SECTION 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

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

19. In relation to the criminal charge of Treason relating to Julia Gillard I state that section 44(ii) of the Commonwealth Constitution disqualified Julia Gillard

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

SECTION 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.

20. I state in this affidavit that the current list of Attorney General's within the Commonwealth are:

2010

- 1) Robert McClelland Attorney General, Commonwealth
- 2) John Hatzistergos Attorney General NSW
- 3) Michael Atkinson Attorney General SA
- 4) Cameron Dick Attorney General QLD
- 5) Lara Giddings Attorney General TAS
- 6) Delia Phoebe Attorney General NT
- 7) Simon Corbell Attorney General ACT
- 8) Charles (Christian) Porter Attorney General WA
- 9) Rob Hulls Attorney General VIC

CTH.
 NSW.
 S.A.
 QLD
 TAS
 NT.
 ACT
 WA.
 VICTORIA

All are involved in this specific attack on our current Constitution

2010

21. I state in this affidavit that the current list of High Court Judges are:

1) Chief Justice French (from Western Australia)

2008

2) Justice Gummow

3) Justice Hayne - The Lost Voice Judge

4) Justice Heydon

5) Justice Crennan

6) Justice Kiefel

7) Justice Bell

All are involved in this specific attack on our current Constitution

WERRIBEE COUNCIL

22. I state in this affidavit that in relation to Werribee the Federal Seat for Julia Gillard all Councillors for the City of Wyndham/Werribee are currently concealing the indictable offence of treason lodged against Julia Gillard.

Grimm

The Councillors are:

Iramoo Ward

1) Councillor: Cr Heather Marcus (Mayor)

2) Councillor: Cr Cynthia Manson

3) Councillor: Cr John Menegazzo

Truganina Ward

4) Councillor: Cr Kim McAliney, JP (Deputy Mayor)

5) Councillor: Cr Bob Fairclough

6) Councillor: Cr Glenn Goodfellow

Chaffey Ward

7) Councillor: Cr Shane Bourke, JP

8) Councillor: Cr Mark Rose

9) Councillor: Cr Adele De Crescenzo

ALTONA COUNCIL

23. I state in this affidavit that in relation to the city of Hobsons Bay, Altona Victoria all Councillors for Hobsons Bay are currently concealing the indictable offence for the Federal Member Julia Gillard the Councillors are:

1) Bill Tehan (Mayor)

2) Luba Grigorovitch

3) John Hogg

4) Angela Altair

- 5) Tony Briffa (Deputy Mayor)
- 6) Michael Raffoul
- 7) Peter Hemphill

24. I state in this affidavit that in relation to the current Senators for the State of Victoria, all State Senators are currently concealing the criminal charge against Julia Gillard. Such charge remains pending Grand Jury work

The current Victorian Senators are:

2010.

- 1) Kim Carr
- 2) Jacinta Collins
- 3) Stephen Conroy
- 4) David Feeney
- 5) Steve Fielding
- 6) Mitch Fifield
- 7) Helen Kroger
- 8) Julian McGauran
- 9) Gavin Marshall
- 10) Michael Ronaldson
- 11) Scott Ryan
- 12) Judith Troeth

Jill HENNESSY

25. I state in this affidavit that in relation to the Altona -By Election held 13th February 2010 purportedly won by Jill Hennessy, a Labor Party Member and Victorian Lawyer currently working with the "Oath of Allegiance" removed from the Legal Practice Act (Vic) with the unlawful enactment of the "Courts and Tribunals Legislation (Further Amendment) Act 2000(Vic)".

Jill Hennessy and others involved with the Altona By-election have concealed and continue to conceal the criminal charge involving Julia Gillard, the current holder of the Federal seat of Lalor (Wyndham/Werribee - Altona) in the State of Victoria

26. I state in this affidavit that in relation to Mr Hulls the current Attorney General for Victoria, since the Commonwealth referendum, November 1999 Mr Hulls has introduced and enacted law contrary to the agreed consent of the people and

Margaret Campbell

[Signature]

Victorian Senators

ALTONA By-Election

HENNESSY
GILLARD

HULLS

HAWKIE

contrary to the Constitutions of both Victoria and the Commonwealth using the purported authority obtained after Mr Hawke's unlawful Australia Act 1986

HULLS

27. I state in this affidavit that Mr Hulls has sought from and obtained from the Victorian Parliament purported law to abolish the legal Right to place private prosecution matters before Grand Jury (23 Electors) within Victoria. Mr Hulls and others have attempted to do this in an endeavour to prevent Grand Juries indicting their criminal attacks against the people of Victoria /Australia and their respective Constitutions on behalf of a Foreign Power

Foreign Power

PENDING

28. I state in this affidavit that the following individuals are defendants still pending Grand Jury hearing because of this all Applications were lodged in the period 2003 /2007

This Five Judged 2001.

- 1) Mr John Winneke Former President Court of Appeal (Vic)
- 2) Mr Brooking Judge Court of Appeal (Vic)
- 3) Mr Charles Judge Court of Appeal (Vic)
- 4) Mr Buchanan Judge Court of Appeal (Vic)
- 5) Mr Chernov Judge Court of Appeal (Vic)

- 6) Mr. Charles Wheeler Former Master Supreme Court (Vic)
(2 Applications)
- 7) Mr Paul Coghlan Former Director of Public Prosecutions (Vic)
Currently a Judge of the Victoria Supreme Court
- 8) Mr Phillip Cain Registrar Court of Appeal (Vic)

- 9) Mr Damian Bugg Director of Public Prosecutions Commonwealth *
- 10) Mr David Ward CEO ANZ Trustees
- 11) Mr James Rutherford Director/Partner, Harwood Andrews Lawyers Geelong *
- 12) Mr Ewan Evans Master Supreme Court (Vic)
- 13) Mr Thomas Smith Judge Supreme Court (Vic)
- 14) Kathryn Kings Master Supreme Court (Vic)
- 15) Mr M Kirby Former Judge High Court of Australia
- 16) Mr Ian Callinan Former Judge High Court of Australia
- 17) Mr James McGinty Former Attorney General Western Australia

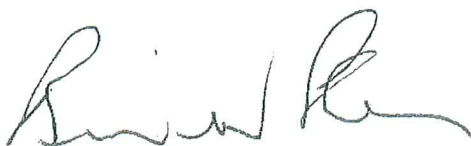

- 18) John Howard Former Prime Minister

Mc GINTY

WA



- | | | |
|---|---|----------------------|
| 19) Kim Beazley | Former <u>Leader</u> of the Opposition
(Commonwealth) | |
| 20) Michael Jeffery | Former <u>Governor</u> General (Commonwealth) | |
| 21) Philip Ruddock | Former <u>Attorney</u> General
Commonwealth of Australia | |
| 22) Sydney James Stirling | <u>Attorney</u> General Northern Territory | |
| 23) Michael Atkinson | <u>Attorney-General</u> South Australia | |
| 24) Kerry Shine | Former <u>Attorney</u> General Queensland | |
| <u>HULLS.</u>
25) Rob Justin Hulls, | Current <u>Attorney-General</u> Victoria | _____ |
| 26) Simon Corbell, | <u>Attorney</u> General ACT | |
| 27) Steve Kous, | <u>Attorney</u> General Tasmania | |
| 28) Robert John Debus, | <u>Attorney-General</u> NSW | _____ |
| 29) Audrey Gillian Braddock | <u>Supreme Court</u> WA (Commissioner) | WA. |
| <u>MARTIN.</u>
30) Wayne Stewart Martin | <u>Supreme Court</u> WA (Chief Justice) | WA |
| 31) Christine Ann Wheeler | <u>Supreme Court</u> WA | WA. |
| 32) Christopher David Steytler | <u>Supreme Court</u> WA | WA. |
| 33) Christopher James Lonsdale Pullin | <u>Supreme Court</u> WA | WA. |
| 34) John Roderick McKechnie | <u>Supreme Court</u> WA | WA |
| 35) Michael John Buss | <u>Supreme Court</u> WA | WA. |
| <u>MURNEER.</u>
36) Corryn Rayney | <u>Supreme Court</u> WA (Murdered) | WA |
| 37) Robert Cock QC | <u>Director of Public Prosecutions</u> WA | WA. |
| 38) Darren W L Renton | <u>Commonwealth DPP</u> , WA | WA |
| 39) Robert MacKenzie Mitchell | <u>State Solicitor's Office</u> WA | WA. |
| 40) John James Mansell Bowler | <u>Minister Mining</u> (Now Independent) | WA. |
| <u>MALEY.</u>
41) Mr J Maley | <u>Grand Master</u> , WA Freemasons | WA |
| 42) C Randazzo | <u>Melbourne Magistrates Court</u> (Stood Down) | |
| 43) Mr Ian Leslie Gray, | <u>Chief Magistrate</u> , Magistrates Court of Victoria | |
| 44) Mr Malcolm Macleod, | <u>Southwest Christian Church Werribee</u> (Pastor) | } |
| 45) Mr Max Bower, | <u>Anglican Church Werribee</u> (Priest) | |
| 46) John Dyson Heydon | <u>Justice</u> (High Court) | |
| 47) William Montague Charles Gummow | <u>Justice</u> (High Court) | } <u>High Court.</u> |
| 48) Anthony Murray Gleeson | <u>Justice</u> (High Court) | |
| 49) Susan Maree Crennan | <u>Justice</u> (High Court) | |
| <u>K. HAYNE.</u>
50) Kenneth Madison Hayne | <u>Justice</u> (High Court) | |

Hulls
Gillard
DODDS-STREETON
NETTLE

51) <u>Rob Hulls</u>	Attorney General Victoria
52) <u>Julia Gillard</u>	(MP) Werribee Victoria (current Deputy Prime Minister)
53) <u>Dodds-Streeton</u>	Judge Court of Appeal (Vic)
54) <u>Justice Nettle</u>	Judge Court of Appeal (Vic)

PROMOTED TO THE
HIGH COURT

29. I state the whole of section 44 of the Commonwealth Constitution here

SECTION 44

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
 - (iii) is an undischarged bankrupt or insolvent; or
 - (iv) 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
 - (v) 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.


Page 12. of 13
Margaretta

1/3

30. I state section 80 of the Commonwealth Constitution here

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT
SECT 80 - Trial by jury - ON INDICTMENT

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.

Affirmed by 

Brian Shaw

At ~~WERRIBEE~~ in the State of Victoria

This 16th Day of April, 2010

Before me 

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



A CONSTITUTIONAL
GUARANTEE