

BETWEEN

BRIAN WILLIAM SHAW

Applicant

- and -

THE ANZ EXECUTORS and TRUSTEE COMPANY  
LIMITED (AS THE TRUSTEES OF THE ESTATE  
OF JOHN WILLIAM SHAW, DECEASED

Respondent

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## OUTLINE OF SUBMISSIONS

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### THE DISCOVERED CONSPIRACY

- A. On the 6<sup>th</sup> November 1999 the electors of the Commonwealth of Australia, an entity formed at Federation on 9<sup>th</sup> July 1900 by agreement with the people of the land of Australia with the Crown of the United Kingdom and Sovereign of such kingdom Queen Victoria, did vote by Commonwealth Referendum to retain such agreement with the now current sovereign of the crown of the United Kingdom; Queen Elizabeth the Second, Her Heirs and Successors, in accordance with the twin statues of the laws of England; the 1688 Bill of Rights and the 1700 Act of Settlement.
- B. The 1999 Commonwealth Referendum conducted by the Australian Electoral Commission in accordance with Section 128 of the Constitution Act of the Commonwealth of Australia resulted in the decision of the electors to retain the original agreement and reject a Republic and President.
- C. On the 6<sup>th</sup> November 1999, all constitutions; State and Commonwealth, were suspended and a foreign power Constitution was substituted but concealed from the people and electors of each State, Territory and Commonwealth of Australia. **This is the discovered conspiracy.**

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## **The Socialist/Communist Agenda**

40 Prior to the 6<sup>th</sup> November 1999, the United Nations socialist/communist entity issued an edict that all countries/nations surrender their sovereignty/culture/beliefs/nation/country/government into and under the absolute control and direction of the United Nations. The edict was issued on 24<sup>th</sup> September 1999. Two weeks later the electors of the Commonwealth of Australia voted to reject a republic without any informed knowledge of the United Nations edict/agenda.

## **The Socialist/Communists within Australia**

In 1975, the then Governor General Kerr sacked the Labour Party Government of Mr Gough Whitlam and imposed a temporary Liberal Party Government under Malcolm Fraser but Mr Whitlam; a socialist/communist agent; had done a lot of concealed damage to the Constitution of the Commonwealth of Australia before the sacking.

## **The Socialist/Communist agent Mr Hawke**

50 In the period of 1984-1986, Mr R. Hawke; a Socialist/Communist agent; in agreement and understanding with the then six premiers of the states, did formulate a plan to deceive all Australians and create a purported Australia Act but **omitted all required Statutory Referendums** (both State and Commonwealth) to achieve the Socialist Communist Australia Act in 1986 in agreement with Her Majesty Queen Elizabeth the Second. This was concealed from the people and electors of each state and Commonwealth of Australia.

## **The Banks and Banking**

- 60 A. The Socialist Communist Agenda and agents working within Australia needed to overcome the banking case matter of **Commonwealth v Bank of New South Wales** 1948/1949.
- B. The Socialist Communist agents; operating within Australia by deceiving the Parliament of the Commonwealth of Australia and the electors of such Parliament; did manage to organise the sale of the Commonwealth Bank.
- 70 C. Resulting in this banking coup by the Socialist Communist agents, the articles of the new Commonwealth Bank were filed / lodged at the Australian Securities and Exchanges Commission (ASIC) on 16<sup>th</sup> April, the same year that the State Bank of Victoria “collapsed” with the purported demise of Pyramid Building Society based out of Geelong in the State of Victoria.
- D. The revealed “**articles**” disclose a fundamental error in the sale at **Page 3** of such articles. The witness and witness signature is omitted from page 3.

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## THE BANKING CARTEL

In relation to the corporation structure and shareholders of banks currently operating within Australia, in particular...

### The Big Four:

- A. The ANZ banking corporation
- B. The National Banking Corporation
- C. The Westpac Banking Corporation
- D. The Commonwealth Banking Corporation

...under a corporation umbrella they are one.

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## THE DEFENDANT

In this particular litigation the defendant is a trustee branch of the ANZ Banking Corporation, but at the same time a large shareholder of the Commonwealth Banking Corporation.

### Two Acts of Treason

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- A. On the 5<sup>th</sup> September 2000, the politicians sitting within the Parliament of the State of Victoria acting as agents for the International Socialist Communist Agenda under the direction of the United Nations (Agenda 21), did cause to be enacted, an act titled; **“Courts and Tribunals Legislation Further Amendment Act 2000”**. Such Act at part 2 did remove the Statutory Oath of Allegiance from the Legal Practice Act 1994 within the State of Victoria thereby placing all Judges, Magistrates, Registrars, Deputy Registrars, Lawyers, and Law Firms into the criminal offence of Misprison of treason, which is the concealment of a primary act of treason. This act of treason was signed and sealed by the then Governor of the State of Victoria.
  
- B. On the 1<sup>st</sup> of January 2004, the Politicians sitting in the Parliament of the State of Western Australia did enact the Act titled; **“Acts Amendment and Repeal Amendment (Courts and Legal Practice Act) 2003”**, removing the Crown and Queen of the United Kingdom.

### The Criminal Effect

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The two acts of the respective parliaments and their respective Attorney-Generals and Governors are Acts of Treason in that the acts are a declaration of war against the agreement agreed to and signed 9<sup>th</sup> July 1900 between the Crown of the United Kingdom and the People of the newly created Commonwealth of Australia.

### The Criminal Banking Act

All Governments currently operating within Australia have to borrow money from “the banks” and as such are in a joint venture arrangement with “the banks” and as such, this is the **principal reason** why the fraudulent banking practice of **“Fractional Reserve Banking”** or “Book Entry Credit” is permitted to be practiced within Australia and concealed by the following:

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- A: All accountants’.
- B. The Australian Taxation Office and officers.

- C. State and Commonwealth Treasurers.
- D. State and Commonwealth Auditors.
- E. State and Commonwealth Politicians.
- F. State and Federal Judges, Magistrates, Barristers and Lawyers.
- G. All banks and their officers.
- H. All Shire Councils within Australia.
- I. All current police officers inclusive of the Australian Federal Police.
- J. Officers of the Supreme Court in this litigation

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### **GROUND – Fabian Society (HAWKE)**

- a. On 18 May 1984 the then Prime Minister Mr R. Hawke, an honorary Citizen of Israel, but not disclosed to the Electors in relation to Section 44 of the Constitution of Australia, was the principal speaker at the Fabian Society Centenary dinner (1984) at Melbourne, Victoria.

#### SOME EXTRACTS;

- i. Starting from 1887, the Fabian's looked to the formation of the Independent Labour Party, then the Labour Representation Committee and then the Labour Party in England.
- ii. Inevitable Gradualness
- iii. Socialism is rooted in democracy which necessarily compels us to recognise that every step towards our goal is dependent on gaining the assent and support of at least a numerical majority of the whole people.
- iv. A further difference in the role of Fabianism in Australia lay in the nature of our Federal system and I mean not only the Federal nature of the Australian Constitution but the Federal structure of the Labor Party itself.
- v. But 1947 was a year when the challenge against bank nationalisation forced on us a realisation of the restrictions and restraints imposed by the Constitution and in particular by Section 92.

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Mr Hawke was the architect of the **fraudulent Australia Act in 1986** and responsible for the sale of the **Commonwealth Bank** into the private sector of which the defendant in this litigation the ANZ Executors and Trustee Company Limited is listed at Number 20 of the major shareholders.

## **GROUND Fabian Society (Gillard)**

160 On the 31 August 2007 at Melbourne, Victoria, Julia Gillard was the principal speaker at the inaugural Fabian Society Annual Dinner. In the speech Julia Gillard names Race Matthews, Gough Whitlam, Barbara Norman, Evan Thornley and John Faulkner and mentions John Howard as a formidable opponent.

The speech also mentions the mining companies and banks, in particular the ANZ Bank.

The speech omits and conceals the Constitutional fracture by the two Acts, **Courts and Tribunals Legislation Further Amendment Act 2000 (Vic) and Acts Amendment and Repeal (Courts and Legal Practice Act) 2003 (WA)**.

The speech omits the criminal charges that remain pending on Julia Gillard (19 January 2007) and John Howard (15 December 2006), resulting from the West Australian attack on the Constitution.

### **JULIA GILLARD – CHARGE and SUMMONS**

(January 29, 2007 – Melbourne Magistrates Court)

170 (January 29, 2007 – Grand Jury Application)

*On 1<sup>st</sup> January 2004, the Government of West 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 Practices 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.*

### **John Howard (Grand Jury Defendant)**

180 *The defendant within the Commonwealth of Australia during the period from 1<sup>st</sup> January 2004 up to and inclusive of present date did commit the offence of Common Law Treason by consent to the overt Act titled “Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA” enacted at Perth Western Australia on 1<sup>st</sup> January 2004.*

## **THE SUMMATION**

190 Immediately after the Electorate’s rejection of a Republic, 6<sup>th</sup> November 1999 all known and established Constitutions were suspended and at the same time the United Nations Agenda 21 was substituted under the direction of International Freemasonry. The Courts, Local, Supreme and High Courts substituted “Rules of the Court” and “Corporation Law” to conceal the suspension and substitution. Resulting from this suspension, the Courts now disregard the former Rule of Law and have embarked on a Masonic Socialist / Communist international Agenda, **but need the people to continue to vote to conceal this now discovered conspiracy.**

11<sup>th</sup> APRIL 2013 . 