

AFFIDAVIT

NUMBER 39

Supreme Court Judges

CONCEALING

ALL DISCOVERED

INDIGUTABLE OFFENSES

ACTIVATING

MILITARY & TREASON

Common Law FORTUNES

AND TRAVEL.

ACCOMPANYING AFFIDAVIT (39)

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 Supreme Court Judges Defendant
' MISPRISON of TREASON and TRESPASS '
B. CMC

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 THE SUPREME COURT JUDGES NAMED IN THESE RESPECTIVE ORDERS HAVE CONCEALED THE REAL FACTS AND AS SUCH HAVE ACTIVATED VARIOUS CRIMINAL OFFENCES, IN PARTICULAR MISPRISON OF TREASON AND TRESPASS (COKE).

AFFIRMED BY Brian W Shaw
AT Gisborne
DATE Thirteenth day of December 2016
WITNESSED C. Clemson

CARMEL CLEMSON JP
3/84 HAMILTON STREET
GISBORNE 3437
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12353

1/1.

Coram non iudice

Coke on Trespass

Case of the Marshal Sea

10 CO 68 Terry v Huntington

HARDRES 60

“Where courts of special and limited jurisdiction exceed their powers, the **whole proceeding is *coram non iudice***, and all concerned in such void proceedings are held to **be liable in trespass.**”

CRIMINAL CODE ACT 1995

Chapter 5 -- The security of the Commonwealth

Part 5.1 -- Treason and urging violence

Division 80 -- Treason and urging violence

80.1A Definition of *organisation*

In this Division: "*organisation*" means:

(a) a body corporate; or

(b) an unincorporated body;

whether or not the body is based outside Australia, consists of persons who are not Australian citizens, or is part of a larger organisation.

Subdivision B -- Treason

80.1 Treason

(2) A person commits an offence if the person:

(a) receives or assists another person who, to his or her knowledge, has committed an offence against this Subdivision (other than this subsection) with the intention of allowing him or her to escape punishment or apprehension; or

(b) knowing that another person intends to commit an offence against this Subdivision (other than this subsection), does not inform a constable of it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence.

Penalty: Imprisonment for life.

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE
COMMON LAW DIVISION

S CI 2006 9997

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

BETWEEN:

THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA Plaintiff

- and -

BRIAN WILLIAM SHAW Defendant

GENERAL FORM OF ORDER

JUDGE OF THE COURT: The Honourable Justice Beach
DATE GIVEN: 17 March 2010
ORIGINATING PROCESS: Writ
HOW OBTAINED: Ex Parte application by the Defendant for leave to
commence a proceeding.
ATTENDANCE: No appearance by or on behalf of the Plaintiff
The Defendant appeared in person
OTHER MATTERS: Not applicable.

THE COURT ORDERS:

1. Application refused.

DATE AUTHENTICATED: 19 March 2010

MA:RMC: 19.03.10

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PROTHONOTARY

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE
COMMON LAW DIVISION

S CI 2006 9997

BETWEEN:

ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Plaintiff

- and -

BRIAN WILLIAM SHAW

Defendant

ORDER

JUSTICE: The Honourable Justice J Forrest

DATE MADE: 10 August 2012

ORIGINATING PROCESS: Summons dated 4 November 2011

HOW OBTAINED: Not applicable

ATTENDANCE: Mr C Holt, Solicitor for the Plaintiff
The Defendant in person

OTHER MATTERS: This order is to be signed by the Judge pursuant to Rule 60.02(1) of the *Supreme Court (General Civil Procedure) Rules 2005*.

THE COURT ORDERS THAT:

1. The application be dismissed.
2. The Defendant pay the Plaintiff's costs.

DATE AUTHENTICATED:



IN THE SUPREME COURT OF VICTORIA AT MELBOURNE
COMMON LAW DIVISION
MAJOR TORTS LIST

S CI 2006 9997

IN THE MATTER OF an Application pursuant to s 21 of the
Supreme Court Act 1986

BETWEEN:

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Plaintiff

- and -

BRIAN WILLIAM SHAW

Defendant

GENERAL FORM OF ORDER

JUDGE OF THE COURT: The Honourable Justice Beach
DATE MADE: 12 March 2013
ORIGINATING PROCESS: Originating Motion
HOW OBTAINED: On return of the Defendant's summons filed 22 February
 2013.
ATTENDANCE: Mr B Shaw, the Defendant in person.
OTHER MATTERS: This order is signed by the Judge pursuant to rule
 60.02(1)(b) of the *Supreme Court (General Civil
 Procedure) Rules 2005*.

THE COURT ORDERS:

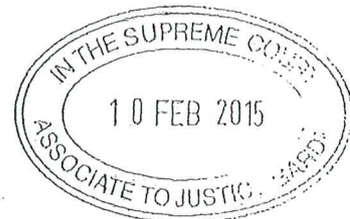
1. Application refused.

DATE AUTHENTICATED: 12 March 2013

JUDGE



IN THE SUPREME COURT OF VICTORIA AT MELBOURNE
COMMON LAW DIVISION
PRACTICE COURT



S CI 2006 09997

IN THE MATTER of an application under section 54 of the *Vexatious Proceedings Act 2014* (Vic) ✖

BETWEEN:

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

Plaintiff

- and -

BRIAN WILLIAM SHAW

Defendant

ORDER

JUDGE: The Honourable Justice Garde.

DATE MADE: 10 February 2015.

ORIGINATING PROCESS: Application for leave to commence a proceeding under s 54 of the *Vexatious Proceedings Act 2014* (Vic) ('the Act').

HOW OBTAINED: Application filed 28 January 2015 ('the application') supported by affidavit of Brian William Shaw, sworn 28 January 2015, and written submissions filed 6 February 2015.

ATTENDANCE: On the papers.

OTHER MATTERS:

1. By order of the Honourable Justice Hansen, made on 17 May 2007, the defendant was declared a vexatious litigant. By virtue of s 91 of the Act, the defendant is deemed to be under a general litigation restraint order. ✖
2. The Court is not satisfied under s 55 of the Act that:
 - a. the proceeding is not a vexatious proceeding; or
 - b. there are reasonable grounds for the proceeding.
3. The Court is satisfied that the proceeding would be an abuse of the process of the Court.
4. This order is signed by the Judge pursuant to rule 60.02(1)(b) of the *Supreme Court (General Civil Procedure) Rules 2005* (Vic).



THE COURT ORDERS THAT:

1. The application is dismissed.

DATE AUTHENTICATED: 10 February 2015



A handwritten signature in cursive script, appearing to read "Justice Garde".

The Honourable Justice Garde

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE
COMMON LAW DIVISION

S CI 2014 06500

BETWEEN:

THE ANZ EXECUTORS AND TRUSTEE COMPANY LIMITED
(as Trustees of the Estate of John William Shaw, Deceased)

Applicant

Trustees

- and -

BRIAN WILLIAM SHAW

Respondent

GENERAL FORM OF ORDER

JUDGE OF THE COURT: The Honourable Justice Rush
DATE MADE: 17 June 2015
ORIGINATING PROCESS: Application for leave to continue proceedings by person subject to a general litigation order
HOW OBTAINED: By way of application by the applicant under section 54 of the *Vexatious Proceedings Act 2014* (Vic)
ATTENDANCE: No party or practitioner appeared. The order is made "on the papers".
OTHER MATTERS: This order is signed by the Judge pursuant to rule 60.02(1)(b) of the Supreme Court (General Civil Procedure) Rules 2005.

WITHOUT NOTICE

THE COURT ORDERS THAT:

1. The application for leave to continue proceeding S CI 2009 07640 is refused.

DATE AUTHENTICATED: 17 June 2015

The Honourable Justice Rush



The application is the applicant

(NO NOTICE GIVEN)

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

(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.