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CHARGE AND SUMMONS

ANDREWS

17 DECEMBER 2021

TWO COUNTS:

MISPRISON OF TREASON

FRAUD AT COMMON LAW

Magistrates' Court Criminal Procedure Rules 2019
S.R. No. 143/2019
Form 3—Charge-sheet and summons

Form 3—Charge-sheet and summons

Rule 13(e)

CHARGE-SHEET AND SUMMONS

Details of accused

Name: DANIEL ANDREWS

Gender:

Date of birth:

Mobile phone number:

Email address: C/- PARLIMENT OF STATE OF VICTORIA; MELBOURNE

Registration number of vehicle:

State registered:

3000

Driver licence number:

State issued:

To the accused:

You have been charged with an offence.

Read these pages to see what you must do.

Details of the charge against you

What is the charge?

MISPRISON OF TRUST
AT COMMON LAW

[Description of offence]

Under what law?	<input checked="" type="checkbox"/> State	<input type="checkbox"/> Act	Act or Regulation No.	Section or Clause (Full Ref.)
	<input checked="" type="checkbox"/> Commonwealth	<input type="checkbox"/> Regulation		
		<input type="checkbox"/> Other—specify		
Is this an infringement offence?	<input type="checkbox"/> Yes—see below		<input type="checkbox"/> No	
	<input type="checkbox"/> Enforcement review		<input type="checkbox"/> Enforcement review—special circumstances	
	<input type="checkbox"/> Infringements Act 2006 section 40		<input type="checkbox"/> Other—specify	

Date of service by the Director, Pines Victoria

Authorised by the Chief Parliamentary Counsel

52

CERTIFIED TO BE A TRUE COPY OF THE ORIGINAL SEEN BY ME ON 11/01/18

John Layton Hart
Reg. No. 12394
23 Walkers Lane, Bright, 3741



JOHN HART JP
23 WALKERS LANE
BRIGHT 3741
JUSTICE OF THE PEACE FOR VICTORIA
REG NO 12394

Magistrates' Court Criminal Procedure Rules 2019
S.R. No. 143/2019
Form 3—Charge-sheet and summons

Are there more charges? No Yes—see "Continuation of Charges" attached
Type of offence Summary offence Indictable offence
Request for committal proceeding No Yes

Who filed the charge-sheet(s)?

Name of informant: ANTHONY HERMAN

Agency and address:

Telephone: 0427 985 165

Email: MYRTLEFORD

Agency Ref.:

Signature of informant:

Date: 22/10/21

Filed at: MYRTLEFORD

Date:

Where will the case be heard?

The Magistrates' Court at [venue]

Address MYRTLE ST, MYRTLEFORD Telephone 8863 5000

When Time 10:00^{am} Day 17 Month 12 Year 2021

Details about this summons

Issued at: MYRTLEFORD

Date: 22.10.2021

Registrar:

Magistrate:

Police officer:

Prescribed person:

Deputy Registrar
Magistrates Court of Victoria

JOHN HART JP
23 WALKERS LANE
BRIGHT 3741
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12394

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ON 31/10/21

John Layton Hart
Reg. No. 12394
23 Walkers Lane, Bright, 3741



The Accused: Daniel Andrews

Two Counts:

1. Misprison of Treason at Common Law
2. Fraud at Common Law

Public Office of Accused: Premier State of Victoria

Count One (1): 'Misprison of Treason'

The accused in the period from 1st January 2004, up to, and inclusive of this present time (October 2021) in the State of Victoria, an original state within The Commonwealth of Australia, has concealed and continues to conceal an overt act of Treason, from the people, in particular, the electors, the unlawful and criminal removal of "The Crown", "The Monarchy" inclusive of the removal and substitution of the statutory Oath of Allegiance owed to Queen Elizabeth The Second, her heirs and successors, by the criminal enactment of the Legislation titled, "Acts Amendment and Repeal Courts and Legal Practice Act" enacted 1st January 2004

Within the Commonwealth of Australia, the legislation at Part 8 of the legislation "amends The Crown", without the Statutory Referendums. The Legislation is an overt Act of Treason, the concealment of Treason is the element for "Misprison of Treason'.

Count Two (2): "Fraud"

The accused has with deliberate intent concealed from the People, in particular the elector, the material facts revealed in count one.

The Element for Fraud is the deliberate concealment of a material fact.

Count Two (2) is Fraud at Common Law

THE ACCUSED: DANIEL ANDREWS

**TWO COUNTS: MISPRISION OF TREASON
AT COMMON LAW.**

FRAUD AT COMMON LAW

PUBLIC OFFICE OF ACCUSED: PREMIER STATE OF VICTORIA

COUNT ONE: 'MISPRISION OF TREASON'

The accused in the Period from 1st January 2004, up to, and inclusive of this Present Time (October 2021) in the state of Victoria an Original State within The Commonwealth Of Australia, has concealed and continues to conceal an Overt Act of Treason, from the People, in Particular The Electors, The Unlawful and Criminal Removal of the 'Crown' 'The Monarch' Inclusive Of The Removal And Substitution Of The Statutory Oath Of Allegiance Owed To Queen Elizabeth The Second, Her Heirs Ans Successors, By The Criminal Enactment Of The Legislation Titled:

**'Acts Amendment and Repeal Courts and Legal Practice Act'
Enacted 1st January 2004**

Within Legislation At Part 8 Of The Legislation 'Amends The Crown', Without The Statutory Referendums.

The Legislation is an Overt Act Of Treason, The Concealment of Treason is the Element for 'Misprison of Treason'

COUNT TWO: 'FRAUD'

The Accused Has With Deliberate Intent Concealed From The People, In Particular, The Elector The Material Facts Revealed In **COUNT ONE**.

The Element For FRAUD Is The Deliberate Concealment Of A Material Fact.

COUNT TWO IS FRAUD AT COMMON LAW.

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

4

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14A

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

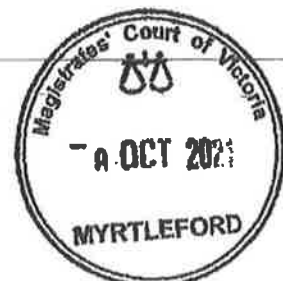
The Governor of any State may cause writs to be issued for elections of senators for the State. In case of the dissolution of the Senate the writs shall be issued within ten days from the proclamation of such dissolution.

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".



DOCUMENT 2
2

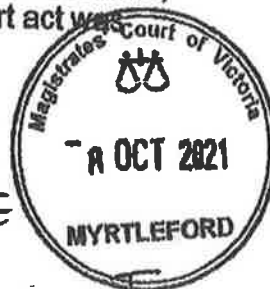
MARKED

CRIMES ACT 1958 VICTORIA

SECT 9A

Treason

- (1) A person who—
- (a) kills the Sovereign, does the Sovereign any bodily harm tending to the death or destruction of the Sovereign or maims, wounds, imprisons or restrains the Sovereign;
 - (b) kills the eldest child and heir apparent, or the Consort, of the Sovereign;
 - (c) levies war, or does any act preparatory to levying war, against the Commonwealth of Australia;
 - (d) assists by any means whatever, with intent to assist, an enemy at war with the Commonwealth of Australia, whether or not the existence of a state of war has been declared;
 - (e) instigates a foreigner to make an armed invasion of the Commonwealth or any Territory not forming part of the Commonwealth; or
 - (f) forms an intention to do any act referred to in a preceding paragraph of this subsection and manifests that intention by an overt act— shall be guilty of an indictable offence, called treason, and liable to—
 - (g) level 1 imprisonment (life); or
 - (h) imprisonment for such other term as is fixed by the court— as the court determines.
- (2) A person who—
- (a) receives or assists another person who is to his knowledge guilty of treason in order to enable him to escape punishment; or
 - (b) knowing that a person intends to commit treason, **does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence—** shall be guilty of an indictable offence.
- Penalty: Level 3 Imprisonment (20 years maximum).
- (3) On the trial of a person charged with treason on the ground that he formed an intention to do an act referred to in paragraph (a), (b), (c), (d) or (e) of subsection (1) of this section and manifested that intention by an overt act, evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment.



CURRENTLY OFFICERS OF THE
VICTORIAN POLICE FORCE REFUSE TO
ACTION THIS SECTION OF LAW
EVEN THO IT IS A STATUTORY DUTY

64

**THE SECURITY OF THE COMMONWEALTH
CRIMINAL CODE ACT 1995
OFFENCES AGAINST LAWS OF THE
COMMONWEALTH**

CHAPTER 5

Division 80 – Treason.

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.



CRIMINAL CODE ACT 1995

Chapter 5 -- The security of the Commonwealth

Part 5.1 -- Treason and urging violence

Division 80 -- Treason and urging violence

80.1A Definition of *organisation*

In this Division: "*organisation*" means:

(a) a body corporate; or

(b) an unincorporated body;

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

Subdivision B -- Treason

80.1 Treason

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

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

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

Penalty: Imprisonment for life.

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www.elijahschallenge.net.

<https://bswebsite2.wixsite.com/elijahschallenge>

SEPTEMBER 2021

THE GRAND JURY APPLICATIONS:

In accordance with Section 80 of The Constitution of the Commonwealth of Australia.

Section 80 Trial by Jury:

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

THE INDICTMENT:

It is Authority Law that when the Criminal Offence is Either Treason and or Mleprison of Treason then THE INDICTMENT must be by Grand Jury

TWO FORMS OF GRAND JURY:

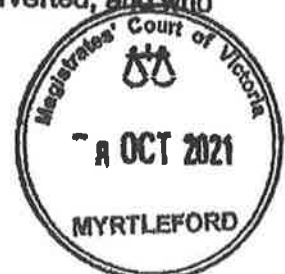
1. Statute Law
2. Common

DELAY IN PROSECUTIONS

QUESTION OF FACT: - EXCLUSIVE JURY ISSUE.

The Question of Fact relating to the Delay of Prosecutions must be placed before an ordinary Jury to determine why the Course of Justice has been Perverted, and who Perverted The Course of Justice.

CRIMES ACT 1914 (CTH) SECTION 43



Telephones (03) 9638 7700
Facsimiles (03) 5828 7853



Principal Registrar's Office
Melbourne Magistrates' Court
235 William Street
Melbourne, VIC. 3000

GPO Box 9820
Melbourne, VIC. 3001
(03) 96666

22 June 2008

PRACTICE DIRECTION 14/2008

REGISTRARS OF MAGISTRATES' COURTS

PRIVATE PROSECUTIONS

Upon receipt of charge(s) filed as a private prosecution and on being satisfied that the charge(s):

- disclose an offence known to law, *Vic CRIMES ACT 1958, s 9A*
- complies with section 27 and section 81 (2) (if applicable) of the *Magistrates' Court Act 1989*;
- complies with the *Magistrates' Court General Regulations 2000*,

the registrar is to issue the charge(s) and must immediately forward a copy of the relevant documentation to:

State charge(s) - Director of Public Prosecutions
565 Lonsdale St,
Melbourne 3000

Commonwealth charge(s): Director of Public Prosecutions
Level 15
450 Lonsdale St,
Melbourne 3000.

In the event that both State and Commonwealth charges are filed simultaneously against the same defendant, a copy of all charges is to be sent to both prosecuting agencies.

Graeme J. Horsburgh
Principal Registrar
Magistrates' Court of Victoria





VoLTE 4G LTE 49% 12:12 am

<https://m.vic.gov.au/c>

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Victorian Government Directory
Parliament of Victoria



Member for Mulgrave

The Hon Daniel Andrews MP

Contact Details

Role Occupant	The Hon Daniel Andrews MP
Phone	03 9548 5644
Fax Number	03 9548 5634
Email Address	daniel.andrews@parliament.vic.gov
Website	https://www.parliament.vic.gov.au/in-parliament/members-search/list-all-current-ministers/details/22/37
Portfolio	Leader of the Labor Party Premier
Other Roles	Leader of the Labor Party Premier of Victoria
Address	517A Princes Highway Noble Park Victoria, 3174

 [Map](#)

Parliamentary Party Australian Labor Party

Magistrates' Court Criminal Procedure Rules 2019
S.R. No. 143/2019
Form 3—Charge-sheet and summons

Form 3—Charge-sheet and summons

Rule 13(c)

CHARGE-SHEET AND SUMMONS

Details of accused

Name: DANIEL ANDREWS

Gender:

Date of birth:

Mobile phone number:

~~Email address:~~ C/- PARLIMENT OF STATE OF VICTORIA; MELBOURNE

Registration number of vehicle: State registered: 3000

Driver licence number: State issued:

To the accused:

You have been charged with an offence.

Read these pages to see what you must do.

Details of the charge against you VICTORIAN CRIMES ACT 1958 s9A

What is the charge? MISPRISON OF TREASON - CRIMINAL CODE ACT 1995

[Description of offence] CHAPTER 5 - THE SECURITY OF THE COMMONWEALTH PART 5, DIVISION 80 - 80:1A

Under what law?

State

Act

Act or Regulation (Full Ref.) No.

Commonwealth

Regulation

Other—specify

Is this an infringement offence?

Yes—see below

No

Enforcement review

Enforcement review—special circumstances

Infringements Act 2006 section 40

Other—specify

Date of service by the Director, Fines Victoria

Authorised by the Chief Parliamentary Counsel

52

JOHN HART JP
23 WALKERS LANE
BRIGHT 3741
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12394

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John Layton Hart
Reg. No. 12394
23 Walkers Lane, Bright, 3741



Magistrates' Court Criminal Procedure Rules 2019
S.R. No. 143/2019
Form 3—Charge-sheet and summons

Are there more charges? No Yes—see "Continuation of Charges" attached
Type of offence Summary offence Indictable offence
Request for committal proceeding No Yes

Who filed the charge-sheet(s)?

Name of informant: ANTHONY HERMAN

Agency and address: 2 BARBERY COURT, BRIGHT, VIC, 3741

Telephone: 0427 985 165

Email: MYRTLEFORD

Agency Ref.:

Signature of informant:

Date: 22/10/21

Filed at: MYRTLEFORD

Date:

Where will the case be heard?

The Magistrates' Court at [venue]

Address MYRTLE ST, MYRTLEFORD Telephone 8863 5000

When Time 10:00^{am} Day 17 Month 12 Year 2021

Details about this summons

Issued at: MYRTLEFORD

Date: 22.10.2021

Registrar:

Magistrate:

Police officer:

Prescribed person:

Deputy Registrar
Magistrates Court of Victoria

JOHN HART JP
23 WALKERS LANE
BRIGHT 3741
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12394

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ON 31/10/21

John Layton Hart
Reg. No. 12394
23 Walkers Lane, Bright, 3741



PART 8

"AMENDMENTS ABOUT THE CROWN"

ENTERED:

1 JANUARY 2004

OMITTED:

ALL REFERENDUMS

1308

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"

70

The attack on the Allegiance amounts to treason

The Commonwealth

1309

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"

1309

- (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 "

1310

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"

1311.

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".

/312.

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".

13/3

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
State Law Publisher. All content Copyright (C) 2013.
All rights reserved. Disclaimer

Assented 4th DECEMBER 2003
Proclamation 23rd December 2003
Enactment 1st January 2004

**THE CONSTITUTION
AND THE LAW OF TREASON**

Commonwealth of Australia Constitution Act 1900

Preamble

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

Parliament of Australia**Standing Order 50 - Prayer**

Almighty God, we humbly beseech Thee to vouchsafe Thy special blessing upon this Parliament, and that Thou wouldst be pleased to direct and prosper the work of Thy servants to the advancement of Thy glory, and to the true welfare of the people of Australia.

Our Father, which art in Heaven, Hallowed be Thy name. Thy kingdom come. Thy will be done in earth, as it is in Heaven. Give us this day our daily bread. And forgive us our trespasses, as we forgive them that trespass against us. And lead us not into temptation; but deliver us from evil: For thine is the kingdom, and the power, and the glory, for ever and ever. Amen.

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.

Under this section of the Commonwealth Constitution Act Julia Gillard is disqualified.

ATTAINED WITH TREASON

Any Person

Attainted with Treason

shall be incapable of sitting

or of being chosen

Commonwealth Constitution Act

Section 44 (ii)

Constitutional Safeguard

On the 7th of December 1977 Premier Joh Bjelke-Petersen presented to the Queensland Parliament *The Constitution Act Amendment Bill.*

Extracts from Hansard:

My Government believes that writing these existing provisions of constitutional law and practice into the constitution will safeguard the existing system of parliamentary Government in Queensland but it believes that it is necessary to entrench this safeguard against the possibility of changes being brought about by Parliament contrary to the wishes of the electorate.

Few people in Queensland today want a republic - especially the socialist republic which so many Labor Party people appear to want. We do not want a Government of this State at any time taking advantage of the people to produce a republic by stealth. If the people want it, then they should be able to clearly indicate so at a referendum. Only if the people of Queensland vote for a change will it be possible for Australia as a whole to become a republic, because you cannot change the monarchy in one part of Australia unless you change it in the whole.

To entrench the present system, the Bill provides that none of its clauses can be altered by Parliament unless the Bill is first presented to the people by way of referendum as prescribed in this Bill.

The requirement of entrenchment (Section 53) is also itself entrenched so that the guarantee cannot be undone, such as has been done in other parts of the Commonwealth of Nations where a republican form of government has been brought about contrary to the constitution.

As I have said, a great deal of thought has gone into this Bill. What has been done in other parts of the British Commonwealth has been taken into account and we have considered all of the implications of entrenchment and the way in which the entrenchment can be brought about constitutionally. My Government is confident that this is a measure which will meet with the whole-hearted approval of the people of Queensland and will attract a great deal of interest among the parliamentarians and people of other States of Australia and overseas. I commend the Bill to the House.

Hansard - as reproduced in Wake Up, Australia November 1986.

Section 53 Queensland Constitution

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 Public Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 46)]

Phms

*Sutton 43
Crimes Act 1914.*

7/2

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)]

→ The criminal issue arises up to a question of fact and it says is exclusive (jurisdiction) of an ordinary jury to discover the truth in prosecution.
(REFER PAGE 16)

19/48

**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 right or title to
the Crown otherwise then according to the
Acts relating thereto."*

"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)

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

Grand Jury

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]

*Refer Para 28
The Amending is Referred*

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

29/48

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"

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

**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"

Misprison

"This is properly when anyone learns or knows, that another has committed treason or felony, and he does not choose to denounce him to the King or his Council, or to any Magistrate, but conceals the offence: This is Misprison"

[Sykes v Directors of ^{Public} ~~██████~~ Prosecutions, All England Law Reports, 1961 3 ALLER 33 (at 38)]

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.



Senate Standing Committee Paper



Victoria

No. 51 of 2000

Courts and Tribunals Legislation (Further Amendment) Act 2000^{*}

[Assented to 5 September 2000]

#

The Parliament of Victoria enacts as follows:

PART I—PRELIMINARY

1. *Purpose*

The purpose of this Act is to make miscellaneous amendments to the Legal Practice Act 1996, the Magistrates' Court Act 1989, the Supreme Court Act 1986 and the Victorian Civil and Administrative Tribunal Act 1998.

1

#

Only ten months after the Commonwealth referendum to retain the United Kingdom law.

6/48

**Legal Practice Act (Vic) Oath of Allegiance removed
The Offence of Treason is "Breach of Allegiance"**

] #

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

s. 3

Act No. 51/2000

PART 2—LEGAL PRACTICE ACT 1996

No. 35/1996.
Reprint No. 2
as at
15 August
1999. Further
amended by
No. 52/1999.

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."

UNABLE TO DO THIS
(NO POWER)

"Hume" CREATES
this piece of LEGISLATION
by Ms Lucy HARTWELL
the common OFFENCE of TREASON
"Breach of Allegiance"
Two Supreme Court Decisions
Prior to this LEGISLATION
were CONTRARY

7/98

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

*Refer Pages
31, and 32 of this Document.*

CRIMES ACT 1958

SECTION 9A: TREASON

(1) Any person who –

(f) forms an intention to do any act referred to in a preceding paragraph of this subsection and manifests that intention by an overt act -

shall be guilty of an indictable offence called treason, and liable to –

(g) level 1 imprisonment (life)

(2) A person who—

(a) receives or assists another person who is to his knowledge guilty of treason in order to enable him to escape punishment; or

(b) knowing that a person intends to commit treason, does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence—

shall be guilty of an indictable offence.

Penalty: Level 3 imprisonment (20 years maximum).

CRIMES ACT 1914 (CTH)

SECT 43: ATTEMPTING TO PERVERT JUSTICE

(1) A person commits an offence if:

- (a) the person attempts to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and
- (b) the judicial power is the judicial power of the Commonwealth.

Penalty: Imprisonment for 10 years.

(2) Absolute liability applies to the paragraph (1)(b) element of the offence.

Note: For absolute liability, see section 6.2 of the *Criminal Code*.

(3) For the person to be guilty of an offence against subsection (1), the person's conduct must be more than merely preparatory to the commission of the offence. The question whether conduct is more than merely preparatory to the commission of the offence is one of fact.



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High Court of Australia

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

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**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

CRIMES ACT 1914

SECT 44: COMPOUNDING OFFENCES

(1) A person (the first person) commits an offence if:

(a) the first person:

(i) asks for, receives or obtains any property, or benefit, of any kind for himself or herself or another person; or

(ii) agrees to receive or to obtain any property, or benefit, of any kind for himself or herself or another person; and

(b) the first person does so upon an agreement or understanding that the first person will:

(i) compound or conceal an offence; or

(ii) abstain from, discontinue or delay a prosecution for an offence; or

(iii) withhold evidence of an offence; and

(c) the offence referred to in paragraph (b) is an indictable offence against a law of:

(i) the Commonwealth; or

(ii) a Territory.

Penalty: Imprisonment for 3 years.

(2) Absolute liability applies to the paragraph (1)(c) element of the offence.

2710



IN THE SUPREME COURT OF VICTORIA
FULL COURT - CRIMINAL JURISDICTION

2720

IN THE MATTER of the *Criminal Act 1958*

And

IN THE MATTER of an Application by

Brian William Shaw

APPLICATION

2730

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 *Criminal Act 1958*, the applicant having disclosed indictable offences committed by:

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

2740

1. The Sheriff is ordered to summon 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 *Criminal 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

2750

AUSTRALIAN BANK ACCOUNTS

**Financial Sector Legislation Amendment
(Crisis Resolution Power and other Measures ACT 2018)**

(Otherwise called Bail-In Legislation)

Assented to 5 March 2018

A Bill for an Act to amend the law in relation to the financial sector, and for related purposes.

Bill/Act

This Criminal Legislation is to enable the Banks operating within Australia to remove Bank Customers money and send the proceeds to the secured party – The New York Branch of the Federal Reserve System in America.

This Criminal Legislation will operate without notification to the Bank Customer.

The Federal Reserve System is a private corporation, not accountable to the Congress of the United States, and to our knowledge has never been audited.

Allegedly and illegally assented to by Peter Cosgrove, the then Governor-General before David Hurley.

The words allegedly and illegally are referred to because of the criminal removal of both Crown and Queen without mandatory referendum input.

By the named Act below

**Acts Amendment and Repeal Courts and Legal Practice Act Western Australia
1st January 2004**

M99 - 2019

SHAW v. 43 DEFENDANTS

EXHIBITS - 116

Shaw v 43 Defendants.

IN THE HIGH COURT OF AUSTRALIA
MELBOURNE REGISTRY

199-2019.

Affidavit of Brian William Shaw affirmed on 15th July 2019

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PRIVATE PROSECUTION

ELEVEN DEFENDANTS

**PRIVATE PROSECUTION CHARGES
FOR GRAND JURY PROCESS
OF**

1. **DANIEL ANDREWS** Australian Labor Party
2. **SHANE PATTEN:** Chief Commissioner of Police for Victoria
3. **VICTORIA POLICE** ABN# 63 446 481 493
4. **SALLY CAPPS** Lord Mayor – Melbourne City Council
5. **WARWICK GATELY** Electoral Commissioner of Victoria
6. **TOM ROGERS** Australian Electoral Commissioner
7. **JULIA GILLARD** Former Prime Minister (Labor Party)
8. **JOANNA RYAN** Member Australian Labor Party - Werribee
9. **JILL HENNESSY** Victoria Attorney-General – Point Cook
10. **AUSTRALIAN)
LABOR PARTY)** ABN 49 269 815 144
11. **ROBERT HULLS** Previous Attorney-General Victoria
Is the accused for 3 pending
Grand Jury Charges

“Principal Concealers Of The Overt Act Of Treason”

State of Western Australia/The Commonwealth
**‘Act Amendment and Repeal (Courts and Legal Practice) Act 2003
(No 65 of 2003)
Part 8**

‘AMENDMENTS ABOUT THE CROWN’

**The 4 Principal Words
Amendments About The Crown**

These four words activate the Element for serious indictable offences of Treason and Misprision of Treason

Referendums Omitted

To enable this Overt Act of Treason to be enacted into alleged law all statutory referendums were omitted.

Socialist Republic 'The Hoodwink'.

By omitting all statutory referendums this enabled a Socialist Republic By Stealth. The People of the State of Victoria and Australia have been 'Hoodwinked' by a Masonic Agenda.

Masonic Members – The Hoodwink.

The ritual to join the Masonic Socialist Republic involves the compulsory taking of a Masonic Oath – the term 'Obligation' in a semi dark room, half-naked blindfold on 'The Hood', rope around the neck and a dagger pointed at the heart – then comes the taking and administering of the compulsory Masonic Oath – Obligation.

Crimes Act 1958 – Victoria

Section 316

Division 7 – Unlawful Oaths

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Adam Weishaupt
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This can be done in no other way by,

But,

'By Secret Associations'

which will be by degrees and in silence,
possess themselves of the "Governments of the States,
and make use of these means for the purpose,
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the express aim of this order was –

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Then she that is mine enemy shall see it, and shame shall cover her which said unto me, Where is the LORD they God? Mine eyes shall behold her: now shall she be trodden down as the mire of the streets.

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Signed.....

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Witness Name

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**PRIVATE PROSECUTION CHARGES
FOR GRAND JURY PROCESS
OF**

1. **DANIEL ANDREWS** Australian Labor Party
2. **SHANE PATTEN:** Chief Commissioner of Police for Victoria
3. **VICTORIA POLICE** ABN# 63 446 481 493
4. **SALLY CAPPS** Lord Mayor – Melbourne City Council
5. **WARWICK GATELY** Electoral Commissioner of Victoria
6. **TOM ROGERS** Australian Electoral Commissioner
7. **JULIA GILLARD** Former Prime Minister (Labor Party)
8. **JOANNA RYAN** Member Australian Labor Party - Werribee
9. **JILL HENNESSY** Victoria Attorney-General – Point Cook
10. **AUSTRALIAN)** ABN 49 269 815 144
LABOR PARTY)
11. **ROBERT HULLS** Previous Attorney-General Victoria
Is the accused for 3 pending
Grand Jury Charges

“Principal Concealers Of The Overt Act Of Treason”

State of Western Australia/The Commonwealth
**‘Act Amendment and Repeal (Courts and Legal Practice) Act 2003
(No 65 of 2003)
Part 8**

‘AMENDMENTS ABOUT THE CROWN’

The 4 Principal Words

Amendments About The Crown

These four words activate the Element for serious indictable offences of Treason and Misprision of Treason

Referendums Omitted

To enable this Overt Act of Treason to be enacted into alleged law all statutory referendums were omitted.

Socialist Republic 'The Hoodwink'.

By omitting all statutory referendums this enabled a Socialist Republic By Stealth. The People of the State of Victoria and Australia have been 'Hoodwinked' by a Masonic Agenda.

Masonic Members – The Hoodwink.

The ritual to join the Masonic Socialist Republic involves the compulsory taking of a Masonic Oath – the term 'Obligation' in a semi dark room, half-naked blindfold on '**The Hood**', rope around the neck and a dagger pointed at the heart – then comes the taking and administering of the compulsory Masonic Oath – Obligation.

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Witness Name

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SHAW LETTER

TO

CHRIS MAXWELL

10 September 2020

Chris Maxwell

C/o Judges Chambers
Supreme Court of Victoria
210 William Street
Melbourne 3000
Victoria

Brian Shaw
C/o PO Box 800
Werribee 3030
Victoria
0487 195 522

10th September 2020

**Chris Maxwell,
The Natural Person**

Current Public Office within Victoria
President – Full Court Victoria

All correspondence from myself to yourself is under the **umbrella of Full Court,**
NOT Court of Appeal.

The 54 Defendants At Your Court

I am fully aware that neither you nor any of your fellow judges are working for
The People of The State of Victoria.

Judges of the High Court of Australia are in the same condition as your judges.

'Accordingly',

I am now lodging what is termed as **"Shaw's High Court Writ – 43 Defendants"**
into Full Court jurisdiction for Grand Jury process.

Hulls – "The Estapol"

Please, do not attempt to rely on the Hulls-Hansen decision because a number of
people are currently signing co-joiners for Grand Jury process, all relating to the
Hulls-Hansen concealment.

Victoria Police

On the 4th of September 2020, The Corporation of the Victoria Police at the St Kilda
Police Station were issued with **two counts of serious indictable offences:**

A. Misprision of Treason

B. Common Law Fraud

The Problem For The Police The Problem For The Courts

When the fines and or arrests arrive into The Courts, the two counts on The Corporation of the Victoria Police will follow into The Court, leaving the Magistrate with nowhere to go but to

"Send it to you"

The 'Illuminati' Virus

Only a person who has lost ability to think would accept the alleged story that someone in China ate a bat infected with the alleged virus,

"The virus is deadly and moving"

'But'

The Illuminati does have people working in **biochemical warfare laboratories** to manufacture warfare chemicals when ordered to do so.

Military Coup

Currently within Victoria and Australia a Military Coup is active.

The Agent Within Australia International Freemasonry

The compulsory oaths/obligations that Freemasons must take make this International Occult Organisation perfect for carrying out orders issued by **"The Illuminati"**.

Police Command Victoria

The People of Victoria will discover every member of Police Command that is stupid enough to join this International Occult Organisation, a sitting Grand Jury will hear the matter and issue the indictments. This will involve every Freemason within Victoria and Australia, not just limited to **'Police Command'**, starting with Graham Ashton and Shane Patton.

The Two Counts – Victoria Police

On Friday the 4th of September 2020, the two counts were placed on The Corporation to enable respective members who do not accept being under the control and direction of **"The Illuminati"** to be able to do their job which is to **"arrest law breakers wherever they are discovered"**.

The Grand Jury Right Statute Law or Common Law The Perverting of The Right

- A. Statute Law is the correct way to go because, **it lets the police do their jobs,**
- B. Common Law does have a problem with the arrest process after the indictment process,

For example; "Julia Gillard"

It is easier for the police to do the arrest, rather than
"a Common Law posse".

Arrest Gillard and Hulls and we have a State trial to uncover why people in Victoria are in **"lockdown"**.

The High Court Document – 2019-2020

Currently, The High Court judges are blocking the **"Shaw Writ"**.

The Solution

Give it to you, Chris Maxwell, to keep the writ **before The People.**

'Accordingly'

The writ is filed/lodged/whatever into your **'Full Court'** jurisdiction for Grand Jury process,

'But'

No judge is permitted to enter into the evidence that is **exclusive jurisdiction for the Grand Jury.**

2001

Five judges plus Hulls made that mistake in 2001. I made the statement before them in 2001:

*"At this point, you blokes are rearranging the deck chairs on the Titanic –
"we will be back".*

That time has now arrived.

Chris, between two Aussies, I am extending an olive branch to you to deal with this under Rule of Law and procedural fairness,

"tell the Illuminati to piss off out of Australia!"

For now,
In Christ, Jesus

Brian William Shaw

The Eunuch Church In Werribee, Victoria, Australia

**Article By
Brian William Shaw
September 2020**

How Did I Arrive At The Above Title

The alleged Christian Church in Werribee is totally fractured by denominational corporations and submission to such.

Wyndham Ministers Fellowship

The alleged Pastors and Priests currently controlling the spiritual condition of Werribee-Wyndham, Victoria get together about once a month. They have a Chairperson and they take minutes of their meetings.

Two Former Chairpersons (Concealing Treason)

1. Graham Laidlaw.
2. Mark Wilkinson

The Minutes Re: Brian Shaw

Mr Graham Laidlaw (Chairperson) told me at one such meeting I was the topic – they voted without any invitation to attend. The result of the vote was that no Pastor or Priest from Wyndham Ministers Fellowship would be supporting or assisting Mr Brian Shaw in any manner. Laidlaw stated that the vote was that all alleged Ministers were in agreement with the decision. **The agreement to conceal treason.**

The Problem With This Matthew Chapter 18

They gathered and operated outside the Biblical Confinements set out in Matthew Chapter 18:

'In Simple Terms'

They did not want **'The Church'** finding out what they had agreed to conceal.

The Criminal Issues (Their Agreement)

In total simplicity the Pastors and Priests had agreed together to conceal every criminal offence that Brian Shaw had uncovered, so that they could continue to mislead and deceive their respective denominational Churches or members, otherwise called **'Voters'** or **'Electors'**.

The Consequence (Indictable)

The concealment of any indictable offence is in itself an indictable offence.

The Church

Matthew Chapter 18

- A.** In relation to the contents of Matthew Chapter 18 in particular, Verse 17 states:
*'and if he shall neglect to hear them,
'Tell it unto The Church'
and if he neglect to hear The Church, let him be unto thee as a
Heathen man and a Publican*
- B.** The Church is The Body of Christ, The Christian Church is not the Masonic Corporation Church, in Biblical terms:
'The Spider's Web'

Ephesians Chapter 5:32

*"This is a great mystery, but I speak concerning:
'Christ and the Church'"*

The Overt Act Of Treason – 2003-2004

- A.** During the year 2003 The State of Western Australia in written agreement with **'The Commonwealth'** criminally removed both Crown and Monarch from established Law
- B.** Referendum requirements were omitted.
- C.** Every alleged Christian Church in Werribee / Wyndham agreed to conceal this Overt Act of Treason.
- D.** Their deliberate concealment continues today (September 2020)

Title Of The Overt Act of Treason

'Acts Amendment and Repeal Courts and Legal Practice Act'
Enacted 1st January 2004

Co-Signed by:

John Sanderson – Governor (Now Kim Beazley – 2020)

James McGinty – Attorney-General (Now Quigley – 2020)

Two Criminal Preachers

Werribee / Wyndham

Using Common Law I have criminally Charged two Werribee / Wyndham Preachers:

1. **Malcolm MacLeod (principal concealer)**
2. **Max Bower (principal concealer)**

without asking either man, I knew that each man has concealed these criminal charges from the People of their respective Churches within Werribee / Wyndham Victoria.

The other Pastors / Priests have agreed to conceal the Criminal Charges on the two others – **Bower and MacLeod. (All principal concealers)**

Julia Gillard

(The Words Of Her Charge)

Refer Pages 11, 12 and 13 of this Document

'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 of treason titled:

**'Acts Amendment and Repeal Courts and Legal Practice Act' 2003/2004
Western Australia, inclusive of The Commonwealth.**

29th January 2007

Julia Gillard and Others

On this particular day **Julia Gillard** was presented to the Magistrate Court at Melbourne with 11 other named defendants.

15th December 2006

28 Defendants – Hulls and Others

On this particular day **28 Defendants** were presented to the Magistrates Court at Melbourne.

The Spiritual Eunuch

2 Kings Chapter 9:22 (Old Testament)

"And it came to pass, when Joram saw Jehu, that he said, Is it peace, Jehu? And he answered, What peace, so long as the whoredoms of thy mother Jezebel and her witchcrafts are so many?"

The 40 Defendants

On both dates specific **alleged Preachers** had Subpoena documents issued by the Court and served.

- | | | |
|----|-------------------------|------------------------------------|
| 1. | Graham Laidlaw | Werribee |
| 2. | Graham Harris | Werribee |
| 3. | Malcolm Macleod | Werribee |
| 4. | Erin Shaw | Werribee |
| 5. | Max Bower | Werribee |
| | Werribee/Wyndham | Priest (Anglican) |
| 6. | Stuart Robinson | (Blackburn Baptist) |
| 7. | Ross Bourdon | (Church of Christ Ballarat) |
| 8. | Mark Wilkinson | (Chairperson) |
| | (Subpoena- 2013) | |

The Criminal Issue

Overt Act Of Treason (Required Element)

The Criminal issue before the Court related to the criminal and unlawful **removal of both Crown and Monarch** using the Act mentioned herein. The Act created the Element activating The Criminal offence of Treason in addition to Misprision Treason.

The Indictment

Grand Jury – Authority Law

Authority Law within Australia and the United Kingdom is clear that a valid **indictment for Treason or Misprision of Treason** can only be obtained prior to a State Trial by a sitting Grand Jury.

'Accordingly'

Because of the revealed Treason I will be criminally charging every Pastor and Priest in Werribee who continues to conceal the Criminal offence of Treason, during September 2020.

There Is A Conspiracy

Ezekiel Chapter 22

These words appear in the present tense in the 22nd Chapter of the Book of Ezekiel. The Table of Jezebel

- A. Her Prophets
- B. Her Priests
- C. Her Princes
- D. The People of the Land

1 Kings Chapter 18:19 (Old Testament)

"Now therefore send, and gather to me all Israel unto mount Carmel, and the prophets of Baal four hundred and fifty, and the prophets of the groves four hundred, which eat at Jezebel's table."

Two Spiritual Laws

Romans Chapter 8:2

- A. Law of the Spirit of Life in Christ Jesus
- B. Law of Sin and Death

The Spiritual Difference

The Male Opposed To The Female

Proverbs Chapter 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"

"Depart From Me"

Matthew Chapter 7

Any person who seeks to go anywhere near a Christian Pulpit allegedly to instruct or teach the People Of God must read the entire Chapter of the Gospel of Matthew Chapter 7.

This sets out the Biblical Principle and punishment on any Pastor or Priest departing from God's program to do their own Program.

Every Word

Matthew Chapter 4.4

"But he answered and said, It is written, Man shall not live by bread alone, but by every word that proceedeth out of the mouth of God."

FATAL OMISSIONS

Pastors / Priests running their own Program omit the following:

- | | | | |
|----|--------------------------------|--------------|------------------|
| 1. | The Mother - | Ezekiel | Chapter 19:10-14 |
| 2. | The Daughter of Zion - | Lamentations | Chapter 2 |
| 3. | Pharaoh in The Garden of God - | Ezekiel | Chapter 31 |
| 4. | Pharaoh out of Hell - | Romans | Chapter 9:17 |

5.	The Great Dragon -	Revelations Ezekiel	Chapter 20:2 Chapter 29:3
6.	Pharaoh The Adulterer -	Isaiah John	Chapter 57:3 Chapter 8:44
7.	Adulterer and Whore - King and Queen -	Isaiah Jeremiah	Chapter 57:3 Chapter 13:18
8.	The Female - Wickedness	Proverbs Zechariah	Chapter 7 Chapter 5
9.	Mother & Daughter -	Ezekiel	Chapter 16:44
10.	The Whore's Judgement -	Revelation	Chapter 19:2
11.	The Slaughter of Israel -	Lamentations	Chapter 2:12
12.	The Resurrection of Israel -	Ezekiel	Chapter 37

The Warning From Almighty God

The Pastors

Jeremiah Chapter 23:1

"Woe be unto the Pastors that destroy and scatter the sheep of my pasture Saith the Lord."

Feed The Flock

Zechariah Chapter 11:4

"Thus Saith the Lord my God feed the flock of the slaughter"

The Slain Daughter

Jeremiah Chapter 9:1

"Oh that my head were waters and mine eyes a fountain of tears, that I might weep day and night for the slain of the daughter of my people."

Joanna Ryan - Jill Hennessy - Julia Gillard

The Cabal

Within Werribee/Wyndham, these two women hold important public positions, but both are criminal concealers, both have knowledge of the criminal charge on **Gillard**. Both women have chosen to conceal the criminal activity in Werribee with the Pastors and Priests (**The Concealers**).

A. Joanna Ryan – Federal Politician

B. Jill Hennessey- Current Attorney-General (Altona Seat) 2010

The Masonic Anti-Christ Agenda

**Every Pastor / Priest currently working within Werribee / Wyndham have concealed and continue to conceal the Criminal Cabal involving:
GILLARD – RYAN - HENNESSY**

Women Rule

The Unholy Alliance – Gillard/Ryan/Hennessy

Isaiah Chapter 3:12

“As for my People, Children are their oppressors’:

‘And Women Rule over them’

O my People, they which lead thee cause thee to err, and destroy the way of thy Paths.”

The Werribee Police (Statutory Duty)

In accordance with Section 9A of the Victorian Crimes Act 1958 it is the Statutory Duty of the Werribee Police to arrest every person breaking the Law within Werribee / Wyndham

‘This Includes Pastors / Priests’

BUT

Since the unlawful and criminal removal of both Crown and Monarch, The State and Federal Police are in the same Criminal condition that the Churches now find themselves in. [Grant of Power Nullified.]

Unindicted Co-Conspirators

This is the correct terminology for the Spiritual and Physical Condition the Churches now find themselves in.

‘WHEN’

Your Criminal charges begin to arrive you will have 2 choices:

A. Conceal them

OR

B. Reveal them

Crimes Act 1958 Victoria

Section 316 – Unlawful Oaths (The End of Freemasonry)

Subsection (Vii)

'Not to reveal or discover any unlawful association society or confederacy or any illegal act done or to be done or any illegal; Oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of such oath or engagement;

Penalty - 5 Years imprisonment.

Criminal Code Act 1995 (Cth)

Section 80 – Treason

I State that this particular Law sets out Treason inclusive of the Penalty.

Section 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.

Your Charge Sheets (2 Counts)

When your charge sheets are filled out, there will be two counts:

- A. Common Law Fraud**
- B. Misprision of Treason at Common Law**

My Website

All Criminal charges and your involvement in the concealment will be posted onto my website:

www.elijahschallenge.net

Brian William Shaw.....

Dated.....

.....

Matthew Chapter 7 (New Testament

1. Judge not, that ye be not judged.
2. For with what judgement ye judge, ye shall be judged: and with what measure ye mete, it shall be measured to you again.
3. And why beholdest thou the mote that is in thy brother's eye, but considerest not the beam that is in thine own eye?
4. Or how wilt thou say to thy brother, Let me pull out the mote out of thine eye: and, behold, a beam is in thine own eye?
5. Thou hypocrite, first cast out the beam out of thine own eye, and then shalt thou see clearly to cast out the mote out of thy brother's eye.
6. Give not that which is holy unto the dogs, neither cast ye your pearls before swine, lest they trample them under their feet, and turn again and rend you.
7. Ask, and it shall be given you; seek, and ye shall find; knock, and it shall be opened unto you:
8. For every one that asketh receiveth; and he that seeketh findeth; and to him that knocketh it shall be opened.
9. Or what man is there of you, whom if his son ask bread, will he give him a stone?
10. Or if he ask a fish, will he give him a serpent?
11. If ye then, being evil, know how to give good gifts unto your children, how much more shall your Father which is in heaven give good things to them that ask him?
12. Therefore all things whatsoever ye would that men should do to you, do ye even so to them, for **this is the Law and the prophets.**

13. Enter ye in at the strait gate for wide is the gate and broad is the way, that leadeth to destruction, and many there be which go in thereat.
14. Because strait is the gate, and narrow is the way, which leadeth unto life, and few there be that find it.
15. Beware of false prophets, which come to you in sheep's clothing, but inwardly they are ravening wolves.
16. Ye shall know them by their fruits. Do men gather grapes of thorns, or figs of thistles?
17. Even so every good tree bringeth forth good fruit, but a corrupt tree bringeth forth evil fruit
18. A good tree cannot bring forth evil fruit, neither can a corrupt tree bring forth good fruit.
19. Every tree that bringeth not forth good fruit is hewn down, and cast into the fire.
20. Wherefore by their fruits ye shall know them.

21. Not everyone that saith unto me, Lord, Lord shall enter into the kingdom of heaven, but he that doeth the will of my Father which is in heaven.

22. Many will say to me in that day, Lord, Lord, have we not prophesied in thy name? and in thy name have cast out devils? And in thy name done many wonderful works?

23. And then will I profess unto them, I never knew you, depart from me. ye that work iniquity

24. Therefore whosoever heareth these sayings of mine, and doeth them, I will liken him unto a wise man, which built his house upon a rock.

25. And the rain descended, and the floods came, and the winds blew, and beat upon that house, and it fell not, for it was founded upon the rock.

26. And every one that heareth these sayings of mine, and doeth them not, shall be likened unto a foolish man, which built his house upon the sand.

27. And the rain descended, and the floods came, and the winds blew, and beat upon that house, and it fell, and great was the fall of it.

28. And it came to pass, when Jesus had ended these sayings, the people were astonished at his doctrine.

29. For he taught them as one having authority, and not as the scribes.

**The Following Pages Are
Extracts From:**

**ATTAINED OF TREASON
JULIA GILLARD (139 PAGES)**

On My Website
www.elijahschallenge.net

**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

**JULIA GILLARD / 29TH JANUARY 2007
13 YEARS CONCEALMENT
BY THE PEOPLE OF WERRIBEE
NOW IN 'LOCKDOWN'
BECAUSE OF THEIR CONCEALMENT**

Electorate: Victoria, Australia

This Charge and Offence has been concealed from the Electorate

Magistrates Court General Registration 1701890 Form 7
Charge and Summons

VP Form 402

(Bring this with you to Court)

TO THE DEFENDANT
 Mr Julia Gillard MP
 Shop 2, 38 Bynnot Street
 Werribee Vic 3030
 WERRIBEE, VICTORIA.

<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?

*I could
 not know of
 TREASON.*

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 over 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-specially Common Law
 Criminal Reg 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 Leske Road Traralgon Victoria

Informant Signature

[Signature]

Phone No. 08 63941115

Date

Where you must go

The "Magistrates / Children's Court of Victoria at Melbourne

Address

283 William Street Melbourne Victoria

When

Time 10am Date 29th January Month January Year 2007

Details of the summons

Issued at

MELBOURNE

Date

29th Jan 2007

Issued by
 Signature

[Signature]

Registrar Magistrate Other

Charge filed at

MELBOURNE

Date

Scott MacDonald, Deputy Registrar

Melbourne Magistrates Court of Victoria

29th January 2007

The Slain Daughter The Son of The Resurrection

Jeremiah Chapter 9:1 (Old Testament)

"Oh that my head were waters, and mine eyes a fountain of tears, that I might weep day and night for the slain of the daughter of my people!"

Revelation Chapter 13:8 (New Testament)

"And all that dwell upon the earth shall worship him, whose names are not written in the book of life of the Lamb slain from the foundation of the world."

Micah Chapter 6:8 (Old Testament)

"He hath shewed thee, O man, what is good; and what doth the LORD require of thee, but to do justly, and to love mercy, and to walk humbly with thy God?"

John Chapter 3:16-17 (New Testament)

*"For God so loved the world, that he gave his only begotten Son, that whosoever believeth in him should not perish, but have everlasting life.
For God sent not his Son into the world to condemn the world; but that the world through him might be saved."*

"Jesus Christ Is Lord" Scripture Article

**By Brian William Shaw
September 2020**

Genesis Chapter 1:1 (Old Testament)

'In The Beginning God Created The Heaven And The Earth'

John Chapter 1:1 (New Testament)

*'In The Beginning Was The Word, And The Word Was With God,
And The Word Was God'.*

John Chapter 1:10 (New Testament)

*'He Was In The World,
And The World Was Made By Him,
And The World Knew Him Not'*

The Ruler In Israel

The Judge Of Israel

Micah Chapter 5:1-2 (Old Testament) -- "Bethlehem"

*'Now gather thyself in troops O daughter of troops'.
he has laid siege against us, they shall smite the judge of Israel, with a rod
upon the cheek'.
'But though Bethlehem Ephratah, though thou be little among the thousands
of Judah, yet out of thee shall he come forth unto me that is to be a
'Ruler In Israel'
whose goings forth have been old, from everlasting.'*

Been Already Of Old Time -- "The Former Civilization"

Ecclesiastes Chapter 1:10 (Old Testament)

*'Is there anything whereof it may be said, see this is new',
'It has been already of o/d time which was before us'*

**His Works Of Old – “The Former Civilization”
Proverbs Chapter 8:22-23 (Old Testament)**

*'The Lord possessed me at the beginning of his way, before the works of old
I was set up from everlasting,
'From the Beginning, or ever the Earth was.*

Verse 30.

'Then I was by him as one brought up with him' (portion of verse)

**The Virgin
Isaiah Chapter 7:14**

*'Therefore the Lord himself shall give you a sign, Behold,
'A virgin Shall Conceive'
and bear a Son and shall call his name Immanuel'*

**Call His Name Jesus
Luke Chapter 1:30-31 (New Testament)**

*'And the Angel said unto Her, fear not, Mary, for thou has found favour with
God'
'And behold, thou shall conceive in thy womb, and **bring forth a Son**, and shalt
call*

'His Name Jesus'

**The Sin Of My Soul
Micah Chapter 6.7 (Old Testament)**

'Shall I give my first born for my transgression. The fruit of my Body for

'The Sin of my Soul'

**The Slain Daughter (The Sin Of The Soul)
Jeremiah Chapter 9:1 (Old Testament)**

*'Oh that my head were waters and mine eyes a fountain of tears, that I might
weep day and night for **the slain of the Daughter of my People'***

**The Two Prophets
Jeremiah And Ezekiel**

The Two Prophets combine to reveal:

The Slaughter	(Lamentations Chapter 2)
The Resurrection	(Ezekiel Chapter 37)

**The Spirit And Power Of Elias (Elijah)
Luke Chapter 1:17 (New Testament)**

*'And he shall go before him in the Spirit and Power of Elias (Elijah) to turn the hearts of the Fathers to the Children,
And the disobedient to the Wisdom of the Just, to make ready a People Prepared for the Lord*

**Elijah The Prophet
Malachi Chapter 4:5-6 (Old Testament)**

'Behold I will send you Elijah The Prophet before The Coming of the Great and Dreadful Day of the Lord'

'And He shall turn the heart of The Fathers to the Children and the Heart of the Children to Their Fathers lest I come and smite the earth with a curse'

**Elijah Returns To Heaven – "My Father"
2 Kings Chapter 2:11-12 (Old Testament)**

'And it came to pass, as they still went on, and talked, that, behold, there appeared a Chariot Of Fire, and Horses Of Fire, and parted them both asunder'

'And Elijah went up by a Whirlwind into Heaven'

'And Elijah saw it, and he cried'

'My Father, My Father the Chariot of Israel'

And the Horseman thereof, and he saw him no more, and he took hold of his own clothes, and rent them in Two Pieces'

PLEASE NOTE:

The Prophet Elisha calls Elijah 'My Father- My Father'
(Elijah did not die)

**John The Baptist Working In The Spirit And Power Of Elijah (Luke 1:17)
The Two Witnesses (John And Jesus)
Mark Chapter 1:8-11 (New Testament)**

'I indeed have Baptized you with water, but he shall Baptize you with the Holy Ghost'

'And it came to pass in those days, that Jesus came from 'Nazareth of Galilee' and was Baptized of John in Jordan.

'And Straightaway coming up out of the water, he saw the Heavens opened and the Spirit like a Dove descending upon him'

'And there came a voice from Heaven saying-

'Thou art my beloved Son, in whom I am well pleased'

**Relevance Of Water Baptism
Psalm Chapter 68:22 (Old Testament)**

*'The Lord said,
I will bring again from Bashan, I will bring my People Again*

'From the depths of the Sea'

(Refer Ezekiel Chapter 31.15)

**The Dead
Job Chapter 26.5 (Old Testament)**

'Dead things are formed from under the waters and the inhabitants thereof'

**Jerusalem Was Inhabited
Zechariah Chapter 7:7 (Old Testament)**

*'Should you not hear the words which the Lord God has cried by the former prophets when
'Jerusalem was Inhabited' and in Prosperity, and the Cities thereof roundabout Her, when men inhabited the South and the Plain'*

(Refer-Lamentations Chapter 2)

**Daughter Of Jerusalem – Daughter of Zion
Thou King
Zechariah Chapter 7:7 (Old Testament)**

*'Rejoice, greatly O Daughter of Zion, Shout, O Daughter of Jerusalem
behold, the King cometh unto thee,
He is Just'*

*And having salvation, lowly and riding upon an Ass, and upon a Colt the foal
of an Ass'*

**Jerusalem – The Restoration
Zechariah Chapter 8:8 (Old Testament)**

*'And I will bring them, and they shall dwell in the midst of Jerusalem, and they
shall be my people and I will be their God, in truth and in Righteousness.'*

**Slain from the Foundation of the World
Revelation Chapter 13.8 (New Testament)**

*'And all that dwell upon the Earth shall worship him, whose names are not
written in the book of life of the Lamb slain from the foundation of the world'*

**The Soul
Mark Chapter 8:36-37 (New Testament)**

*'For what shall it profit a man, if he shall gain the whole world, and lose his
own soul?
Or what shall a man give in exchange for his soul?'*

**Repentance
2 Chronicles Chapter 7:14**

*'If my people, which are called by my name, shall humble themselves, and
pray, and seek my face, and turn from their wicked ways: then I hear from
heaven, and will forgive their sin, and will heal their land.'*

Brian William Shaw

www.elijahschallenge.net

DATEDSeptember 2020.....

SIGNED *Brian William Shaw*

Brian William Shaw

— . —

**Brian William Shaw (Informant)
Geoffrey Nettle (Accused)
WARRANT OF ARREST
STATEMENT IN SUPPORT- September 2020**

I, Brian William Shaw C/o P.O.Box 800 Werribee Victoria 3030, do State the following material facts:-

1. **Geoffrey Nettle – To Be Arrested By Police:**
A natural person, **current High Court Judge**, a former Victorian Supreme Court Judge, does have 10 Grand Jury Applications supported by Affidavit in accordance to Section 354 Crimes Act 1958, Victoria lodged against him at the office of the Criminal Jurisdiction of the Full Court, Supreme Court of Victoria.
2. **10 Individuals:** I State that I was present at the office situated at 450 Lt Bourke Street Melbourne when the 10 individuals placed their Grand Jury Applications on the counter, **17th March 2008 (The Lodgements)**.
3. **Person:** The Person who received the documents refused to give his name, in addition, refused to stamp the documents, nor did he issue a file number.
4. **Elements:** I State that one of the Elements required for the Criminal Offence of attempting to Pervert the Course of Justice is not dealing with Court Documents in accordance with Rule of Law and natural justice.
5. **The Ten Individuals March 2008:-**
 - A. **Darren Latham.**
 - B. **Kim Shadbolt**
 - C. **Clive Willis Jones**
 - D. **Angelo Bonola**
 - E. **Stewart Ropata**
 - F. **Rangi Ropata**
 - G. **Maxwell Wilson**
 - H. **Peter Ridout**
 - I. **Calvin Tipene (Deceased)**
 - J. **Wayne Glew**

I State that Mr Tipene is deceased, but, in Honour of his Character his Affidavit and Application stays in.

6. The Overt Act of Treason:

The State of Western Australia (The Corporation) in written agreement with **"The Commonwealth" (The Corporation)** using their two arms of Government (Executive and Legislative) did introduce a Bill, introducer Mr James McGinty, (**A Grand Jury Accused**) into The Parliament (**A Corporation**) of the State of Western Australia, during the course of the Bill, Parts 5 and 8 were added to the Bill – both **Part 5 and Part 8 are Ultra Vires and criminal.**

7. Referendums Omitted:

I State that the Constitution of The State (WA) contains **six sections** protected by a referendum condition,
"IF",

The Referendum requirement had of been abided by Section 128 of the Commonwealth Constitution would have been activated.

8. The Principals The Fatal Omission:

I State that The State of Western Australia, in addition to **"The Commonwealth"**, in addition to all Natural Persons sitting in the State Parliament inclusive of the then State Governor, John Sanderson **with intent** failed to call a **State Referendum**, in accordance with Section 73(2) of their State Constitution.

9. The Enactment of the Overt Act of Treason 2004:

On the 1st January 2004 two men Co-Signed the Enactment to the Bill thereby creating an Overt Act of Treason upon every Person living in the State of Western Australia in addition to every Person living in **"The Commonwealth"**

10. The Two West Australians:

The two men who Co-Signed the Bill were and remain:

- A. John Sanderson (Governor)**
- B. James McGinty (Attorney-General)**

11. James McGinty, Not A Registered Lawyer:

When Mr McGinty, a Labor Party Politician was made an Attorney-General of the State of Western Australia, he was not a registered Lawyer, because he had not finished his articles. This is the reason why Mr McGinty is not on the Barrister's Roll at the High Court at the time of the Enactment.

12 Damian Bugg – Public Prosecutor (A Grand Jury Accused):

- A. I State that Mr Bugg was the former Director of Public Prosecutions for the State of Tasmania (A Corporation). He held this Public Office at the time of the Port Arthur Assassinations.
- B. Mr Bugg gained Promotion into The Office of Commonwealth Public Prosecutions, in the capacity of: Director of Commonwealth Prosecutions
- C. In such Public Office Mr Bugg has intervened in a number of Private Prosecutions to Prevent the issues and Individuals going to trial (perverting the course of Justice).
- D. In the State of Western Australia **Mr Bugg and Mr McGinty** did Co-Join in a Supreme Court Writ to have myself declared a Vexatious Litigant, to conceal material facts.

13. The Judicial Officers (West Australia):

I State that the Judicial Officers involved in the Vexatious Writ were:

- A. **Audrey Gillian Braddock** (Original Hearing)
- B. **John Roderick McKechnie** (Appeal)
- C. **Christopher David Steytler** (Appeal Court)
- D. **Michael John Buss** (Appeal Court)
- E. **Christine Ann Wheeler** (Appeal Court)

14. 54 Grand Jury Accused – President Chris Maxwell:

- A. I State that the Full Court of the Victorian Supreme Court, current President Mr. Chris Maxwell does have 54 Grand Jury accused before his Court,

But

Refuse to hear the Applications – **The Concealment.**

- B. **Seven Defendants – Pending Grand Jury Process:**

James McGinty	-	51 of 54
Damian Bugg	-	9 of 54
Braddock	-	29 of 54
McKechnie	-	34 of 54
Steytler	-	32 of 54
Buss	-	35 of 54
Wheeler	-	31 of 54

- C. I State that in addition to these Seven Natural Persons sitting in Public Office all have conspired to make Mr Shaw a Vexatious Litigant in a futile endeavour to conceal and never reveal the Overt Act of Treason, herein named:

15. The Bill/Act – The Overt Act of Treason:

I State that the Bill/Act is titled:

“Acts Amendment and Repeal Courts and Legal Practice Act”

Enacted fraudulently 1st January 2004 in written agreement with “The Commonwealth” with criminal intent

16. Part 8 – “Attacks The Crown”:

I State that at “Part 8” of the Bill/Act the header is:

“Amendments about the Crown”

“But”

The Commonwealth Constitution contains the words:

“Under The Crown Of The United Kingdom of Great Britain and Ireland and under the Constitution hereby established.”

“In Addition” Section 5 (UK Portion)

This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State; and the laws of the Commonwealth shall be in force on all British ships, the Queen’s ships of war excepted, whose first port of clearance and whose port of destination are in the Commonwealth.

“In Addition” Chapter V The States:

Section 106 Saving of Constitutions-

The Constitution of each State of the Commonwealth shall, subject to this Constitution, continue as at the establishment of the Commonwealth, or as at the admission or establishment of the State, as the case may be, until altered in accordance with the Constitution of the State.

Section 109 Inconsistency of laws-

When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.

17. Part 8 – The Acts: The Principal Overt Act of Treason (WA)

Section 121: Bail Act 1982

Section 122: Children’s Court of Western Australia Act 1988

Section 123: The Criminal Code 1913

Section 124: Director of Public Prosecutions Act 1991

Section 125: District Court of Western Australia Act 1969

Section 126: Family Court Act 1997

Section 127: Juries Act 1957

Section 128: Justices Act 1902

Section 129: Local Courts Act 1904

Section 130: Supreme Court Act 1935

18. The State Governor – The Substitution:

- A. I State that Section 125 at Subsection (4) Her Majesty is deleted and substitutes “The Governor”**
- B. I State that Section 130 at Subsection (3) Her Majesty is deleted and substituted by “The Governor”.**

19. The Senate Writ: Section 12 (Fraud on The Voters)

I State that in the Commonwealth Constitution Act Chapter 1, the Parliament at Section 12, the Constitution grants the Power to the Governor of the State to issue the Electoral Writ relating to Senators

Section 12: Issue of writ - 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.

“But”

The Governor of the State of Western Australia (Sanderson) removed Her Majesty and substituted himself, making his Senate writ fraudulent and invalid in addition criminal (affects every writ).

20. House of Representatives Writ: Section 32

Section 32 – Governor-General Writs for general election –
The Governor-General in Council may cause writs to be issued for general elections of members of the House of Representatives.
After the first general election, the writs shall be issued within ten days from the expiry of a House of Representatives or from the proclamation of a dissolution thereof (affects every writ).

“The Immediate Problem”

With an invalid Senate Writ The Election Writ for the House of Representatives (Governor-General) is automatically invalid, because the enactment 1st January 2004 effectively made, every Electoral Writ issued within ‘The Commonwealth’ between 2004 to 2020 invalid, fraudulent and criminal.

21. Limits of States:

Section 123 Alteration of Limits of States (Inter-Se)

The Parliament of the Commonwealth may, with the consent of the Parliament of a State, and the approval of the majority of the electors of the State voting upon the question, increase, diminish, or otherwise alter the limits of the State, upon such terms and conditions as may be agreed on, and may, with the like consent, make provision respecting the effect and operation of any increase or diminution or alteration of territory in relation to any State affected.

22. Element for Treason – ‘Breach of Allegiance’:

- A. I State that the Criminal Element activating the Criminal Offence of Treason and or Misprision Of Treason is **“Breach of Allegiance”**
- B. Authority Law to Support this:
 - (i) **Halsbury’s Laws of England 2nd Edition Volume 2 at Paragraph 480**
 - (ii) **Halsbury’s Laws of England 2nd Edition Volume 6 at Page 423 Paragraph 473**
 - (iii) **Halsbury’s Laws of England 2nd Edition Volume 6 at Page 425 Paragraph 477**
 - (iv) **R v Casement 1917 KB.98 At 114. “Breach of Allegiance is Treason”**

23. Breach of Allegiance:

**The Overt Act Of Treason in agreement with 'The Commonwealth'
Part 8 – Amendments about The Crown (WA):**

Section 122 Removes The Allegiance – The Attack

Section 125 Removes The Allegiance – The Attack

Section 126 Removes The Allegiance – The Attack

Section 130 Removes The Allegiance

**This captures every Judicial Officer currently working in a Judicial
capacity within Australia in 'Misprison of Treason'**

24. The State of Western Australia

Supreme Court of Such State

Officers of the Supreme Court of Every State:

Section 130 (12)

The Second Schedule is amended by deleting:

**“Our Sovereign Lady Queen
Elizabeth II Her Heirs and Successors”
and inserting instead
“The State of Western Australia”**

Section 130 (3)

Amended by deleting”

**“Her Majesty”
And inserting instead
“The Governor”**

25. Current State Governor (WA) – Grand Jury Defendant (Beasley)

**A. I State in this Affidavit that the current State Governor (WA) is
Mr Kim Beasley.**

**B. Of the 54 Defendants pending Grand Jury at Melbourne Victoria
Number 3 of the 54 is Mr Kim Beasley 15th December 2006.**

John Howard is Number 2 of the 54.

Julia Gillard is Number 1 of the 54.

**C. Every Judicial Officer currently working a judicial office or position
within Australia (September 2020) is principal to the offence of treason.**

**26. Security of the Commonwealth
Criminal Code Act 1995 (Cth) – The Federal Police:**

Section 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.

27. Commonwealth Constitution:

A. Section 44

Disqualification in Particular – Treason.

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**

Refer [Any pension payable to conceal treason]

- (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.

But subsection (iv) does not apply to the office of any of the Queen's Ministers of State for the Commonwealth, or of any of the Queen's Ministers for a State, or to the receipt of pay, half pay, or a pension, by any person as an officer or member of the Queen's navy or army, or to the receipt of pay as an officer or member of the naval or military forces of the Commonwealth by any person whose services are not wholly employed by the Commonwealth (beware of this).

B. Section 44(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.

28. The Penalty for Treason - Statute and Common Law:

This is set out in Two Statutes:
Crimes Act 1958 Victoria Section 9A
Criminal Code Act (Cth) Section 80

Both Codes reveal 'Life Imprisonment'

29. Judicial and Political Concealment – President Chris Maxwell.

- A. Currently (September 2020) I have **54 Defendants / Accused** sitting unheard at the Victorian Supreme Court

B. Every Officer of the Victorian Supreme is able to be criminally charged for the criminal offence of concealing such offence, in particular all Judges currently listed at the Court of Appeal – Maxwell's Court.

- C. Both Criminal Codes plus common Law quoted, grants the Legal Right to any person to file & serve criminal charges on '**Any Person**' concealing The Revealed Treason '**or**' arrest without warrant.

30. The Victoria Police – Rule of Law – Section 9A:

- A. Every Victorian Police Officer, males and Females must submit to Rule of Law.
- B. Every Victorian Police Officer is a person serving in a Public Office capacity and as such is accountable to the Public to do their Public Duty within the State of Victoria
- C. In relation to Treason their Public Duty is set out at Section 9 A of the Victorian Crimes Act 1958, plus Common Law.
- D. **It is their Public Duty to act on this Warrant.**

31. Every State Politician / Political Party.

- A. Every State Politician is bound to obey Statute Law and Common Law, inclusive of the Law of Treason in both Jurisdictions, State and Federal.
- B. After the criminal removal of both Crown and Monarch no Political Party or independent is able to sit in any Parliament within Australia legally, all can be criminally charged with

Misprison of Treason - Common Law Fraud**32. The Indictment – Grand Jury**

Authority Law states that the indictment to begin a State Criminal Trial must be by Grand Jury, if, the Indictment reveals Treason the Act that involves the Treason must be stated within the words of the Indictment.

**For example – Gillard’s Indictment wording
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 such present date.**

33. **Chris Maxwell** **President Court of Appeal** **(Vic)**
Geoffrey Nettle **Former Supreme Court Judge** **(Vic)**
 Current High Court Judge **(Cth)**

Six Volume Shaw Affidavit (2005)

Concealment of the Treasons

- A. During the year 2005 both above named Judges presided over one of my civil matters, - **Shaw v Fragapane Nominees**

'But',

The matter moved into Criminal Jurisdiction when I filed and served a Six Volume Affidavit exhibiting **13 Grand Jury Applications.**

- B. Both men Maxwell and Nettle took no Judicial notice of the 13 Grand Jury Applications in the six volume Affidavit (2005) and dismissed my civil /criminal matter.

- C. Both men are now subject to this warrant.

34. Nettle and Dodds-Streeton (2008)

- A. During March 2008 I am now back in front of Nettle joined by Dodds-Streeton.

- B. I did file and serve **100 Affidavits** into the hearing, such Affidavits Exhibited numerous Grand Jury Applications on named Defendants / Accused.

- C. Both Judges concealed the Contents of each Affidavit (100)**

- D. Both Judges had Grand Jury Applications supported by Affidavit lodged against them by 10 individuals who were present in the Court to witness the Judicial Corruption.(2008).

- E. The 100 Affidavits are exhibited on my second website:

<https://bswebsite2.wixsite.com/elijahschallenge>

35. Crimes Act 1914 (Cth)
Section 42 (1) – Judicial Power (Nettle and Others)

'Any person who conspires with another to obstruct, prevent, pervert or defeat the course of Justice in relation to the Judicial Power of The Commonwealth, shall be guilty of a Indictable Offence:

Penalty – 5 Years Imprisonment

**36. The Overt Act of Treason – (named at Clause 15)
State of Western Australia
Section 130 Supreme Court Act 1935**

'Did affect the Judicial Power of the Commonwealth', and as such became bound to comply with Section 6 of the fraudulent Australia Act'

**37. Australia Act 1986 - (State Constitutions)
Section 6**

Manner and form of making certain State laws

Notwithstanding sections 2 and 3 (2) above, a law made after the commencement of this Act by the Parliament of a State respecting the constitution, powers or procedure of the Parliament of the State shall be of no force or effect unless it is made in such manner and form as may from time to time be required by a law made by that Parliament, whether made before or after the commencement of this Act.

38. The Criminal Intent – Referendums Omitted

A. The Criminal intent is revealed when **statutory referendums** are totally omitted.

B. The Criminal intent is to trap every Victorian and every Australian into an occult agenda to form a New World Order, otherwise called 'One World Government' – refer clause 39.

**39. Scripture Reveals this in
Revelation Chapter 13:16-18.**

'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: And that no man might buy or sell, save he that had the mark, or the name of the beast, or the number of his name. Here is wisdom. Let him that hath understanding count the number of the beast: for it is the number of a man; and his number is Six hundred threescore and six' (refer – 1 Kings 10:14)

**Should be Killed
Revelation Chapter 13:15**

*'And he had the 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.**'*

40. The Public Protestors (The Virus)

Currently Public Protestors are on the streets of Australia or steps of various Parliaments barking about 3 issues:

- A. The Virus.**
- B. 5G Phone Towers**
- C. Compulsory Vaccinations.**

'But'

totally omitting the biblical facts revealed herein:

- FACT 1.** There is a MARK coming.
- FACT 2.** All who object to this coming MARK will be killed.
- FACT 3.** There is a place prepared by Almighty God for the faithful people of Almighty God - **A Sanctuary for 42 months**

- 41. Revelation Chapter 12:6 – 42 Months**
The Woman – The People of Almighty God Verse 6:
'And the woman fled into the wilderness where she has a place prepared of God that they should feed her there a Thousand Two Hundred And Three Score Days' (42 Months)

The Faith of Jesus

Revelation Chapter 14:12 – The Faithful

'Here is the Patience of the Saints here are they that keep the Commandments of God and the faith of Jesus'

The Two Witnesses (42 Months)

Revelation Chapter 11:3

'And I will give Power unto my two witnesses and they shall Prophesy a thousand two hundred and threescore days. Clothed in sackcloth' – 42 months

The Ignorant Lawyers / Judges.

Luke Chapter 7:30

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

**42. The Inns of Court
London – England – Romans Chapter 8.**

Unfortunately it is abundantly clear that Judicial People are only instructed into Occult Law, that is the Spiritual Law of Sin and Death not the Spiritual Law of Almighty God.
The Eighth Chapter of the Book of Romans shows the difference

43. Romans Chapter 8.2

For the law of the Spirit of life in Christ Jesus hath made me free from the law of sin and death

1 Corinthians Chapter 15.56

The sting of death is sin: and the strength of sin is the law.

**44. Crimes Act 1914 (Cth)
Attempting to Pervert Justice
Section 43 (1)**

A Person commits an offence if:

(a) the person attempts to obstruct, to prevent, to pervert, or to defeat the course of justice in relation to a judicial power, and

(b) the judicial power is the judicial power of the Commonwealth.

Penalty: Imprisonment for 10 years.

45. Question of Fact – Jury Question (refer: Crimes Act 1914 s.43)

Exclusively for a Jury.

'The Question whether conduct is more than merely preparatory to the commission of the offence is one of fact'

Question of Fact – Re – Nettle (Police and Grand Jury)

A. Why has Geoffrey Nettle not been indicted by a Statute law Grand Jury, to stand trial on one Count of 'Misprision of Treason'?

B. Why have the Victoria Police not arrested Geoffrey Nettle?

C. Why have the Federal Police not arrested Geoffrey Nettle?

46. **Sunshine Magistrates Court - (Magistrate Killias)**
Kyneton Magistrates Court - (Magistrate Southey)
Vic Roads and Fines Victoria - Corporation
Victoria Police - Dave Merrin (Bendigo)
Melton Shire. Victoria - Corporation

Recently I was the Defendant in respect of all the above named entities, Corporations or Natural Persons
 At the Kyneton Magistrates Court the Presiding Magistrate was a natural person **Mr Southey**. The Victorian Police Officer representing the Victoria Police was from Bendigo – **Dave Merrin**.
 All Corporations and natural persons concealed the revealed treason:

Their Cabal Agreement Activates a Penalty of Life Imprisonment.

47. **Crimes Act 1914 (Cth)**
Compounding offences
Section 44

- A. (1) A person (the **first person**) commits an offence if:
- (a) the first person:
 - (i) asks for, receives or obtains any property, or benefit, of any kind for himself or herself or another person; or
 - (ii) agrees to receive or to obtain any property, or benefit, of any kind for himself or herself or another person; and
 - (b) the first person does so upon an agreement or understanding that the first person will:
 - (i) compound or conceal an offence; or
 - (ii) abstain from, discontinue or delay a prosecution for an offence; or
 - (iii) withhold evidence of an offence; and
 - (c) the offence referred to in paragraph (b) is an indictable offence against a law of:
 - (i) the Commonwealth; or
 - (ii) a Territory.

Penalty: Imprisonment for 3 years.

- B. The current seven judges of our High Court have agreed to conceal the lodged Grand Jury application relating to and involving "**Geoffrey Nettle**".

**48. The State of Victoria
The Population 2016 – Living Souls**

The precise population of the People living within Victoria in the year 2016 was 5,926,624 Million Souls

Meaning – The Occult Intent:

A combined Masonic, Antichrist Socialist, Communist Occult Agenda under the Spiritual control of the Spiritual Law of Sin and death intends to capture this Population living in Victoria into the Occult Agenda of the New World Government.

**49. Pastors and Priests
Werribee /Wyndham Victoria “Now In Lockdown”**

The alleged Christian Leaders operating within the above region are completely silent on the discovered treason, **accordingly they will face Criminal charges and Grand Jury indictments.**

**50. Werribee Police – Victoria (Gillard’s Region)
Police Command – Masonic Control**

Both Police Stations have actual and constructive knowledge of the discovered criminal activity

‘Unfortunately’

Victoria Police command is under the control and directions of Freemasonry – The Illuminati.

The Conflicting Court Oaths

- A. The Court Oaths states words in relation to **revealing the truth.**
- B. The Masonic Oath / Obligation states **‘To Conceal And Never Reveal’**

51. The Omitted Referendums – ‘Conceal and Never Reveal’

Whenever and wherever the Law required a Referendum either State and or Commonwealth, The Masonic members of the Respective Parliaments in accordance with their masonic Oaths/ Obligations were ordered to omit the referendums:

‘Conceal And Never Reveal’

**52. Crimes Act 1958 Victoria
Section 316 – Unlawful Oaths**

The entire Section of this particular Law now applies based on the actual and simple fact that **Freemasons** have no Act of any Parliament to take and or administer any Masonic Oath or Obligation.

**53. The Grand Jury Indictment (2001)
Freemasons – Five Judges plus Hulls – To Be Reheard**

In the year 2001, five Judges of the Victorian Supreme Court inclusive of Mr R Hulls did commit the Criminal Offence of attempting to pervert the course of Justice, **The Matter Must Be Reheard.**

**54. Freemasons Western Australia – Court of Petty Sessions
Grand Master Mr James Maley**

A. Myself and the Ridout Brothers, Chris and Peter criminally charged the then Grandmaster Mr James Maley, he came to the Court wearing his Masonic Blazer.

B. The Presiding magistrate granted his adjournment application made by his legal counsel, But, stated 'Mr Maley, this is a serious offence you must place bail before you leave this Court'

C. The first of many Freemasons about to be placed on bail.

**55. Lawyer – Freemason – Christian
Mr Charles Finney.**

This Particular man was a lawyer, became a Freemason but, resigned and went on to become one of the strongest Christian's God has produced.

His comment:-

'The only way a unrepentant Freemason can be walking around in Public is on Ball'

**56. Crimes Act 1958 (Vic)
Section 322E – Treason – Misprison of Treason**

'Nothing in this part shall be taken to affect directly or indirectly any matter of Law or Practice Applicable to Treason or Misprison of Treason'

57. Section 351 - Indictment

'All Treasons and Misprisings of Treason shall be prosecuted by indictment only. (Portion of Section).

58. Treason and Misprision of Treason – Grand Jury

- A. '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'
- B. In the case of Treason it must be the **finding of the Grand Jury'**

Source: **Byrne v Armstrong**
1899 25 VLR 126 at 132

59. Crimes Act 1914 (Cth)
Conspiracy to Defeat Justice
Section 42 (1)

'Any person who conspires with another to obstruct, prevent, pervert or defeat the course of Justice in relation to the Judicial power of the Commonwealth shall be guilty of an indictable offence.
 Penalty – 5 Years Imprisonment

Crimes Act 1958 – Victoria
Accessories Section 325 (2)
Jury Trial – “The Trier of Fact”

If, on the trial of any person for a serious indictable offence, the Jury is satisfied that he is punishable on first conviction with imprisonment for life or for a term of five years or more.

60. Arrest without Warrant
Crimes Act 1958 Victoria
Section 458

Permits arrest without Warrant – **“police can be arrested”**

Section (1) (C)

'He believes on reasonable grounds is escaping from Legal Custody or aiding or abetting another person to escape from legal custody or avoiding apprehension by **some person having authority to apprehend** that person in the circumstances of the case.'

61. Crimes Act 1958 Victoria – Section 354

After the criminal removal of both Crown and Monarch allegedly enacted 1st January 2004 defendants pending Grand Jury application removed an entire Section of the Law from the Victorian Crimes Act 1958, allegedly to prevent the defendants from going to trial. They criminally removed **Sections 345 to Section 404** to prevent any of the 54 defendants going to trial, **inclusive of removing Section 354 – The Grand Jury Right.**

**62. Trial by Jury on Indictment
Commonwealth Constitution
Section 80
Trial by Jury (Gillard is Werribee Victoria)**

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed (Werribee), and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

**Commonwealth Constitution
Section 109 (Invalidity)
Inconsistency of laws**

When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail and former shall, to the extent of the inconsistency, be invalid. – Invalidates the Hulls attempt -

63. The Indictment.

To attempt to remove Section 354 from the Victorian Crimes Act 1958 is to breach Section 80 of the Superior Constitution
'Trial by Jury on Indictment'.

64. Mr R. Hulls

When Mr R Hulls went to The Victorian Parliament to get Section 354 removed, he stated: 'It is an old obsolete piece of Legislation.

This is absolute Bullshit.

Hulls Concealed the true Fact.

Mr R Hulls, the natural person has three Grand Jury Applications before the Full Court of the Victorian Supreme Court "but" concealed:

- 1. February 2006**
- 2. December 2006**
- 3. January 2007**

**65. Crimes Act 1958 Victoria
Conspiracy to Commit (Hulls and The Parliament)
Section 321 (1)**

'Subject to this Act, if any person agrees with other person or persons, that a course of conduct shall be pursued which will involve the commission of an offence by the one or more of the parties to the agreement, he is guilty of the indictable offence of Conspiracy to commit that offence.

**66. Common Law Offences
Crimes Act 1958 (Vic) – Hulls/Hansen/Nettle**

Section 320

This Section sets out offences in relation to Common Law.

For example:

- | | |
|---|----------|
| 1. Attempt To Pervert Course Of Justice - | 25 Years |
| 2. Conspiracy To Cheat And Defraud - | 15 Years |
| 3. Conspiracy to Defraud - | 15 Years |
| 4. Misconduct in Public Office - | 10 Years |
| 5. Perverting the Course of Justice - | 25 Years |
| 6. Public Nuisance - | 5 Years |
| 7. Unlawful Assembly - | 5 Years |

The Unlawful Assembly applies to every Parliament State and Commonwealth assembled after the Criminal Removal of Both Crown and Monarch
1st January 2004

**67. Commonwealth Constitution
Judicial Power of the Commonwealth (Chapter III)
Chapter 3 – Section 71 to 80**

- A. I state that resulting from the criminal removal of both Crown and Monarch (1st January 2004) it is **constitutionally impossible** for Judges of the High Court of Australia to Conduct themselves within the requirements of a Chapter 3 Court.
- B. They (**the Judges**) should have dealt with the problem on the 2nd January 2004 inclusive of activating their criminal jurisdiction capacity.

2020 – 2004 – 16 Year Period of Concealment

**68. The Electoral Roll
Commonwealth & State**

- A. Every person enrolled on any Electoral Roll after **1st January 2004** is fraudulently on the roll.
- B. Any Elector voting after 1st January 2004 is enabling the discovered Treason and as such has booked their ticket to get onto the train taking them into the One World Government – **The Illuminati Trip.**

69. The Sanctuary

The Sanctuary is revealed in the Bible at **Revelation Chapter 12:6.**
'But',

Alleged Preachers do not preach this, because they prefer what is called **'The Social Gospel'** keep the People happy and take their money off them. (Fleece the Flock)

**70. Hard Times Are coming
The Great Tribulation – The 42 Months**

Matthew Chapter 24:21

"For there shall be Great Tribulation, such as was not since the beginning of the world to this time, no, nor ever shall be"

"But"

My Comment

What Christ is revealing and stating with this scripture is that end time tribulation will be horrific. **'There is a Sanctuary'**

**71. Faith in Christ or Wrath of God
Romans Chapter 2:17-18**

"Behold, thou art called a Jew, and restest in the law, and makest thy boast of God.

And knowest his will, and approves the things that are more excellent, being instructed out of the law;"

**72 Two Sets of Spiritual Law
Romans Chapter 8:2**

"For the law of the Spirit of life in Christ Jesus hath made me free from the law of sin and death."

**73. The Spirit of Sin and Death.
The Spirit of Jezebel.
The Depths of Satan.**

Revelation Chapter 2:20-24 – Jezebel (Sin and Death)

"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 idol.

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 unto 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."

Revelation Chapter 21:7 – The Sons of God

“He that overcometh shall inherit all things; and I will be his God, and he shall be my Son”

74. Warrant of Arrest – Geoffrey Nettle

The Grand Jury Document – High Court Judge

- A. This Warrant of Arrest is relevant to Geoffrey Nettle.
The Warrant complements the Grand Jury Applications lodged by 10 Men during March 2008.

- B. This Warrant of Arrest does complement the two Criminal Counts placed on 14 High Court Judges plus others dated 8th July 2020

75. The Population of Victoria - 2016

The Population of Australia - 2017

As in the Year 2016 the population of **living souls** with the State was:

5,926,624 Million (Australia 24,511,800 Million)

This warrant of Arrest opening into Grand Jury process is worthwhile if it **Stops Just One Soul From Falling Into The One World Government Trap.**

76. The **Warrant of Arrest** is Active within Victoria and the Commonwealth.
It is the Statute Duty of both Police Forces, **State and Federal** to act on the Warrant, to **enable Mr Geoffrey Nettle** to be placed on trial after a Grand Jury Indictment.

77. My Spiritual Allegiance

- A. Romans Chapter 8:2 - I choose the first one**

“For the law of the spirit of life in Christ Jesus hath made me free from the law of sin and death – Jezebel and Pharaoh”

- B. 1 John Chapter 2:22**

“Who is a liar but he that denieth that Jesus is the Christ: He is antichrist, that denieth the Father and the Son”

78. **Jesus Christ is Lord**
I John Chapter 2:20-22 (Father and Son)

*"But ye have an unction from the Holy One, and ye know all things. I have not written unto you because ye know not the truth, but because ye know it, and that **no lie is of the truth**".*

79. **Nicodemus and Jesus**
John Chapter 3:1-7

*"There was a man of the Pharisees, named Nicodemus, a ruler of the Jews:
The same came to Jesus by night, and said unto him, Rabbi, we know that thou are teacher come from God: for no man can do these miracle that thou doest, except God be with him.
Jesus answered and said unto him, Verily, verily, I say unto thee, Except a man be born again, he cannot see the kingdom of God.
Nicodemus saith unto him, How can a man be born when he is old? Can he enter the second time into his mother's womb, and be born?
Jesus answered, Verily, verily, I say unto thee, Except a man be born of water and of the Spirit, he cannot enter into the kingdom of God.
That which is born of flesh is flesh; and that which is born of the Spirit is spirit.
Marvel not that I said unto thee, **Ye must be born again.**"*

80. **The Choice – "The Personal Choice"**
The Sanctuary or The Tribulation
Deuteronomy Chapter 32:28-29

*"For they are a nation void of counsel, neither is there any understanding in them.
O that they were wise, that they understood this, that they would consider their latter end!"*

Brian William Shaw

SIGNED..... 

DATE..... *10 September 2020*

WITNESS..... *n/a*

MAGISTRATES COURT

AT MELBOURNE

DAMIAN CAPOBIANCO

13 COUNTS

MISPRISION OF TREASON

**IN THE SUPREME COURT OF VICTORIA
AT MELBOURNE
COMMON LAW DIVISION
PROFESSIONAL LIABILITY LIST**

No. S ECI 2018 00521

BETWEEN

VICTORIAN LEGAL SERVICES BOARD

- and -

Plaintiff

DENNIS JENSEN AND OTHERS ACCORDING TO SCHEDULE 1

Defendants

COURT BOOK

FOLDER 1 OF 2

Lander & Rogers
Lawyers
Level 12
600 Bourke Street
Melbourne VIC 3000
DX 370
Tel: 9269 9171
Fax: 9269 9001
E-mail: abannister@landers.com.au



SCHEDULE 1

No. S ECI 2018 00521

BETWEEN

VICTORIAN LEGAL SERVICES BOARD

Plaintiff

-and-

DENNIS JENSEN

First Defendant

COMMON LAW RESOLUTIONS PTY LTD (ACN610 824 729)

Second Defendant

JTA CORPORATION PTY LTD (ACN 098 788 848)

Third Defendant

DAMIAN CAPOBIANCO
13 COUNTS "MISPRISON OF TREASON"

Lander & Rogers

Lawyers

Level 12

600 Bourke Street

Melbourne VIC 3000

E-mail: abannister@landers.com.au



Damian Capobianco (The Accused)
Magistrates Court of Victoria
Melbourne Registry
233 William Street, Melbourne Victoria

Count 1

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the criminal offence of treason committed by politicians who did breach their Statutory Oath of Allegiance to Her Majesty Queen Elizabeth The Second by entertaining legislation titled "Courts and Tribunals Further Amendment Bill/Act", during the years 1999/2000. Such legislation contained an act of treason.

Common Law Misprision of Treason

Count 2

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the criminal offence of treason committed by the then State Governor Gobbo by the enactment of *The Courts and Tribunals Further Amendment Act* on the 5th September 2000. Such enactment did remove the statutory Oath of Allegiance to Her Majesty Queen Elizabeth The Second from section 6(l) of The Legal Practice Act 1998 (Victoria).

Common Law Misprision of Treason

Count 3

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced at part 8 of the West Australian Act titled "Acts Amendment and Repeal Courts and Legal Practice Act" 2003. Enacted 1st January 2004.

Common Law Misprision of Treason

Count 4

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 121 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason



Count 5

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 122 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 6

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 123 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 7

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 124 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 8

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 125 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 9

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 126 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 10

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 127 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason



Count 11

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 128 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 12

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 129 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Count 13

In the period October 2017 to December 2017 the accused at The Magistrates Court of Victoria, Melbourne, did conceal the overt act of treason evidenced within section 130 of the *Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 (WA)*.

Common Law Misprision of Treason

Others involved in the criminal concealment:

1. Peter Lauristan
Chief Magistrate
2. Jelena Popovic
Deputy Chief Magistrate
3. Lance Martin
Deputy Chief Magistrate
4. Jack Vandersteen Magistrate
5. Debra Gullachi
6. Simone Shields
7. Ben Luka

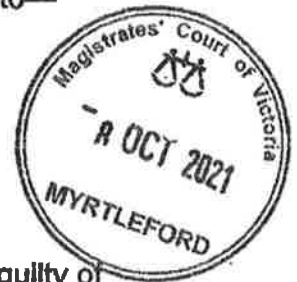


CRIMES ACT 1958 VICTORIA

SECT 9A

Treason

- (1) A person who—
- (a) kills the Sovereign, does the Sovereign any bodily harm tending to the death or destruction of the Sovereign or maims, wounds, imprisons or restrains the Sovereign;
 - (b) kills the eldest child and heir apparent, or the Consort, of the Sovereign;
 - (c) levies war, or does any act preparatory to levying war, against the Commonwealth of Australia;
 - (d) assists by any means whatever, with intent to assist, an enemy at war with the Commonwealth of Australia, whether or not the existence of a state of war has been declared;
 - (e) instigates a foreigner to make an armed invasion of the Commonwealth or any Territory not forming part of the Commonwealth; or
 - (f) forms an intention to do any act referred to in a preceding paragraph of this subsection and manifests that intention by an overt act— shall be guilty of an indictable offence, called treason, and liable to—
 - (g) level 1 imprisonment (life); or
 - (h) imprisonment for such other term as is fixed by the court— as the court determines.



- (2) A person who—
- (a) receives or assists another person who is to his knowledge guilty of treason in order to enable him to escape punishment; or
 - (b) knowing that a person intends to commit treason, **does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence—** shall be guilty of an indictable offence.

Penalty: Level 3 imprisonment (20 years maximum).

- (3) On the trial of a person charged with treason on the ground that he formed an intention to do an act referred to in paragraph (a), (b), (c), (d) or (e) of subsection (1) of this section and manifested that intention by an overt act, evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment.

CURRENTLY OFFICERS OF THE
VICTORIAN POLICE FORCE REFUSE TO
ACTION THIS SECTION OF LAW
EVEN THO IT IS A STATUTORY DUTY

Telephones: (03) 9628 7700
Facsimile: (00) 9628 7858



Principal Registrar's Office
Melbourne Magistrates' Court
233 William Street
Melbourne, VIC. 3000

GPO Box 987G
Melbourne, VIC. 3001
(DX 250088)

22 June 2006

PRACTICE DIRECTION 14/2006

REGISTRARS OF MAGISTRATES' COURTS

PRIVATE PROSECUTIONS

Upon receipt of charge(s) filed as a private prosecution and on being satisfied that the charge(s):

- disclose an offence known to law; *Vic CRIMES ACT 1958, s 9A*
- complies with section 27 and section 31 (2) (if applicable) of the *Magistrates' Court Act 1989*;
- complies with the *Magistrates' Court General Regulations 2000*,

the registrar is to issue the charge(s) and must immediately forward a copy of the relevant documentation to:

State charge(s) -

Director of Public Prosecutions
565 Lonsdale St,
Melbourne 3000

Commonwealth charge(s):

Director of Public Prosecutions
Level 15
460 Lonsdale St,
Melbourne 3000.

In the event that both State and Commonwealth charges are filed simultaneously against the same defendant, a copy of all charges is to be sent to both prosecuting agencies.

Graeme J. Horsburgh
Principal Registrar
Magistrates' Court of Victoria



Magistrates' Court Criminal Procedure Rules 2019
S.R. No. 143/2019
Form 3—Charge-sheet and summons

Form 3—Charge-sheet and summons

Rule 13(c)

CHARGE-SHEET AND SUMMONS

Details of accused

Name: **ROBERT HULLS**
Gender:
Date of birth:
Mobile phone number:
Email address: **C1-R.M.I.T. MELBOURNE VIC 3950**
Registration number of vehicle: State registered:
Driver licence number: State issued:

To the accused:

You have been charged with an offence. 'S

Read these pages to see what you must do.

Details of the charge against you

(SEE ATTACHED)

What is the charge?

[Description of offence]

Under what law?

- State
- Act
- Commonwealth
- Regulation
- Other—specify

Act or Regulation No.

Section or Clause (Full Ref.)

VICTORIAN CRIMES ACT 1958 SECT 9A
CRIMINAL CODE ACT 1995 CHAPTER 5—THE SECURITY OF THE COMMONWEALTH PART 5.1 DIVISION 80 80.1A

Is this an infringement offence?

- Yes—see below
- No
- Enforcement review
- Enforcement review—special circumstances
- Other—specify
- Infringements Act 2006 section 40

Date of service by the Director, Fines Victoria



Magistrates' Court Criminal Procedure Rules 2019

S.R. No. 143/2019

Form 3—Charge-sheet and summons

Are there more charges? No Yes—see "Continuation of Charges" attached

Type of offence Summary offence Indictable offence

Request for committal proceeding No Yes

Who filed the charge-sheet(s)?

Name of informant:

Agency and address:

Telephone:

Email:

Agency Ref.:

Signature of informant:

Date:

Filed at:

Date:

Where will the case be heard?

The Magistrates' Court at [venue]

Address			Telephone		
When	Time	Day	Month	Year	
Details about this summons					
Issued at:					
Date:					
Registrar:					
Magistrate:					
Police officer:					
Prescribed person:					



Article 23

1. Everyone has the right to work, to free choice of employment, to just and favourable conditions of work and to protection against unemployment.
2. Everyone, without any discrimination, has the right to equal pay for equal work.
3. Everyone who works has the right to just and favourable remuneration ensuring for himself and his family an existence worthy of human dignity, and supplemented, if necessary, by other means of social protection.
4. Everyone has the right to form and to join trade unions for the protection of his interests.

Article 24

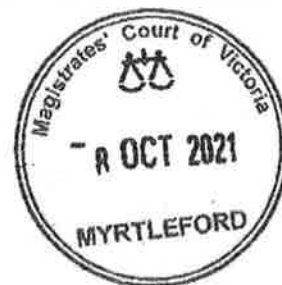
Everyone has the right to rest and leisure, including reasonable limitation of working hours and periodic holidays with pay.

Article 25

1. Everyone has the right to a standard of living adequate for the health and well-being of himself and of his family, including food, clothing, housing and medical care and necessary social services, and the right to security in the event of unemployment, sickness, disability, widowhood, old age or other lack of livelihood in circumstances beyond his control.
2. Motherhood and childhood are entitled to special care and assistance. All children, whether born in or out of wedlock, shall enjoy the same social protection.

Article 26

1. Everyone has the right to education. Education shall be free, at least in the elementary and fundamental stages. Elementary education shall be compulsory. Technical and professional education shall be made generally available and higher education shall be equally accessible to all on the basis of merit.
2. Education shall be directed to the full development of the human personality and to the strengthening of respect for human rights and fundamental freedoms. It shall promote understanding, tolerance and friendship among all nations, racial or religious groups, and shall further the activities of the United Nations for the maintenance of peace.
3. Parents have a prior right to choose the kind of education that shall be given to their children.



Article 27

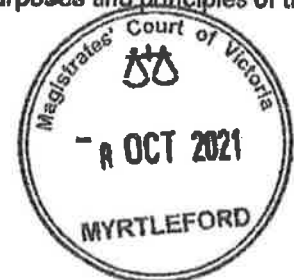
1. Everyone has the right freely to participate in the cultural life of the community, to enjoy the arts and to share in scientific advancement and its benefits.
2. Everyone has the right to the protection of the moral and material interests resulting from any scientific, literary or artistic production of which he is the author.

Article 28

Everyone is entitled to a social and international order in which the rights and freedoms set forth in this Declaration can be fully realized.

Article 29

1. Everyone has duties to the community in which alone the free and full development of his personality is possible.
2. In the exercise of his rights and freedoms, everyone shall be subject only to such limitations as are determined by law solely for the purpose of securing due recognition and respect for the rights and freedoms of others and of meeting the just requirements of morality, public order and the general welfare in a democratic society.
3. These rights and freedoms may in no case be exercised contrary to the purposes and principles of the United Nations.



Article 30

Nothing in this Declaration may be interpreted as implying for any State, group or person any right to engage in any activity or to perform any act aimed at the destruction of any of the rights and freedoms set forth herein.

Universal Declaration of Human Rights

Text of the Declaration (<https://www.un.org/en/about-us/universal-declaration-of-human-rights>)

History of the Declaration (<https://www.un.org/en/about-us/udhr/history-of-the-declaration>)

Drafters of the Declaration (<https://www.un.org/en/about-us/udhr/drafters-of-the-declaration>)

COURT OF APPEAL (VICTORIA)

SHAW v. ANZ TRUSTEES

MATTER NO. S APCI 2013 0043

GEOFFREY NETTLE'S GRAND JURY

APPLICATION DOCUMENTS

LODGED 17 MARCH 2008

Grand Jury Application

Geoffrey Nettle

*Former Clerk of Appeal
Former High Court Judge*

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

No. S APCI 2013 0043

Pg 156

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

10

AFFIDAVIT IN SUPPORT

Wayne Glew and Justice Nettle
Grand Jury Application
17 March 2008

*Sub 51
799-2019
Sub. 67.*

Date of document: 12 JUNE 2013
Filed on behalf of: The Plaintiff
Prepared by: Brian Shaw
Address: C/- P.O.Box 800 Werribee
Victoria, 3030

Tel: 0487 195 522

20

I, Brian William Shaw, care of P.O. Box 800, Werribee, 3030 in the State of Victoria do state and affirm the following:

1. That this affidavit exhibits the Grand Jury application and affidavit of Mr Wayne Glew naming Justice Nettle as the defendant.
2. On the 10th May 2013 and on the 17th May 2013 Justice Nettle was made fully aware that he was a Grand Jury defendant on 17 March 2008, but ignored this.

30

Exhibit is marked; **"Wayne Glew and Justice Nettle
Grand Jury Application, 17 March 2008"**

AFFIRMED BY: *Brian Shaw*

AT: *Sunbury* IN THE STATE OF VICTORIA

THIS *12th* DAY OF JUNE 2013.

BEFORE ME: *Albert Edward Kelly*
A JUSTICE OF THE PEACE FOR VICTORIA
REG. No. 7425
ALBERT EDWARD KELLY
9 HARCOTTE DVE., SUNSBURY 3429

1/42

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

No. S APCI 2013 0043

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

10

EXHIBIT

This is the exhibit referred to in the affidavit of Brian William Shaw affirmed on the 12 day of June 2013.

20

Before me:

Albert E. Kelly JP

A JUSTICE OF THE PEACE FOR VICTORIA
REG. No. 7485
ALBERT EDWARD KELLY
9 HARCOMBE DVE., SUNBURY 3429
PHONE 9744-1525

30

“Wayne Glew and Justice Nettle Grand Jury Application, 17 March 2008”

2/42

2. **TREASON IS:**

"Treason consists of a Breach of duty of Allegiance which the Subject owes to the Sovereign and which binds him at all times and in all places"

[Rex v Casement 1917, 1 KB 98 at 114]

3. **CRIMES ACT 1958 VICTORIA – SECTION 351**

Mode of prosecution

"All treasons and misprisions of treason shall be prosecuted by indictment only, and all other indictable offences may be prosecuted by indictment or by presentment as hereinafter directed."

4. **CRIMES ACT 1958 VICTORIA – SECTION 322E**

Treason and misprision of treason not affected

"Nothing in this Part shall be taken to affect directly or indirectly any matter of law or practice applicable to treason or misprision of treason."

5. **CRIMES ACT 1958 VICTORIA – SECTION 316**

Unlawful oaths to commit treason, murder etc.

(1) Every person who—

(a) Administers or is present at and consents to the administering of any oath or engagement in the nature of an oath purporting to bind the person who takes it to commit treason or murder; or

(2) Every person who—

(a) administers or is present at and consents to the administering of any oath or engagement in the nature of an oath purporting to bind the person who takes it to act in any of the ways following (that is to say):—

(ii) To commit any indictable offence other than treason or murder;

(vii) not to reveal or discover any unlawful association society or confederacy or any illegal act done or to be done or any illegal oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of any such oath or engagement; or

shall be guilty of an indictable offence, and shall be liable to level 6 imprisonment (*5 years maximum*).

6. **CRIMINAL CODE ACT 1995 (CTH)**

Chapter 5: The Security of the Commonwealth

Part 5.1 Treason

Division 80 Treason

Penalty: Imprisonment for Life

7. **CRIMINAL CODE ACT 1995 (CTH)**

Chapter 5: The Security of the Commonwealth

Part 5.1 Treason

Division 80 Concealment or Assistance

(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

8. **JUDICIARY ACT 1903 (CTH) SECTION 80**

Common law to govern

So far as the laws of the Commonwealth are not applicable or so far as their provisions are insufficient to carry them into effect, or to provide adequate remedies or punishment, the common law in Australia as modified by the Constitution and by the statute law in force in the State or Territory in which the Court in which the jurisdiction is exercised is held shall, so far as it is applicable and not inconsistent with the Constitution and the laws of the Commonwealth, govern all Courts exercising federal jurisdiction in the exercise of their jurisdiction in civil and criminal matters.

9. **TREASON & MISPRISON OF TREASON:**

Must be by Grand Jury Exclusively

a. **Byrne V Armstrong (1899) 25 VLR 126** (The Indictment)

"That section contemplates an ex parte application founded upon an affidavit disclosing an indictable offence, and that a justice has refused to commit. The court has no discretion once those conditions are complied with. Section 386 shows that so far as Treason is concerned it must be prosecuted by indictment. The Attorney General could not start such a prosecution. It must be by grand jury." (at 126)

b. **Byrne V Armstrong (1899) 25 VLR 126** (The Finding)

"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.” (at 132)

c. McArdle V Lorne Campbell (Sept 1986) (On Behalf of the Crown)

“Much has changed since 1940 and in particular the Office of Director of Public Prosecutions has been established by Act No 9848 of 1982. Under that Act the Director of Public Prosecutions is charged with preparing, instituting and conducting criminal proceedings on ‘behalf of the Crown.’ The Director is responsible to the Attorney General for the due performance of his functions and he is given the power to enter a nolle prosequi in criminal proceedings. But the Attorney-General’s power to enter a nolle prosequi is preserved in these circumstances, now that the responsibility for instituting criminal proceedings has been taken out of the hands of the Attorney-General, it may be that there is not the same need to have an alternative method of instituting proceedings. When the Office of Director of Public Prosecutions was established S354 of the Crimes Act was amended to substitute the words ‘the Director or Public Prosecutions’ for the words ‘a law officer.’ The section therefore now operates where the Director declines to present.”

10. SHALL BE INCAPABLE

a. Commonwealth Constitution Act 1900 Section 44 (ii)

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.

11. COMMONWEALTH CONSTITUTION ACT 1900 SECTION 80

Trial by jury

[Section 80 Constitutional Guarantee]

"The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes."

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

DATED the 17th day of March, 2008

This Application is filed by



Wayne Kenneth Glew

IN THE SUPREME COURT OF VICTORIA
FULL COURT – CRIMINAL JURISDICTION

No of 2008

IN THE MATTER of the Crimes Act 1958
And

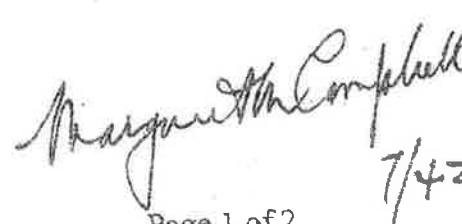
IN THE MATTER of an Application by
Wayne Kenneth Glew

AFFIDAVIT OF WAYNE KENNETH GLEW

Date of Document: 17TH March 2008
Filed on behalf of: The Applicant
Prepared by: Wayne Kenneth Glew

I, Wayne Kenneth Glew, Inventor, 1004 Chapman Road Geraldton WA, state and affirm the following: -

1. That I was in attendance at the Court of Appeal Supreme Court Victoria on 14th March 2008, in the matter Shaw v Attorney General (Vic) 9997/06, sitting as a fair-minded lay observer in the body of the Court (the test)
2. The Court was Presided over by two Judges, being Justice Nettle and Justice Dodds-Streeton
3. That during the course of the hearing serious indictable offences were committed by the bench, the offences being Treason and Misprision of Treason (concealment), but not limited to these offences
4. Treason is legally declared as Breach of Allegiance revealed in the Overt Act titled "*Courts and Tribunals Legislation (Further Amendment) Act 2000*" specifically Part 2 of the said Act
Exhibit marked "A"



7/42

5. Misprision of Treason being the concealment of the Overt Act titled "*Acts Amendment and Repeal (Courts and Legal Practice) Act 2003 WA*" specifically part 8 Amendments about the Crown Exhibit marked "B"

6. That during the course of the hearing the bench refused to judicially deal with the revealed fact that the current Deputy Prime Minister, Julia Gillard, is in breach of section 44 (ii) of the Commonwealth Constitution Act 1900 (Attainted of Treason) and must stand down in accordance with the named section Exhibit marked "C"

7. The two Judges showed no respect for either the Constitution of the State of Victoria and Western Australia nor the Commonwealth Constitution of 1900

Affirmed by

Wayne Kenneth Glew



At WERRIBEE in the State of VICTORIA

This 17th Day of August 2008

Before me:



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



IN THE SUPREME COURT OF VICTORIA
FULL COURT – CRIMINAL JURISDICTION

No of 2008

IN THE MATTER of the *Crimes Act 1958*
And

IN THE MATTER of an Application by
Wayne Kenneth Glew

EXHIBIT

Date of Document: 17 March 2008
 Filed on behalf of: The Applicant
 Prepared by: Wayne Kenneth Glew

This is the exhibit referred to and marked "A" in the affidavit of
Wayne Kenneth Glew Affirmed on the 17 day of March 2008 at
WERRIBEE in the State of Victoria

Before me: Margaret May Campbell

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



**Part 2 Courts and Tribunals Legislation
(Further Amendment) Act 2000 Vic**

9/42

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

Act No. 51/2000

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Victoria

No. 51 of 2000

**Courts and Tribunals Legislation
(Further Amendment) Act 2000[†]**

[Assented to 5 September 2000]

The Parliament of Victoria enacts as follows:

PART 1—PRELIMINARY

1. Purpose

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.

Courts and Tribunals Legislation (Further Amendment) Act
2000
Act No. 51/2000

s. 2

2. Commencement

- (1) This Act, except sections 5 and 6, comes into operation on the day after the day on which it receives the Royal Assent.
 - (2) Subject to sub-section (3), sections 5 and 6 come into operation on a day or days to be proclaimed.
 - (3) If section 5 or 6 does not come into operation before 1 January 2001, it comes into operation on that day.
-

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

Act No. 51/2000

1. 3

PART 2—LEGAL PRACTICE ACT 1996

No. 35/1996.
Reprint No. 2
as at
15 August
1999. Further
amended by
No. 52/1999.

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."

14/42

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

Act No. 51/2000

s. 4

PART 3—MAGISTRATES' COURT ACT 1989

4. *Civil rules of court—pre-hearing conferences*

In section 16(1) of the **Magistrates' Court Act 1989**, after paragraph (fa) insert—

"(fb) the referral of any civil proceeding, or any part of a civil proceeding, for a pre-hearing conference and the conduct of pre-hearing conferences;"

No. 51/1989.
Reprint No. 6
as at 1 July
1998. Further
amended by
Nos 35/1999
and 1/2000.

5. *Insertion of new section 19A*

After section 19 of the **Magistrates' Court Act 1989** insert—

"19A. *Recording of proceedings*

The principal registrar must ensure that all proceedings in the Court are recorded in accordance with the Rules."

6. *Pre-hearing conferences*

(1) In section 107 of the **Magistrates' Court Act 1989**, for sub-section (1) substitute—

"(1) A magistrate or a registrar may refer a civil proceeding or part of a civil proceeding for a pre-hearing conference in accordance with the Rules."

(2) In section 107(2) of the **Magistrates' Court Act 1989**—

(a) in paragraph (a), for "complaint" substitute "proceeding or any part of the proceeding";

(b) in paragraph (b), for "matter" substitute "proceeding or any part of the proceeding";

(c) in paragraph (c), for "complaint" substitute "proceeding or any part of the proceeding".

7. *Regulations—fees for recordings*

*Courts and Tribunals Legislation (Further Amendment) Act
2000
Act No. 51/2000*

In section 140(1) of the Magistrates' Court Act 1989, after paragraph (b) insert—

"(c) prescribing the fees and charges payable for the supply by the Court of any recording or any part of a recording of a proceeding; and".

8. Insertion of new section 143

After section 142 of the Magistrates' Court Act 1989 insert—

"143. Rules of court—recording of proceedings

The Chief Magistrate together with 2 or more Deputy Chief Magistrates may jointly make rules of court for or with respect to the recording of proceedings in the Court."

9. Statute law revision

In section 120(1) of the Magistrates' Court Act 1989, omit "the Children's Court Act 1973 and".

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

Act No. 51/2000

s. 10

PART 4—SUPREME COURT ACT 1986

10. Further restriction on appeals

In section 17A of the **Supreme Court Act 1986**,
after sub-section (3) insert—

"(3A) An order made by the Trial Division
constituted by a Judge on an appeal to the
Court—

(a) under section 148(1)(b) of the
**Victorian Civil and Administrative
Tribunal Act 1998**; or

(b) under section 92 or 109 of the
Magistrates' Court Act 1989—

is not subject to appeal to the Court of
Appeal except by leave of the Court of
Appeal or by leave of the Judge constituting
the Trial Division.

(3B) Sub-section (3A) applies only to an order
made on an appeal instituted after the
commencement of section 10 of the **Courts
and Tribunals Legislation (Further
Amendment) Act 2000**."

11. Statute law revision

In the **Supreme Court Act 1986**—

(a) in section 3, in sub-sections (3), (4) and (5),
for "General Rules of Procedure in Civil
Proceedings 1986" substitute "Chapter I of
the Rules of the Supreme Court";

(b) in section 84(3)(b)—

(i) for "mortgagee's" substitute
"mortgagee's";

(ii) for "assignee" substitute "assignee";

No. 110/1986.
Reprint No. 3
as at
1 August 1998
. Further
amended by
Nos
10/1988,
10/1989 and
62/1999.

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

s. 11

Act No. 51/2000

(c) For the heading to Part 8 substitute—

"PART 8—TRANSITIONALS AND SAVINGS";

(d) sections 130, 131, 132, 133, 134, 135, 136,
137 and 140 and the Schedule are repealed.

18/4.

Courts and Tribunals Legislation (Further Amendment) Act
2000
Act No. 51/2000

s. 12

**PART 5—VICTORIAN CIVIL AND ADMINISTRATIVE
TRIBUNAL ACT 1998**

12. Definitions

In section 3 of the **Victorian Civil and Administrative Tribunal Act 1998**—

(a) after the definition of "professional advocate" **insert**—

"reserve judge" of the County Court, means a judge who has made an election under section 13A(1) of the **County Court Act 1958** or who has been appointed under section 13A(3A) of that Act;

(b) in the definition of "Vice President", after "Tribunal" **insert** ", including a Vice President appointed under section 11A".

13. New section 11A inserted

After section 11 of the **Victorian Civil and Administrative Tribunal Act 1998** **insert**—

"11A. Short-term Vice Presidents

- (1) If the President considers it necessary for the proper functioning of the Tribunal, he or she may request the Minister that one or more reserve judges of the County Court be appointed as Vice Presidents.
- (2) The Minister may appoint a reserve judge as a Vice-President for a term not exceeding 3 months.
- (3) A reserve judge may only be appointed as a Vice-President after the Minister has consulted the Chief Judge.

No. 53/1998.
Reprint No. 1
as at 1 July
1999. Further
amended by
Nos 17/1999,
57/1999 and
1/2000.

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

Act No. 51/2000

s. 14

- (4) The appointment of a reserve judge as a Vice President does not affect his or her tenure of office or status as a reserve judge nor any salary, pension or other rights or privileges that he or she has as a reserve judge.
- (5) Service in the office of Vice President must be taken for all purposes to be service in the office of reserve judge.
- (6) Nothing in this Act prevents a reserve judge appointed as a Vice President who is appointed under section 13A(4) of the County Court Act 1958 from constituting the County Court for the purpose of the exercise by the County Court of any of its functions."

14. *Appointment of members*

In the Victorian Civil and Administrative Tribunal Act 1998—

- (a) in section 16(1), after "Members" insert "(other than a Vice President appointed under section 11A)";
- (b) in section 21(1), after "judge" insert "or reserve judge, as the case requires".

15. *Suspension of non-judicial member*

(1) In the Victorian Civil and Administrative Tribunal Act 1998—

- (a) in section 22(1)—
 - (i) for "Minister" (where twice occurring) substitute "President";
 - (ii) for "President" substitute "Minister";
- (b) in section 23(1), for "suspending" substitute "the President suspends".

Courts and Tribunals Legislation (Further Amendment) Act
2000

Act No. 51/2000

s. 16

- (2) In section 23 of the Victorian Civil and Administrative Tribunal Act 1998, for sub-section (8) substitute—

- "(8) If the Minister decides not to make a recommendation under sub-section (4)—
- (a) the Minister must inform the President as soon as practicable after receiving the report under sub-section (2)(b); and
 - (b) the President must lift the suspension".

16. *Validity of proceedings*

In section 25 of the Victorian Civil and Administrative Tribunal Act 1998, at the end of paragraph (c) insert—

"; or

- (d) a member or former member represents a party in a proceeding in contravention of section 25A."

17. *New section 25A inserted*

After section 25 of the Victorian Civil and Administrative Tribunal Act 1998 insert—

"25A. *Member or former member may not represent a party*

If the rules provide for proceedings to be entered in or transferred to lists of the Tribunal and for members to be assigned to those lists—

- (a) a member must not represent a party in any proceeding that has been entered in or transferred to a list to which the member has been assigned;

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

s. 18

Act No. 51/2000

-
- (b) for a period of 2 years after a member ceases to be a member, he or she must not represent a party in any proceeding that has been entered in or transferred to a list to which the former member was assigned."

18. *Non-payment of application fees*

- (1) In section 68(3) of the **Victorian Civil and Administrative Tribunal Act 1998**, for "application is deemed not to have been lodged" substitute "Tribunal is to take no further action in respect of the application (other than action referred to in sub-section (4))".

- (2) In section 68 of the **Victorian Civil and Administrative Tribunal Act 1998**, for sub-section (4) substitute—

"(4) If the fee is not paid within 30 days after the day on which the application is lodged, the Tribunal may make an order striking out the proceeding, unless—

- (a) the fee has been waived under section 132 in that period; or
- (b) the fee has been reduced under section 132 and the reduced fee has been paid in that period; or
- (c) an applicant has requested the waiver or reduction of the fee and the request has not been determined by the end of that period."

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

Act No. 51/2000

s. 19

19. Summary dismissal of proceedings

In section 75(3) of the **Victorian Civil and Administrative Tribunal Act 1998**, at the end of paragraph (b) insert—

"; or

- (c) a senior member who is a legal practitioner."

20. Conduct of proceedings causing disadvantage

In section 78(1) of the **Victorian Civil and Administrative Tribunal Act 1998**, at the end of paragraph (f) insert—

"; or

- (g) failing to attend mediation or the hearing of the proceeding."

21. Mediator may require attendance at mediation

In section 89 of the **Victorian Civil and Administrative Tribunal Act 1998**, after "mediation" (where first occurring) insert "or the mediator".

22. Notice of successful mediation

In section 90 of the **Victorian Civil and Administrative Tribunal Act 1998**, for "Tribunal" substitute "principal registrar".

23. Power to close hearings

In section 101(5) of the **Victorian Civil and Administrative Tribunal Act 1998**, after "sub-section" insert "(2) or".

24. Failing to attend an assessment of costs

In section 111 of the **Victorian Civil and Administrative Tribunal Act 1998**, after sub-section (2) insert—

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

s. 24

Act No. 51/2000

"(3) If—

- (a) a party fails to attend an assessment of costs having been given reasonable notice of the assessment by the principal registrar; and
- (b) the assessment is adjourned as a result; and
- (c) another party incurs additional costs because of the adjournment—

the principal registrar may order that the party who failed to attend pay an amount fixed by the principal registrar in respect of the additional costs of the other party.

- (4) An order under sub-section (3) may be enforced under section 121 as if it were a monetary order.
- (5) A party against whom an order is made under sub-section (3) may, within 14 days after the day on which the order is made, require the principal registrar to refer the order to the Tribunal for review.
- (6) If the principal registrar makes an order under sub-section (3), the principal registrar—
 - (a) must inform the party against whom it is made of the right of referral under sub-section (5); and
 - (b) may stay the order, on the application of a party or on the principal registrar's own initiative, pending the exercise of that right and the determination of the review.

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Courts and Tribunals Legislation (Further Amendment) Act
2000
Act No. 51/2000

s. 25

-
- (7) No fee is payable for a referral under sub-section (5).
 - (8) On a referral under sub-section (5), the Tribunal must review the order and may, by order, confirm, vary or set aside the order.
 - (9) Nothing in Division 3 of Part 3 applies to a review under sub-section (8)."

25. Declarations

In section 124(2) of the **Victorian Civil and Administrative Tribunal Act 1998**, for "judicial member" substitute "presidential member".

26. Contempt

In section 137 of the **Victorian Civil and Administrative Tribunal Act 1998**—

- (a) in sub-section (10), for "the President" substitute "a judicial member";
- (b) sub-section (11) is **repealed**.

27. Statute law revision

In clause 23 in Schedule 1 to the **Victorian Civil and Administrative Tribunal Act 1998**, for "presiding member" substitute "person presiding".

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

Act No. 51/2000

Endnotes

ENDNOTES

† *Minister's second reading speech—*

Legislative Assembly: 26 May 2000

Legislative Council: 29 August 2000

The long title for the Bill for this Act was "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 and for other purposes."

26/4:

IN THE SUPREME COURT OF VICTORIA
FULL COURT – CRIMINAL JURISDICTION

No of 2008

IN THE MATTER of the *Crimes Act 1958*

And

IN THE MATTER of an Application by

Wayne Kenneth Glew

EXHIBIT

Date of Document:	17 th March 2008
Filed on behalf of:	The Applicant
Prepared by:	Wayne Kenneth Glew

This is the exhibit referred to and marked "B" in the affidavit of
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Warrarbee in the State of Victoria

Before me: Margaret May Campbell

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



**Part 8 Acts Amendment and Repeal
(Courts and Legal Practice) Act 2003 WA**

**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, p. 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 ".

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 1, p. 51 and Act No. 27 of 2002.]

(2) Section 19B(4)(b) 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 to Legislation of Western Australia, Table 1, p. 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 —

29/4

" 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 —

" State or the Commonwealth, as the case may be, ".

(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 729(3) 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 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, p. 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 18A(1) is amended by deleting "in Her Majesty's name" and inserting instead —

" 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 1, p. 124 and Acts Nos. 3 and 25 of 2002.]

(2) Schedule 1 item 1 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 2001 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**.

[* 12 January 2001.]

(2) Section 3 is amended in the definition 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 ".

Numbered by:
Proclamations

GOVERNMENT GAZETTE
Western Australia
Previous Close Next

No. 208. 30-Dec-200
Page: 5722 Pdf - 455k

AA201

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

PROCLAMATION

WESTERN AUSTRALIA)	By His Excellency Lieutenant General John Murray Sanderson, Companion of the Order of Australia, Governor of the State of Western Australia
John Sanderson, Governor.		
(L.S.)		

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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ASSSENT 9 December 2003.
PROCLAMATION 23 December 2003
ENACTMENT 1 January 2004

IN THE SUPREME COURT OF VICTORIA
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Grand Jury Application
Julia Gillard

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(vii) not to reveal or discover any unlawful association society or confederacy or any illegal act done or to be done or any illegal oath or engagement that may have been administered or tendered to or taken by himself or any other person or the import of any such oath or engagement; or

shall be guilty of an indictable offence, and shall be liable to level 6 imprisonment (*5 years maximum*).

6. **CRIMINAL CODE ACT 1995 (CTH)**

Chapter 5: The Security of the Commonwealth

Part 5.1 Treason

Division 80 Treason

Penalty: Imprisonment for Life

7. **CRIMINAL CODE ACT 1995 (CTH)**

Chapter 5: The Security of the Commonwealth

Part 5.1 Treason

Division 80 Concealment or Assistance

(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

8. JUDICIARY ACT 1903 (CTH) SECTION 80

Common law to govern

So far as the laws of the Commonwealth are not applicable or so far as their provisions are insufficient to carry them into effect, or to provide adequate remedies or punishment, the common law in Australia as modified by the Constitution and by the statute law in force in the State or Territory in which the Court in which the jurisdiction is exercised is held shall, so far as it is applicable and not inconsistent with the Constitution and the laws of the Commonwealth, govern all Courts exercising federal jurisdiction in the exercise of their jurisdiction in civil and criminal matters.

9. TREASON & MISPRISON OF TREASON:

Must be by Grand Jury Exclusivelya. **Byrne V Armstrong (1899) 25 VLR 126** (The Indictment)

"That section contemplates an ex parte application founded upon an affidavit disclosing an indictable offence, and that a justice has refused to commit. The court has no discretion once those conditions are complied with. Section 386 shows that so far as Treason is concerned it must be prosecuted by indictment. The Attorney General could not start such a prosecution. It must be by grand jury." (at 126)

b. **Byrne V Armstrong (1899) 25 VLR 126** (The Finding)

"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.” (at 132)

c. **McArdle V Lorne Campbell (Sept 1986) (On Behalf of the Crown)**

“Much has changed since 1940 and in particular the Office of Director of Public Prosecutions has been established by Act No 9848 of 1982. Under that Act the Director of Public Prosecutions is charged with preparing, instituting and conducting criminal proceedings on ‘behalf of the Crown.’ The Director is responsible to the Attorney General for the due performance of his functions and he is given the power to enter a nolle prosequi in criminal proceedings. But the Attorney-General’s power to enter a nolle prosequi is preserved in these circumstances, now that the responsibility for instituting criminal proceedings has been taken out of the hands of the Attorney-General, it may be that there is not the same need to have an alternative method of instituting proceedings. When the Office of Director of Public Prosecutions was established S354 of the Crimes Act was amended to substitute the words ‘the Director or Public Prosecutions’ for the words ‘a law officer.’ The section therefore now operates where the Director declines to present.”

10. FOREIGN ALLEGIANCE

a. **Commonwealth Constitution Act 1900 Section 44 (i)**

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

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b. Commonwealth Constitution Act 1900 Section 44 (ii)

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

11. COMMONWEALTH CONSTITUTION ACT 1900 SECTION 80

Trial by jury

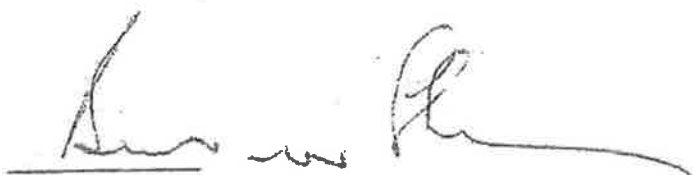
[Section 80 Constitutional Guarantee]

"The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes."

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

DATED the 29th January 2007

This Application is filed by



Brian William Shaw

280 Leakes Road
Truganina Victoria 3030

42/12

"IT IS TREASON"

40 PAGE ARTICLE BY SHAW

JANUARY 2021

"It Is Treason"

**Article by Brian Shaw
January 2021**

Refer to website www.elijahschallenge.net

**Halsbury's Laws of England
Second Edition
Volume 6 Page 423 Paragraph 473: "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.

- 1. The Bill of Rights 1688 (UK)**
- 2. Act of Settlement 1700 (UK)**
- 3. Union with Scotland 1706 (UK)**

**House of Lords and House of Commons
Senate and House of Representatives
Commonwealth Constitution
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."

**The Great Australian Colony
Commonwealth Constitution
The United Kingdom – The Self – Governing Colony
Section 8:**

"After the passing of this act The Colonial Boundaries Act 1895, shall now apply to any colony which becomes a state of the Commonwealth, but the Commonwealth shall be taken to be a self-governing colony for the purposes of this act."

Constitution Act 1889 (W. Australia)

Section 36: Privileges and Immunities and Powers – House of Commons

“It shall be lawful for the legislature of the colony, by any act to define the privileges, immunities and powers to be held, enjoyed and exercised by the legislative council and legislative assembly and by the members thereof respectively. Provided that no such privileges, immunities or powers shall exceed those for the time being held, enjoyed and exercised by the Commons House of Parliament or the members thereof.”

Constitution Act 1889 (W. Australia)

Section 2 (2):- The Queen

“The Parliament of Western Australia consists of **The Queen** and the legislative council and the legislative assembly.”

The Governor

Constitution Act 1889 (W. Australia)

Section 50 (1):- The Queen

“The Queen’s representative in Western Australia is **The Governor** who shall hold office during Her Majesty’s pleasure.”

Constitution Act 1889 (W. Australia)

Acts Amendment and Repeal (Courts and Legal Practice) Act 2003

Supreme Court Act 1935 (3) – Deletes The Queen

“Section 9 (1) is amended by deleting “**Her Majesty**” and inserting instead “**The Governor**”.

Office of Governor

Constitution Act 1889 (W. Australia)

Section 50 (2):- The Binding Condition

“Abolition of or alteration in the Office of Governor shall not be effected by an act of Parliament, “except” in accordance with **section 73 (2).**”

State Referendum

Constitution Act 1889 (W. Australia)

Section 73 (2):- Office of Governor

“A bill that -

- (A) Expressly or impliedly provides for the abolition of or alteration in the Office of Governor

- (B) Expressly or impliedly in any way effects any of the following sections or this act, namely - **sections 2, 3, 4, 50, 51 and 73 (6 sections).**

The Queen – The Elector – Prior To Presentation

Shall not be presented for assent in the name of **The Queen**, “unless”

- (G). The bill has also “prior” to such presentation been approved by “the electors” in accordance with the section.

The “Invalidity” - Contravention

And a bill assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act.”

**Constitution Act 1889 (W. Australia)
Section 73 (2) (5) – Majority of Electors**

“If a majority of the electors voting approve the bill, it shall be presented to The Governor for assent by or in the name of The Queen”

“but”

The Western Australian Act removed The Queen,

“omitting”

the State Referendum requirement. Impossible to enact

The element for treason is

“Breach of Allegiance” – “The Allegiance Is Breached”

The element for misprision of treason is

“The Concealment or keeping secret any treason by a person”

Authority Law

R v Casement 1917 1 KB 98 at 114

**Constitution Act 1889 (W. Australia)
Section 73 (2) (6) – “Any Person”**

“Any person entitled to vote at a general election of members of the legislative assembly is entitled to bring proceedings in the Supreme Court for a declaration, injunction or other remedy to enforce the provisions of this section either before or after a bill of a kind referred to in subsection (2) is presented for assent by or in the name of The Queen.”

Constitution Act 1889 (W. Australia)
Section 75 – Interpretation – “Her Majesty Means”

“Her Majesty means, when not repugnant to the context, Her Majesty, her heirs and successors.”

Acts Amendment and Repeal (Courts and Legal Practice) Act 2003
Supreme Court Act 1935 (W. Australia)
Section 130:- “Breach of Allegiance”

- (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’. (The Act of Treason)

Criminal Code Act 1995 (CTH)
The Security of The Commonwealth
Division 80 - Treason and Sedition – “The Law of Treason”
Section 80 (1A) - Definition of Organisation:

Organisation means:

- (A) A body corporate
- (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.

Criminal Code Act 1995 (CTH) – The Police (Federal)
Section 80 (2):

A Person commits an offence ‘IF’,

- (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.
- (B) Knowing that another person intends to commit treason, does not inform a constable or it within a reasonable time or use other reasonable endeavours to prevent the commission of the offence
Penalty: Life Imprisonment

Section 80 (8) 'Constable'

Constable means:- "Federal and or State Police"

A member or special member of the Australian Federal Police or a member of the police force or police service or a state or territory.

Treasonable Offences in Victoria**Crimes Act 1958 (6231-1958)****Section 9A – Treason:- "The Victoria Police"**

1. A person who –

(C) Levies war, or does any act preparatory to levying war, against the Commonwealth of Australia,

(D) Assists by any means whatsoever, with Intent to assist, an enemy at war with the Commonwealth of Australia, whether or not the existence of a state of war has been declared,

(F) Forms an intention to do any act referred to in a preceding paragraph of this subsection and manifests that intention by an overt act,

Shall be guilty of an indictable offence, called treason, and liable to life imprisonment.

Crimes Act 1958 Victoria**Section 9A (2):**

(A) Receives or assists another person who is to his knowledge guilty of treason in order to enable him to escape punishment, OR

(B) Knowing that a person intends to commit treason, does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence,
(B) The Police (State)

Shall be guilty of an indictable offence.

Penalty: Level 3 Imprisonment – 20 years

The Overt Act – Named in the Indictment**Crimes Act 1958 Victoria****Section 9A (3)**

"Evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment."

**The Declaration of War on The People of The Commonwealth
The Overt Act of Treason**

**“Acts Amendment and Repeal (Courts and Legal Practice) Act 2003
– No. 65 – 2003”**

“Amendments about the Crown” – “PART 8”

**Section 121. Bail Act 1982 (W. Australia)
[Overt Act of Treason]**

**Section 122. Children’s Court of Western Australia Act 1988
[Overt Act of Treason]**

**Section 123. The Criminal Code Act (W. Australia)
[Overt Act of Treason]**

S. 124 →

**Section 125. District Court of Western Australia Act 1969
[Overt Act of Treason]**

**Section 126. Family Court Act 1997
[Overt Act of Treason]**

*EXHIBIT DOCUMENT
NUM ARR 1,
Plus
SECTION 124.*

**Section 127. Juries Act 1957 (W. Australia)
[Overt Act of Treason]**

**Section 128. Justices Act 1902 (W. Australia)
[Overt Act of Treason]**

**Section 129. Local Courts Act 1904 (W. Australia)
[Overt Act of Treason]**

**Section 130. Supreme Court Act 1935 – “Judicial Officers”
[Overt Act of Treason]**

**Crimes Act 1958 (Vic) “Treason and or Misprision of Treason”
Section 322E:**

**“Nothing in this part shall be taken to affect directly or indirectly any matter of law or
practice applicable to treason or misprision of treason.”**

**Halsbury’s Laws of England
Arrest Without Warrant**

**“Where a felony or treason has been actually committed, an arrest without warrant, of a
person reasonable suspected of having committed that offence is lawful, at any time
after its commission”**

Source: Second Edition, Volume 9, Page 95 Paragraph 120

Misprision – Failure or Refusal to Disclose The Felony.

“Misprision requires nothing active, the failure or refusal to disclose the felony is enough.”

Source: Sykes v Director of Public Prosecutions. All England Law Reports 1961 3 AllER 33 (At 41).

Concealment: ‘Principal to the Offence’

(A) “Now Concealment of treason was itself treason”

Source: Sykes v Director of Public Prosecutions. All England Law Reports 1961 3 AllER 33 (At 36).

(B) “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.”

Source: Halsbury’s Laws of England. Second Edition - Volume 2 at Para 480.

(C) “In treason there are no accessories either before or after the fact, all such persons being principals.”

Source: Halsbury’s Laws of England. Second Edition - Volume 6 at Page 425, Para 477.

Property Rights and Freedom of the Subject

“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 charter or statutes which regulate the relation between **The Crown and The People:**

1. **Magna Carta (1297)**
2. **Petition of Rights (1627)**
3. **Bill of Rights (1688)**
4. **Act of Settlement (1700)**

Source: Halsbury’s Laws of England. Second Edition - Volume 6 at Page 390, Para 435.

Parliament Superior to Monarchy – 1688 and 1700

“Together, the Bill of Rights (1688) and the Act of Settlement (1700) signified that the Parliament and not ‘The Monarch’ was the supreme law-making body of England.”

**Source: Australian Constitutional Law and Theory at Page 52.
Blackshield, Williams and Fitzgerald.**

Trial of The 7 Bishops – 1688 – United Kingdom

- A. This particular trial was and remains one of the historical trials in United Kingdom Law.
- B. In the year 1688, King James II attempted to usurp Protestant law gained from the European Reformation, (trial of Martin Luther).
- C. Seven Bishops opposed James II, they were arrested and imprisoned in the Tower of London.
- D. The 7 Bishops stood trial on the floor of the House of Lords, the jury was composed of 12 members of the House of Lords.
- E. **The transcript is available today, on The Web**

The Trial Decision (Ended The Stuart Claims)

- A. The jury decision was in favour of the Bishops
- B. The trial ended the Stuart claims to rule by prerogative rights.
- C. In December 1688, James II cast the Great Seal of the Realm into the Thames and fled to France, then into Ireland.

The Abdication -1688 – United Kingdom

The Convention Parliament met (1688) and resolved that James II had abdicated “having endeavoured to subvert the Constitution of the Kingdom by breaking the original contract between the King and People and having violated the fundamental laws.”

**Source: Australian Constitutional Law and Theory at Page 48.
Blackshield, Williams and Fitzgerald.**

**Acts Amendment and Repeal (Courts and Legal Practice) Act 2003
State of Western Australia
Section 123 – The Criminal Code- “the Overt Act Of Treason”**

- (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 Commonwealth’.
- (11) Section 720 is amended by **deleting ‘Queen’** and inserting instead ‘State’.
- (14) Section 746A (4) is amended by **deleting ‘Crown’** and inserting instead ‘State’.

**The Subverting
Bill of Rights 1688 United Kingdom
Preamble:**

“Whereas the late King James the Second, by the assistance of diverse evil counsellors, **‘Judges and Ministers’** employed by him, did endeavour to subvert and extirpate the Protestant religion and the laws and liberties of this Kingdom.”

Trespass – Invasion Of Property.

“By the Laws of England, every Invasion of private property, be it ever so minute, is trespass.”

Source: Australian Constitutional Law and Theory at Page 52.
Blacksheld, Williams and Fitzgerald.

Authority Law: Entick v Carrington 1765 19 ST TR 1030.

Act of Settlement 1701 – United Kingdom – Protestant Law

- A. “The purpose of this act was to resolve the question of the Protestant Succession”.
- B. “The Act also provides that Judges should hold office during good behaviour”, or be removed.

Bill of Rights 1688**Act of Settlement 1701 – “Both Acts State”**

“An Act for the more effectual preserving of the King’s person and Government by **disabling Papists** from sitting in either House of Parliament.”

**Acts Amendment and Repeal (Courts and Legal Practice) Act 2003
(W. Australia)**

District Court of Western Australia Act 1969**Section 125 – “The Overt Act of Treason”**

- (4) Section 11 (1) is amended by deleting ‘**Her Majesty**’ and inserting instead ‘**The Governor**’ (**Removes The Queen**)

**Commonwealth Constitution – Section 44 (Disqualification Law)
See Or Church of Rome**

- A. **“Together the 1688 Bill of Rights and the Act of Settlement 1700, state that the foreign power to the Law of England is the **See or Church of Rome**”.**
- B. **This material fact was omitted by High Court Judges in the Sue v Heather Hill matter.- Heard During 1999**
- C. **Section 44**
(i) **Any person who is –**
“Under any acknowledgment 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” [shall be incapable of being chosen, or, of sitting as a Senator or member of the House of Representatives.]

Attainted of Treason – Every Politician – Since Removal of Queen

- A. **Every Commonwealth politician since 1st January 2004 (removal of both Crown and Monarch unlawfully) is “attainted of treason”. This criminal offence is found at section 44 (ii) in the Commonwealth Constitution.**

- B. **Every person sitting on an election selection panel or board is committing the serious indictable offence of “misprison of treason” because of the words: “shall be incapable of being chosen”.**

Julia Gillard and Grand Jury – The Offence

- A. In the year 2007 (January 29th) Julia Gillard was presented to the Magistrates Court at Melbourne. **Gillard was not present in the court** but, the presiding Magistrate permitted the Commonwealth Director of Public Prosecutions, Mr Damian Bugg, to walk out with all charges withdrawn.

“But”

- B. Grand Jury applications were lodged on **54 defendants** for committing and concealing the discovered treason – **Removal of The Queen.**
- C. Gillard went on to be the criminal Prime Minister for The Commonwealth of Australia **because of her concealment** of the material fact that Julia Gillard is a Grand Jury accused and as such remains pending Grand Jury process.
- D. **Pastors and priests in Werrbee concealed this.**

Fraud Vitiates Everything – “No Right To Be Assisted”

- A. “If from the plaintiff’s own stating or otherwise the cause of the 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.”

- B. This particular statement was made in the famous judgment setting out the role and function of a Governor in the Full Court, State of Victoria,

Source: Chun Teong Toy, Musgrove September 1888. Full Court State of Victoria. The Australian Law Times, Volume X at 82.

Perverting the Course of Justice (Indictable Offence)

Judicial officers, State and Commonwealth Politicians, State and Federal Police, Public Prosecutors inclusive of media and others, are attempting to pervert the course of Justice by concealing and perverting the legal right to Grand Jury both Statute Law (Crimes Act 1958 Victoria Section 354) and Common Law within the State of Victoria.

**Crown and Monarch – “Removed with Criminal Intent”
1st January 2004**

A. On this particular date, two men signed the enactment to the most overt act of treason ever introduced into a Parliament within the Commonwealth of Australia.

B. The Western Australian State Governor John Sanderson, a member of the Knights of St John of Jerusalem, a Vatican City Masonic Order and as such in criminal breach of both the 1688 Bill of Rights and the 1700 Act of Settlement.

C. **Mr McGinty, the then alleged Attorney-General (never finished his articles) was the introducer and the co-signature to the bill/act.**

D. **Mr McGinty is and remains a Vatican City agent in breach of the 1688 Bill of Rights inclusive of the 1700 Act of Settlement.**

E. Both men, Sanderson and McGinty, are in the same position that King James II found himself in in the year 1688, guilty after the House of Lords jury trial on the floor of the House of Lords in the matter of King v The Seven Bishops.

The 1688 Bill of Rights - United Kingdom

In the book written by Blackshield, Williams and Fitzgerald “Australian Constitutional Law and Theory” at pages 48 to 51 the author’s quote the 1688 Bill,

“But”

The Act of Settlement is not quoted, only mentioned.

The Omission

The Counter Reformation “Guardians Of The Law”

A. The author’s omitted the material fact to the **trial of the Seven Bishops.**

B. The author’s omitted the material fact that the trial was conducted on the floor of the House of Lords because the Church of England Bishops were also Lords of the House of Lords and as such were guardians of the law, both spiritual and temporal and as such did their job by preventing a **Catholic King** (James II) from activating a counter-reformation in England.

C. **James Chapter 5:4 (New Testament) (portion of verse)**
‘Kept Back By Fraud’

James II Intention The Pretender - 1688

- A. The three authors omitted what James II did when he fled to France after the jury decision in 1688.
- B. James II went to France then to Ireland where he wrote a **"Bill of Attalnder"** and placed 4,000 Protestants on his bill.
- C. The penalty for being placed on a **"Bill of Attalnder "** is hung, drawn and quartered – no trial or discovery required.
- D. The authors omitted this history.

12 Years – Act of Settlement 1701 – United Kingdom

- A. The three authors failed to mention that the real intent to introduce the Act of Settlement into the Laws of England was to **'settle the dispute'** between King William of Orange and the deposed King James II, **now residing in Ireland**, attempting to gather an army to depose King William from the Throne of England.
- B. **During this 12-year period of war the deposed King James II was called "The Great Pretender".**
- C. The principal purpose of the Act of Settlement was to reaffirm the contents of the 1688 Bill of Rights. – **Combining The Two Laws**

Both Statutes – United Kingdom

- A. Both Statutes, the 1688 and 1700 statutes, state the same:

"All Catholics are excluded to protect the laws and customs of the People of England against a Catholic counter-reformation."

- B. The Bishop of Rome is the declared **"foreign power"** in both Statutes because the **Roman doctrine is contrary to Scripture.**
- C. **The Scriptures** were on trial when Martin Luther was placed on trial in Germany but won the trial based on one **exceptional Scripture:** **"Romans Chapter 1, 15/17".**
- D. **Much of Europe became Protestant.**

**The Profession of Faith-in-Christ – My Own Profession
The 1688 Statute**

"I, Brian William Shaw, do profess faith in God the Father and in Jesus Christ His Eternal Son, the true God, and in the Holy Spirit, one God blessed for eternal, and do acknowledge the Holy Scriptures of the Old and New Testaments to be given by Divine Inspiration."

**Source: Statutes at Large, Volume 9, 1st Will and Mary to 8th Will III.
1688 Bill of Rights, Page 23.**

"What Has Gone Astray?"

David Yallop's Book

"In God's Name"- 'The Murder of The Pope'

- A. This particular author went to Rome for three years to gather evidence relating to the murder of The Pope.
- B. Yallop states that The Pope went to bed about 9pm fit and well, a nun found him dead about 4:30 am.

- C. Yallop states that The Pope did have a list comprising over 100 men that he was going to move out of The Vatican.
- D. Yallop states that every person on the list was a FREEMASON.

- E. Yallop's book is compulsory reading for every Catholic still able to think.

The Vatican City Obelisk – Jeremiah 43: 12 / 13

- A. The average Catholic looking at the giant obelisk outside St Peter's Temple would have no knowledge nor understanding that the obelisk represents Freemasonry.

- B. The obelisk originated out of Heliopolis near Cairo in Egypt; the obelisk belonged to Pharaoh.

- C. The Catholics moved it out of Egypt, towed it across the Mediterranean Sea in the Third Century, erected it on the ground of the Roman Circus and in the 15th Century placed it in front of St Peter's, where it stands today.
- D. A monument to Pharaoh, King of Egypt.
(Refer: Ezekiel 29:3 and Revelation 20:2)

Cleopatra's Needle and The Dragon (Pharaoh) Bank of The Thames in England

- A. Cleopatra's Needle is also an Egyptian Obelisk out of Egypt.**
- B. The dragon (Griffin) situated in the middle of Fleet Street at Temple Bar in London, England is also a monument to Pharaoh also known as the Great Dragon in Scripture: [Revelation 20.2 with Ezekiel 29 2/3.]**

"What Am I Saying?"

- C. In very simple terms supported by Scripture, both the two big religions, Catholic and Church of England (Anglican), have a Masonic Base.**
- D. Both have principal Temples that are Egyptian Temples TO PHARAOH.**

The Condition Required is Repentance – "If My People"

2 Chronicles Chapter 7:14 (Old Testament)

"If my people, which are called by my name, shall humble themselves, and pray, and seek my face, and turn from their wicked ways; then will I hear from heaven, and will forgive their sin, and will heal their land."

Cathedral Temples

Rome/London – Pages 40-61

St Peter and St Paul

One is in Rome in Italy the other is in London England. Between the two they control the majority of Christians around the world.

"But"

Hosea Chapter 8:14

"For Israel has forgotten his maker and builds temples and Judah has multiplied fenced cities, but I will send a fire upon his cities, and it shall devour the palaces thereof."

Solomon's Temple – Jerusalem

Acts Chapter 7:47-50

"But Solomon built him a house.

Howbeit the most High dwelleth not in temples made with hands; as saith the prophet".

"Heaven is my throne" and earth is my footstool, what house will you build me, said the Lord, or what is the place of my rest.

Has not my hand made all these things."

Acts Chapter 7:50 'The Resistance'

"You stiff-necked and uncircumcised in heart and ears! You always resist the Holy Spirit; as your fathers did, so do you."

The True Jew - 'Circumcision of the Heart'

Romans Chapter 2:28-29

"For he is not a Jew, which is one outwardly; neither is that circumcision, which is outward in the flesh.

But he is a Jew, which is one inwardly; and circumcision is that of the heart, in the spirit, and not in the letter; whose praise is not of men, but of God."

'What Do These Scriptures Mean'?

On a personal note I have travelled a lot, but, I have never heard any preacher reveal the **slaughter of Israel**, followed by the **resurrection of Israel**.

Lamentations Chapter 2 - The Slaughter
Ezekiel Chapter 37 - The Resurrection

The Father – Son and Holy Spirit
are front and central to both historical events recorded in scripture.

In Very Simple Terms

Every 'Born Again' Christian is in Biblical terms "**Born Again**" from the slaughter (**Lamentations 2**) via the Resurrection (**Ezekiel 37**) and as such continues in the resurrection and restoration of **Israel not Egypt (Pharaoh)**. (**Ezekiel 31**)

The Correct Temple (The Body)

John Chapter 2:21

"But he spoke of the temple of his body."

**The Resurrection and Restoration of Israel
From the Slaughter of Israel**

Ezekiel Chapter 37:11 (portion of verse)

"These bones are the whole house of Israel".

(Refer – Lamentations Chapter 2)

The Breath of Life – ‘The Slain’**Ezekiel Chapter 37:9 (portion of verse)***“Come from the four winds of breath, and breath upon **“these slain”** that they may live”.***Born Again****John Chapter 3:7***“Marvel not that I said unto you – **“You must be born again.”**”***The Correct Covering (The Body)****Ezekiel Chapter 37:5-6 “Cover You With Skin”***“Thus saith the Lord God unto **these bones**; Behold, I will cause breath to enter into you, and **ye shall live**:**And I will lay sinews upon you, and will bring up flesh upon you, and cover you with skin, and put breath in you, and ye shall live; and ye shall know that I am the Lord.”***The Breath of Life (The Living Soul)****The Resurrected Man From the Dust****Genesis Chapter 2:7***“And the Lord God formed man of the dust of the ground and breathed into his nostrils the breath of life, and man became **a living soul.**”***The Garden of Eden – PHARAOH before ADAM****Genesis Chapter 2:8***“And the Lord God planted a garden eastward in Eden, and there he put the man whom he had formed.”***“But”****Pharaoh and his multitude were in the garden prior to Adam.****Ezekiel Chapter 31:18 - ‘THIS IS PHARAOH’***“To whom art thou thus like in glory and in greatness among the trees of Eden? yet shalt thou be brought down with the trees of Eden unto the nether parts of the earth: thou shalt lie in the midst of the uncircumcised with them that be **slain by the sword.** **This is Pharaoh and all his multitude,** saith the Lord God.”*

**The Garden of God
Trees of Eden – Trees Are People
Ezekiel Chapter 31:9 (Pharaoh)**

*"Have made him fair by the multitude of his branches: so that **all the trees of Eden, that were in the garden of God, envied him.**"*

Personal Comment:

Pharaoh and his multitude were in the garden of Eden prior to the creation of Adam. The Scriptures Reveal This.

The Three Principle Temples

- A. St Peter's in Rome - (Monument to Pharaoh)
- B. St Paul's In London - (Monument to Pharaoh)
- C. Solomon's Temple in Jerusalem- (Monument to Pharaoh)

Are Egyptian temples, they are not the Body of Christ - The Real Temple.

Egyptian and/or Israel "The Difference"

Exodus Chapter 11:7

*"But against any of the children of Israel shall not a dog move his tongue, against man or beast: that ye may know how that the LORD doth **put a difference between the Egyptians and Israel.**"*

The Prayer of The Righteous

Proverbs 15:29

"The LORD is far from the wicked: but he heareth the prayer of the righteous."

House of Prayer

Isalah Chapter 56:7 (portion of verse)

*"**Mine house shall be called an house of prayer for all people.**"*

The Body

1 Corinthians Chapter 15

Verse 35

"But some man will say, How are the dead raised up? and with what body do they come?"

Verse 38

"But God gave him a body as it hath pleased him, and to every seed his own body."

Resurrection of the Dead – Natural and Spiritual

1 Corinthians Chapter 15:42-47

"So also is the resurrection of the dead. It is sown in corruption; it is raised in incorruption:

It is sown in dishonour; it is raised in glory: it is sown in weakness; it is raised in power:

It is sown a natural body; **It is raised a spiritual body.** There is a natural body, and there is a spiritual body.

And so it is written, The first man Adam was made a living soul; the last Adam was made a quickening spirit.

Howbeit that was not first which is spiritual, but that which is natural; and afterward that which is spiritual.

The first man is of the earth, earthy: the second man is the Lord from heaven."

The Dead – The Slaughter

Lamentations Chapter 2:1

"How hath the Lord covered the daughter of Zion with a cloud in his anger, and cast down from heaven unto the earth the beauty of Israel, and remembered not his footstool in the day of his anger!"

Flock of the Slaughter

Zechariah Chapter 11:4

"Thus saith the LORD my God; Feed the flock of the slaughter."

The Slain From The Foundation of th World

Revelations Chapter 13:8 (portion of verse)

*"Whose names are not written in the book of life of the lamb –
"Slain from the foundation of the world".*

Her Breach

Virgin Daughter of Zion

Lamentations Chapter 2:13

"What thing shall I take to witness for thee? what thing shall I liken to thee, O daughter of Jerusalem? what shall I equal to thee, that I may comfort thee, O virgin daughter of Zion? for thy breach is great like the sea: who can heal thee?"

"The Critical Question"

No Physician

Jeremiah Chapter 8:22

"Is there no balm in Gilead; is there no physician there? why then is not the health of the daughter of my people recovered?"

The Slain

Jeremiah Chapter 9:1

*"Oh that my head were waters, and mine eyes a fountain of tears, that I might weep day and night for **the slain of the daughter of my people!**"*

John Chapter 11:35

"Jesus Wept."

The Tragic Omissions

This article was compiled under the title of **"It Is Treason"**.

The majority of scriptures quoted herein have been omitted from the **cathedral temples – throughout the World:**

- A. Solomon's Temple (Jerusalem)
- B. St Paul's Cathedral (London)
- C. St Peter's (Rome)
- D. And others inclusive of (Mecca)

Richmond Temple (Victoria)

Assembly of God

- A. I mention this particular temple because I have first-hand experience, unfortunately, of how this particular temple operates to mislead their followers in scripture.
- B. They demand submission to the pulpit, and those who refuse to submit will be shown the door.
- C. **Beware of this church.**

Workers of Iniquity – The Spirit of Jezebel and Pharaoh

Matthew Chapter 7:21-23

"Not everyone who says to me, 'Lord, Lord,' will enter the kingdom of heaven, but only the one who does the will of my Father who is in heaven."

Many will say to me on that day, 'Lord, Lord, have we not prophesy in thy name, and in thy name cast out devils, and in thy name done many wonderful works

And then will I profess unto them, I never knew you,

Depart from me, you that work iniquity."

Two Spiritual Laws

Romans Chapter 8:2

"For the law of the Spirit of life in Christ Jesus hath made me free from the law of sin and death."

Three Chapters of Scripture – 'Sin and Death'

1. **Zechariah Chapter 5**
2. **Proverbs Chapter 7**
3. **Isaiah Chapter 47**

The Scripture and Physical Difference – (Father Or The Mother)

Proverbs Chapter 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 Warning Concerning Omitting Scripture
Revelations Chapter 22:19

"If any man shall take away from the words of the book of this prophecy, God shall take away his part out of the book of life, and out of the holy city, and from the things which are written in this book."

My Comment (Revelation Chapter 22.19)

Today prophets, pastors, priests and alleged Christians pay no attention whatsoever to this chapter which is the reason for what the scriptures reveal in:

Matthew Chapter 7:23

"Depart from me ye that work iniquity".

There is a Conspiracy
Ezekiel Chapter 22

Pastors, priests, prophets, princes, and people. – **The Whole Chapter Is Compulsory**

Warning to the Pastors and Prophets

Jeremiah Chapter 23:1 (Pastors)

"Woe be unto the pastors that destroy and scatter the sheep of my pasture! saith the Lord".

Jeremiah Chapter 23:30 (Prophets)

"Therefore behold, I am against the prophets," says the Lord, "who steal My words everyone from his neighbour."

Repairer of the Breach

Isalah Chapter 58:12

"And they that shall be of thee shall build the old waste places: thou shalt raise up the foundations of many generations; and thou shalt be called, The repairer of the breach, The restorer of paths to dwell in." (Refer Lamentations 2)

Virgin Daughter of Zion

Lamentations Chapter 2:13 (portion of verse)

"O virgin daughter of Zion? for thy breach is great like the sea:

who can heal thee?"

The Thirteen

- A. When Jesus Christ walked the earth, he chose 12 men to represent the twelve tribes of Israel. Jesus Christ made the thirteenth.
He took the place of the daughter.
- B. Jacob had 13 children: **12 sons – one daughter.**

The Problem

- A. The cathedral, temples – churches around the world omit these scriptures revealed herein.
- B. **Pharaoh's Temples.**
- C. I say Pharaoh because of **Romans 9:17 and Ezekiel 31**

Pharaoh From The Garden of God (Ezekiel Chapter 31)

Romans 9:17

"For the scripture saith unto Pharaoh, Even for this same purpose have I raised thee up, that I might shew my power in thee, and that my name might be declared throughout all the earth".

- A. To my present knowledge I do not know of any prophet, pastor or priest revealing the biblical fact that Pharaoh was in the garden of God (**Ezekiel Chapter 31**) from the garden Pharaoh and all his multitude was thrown into hell (**Ezekiel Chapter 31**) Pharaoh was raised out of hell to be the opponent (**Romans 9:17**).
- B. A number of years back I did a Christian lecture for a pastor in New Guinea, Thomas Tamanbae at Popondetta Papua New Guinea on this subject.
- C. The title was – 'From Pharaoh to the cross'

This document is on my website [www.eljahschallenge.net]

Question – "What Does All This Lead To?"

**Answer – "The Masonic Temple"
"Solomon's Temple" Plus The Others**

Using Roman's Chapter 8 verse 2 in the capacity of the spiritual barometer, it is easy to see that the spiritual religion of Freemasonry is Egyptian and is controlled and directed by and under the **spirit of sin and death. Jezebel and Pharaoh.**

Romans Chapter 8:2

"For the law of the Spirit of life in Christ Jesus hath made me free from the law of sin and death."

Freemasonry

The Egyptian Link (Solomon and Pharaoh)

From Israel to Egypt

1 Kings 3:1 'The Forbidden Marriage' (Pharaoh's Daughter)

"King Solomon of Israel" and Pharaoh - King of Egypt

This particular person is the person who turned Israel back to Egypt against the purpose of Almighty God.

1 Kings Chapter 3:1 'Pharaoh's Daughter' and Solomon.

"And Solomon made affinity with Pharaoh king of Egypt, and took Pharaoh's daughter, and brought her into the city of David, until he had made an end of building his own house, and the house of the Lord, and the wall of Jerusalem round about." (Solomon became Pharaoh's Son-In-Law)

Moses and Pharaoh's Daughter (Her Son)

Exodus Chapter 2:10

"And the child grew, and she brought him unto Pharaoh's daughter, and he became her son. And she called his name Moses: and she said, Because I drew him out of the water."

Matthew Chapter 3:16-17

"And Jesus, when he was baptized, went up straightway out of the water: and, lo, the heavens were opened unto him, and he saw the Spirit of God descending like a dove, and lighting upon him:

And lo a voice from heaven, saying, This is my beloved Son, in whom I am well pleased."

Jesus and the Holy Spirit

Out of the Water

Matthew Chapter 3:16-17

"And Jesus, when he was baptized, went up straightway out of the water: and, lo, the heavens were opened unto him, and he saw the Spirit of God descending like a dove, and lighting upon him.

And lo a voice from heaven, saying, This is my beloved Son, in whom I am well pleased."

The Critical Problem

It is impossible to solve a spiritual problem with a physical solution.

Freemasonry

Every member of the **Masonic Temple** must sign a membership certificate.

The certificate states:

"Teaching Occult Science"

Meaning the member consents to joining the occult and consents to taking Masonic oaths/obligations to conceal the activities and agenda. Masonic oaths are false oaths. They will not stand up in court (**Crimes Act 1958 section 316**). (Victoria)

Australia's Freedom – Spiritual and Physical

A Grand Jury Indictment – (The Issues)

For Australia to be free there needs to be a **State trial in criminal jurisdiction**, under a grand jury indictment, so that critical issues can be clearly brought into the light of a court room. There are a number of issues which can be identified between the period of a grand jury indictment and trial.

Statute Law or Common Law

The Indictment

Guaranteed Trial

Section 80 (Portion of Section)

"The trial 'on indictment' of any offence against any law of the Commonwealth shall be by jury".

Indictment for Treason – Grand Jury

"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".

"In the case of treason it must be the finding of the grand jury".

Source: Byrne v Armstrong (1899) 25VLR 126 at 132

Authority Law and Guarantee

Authority law is very clear in relation to treason.

The guarantee is Section 80 of the Commonwealth Constitution. **'By Indictment'**

Judicial Concealment Within Victoria

- A. Judicial officers working within Victoria are concealing Masonic orders, they must never let the Masonic temple to be exposed in a **state trial** in criminal jurisdiction.

- B. Any attempt to block the grand jury indictment is a constitutional violation of a guaranteed right, found at section 80 of the Commonwealth Constitution.

Attorney-Generals For Victoria – Indictable Criminals

1. **Hulls**
1999 - 2010
2. **Clark**
2010 – 2014
3. **Pakula**
2014 - 2018
4. **Jill Hennessy**
2018- present – Recently Resigned The Position

Crown and Monarch Removed

The Overt Act of Treason

"Acts Amendment and Repeal Courts and Legal Practice Act"

Section 123 – Criminal Code (W. Aust)

5. Section 584(14) is amended by deleting **"Her Majesty"** and inserting **"The State"**.
6. Section 609 is amended by deleting **"Crown"** and inserting instead – **"State of the Commonwealth"**

Section 124 – Director of Public Prosecutions

- (2) Section 10(1)(A) is amended by deleting “Crown” and inserting instead “State”.

Section 130 Supreme Court Act 1935 (W. Aust)

- (3) Section 9(1) is amended by deleting “Her Majesty” and inserting instead “The Governor”.
- (9) Section 119 is amended by deleting, “To Her Majesty or any of her subjects, or other persons entitled in like manual as subjects”.
- (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”.

**Western Australia State Police
At Kalgoolie WA**

A state police officer/prosecutor at Kalgoolie once asked me how I have managed to get Western Australians into the Victorian Jurisdiction on criminal charges without creating a cross-vesting problem.

My Reply – ‘You Do Not Exist’

When you removed both Crown and Monarch unlawfully, you created the new State of Western Australia and the whole state committed an act of treason.

In legal terms, “You Do Not Exist”.

My Question

When are you state police going to do anything about the discovered treason within the State of Western Australia?

His Reply - Politicians

We will not do anything unless at least 2 or 3 politicians are jumping up and down.

Back in Victoria

Mr R Hulls – ‘ The Indictable Criminal’

This particular bloke has been criminally charged by me on three separate occasions for concealing the treason out of the State of Western Australia, inclusive of “The Commonwealth”:

1. February 2006
2. December 2006
3. January 2007

Shaw – The Vexatious Litigation – May 2007

Hulls and Justice Hansen

The Cabal Criminal Agreement

During May 2007 Mr Hulls and Justice Hansen reversed criminal jurisdiction back to civil jurisdiction to have myself declared a vexatious litigant.

“But”

Both men (Hulls and Hansen) had to conceal the three grand jury applications on Hulls to get their result.

Herald Sun (Victoria)

To enforce the decision, they had the Herald Sun print an article that placed my name on the same page as Julian Knight.

“But”

No Journalist interviewed me prior to printing the deception.

‘My Conclusion’

The Herald Sun prints deception when told to do so. The Herald Sun has concealed the criminal removal of both Crown and Monarch, but states that they reveal the truth.

This Particular Newspaper Cannot Be Trusted To Print Truth.

The Timeline – Relating to Hulls and Hansen

January	2004	Crown and Queen Removed (WA and Commonwealth)
February	2006	Hulls (Grand Jury)
December	2006	Hulls (Grand Jury)
January	2007	Hulls (Grand Jury)
May	2007	Hulls and Hansen Civil Jurisdiction to protect Hulls and others from Grand Jury Indictment.
“But”		

When the State of Western Australia criminally removed both Crown and Monarch from established law within Australia, they nullified all vesting power, in simple terms:

“They Nullified Respective Grants of Power throughout Australia.”

‘They Attacked The Vesting Power’

Commonwealth Constitution Section 61 (The Vesting Power)

“The executive power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as the Queen’s representative, and extends to the execution and maintenance of this Constitution, and of the laws of the Commonwealth.”

The Immediate Problem - 2004

Our January 1, 2004 the State of Western Australia in written agreement with the Commonwealth unlawfully removed the Queen involving every State Governor, and Governor-Generals inclusive of every politician, both State and Commonwealth, in the most serious attack upon our Commonwealth in the history of Australia.

**The Attack Is A Written Declaration Of War
And As Such, Amounts In Law To Treason.**

Question – Victoria Barristers

At Owen Dixon Barrister's Chambers there are about 3,000 barristers residing in their various rabbit holes, not one of these 3,000 has lifted a finger to bring the discovered treason into the court room

Why?

The Answer – 'Occult Law'

Every lawyer and barrister have been conditioned and have agreed to be trained in 'occult law' that is the spiritual law of 'Sin and Death' not the spiritual law of Christ Jesus.

Romans Chapter 8:2

"For the law of the Spirit of life in Christ Jesus hath made me free from the law of sin and death."

1 Corinthians Chapter 15:56

"The sting of death is sin; and the strength of sin is the law."

Luke Chapter 11:52 "The Lawyers"

"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."

Luke Chapter 7:30 (Rejected God's Counsel)

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

Habakkuk Chapter 1:4 "Wrong Judgement"

"Therefore the law is slacked, and judgment doth never go forth: for the wicked doth compass about the righteous; therefore wrong judgment proceedeth."

The President of the Full Court (Victoria)

Chris Maxwell (January 2021)

- A. Today the President of the Victorian Full Court continues to conceal (compulsory within Masonic structures) all grand jury applications currently before his court – a dangerous concealment.
- B. The reason being is to protect all fellow judges plus Halls from criminal indictments.

"But"

By Grand Jury

Crimes Act 1958 – Chris Maxwell and Hulls

Section 354

The continued concealment and refusal to hear lodged applications opens up President Maxwell to a number of serious indictable offences, **Inclusive of Hulls.**

Why the Concealment? – The United Nations Our Trustee

A material fact, not known to the general public is that **"The United Nations"** runs our law and our country.

"They Dictate the Terms"

Any person working their UN agenda is granted **diplomatic immunity.**

How is this so? – Yalta / Russia 1945 "The United Nations"

- A. After the second world war (1945) all countries involved in the war had to attend at Yalta, a town within the Russian umbrella.
- B. The **League of Nations** was dissolved, and the **United Nations** created.
- C. The Charter of the United Nations 1945 has one particular chapter on Receivership.
- D. The newly formed United Nations declared all countries **bankrupt** (that is unable to pay the war debt) and as such made themselves **(The UN) the trustee in bankruptcy** over the countries **inclusive of Australia.**

- E. Within Australia in the year 1948, 48 years after Federation the United Nations inserted itself into a Commonwealth Act:
"Nationality and Citizenship Act"
without the people of Australia becoming aware of this fact.

The Spiritual Problem

Romans Chapter 8:2

- A. The United Nations is a totally occult organization, it has no spiritual allegiance to the spiritual law of Jesus Christ, it is committed to the spiritual law of sin and death, stated in **Romans Chapter 8:2**.
- B. The United Nations is **Anti-Christ**, it is Masonic it was birthed in Russia.
- C. The United Nations placed its headquarters on American soil at **New York**. The Masonic gateway for the New York Masonic rite from Europe to spiritually control both the United States and Canada.
- D. The alleged "**Statue of Liberty**" sits in the New York waterways in biblical breach of the 10 commandments (**Exodus 20:4**) the same commandment that Vatican City Freemasons removed from the 10 commandments, without the courthouse people noticing the removal or Catholics.
- E. Vatican City knew that Catholic people could still count but, they addressed that problem, still arriving at 10.

The Question is one of Fact (Exclusive For A Jury)

Chris Maxwell – President Court Of Appeal

Does Chris Maxwell have diplomatic immunity from our "**Trustee In Bankruptcy**" the United Nations in a "Natural Person Capacity"?

"Or"

Is Chris Maxwell able to be criminally charged by private prosecution under a grand jury indictment?

The Question Becomes: A Question of Fact.

Is Chris Maxwell blocking all grand jury indictments currently before his court to protect himself from grand jury exposure or protect the United Nations?

Question of Fact – That is, It Is not a Question of Law.

The above is a question of fact. It is exclusive jurisdiction of a jury of 12 people, set out at Section 43 Crimes Act 1914 (Cth)

Commonwealth Constitution

Section 44 "Attainted of Treason"

These words "Attainted of Treason" do appear in the Constitution and as such are binding on all courts, judges and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State.

This Means:

That any person, male or female, sitting in the Commonwealth Parliament after 1st January 2004 is "Attainted of Treason".

"In Addition"

All political party selection people are guilty of "misprision of treason".

One Nation (Western Australia)

All political parties, inclusive of One Nation after 1st January 2004 are functioning and existing in absolute deception of their respective voters.

Rod Culleton and Ricardo Bosi

A. I have personally charged both men on two counts:

1. **Common Law Fraud**
2. **Misprision of Treason**

Under Common Law, accountable to a grand jury, because the law relating to treason states:

"In the case of treason it must be the finding of the grand jury".
Source: Byrne v Armstrong (1899) 24 VLR 126 and 132

- B. Both men at this point in time (January 2021) are now "un-indicted co-conspirators" involved in a United Nations agenda to subvert the laws of the Commonwealth of Australia.
- C. **Both men have Grand Jury application documents and concealed the documents. Geoffrey Nettle – Former Judge**

The Senate Writ (Western Australia) – 2004 - Nullified

The overt act of treason out of The State of Western Australia on 1 January 2004 where the State Governor criminally removed the Queen nullified all election writs coming out of the State of Western Australia, the casual link and effect nullified every election writ across Australia.

The House of Representatives (Western Australia)

The election writ for the House of Representatives suffers the same effect as the senate writ across Australia. **The Election Writs are Fraudulent.**

Commonwealth Constitution – Two Election Writs

Section 12

Governor issues the writ for State Senators

Section 32

Governor-General in Council issues the election writs for the House of Representatives

My Only Conclusion (The Nullification Effect)

Since 1 January 2004, the criminal removal of both Crown and Monarch all election writs are fraudulent and as such invalidates all **Election Writs and Election Rolls**

Financial Sector Legislation Amendment (Crisis Resolution Powers and Other Measures) Bill/Act (2017-2018)

Michaella Cash (A Western Australian Senator)

(Bail-In Legislation) “The Deadly Intent”

- A. This particular legislation, commonly referred to as “**Bail-In Legislation**” enacted via the Senate 14 February 2018 is one of the deadliest pieces of legislation ever enacted.
- B. **Michaella Cash was one of the Senators Involved 14 February 2018.**
- C. The immediate problem after 1 January 2004 is that no Commonwealth politicians could go to the Senate or House of Representatives without committing treason, **Section 44(II) Commonwealth Constitution.**

- D. **The issue then becomes;** why or how do Commonwealth politicians sit in an illegal Parliament to allegedly enact legislation to assist all Australian bank accounts inclusive of superannuation to be stripped and moved to a secured party over every Australian bank.

- E. The secured party is the New York branch of the Australian Federal Reserve, a private corporation that uses the fraudulent banking practice known as **"Fractional Reserve Banking"**.

What Must Be Done

Treason – The Statutory Duty of The Police to Arrest.

- A. Every Senator and every House of Representative person must be immediately criminally charged with the criminal offence of treason and misprision of treason before it is too late to activate the ramifications of the act.
- B. **This is exclusive grand jury jurisdiction in Victoria. "The indictment"**

The Right To Grand Jury – "Statute Law" Section 354 Crimes Act 1958 Victoria

"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 some justice 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 a law officer, it shall be lawful for the Full Court to order the sheriff to summon a grand jury to appear at a court to beholden at a time and place to be mentioned in the order; and upon receipt of such order the sheriff 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 book of the jury district in which such place is situate in the same manner as a special jury is or may be taken; and at the time and place aforesaid the said sheriff 1958. Crimes. No. 6231 .911 shall bring into court the said order with the name place of abode and addition 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 sheriff ten days before the day on which the indictment is intended to be preferred."

**Commonwealth Constitution
Section 80**

Trial by Jury

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

**Who Must Do The Arrests – Victoria and Australia
The Victorian State Police
In addition
The Federal Police**

The Arrest issue is The Statutory Duty of State and Federal Police in accordance with Statute Law in Victoria Section 9A Crimes Act 1958

In Section 80 Criminal Code Act 1995 (Cth) Binds **The Federal Police** to do the required arrest.

Section 9A Crimes Act 1958 Victoria, binds The Victorian Police Force to do the arrests, The Grand Jury does "The Indictment". The Criminals then go to Trial, to Protect and defend 26,500,000 Souls.

Currently, the Population of Australia is **26,500,000 'Souls'**- 'It is the duty of the Police to protect these Souls', it the duty of every person

Failure to do their Job

Any person can arrest (without warrant) any person committing treason or concealing the discovered treason

Shaw and Maxwell

Refer the Shaw Letter to Chris Maxwell dated 10th September 2020

Norfolk Island Barrister

John Walsh, alias Sir John Walsh of Brannagh.

Continues to conceal the Treason currently operating within Australia, that is, this man has never filed any Criminal Charge, informed any Police Officer either state or Federal, nor criminally charged any High Court or Supreme Court Judge for concealing the current treason.

Solihin Millin

This particular man, a disciple of Indian Guru's has now linked up with John Walsh to do legal work at the High Court of Australia.

My Personal Comment:

This is similar to taking two Fluffy French Poodles into an outback paddock to muster Rodeo Bulls from the paddock:

"GOD HELP US"

Wayne Glew:

This particular man, when he attended The Full Court Supreme Court Hearing (March 2008) with others, did lodge Grand Jury Documents into Chris Maxwell's Court on Both Judges:

**Dodds-Streeton
Geoffrey Nettle**

In the period March 2008 – January 2021 Wayne Glew has concealed these documents from the Public.

Solihin Millin and Glen Floyd

- A. These two men work together,
But,
Glenn Floyd (Maldon Victoria) has never done any legal process to reveal the Current Treason, either by informing both Police Forces (State and Federal).
- B. Glenn Floyd states that his intention is to nominate in the next Commonwealth Election.
- C. The only way this can happen is for Glenn Floyd to conceal the discovered Treason.
- D. Solihin Millin assists the intent

Herald Sun Article:

- A. The Herald Sun Newspaper.
Their editors and Journalists have concealed the discovered Treason since May 2007.

Matthew Chapter 4: 16/17

The people which sat in darkness saw great light; and to them which sat in the region and shadow of death light is sprung up .From that time Jesus began to preach, and to say, Repent: for the kingdom of heaven is at hand.

John Chapter 4: 22/24

Ye worship ye know not what: we know what we worship: for salvation is of the Jews. But the hour cometh, and now is, when the true worshippers shall worship the Father in spirit and in truth: for the Father seeketh such to worship him. God is a Spirit: and they that worship him must worship him in spirit and in truth.

Isaiah Chapter 10: 20

And it shall come to pass in that day, that the remnant of Israel, and such as are escaped of the house of Jacob, shall no more again stay upon him that smote them; but shall stay upon the LORD, the Holy One of Israel, in truth.

Isaiah Chapter 45:11/13

Thus saith the LORD, the Holy One of Israel, and his Maker, Ask me of things to come concerning my sons, and concerning the work of my hands command ye me. I have made the earth, and created man upon it: I, even my hands, have stretched out the heavens, and all their host have I commanded. I have raised him up in righteousness, and I will direct all his ways: he shall build my city, and he shall let go my captives, not for price nor reward, saith the LORD of hosts.

Isaiah Chapter 45: 4/7

For Jacob my servant's sake, and Israel mine elect, I have even called thee by thy name: I have surnamed thee, though thou hast not known me. I am the LORD, and there is none else, there is no God beside me: I girded thee, though thou hast not known me: That they may know from the rising of the sun, and from the west, that there is none beside me. I am the LORD, and there is none else. I form the light, and create darkness: I make peace, and create evil: I the LORD do all these things.

Isaiah Chapter 45: 22/23

Look unto me, and be ye saved, all the ends of the earth: for I am God, and there is none else. I have sworn by myself, the word is gone out of my mouth in righteousness, and shall not return, That unto me every knee shall bow, every tongue shall swear.

Romans Chapter 14: 11/12

For it is written, As I live, saith the Lord, every knee shall bow to me, and every tongue shall confess to God. So then every one of us shall give account of himself to God.

FROM:

Brian William Shaw P.O.Box 800 Werribee Victoria 3030

SIGNED..... 

PLACE..... Victoria

WITNESS..... E Donohue Cop/Informant

DATE:..... 9 FEBRUARY 2021

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