

Friday 9 August 2024 at 11am

TO:

Senators Nita Green, Paul Scarr, Alex Antic, Varun Ghosh, Helen Polley, David Shoebridge and Larissa Waters

Members¹, Legislation Committee²
Senate Standing Committees on Legal and Constitutional Affairs³
Parliament of the Commonwealth of Australia⁴

AND TO:

Senators Penny Allman-Payne, Wendy Askew, Ralph Babet, Catryna Bilyk, Simon Birmingham, Andrew Bragg, Slade Brockman, Ross Cadell, Matthew Canavan, Michaelia Cash, Claire Chandler, Richard Colbeck, Dorinda Cox, Lisa Darmanin, Lisa Darmanin, Perin Davey, Jonathon Duniam, Mehreen Faruqi, David Fawcett, Varun Ghosh, Karen Grogan, Pauline Hanson, Sarah Hanson-Young, Sarah Henderson, Steph Hodgins-May, Hollie Hughes, Jane Hume, Maria Kovacic, Jacqui Lambie, Kerrynne Liddle, Susan McDonald, James McGrath, Bridget McKenzie, Andrew McLachlan, Jacinta Nampijinpa Price, Deborah O'Neill, Matt O'Sullivan, James Paterson, Fatima Payman, Barbara Pocock, David Pocock, Louise Pratt, Gerard Rennick, Linda Reynolds, Malcolm Roberts, Anne Ruston, Dave Sharma, Tony Sheldon, David Shoebridge, Dean Smith, Marielle Smith, Jordon Steele-John, Glenn Sterle, Jana Stewart, Lidia Thorpe, Tammy Tyrrell, Anne Urquhart, David Van, Jess Walsh, Larissa Waters, Peter Wish-Wilson

Participating Members⁵, Legislation Committee
Senate Standing Committees on Legal and Constitutional Affairs
Parliament of the Commonwealth of Australia

**The Criminal Code Amendment Bill⁶ referred to the Committee on 8 February 2024—
Supplementary Submission from **CAMP SOVEREIGNTY 9 August 2024****

¹ https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Legislation_Committee_Membership

² https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Role_of_the_Committee

³ https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs

"The Legal and Constitutional Affairs Committees cover the following portfolios: Attorney-General and Home Affairs."

<https://www.directory.gov.au/portfolios/attorney-generals>

<https://www.directory.gov.au/portfolios/home-affairs>

⁴ <https://www.aph.gov.au/>

⁵ https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Legislation_Committee_Membership

⁶ Set out at pages 26-27 of [Submission from CAMP SOVEREIGNTY 26.7.24](#)

Supplementary Submission 9 August 2024 to Submission 26 July 2024⁷

Uncle Robbie Thorpe

CAMP SOVEREIGNTY
Kings-Domain
Melbourne
crimesceneaustralia.com

1. G Notice⁸ to the Senate of the Parliament of the Commonwealth of Australia on Friday 9 August 2024 (Notice of ICC Statute and Aboriginal genocide)— page 3.
2. Crown References Amendment Bill 2023 —notice of Aboriginal genocide— page 4.
3. Statement on CAMP SOVEREIGNTY in the Senate on 26 February 2024— page 6.
4. Opening Statement⁹ in the Senators' Public Hearing, 30 July 2024— pages 11-16.
5. Witness Testimony¹⁰ in the Senators' Public Hearing, 30 July 2024— no transcript?
4. **Application** for CAMP SOVEREIGNTY to be heard live in person or by videoconference by the Committee deciding on the **publication of CAMP SOVEREIGNTY submission(s)** on Wednesday 14 August 2024 (and/or further date to be notified to CAMP SOVEREIGNTY with sufficient notice to attend in person)— **right to be heard** on the decision and **right to receive adequate timely notice** of the date, time and place of the decision-makers meeting. This is the application. Please acknowledge receipt asap thanks. Note information for decision-makers in 5 below.
5. Response of the Honourable Mark Dreyfus KC MP to the three Constitutional Notices to Attorneys-General filed and served July-August 2024 in Aboriginal genocide cases.

FCA VID 589 2024 Federal Court of Australia

Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton

— Constitutional Notice filed 1.7.24 and affidavit of service filed 3.7.24

— Letter from lawyers representing AG Dreyfus 22.7.24— see pages 7 and 8 of this submission.

SCV SECI 2024 01011 Supreme Court of Victoria Common Law Division—Judicial Review List

Uncle Robbie Thorpe v Magistrates Court of Victoria and Attorney-General of Victoria

— Constitutional Notice filed 10.7.24 and affidavit of service filed 12.7.24

— Letter from lawyers representing AG Dreyfus 18.7.24— pages 9 and 10 of this submission.

SCVCA SEAPCI 2024 0088 Court of Appeal Supreme Court of Victoria

Application of Aunty Alma Thorpe and Uncle Robbie Thorpe for leave to appeal

— Constitutional Notice filed 6.8.24 and affidavit of service 7.8.24

— No Response to date from AG Dreyfus or legal representatives.

International Criminal Court Act 2002

⁷ https://crimesceneaustralia.com/wp-content/uploads/Submission-Criminal-Code-Amendment-Bill-2024_02_08.pdf

⁸ <https://crimesceneaustralia.com/wp-content/uploads/G-Notice-Senate-9.8.24-Ref-12024-1.pdf>

⁹ <https://crimesceneaustralia.com/wp-content/uploads/Opening-Statement-to-Legislation-Committee-Hearing-CAMP-SOVEREIGNTY-10.15am-30-July-2024-1.pdf>

¹⁰ <https://www.youtube.com/watch?v=ZMTXG5KwwXs>

Schedule I

Statute of the International Criminal Court 1998

Article 6— genocide crimes

Article 17— ICC has jurisdiction if Australia unwilling and unable to investigate and prosecute Australians for genocide crimes

Article 25.2— individual responsibility for genocide (no immunity)

Articles 25.3 — complicity—see also Article 21.1 (c)

Article 30— intention and knowledge in genocide crimes

NOTICE OF COMPLICITY IN ABORIGINAL GENOCIDE¹¹

TO: All Senators¹² of the Parliament of Australia

TAKE NOTICE that **We First Peoples** of the continent that you invaders call Australia— and We call home and country and mother— will on [*insert date*] in the **International Criminal Court** at Oude Waalsdorperweg 10, 2597 AK Den Haag, Netherlands provide evidence in support of Our allegations that you are complicit in **the crime of Aboriginal genocide** and request that you be charged and prosecuted in the said court for the said crime.

CHARGES SOUGHT

The Senators¹³ of the Parliament of the entity calling itself “the Commonwealth of Australia” (and that We refer to as “the Stolenwealth”) have since 2002 and continuing unless arrested **failed to prevent Aboriginal genocide** thus deliberately imposing conditions of life to destroy Us and causing Us serious mental and physical harm contrary to Article 5 of the court’s statute.

PARTICULARS OF CHARGES

Particulars of the Senators failure to prevent genocide include:

- (i) failure to declare an **end to hostilities** against Us and an end to your multigenerational war against Us to steal Our Lands, Skies and Waters and usurp Our Law;
- (ii) failure to establish an internationally-supervised process of **truth-telling** about this war;
- (iii) failure to commence an internationally-supervised process of **negotiation for Our consent** (if any) to your occupation of Our Lands and other breaches of Our Law.
- (iv) failing to remove your deliberate impediments to Our prosecutions of you and your people for Aboriginal genocide such as the impediment that **only your Attorney-General can prosecute** genocide crimes.

Uncle Robbie Abing

Friday 9 August 2024
CAMP SOVEREIGNTY

¹¹ G Notice: ref 1/2024 <https://crimesceneaustralia.com/wp-content/uploads/G-Notice-Senate-9.8.24-Ref-12024-1.pdf>

¹² https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Legislation_Committee_Membership lists the Committee Members and Participating Members.

¹³ as named on the Senate website address in footnote 1 above.

2022-2024

2428

The Parliament of the
Commonwealth of Australia

THE SENATE

Crown References Amendment Bill 2023

(Second reading amendment to be moved by Senator Thorpe)

Omit all words after "That", substitute:

- (a) the Senate recognises that:
 - (i) Aboriginal and Torres Strait Islander peoples have never ceded Sovereignty, and therefore are the true Sovereigns over these lands, waters and skies,
 - (ii) the Sovereignty of Aboriginal and Torres Strait Islander peoples means an unceded right held in collective possession by the members of Aboriginal and Torres Strait Islander nations which confers usage, access and custodianship to the lands, waters, minerals and natural resources of what is now known as Australia, and the right of Aboriginal and Torres Strait Islander peoples to exercise an unimpeded and collective self-determinate governance over their political, economic and social affairs,
 - (iii) horrific events and a legacy of genocide, dispossession and enslavement of First Peoples have occurred since colonisation in the name of the British Crown,
 - (iv) in order to move forward from this horrific past, we must establish a National Truth and Justice Commission to tell the true history of what has happened on these lands since British invasion,
 - (v) while First Peoples seek justice for the genocide and crimes against humanity that they have been, and continue to be, subjected to, reparatory justice must involve holding to account the British Crown for the atrocity crimes committed in its name, and
 - (vi) the government of so-called Australia must commit to Treaty negotiations with all Sovereign First Nations as a matter of urgency; and

-
- (b) further consideration of the bill be deferred until the first sitting day after the Government tables a letter in the Senate from the King or the Governor-General, on behalf of the King, outlining the King's commitments to immediately:
- (i) start a process for administering reparations for the oppression of First Peoples, including the plundering of resources, denigration of culture and to redistribute the wealth that underpins the Crown back to the peoples from whom it was stolen,
 - (ii) repatriate all remains of collective First Peoples that reside in UK museums and institutions and that represent their family histories, genealogies, cultural history and spiritual ancestry,
 - (iii) return all cultural treasures and artefacts stolen from First Peoples throughout the hundreds of years of genocide, enslavement, discrimination, massacre and racial discrimination by the authorities empowered by the protection of the British Crown,
 - (iv) acknowledge and adopt, on behalf of the Royal Family, the renunciation of the 'Doctrine of Discovery' made by Pope Francis in April 2023 and to start the process of consultation and reparations for the First Peoples who suffered the consequences of genocide in fulfilment of that doctrine in the name of God, and
 - (v) start the conversation on slavery's enduring impact.

13/05/2024 5:37 PM

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See Progress of Bill here:

[https://parlinfo.aph.gov.au/parlInfo/search/display/
display.w3p;query%3DId%3A%22legislation%2Fbillhome%2Fr7096%22;rec=0](https://parlinfo.aph.gov.au/parlInfo/search/display/display.w3p;query%3DId%3A%22legislation%2Fbillhome%2Fr7096%22;rec=0)



COMMONWEALTH OF AUSTRALIA

PARLIAMENTARY DEBATES



Senate

Official Hansard

Wednesday, 28 February 2024

FORTY-SEVENTH PARLIAMENT
FIRST SESSION—FIFTH PERIOD

BY AUTHORITY OF THE SENATE

Camp Sovereignty

Senator THORPE (Victoria) (13:53): Today I want to talk about Camp Sovereignty, whom I spoke to this morning. Camp Sovereignty is a place of resistance on what is known by the colonisers as Kings Domain. It has been a place of cultural significance for our people for millennia. It was re-established on 26 January this year, the day of mourning. The Black GST, focusing on genocide, sovereignty and treaty, originally established Camp Sovereignty in 2006 to highlight these fundamental issues. It was established by my mum, Marjorie Thorpe, Professor Uncle Gary Foley, Uncle Robbie Thorpe, and Targan and Clare Land. It was during the stolen-wealth games. The irony of so-called 'Commonwealth' does not apply to First Peoples. We are still fighting for basic equality. Since 26 January, a sacred fire has been burning on these significant grounds, representing the continuing presence and ongoing resistance of our people. Camp Sovereignty is a place for First Peoples to gather but is welcoming to all. It's a place for community, healing and culture.

Places like this are needed more than ever in this country. Data shows imposed government models like the one we have here continue to fail our people. Community led and driven initiatives have better outcomes, especially when they come from respected elders and experts. I stand in solidarity with my uncle Robbie Thorpe, who has

CHAMBER

Wednesday, 28 February 2024

SENATE

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promised to stay at Camp Sovereignty to continue the resistance until the land is handed back to its traditional custodians, its true sovereigns. The sovereignty here is not real. We are the true sovereigns, and we want our land back.

|
From: **Constitutional** <Constitutional.Litigation@ags.gov.au>
Date: Mon, 22 Jul 2024 at 10:11
Subject: 20240722 - Non-int letter - Thorpe v Judicial Registrar Ditton -
24006023 [SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege]
[AGSDMS-DMS.FID5215869]
To: bunjilsfire@gmail.com <bunjilsfire@gmail.com>

**OFFICIAL: Sensitive
Legal Privilege**

Dear Uncle Robbie Thorpe,

**Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal
Court of Australia – proceeding no. VID589/2024**

Please find attached our correspondence in the above matter.

Kind regards,

Australian Government Solicitor

We acknowledge the traditional custodians of this land and
celebrate their ongoing culture and contribution to society.

Find out more about AGS at <http://www.ags.gov.au>

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20240722 - Non-int letter - Thorpe v Judicia... (161K) x



Our ref. 24006312

18 July 2024

Uncle Robbie Thorpe
Camp Sovereignty
Kings Domain
Melbourne VIC 3004

Australian Government Solicitor
Level 10, 60 Martin Place Sydney NSW 2000
GPO Box 2727 Sydney NSW 2001
T 02 9581 7777
www.ags.gov.au

Canberra
Sydney
Melbourne
Brisbane
Perth
Adelaide
Hobart
Darwin

By email: bunjilsfire@gmail.com; cc zoe.barker@vgso.vic.gov.au

Dear Uncle Robbie Thorpe

Uncle Robbie Thorpe v Magistrates' Court of Victoria & Anor – Supreme Court of Victoria – Proceeding No. S ECI 2024 01011

We refer to your correspondence dated 11 July 2024 to the Commonwealth Attorney-General giving him notice pursuant to s 78B of the *Judiciary Act 1903* of a constitutional issue in the above proceeding. We also refer to your correspondence dated 17 July 2024 providing us with a sealed summons seeking to join the Attorney-General as a defendant. We are replying on the Attorney-General's behalf.

The Commonwealth Attorney-General will not be intervening in this proceeding in the Supreme Court of Victoria, nor will he be applying to remove the cause from that Court to the High Court. □

Further, the Commonwealth Attorney-General does not consent to being joined or added as a defendant. It is clear from the documents you have provided us that the Commonwealth Attorney-General's presence before the court is not 'necessary' to determine the questions which arise (rule 9.06(b)(i)).

In particular, the questions may be determined between the current parties, and joining the Attorney-General would not alter the nature of the questions or make it any more likely that the questions would be resolved one way rather than the other (and there is no reason to think that the Attorney-General for Victoria 'would not put as forcefully or as well any legal submissions in opposition to' your claims).¹

Further, as the sealed summons was provided to us less than two days before the hearing of the application, any joinder is likely to delay or 'prolong the proceeding' because there 'would be an additional party seeking to make submissions' which would 'be likely to somewhat duplicate the steps taken by the existing respondents.'²

We are content for this letter to be provided to the Court.

Yours sincerely

Liam Boyle
Senior Executive Lawyer
T 02 6253 7077
liam.boyle@ags.gov.au

¹ *Sportsbet Pty Ltd v Harness Racing Victoria (No 2)* [2010] FCA 952 at [40]-[41].

² *Sportsbet Pty Ltd v Harness Racing Victoria (No 2)* [2010] FCA 952 at [45]-[46].

From: Constitutional <Constitutional.Litigation@ags.gov.au>
Date: Thu, 18 Jul 2024 at 17:05
Subject: Uncle Robbie Thorpe v Magistrates' Court of Victoria & Anor – Supreme Court of Victoria – Proceeding No. S ECI 2024 01011 [SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege] [AGSDMS-DMS.FID5222999]
To: bunjilsfire@gmail.com <bunjilsfire@gmail.com>
Cc: zoe.barker@vgso.vic.gov.au <zoe.barker@vgso.vic.gov.au>

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Dear Uncle Robbie Thorpe,

Uncle Robbie Thorpe v Magistrates' Court of Victoria & Anor – Supreme Court of Victoria – Proceeding No. S ECI 2024 01011

Please see attached our correspondence regarding the above proceeding.

Kind regards,

Australian Government Solicitor

Find out more about AGS at <http://www.ags.gov.au>

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20240718 - Non-Int letter - Thorpe v Mag.pdf (269K)

x



Our ref. 24006023

22 July 2024

Uncle Robbie Thorpe
Camp Sovereignty
Kings Domain
Melbourne VIC 3004

By email: bunjilfire@gmail.com

Australian Government Solicitor
Level 10, 60 Martin Place Sydney NSW 2000
GPO Box 2727 Sydney NSW 2001
T 02 9581 7777
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Canberra
Sydney
Melbourne
Brisbane
Perth
Adelaide
Hobart
Darwin

Dear Uncle Robbie Thorpe

**Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal Court of
Australia – proceeding no. VID589/2024**

We refer to your correspondence dated 3 July 2024 to the Commonwealth Attorney-General giving him notice pursuant to s 78B of the *Judiciary Act 1903* of a constitutional issue in the above proceeding. We are replying on the Attorney-General's behalf.

The Commonwealth Attorney-General will not be intervening in this proceeding in the Federal Court of Australia, nor will he be applying to remove the cause from that Court to the High Court.

If the proceeding is taken further on appeal, or is removed to the High Court, the Attorney-General might decide to intervene at that stage. This would be considered upon the receipt of the appropriate notice under s 78B of the *Judiciary Act 1903*.

Yours sincerely

A handwritten signature in black ink, appearing to be the name of the Australian Government Solicitor.

Australian Government Solicitor

OPENING STATEMENT OF UNCLE ROBBIE THORPE, 7.30.24

Welcome to Camp Sovereignty.

This morning we welcome members of your Australian Parliament here to Our sacred fire, to Our Ancient **Law**.

Just over there is the resting place of **37 skeletal remains** of First Peoples returned from the Victorian Museum and other government institutions.

And so we welcome the **seven Committee Members** and the **fifty-eight participating members** of this Legislation Committee of the Senate of the Australian Parliament—see the attached list set out at page 4 from the Australian Parliament House website [https://www.aph.gov.au/Parliamentary Business/Committees/Senate/Legal and Constitutional Affairs/Legislation Committee Membership](https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Legislation_Committee_Membership)

We now invite the Prosecutor of the International Criminal Court to Camp Sovereignty to bring an investigative team from the Office of the Prosecutor to come to Camp Sovereignty urgently under Article 17 of the **Statute of the International Criminal Court**— which is *Schedule One* to the *International Criminal Court Act 2002* of the Australian Parliament on the Federal Register of Legislation online at this clickable link <https://www.legislation.gov.au/C2004A00992/latest/text>

Australia is demonstrably **unwilling and unable** to investigate and prosecute the crime of genocide against Us and so, under Article 17, the International Criminal Court now has jurisdiction to investigate and prosecute Australians for the crime of genocide.

Under Article 25 **complicity** in genocide is genocide.

Article 27 states that “official capacity as **a member of parliament** shall in no case exempt a person from criminal responsibility... nor shall it ... constitute a ground for reduction of sentence”.

Can Senators who have not attempted to remove section 268.121 be charged with genocide in the International Criminal Court?

The purpose of the International Criminal Court is “to to put an end to impunity for the perpetrators of these crimes and thus to contribute to the **prevention** of such crimes” — says the Preamble at line nine.

Under Article 5 genocide is a crime within the Court’s jurisdiction.

Article 6 defines the crime of genocide:

Article 6
Genocide

Document: International Criminal Court Act 2002

For the purpose of this Statute, “genocide” means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such:

- (a) Killing members of the group;
- (b) Causing serious bodily or mental harm to members of the group;
- (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;
- (d) Imposing measures intended to prevent births within the group;
- (e) Forcibly transferring children of the group to another group.

Every one of these acts has been committed against Us since the English war of military invasion began against Us

Each of these acts has continued to be committed against Us in every generation since the invasion started. The motive was to steal Our lands, waters and skies. The intent was to usurp Our law.

This multigenerational genocide has continued from 2002 to today and will continue tomorrow and into the future.

There has been no treaty since 2002. There has been no official declaration of the end of hostilities since 2002. No one has ever been prosecuted since 2002.

Article 30 states:

1. Unless otherwise provided, a person shall be criminally responsible and liable for punishment for a crime within the jurisdiction of the Court only if the material elements are committed with intent and knowledge.
2. For the purposes of this article, a person has intent where:
 - (a) In relation to conduct, that person means to engage in the conduct;
 - (b) In relation to a consequence, that person means to cause that consequence or is aware that it will occur in the ordinary course of events.
3. For the purposes of this article, "knowledge" means awareness that a circumstance exists or a consequence will occur in the ordinary course of events. "Know" and "knowingly" shall be construed accordingly.

Parliamentarians intended to make section 268.121 part of your law.

Parliamentarians intended not to remove it from your law.

Parliamentarians intended not to recognise Our Sovereignty.

Parliamentarians intended not to seek Our consent under a treaty.

Will the International Criminal Court convict you of complicity in Our genocide?

Under Article 77 penalties include life imprisonment "when justified by the extreme gravity of the crime and the individual circumstances of the convicted person".

Article 53 requires an investigation because there is "a reasonable basis to believe that a crime within the jurisdiction of the Court has been or is being committed" and "taking into account the gravity of the crime and the interests of victims" there are no "reasons to believe that an investigation would not serve the interests of justice".

30 July 2024



CAMP SOVEREIGNTY
bunjilfire@gmail.com
crimesceneaustralia.com

ATTACHMENT: Email on Friday 26 July 2024 at 12.22pm of CAMP SOVEREIGNTY submission to the Committee and page one of the thirty-four page submission.

[https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal and Constitutional Affairs/Legislation Committee Membership](https://www.aph.gov.au/Parliamentary_Business/Committees/Senate/Legal_and_Constitutional_Affairs/Legislation_Committee_Membership)

Senate Standing Committees on Legal and Constitutional Affairs Legislation Committee Membership

Committee Members

- Chair**

 Senator Peter Green
 Australian Labor Party (ALP)
- Deputy Chair**

 Senator Peter Scully
 1964-07-19 to 2017-07-20 (ALP)
- Member**

 Senator John Hill
 1989-07-14 to 2017-07-20 (ALP)
- Member**

 Senator Stuart Little
 Australian Labor Party (ALP)
- Member**

 Senator Helen Killalee
 Australian Labor Party (ALP)
- Member**

 Senator David Whelan
 Australian Greens (AGPS)
- Substitute Member**

 Senator Lisa Waters
 Australian Labor Party (ALP)
Substitute Member in respect of Senator Stuart Little (ALP) for the period 14 September 2017 to 20 October 2017 (ALP)

Participating Members

Senators Perry, Alban, Joyce, Wren, Nelson, Ralph, Baker, Carrivick, Bax, 3 years, Birmingham, Andrew, Fragg, Blake, Brindley, Peter, Cobby, Matthew, Lanning, Mitchell, Cash, 2 years, Chandler, Richard, Collins, Daniels, Col, Lisa, Datzlitz, La, Darrin, Fern, Garry, Jonathan, Gorton, Manton, Farnell, David, Jackson, Kevin, Gault, Kelly, Siffert, Polina, Hanson, Sara, Hanson, Ruth, Sara, Hordern, Megh, Hodgson, May, Nader, Hughes, Jane, Hume, Maria, Baker, David, Lange, Barbara, Laidi, Stuart, McEwen, James, Maclean, Bridget, O'Rourke, Andrew, McLean, James, Harcourt, Joe, Price, O'Sullivan, Craig, Blair, O'Sullivan, James, Palmer, Emma, Pappas, Barbara, Pinner, David, Pether, Susan, Price, Carol, Roberts, Linda, Rossiter, Malcolm, Roberts, Anna, Rubin, Kate, Sharma, Tami, Shilton, David, Spindler, Dean, Strat, Maria, Strett, Jordan, Sully, John, Sully, Gabe, Sully, John, Sully, Linda, Therps, Tammy, To, 1951, Upton, Dawn, Van, Joe, Waters, Larissa, Waters, Peter, Smith, Wilson

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An independent and impartial system and committee of inquiry through the 2017-2018 session (the inquiry) conducted in 2018, report and recommendations. An act of Parliament in the people. The culture and values of the Senate and its members.

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Tony Sheldon,
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Marielle Smith,
Jordon Steele-John,
Glenn Sterle,
Jana Stewart,
Lidia Thorpe,
Tammy Tyrrell,
Anne Urquhart,
David Van,
Jess Walsh,
Peter Whish-Wilson

From: Uncle Robbie Thorpe <bunjilfire@gmail.com>

Date: Fri, 26 Jul 2024 at 12:22

Subject: Criminal Code Amendment (Genocide, Crimes Against Humanity and War Crimes) Bill 2024

To: <seniorclerk.committees.sen@aph.gov.au>

Cc: <LegCon.Sen@aph.gov.au>

Please find submission attached from CAMP SOVEREIGNTY

Uncle Robbie Thorpe
CAMP SOVEREIGNTY
"Kings Domain"
"Melbourne VIC 3004"

0422 200 696

Submission--Criminal Code Amendment Bill ... (10,531K)

×