

R12 - MR R. Hulls / CONTAINS

13 PRA SHAW AFFIDAVIT
AFFIDAVIT 21 APRIL 2020

27th April 2020

President Chris Maxwell
Judges Chambers
Court of Appeal (Full Court)
210 William Street
Melbourne
Victoria 3000

REGISTERED FOR
03 07004 74925 20010 40998

Dear President

Herein, is one Grand Jury Application lodged at your Court stamp dated February 2006, relating to and involving Mr R. Hulls, at the time (February 2006), the then Attorney-General.

This Application has never been heard and as such can be activated under Section 43 of The Crimes Act 1914, in particular the subsection that states a delay in prosecution is a Question Of Fact.

This piece of Law Grants me The Right to be heard by an ordinary jury because of Section 43 Crimes Act 1914.

IF,

I have to go via this particular manner, that would mean that you are continuing to protect Mr. R. Hulls, rather than activating his Grand Jury Application.

Mr President, if I do not hear from you or your staff within 7 days of lodging these documents, either granting the application and setting a date, or rejecting this Application, then all indictable offences relating to concealment by officers of the Victorian Supreme Court will activate, because it is an indictable offence to conceal any indictable offence.

With respect

Brian W Shaw ⁿ.....

C/O PO Box 800
Werribee 3030
Victoria

Mob: 0487 195 522

Brian W Shaw

ALL CO-DEFENDERS
PRESIDENT INFORMERS.

1000 Co-Defendants
will ARRIVE BY POST

This Correspondence (27 April 2020)
From SHAW TO CHAIR MAY WELL CONTAIN

1. COVERING LETTER
2. SHAW AFFIDAVIT AFFIRMING 21 APRIL 2020
RELATIVE TO MY INTERVIEW MR R. HULLS.
3. COURT STAMPING GRAND JURY APPLICATION
LOGGED BY SHAW AGAINST MR R. HULLS
STAMP DATED FEBRUARY 2006.
4. GRAND JURY AUTHORITY LAW TO CO-JOIN.
5. CO-JOINER APPLICATION. (36).
6. THE CURIOUS ACT OF TREASON OUT OF
THE STATE OF WESTERN AUSTRALIA IN
WRITTEN AGREEMENT WITH 'THE COMMONWEALTH'
TIMES 'PART 1'
'AMENDMENTS ABOUT THE CROWN'
'THE AMENDMENTS AND REPEAL
(CENSURE AND LEGAL PRACTICE) ACT.
ENACTED 1 JANUARY 2004
(OMITTING ALL STATUTORY REFERENCES)

7. Criminal Code Act 1995 (CMA)
Section 80
The Criminal offence of TREASON.
PENALTY LIFE IMPRISONMENT.

8. JAMES EDREMAN (NATURAL PRISON)
CRIMINAL CHARGE FOR COMMON LAW GRAND JURY
CURRENT HIGH COURT JUDGE.
Two Counts. 1. Common law FRAUD
2. MISPRISON OF TREASON.

CONCERNING ALL EVIDENCE BY
REFUSING FILING OF THE SHAW HIGH
COURT WRIT '1999-2019' (43 DEFENDANTS)
HIGH COURT OF AUSTRALIA IS LISTED
IN THE DEFENDANTS AT 34 OF 43.

"JAMES EDREMAN WAS AND REMAINS
A JUDGE IN HIS OWN CAUSE".

THE SECOND WITNESS IS LISTED
IN THE COMPANY OF "ALL-CO-JOINERS".

9. The 24 Counts - HEADS of ARBUNERS
Listed in The High Court writ
M 99-2019 - SHAW v 43 DEFENDANTS
10. The CRIMINAL ELEMENT FOR 'TREASON'
11. The Law Permitting 'ARREST WITHOUT WARRANT'
12. COURAGE SUBSTITUTES HIMSELF
13. The CRIMINAL ACT
'COURAGE SUBSTITUTES HIMSELF'
14. RECTOR FRANK on The RECTOR
'The CHARGE - The INDICTMENT'
15. Authoring Law for The BEASLEY
Jury Recall
1893 1899 1899 1940 1977 1986 1986
Plus The SHAW APPLICATION 2001.
16. FRANK VIOLATES EVERYTHING
17. SHAW 10 PAGE LETTER TO CHRIS MAPWELL
Registration 605 402 544 54 096.

18. SHAW BRIEF of EVIDENCE.

A. 59 PAGES. →

RELATIVE TO AND INVOLVING
THE CRIMINAL OFFENSE OF "MISPRISON OF TREASON"
COMMITTED BY "JULIA SWAN"
'Bee'

CONCEALED FROM "THE TERRORIST"

THE CRIMINAL OFFENSE IS BEE
COMPOUNDING AND CONTINUING.

B. SETS OUT THE LAW RELATIVE
TO THE SERIOUS INDICTABLE
OFFENSE OF TREASON AND MISPRISON
OF TREASON

C. THE SHAW BRIEF OF EVIDENCE NAMES
DEFENDANTS AND CONCEPTS.

D. DANIEL BEEB'S GRAND JURY APPLICATION

E. BEEB'S CHARGES AND SUMMONS (15 COUNTS)

(18 CONTINUED)

- F. Public Protection Act 1994 (Vic)
Section 51(3) Repeals The Queen.
- G. The Grand Jury Right CRIMINALLY
ABOLISHED BY GRAND JURY DEFENDANTS.
- H. Grand Jury Authorizing Law.
- I. CRIMINAL CODE ACT 1995 (Cth)
(The TREASON SECTION)
- J. The Queen v Roberson (High Court)
Law Relating TO
ATTEMPT TO PERVERT COURSE OF JUSTICE.
- K. Crimes Act 1958 Victoria
Section 354 (INDICTMENTS - Grand Jury)
- L. Treason and Misprision of Treason
Authorizing Law.
[Byrne v Harrison 1899]
25 VLR 126 at 132

7. QUESTION of FACT
EXCLUSIVE JURISDICTION JURY ONLY.

N
18. UNITED KINGDOM AUTHORITY LAW
RE - CONCERNING of TREASON

0
19. MISFEASANCE - FAILURE or REFUSAL

P
20. CRIMES ACT 1914 (CTH)

SECTION 34 - JUDGE AND or MAGISTRATE.

Q
21. ALBURY'S LAW of ENGLAND

RE - TREASON AND or MISFEASANCE of TREASON

R
22. DEFENDANT KNOWING BEING JURY
INCLUSIVE of HIGH COURT JUDGES.

S
23. REUSE - COMMON LAW or STATUTE

T
24. DUTY TO DISCLOSE.

U
25. COMMONWEALTH CONSTITUTION
SECTION 79.

✓
24
"IT IS TREASON"

Halsbury's Law of England

W
27.
The Subject and The Crown.

X
28.
With Treason are Principal

Y
29.
Hawke and Israel

Z
30.
Former Governor-General

MR M. JEFFREY

Grand Jury Application (one page)

15 December 2006.

A1.
31.
Former Prime Minister

John Howard

Grand Jury Application

15 December 2006.

B.7
32
Affidavit of Shaw

Affidavit 16 April 2010

Re - Guinea, Huns Rubb + Mc Binny

B3
33.
UNITED NATIONS + BRAZLEY.

**AFFIDAVIT IN SUPPORT OF APPLICATION
PREPARED BY BRIAN W SHAW
NAMING MR R HULLS PRINCIPLE OFFENDER.
In The Indictable Offences Of Treason, Misprison Of Treason
Compounding Offences Inclusive Of
Attempting To Pervert The Course Of Justice
In The Period Of
September 2000 up to and inclusive of this present date (April 2020)
In the State of Victoria an Original State Created At Federation.**

The respective actual dates of the offences are as follows, offences in both Common Law
and Statute Law

I, Brian William Shaw C/o P.O.Box 800 Werribee 3030 Victoria, retired natural person do state and affirm the following:

1. That Mr R Hulls (The Accused) a Labor Party Politician did occupy The Public Office of Attorney-General for the State of Victoria.
2. That the accused in the period that the accused did occupy this particular Public Office did commit and or did conceal serious indictable offences in both Common Law and Statute Law.
3. That the accused is a Principal in a conspiracy against the People of the State of Victoria inclusive of The Commonwealth of Australia to enable and enact a socialist republic by stealth and deception, to enable the entity known as the "United Nations" to take over and control all Resources and Land within the Land known as Australia, inclusive of all Military resources, Police (State and Federal) inclusive of Local Councils, Election Commissions, Parliaments (State and Commonwealth) all Water resources inclusive of the High Court of Australia but, not limited to these.
4. That in relation to the United Nations herein named I state that it has never been revealed to the People of Australia that the United Nations is our Trustee in Bankruptcy. This Trusteeship happened in the period 1945-1948 when various countries involved in World War II were declared bankrupt because of the War Debt. The War Debt arrangement happened at Yalta (1945) a town within the Soviet Union region, in simple language – under Communism.
5. That in the year 1948 the concealed Trustee inserted itself into a Commonwealth Act "Nationality and Citizenship Act" in the capacity of trustee over the Mandated Territory of Australia. No referendum was called nor conducted to conceal the "Trustee."





6. That in the period 1973 – 1975 The Australian Labor Party working for and on behalf of the concealed "Trustee" under Whitlam altered the title of The United Kingdom Monarch to the 'Queen of Australia" in an endeavour to break our constitutional links to the resources of the United Kingdom and as such was and is a Labor Party attack upon our Constitution, no referendum was called or conducted to conceal "The Trustee", I repeat, no referendum was called or conducted to conceal "The Trustee"

7. THAT IN THE YEAR 1975:

- a. A new Constitution for the State of Victoria was introduced into the State Parliament under the illusion and deception that prior State Constitution of 1855 had been repealed in the United Kingdom thereby permitting the new one in 1975:

"BUT"

- b. The 1855 Constitution for the State of Victoria was and remains the Legal Property of the United Kingdom Parliament because of the United Kingdom Act that attached the amended Victorian Constitution to the United Kingdom Act in 1855.
- c. The Victorian Parliament in 1975 had no constitutional power to repeal a United Kingdom Act and as such the 1855 United Kingdom Act has not been repealed by the United Kingdom Parliament.
- d. The State Governor in 1975 was Sir Henry Winneke who allegedly did not sign the 1975 Bill, but rather reserved The Bill for Her Majesty's signature.

"BUT"

The 1688 Bill of Rights, in particular, articles 1 and 2 of the 1688 Bill of rights meant that no United Kingdom Bill or ACT could be signed by any Monarch unless it first gained approval and assent of the two Houses of the United Kingdom (The 1688 ACT)

- e. Any attempt to use The Monarchy or the Privy Council would breach the 1688 Bill of Rights which according to Halsbury's Laws of England would amount in Law to Treason.
- f. That the 1688 Bill of Rights is inherent Law within Australia by virtue of Section 49 of the Constitution of The Commonwealth of Australia. Such law enables Parliamentary privilege within Parliaments of Australia, any attempt to alter or amend The 1688 Bill of Rights unlawfully creates The Element for TREASON.



8. That the Principal element of Treason as stated in the 1917 Kings Bench matter of R v Casement at 114 is **"Breach of Allegiance"**

9. That in the period 1999/2000 the accused Mr Hulls working with a South African man Mr Moller (Co-Accused) attempted to permit Mr Moller to gain a law degree within the State of Victoria without taking the Compulsory and mandatory 'Oath of Allegiance", set out in the Legal Practice Act 1996.

10. That on the 6th November 1999 registered Commonwealth Voters Voted under referendum conditions to retain the United Kingdom Law and Constitution and Monarch rather than turn Australia into a republic

"BUT"

The accused (Hulls) and the Co-Accused (Moller) refused to accept the Commonwealth referendum decision.

11. That in the year 1999 Hulls and Moller made application to the Victorian Supreme Court, to have the Supreme Court allow Mr Moller to become a Legal Practitioner within the State of Victoria without taking the Oath of Allegiance to the United Kingdom Monarch set out in both State and Commonwealth Constitutions:
 - A. Justice Beach refused the application
 - B. The Appeal Court upheld the decision of Justice Beach.

"BUT"

Hulls and Moller disregarded these Supreme Court Decisions and went to the State Parliament to get The State Politicians (all natural persons allegedly representing respective electorates) to remove the "Oath Of Allegiance" from the Legal Practice Act 1996.

12. That the criminal element for the offence of Treason is **"Breach of Allegiance"** means in Law that all natural persons sitting in the Victorian Parliament in the years 1999/2000 did commit Treason that is, Breach of Allegiance and as such did commit the indictable offence of concealing such Treason amounting to "Misprison of Treason", because of the obvious fact, that to agree to the removal proposed by Hulls and Moller would mean that each State Politician (natural Person) would have to break the statutory oath of Allegiance set out in the 1855/1975 Victorian State Constitution and or the 1855 United Kingdom Act for the State of Victoria, inclusive of the Superior Constitution The Constitution for the Commonwealth of Australia, the overarching Law.



13. That the State Politicians inclusive of the accused (Hulls) did illegally pass The Bill into alleged Law and have the Bill signed by the then State Governor Gobbo, The Uncle of Lawyer X The title of the Bill / Act – **“Courts and Tribunals Legislation (Further Amendment) Act 2000, assented 5th September 2000 by Governor Gobbo (Uncle of Lawyer X).**

The Purpose of this ACT was to make miscellaneous amendments to:

- A. Legal Practice Act 1996**
- B. Magistrates Court Act 1989**
- C. Supreme Court Act 1986**
- D. Victorian Civil And Administrative Tribunal Act 1998 (VCAT)**

The Act omits The County Court because The County Court had been sold.

14. In relation to the LEGAL PRACTICE ACT OF 1996, This Legislation illegally removed the “OATH OF ALLEGIANCE” from the LEGAL PRACTICE ACT 1996. A new Act was created in 2004 called LEGAL PROFESSION ACT 2004 without the required allegiance.

15. **INDICTMENT FOR TREASON – GRAND JURY**
The Criminal Element for TREASON is “BREACH OF ALLEGIANCE” The only valid method for indictment involving TREASON or MISPRISON OF TREASON is by GRAND JURY.

16. SEPTEMBER/OCTOBER 2001 – FULL COURT SUPREME COURT

- A. The Shaw/Walter Application – FREEMASON VICTORIA
I State that in a Grand Jury Application to the Full Court relating to Freemasonry Victoria, taking and administering unlawful oaths within Victoria in Criminal Breach of Section 316 Crimes Act 1958, the accused (Mr Hulls) did intervene in an attempt to pervert the Course of Justice.
- B. The agent for Mr Hulls was sent to the Court exclusively to make Application to overturn the 100 Year Judgement of Byrne & Armstrong (Six Judges - Decision 4-2).
- C. The intervention by Hulls was an attempt to pervert the course of Justice to protect the Masonic People working the Yalta program within Victoria. (This occurred October 2001).

17. WHEELER AND HULLS - 2002

- A. During the year 2002 by Private Prosecution Right I had criminally charged a Supreme Court Master, Mr Charles Wheeler , (Natural Person) a high ranked Freemason for taking and administering unlawful oaths within the State of Victoria.
- B. Crimes Act 1958, Victoria Section 316.
- C. The presiding Magistrate was Magistrate Cotterell.
- D. Mr Hulls intervened to pervert the Course of Justice, by sending the Public Prosecutors to conceal masonic activity.

18. MAY 2004 – EIGHT DEFENDANTS

- A. During May 2004 by Private Prosecution Right I had 8 Defendants before the Melbourne Magistrates Court , Mr Hulls sent his State Director of Public Prosecutions Paul Coghlan (Natural Person) to have them discharged by the sitting Magistrate - Jelena Popovic, Coghlan was a defendant.

B. The Principal Criminal Defendant on the day was and remains the then Governor – General Jeffrey, a committed Freemason working the 'Yalta Agenda' and a military man.

- C. Because of the involvement of the Governor – General, The then Commonwealth Director of Public Prosecutions (Mr Damian Bugg) was also used to protect the "Yalta Agenda" inclusive of the masonic entity.

19. THE OVERT ACT OF TREASON 2004. (West Australia Commonwealth).

- A. On the 1st January 2004 The State of Western Australia created an Overt Act of Treason titled, "**Acts Amendment and Repeal Courts and Legal Practice Act**". Enacted unlawfully on 1st January 2004 by the then Governor – John Sanderson, (Natural Person) and Co-Signed by the fraudulent Attorney-General Mr James McGinty an Article Clerk and Natural Person (No Law Degree).



B. The Bill/Act omitted all State and Commonwealth Statutory and Mandatory Referendums.

C. The Bill/Act removed Crown and Monarch and at the same time removed and altered the Oath of Allegiance, activating the Element for the offence of Treason and Misprison of Treason

D. At the Melbourne Magistrates Court May 2004 this Overt Act of Treason out of the State of Western Australia was The Central issue in Litigation – 8 defendants.

E. All Judicial offices, inclusive of the Magistrates and Public Prosecutors inclusive of Mr Hulls concealed the Indictable Offences to protect and conceal the "Yalta Agenda," inclusive of masonic involvement.

20. ATTORNEY – GENERALS (January 2004)

A. Because The Overt Act Of Treason out of the State of Western Australia was introduced and enacted by a fraudulent Attorney-General (McGinty) all Attorney-Generals since this enactment date (1st January 2004) makes every Attorney- General since this date, principal to the offence. (Law of Treason)

B. Every Governor- General and Governor is implicated in the same manner, this is the Law of Treason.

C. Every Politian, State and Commonwealth is implicated in the same manner, this is the Law of Treason.

21. THE YALTA AGENDA – 1945 – UNITED NATIONS

A. The Yalta gathering in the Russian Zone in 1945 was to divide The World (Spoils of War) into Mandated Territories and as such The Commonwealth of Nations identifies each Nation, in the capacity of Mandated Territories.

B. The Yalta agenda is a Communist Agenda, using every Secret Society to enable the Agenda.

C. The United Nations formed at the same time (1945) was formed exclusively to work the Agenda struck at Yalta in 1945.



22. THE SPIRITUAL GOVERNMENT – HEAVEN AND HELL

The End Time **“One World Government”** is a clash between two Spiritual Kingdoms, only one will prevail

“BUT”

The Spiritual Kingdom from Hell will cause **Great Tribulation**, before the Army of Heaven destroys it.

IT WILL:

- A. Collapse Economies Across The World.**
- B. Introduce Worldwide Virus strains**
- C. Introduce A Mark On The Body Of The Person Either Forehead Or Hand To enable Trade And Commerce.**
- D. It will Kill any Person who will not submit to the Program.**

23. POLITICAL PARTIES IN AUSTRALIA

- A. Because of The Yalta Agenda (1945-1948) all political parties currently operating within Australia are enabling this satanic agenda which is first and foremost a spiritual one, the people are collateral damage because of their lack of knowledge of God’s program and purpose.
- B. Mr Hulls and his wife, Carolyn Burnside (a judicial officer) are working this Yalta Agenda for and on behalf of the spiritual realm of hell.

- C. **John 4.24**
“God Is A Spirit, And They That Worship Him, Must Worship Him In Spirit And In Truth
- D. **Isaiah 57.3 (The Whore)**
“But Draw Near Hither Ye Sons Of The Sorceress The Seed Of The Adulterer, “And The Whore”

24. HEAVEN OR HELL

PROVERBS 7 24/27. – SLAIN BY HER

Hearken unto me now therefore, O ye children, and attend to the words of my mouth. Let not thine heart decline to her ways, go not astray in her paths. For she hath cast down many wounded: yea, many strong men have been slain by her. Her house is the way to hell, going down to the chambers of death.



25. MR HULLS – FEBRUARY 2006.

- A. I state that because of the Judicial conduct and total concealment of the discovered indictable offences affecting all Victorians, I lodged a Grand Jury Application into Chris Maxwell's Court.**
- B. The application is stamped February 2006
BUT
14 years later Mr Hulls has not gone to trial.**

26. KIRBY AND CALLINAN – HIGH COURT JUDGES AND HULLS SEPT 2006.

- A. During the years 2005/2006 a six volume Shaw Affidavit from the Shaw v Fragapane matter 6890/1999 went to the High Court.**
- B. Two High Court Judges Kirby and Callinan heard the matter "On The Papers".**

C. Contained in the six volumes were 13 Grand Jury Applications. Both High Court Judges concealed these Grand Jury Applications.

- D. Both Kirby and Callinan faced Private Prosecution criminal Charges and as such were protected by the Public Prosecutors (September 2006).**
- E. Both Judges have Grand Jury Applications lodged into the criminal jurisdiction of the Full Court. President Chris Maxwell's Court. The matter sits unheard and concealed by Mr Hulls and respective Judicial officers within Victoria**

27. THE PERIOD 2006 – 2007

I state the following relating to this particular period:

- A. February 2006 Hulls Grand Jury Application.**
- B. September 2006 Kirby & Callinan (High Court Judges)**
- C. December 2006 28 Defendants (one such Defendant Mr Hulls)**
- D. January 2007 12 Defendants (Two such defendants Hulls & Gillard)**
- E. Of the 42 defendants, not one of these 42 defendants has gone to trial. Such concealment is a delay of Prosecution which becomes a question of fact revealed in Section 43 Crimes Act 1914 (Cth)**



28. MAY 2007 - THE VEXATIOUS ORDER – SHAW / HULLS)

A. Mr Hulls the then alleged Attorney General obtains a Vexatious order on myself from Justice Hansen. (May 2007)

BUT

B. Mr Hulls has a Grand Jury Application “Stamped February 2006”

C. Mr Hulls is a defendant before the Melbourne Magistrates Court 15th December 2006

D. Mr Hulls is a Grand Jury defendant 15th December 2006.

E. Mr Hulls is a defendant before the Melbourne Magistrates Court 29th January 2007

F. Mr Hulls is a Grand Jury defendant 29th January 2006

29. CIVIL OR CRIMINAL – FRAUD VITIATES

It is a maxim in law that FRAUD VITIATES everything, during 2007 Mr Hulls and Justice Hansen did pervert the course of Justice.

30. THOUSANDS OF YEARS BEFORE THIS OCCULT PROBLEM BEGAN TO BECOME EVIDENT:- ALMIGHTY GOD REVEALS THE OCCULT PROGRAM IN TWO BOOKS – DANIEL AND THE BOOK OF REVELATION.

DANIEL 7.25 (Portion)

“And He shall speak great words against the most High and shall wear out the saints of the most High, and think to change times and laws”

DANIEL 9.12 (the Judges)

“And He has confirmed His words which He spoke against us, and against our judges that judged us, by bring upon us a great evil (portion of verse)

DANIEL 12.10 (Portion & Verse)

“None of the wicked shall understand”

DANIEL 12.1 (Portion of Verse)

“And at that time shall Michael stand up, **“THE GREAT PRINCE.”**”



REVELATION 12.7 (WAR) – MICHAEL AND THE DRAGON.

“And there was war in heaven Michael and his angels fought against the dragon, and the dragon fought and his angels

REVELATION 12.9 – THE DRAGON / PHARAOH

“And the great dragon was cast out, that old serpent, called the devil and Satan which deceived the whole world, he was cast out into this earth, and his angels were cast out with him.

REVELATION 20.2 – THE DRAGON / PHARAOH

“And he laid hold on the dragon, that old serpent, which is the devil and Satan and bound him a thousand years”

EZEKIEL 29.3 (Portion of Verse) – THE DRAGON

“Speak and say, this saith the Lord God behold I am against thee,

“Pharaoh – King Of Egypt”

“The Great Dragon”

REVELATION 12.13 “The Persecution

“And when the dragon saw that he was cast unto the earth he persecuted the woman which brought forth the man child”

31. THE LACK OF KNOWLEDGE OF GOD’S LAW

LUKE 7.30 But the Pharisees and Lawyers rejected the council of God against themselves, being not baptized of him.

LUKE 11.52 Woe unto you, lawyers! For ye have taken away the key of knowledge: you entered not in yourselves, and them that were entering in you hindered. (LAWYERS)

HOSEA 4 5/6 Therefore shalt thou fall in the day, and the prophet also shall fall with thee in the night, and I will destroy thy mother.

My people are destroyed for lack of knowledge: because thou hast rejected knowledge, I will also reject thee, that thou shalt be no priest to me: seeing thou hast forgotten the law of thy God, I will also forget thy children



REVELATION 2 20/24 – THE DEPTHS OF SATAN

Notwithstanding I have a few things against thee, because thou sufferest **that woman Jezebel**, which calleth herself a prophetess, to teach and to seduce my servants to commit fornication, and to eat things sacrificed unto idols.

And I gave her space to repent of her fornication; and she repented not.

Behold, I will cast her into a bed, and them that commit adultery with her into great tribulation, except they repent of their deeds.

And I will kill her children with death; and all the churches shall know that I am He which searcheth the reins and hearts: and I will give unto every one of you according to your works.

But unto you I say, and to the rest in Thyatira, as many as have not this doctrine, and which have not known the depths of Satan, as they speak; I will put upon you none other burden.

The Engine Room of Hell. The Spiritual Agenda working the Judicial Structure within the State of Victoria inclusive of The Commonwealth, to enable the Masonic Antichrist Agenda to set up their

**“NEW WORLD ORDER”
OR
“ONE WORLD GOVERNMENT”**

32. THE VIRUS:

The virus currently sweeping through the world is the **BIO TERRORISM ARM OF WAR** to make the people of the world submit to the discovered agenda.

33. TO RECAP:

- A. Within The State of Victoria all Political Parties have agreed to work the above mentioned agenda.
- B. In the years 1945 – 1948 The United Nations Trustee became the Trustee over **“The War Debt”**.
- C. No referendum was conducted in an endeavour to conceal this Trustee from the People of Australia.
- D. The War Debt was created using a fraudulent banking practice termed, **“Fractional Reserve Banking”**



- E. The secured party holding all Bank Collateral is the New York Branch of the Federal Reserve.
- F. To introduce "The Mark" on the People of the World (Revelation 13 16/18) the World Economy will collapse. Leaving the People of the World trapped in a Satanic worldwide agenda called "THE SPIDER'S WEB":
JOB 8. 14:
 Whose hope shall be cut off, and whose trust shall be a spider's web.
ISAIAH 59. 5:
 They hatch cockatrice' eggs, and weave the spider's web; he that eateth of their eggs dieth, and that which is crushed breaketh out into a viper.
- G. Any person who objects to the taking of "The Mark" should be killed.
REVELATION 13.15
 And he had power to give life unto the image of the beast, that the image of the beast should both speak, and cause that as many as would not worship the image of the beast should be killed.
REVELATION 13.16
 And he causeth all, both small and great, rich and poor, free and bond, to receive a mark in their right hand, or in their foreheads.

34. **ALMIGHTY GOD'S SANCTUARY
 THE PROTECTION OF GOD'S PEOPLE (42 MONTHS)**

REVELATION Chapter 12.6 (42 Months)
 And the women fled into the wilderness, where she hath a place prepared of God, that they should feed her there a thousand two hundred and threescore days

REVELATION Chapter 12.14 (42 Months)
 And to the woman were given two wings of a great eagle, that she might fly into the wilderness, into her place, where she is nourished for a time, and times, and half a time, from the face of the serpent

35. **MR R.HULLS PLUS 54 DEFENDANTS
 GRAND JURY DEFENDANTS
 TO RECAP:**

- A. 1st January 2004.
 The State of Western Australia in written agreement with

"The Commonwealth"

by creating an Overt Act of Treason out of their State Parliament did in fact declare an Act of War upon Australians.




B. This Act of War has been concealed by the three alleged arms of both State and Commonwealth Governments, But, The Principle arm of Government, The **Electorate**, has been entirely misinformed.

C. Each Person who joins the Occult Organization of Freemasons must take Masonic Oaths / Obligations which include the words:

“To Conceal and Never Reveal.”

This is perfect to conceal the worldwide Occult agenda from the People of The World.

D. The Act of War out of Western Australia (1st January 2004) is at all times a Military Coup upon Australians:
‘Acts Amendment and Repeal Courts and Legal Practice Act’

E. The Current “Virus” is the Bio Terrorism Arm of the Military Coup.

F. Authority Law relating to and or involving Grand Jury Applications for Criminal Indictments permits and enables Co-Joiners.

G. In relation to the Grand Jury Application on Mr R. Hulls Court Stamped February 2006, there are a number of Co-Joiners in Excess of 23 which in Law is a Grand Jury decision itself.

H. The Co-Joiners are added to this affidavit and exhibited under Co-Joiners.

I. Part 8 of the Overt Act of Treason is Exhibited.

AFFIRMED BY 

DATE 21 APRIL 2020

PLACE 611 BROADVIEW

WITNESS 

CARMEL CLEMSON JP
C/O HONORARY JUSTICE OFFICE
18/121 EXHIBITION STREET
MELBOURNE 3000
JUSTICE OF THE PEACE FOR VICTORIA
REG NO. 12356

FOR AND ON BEHALF of The Queen
OHMS



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

A. Mr. Rob Eails
Attorney General Victoria
55 St Andrews Place East Melbourne

*Crimes Act 1958 (Vic)
Section 354.*

1. The Sheriff is ordered to ~~summons~~ a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of section 354 of the *Crimes Act 1958 (VIC)* to attend at such Court at that time and place to inquire present do and execute all things which on the part of the Queen shall then and there be commended of them.
2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

36 Co-Defendants

The Grand Jury Right to Co-join

Byrne v Armstrong 1899-25

VLR126 (Six Judges)

At 138

“No class is specified for whose benefit it might be supposed that the legislation was intended.”

† “and anyone may apply”

† “even though not a party to the previous proceedings.”

“No security of costs is required”

At 139

“treason must be prosecuted by indictment”

At 147

† “The application need not be the individual who had seen the offence committed, and may be dealing with the case ex-relations”

Compiled by Brian Shaw
March-April 2020

0487195522

Brian Shaw

1/36.



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*
And
IN THE MATTER of an Application by
Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

A. **Mr. Rob Hills**
Attorney General Victoria
55 St Andrews Place East Melbourne

1. The Sheriff is ordered to summons a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of section 354 of the *Crimes Act 1958 (VIC)* to attend at such Court at that time and place to inquire present do and execute all things which on the part of the Queen shall then and there be commanded of them.
2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I Agree to co-join in this Grand Jury application by Mr Brian Shaw.

Full Details Peter Houghton 108 O'Sullivan Beach Road Lonsdale 5160 SA.



IN THE SUPREME COURT OF VICTORIA
FULL COURT - FEDERAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

I agree to co-join Brian W Shaw in his Victorian Supreme Court Grand Jury Application pending since February 2006

Name GROFF BRITTON
Address 35 MORRISSEY ST MERRIGUM
Phone 0418303335

Signature [Signature] Date 18/3/2006

3/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

SUPPORTING BRIAN SHAW IN HIS ENDEAVOURS
CRAIG COLLINS  26/2/2006
0418 592271.

4/1



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I AGREE TO CO-SIGN WITH BRIAN SHAW IN THIS Application

Ben Williamson 930 MAIN SOUTH RD VIC 3884

Ben Williamson PH 0408815347



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

27/2/2006

This Application is filed by Brian W Shaw

I agree to co join with BRIAN SHAW

Seaford Suttie

0418503335

61



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

43 Pidgeon Gully Rd.
Maarborough.
VIC 3465

0421259429.
03 54611793

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the Crimes Act 1958, the applicant having disclosed indictable offences committed by.

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DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I hereby grant permission to co-join this application with Brian Shaw
26/02/2006
Richard-James

7/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by.

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I grant permission to co-join this application with Brian Sha

Amalia Freeman
P.O Box 372 Myrtleford Vic. 3737

Amalia Freeman

8/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Robyn Larkings
99 Murdoch Rd.
Wangaratta
Victoria 3677
0435385622

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

A. Mr. Rob Ealls
Attorney General Victoria
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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I grant permission to Co join this application with Brian Shaw
[Signature] 26/2/2006



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I grant Permission to co-join this application with Brian Shaw P.L. Brian 26-02-2006



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Reguelino Muller
32 Phillip Road
Aronsleigh VIC 3782
0418 684 720

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the *27* day of *February* 2006.

This Application is filed by Brian W Shaw

I grant permission to go. Join this application with Brian Shaw
Reguelino Muller 26/02/2006

11/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by.

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

HEROBY GRANT PERMISSION TO COJOIN THIS APPLICATION WITH BRIAN SHAW

DEZI FREEMAN

26:02:2020

PH. 0477271133



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I grant permission to Co join this application with Brian Shaw

Andrew Wallace Legge
Copyright copy claim

6 CHEVREY ST
PIMBIC VIC 3401
0400 695 404

13/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Glenn Thomas
1/18 Hume street
Cobram Vic 3644
Ph 0499314899

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by.

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I grant permission to Co Join this application with Brian Shaw

[Signature] 26/2/2006

14/1



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

J GERARD J DONOHUE AGREE TO CO-JOIN BRIAN SHAW
IN THE ABOVE MATTER DATED 26 FEB 2006

J Donohue 26/2/2006
C/-17 MACQUEEN AVE. KORUMBURRA.

15/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I MARK WHEATLAND CONSENT TO CO-JOIN
BRIAN SHAW IN THE ABOVE MATTER
DATED 26/02/2006
126 NORTON ST

ROYCE EVERSON
111 CATHERINE CASSENT
LAVINGTON 2641
0419505581

16/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27th day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I have by agree v to in this application.
co sign Brian Shaw
26-02-06



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

John Anderson
141 Broockley St
Wodeng 3690
0404 955883

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

HEREBY AGREE TO COJOIN Brian Shaw
IN THIS APPLICATION

26/2/2006

15/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

Wayne Gary Phillip Newton agree to cojoin with Brian Shaw in this application

Wayne Gary Phillip Newton 2 Blue Rock Rd Willow Grove 0477993825

19/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

DAVID J HESSON HENBY AGREE TO CO-JOIN BRIAN WILLIAM SHAW TO THIS ABOVE MATTER, DATED 26 FEB 2006

26/2/2006
145 CENTRAL VICTORIA LG ROAD VIC 3631
0417303840

201



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I AGREE TO CO-JOIN WITH BRIAN SHAW IN THIS APPLICATION
MICHAEL STOKELL 80 WALLER ROAD LANCASTER VICTORIA.

MS 0428178808

21/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I hereby agree to co-join Brian Shaw in this application

26 FEB - 2006

JAMES PETER RECK

MOB. 0435564036

20 BARNES RD. KARDELLA STN. 3951



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Anne Harel-Barbato
1 Eaglet Court
Mill Park VIC 3082
0466 941 886

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I hereby grant permission to co-join this application with Brian Shaw.

A. Harel-Barbato 26/02/2006

23/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Philip Chapman
22 Abbott St
Inverloch
3996

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the *27* day of *February* 2006.

This Application is filed by Brian W Shaw

I hereby grant permission to rejoin this application with Brian Shaw
P. Chapman 26.02.2006

24/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

Name: Ann Lay
Address: 200 Adam's Road
Kewings VIC

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I hereby agree to co-join Brian W. Shaw in this application

chly
Ann Lay

26/02/06

28/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

Name: Paul Lay
Address: 204 Adams Road
Katunga VIC

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I hereby agree to co-join Brian W. Shaw in this application

Paul Lay

26/02/06

24/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I AGREE TO COJOIN WITH BRIAN SHAW IN THE APPLICATION
STEVE MONKHORST 192 CREAMERY RD YINNAR 3869

 M 0438365758

Allen Weeks
PO Box 518
Kyebram 3619

27 /



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

A. Mr. Rob Hills
Attorney General Victoria
55 St Andrews Place East Melbourne

1. The Sheriff is ordered to summons a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of section 354 of the *Crimes Act 1958 (VIC)* to attend at such Court at that time and place to inquire present do and execute all things which on the part of the Queen shall then and there be commanded of them.
2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I HEREBY SUPPORT BRIAN SHAW
IN THIS APPLICATION
Allen Weeks



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I Glenn P. Sinclair agree to co-join Brian Shaw in the above matter dated: 26/2/2020
C-117 Stanley Rd. Stanleyn QLD Box 117 Stanleyn

29/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

26.2.20

This Application is filed by Brian W Shaw

I ~~agree~~ ^{grant permission} to co-join Brian W Shaw
(Shaw) in this matter or application
Stephen John d
family Lloyd



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I support Brian Shaw in this action.

Angela Speeding

26-02-2006

31/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I hereby grant permission to co-join this application.

Maryanne Ristic *Maryanne Ristic*
0447355330.

26/2/2006

52



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Slaw

APPLICATION

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DATED the 27 day of February 2006.

This Application is filed by Brian W Slaw

I hereby grant permission to co-join this application.

Alexander Ristic

0447 344 993
26/2/2006



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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- Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

I agree to co-join Brian w Shaw in this Victorian Supreme Court Grand Jury application pending since February 2006

Print NAME MARK STOOD

Contact Details 0400 041 068

Signature [Handwritten Signature]

Date 6/4/2020

34 /



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the Crimes Act 1958, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

DATED the 27 day of FEBRUARY 2006.

I agree to co-join Brian w Shaw in this Victorian Supreme Court Grand Jury application pending since February 2006

Print NAME STEVE MONKHORST Contact Details

0439 365 759.

Signature

Date 20-4-2020

35/



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

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2. Such further or other orders that may be just and necessary.

} 35

DATED the 27 day of FEBRUARY 2006.

This Application is filed by Brian W Shaw

I agree to co-join Brian W Shaw in his Victorian Supreme Court Grand Jury Application pending since February 2006

CONTRACT DETAIL
(WABBA)

Signature Lucas-Charles without prejudice

36 / 36



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the day of 2006 at a.m. by the applicant for the following Orders pursuant to section 354 of the *Crimes Act 1958*, the applicant having disclosed indictable offences committed by:

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2. Such further or other orders that may be just and necessary.

§ 35

DATED the 27 day of February 2006.

This Application is filed by Brian W Shaw

I agree to co-join Brian W Shaw in his Victorian Supreme Court Grand Jury Application pending since February 2006

CONFIDENTIAL

Signature

Attorney General Victoria

CONFIDENTIAL

THE CRIMINAL ACT

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, D. 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"

The attack on the Allegiance amounts to treason

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**

[* 25 August 2000.

For subsequent amendments see 2001 Index to Legislation of Western Australia Table I, p. 5 and Act No. 27 of 2002].

(2) Section 19B (480) is amended by deleting "Crown" and inserting instead " State"

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

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

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

(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

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

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

(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 "prosecutor" *.

Table

s. 577 (2 places)	s 632A
-------------------	--------

s. 616 (1)	s. 646
------------	--------

s. 617A	s. 651A (5)
---------	-------------

s. 618(3)

(3) Section 581 is amended by deleting "Crown" in the 2 places where it occurs and in each place inserting instead -"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 Commonwealth, as the case may be, ". "State or the

(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 7293) is amended by deleting "Crown" in the 3 places where it occurs and in each place inserting instead - "prosecution".

(13) Section 746A (1) is amended as follows:

(a) by deleting "prosecution" and inserting instead -- " State",

b) by deleting "Crown" and inserting instead -- " State",

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

124. Director of Public Prosecutions Act 1991 amended

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

(1* 1 June 2001

For subsequent amendments see 2001 Index to Legislation of Western Australia, Table 1. p. 100 and Act No. 27 of 2002.)

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

125. District Court of Western Australia Act 1969 amended

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

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

(2) Section 6 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 10 (1) is amended by deleting "in Her Majesty's name" and inserting instead - " under the Public Seal of the State".

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

(5) Section 18 A (1) is amended by deleting "in Her Majesty's name" and inserting instead M 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], p. 124 and Acts Nos. 3 and 15 of 2002.)
- (2) Schedule 1 item) 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".
- (3) Section 52(1) is amended by deleting "Crown" and inserting instead — "prosecution".

128. Justices Act 1902 amended

- (1) The amendments in this section are to the *Justices Act 1902*.
* 8 October 2001.
For subsequent amendments see 2007 Index to Legislation of Western Australia, Table 1. p. 193 and Act No. 27 of 2002.)
- (2) Section 154A (1) is amended by deleting "Crown" in the 2 places where it occurs and in each place inserting instead "State".
- (3) Section 154A(3) is amended by deleting "Crown" and inserting instead — "State".
- (4) Section 206D is amended by deleting "Crown" and inserting instead — "State".

129. Local Courts Act 1904 amended

- (1) The amendments in this section are to the *Local Courts Act 1904**. 1* 12 January 2007],
- (2) Section 3 is amended in the *definidon* of "Minister" by deleting "Crown" and inserting instead — "State".

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".

(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".

GOVERNMENT GAZETTE
Western Australia
Previous Close Next

A4201
ACTS AMENDMENT AND REPEAL (COURTS AND LEGAL - PRACTICE) ACT 2003
65 of 2003

PROCLAMATION

WESTERN
AUSTRALIA
John
Murray
Sanderson
[L.S.]

By His Excellency
Lieutenant General
John Murray Sanderson,
Companion of the Order of Australia
Governor of the
State of Western Australia.

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,

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

By Command of the Governor,

J. A. McGINTY, Attorney General.

GOD SAVE THE QUEEN!

Government of Western Australia
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Assented 4th DECEMBER 2003
Proclamation 23rd December 2003
Enactment 1st January 2004

CRIMINAL CODE ACT 1995

Chapter 5 – The security of the Commonwealth

Part 5.1 – Treason and urging violence

Division 80 – Treason and urging violence

1314

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.

1/99 2019

SHAW v 93 (PROTON) AND * High Court of Australia
Decision 34/43

CRIMINAL CHARGE FOR COMMON LAW GRAND JURY

TO THE ACCUSED		M <input type="checkbox"/>	F <input type="checkbox"/>	Date of Birth	/ /
MR. JAMES BENJAMIN - MATTHEW PARSONS - CURRENT JUDGE HIGH COURT OF AUSTRALIA.		Registration No.		State	
		INSTRUMENT ID No.		State	

You have been Charged with an offence

Details of the charges against you

What is the charge?

COUNT 1

The Accused in the period from 1st January 2004 up to, and inclusive of present time, 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 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.

Under what Law?	<input type="checkbox"/> Act	<input type="checkbox"/> Other	Act or Regulation COMMON LAW	Section or Clause (full Ref) FRAUD
	<input type="checkbox"/> Reg	<input type="checkbox"/> State		
	<input type="checkbox"/> C'wealth			

COUNT 2

MISPRISION OF TREASON (As Above)

This is a Common Law criminal charge and is reserved for exclusive jurisdiction for Presentment and Indictment for a Common Law Grand Jury sitting at Werribee (Wyndham) in the State of Victoria.
 The criminal offence of treason and Misprision of Treason can only be Indicted by a Grand Jury.
 This is Authority Law.

The Informant

Name:	Brian W Shaw	
Address:	90 To Box 800 WERRIBEE VIC	

Witness "1"

Name:	The WITNESSES ARE	
Address:		

BETWEEN:

24 Grounds – Heads of Argument – High Court Writ

The Grounds:

- 1. The Demise of The Crown and Monarch**
- 2. The Structure of the Constitution**
- 3. The Fracture of Federation / The Principal Fraud**
- 4. The New Monarch and Fiduciary Duty (2004)**
- 5. The Referendum Requirement**
- 6. The Constitutional Writs (Sections 12 and 32)**
- 7. Under the Crown and Removal of the Crown**
- 8. The Fraudulent House (The Senate and President)
Election Commissions**
- 9. Divisional Returning Officers (Officers of Defendant)
Electoral Fraud on Nominees and Electors**
- 10. The Two Houses (Commonwealth Constitution)
The Omitted Referendums**

- 11. The Fraudulent Australia Act 1986 and State Request Acts**
- 12. Attainted of Treason: Section 44 – The Commonwealth Constitution
Breach of Allegiance / The Overt Act of Treason**
- 13. Removal of Allegiance (Commonwealth Law)
The Effect on the Grant of Power**
- 14. Commonwealth Constitution
Section 44**
- 15. Fraud Vitiates Everything – Omitted the Statutory Referendums**
- 16. Negligence: Duty of Care**
- 17. Fraudulent misrepresentation**
- 18. Commonwealth Constitution – The Binding Condition
The Defrauding – Misleading and Deceptive Conduct by the Courts**
- 19. Attempting to pervert the Course of Justice (The Criminal Offence)**
- 20. Constitutional Status of Australian Courts and the Limits of Chapter III**
- 21. Limits of the Commonwealth of Australia – The Law of Inter Se**
- 22. The Grand Jury Court (Section 46 / Constitution)
Common Informers (Parliamentary Disqualification) Act 1975**
- 23. Tortious cause of Action and Foreign Powers**
- 24. Cause of Action – Referendum Omissions**

7 Pages

TREASON AND MISPRISION OF TREASON

Treason is: *The element required for the Criminal Offence of Treason is*

***A Breach of duty of
Allegiance***

Misprision of Treason: *The element required is*

***is the concealment or Keeping
Secret of any Treason by a person***

Precedent law and authority

R v Casement 1917 1 Kings Bench 98 at 114

Brian Shaw
04 87 19 5522
12

ARREST WITHOUT WARRANT

**'WHERE A FELONY OR TREASON HAS BEEN
ACTUALLY COMMITTED, AN ARREST
WITHOUT WARRANT OF A PERSON
REASONABLY SUSPECTED OF HAVING
COMMITTED THAT OFFENCE IS LAWFUL AT
ANY TIME AFTER ITS COMMISSION'**

**SOURCE:
HALSBURY'S LAWS OF ENGLAND
SECOND EDITION
VOLUME 9
PAGE 95
PARAGRAPH 120**

**THE OFFENCE OF TREASON
AND THE TWIN OFFENCE OF
MISPRISION OF TREASON
WITHIN AUSTRALIA
IS BOTH
COMPOUNDING AND CONTINUING.**

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".

197.

The Criminal Act

Emanating out of the State of Western Australia, a State within the Commonwealth of Australia

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

- o Enacted 1 January 2004

Supreme Court Act 1935 amended

Section 130

- (3) Section 9(1) is amended by deleting “Her Majesty” and inserting instead –

“The Governor”

For Grand Jury Process

200

ELECTORAL FRAUD ON THE ELECTOR

Civil and Criminal Fraud

Common Law Fraud

Victorian Electoral Commission Plus Australian Electoral Commission
"Warwick Garry" "The Charge" "Tom Roberts"

"The Accused in the period from 1 January 2004 up to and inclusive of present time, 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 Commonwealth of Australia."

The words of the indictment must mention the overt act of the offence, within the indictment.

Common Law Authorities.
STATE OF VICTORIA.

1. 1893. Re DAVIES AND MILLIDGE.
2. 1899. Re DUNGEY AND BROMLEY.
3. 1899. BYRNE v ARMSTRONG.
25 VLR 126.
4. 1940 R v MCINNIS BRISKIN AND COUNCIL.
VLR 416
5. 1977. R v PARKER
1977 VR 22
6. 1986 LOURNE CAMPBELL (UNREPORTED)
- BC 8600228 -
7. 1986 MC ARQUE v LOURNE CAMPBELL
8. 2001. APPLICATION BY SHAW AND WATERS
UNDER R v FINE TUDOR

“Fraud Vitiates Everything”

“If from the Plaintiffs own stating or otherwise the cause of action appears to arise *ex turpi causa*, or the transgression of a positive law of this country there the court says, that he has no right to be assisted **fraud vitiates everything”**

Source:

Chun Teong Toy v Musgrove September 1888

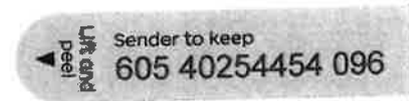
Full Court, State of Victoria

The Australian Law Times

Volume X at 82

Friday 13th December 2019

President Chris Maxwell
Judges Chambers
Court of Appeal (Full Court)
210 William Street
Melbourne
Victoria 3000



The President.

I am writing this to you for two reasons:

1. To warn you of the situation that you are now in, in relation to the Spiritual and Physical Program of Almighty God, in respect of The Children.
2. To stop the perverting of the course of Justice in relation to all the Grand Jury Applications that have been lodged at your Court, but not heard.

Australia and the People of Australia ~~inclusive of the Children~~ are on the brink of being dragged into a worldwide program to form a One World Government, in simple terms an occultic Government, in total opposition to the Government of Almighty God.

The physical engine room of this occultic program is The United Nations formed or created at Yalta in Russia in 1945.

In 1948 the United Nations inserted itself into Australian Law in the concealed capacity of "Our Trustee", because of the Australian apathy inbuilt: "She'll be right mate".

**The occult program within Australia is well advanced
But
What about the Children
What about the handicapped
What about the disabled**

The Knowledge of God.

Ephesians 1.17

"That the God of our Lord Jesus Christ, the Father of glory, may give unto you the spirit of wisdom and revelation in the Knowledge of him:"

The Lawyers

Luke 7.30

"But the Pharisees and lawyers rejected the counsel of God against themselves being not baptized of him".

The Lawyers and Judges

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 Immediate Problem"

"If" the lawyers and judges are allegedly the guardians of the law but, have no knowledge of the spiritual law of Almighty God nor his program – how – do the children gain protection from the law of the occult program and what is the consequence from Almighty God for not protecting the children?

Matthew - Mark and Luke state:

Matthew 18.6/7 (Portion of Verse)

"But whoso shall offend one of these little ones which believe in me, it were better for him that a millstone were hanged about his neck, and *that* he were drowned in the Depth of the sea
'Woe unto the World' because of offences.

Mark 9.42

"And whosoever shall offend one of *these* little ones that believe in me, it is better for him that a millstone were hanged about his neck, and he were cast into the sea"

Luke 17 1/2

"Then said he unto the Disciples, it is impossible but that offences will come, but woe *unto him*, through whom they come.
It were better for him that a millstone were hanged about his neck, and he cast into the sea, than that he should offend one of these Little Ones"

The Law the Children the Conflict

Proverbs 7. 24/27

"Hearken unto me now therefore, O ye Children, and attend to the words of my mouth.

Let not thine heart decline to her ways, go not astray in her paths.

For she hath cast down many wounded, yea, many strong men have been slain by her.

Her house is the way to hell, going down to the chambers of death.

The Perverting By Sin.

1 Corinthians 15.56

"The sting of death is sin; and the strength of sin is the law" (portion of verse)

Mr President.

The Law that you currently work within your Courts is the law of the spiritual mother, The spiritual enemy of Almighty God and as such, you are enabling this spiritual mother to get stronger and as such putting all of the Children in mortal danger.

The Lawyers, Magistrates and Judges act in a reprobate mind, in opposition to the mind of Christ.

The Scriptures reveal the truth.

I will show you the conflict, with the following scriptures, the spiritual law of Almighty God, the Father, opposed to the spiritual law of the Mother.

The Father

John 4. 24

*"God is a spirit and they that worship him
'must' worship him in spirit and in truth"*

The Mother (The Reprobate Mind)

Romans 1.28

"And even as they did not like to retain God in their knowledge, God gave them over to a reprobate mind, to do those things which are not convenient".

Judgement of God

Romans 2. 2

"But we are sure that the judgement of God is according to truth against them which commit such things".

Bewitched

Galatians 3.1.

"O foolish Galatians, who has bewitched you, that you should not obey the truth, before whose eyes Jesus Christ has been evidently set forth, crucified among you?"

Jezebel The Mother (Portion of Verse)

2 Kings 9.22

"What peace, so long as the whoredoms of thy mother Jezebel and her witchcrafts are so many"

The Sorceress

Isaiah 57.3.

*"But draw near hither, ye sons of the sorceress,
the seed of the adulterer and the whore"*

Weaned from the Mother

Galatians 1. 15/16

"But when it pleased God, who separated me from my mother's womb, and called me by his grace, to reveal his Son in me among the heathen, immediately I conferred not with flesh and blood"

Sound Mind

2-Timothy 1.7

"For God hath not given us the spirit of fear, but of power, and of love, and a sound mind"

The Mind

Ephesians 4.23

"And be renewed in the spirit of your mind"

The Blinded Mind (The Vail)

A. 2 Corinthians 3.14

"But their minds were blinded, for until this day remaineth the same vail untaken away in the reading of the Old Testament which vail is done away in Christ.

B. 2 Corinthians 5.17

"Therefore if any man be in Christ he is a new creature, old things are passed away, behold, all things are become new".

Wrong Covering (The Spiritual Mother)

Isaiah 30.1.

"Woe to the rebellious children saith the LORD, that take counsel, but not of me, and that cover with a covering but not in my spirit, that they may add sin to sin"

Jesse

Isaiah 11. 1 / 2

*"And there shall come forth a rod out of the stem of Jesse, and a branch shall grow out of his roots.
And the spirit of the LORD shall rest upon him, the spirit of wisdom and understanding, the spirit of knowledge and the fear of the LORD*

Mr President

This letter to you reveals two purposes.

A. You cannot protect the Children while you work and function in the spirit of the mother.

- B. Stop perverting the course of Justice by refusing to hear the Grand Jury Applications lodged into the Full Court Jurisdiction in the period 2001 to 29th January 2007. All prior to any alleged abolition that allegedly occurred 1st January 2010 by Grand Jury Defendants.

Your Refusal.

On one occasion when I was in front of you, we had a discussion about bias. I pointed out 3 stages of bias.

- A. Bias
- B. Apprehension of Bias
- C. Indictable

Indictable Bias

By indictable bias I mean Section 34 Crimes Act 1914 (Cth). We had a discussion on this one, you pointed out that the Section referred to "Federal Jurisdiction", I pointed out the Constitutional fact that any Court anywhere was in Federal Jurisdiction whenever a Constitutional point came into the matter. I commented that you were committing the offence set out in Section 34, you disregarded this evident fact and made a decision against me.

A Judge in his own cause is not a Just Judge and in such condition, cannot protect the Children"

Romans 1.17

"For therein is the righteousness of God revealed from faith to faith: As it is written, "The Just shall live by faith"

Mr President & Geoffrey Nettle (2005)

- A. In the year 2005 I appeared before you in relation to the strike out of an affidavit by Justice Mandie.

When the hearing began Justice Ashley was sitting with you, I challenged Justice Ashley and after some discussion Justice Geoffrey Nettle came to the bench replacing Justice Ashley.

- B. The affidavit exhibited six volumes of evidence involving 13 Grand Jury Applications.
- C. Both of you ignored the Grand Jury Applications and ruled against me to protect the 13 Grand Jury accused.

The High Court.

Kirby and Callinan heard the appeal (on the papers) and concealed and protected the 13 Grand Jury accused

"Meaning"

The Children of Victoria and Australia cannot be protected when the Supreme Court and High Court Judges pervert the Course of Justice.

Wrong Judgement. (Habakkuk 1.4)

- A. "Therefore the law is slacked and judgement does never go forth, for the wicked does compass about the righteous therefore wrong judgement proceeds"
- B. Ecclesiastes 5.8
"If you see the oppression of the poor and violent perverting of judgement and justice as a province, marvel not at the matter, for he that is higher than the highest regard, and there is higher than they".
- C. Job 8.3
Does God pervert judgement? or does the Almighty pervert justice?

Plead My Cause Micah 7.9

"I will bear the indignation of the LORD, because I have sinned against him, until he plead my cause and execute judgement for me, he will bring me forth to the light, and I shall behold his righteousness"

The United Nations

- A. The United Nations was birthed at Yalta in Russia 1945 immediately after World War Two.
The purpose was to Bankrupt all countries involved in relation to the War Debt allegedly owed to International Bankers.
- B. The United Nations was placed into the position of Trustee.
- C. Because the Yalta deal happened in Russia it is very simple to identify the agenda.
- D. Socialist – Communist – Masonic - Occultic Agenda

"The Children will be the Victims"

The Trustee over Australia.

Using absolute deception, before you were even born, the United Nations Trustee inserted itself into the 1948 Nationality and Citizenship Act (Cth), omitting any alleged referendum requirement.

- A. Inserting a Trustee without electoral consent.
- B. Altering the Constitutional Status of subject to Citizen.

Judicial Submission.

In this correspondence to yourself I will set out the YALTA name for the judicial submission.

"The Judicial Directorate"

Accountable to the Socialist – Communist – Masonic Occultic Agenda.

Leaving the Children totally exposed.

Poland 1939

- A. To begin the Second World War, Stalin and Hitler were ordered by their controllers to join forces and invade Poland.
- B. Within a week of the invasion Catholics and Anglicans living in Poland became Communists.

"This agenda is the same agenda that is now working within Australia and is the sole reason why former established law within Australia is being amended altered or removed without referendum input.

The Labor Party

The Whitlam Fraud – Queen of Australia

- A. The Labor Party is a Yalta product which is the principal reason why no scripture would ever be spoken out at any Labor Party meeting.
- B. Whitlam's task was to cut the Constitutional Oath of Allegiance owed to the Monarch by substituting "**Queen of Australia**" over Australia allegedly affecting the United Kingdom oath of Allegiance relating to Almighty God – Back to God.
- C. Monarch of United Kingdom Coronation Oath / Promise named the name of Jesus Christ.
- D. No referendum Consent to the **Queen of Australia**.

The Labor Party
The Hawke Fraud

- A. Mr R Hawke is the most dangerous man to ever enter Australian Politics.
- B. Mr R Hawke, The Honorary Israel citizen is and was retrospectively disqualified from Parliament because of the Israel connection

But

- C. By absolute deception was able to become the Prime Minister working the Yalta agreement birthed in Russia
- D. Altered The Letters Patent.
- E. Created The Australia Act and The State Requests Acts 1984-86.
- F. Working under the Yalta Agreement omitted all referendum requirements in this period of 1984-86.

The Governor-General

The Governor-General of the Commonwealth of Australia in the period 1984-86 was Sir Ninian Stephen, your Father-in-law.

Commonwealth Attorney-General

The Labor Party Attorney-General in the 1983-84 period of the State Request Acts was the Senator who you worked for Gareth Evans.

"ALL YALTA PEOPLE-
But
who protects the Children"

Mr President.

Your Court has concealed and continues to conceal both Statute Law Grand Jury Applications plus Common Law Grand Jury Application.

"The Delay"

Section 43 Crimes Act 1914 (Cth) is the Law relating to attempting to pervert the course of Justices.

"But"

one of the subsections creates a Question of fact in relation to a delay in prosecutions activates a Jury Trial to hear and determine why –

'Julia Gillard and Others'
received a *Get Out Of Jail Free Pass* when
Cardinal Pell was sent back to Jail (not Justifying Pell)

Knights of St John of Jerusalem

You know that I made application for a Grand Jury in 2001.

You know how the hearing was perverted by Mr R. Hulls and five Judges.

You know that the application related to Freemasonry.

Knights of St John of Jerusalem otherwise called 'Knights Malta' are linked back to Vatican City Freemasons - Priory of Sion

John Winneke was the President in 2001, Son of Henry Winneke.
His brother Michael and Henry both – Grand Lodge Masons.

Henry Winneke was a Knight of St John of Jerusalem the same masonic title your Father-In-Law held.

Every person working the Yalta deal is working for a spiritual mother in opposition to a spiritual father.

The spiritual mother has many titles within scripture and is identified by a common name within scripture, both old and new Testament – 'Jezebel'

The Carcase (Old Testament)

2 Kings 9.37

"And the carcase of Jezebel shall be as dung upon the face of the field in the portion of Jezebel, so that they shall not say this is Jezebel"

That Woman Jezebel (New Testament)

Revelation 2.20

'Notwithstanding I have a few things against you because you suffer that woman Jezebel which calls herself a prophetess to teach and to seduce my servants to commit fornication and to eat things sacrificed unto idols'

1 Corinthians 15.56 (Sin)

" The sting of death is sin, and the strength of sin is the law "

"Sin has a name / her name is Jezebel"

Proverbs 7.27

"Her house is the way to hell going down to the chambers of death"

Romans 6.6

"Knowing this, that our old man is crucified with him, that the body of sin might be destroyed that henceforth we should not serve sin"

Romans 6.23

*"For the wages of sin is death
'But'
The gift of God is eternal Life through Jesus Christ our Lord"*

The President and The Informant

In relation to Grand Jury Applications I am the Informant, you are the President, I am prepared to sit with you to discuss the issue that has returned to your table.

**In Good Faith
I say the truth in Christ**

**Christ can and will protect the Children
Jezebel will not protect the Children**

For now

Brian William Shaw.....



**PO Box 800
Werribee 3030
Victoria
M: 0487 195 522**

BRIEF of EVIDENCE



**THE CONSTITUTION
AND
THE LAW OF TREASON**

**PRIME MINISTER
JULIA GILLARD
ATTAINED WITH TREASON
THEREFORE
DISQUALIFIED
BY SECTION 44
OF THE
COMMONWEALTH CONSTITUTION**

**Brian W Shaw
Werribee / Victoria
21 June 2010**

ATTAINED WITH TREASON

Any Person

Attainted with Treason

shall be incapable of sitting

or of being chosen

Commonwealth Constitution Act

Section 44 (ii)

31

This Charge and Offence has been concealed from the Electorate

Magistrates Court General Regulations 170/1980 Form 7
Charge and Summons

VP Form 402

(Bring this with you to Court)

TO THE DEFENDANT

Ms Julia Gillard MP
Shop 2, 38 Synnot Street
Werrimbee VIC 3030

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

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 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

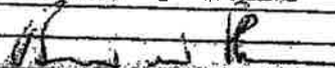
Under what Law? State Act Other-specify Commonwealth Reg
Act or Regulation No. Section or Clause (Full Ref)
Common Law Misprison of Treason

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 Leskes Road Truganina Victoria

Informant Signature:  Phone No. 08 93941116
Date

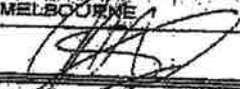
Where will the case be heard

Where you must go: The "Magistrates / Children's" Court of Victoria at Melbourne
Address: 233 William Street Melbourne Victoria

When: Time 10:00 AM Day 29th Month January Year 2007
Phone No.

Details about this summons

Issued at: MELBOURNE Date: 29 JAN 2007

Issued by Signature:  Registrar Magistrate Other

Charge filed at: MELBOURNE Date: 29 JAN 2007

Scott MacDonald, Deputy Registrar

Melbourne Magistrates Court of Victoria

29th January 2007

REFER TO PAGE 4P

D

THE WORDS OF THE CHARGE ON JULIA GILLARD 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

' MISPRISON of TREASON '

Eight pages relating to Part 8 "*Amendments about the Crown*" from the Western Australia Act, mentioned above is included into this document

The Act is a full attack on the entire structure of the current Constitution to enable the International Socialist movement to take over Australia

Refer to page 2

~~HS~~

5/

Shire Council
Werribee / Wyndham
State of Victoria
Commonwealth of Australia

The following Councillors were each given a full detailed package containing the full information relating to this criminal activity during February 2010

1. Cr Shane Bourke
2. Cr Heather Marcus (Mayor)
3. Cr Marie Brittan
4. Cr Mark Rose
5. Cr Cynthia Manson
6. Cr John Menegazzo
7. Cr Bob Fairclough
8. Cr Glenn Goodfellow
9. Cr Kim McAliney

All have concealed what has occurred

Report to PM 13

LAB

61

Religious Leaders

Concealment of treason

The Following Religious Leaders were named in the affidavit signed and lodged with the Office of the Full Court, Supreme Court State of Victoria on 23 December 2009 affirmed by Brian Shaw

Clause 31 of Affidavit

<i>Mr Graham Laidlaw</i>	<i>Werribee (Vic)</i>
<i>Mr Graham Harris</i>	<i>Werribee (Vic)</i>
<i>Mr Malcolm MacLeod</i>	<i>Werribee (Vic)</i>
<i>Mr Erin Shaw</i>	<i>Werribee (Vic)</i>
<i>Mr Max Bower</i>	<i>Werribee (Vic)</i>
<i>Mr Stuart Robinson</i>	<i>Blackburn (Vic)</i>
<i>Mr Ross Bourdon</i>	<i>Ballarat (Vic)</i>
<i>Margaret Court</i>	<i>Perth (WA)</i>
<i>Mr. Phillip Baker</i>	<i>Perth (WA)</i>
<i>Mr. Danny Natliah</i>	<i>Melbourne (Vic)</i>
<i>Mr Mark Wilkinson</i>	<i>Werribee (Vic)</i>

All have concealed what has occurred
 21 June 2010

Letter June 13
MisPrison of Treason
 62

7/

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.

“The Disqualification Section”

J *

10

8/

The Act of Treason in Victoria

The Act *Courts and Tribunals Legislation (Further Amendment) Act 2000*

Assented to *5th September 2000*

The Purpose of the Act

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.

Oath of Allegiance Removed

PART 2—LEGAL PRACTICE ACT 1996

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

The Court to Substitute

for paragraph (c) substitute—

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

Note The Court has no Power whatsoever to substitute or make law

5th September 2000

TR

9/

Please note

For the Victorian Parliament to remove the Oath of Allegiance from the Legal Practice Act (Vic) without referendum consent, then it places the Parliament of Victoria inclusive of the Supreme Court of Victoria inclusive of all Judges, Masters, Registrars and Lawyers outside of the legal and valid structure of law, in simple words all broke law to enable "*Another Law*" to begin to take over

THE ACT

Courts and Tribunals Legislation (Further amendment) Act 2000 (Vic)

"All concealed from Voters"

The concealment of Treason carries a life imprisonment sentence in accordance with Section 80 of the Criminal code Act 1995 Commonwealth

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JUDICIAL OFFICERS CONCERNED THIS.

10

IN THE SUPREME COURT OF VICTORIA
FULL COURT; CRIMINAL JURISDICTION

No: of 2006

IN THE MATTER of the Crimes Act 1958

MELBOURNE MAGISTRATES COURT

And

15 DECEMBER 2006

IN THE MATTER of an Application by

AND

29 JANUARY 2007

Brian William Shaw

THEN → THE APPLICATION FOR GRAND JURY

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the Day of 2006 at am by the Applicant for the following Orders pursuant to Section 354 of the Crimes Act 1958, the Applicant having disclosed Indictable offence/offences involving *Treason, Misprison of Treason, Foreign Allegiances, Unlawful Oaths*, but not limited to these Indictable Offences committed by:

Damian John BUGG (1)
Director Public Prosecutions Commonwealth

NO 1.

15 Counts

1. The Sheriff is ordered to summons a Grand Jury to appear at a Court to be holden at a time and place determined by the Court in accordance with the provision of Section 354 of the Crimes Act 1958 (Vic) to attend at such Court at that time and place to inquire present do and execute all things which on the part of "the Queen" shall then and there be commanded of them.

NO 1.

LODGED 15 DECEMBER 2006 AS

This Document - Copy of FROM P&G only -
"REVERMS THE 15 COUNTS ON DAMIAN BUGG"

Charge and Summons

(Bring this with you to Court)

*DAMIAN BUGG
15 Counts.*

TO THE DEFENDANT

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

The NATURAL PERSON

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

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

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 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

*Count 1
Common Law
TREASON*

*# The Judicial Power
of the Commonwealth
Nullified By These
Acts.*

Under what Law?

<input type="checkbox"/> State	<input type="checkbox"/> Act	<input checked="" type="checkbox"/> Other-specify	Act or Regulation No. Common Law	Section or Clause (Full Ref) Treason
<input type="checkbox"/> C'wealth	<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?

<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

Brian W Shaw
Phone No. 09 93941118
Date

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	Day	Month	Year
------	-----	-------	------

Details about this summons

Issued at

MELBOURNE

Issued by Signature

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

Charge filed at

MELBOURNE

*# Copy only
originals with Court
15 December 2006
+ 29 January 2007
DAMIAN BUGG
The signed originals are at the
MAGISTRATES COURT AT MELBOURNE*

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Continuation of Charges

Bring this with you to Court

Person Charged		Page No 2
2	That during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia, the defendant did commit the offence of treason in breach of Section 80.1 (1)(d) Criminal Code Act 1995 (CTH) 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	
<i>Count 2. STATUTE LAW TREASON</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 80.1(1)(d)
<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)	

3	The defendant during the period 1st January 2004 up to and inclusive of present time at Perth Western Australia did commit the offence of treason in breach of Section 80.1 (1)(h) Criminal Code Act 1995 (CTH) 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	
<i>Count 3. STATUTE LAW TREASON</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 80.1(1)(h)
<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)	

Are there more charges? Yes No

Informant
Brian W Shaw

Agency and Address
280 Leakes Road Truganina Victoria

Phone No
09 93941116

Informant Signature *Brian W Shaw* **Registrar Signature**

Charge filed at MELBOURNE

*Concerns by
WESTERN AUSTRALIA
and
Supreme Court
Victoria
and
West Aust*

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Continuation of Charges

Bring this with you to Court

Page No 3

Person Charged

4 The defendant during the period 1st January 2004 up to and inclusive of the present time at Perth Western Australia has concealed Treason from the People, such concealment of the Overt Act of Treason, specifically the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, creates the offence of Common Law concealment of Treason (Misprison of Treason)
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

*Court 4
Common Law - Misprison of Treason*

<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"/> C'wealth	<input type="checkbox"/> Reg		Common Law	Concealment of Treason
<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)

5 The defendant during the period 1st January 2004 up to and inclusive of the present time at Perth Western Australia has concealed Treason committed in Western Australia by agreeing to the Overt Act of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA
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

*Court 5.
Misprison of Treason
Statute Law.*

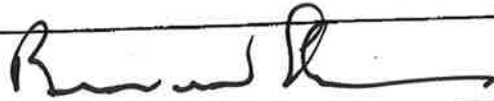
<input type="checkbox"/> State	<input checked="" type="checkbox"/> Act	<input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth	<input type="checkbox"/> Reg		Criminal Code Act 1995	Section 80.1(2)(a)
<input type="checkbox"/> 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)

Are there more charges? Yes No

Informant
Brian W Shaw

Agency and Address
280 Leakes Road Truganina Victoria

Phone No
09 93941116

Informant Signature 

Registrar Signature

Charge filed at
MELBOURNE

*Concerned By
MISPRISON OF TREASON
AND
SUPREME COURT
VICORIA
AND
WEST AUSTRALIA*

141

Continuation of Charges

Bring this with you to Court

Person Charged	Page No 4
<p>6 The defendant during the period 1st January 2004 up to and inclusive of the present time at Perth Western Australia did agree to receive property (the former State of Western Australia) and benefit (continuing Salary & Superannuation) for personal gain, plus the former Governor of Western Australia (Mr Sanderson) upon the agreement and understanding that they will compound and conceal the Overt Act of Treason, the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA, such act is against the Law of the Commonwealth plus Territories, additionally the defendant has abstained from any prosecution for such offences</p> <p>The defendant did consent 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</p> <p style="font-size: 1.2em; font-family: cursive;">Count 6. STATUTE LAW</p>	

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Act or Regulation No Crimes Act 1914	Section or Clause (Full Ref) Section 44
<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)

<p>7 The defendant during the period 1st January 2004 up to and inclusive of the present time at Perth Western Australia, has attempted to pervert the course of justice in relation to the Judicial Power of the Commonwealth by issuing Orders, Cost Orders and Judgments and proceeding with civil proceedings against the informant /prosecutor for revealing/ discovering the indictable offence of Treason committed by the defendant and co-conspirators</p> <p>The defendant did consent 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</p> <p style="font-size: 1.2em; font-family: cursive;">Count 7 STATUTE LAW</p>	
---	--

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify <input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Act or Regulation No Crimes Act 1914	Section or Clause (Full Ref) Section 43(1)
<input type="checkbox"/> Summary Offences (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)

Are there more charges? Yes No

Informant
Brian W Shaw

Agency and Address
280 Leakes Road Truganina Victoria

Phone No
09 93941116

Informant Signature



Registrar Signature

Charge filed at

MELBOURNE

Concerning By
MAGISTRATES COURT
AND
SUPREME COURT

Victoria
AND
WEST AUSTR.

YPLD

15/

Continuation of Charges

Bring this with you to Court

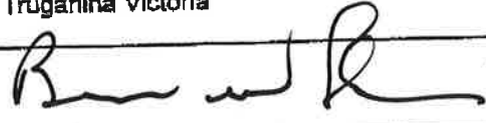
Person Charged		Page No 5
<input checked="" type="checkbox"/> 8	The defendant during the period 1st January 2004 up to and inclusive of the present time at Perth Western Australia, has conspired with the Commonwealth Director of Public Prosecutions Mr Damian Bugg, and others, to defeat the course of justice in relation to the Judicial Power of the Commonwealth The defendant did consent 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	
<i>Count 8 - Statute Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Crimes Act 1914	Section 42.(1)
<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 checked="" type="checkbox"/> 9	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did conspire with the former Governor of Western Australia, Mr Sanderson, plus Commonwealth Director of Public Prosecutions, Mr Damian Bugg with the intent of dishonestly obtaining a gain from another person, specifically, Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and "Her Subjects" The defendant did consent 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	
<i>Count 9 - Statute Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 135.4 (1)(a)
<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)

Are there more charges? Yes No

Informant Brian W Shaw		Phone No 09 93941116
Agency and Address 280 Leakes Road Truganina Victoria		
Informant Signature 	Registrar Signature	
Charge filed at	MELBOURNE	

*Considers by
MAGISTRATES
AND
SUPREME
COURTS
Victoria
West Aust'*

175

16/

Continuation of Charges

Bring this with you to Court

Person Charged		Page No 6
<input checked="" type="checkbox"/> 10	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did conspire with the former Governor of Western Australia, Mr Sanderson, plus Commonwealth Director of Public Prosecutions, Mr Damian Bugg with the intent of dishonestly obtaining a gain from another person, specifically, Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and "Her Subjects" The defendant did consent 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.	
<i>Count 10 - STATUTE LAW</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 135.4 (1)(a)
<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 checked="" type="checkbox"/> 11	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did conspire with others, specifically, the Politicians of Western Australia and Commonwealth of Australia, "Judges" of Western Australia, the Director of Public Prosecutions, Western Australia (Mr Cock), the Director of Public Prosecutions (CTH) Mr Damian Bugg, Mr James Maley, Grand Master of Freemasonry WA, the former Governor of Western Australia, Mr Sanderson and others, with the intention of dishonestly causing a loss to a third person, specifically the People of the Commonwealth (Subjects) plus Her Majesty Queen Elizabeth II, Her Heirs, Her Successors and "Her Subjects" The defendant did consent 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	
<i>Count 11 - STATUTE LAW</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 125.4(3)(a)
<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)	

Are there more charges? Yes No

Informant Brian W Shaw		Phone No 09 93941116
Agency and Address 280 Leakes Road Truganina Victoria		
Informant Signature	<i>Brian W Shaw</i>	Registrar Signature

Charge filed at MELBOURNE

*Concerned By
MAGISTRATES COURT
AND
SUPREME COURT
Victoria
W. Aust*

116

17/

Continuation of Charges

Bring this with you to Court

Person Charged		Page No 7
<input checked="" type="checkbox"/> 12	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time with intent did dishonestly influence a Public Official, specifically Mr Damian Bugg, Commonwealth Director of Public Prosecutions, in the exercise of his Official duties as a Public Official	
<i>Court 12 - Statute Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 135.7(a)
<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 checked="" type="checkbox"/> 13	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did abuse public office by dishonestly causing a detriment to the informant The defendant did consent 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	
<i>Court 13 - Statute Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Criminal Code Act 1995	Section 142.2(1)(b)(ii)
<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)

Are there more charges? Yes No

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

Informant Signature <i>Brian W Shaw</i>	Registrar Signature
---	----------------------------

Charge filed at MELBOURNE

*CONSIDERED BY
MAGISTRATES COURT
AND
SUPREME COURT*

*VICTORIA
AND
WEST AUSTRALIA*

H7

18

Continuation of Charges

Bring this with you to Court

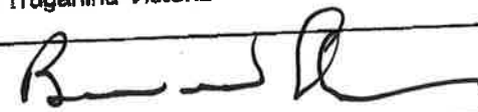
Person Charged		Page No 8
<input checked="" type="checkbox"/> 14	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did attempt to succeed to the Crown of England by unlawful and illegal means in legal conflict and breach of the Act of Settlement 1700 UK, by agreement to the enactment of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA	
<i>Count 14 Common Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Common Law	
<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 checked="" type="checkbox"/> 15	The defendant at Perth Western Australia during the period of 1st January 2004, up to and inclusive of the present time did attempt to succeed to the Crown of England by unlawful and illegal means in legal conflict and breach of the Bill of Rights 1688 UK, by agreement to the enactment of the Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA	
<i>Count 15 - Common Law</i>		

<input type="checkbox"/> State <input checked="" type="checkbox"/> Act <input type="checkbox"/> Other- Specify	Act or Regulation No	Section or Clause (Full Ref)
<input checked="" type="checkbox"/> C'wealth <input type="checkbox"/> Reg	Common Law	
<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)

Are there more charges? Yes No

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

Charge filed at **MELBOURNE**

*Continued by
MAGISTRATES COURT
AND
SUPERIOR COURTS - Victoria
and
WEST AUSTR*

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Public Prosecutions Act 1994

Act No. 43/1994

51 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.”*

Please Note

A Valid presentment can only be made in the name of the Queen while the Commonwealth Constitution is in legal and constitutional position

Grand Jury in Victoria

In relation to uncovering of the organized attack on the existing law of Australia – All Attorney Generals of the Commonwealth, in addition to the Supreme Court of Victoria have suppressed the legal Right of having criminal charges that have been both filed and served involving the revealed offences heard and judged by Grand Jury consisting of 23 electors

They now state that the former Right has been abolished by a new Act enacted in Victoria to enable defendants to escape trial

Please Note:

The Purported Act of Parliament that abolished Grand Jury right was enacted by the defendants in an Endeavour to avoid Grand Jury process relating to themselves.

21/

Byrne v Armstrong (1899) 25 VLR 126

In 2001 it was discovered by all Attorney Generals inclusive of the Supreme Court of Victoria that the above mentioned judgment was still in legal position within Victoria

The judgment was delivered in 1899 with six Judges sitting the decision was 4/2 stating that the Court had no discretionary power but to order the sheriff to form a Grand Jury where the affidavit supplied revealed an indictable offence

In 2001 Officers of the Victorian Supreme Court working with the Attorney General of Victoria Mr R Hulls unlawfully overturned Byrne v Armstrong so as to pervert the Grand Jury hearing the offences

All Officers involved have been charged in relation to this particular concealment

CRIMINAL CODE ACT 1995
COMMONWEALTH

Section 80.1 2(A)

Becomes operative in relation to the Victorian Parliament, Mr R Hulls and Officers of the Supreme Court who with intent have perverted the legal Right of Grand Jury in relation to the twin criminal offence of Treason (Breach of Allegiance) and Misprision of Treason (the concealment of such treason

Penalty is Life Imprisonment

Criminal Code Act 1995

(Commonwealth)

The Security of the Commonwealth

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 treason with the intention of allowing him or her to escape punishment or apprehension; or

(b) knowing that another person intends to commit treason, 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.

Or use other reasonable endeavors



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High Court of Australia

You are here: [AustLII](#) >> [Databases](#) >> [High Court of Australia](#) >> [1992](#) >> [\[1992\] HCA 25](#)

[\[Database Search\]](#) [\[Name Search\]](#) [\[Recent Decisions\]](#) [\[Notcup\]](#) [\[LawCite\]](#) [\[Help\]](#)

R v Rogerson [1992] HCA 25; (1992) 174 CLR 268; (1992) 60 A Crim R 429 (17 June 1992)

HIGH COURT OF AUSTRALIA

THE QUEEN v. ROGERSON [1992] HCA 25; (1992) 174 CLR 268

F.C. 92/021

[\[1992\] HCA 25; \(1992\) 60 A Crim R 429](#)

Criminal Law

High Court of Australia

Mason C.J.(1), Brennan(2), Deane(3), Toohey(2) and McHugh(4) JJ.

CATCHWORDS

Criminal Law - Attempt to pervert course of justice - Elements of offence - Police investigations - Whether part of course of justice - Frustrating or deflecting possible criminal prosecution - Whether identifiable offence must be in contemplation of accused or investigators.

Attempt to pervert course of justice

This matter deals with this particular criminal offence

The Supreme Court of Victoria by not accepting and listing according to law all lodged Grand Jury Applications is committing the above mentioned offence

24

Crimes Act 1958 – Section 354

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 do 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:

Provided always that every such order shall be delivered to the Juries Commissioner ten days before the day on which the indictment is intended to be preferred.

Grand Jury

Indictment: By Grand Jury

24

Treason and Misprision of Treason

*“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.”*

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

Handwritten notes:
 The - in - Distinction
 Must
 (Grand Jury)
 ()

A QUESTION OF FACT IS FOR A JURY DETERMINATION

A Question of Fact

“In my opinion, therefore, misprision of felony is today an indictable misdemeanour at common law, and a person is guilty of a crime if, knowing that a felony has been committed, he conceals his knowledge from those responsible for the preservation of the peace be they Constables or Justice, within a reasonable time and having a reasonable opportunity is, “a question of fact for a jury” and also whether the knowledge that he has is so definite that it ought to be disclosed”

[Sykes v Directors of Pubic Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 46)]

Concealment of Treason

“It was allowed it was felony and so included misprision etc. as a result of this case. It was held that every treason or felony included misprision. The King used to take advantage of this Rule in case of treason, so that, if the man did not deserve the death penalty, he was indicted only with “misprision of treason”. Now concealment of treason was itself treason”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 36)]

The Element required

Failure or Refusal

“Misprison requires nothing active. The failure or refusal to disclose the felony is enough”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 41)]

Please Note

Misprison of Treason carries a penalty of Life Imprisonment under section 80 Criminal Code Act 1995 Commonwealth

30/

CRIMES ACT 1914
COMMONWEALTH
SECTION 34

Judge or magistrate acting oppressively or when interested

(1) Any person who:

(a) being a judge or magistrate and being required or authorized by law to admit any person accused of an offence against the law of the Commonwealth to bail, in abuse of his or her office, requires excessive and unreasonable bail; or

(b) being a judge or magistrate, intentionally and perversely exercises federal jurisdiction in any matter in which he or she has a personal interest;

shall be guilty of an offence.

Penalty: Imprisonment for 2 years.

Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 480

"Misprison of Treason is the concealment or Keeping Secret of any Treason by a person who is not a party or consenter to it"

"In order to constitute Misprison of Treason there must, it is said, be a knowledge of the traitor as well as of the treasonable design or offence"

"Concealment may in some cases amount to evidence of assent or possibly of conspiracy, and in such case the person concealing the Treason would be liable as a principal"

DEFENDANTS PENDING GRAND JURY HEARINGS

Formally Charged by Private Prosecution and Presented to the Melbourne Magistrates Court - Victoria

Commonwealth Politicians

- 1) **Julia Gillard** *Prime Minister* (MP) Werribee Victoria
- 2) **John Howard** Former Prime Minister
- 3) **Kim Beazley** Former Leader of the Opposition
(Commonwealth)

Governor General

- 4) **Michael Jeffery** Former Governor General (Commonwealth)

Director of Public Prosecutions (Commonwealth and State)

- 5) **Mr Damian Bugg** Director of Public Prosecutions Commonwealth
- 6) **Darren W L Renton** Commonwealth DPP, WA
- 7) **Robert Cock QC** Director of Public Prosecutions WA
- 8) **Mr Paul Coghlan** Former Director of Public Prosecutions (Vic)
Currently a Judge of the Victoria Supreme Court

Attorney Generals (Commonwealth and State)

- 9) **Philip Ruddock** Former Attorney General for the
Commonwealth of Australia
- 10) **Mr James McGinty** Former Attorney General for the State of Western
Australia
- 11) **Kerry Shine** Former Attorney General for the State of Queensland
- 12) **Sydney James Stirling** Attorney General for the Northern Territory
- 13) **Michael Atkinson** Attorney-General for the State of South Australia
- 14) **Rob Justin Hulls** Current Attorney-General for the State of Victoria
- 15) **Rob Hulls** Attorney General for the State of Victoria
- 16) **Simon Corbell,** Attorney General for the ACT
- 17) **Steve Kons,** Attorney General for the State of Tasmania
- 18) **Robert John Debus,** Attorney-General for the State of NSW

High Court of Australia

- 19) **John Dyson Heydon** Justice (High Court)
- 20) **William Montague Charles Gummow** Justice (High Court)
- 21) **Anthony Murray Gleeson** Former Chief Justice (High Court)
- 22) **Susan Maree Crennan** Justice (High Court)
- 23) **Kenneth Madison Hayne** Justice (High Court)
- 24) **Mr M Kirby** Former Judge High Court of Australia
- 25) **Mr Ian Callinan** Former Judge High Court of Australia

Supreme Court of Appeal Victoria

- 26) **Mr John Winneke** Former President Court of Appeal (Vic)
- 27) **Mr Brooking** Judge Court of Appeal (Vic)
- 28) **Mr Charles** Judge Court of Appeal (Vic)
- 29) **Mr Buchanan** Judge Court of Appeal (Vic)
- 30) **Mr Chernov** Judge Court of Appeal (Vic)
- 31) **Dodds-Streeton** Judge Court of Appeal (Vic)
- 32) **Justice Nettle** Judge Court of Appeal (Vic)
- 33) **Mr Phillip Cain** Registrar Court of Appeal (Vic)

Supreme Court Victoria

- 34) **Mr Ewan Evans** Master Supreme Court (Vic)
- 35) **Mr Thomas Smith** Judge Supreme Court (Vic)
- 36) **Kathryn Kings** Master Supreme Court (Vic)
- 37) **Mr. Charles Wheeler** Former Master Supreme Court (Vic)
(2 Applications)

Magistrates (Victoria)

- 38) **Mr Ian Leslie Gray,** Chief Magistrate, Magistrates Court of Victoria
- 39) **C Randazzo** Melbourne Magistrates Court (Stood Down)

Supreme Court of Western Australia

- 40) **Audrey Gillian Braddock** Supreme Court WA (Commissioner)
- 41) **Wayne Stewart Martin** Supreme Court WA (Chief Justice)
- 42) **Christine Ann Wheeler** Supreme Court WA
- 43) **Christopher David Steytler** Supreme Court WA
- 44) **Christopher James Lonsdale Pullin** Supreme Court WA

- 45) **John Roderick McKechnie** Supreme Court WA
- 46) **Michael John Buss** Supreme Court WA
- 47) **Corryn Rayney** Supreme Court WA (Murdered)
- 48) **Robert MacKenzie Mitchell** State Solicitor's Office WA

Christian Leaders (Werribee Victoria)

- 49) **Mr Max Bower,** Anglican Church Werribee (Priest)

Others

- 50) **Mr David Ward** CEO ANZ Trustees
- 51) **Mr James Rutherford** Director/Partner, Harwood Andrews
Lawyers Geelong
- 52) **John James Mansell Bowler** Minister Mining (Western Australia)
(Now Independent)
- 53) **Mr J Maley** Former Grand Master, WA Freemasons

35/

Halsbury's Laws of England 2nd Edition

Vol 6 at page 389 par 435 states:

“Public authorities (including the Crown) may do nothing but what they are authorised to do by some Rule or Common Law or Statute”

LF

Facts and Knowledge

“If facts are within his knowledge that would materially assist in the detection and arrest of a felon, he must disclose them as it is a duty he owes to the State”

[Sykes v Directors of Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 36)]

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT

SECTION 49

Privileges etc. of Houses

The powers, privileges, and immunities of the Senate and of the House of Representatives, and of the members and the committees of each House, shall be such as are declared by the Parliament, and until declared shall be those of the Commons House of Parliament of the United Kingdom, and of its members and committees, at the establishment of the Commonwealth.

Please Note

The Bill of Rights 1688 (UK)

Plus

The Act of Settlement 1700 (UK)

Are inherent law into Australia by virtue of section 49 and the House of Commons

Halsbury's Laws of England 2nd Edition Vol 6
at page 423 par 473 states:

***"It is Treason** maliciously advisedly and
directed by writing or printing to maintain and
affirm that any other person or persons has or
have any otherwise then according to the Acts
relating thereto:"*

Section 49
Commonwealth Constitution

"The Acts set out in the statute are:

The Bill of Rights 1688 (1 Will & Mar Sess 2 c2)

Act of Settlement 1700 (12&13 Will 3 c 2)

Union with Scotland 1706 (6 Ann c11 5&6 Ann c8 Ruff)

Halsbury's Laws of England 2nd Edition Vol 6
at page 390 par 435 states:

** “The subject has peaceful enjoyment of Rights of property, and the freedom of the subject from illegal detention, duress, punishment or taxation, contained in four great charters or statutes which regulate the relations between the Crown and the People”*

Magna Carta (1297) 25EDW 1

Petition of Rights (1627) 2 CAR 1 c 1

Bill of Rights (1688) 1 Will & Mary Sess 2 c 2

Act of Settlement (1700) 12&13 Will 3 c 2

40/

Halsbury's Laws of England 2nd

Edition Vol 6 at page 425 par 477

states:

“In Treason there are no accessories either before or after the fact, all such persons being principals”

“The Law of Treason”

Treason is “Breach of Allegiance”

R Hawke

Standing Committee on Legal and Constitutional Affairs

Committee activities (inquiries and reports)

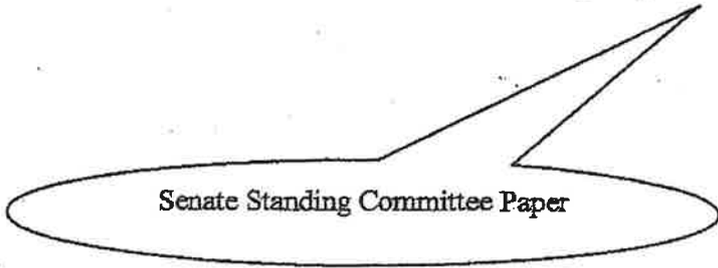
Title

**Aspects of Section 44 of the Australian Constitution - Subsections
44(i) and (iv)**

Increased likelihood of litigation

2.7 It is possible that there will be an increasing number of challenges under the provision. Professor Tony Blackshield drew attention to threats made against a number of members of parliament in the 1980s on the basis that they were disqualified under subsection 44(i). After one election 35 members of parliament, and after another election 57 members, were alleged to be disqualified. The then Prime Minister, Hon R.J.L. Hawke was one of those said to be disqualified on the grounds that he had been made an honorary citizen of Israel.

Professor A R Blackshield, Transcript, p. 271/6.



u ISRAEL *v*

IN THE SUPREME COURT OF VICTORIA
FULL COURT; CRIMINAL JURISDICTION

No: of 2006

42/

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION FOR GRAND JURY

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the Day of 2006 at am by the Applicant for the following Orders pursuant to Section 354 of the Crimes Act 1958, the Applicant having disclosed Indictable offence/offences involving *Treason, Misprison of Treason, Foreign Allegiances, Unlawful Oaths*, but not limited to these Indictable Offences committed by:

Major General Michael Jeffery
Governor General Commonwealth of Australia

1. The Sheriff is ordered *to summons a Grand Jury to appear* at a Court to be holden at a time and place determined by the Court in accordance with the provision of Section 354 of the Crimes Act 1958 (Vic) to attend at such Court at that time and place to inquire present do and execute all things which on the part of "the Queen" shall then and there be commanded of them.

*Copy of Document lodged
- 10 December 2006 -*

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43/

IN THE SUPREME COURT OF VICTORIA
FULL COURT; CRIMINAL JURISDICTION

No: of 2006

IN THE MATTER of the Crimes Act 1958

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION FOR GRAND JURY

TAKE NOTICE that the Full Court of the Supreme Court will be moved on the Day of 2006 at am by the Applicant for the following Orders pursuant to Section 354 of the Crimes Act 1958, the Applicant having disclosed Indictable offence/offences involving *Treason, Misprison of Treason, Foreign Allegiances, Unlawful Oaths*, but not limited to these Indictable Offences committed by:

The Hon John Howard
Prime Minister

1. The Sheriff is ordered *to summons a Grand Jury to appear* at a Court to be holden at a time and place determined by the Court in accordance with the provision of Section 354 of the Crimes Act 1958 (Vic) to attend at such Court at that time and place to inquire present do and execute all things which on the part of "the Queen" shall then and there be commanded of them.

*Copy to Document lodged
with Court 15 DECEMBER 2006. RS.*

Supreme Court

10/4

44/

AFFIDAVIT

Affirmed by Brian Shaw 16th April 2010

Relating to:

- 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
- 4 James McGinty - Former Attorney General
for the State of Western Australia

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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
BETWEEN:

BRIAN WILLIAM SHAW

Appellant

- and -

THE ATTORNEY-GENERAL FOR THE STATE OF VICTORIA

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

Tel: No 03 93941116

Truganina Victoria 3030

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.

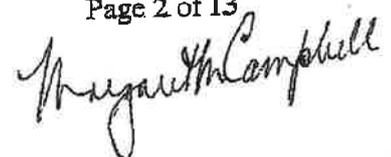
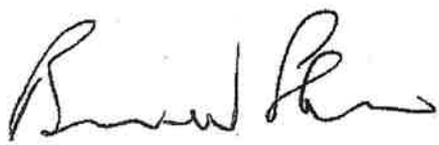
Such Treason has been concealed by the defendant, since the date of enactment up to and inclusive of the present date

Page 1 of 13



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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 charge for concealing the discovered treason and was replaced by another Magistrate at the hearing.



- 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

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
Margaret Campbell

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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

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

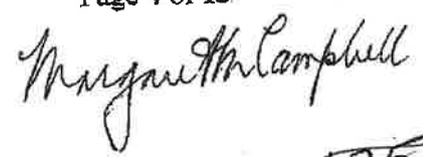
COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT
SECTION 44 - Disqualification

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.

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*".



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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—

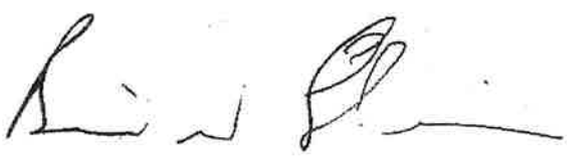
"(c) *takes an oath of office, or makes an affirmation of office, in the form required by the Court.*"

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)



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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)

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

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

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

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)

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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:

- 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

All are involved in this specific attack on our current Constitution

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

- 1) Chief Justice French (from Western Australia)
- 2) Justice Gummow
- 3) Justice Hayne
- 4) Justice Heydon
- 5) Justice Crennan
- 6) Justice Kiefel
- 7) Justice Bell

All are involved in this specific attack on our current Constitution

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.

The Councillors are:

Iramoo Ward

- 1) Councillor: Cr Heather Marcus (Mayor)
- 2) Councillor: Cr Cynthia Manson
- 3) Councillor: Cr John Menegazzo

Truganina Ward

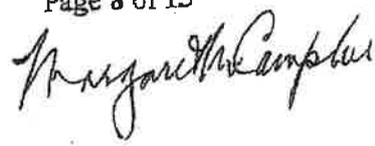
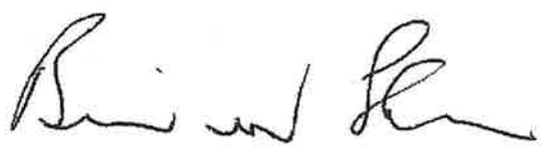
- 4) Councillor: Cr Kim McAliney, JP (Deputy Mayor)
- 5) Councillor: Cr Bob Fairclough
- 6) Councillor: Cr Glenn Goodfellow

Chaffey Ward

- 7) Councillor: Cr Shane Bourke, JP
- 8) Councillor: Cr Mark Rose
- 9) Councillor: Cr Adele De Crescenzo

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



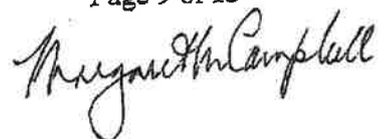
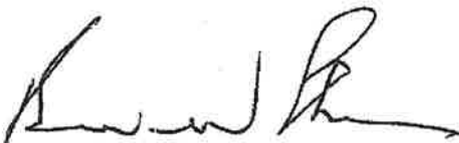
- 53/
- 5) Tony Briffa (Deputy Mayor)
 - 6) Michael Raffoul
 - 7) Peter Hemphill

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:

- 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

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.



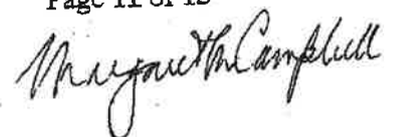
contrary to the Constitutions of both Victoria and the Commonwealth using the purported authority obtained after Mr Hawke's unlawful Australia Act 1986

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

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

- 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

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

- 56/
- 51) Rob Hulls Attorney General Victoria
 - 52) Julia Gillard (MP) Werribee Victoria (current Deputy Prime Minister)
 - 53) Dodds-Streeton Judge Court of Appeal (Vic)
 - 54) Justice Nettle Judge Court of Appeal (Vic)

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

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

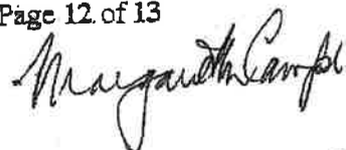
(ii) is attainted of treason, or has been convicted and is under sentence, or subject to be sentenced, for any offence punishable under the law of the Commonwealth or of a State by imprisonment for one year or longer; or

(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.

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**ATTORNEY-GENERAL (VICT.); EX REL. BLACK v. THE
COMMONWEALTH (1981) 146 CLR 559**

Murphy J

45. It is a traditional duty of the Attorney-General of Australia to defend the validity of Acts. It would be incongruous and unrealistic to hold that only the Attorney-General could challenge the validity of an Act. To require a person who is not and will not be affected by the coercive operation of an Act to obtain the fiat of the Attorney-General of Australia or of a State would put enforcement of constitutional guarantees at the mercy of political pressures exercisable through parliaments, although the purpose of the constitutional guarantees was to provide certain protections, even against parliaments. A citizen's right to invoke the judicial power to vindicate constitutional guarantees should not, and, in my opinion, does not, depend upon obtaining an Attorney-General's consent. *Any one of the people of the Commonwealth has the standing to proceed in the courts to secure the observance of constitutional guarantees.*

Objections to wide standing have no merit. Experience in other countries, especially the United States, has shown that the "floodgates" argument is baseless, and that procedures are available to deal with frivolous challenges. (at p634)

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ELECTOR

“The concealed agenda is the abolition of all private ownership under the auspices of the United Nations”