

## **PUBLIC NOTICE TO ALL**

9 December 2020

**To:**

1. Elizabeth Hollingworth
2. Anthony Brand
3. Graham Ashton
4. Shane Patton
5. Christian Porter
6. Nick O'Brien
7. Haydn Stjernqvist
8. Grace Krütsch
9. Adam Nicholl,
10. Richard Matters

**From:**

**Michael Thomas Holt**  
**XXXXXXXXX Cct**  
**Forest XXXXX**  
**Queensland 45XX**

You are receiving the attached Affidavit because you are involved in unlawfully accusing me of a purported crime, "Contravene proceeding suppression order contrary to section 23(1)(a) of the Open Courts Act 2013 (VIC)"

**AFP Case officer and accuser:** Federal Agent Adam Nicholl

**CDDP Reference Number:** 2020PRO1477

**Issued 23 November 2020**

**Served to my hand 30 November 2020**

**You have 28 days from the date of mailing, 9 December 2020, to respond and rebut all charges of TREASON stated in my Common Law of England Affidavit**

Upon mailing, this whole document will become a matter of public record as the Political Party Victorian Courts are under the Australia Act 1986 Commonwealth for the Status of the Political Parties private Commonwealth of Australia as a sovereign, independent and federal nation = **Treason**.

This Australia Act 1986 and its purported courts are for the Political Parties sitting under their own private Constitutions for their sovereign, independent and federal nation without Crown and Constitutional authority of the Commonwealth of Australia Constitution Act 1901 Clause 5, **BUT are still under the authority** of the Commonwealth of Australia Constitution Act 1901 and its Criminal Laws.

The Victorian Australian Magistrate Court issuing the Charge Sheet and Summons is for Political Party members only.

### **Interpretation Schedule one**

16. (1) In this Act, unless the contrary intention appears

"**Australian court**" means a court of a State or any other court of Australia or of a Territory other than the High Court;

"**court**" includes a judge, judicial officer or other person acting judicially;

SECOND SCHEDULE—continued

**Interpretation**

16. (1) In this Act

"**Australian court**" means a court of a State or any other court of Australia or of a Territory other than the High Court of Australia;

"**court**" includes a judge, judicial officer or other person acting judicially;

To create these Australian Courts the Political Parties repealed Sections 4 to 14 at Part II—Constitution and Seat of the [**OUR**] High Court

High Court of Australia Act 1979 (Cth) Act No. 137 of 1979

Judiciary Amendment Act (No.2) 1979 (Cth) Act No. 138 of 1979  
which repealed Sections 4 to 14 at Part II—Constitution and Seat of the High Court

These Australian Courts and Australian Federal Police were created under the Political Parties Definition of their Australia created in 1973 by changing the Constitutional and official Definitions without a Referendum while sitting in the people's Parliament. The contrary intention of the Political Parties changed Constitutional and official definitions in 1973 haven't changed = Treason.

Australian Federal Police are employed by the Political Parties private company, the status of a Commonwealth of Australia as a sovereign, independent and federal nation. No Crown and Constitutional Authority BUT are still under the authority of the Commonwealth of Australia Constitution Act 1901 and its Criminal Laws.

**All those involved in this issue are enforcing Political Party Treason.**

As my Common Law of England Affidavit shows an attempt to enforce Political Party Treason I have made it public, as it is an indictable Criminal offence against the Crown and the Commonwealth of Australia Constitution Act 1901 to keep Treason to one's self.

**Signed:**

A red circular seal of the High Court of Australia is positioned to the left of a red ink signature. The seal features a central emblem and the Latin motto 'FIAT JUSTITIA RUAT CAELUM' around the perimeter, with 'Seat of Michael Thomas Holt' written below it. The signature is a stylized, cursive script in red ink.

**Michael Thomas Holt**