

This is what I have uncovered

1. The oath / affirmation that Julia Gillard affirmed, is unlawful
2. The Parliament of the Commonwealth of Australia under Rudd and Gillard for the last number of years has sat unlawfully, because the Crown of the United Kingdom was removed and substituted from Western Australia without the required referendum consent on 1st January 2004.
3. The criminal offence of Treason was committed when the Crown of the United Kingdom was removed from the State of Western Australia without the required State and Commonwealth Referendums on 1st January 2004.
4. Julia Gillard, John Howard, Kim Beasley, Michael Jeffery, Damian Bugg, R Hulls and others in the period 15th December 2006 and 29th January 2007, were criminally charged by Private Prosecution Right at the Melbourne Magistrates Court in this period. In addition Grand Jury applications were lodged at the Full Court of the Supreme Court Melbourne Victoria on each defendant.
5. Julia Gillard has not revealed that these criminal charges exist. Julia Gillard was charged with concealing treason, and as such is disqualified from sitting in either House of Parliament because of Section 44 of the Constitution of the Commonwealth of Australia.
6. **The Australian Election Paper** relating to nominations states:-
“The disqualification in Section 44 renders a person incapable of being chosen or of sitting as a member of either house. The disqualifications therefore operate from the time the process of election starts that process, including Nomination of Candidates”
7. For more specific information relating to these criminal offences and the concealment of the existence of these offences, please refer to

www.elijahschallenge.net/legal.htm - “**Brief of Evidence**”