

AFFIDAVIT
NUMBER
5.

"The GREAT
AUSTRALIAN
ROBBERY"

ACCOMPANYING AFFIDAVIT (5)

IN THE COUNTY COURT OF VICTORIA AT MELBOURNE AP- 16 1957

IN THE MATTER of an application under section 54 of the Vexatious Proceedings Act 2014

BETWEEN

THE ATTORNEY GENERAL FOR THE STATE OF VICTORIA

Plaintiff

And

BRIAN WILLIAM SHAW

Defendant

The Great Australian Robbery

Date of Document:	September 2016 7 December	Solicitors Code:	N/A
Filed on behalf of:	The Applicant	Telephone:	
Prepared by:	Brian William Shaw	DX:	N/A
		Ref:	N/A

I, Brian William Shaw, c/- of PO Box 800 Werribee Victoria do state and affirm the following:-

1. I STATE THAT THIS AFFIDAVIT
EXHIBIT A 23 PAGE AFFIDAVIT
AFFIRMED BY BRIAN SHAW SETTING
OUT THE DETAILS THAT HAVE LID
TO THE GREAT AUSTRALIAN ROBBERY.

Brian Shaw *McCluskey* 1/2.

AFFIRMED BY: Rini W. Rini

AT: 615 Board

THIS 7th December RD DAY OF ~~SEPTEMBER~~, 2016. ONE
Seventh

BEFORE ME: C. McClellan

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

2/2.

AFFIDAVIT

I, BRIAN WILLIAM SHAW OF P.O. BOX 800 WERRIBEE IN THE STATE OF VICTORIA
DO STATE AND AFFIRM THE FOLLOWING:

THE GREAT AUSTRALIAN ROBBERY

1. When the Governor and Attorney General for the then existing State of Western Australia enacted an Act on the 1st January 2004 the largest robbery in the history of Australia occurred. Essentially two men gained the land and resources inclusive of the entire coastline of Western Australia for themselves and others.

2. THE TWO AND OTHERS

Governor John Sanderson and Mr. James McGinty plus others.

3. HOW DID THIS HAPPEN

To enable this particular robbery extensive criminal collusion had to occur throughout Australia, in particular political collusion, judicial collusion and Electoral Commission collusion.

4. THE COLLUSION

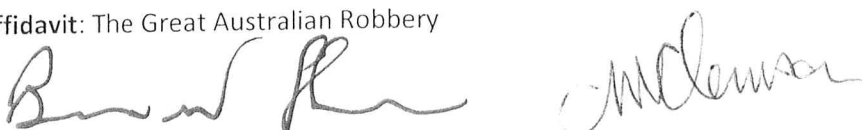
At all times the purpose of the collusion was and remains to keep the people of Australia, in particular the electors completely ignorant in relation to the robbery that has occurred.

5. WHAT ROBBERY

The Great Australian Robbery that occurred on the 1st January 2004 involved certain politicians within Western Australia introducing **Specific Legislation** into the Parliament of Western Australia and by fraudulent means, that is failure to abide by State Constitution Referendum requirements, enabled the legislation to be enacted.

6. WHAT WAS ENACTED (THE OVERT ACT)

On the 1st January 2004 the legislation that was enacted was titled:
"Acts Amendment Repeal Courts and Legal Practices Act 2003" Number 65 of 2003 Western Australia.



7. WHAT DID THIS LEGISLATION ENABLE

At Part 8 of the Overt Act the sub-header is "**Amendments about the Crown**" at Part 8; specific Acts already in position and operating within Western Australia were altered and amended.

8. THE TEN ACTS AT PART 8 ARE :

- a. Bail Act 1982 amended.
- b. Children's Court of Western Australia Act 1988.
- c. The Criminal Code Compilation Act 1913.
- d. Director of Public Prosecutions Act 1991.
- e. District Court of Western Australia Act 1969.
- f. Family Court Act 1997.
- g. Juries Act 1957.
- h. Justices Act 1902.
- i. Local Courts Act 1904.
- j. Supreme Court Act 1935

9. WHAT WAS REMOVED OR STOLEN

Within these particular Act's:

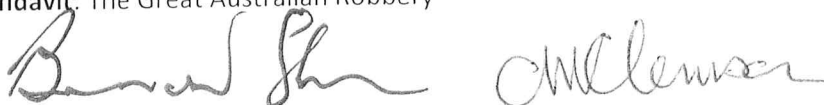
- a. All references to the Queen/Her Majesty.
- b. All references to the Crown
- c. All respective oaths of allegiance.

10. WHAT WAS UNLAWFULLY SUBSTITUTED AT PART 8.

- a. State or the Commonwealth,
- b. The State of Western Australia,
- c. State,
- d. Under the Public Seal of the State,
- e. The Prosecution,
- f. Armorial Bearings of the State,
- g. The Governor,
- h. The Attorney General.

11. HOW WAS THIS ROBBERY POSSIBLE

- a. All statutory referendum requirements were omitted to prevent the people/electors becoming aware of this.
- b. At all material times whenever legal issues were raised resulting in court room hearings the Judiciary takes total control and have refused any and all jury involvement to limit exposure in Constitutional violation of Section 80 of the Constitution of the Commonwealth of Australia.

Two handwritten signatures in black ink are visible at the bottom of the page. The signature on the left is stylized and appears to be 'Benedict', while the signature on the right is more cursive and appears to be 'McLennan'.

12. THE HIGHEST COURT IN AUSTRALIA

Within Australia the highest court that exists is the High Court consisting of seven judges and as such to enable the judicial concealment of this particular robbery, a Western Australian person was moved into the position of Chief Justice of the High Court in 2008; Mr. Robert French.

13. THE JUDICIARY IN WESTERN AUSTRALIA

By permitting the Supreme Court Act 1935 (Western Australia) to be included into the overt criminal act already mentioned, all officers of the Supreme Court of Western Australia have enabled and contributed to this **Great Australian Robbery**. The Supreme Court Act 1935 was added to this overt act with 12 subsections, each of the subsections are criminal acts on their own. No referendum conditions were abided by.

14. THE JUDICIARY IN VICTORIA

At all material times every officer of the Supreme Court of State of Victoria are principals to the criminal actions that have emanated out of Western Australia, and as such have endeavored to conceal the real facts from the people and electors of The State of Victoria, by refusing, that is not permitting jury trial involvement, so that the electors are completely kept in the dark, in relation to this particular robbery.

15. WHO IS THE DRIVING FORCE

To enable this type of legislation to pass through respectful Parliaments and Courtroom concealment takes a large organization of people to keep the robbery from the People of Australia in particular electors. The principle discovered driving force and organization is Freemasonry because every member of Freemasonry is bound by specific Masonic Oaths/obligations to "Conceal and Never Reveal"

16. THE FOREIGN POWER: FREEMASONRY

Every Freemasonry Masonic Lodge operating within Australia belongs to the foreign power of freemasonry, unfortunately for Australia and Australians the judiciary of Australia are involved in the concealment and protection of freemasonry; in particular Masonic Judiciary. In Victoria, Grand Jury process was refused during October 2001 in relation to this issue.

17. QUESTION OF FACT OR LAW

The average Australian does not know the difference between a question of fact or a question of law. Essentially a question of law is handled exclusively by the judiciary which enables the officers of such courts to control the



exposure, but a question of fact is entirely different altogether, because a question of fact is for a jury to determine.

"This is law in both Civil and Criminal jurisdictions"

18. QUESTION OF FACT: JURY ISSUE

Crimes Act 1914, Section 43(3)

Question 1:

"Are officers of the Supreme Court of Western Australia that is the judiciary after 1st January 2004 operating outside of their original *Grant of Power* and as such committing serious indictable offences against the people of Western Australia inclusive of the people of The Commonwealth of Australia."

Question 2:

"Are officers of the Supreme Court of Victoria principal offenders in relation to the concealment of the real facts in relation to what has happened in Western Australia."

Question 3:

"Are officers of the High Court and current Federal Courts actively involved in the concealment of the Great Australian Robbery that has occurred within Western Australia and escalated into the Commonwealth of Australia."

Question 4:

"Are electoral officers currently working within respective Election Commission's within Australia actively involved in concealing the real facts from the electorates of their respective states and electors of the Commonwealth of Australia."

19. THE ELECTORAL COMMISSIONS

- a. The principal Election Commission is the Commonwealth Electoral Commission enabled by the Commonwealth Constitution Act and The Commonwealth Electoral Act 1918.
- b. Respective States have their own Electoral Commissions: within Victoria the Victorian Electoral Commission operates and is enabled by the Electoral Act 2002.
- c. The Electoral Act 2002 for the State of Victoria states that the Victorian Electoral Commission is one person: and currently that person is **Mr. Warwick Gately**.

20. THE ELECTORAL COMMISSION ROLE

- a. At all material times the role of the respective Electoral Commission Commonwealth Level, State Level, and Council Level is to conduct Elections.
- b. The additional role is to conduct statutory referendums when necessary to enable the electorate to fully understand and get involved in legal and legislative issues before they are able to become Acts.



21. THE REFERENDUM REQUIREMENTS

The referendum requirements are statutory and compulsory, but they have been omitted to enable this particular concealment and robbery.

Commonwealth Constitution: Section 128 and 123

West Australian Constitution: Section 73 (2)

Queensland Constitution: Section 53

New South Wales Constitution: Section 7

Victorian Constitution: Section 18

To enable the Great Australian Robbery the respective sections have either, been altered, amended, removed or completely ignored in the respective states.

22. THE ELECTORAL PROCESS (COMMONWEALTH)

Recently the electors of the Commonwealth of Australia voted for respective Senators and House of Representatives for elected people to represent the respective electorates in the Parliament sitting at Canberra A.C.T.

a. The election process was activated when the current Prime Minister Mr. Malcolm Turnbull, requested the Governor General, Mr. Peter Cosgrove a military man and RSL Member to dissolve both Houses of the Commonwealth Parliament to cause the election (**the Federal Election**).

23. THE ELECTION WRITS (COMMONWEALTH)

After the initial request, election "Writs" are issued, these writs are issued under the Commonwealth Constitution obtaining their purported power from Section 12 for the Senate and at Section 32 for the House of Representatives writ.

24. THE NOMINATION FORMS (COMMONWEALTH)

Australian Election Commission

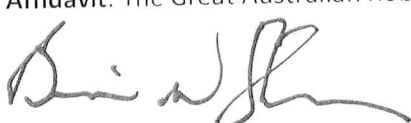
a. The next process regards the candidates standing for election; this particular process is activated by special nomination forms for Senators and or House of Representatives.

b. For the Senators the form is Form 59.

For the House of Representatives the form is Form 60.

For each and all candidates nominees are required to be listed and are checked as registered electors.

c. The overt act of Western Australia was concealed from the candidates and nominees.



25. COMMONWEALTH CONSTITUTION

Section 44, The Disqualification Section: On both Forms 59 & 60, Section 44 is fully quoted on the front page with a caution added

"Candidates if you do not understand please seek legal advice before signing".

26. WHO SIGNS THE WRITS

- a. For the Senate – Senators issued under Section 12 of the Commonwealth Constitution; **"The Governor of the State"** issues and signs the writ.
- b. For the House of Representatives issued under Section 32 of the Commonwealth Constitution **"The Governor General in Council"** issues and signs the writ.

27. THE INVALID WEST AUSTRALIAN WRIT.

- a. On the 1st January 2004 the then Governor of the State of Western Australia John Sanderson at Section 130 of the Acts Amendment and Repeal Courts and Legal Practices Act 2003, with the assistance and consent of the then Attorney General Mr. James McGinty inclusive of respective politicians sitting in the West Australian Parliament amended the Supreme Court Act (The Judiciary and/or officers of the Supreme Court of Western Australia) and by such amendment at subsection (3) removed Her Majesty Queen Elizabeth the Second and substituted himself.
- b. Mr. Sanderson thereby invalidating any and all purported election writs relating to, or involving West Australia.
- c. Voiding the election the beginning of the **"Great Australian Robbery"**. The consequence of invalid election writs is the election is invalid and void.

28. THE ENACTMENT

The purported enactment of the "Acts Amendment and Repeal Court and Legal Practices Act 2003" (The Overt Act) was enacted effective 1st January 2004 and signed in their purported respective capacities by John Sanderson, the new Governor of the State of Western Australia and co-signed by Mr. J. A. McGinty the purported Attorney General for the State of Western Australia.

29. INCONSISTENCY/INVALIDITY/GRANTS OF POWER

Within Australia the principal binding Act is the Commonwealth Constitution Act from which respective **"Grants of Power"** flow, but any inconsistency with the law of the Commonwealth by a law of a State, results in invalidity of that respective State law by virtue of **Section 109** of the Constitution of the Commonwealth of Australia.

The block contains two handwritten signatures in black ink. The signature on the left is 'John Sanderson' and the signature on the right is 'James McGinty'.

30. THE RESULTANT EFFECT ARE:

- a. The overt Act is invalid.
- b. The Western Australian election writ for Senators of Western Australia is invalid.
- c. The Commonwealth/State election writs for politicians are invalid.
- d. The West Australian Electoral Commission hold the State referendum because of statutory requirements contained at Section 73 (2) of the West Australian Constitution contributed to and compounded the effect resulting in invalidity.
- e. The resultant West Australian legislation (The Overt Act) has created:
 - i. Constitutional Chaos
 - ii. Judicial Chaos
 - iii. Electoral Chaos
 - iv. Financial Chaos
 - v. Church Chaos
 - vi. Spiritual Chaos
 - vii. Economic Chaos

31. ORDER OUT OF CHAOS

FREEMASONRY

- a. Freemasonry is named as the organization that is the driving and controlling body running this discovered attack.
- b. One of the principle teachings and motto of Freemasonry is **"ORDER OUT OF CHAOS"**.
- c. That is Freemasonry will produce chaos first and then appear on the surface to bring order; but at all material times the result will be and must be **"Masonic Order"**.

32. UNREGISTERED POLITICAL PARTY

The West Australian Parliament consists of less than 100 Politicians but, the usual Masonic content is 40% and in this concealed capacity becomes an unregistered political party bound by Masonic edict, and instructed to vote Masonic agendas or amendments into purported law by deception. That is the existence of "The Party" is concealed from the electors.

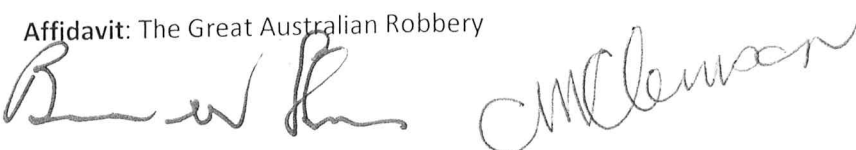
33. THE CONSTITUTION OR MASONIC RULE

The critical issue and question now becomes:

Is the Constitution of the Commonwealth of Australia the principal and binding Act,

OR

Does the Masonic Rule and Masonic edicts override.



34. THE PRINCIPAL ISSUE – QUESTION OF FACT

This is a question of fact, and as such is a jury issue.

35. THE ELECTORATE / ELECTORS

The electors are principal to the Constitution of the Commonwealth; they are not privy to Masonic Rule or Edicts and in general have no working knowledge of the existence, function or purpose of Freemasonry.

36. FREEMASONRY AND UNLAWFUL OATHS

- a. Every Freemason must take Masonic oaths/obligations to become a member and to advance into the various ranks and degrees of Freemasonry.
- b. Masonic oaths / obligations are inconsistent with known established law.
- c. Masonic oaths / obligations are in breach of known and established law in relation to the taking and administering of unlawful oaths; for example; Section 316 Crimes Act 1958 Victoria.

37. THE MASONIC WARRANT – UNITED KINGDOM

The warrant to form and operation Masonic Lodges within Australia emanated from the United Kingdom, but in the year 1999 the High Court of Australia ruled in the Heather Hill matter (Sue v Hill) That the United Kingdom is a foreign power and as such the judgment or rule if valid in law make the United Kingdom Masonic Warrant an invalid warrant, because of the foreign power implication emanating from the High Court ruling in 1999 (Sue v Hill).

38. CONSTITUTIONAL ALLEGIANCE OR MASONIC ALLEGIANCE

The constitutional allegiance is and remains within the Constitution of the Commonwealth of Australia and respective State Constitutions, the statutory allegiance is to the Monarch of the United Kingdom in this instance Queen Elizabeth the Second Her Heirs and Successors.

But,

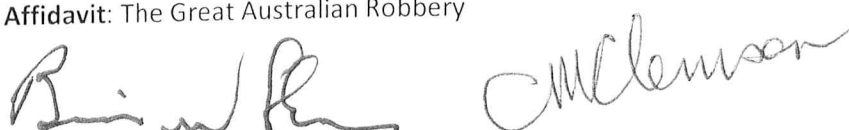
The Masonic allegiance is to the Supreme Council sitting at London, or rather The City of London. The two allegiances are in direct conflict with each other.

39. THE ALLEGIANCE QUESTION – QUESTION OF FACT

“Which allegiance is to be permitted in a Democratic Society”

40. THE JURISDICTIONAL ISSUE

When the real facts are permitted into open court the matter is both Civil and Criminal Jurisdiction.



41. THE CRIMINAL JURISDICTION (INDICTMENT)

Contained within the Commonwealth Constitution is the right of trial by jury on an indictable offence, this right is found at Section 80 of the respective Act.

42. THE GREAT AUSTRALIAN ROBBERY

The criminal ramifications involve the offences found at Common Law inclusive of Statute Law, in particular:-

The Criminal Code 1995 (Commonwealth)

The Crimes Act 1914 (Commonwealth)

The Crimes Act 1958 (Victoria)

43. THE INDICTMENT

In criminal trial there must be a valid signed indictment such indictment can be obtained by three sources: Public Prosecutors (Commonwealth)

a. Public Prosecutors (State)

b. Grand Jury (23 Electors)

44. STATE AND OR THE COMMONWEALTH

The inclusion of the Commonwealth into the overt act of Western Australia immediately involves and implicates **"The Commonwealth"** and as such removes any purported right by public prosecutors State or Commonwealth to interfere or become involved in the matter, other than in the criminal capacity of "offenders" leaving only the Grand Jury function (23 Electors)

45. A GRAND JURY INDICTMENT

The Crimes Act 1958 (Victoria) at Section 354 did contain a Grand Jury Right, but, when this Statute Right was activated the criminal collusion involving the judiciary and politicians to conceal the real facts went into operation.

Accordingly the right was unlawfully removed, but all Grand Jury applications lodged prior to any purported abolition remain pending.

46. TRIAL BY JURY ON INDICTMENT

The Commonwealth Constitution Act is the foundational and principle act governing Australia and the people of Australia.

When indictable offences are discovered then criminal jurisdiction is invoked the section granting trial by jury on indictment is Section Eighty (80) of the principle Act.



The key and critical component of the stated right is the "Indictment" **any purported State legislation hindering or blocking the indictment right under Section 80 is inconsistent with the principle Act accordingly is invalid and Ultra Vires.**

47. THE VICTORIAN ACTS – OVERT ACTS

Two principle acts within Victoria that are outside the "Constitutional Grant of Power" are:

1. Courts and Tribunal Legislation (Further Amendment) Act unlawfully assented to on the 5th September 2000. (Beyond Power)
2. Public Prosecutions Act (Victoria) Sections 22 and 51(3).

48. THE LAW BREAKERS

Every Australian is currently breaking the law when voting because the statute law the Commonwealth Constitution has been broken and the breach has not been attended to, it has been concealed.

49. VEXATIOUS / MALICIOUS PROSECUTION

Vexatious means filing or using the court process without any reasonable cause of action.

Malicious Prosecution means a prosecution that has been instigated with a *malicious intent*.

50. POLITICAL AND JUDICIAL COLLUSION

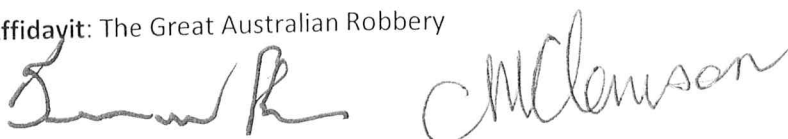
- a. In Section 5 of the Commonwealth Constitution, the United Kingdom portion, the section binds the judges, courts and the people.

But;

- b. The people are given access to the courts, however the courts are ruthlessly controlled by the judiciary, in particular, where matters are before the courts that involve judicial collusion or corruption that require jury intervention, the judges will not permit the inclusion of juries into the matter whether it is civil or criminal discovery.
- c. By misleading and deceptive conduct, courts trick the electors/the people into maintaining the evident fraud by shutting out the people from hearing and judging the real facts of the matter or matters.

51. INTIMIDATING A JURY

In the New South Wales Criminal Jurisdiction a man by the name of John Wilson was placed on trial but in the period after the trial one of the jurors wrote to Mr Wilson and stated that the sheriff and or the sheriff's deputies



repeatedly came into the jury room and intimidated the jurors into a conviction.

52. WHY A GRAND JURY (23 ELECTORS)

- a. Grand Jury is conducted in secret and shuts out judicial corruption or sheriff's intimidation- when a Grand Jury is convened the Grand Jury hears and determines all of the facts, both under the banner of a Question of Law and/or a Question of Fact.
- b. The purpose and function of a Grand Jury is to issue a valid indictment to enable a criminal trial to take place with 12jurors/electors sitting in an open court with a judge in attendance.

53. CHAOS - FREEMASONARY

- a. The Issue of Chaos is the principle factor when judicial and political corruption is involved and uncovered. At all material times, chaos is inbuilt from conception to enable chaos to be created when the time is right.
- b. The removal of the Crown and Monarch and Oath of Allegiance without the knowledge or consent of the people; in particular, the electors; activates chaos but chaos can be both discovered and controlled.

53. THE JUDICIAL DILEMMA IN AUSTRALIA

No judge acting with reasonable common sense would permit a judgement that would activate chaos without specific reservations or ability to address the ensuing chaos.

54. THE ELECTORS' DILEMMA


In either a Grand Jury situation or Jury Trial issue, the elector represented by the sitting jurors would; after discovery of the real facts, find themselves in the same situation as the judiciary would in coming to the conclusion that this will unleash chaos.

55. THE FRENCH AND RUSSIAN REVOLUTION

Both revolutions unleashed chaos by using the people to activate the chaos.

56. FREEMASONRY AND CHAOS – "THE ARCHITECT"

- a. It is impossible to block or prevent chaos without unwrapping and discovering the functions, purposes and existence of freemasonry, because freemasonry is the architect of chaos.
- b. The two big functions of chaos are revolution and war. The French and Russian Revolutions are principle examples, in particular, the



period of history between 1913-1920. The Federal Reserve (USA), First World War and Russian Revolution.

57. BANKING AND FREEMASONRY

Creation of the Federal Reserve Banking Cartel based in America but run by Germans in the foundation, in particular Paul Warburg who came out of Germany in 1910 as a German immigrant but by 1913 was the head of the newly formed Federal Reserve banking cartel – a banking cartel of banking corporations not accountable to the people of America or American Congress, by the use of the banking practice, known as fractional reserve banking, was able to create credit and as a result; unlimited funds. Today these funds are both still growing and are being used throughout the world's banking structure to achieve a very evil intent world-wide control of both the people and their resources.

58. 1914-1918 THE FIRST WORLD WAR.

59. 1919 THE VERSAILLES PEACE TREATY

Paul Warburg attended in the capacity of Head of the Federal Reserve Banking Cartel, his brother Max also attended as Head of the German Secret Service.

60. 1918 THE BRITISH ROYAL FAMILY NAME CHANGE

The British Royal Family changed their name from the German House of Hanover to the House of Windsor.

61. 1918 – 1920 THE RUSSIAN REVOLUTION

The Russian Revolution and the destruction of the Russian Monarchy and family a structure and development of the Antichrist system known as communism, the complete omission and reference to Jesus Christ, the rock of Christianity, in direct conflict with communism and its twin; socialism, both structures and beliefs becoming the cornerstone of the Trade Union structure.

62. FABIAN SOCIALISM

- i. The creator and creation of the British Labor Party was the organisation known as the Fabian Society which is the front for socialism.



- ii. The Australian Labor Party is the product of this background and by the use of Trade Union funds is a powerful funded organisation operating with far reaching effects.

63. HAWKE AND GILLARD

Both individuals are former Prime Ministers of Australia, both are Labor Party front line people, both are socialists, both have given speeches at Fabian Society international meetings, both speeches are on public record.

64. ADOLF HITLER AND WAR

In the period of our history, Hitler was arrested and charged for the German offence of treason in the year 1922. By 1923, Hitler was out and about. In the year 1933, Hitler made a concordat with Vatican City, in the same year removed the former German Oath of Allegiance and had converted the Oath of Allegiance to himself. In 1939 in collusion with Stalin and Russia both invade Poland and activated The Second World War. (1939-1945)

64. AUSTRALIA AND CHAOS

Within Australia today, we have inherited this European background of Masonic manipulation and chaos involving Trade Unions, banks, corporations and constitutions and purported Oaths of Allegiance and/or Oaths of Office.

65. THE MASONIC INTENT

In accordance with Masonic History, the Masonic intent concerning Australia is to destroy the constitution, both State and Commonwealth and at a certain period of time; collapse the economic structure to create chaos – this is their hallmark or trademark.

66. THE SALE OF THE COMMONWEALTH BANK

- a. The average Australian does not know that the Commonwealth Bank was sold and the sale finalised when the articles arrived at the Australian Securities Commission in April 1991.
- b. This was a specific agenda to remove the Commonwealth Bank from the people of Australia and move into and under the corporation umbrella.
- c. The two principal agents working within Australia to make this happen were Hawke and Keating.



- d. Page 3 of the articles lodged in April 1991 does not have the required witness signature.

67. HAWKE 1984 – 1986: LETTERS PATENT

In the history of Australia one of the principal documents from the United Kingdom into Australia was the “letters patent”, such document being the beginning of Federation for the colonies to become states and for the respective states to federate into the Commonwealth of Australia.

To enable the enactment of the Australian Act in 1986, Mr Hawke went to Scotland and signed new letters patent purportedly repealing the former letters patent creating federation without the knowledge and consent of the people, in particular the electors. There is no mention in the constitution of the Commonwealth of Australia in relation to “Prime Minister”.

68. HAWKE AND THE FABIAN SOCIALIST

In the year 1984, Mr Hawke was the principal speaker at Melbourne. *the* speech is a public record and contains the words “at the right moment we shall strike”.

69. HAWKE AND ISRAEL

When the Commonwealth politicians attempted to remove Section 44 from the Commonwealth Constitution Professor Blackshield, a Professor in Law, submitted a paper into the Standing Committee stating that Mr Hawke would have a case to answer in relation to disqualification under Aspects of Section 44 because at the time Mr Hawke was an Honorary Citizen of Israel.

70. KNIGHTS OF ST. JOHN OF JERUSALEM – FREEMASONRY

- a. In the year 1540, the Knights of St. John of Jerusalem were banned by Statute Law from the United Kingdom.
- b. There is no evidence currently available of any repeal of this particular banning.

71. BRYCE, CHERNOV AND SANDERSON

- a. These three individuals are members of Knights of St. John of Jerusalem, which purportedly functions and exists out of Vatican City at Rome in Italy evidenced in the 1540 Statute Ban.
- b. Masonic intent involves Jerusalem in Israel.

The image shows two handwritten signatures at the bottom of the page. The signature on the left is 'Brian R.' and the signature on the right is 'M. Sanderson'.

72. BRYCE AND SANDERSON

- a. Sanderson was the West Australian Governor who removed Queen Elizabeth the Second and substituted himself.
- b. Quentin Bryce is a former governor general.

73. SUPREME COURT JUDGE ALEX CHERNOV

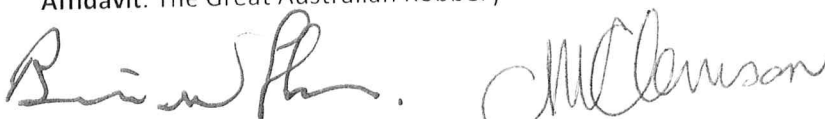
- a. Alex Chernov is a former Supreme Court judge and went on to become the Governor of the State of Victoria.
- b. Alex Chernov was also one of the five Supreme Court judges that refused to permit a grand jury under Section 354 Crimes Act 1958 Victoria from hearing in October 2001 and determining the criminal offence committed by every Freemason – that offence involves the taking and administering of unlawful oaths within Victoria and the Commonwealth of Australia. The offence is law at section 316 of the Crimes Act 1958 Victoria.
- c. Each and every Masonic oath/obligation both taken and administered by Freemasons is a criminal breach of Section 316 in the Crimes Act 1958 Victoria.

74. MICHAEL JEFFREY – FORMER GOVERNOR GENERAL

- a. This particular man is a Freemason which means that he has a dual allegiance; one to the Commonwealth of Australia, the other to the structure and purpose of Freemasonry. One is public, the other is concealed.
- b. Michael Jeffrey is a decorated war veteran – Major General – at one time, the Head of SAS based at Perth, Western Australia. In the year 1993 he became a West Australia Freemason purportedly operating under the Victorian Masonic Warrant.
- c. In the same year, Michael Jeffrey became the Governor of the State of Western Australia after which Michael Jeffrey went on to become the Governor General of Australia.
- d. Michael Jeffrey was the Governor General when Governor John Sanderson removed Her Majesty and substituted himself within Western Australia.

75. JEFFREY, RUDD AND GILLARD

When Rudd and Gillard went on to form a Government within Australia, neither Rudd nor Gillard took the constitutional Oath of Allegiance, both refused to take the oath but Michael Jeffrey the then Governor General permitted their refusal, because it suited and

The block contains two handwritten signatures in black ink. The first signature on the left is 'Brian F.' and the second signature on the right is 'M. Sanderson'.

permitted the intent and purpose of Freemasonry and International Socialism.

76. SPIRITUAL ROBBERY – TWO SETS OF LAW

- a. At all material times whenever you deal with law it is spiritual because the scriptures state “the law is spiritual”; Romans 7.14
- b. When the Europeans first came in to the land now known as Australia, which was at that time occupied by indigenous people who had their own law, the Europeans; in particular, the people from the United Kingdom whose capital city was and remains London in England; brought into Australia two sets of law – one public, the other secret.
 1. The spiritual law of the Father, Son and Holy Spirit – the base for Christian Law
 2. The spiritual law of the secret world of Freemasonry – a worldwide spiritual web of spiritual knowledge and deception, or in simple terms, occult law.

77. SPIRITUAL ROBBERY OR SPIRITUAL SLEEP

- a. To enable the criminal amendments and alterations to the law within Australia without the knowledge and understanding of the people, the population must first be put to sleep, a spiritual sleep, so that even when the facts become evident the people will do nothing because they have been and continue to be asleep in spirit.

78. TEACHING OCCULT SCIENCE - FREEMASONRY

- a. Within the secret world of Freemasonry, the Masonic Membership Certificate contains the words, “teaching occult science”.
- b. This is the spiritual world of the occult and the greatest weapon is spiritual deception.

76. THE CRAFT AND TEMPLE BAR – UNITED KINGDOM

- a. Within the world of Freemasonry and Freemasons, the Secret Society is known as “the craft” for deception purposes, but, whenever and wherever occult deception is favoured the real meaning will be reversed – two examples;
- b. The craft, or Craft of the witch – witchcraft
- c. Temple Bar in London, or the bar at the temple



- d. The bar refers to the legal bar table, the temple refers to the House of the Temple situated at London within England, within the United Kingdom
- e. In accordance with Masonic law and tradition all law and finances flow from this temple, the Masonic temple, termed the House of the Temple.

77. FREEMASONRY AND WITCHCRAFT – TWO KINGDOMS

- a. Whenever and wherever you are dealing with spiritual issues or law, two spiritual kingdoms are always involved and at work:
 - 1. The spiritual kingdom of the Father, comprising the Father, Son and Holy Spirit
 - 2. The spiritual kingdom of the Mother
- b. The secret occult world of Freemasonry is the spiritual world of the Mother, which is the principle reason why Freemasonry is in direct scripture and spiritual conflict with the spiritual kingdom of the Father.

78. TWO SCRIPTURES IN CONFLICT – ISAIAH

- a. The spiritual and physical content of two chapters of scripture reveal the spiritual conflict. The two chapters are both from the Old Testament prophet Isaiah.

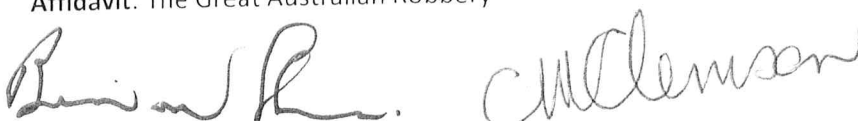
Isaiah Chapter 45 – The Father speaking:
 “I am and none else beside me”

Isaiah Chapter 47 – the Female speaking:
 “I am and none else beside me”

- b. The second scripture reveals the spiritual intent and conflict and is the sole reason why the spiritual commission from God the Father for Moses to confront Pharaoh in Egypt was and remains the double “I am”.
- c. “I am that I am” but in keeping with Masonic perverting of scripture, when a Freemason draws his sword from a scabbard and holds the sword in the air, he states, “I am that I am”. This is a Masonic counterfeit.

79. SUPREME COURT AND COUNTY COURT – VICTORIA

- a. At Melbourne the capital of the state of Victoria, on the corner of Williams Street and Lonsdale Street sit two particular courts; the



Supreme Court of Victoria and the County Court of Victoria – both operate in the spiritual kingdom of the Mother.

- b. This is evidenced by the depiction of the female on the outside of both courts; one sits above the entrance to the Supreme Court, the other is on the front of the County Court, in direct spiritual conflict with the content and intent of the ten commandments given to Moses and the Lord's Prayer, "our Father".

80. THE FEMALE SPIRITUAL OPPONENT

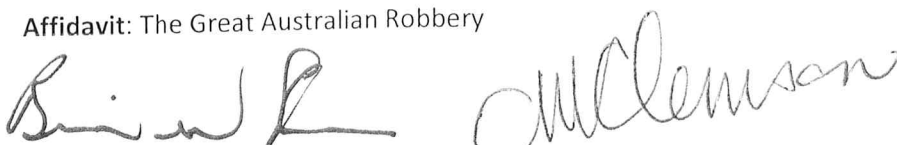
- a. Within the scriptures the female spiritual opponent is revealed in plain sight, but, unfortunately is concealed by people who work in the spiritual kingdom of the Mother, which is the principal reason why Freemasons and others have been able to gain control of law courts and parliaments.
- b. Such control begins on the floor of the Masonic Lodges, where the Masonic rituals and oaths are taken for and on behalf of the female spiritual opponent of Almighty God. This is evidenced in Micah Chapter 7 Verse 10 of the Old Testament.

81. THE JEWISH AND MUSLIM ISSUE – THE SPIRITUAL MOTHER

Today this issue is the largest issue threatening peace. Neither community has the spiritual ability to see or discern the intent or actions of the spiritual Mother, because Jewish Rabbi's fail to reveal the spiritual Mother revealed in the Old Testament and All Old Testament and New Testament scriptures revealing and exposing this spiritual mother are omitted from the Koran, creating a worldwide conflict where the two appear to be and are actually in direct conflict with each other, but, in spiritual reality work for the same spiritual Mother, with tragic consequences.

82. FREEASONS AND PARLIAMENTS

- a. Because Freemasonry exists and operates in secrecy and deception it has been able, by placing Freemasons into every political party within Australia, to create a secret political party that does not require political registration or any type of disclosure or accountability and must vote on the Masonic side in every issue once the Masonic order has been given out from the Masonic Lodge.
- b. This is the principal reason why specific bills became Acts of Parliament without the knowledge or consent of the voting people.

The block contains two handwritten signatures in black ink. The first signature on the left is 'Brian R.' and the second signature on the right is 'McClellan'.

83. FREEMASONS AND COURTROOMS

- a. Within the Supreme Court of Victoria, there exists a Masonic Lodge known as "The Legal Lodge" comprising officers of the Victorian Supreme Court.
- b. This purported "Legal Lodge" appears in the publication titled, "Freemasonry Victoria" Issue No. 90 November 2001 and mentions Mr Terry Bates.

84. JUSTICE DODDS-STRETTON AND TERRY BATES

- a. During the course of the civil trial litigation matter in the Supreme Court involving the National Bank and the Walter Family, Mr Terry Bates received a witness summons in relation to the Masonic Supreme Court membership.
- b. The presiding judge, Justice Dodds-Stretton would not permit witness box examination or cross-examination, instead asked questions of Mr Bates from the bench and dismissed him.

85. GOVERNOR JOHN LANDY (November 2001)

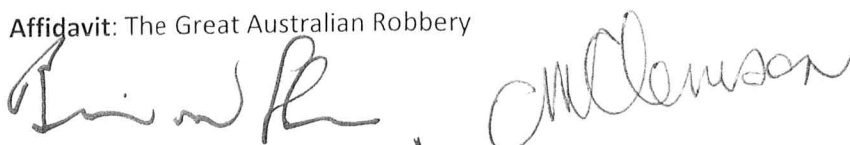
The front cover of "Freemasonry Victoria" Issue No. 90 dated November 2001, shows the Masonic Grand Master John Wilson with the Victorian State Governor John Landy attending the Masonic Federation celebration at the Masonic centre of Victoria, Dallas Brookes Hall, Melbourne, Victoria.

86. WERRIBEE MASONIC LODGE- VICTORIA

The same publication at page 6 mentions the Werribee Masonic Lodge, Lodge 187 and states that it was founded on October 3, 1901 by Freemason Robbie Burns and first met in the Werribee Shire Offices which was purchased by the Lodge in 1910 and *remains* as Werribee's Masonic Centre today. The Foundation master was Angus McNaughton, a former journalist and four times Werribee Council chairman.

87. JULIA GILLARD AND PETER LALOR

- a. The federal seat occupied by Julia Gillard was Lalor, situated at Werribee, Victoria, Australia.
- b. The seat is named after Peter Lalor, the infamous miner responsible for the Eureka Stockade at Ballarat, who went on to become a politician in Victoria after being pardoned of a treason offence.



88. EUROPEAN COURT MASONIC WIN

The same Masonic publication mentioned above at page 11 mentions that the European Court has ruled European Governments cannot compel Masons to declare membership as a condition of employment.

89. THE MASONIC OMISSION

- a. What is omitted from the Masonic publication – the same publication that revealed the European Court decision – was the fact that five Supreme Court judges did preside over a Grand Jury application filed against the Victorian Freemasonry structure heard October 2001 in relation to a criminal offence of taking and administering unlawful oaths within Victoria, in Criminal Breach of Section 316 Crimes Act 1958 Victoria.
- b. This Supreme Court hearing was omitted from the November Masonic Publication 2001, in accordance with Masonic deception.

90. THE HEARING – OCTOBER 2001: GRAND JURY

- a. Five judges of the Victorian Supreme Court heard the Grand Jury application and refused the application to form a Grand Jury under or in accordance with Section 354 Crimes Act 1958 Victoria.
- b. No transcript was made available.

91. THE CONCEALMENT AND PERVERTING

- a. In accordance with the condition found at Section 78B of the Judiciary Act 1903 (Commonwealth), all Attorney Generals were notified prior to the hearing.
- b. The principle constitutional issue raised in the notice concerned the purported validity of the Enactment/Royal Assent of the 1975 Victorian Constitution Act, based on the evident fact that the Victorian Constitution Act of 1855 was a United Kingdom Act and as such the Victorian Parliament would not have had the valid constitutional jurisdiction to purportedly repeal the United Kingdom Act of 1855 and enact the 1975 Victorian Act.
- c. The State Governor of Victoria at the time was Henry Winneke, a Masonic member of Grand Lodge Freemasonry Victoria with his son Michael, the Associate of President John Winneke – son of Henry Winneke.
- d. Henry Winneke (Deceased) was also a Knight of St. John of Jerusalem.
- e.



92. THE GRAND JURY APPLICATION HEARING

- a. Resulting from the constitutional notice, one Attorney General did intervene into the hearing – Mr R. Hulls, a state politician and Attorney General for the State of Victoria.
- b. The real purpose of the intervention was to make application, after leave to appear was granted to have the established matter of *Byrne v. Armstrong* overturned, because the matter stated that, “The Court has no discretionary power but to order the Grand Jury be formed when the affidavit reveals an indictable offence.”

93. HIGH COURT –SUE v HILL

- a. During the year 1999 the High Court of Australia made a ruling in the *Sue v Hill* matter that the United Kingdom was a foreign power in relation to Australia.
- b. This particular ruling was given in expectation that the coming Commonwealth Referendum held on the 6th November 1999 would bring in a republic form of government for Australia.
- c. The referendum decision was contrary to the High Court decision.

94. THE 1999 REFERENDUM – MONARCHY OR REPUBLIC

- a. On the 6th of November 1999 the electors of the Commonwealth of Australia voted by referendum on the monarchy/republic issue.
- b. The decision rejected the republic agenda and elected to maintain and affirm the monarchy of the United Kingdom.

95. THE VICTORIAN ACT (2000)

- a. On the 5th of September 2000 the then governor for the State of Victoria Governor Gobbo finalised an Act titled “Courts and Tribunals Legislation(Further Amendment) Act”.
- b. But at Part 2 of such Act the Oath of Allegiance to Her Majesty was removed from the Legal Practice Act 1996.
- c. At the time of enactment this Act was only 11 months from the Commonwealth electors decision to retain Queen Elizabeth the Second in the role of monarchy.
- d. Governor Gobbo was at the time a Knight of the Order of St. John of Jerusalem.

96. STATUTE LAW REVISION BILL 2000 (VIC)

- a. At Section 125.5 Part 11, the heading Division 6, Summoning of Parliament, Oath of Allegiance is removed.



97. ATTAINTED OF TREASON

- a. At section 44(ii) of the Constitution of the Commonwealth of Australia the words "Attainted of Treason" appear in the primary and principal Act.
- b. At Section 80 of the Criminal Code 1995 (Commonwealth) the chapter sets out the criminal offence of treason and misprision of treason.
- c. At Section 9 of the Crimes Act 1958 Victoria the criminal offence of treason is set out.
- d. Common Law also brings in the twin offences of treason and misprision of treason.

98. UNITED KINGDOM ACT

- a. The Constitution of the Commonwealth of Australia Act is and remains a United Kingdom Act.
- b. The preamble and first eight clauses plus the schedule are the legal property of the United Kingdom and as such, only the United Kingdom can change or repeal the United Kingdom Act.
- c. The Commonwealth Electors do have the power to alter or amend the constitution, but, only in relation to Section 9 to 128.
- d. The overt Acts mentioned herein have altered all of the above unlawfully.

99. QUEENSLAND

- a. In the year 2001 Queensland enacted a new State Constitution without abiding by the referendum requirement at Section 53 which was totally altered.




100. CONSEQUENCES AND CONCLUSION


- a. All purported Grants of Power are now under challenge in relation to invalidity.

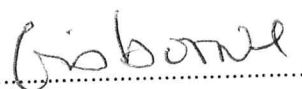
101. THE IGNORANT VICTIM

The most successful part of any robbery is to keep the victim ignorant of the actual robbery.



Affirmed by.....

Date.....14/12/2016

Witnessed by

At.....

CARMEL CLEMSON JP
3/84 HAMILTON STREET
GISBORNE 3437
JUSTICE OF THE PEACE FOR VICTORIA
REG. NO 12356

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 ".