### NOTICE OF FILING

### **Details of Filing**

Document Lodged: Affidavit - Form 59 - Rule 29.02(1)

Court of Filing FEDERAL COURT OF AUSTRALIA (FCA)

Date of Lodgment: 7/08/2024 11:24:41 AM AEST

Date Accepted for Filing: 7/08/2024 11:31:45 AM AEST

File Number: VID589/2024

File Title: UNCLE ROBBIE THORPE v JUDICIAL REGISTRAR ALICIA DITTON

Registry: VICTORIA REGISTRY - FEDERAL COURT OF AUSTRALIA



Sia Lagor

Registrar

# **Important Information**

This Notice has been inserted as the first page of the document which has been accepted for electronic filing. It is now taken to be part of that document for the purposes of the proceeding in the Court and contains important information for all parties to that proceeding. It must be included in the document served on each of those parties.

The date of the filing of the document is determined pursuant to the Court's Rules.

# **Affidavit**



No VID589 of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

**Uncle Robbie Thorpe** 

Applicant

**Judicial Registrar Alicia Dutton** 

Respondent

Affidavit of: **Uncle Robbie Thorpe** 

Address: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004.

Occupation: Truth-Teller Fire-Keeper and Elder.

Date: 7 August 2024

I, Uncle Robbie Thorpe, Truth-Teller Fire-Keeper and Elder, of Camp Sovereignty, "Kings Domain" near "Government House" and Shrine of Remembrance, affirm:

Now produced and shown to me and marked Annexure "URT 1" as a bundle are:

1. Email to Federal Court CEO Sia Lagos re smoking and camp visit, 1pm Friday 2.8.24 with two Attachments:



-- Interlocutory Application re smoking on forecourt and visiting Camp Sovereignty, 2.8.24, Uncle Robbie Thorpe.

-- Affidavit in support 2.8.24, Uncle Robbie Thorpe



2. Email from Legal Case Manager assisting Judicial Registrar Wilson re hearing 8.8.24, Friday 2.8.24. 3.25pm



Filed on behalf of Uncle Robbie Thorpe, applicant.

Prepared by Uncle Robbie Thorpe.

Mobile 0422 200 696

Email bunjilsfire@gmail.com

Address for service: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004



3. Email to CEO noting eLodgment ID 1351620, 3.8.24 copies of interlocutory application for Court to sit at Camp Sovereignty with supporting affidavit.
4. Email from registry re lodgement duplication, 8.59am Monday 5.8.24
5. Email to registry requesting Chief Justice have conduct of case and Registrar vacate 8.8.24 hearing, 10.18am Monday 5.8.24 with two attachments
(i) Order-of-Judicial-Registrar-Conidi-4.4.24
(ii) Signed-Order-of-judge-Melinda-Richards-22.4.24 [58] 760
6. Email to CEO re Spears etc; Live stream; video, 10.44am Monday 5.8.24
7. Email application to Registrar Wilson to refer to Judge, Tuesday 6.8.24 at 8am
with same two attachments as in 4.(i) and (ii) above.
8. Copy of page from Federal Court website referred to in 7.
9. Email from AGS Senior Lawyer Liam Boyle, 4.48pm Tuesday 6.8.24 70 - 71
10. Email to AGS Boyle, 8.30am Wednesday 7.8.24
Affirmed by the deponent at Collingwood ) in Victoria ) on 7 August 2024 )  Before me: Charlie McArdie
Registrar Neighbourhood Justice Centre 241 Wellington Street, Collingwood

Form 59 Rule 29.02(1)

# **Annexure to Affidavit**

No VID589 of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

Uncle Robbie Thorpe Applicant

Judicial Registrar Alicia Dutton Respondent

# Annexure "URT 1"

This is the true copy of the bundle of documents numbered 1 through 10 and marked Annexure "URT 1" referred to in the affidavit of Uncle Robbie Thorpe affirmed Wednesday 7 August 2024.

Fruchon

Charle McArdle
Registrar
Neighbourhood Justice Centre
Neighbourhood Street, Collingwood

Filed on behalf of Uncle Robbie Thorpe, applicant.

Prepared by Uncle Robbie Thorpe.

Mobile 0422 200 696

Email bunjilsfire@gmail.com

Address for service: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004



- 1. Email to Federal Court CEO Sia Lagos re smoking and camp visit, 1pm Friday 2.8.24 with two Attachments:
- -- Interlocutory Application re smoking on forecourt and visiting Camp Sovereignty, 2.8.24, Uncle Robbie Thorpe,
- -- Affidavit in support 2.8.24, Uncle Robbie Thorpe

From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Fri, 2 Aug 2024 at 13:00

Subject: 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305

William St / 2. Notice of Visit to Camp Sovereignty

To: <vicreg@fedcourt.gov.au>

Cc: <eLodgment\_admin@fedcourt.gov.au>

## Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton

Federal Court of Australia VID589/2023

Friday 2 August 2024 at 1pm

Sia Lagos
Chief Executive Officer
Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please.

#### 1. Notice of Smoking Ceremony

9am Thursday 8 August 2024
Forecourt, Commonwealth Law Courts Building 305 William St, Melbourne

## 2. Notice of Visit by Judge and Documentation Unit to Camp Sovereignty

10am Thursday 8 August 2024

Next to Aboriginal Resting Place, Kings Domain, Melbourne (see maps at pages 12 and 13 of attached affidavit).

Please see the attached Interlocutory Application and supporting affidavit as lodged at 11.40am with eLodgement ID 1351620 and "pending" (pending status possibly because of technical glitch-- unable to update as requested by system; please see correspondence at 11.40am and 12.09pm as reproduced below).

Please note the helpful response of the Supreme Court of Victoria recently re the smoking ceremony at 9.30am on Friday 19 July 2024 prior to the 10.30 hearing before the Honourable Justice Richards as set out in the correspondence exhibited in the said supporting affidavit.

If the Honourable Justice McEvoy opts to hold the 10am hearing at Camp Sovereignty (the preferred option, see paragraph 1 of orders sought in said interlocutory application) then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty

If the said judicial officer opts to hold the said hearing by videoconference to Camp Sovereignty then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty.

Obviously it would be helpful to know by Wednesday 7 August 2024 what the said judicial officer decides— in the absence of any clear direction on the hearing location the planned smoking ceremony will go ahead at 9am on the forecourt prior to attending the courtroom on level 7. An application will still be made at the commencement of the courtroom hearing that the judicial officer and your court proceedings documentation unit attend at Camp Sovereignty for (a) further hearing or(b) partial hearing or (c) informational visit to understand affidavit evidence and submissions— so the Court may want to make arrangements for these options too.



CAMP SOVEREIGNTY "Kings Domain" "Melbourne-VIC 3004" crimesceneaustralia.com https://www.commonground.org.au/article/guide-for-respectfully-communicating-with-elders - Forwarded message -From: Robbie Thorpe <bushless: From: Robbie Thorpe <bushless: Bunjilsfire@gmail.com Date: Fri, 2 Aug 2024 at 12:09 Subject: Re: Lodgment Pending, eLodgment ID 1351620 on VID589/2024, VICTORIA REGISTRY To: <eLodgment\_admin@fedcourt.gov.au Hi. 1. Can you please change your auto reply function to Dear UNCLE Robbie Thorpe please (caps just for emphasis here, lowercase fine) 2. I tried to edit to tick Applicant "on behalf of" box but system wouldnt let me make the edit... with this error message blocking Update button: Matter RoleType must be defined for all lodging parties. Changes to Corporate Type may result in rejection of this Lodgment Lodged on behalf of Corporate Type Sequence Representative Name Matter Role Type Thorpe, Robbie DITTON, ALICIA Respondent 1 Delete On Fri, 2 Aug 2024 at 11:40, <el\_odgment\_admin@fedcourt.gov.au> wrote: Dear Robbie Thorpe Thank you for using eLodgment. Your lodgment has been marked Pending. Reason for Pending: As these documents are being filed on behalf of Uncle Robbie Thorpe, please tick the Applicant rather than the Respondent in 'Lodged on behalf of'. Kind regards, A.S. If the reason for marking this lodgment as Pending is to schedule a listing, or to obtain additional information from within the Court, we will process the lodgment as soon as possible. If the reason for marking this lodgment Pending requires action from you, please use the link below to view and edit your lodgment. Link: https://eLodgment.fedcourt.gov.au/eLodgment/default.aspx?lid=1351620 If you have any questions, please contact your Local Registry. This email was supplied to the Federal Court of Australia for use in the eLodgment/eCourtroom services. If this email is not intended for you, please contact eLodgment\_admin@fedcourt.gov.au

Affidavit, 2.8.24, Uncle Robbie Thorpe, FCA ... (2,171K)

Interlocutory Application, 2.8.24, Uncle Rob... (82K)

Uncle Robbie Thorne\*



# **Interlocutory Application**

No VID589 of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

**Uncle Robbie Thorpe**Applicant

Judicial Registrar Alicia Dutton Respondent

To the Respondent

The Applicant applies for the interlocutory orders set out in this application.

The Court will hear this application, or make orders for the conduct of the proceeding, at the time and place stated below. If you or your lawyer do not attend, then the Court may make orders in your absence.

# Time and date for hearing:

#### Place:

The Court ordered that the time for serving this application be abridged to

Date:

Signed by an officer acting with the authority of the District Registrar

Filed on behalf of Uncle Robbie Thorpe, applicant.

Prepared by Uncle Robbie Thorpe.

Mobile 0422 200 696

Email bunjilsfire@gmail.com

Address for service: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004

# Interlocutory orders sought

Pursuant to Rule 5.04(3) of the Federal Court Rules 2011

1. The hearing on Thursday 8 August 2024 at 10am be held at Camp Sovereignty.

or, in the alternative.

- 2. The hearing of this matter be held by videoconference with the applicant at Camp Sovereignty and
- (i) at a suitable point in the hearing the Honourable Justice McEvoy visit Camp Sovereignty with a court proceedings documentation unit to understand the affidavit evidence and submissions of the applicant:
- (ii) The Honourable Justice McEvoy (and also counsel for the Honourable Mark Dreyfus if Intending to appear at the subsequent hearing at 10am) attend the smoking ceremony at 9am outside the Commonwealth Law Courts Building, 305 William St, Melbourne

# Service on the Respondent

It is intended to serve this application on the Respondent.

Date: 2 August 2024

Signed by Applicant at CAMP SOVEREIGNTY

Under Robbin they



Form 59 Rule 29.02(1)

# **Affidavit**

No VID589 of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

**Uncle Robbie Thorpe** 

**Applicant** 

**Judicial Registrar Alicia Dutton** 

Respondent

Affidavit of:

**Uncle Robbie Thorpe** 

Address:

Camp Sovereignty, "Kings Domain", Melbourne VIC 3004.

Occupation:

Truth-Teller Fire-Keeper and Elder.

Date:

2 August 2024

- I, Uncle Robbie Thorpe, Truth-Teller Fire-Keeper and Elder, of Camp Sovereignty, "Kings Domain" near "Government House" and Shrine of Remembrance, affirm:
- 1. The Honourable Justice Crispin visited the Aboriginal Tent Embassy in Canberra with a Supreme Court court proceedings documentation unit several decades ago during the hearing of th leading Aboriginal genocide case known as Nulyarimma at the invitation of the all-Aboriginal plaintiffs and intervenors in that matter—including the only surviving plaintiff Uncle Robbie Thorpe.
- 2. We pay our respects to Aunty Isabel Coe https://www.womenaustralia.info/entries/coe-isabel-edie/ and to Aunty Wadjularbinna Nulyarimma, Uncle Billy Craigie, Uncle Kevin Buzzacott and so many others who represented themselves and Our People in that case and spoke directly to the court about the ongoing Aboriginal genocide.
- 3. Federal Courts and Tribunals have for decades now routinely held hearings on Aboriginal genocide matters (whether purportedly so-called "native title" claims or however otherwise described they are all fundamentally Aboriginal genocide cases).
- 4. There are many reasons for this practice, some obvious and some only understood

Filed on behalf of Uncle Robbie Thorpe, applicant.

Prepared by Uncle Robbie Thorpe.

Mobile 0422 200 696

Email bunjilsfire@gmail.com

Address for service: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004

Tolut Alon

Emily Lloyd Registrar

Neighbourhood Justice Centre

fully after such hearings on country and on-camp. 5. All white courts now understand that Our Law precedes white supreme/supremacy courts by milennia. Few judicial officers have bothered to learn Our Law, the Law of this Land, a civilised sophisticated system for harmony with Our Mother the Land and all creatures and things. Our Law prevents ecocide, genocide and suicide. Its built-in. You need it. The poor old planet needs it.

- 6. We invite you to show some respect for Our Law and feel some grief at the "national legacy of unutterable shame" (Mabo, 3 June 1992, in your top court) that your ongoing genocidal invasion, occupation and usurpation continues to create - by attending the smoking ceremony and our sacred fire next to the resting place of the skeletal remains of 37 unknown countrymen rescued from the Victorian Museum and other white government institutions.
- 7. Now produced and shown to me and marked Annexure "URT 1" are two of my affidavits in proceedings in the Supreme Court of Victoria arising from the genocide charges against Charles Philip Arthur George Windsor by Aunty Alma Thorpe and Uncle Robbie Thorpe on 20 October 2023:
- Sealed affidavit 23 July 2024 setting out correspondence with the Supreme Court of Victoria concerning the smoking ceremony there at 10am on Friday 19 July 2024 and (1) PAGET (4)-(20) the court visit to Camp Sovereignty.
- (ii) Affidavit affirmed 22 July 2024 setting out documentation of the said smoking ceremony and the campfire prepared to welcome the invited court to Camp Sovereignty the same day. Note: the Honourable Justice Richards on Wednesday 24 July 2024 refused to accept this affidavit for filing and an urgent application for leave to appeal the said refusal was submitted for filing in the Court of Appeal on Thursday 25 July 2024 but rejected by Judicial Registrar Pedley-- and this rejection was referred at my request to a Judge of the Court of Appeal on Friday 26 July 2024 for review and allocated number S EAPCI 2024 0080.
- 8. Please note also that Judicial Registrar Pedley on Thursday 25 July 2024 accepted my application for leave to appeal to the Court of Appeal against the decision (as referred to and excerpted in documents filed in the present FCA proceedings) of the Honourable Justice O'Meara in the case of Aunty Alma Thorpe and Uncle Robbie Thorpe v Prothonotary Rod Ratcliffe and Attorney-General of Victoria [2024] VSC 360 (25 June 2024) online at https://www.austlii.edu.au/cgi-bin/viewdoc/au/cases/vic/VSC/ 2024/360.html

Affirmed by the deponent at Collingwood

in Victoria

on 2 August 2024

Before me:

Emily Lloyd

Registrar

Neighbourhood Justice Centre 244 Mellington Street, Collingwood 3066

Form 59 Rule 29.02(1)

## **Annexure to Affidavit**

No VID589 of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

**Uncle Robbie Thorpe** 

**Applicant** 

Judicial Registrar Alicia Dutton

Respondent

# Annexure "URT 1"

This is the true copy of the xx marked Annexure "URT 1" referred to in paragraph 7 on page 2 of the affidavit of Uncle Robbie Thorpe affirmed Friday 2 August 2024.

Emily Lioyd

Registrar

Neighbourhood Justice Centre

241 Wellington Street, Collingwood 3066

Filed on behalf of Uncle Robbie Thorpe, applicant.

Prepared by Uncle Robbie Thorpe.

Mobile 0422 200 696

Email bunjilsfire@gmail.com

Address for service: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004



# IN THE SUPREME COURT OF VICTORIA AT MELBOURNE **COMMON LAW DIVISION** JUDICIAL REVIEW AND APPEALS LIST



No S ECI 2024 01011

BETWEEN

UNCLE ROBBIE THORPE

-and-

**Plaintiff** 

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

# AFFIDAVIT OF UNCLE ROBBIE THORPE

Date of Document: 19 July 2024 Filed on behalf of the Plaintiff

Prepared by:

**Uncle Robbie Thorpe CAMP SOVEREIGNTY** 

"Kings Domain" Melbourne VIC 3004 Telephone: 0422 200 696

Ref: Windsor Genocide Prosecution Email: bunjilsfire@gmail.com

I. Uncle Robbie Thorpe, Truth-Teller Fire-Keeper and Elder, of Camp Sovereignty, "Kings Domain" near "Government House" and Shrine of Remembrance, affirm:

- 1. Now produced to me and marked bundle Exhibit "URT 1" is correspondence with the Court:
- Notice to Court of proposed smoking ceremony, 17.7.24 at 9.23am (i)

page 4

Reply from CEO office, 17.7.24 at 4.49pm

page 7

(iii) Court visit to Camp Sovereignty 19.7.24, 17.7.24 at 9.24 am

page 8

(iv) Notice to court of ceremonial spear, club and boomerang in hearing courtroom 18.7.24 at 8.45am

page 13

(v) Reply from Court Security, 18.7.24 at 11.56am

page 14

(vi) Reply from Justice Richards Chambers, 18.7.24 at 10.14am

page 15

元しりん

Neighbourhood Justice Centre 241 Wellington Street, Collingwood 3063



The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offences of perjury.

Affirmed at

in the State of Victoria

49 July 2024

22 d

Registrar
Neighbourhood Justice Centre

241 Weilington Street, Collingwood 309

A person authorised under section 19(1) of the Oaths and Affirmations Act 2018 to take an affidavit.



# IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

No S ECI 2024 01011

BETWEEN

**UNCLE ROBBIE THORPE** 

**Plaintiff** 

-and-

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

# CERTIFICATE IDENTIFYING EXHIBIT

Date of Document: 19 July 2024 Filed on behalf of the Plaintiff

Prepared by:

Uncle Robbie Thorpe
CAMP SOVEREIGNTY

"Kings Domain" Melbourne VIC 3004 Telephone: 0422 200 696

Ref: Windsor Genocide Prosecution Email: bunjilsfire@gmail.com

This is the bundle exhibit marked "URT 1" now produced and shown to the deponent at the time of affirming the person's affidavit on 10 July 2024.

22 el

Signature of Deponent

Signature of person taking affidavit

Emily Lloyd Registrar

Neighbourhood Justice Centre 241 Wellington Street, Collingwood 3066

# Exhibit "URT 1"

(i) Notice to Court of proposed smoking ceremony, 17.7.24 at 9.23am

page 4

(ii) Reply from CEO office, 17.7.24 at 4.49pm

page 7

(II) Court visit to Camp Sovereignty 19.7.24, 17.7.24 at 9.24 am

раде В

(iv) Notice to court of ceremonial spear, club and boomerang in hearing courtroom 18.7.24 at 8.45am

page 13

(v) Reply from Court Security, 18.7.24 at 11.58am

page 14

(vi) Reply from Justice Richards Chambers, 18.7.24 at 10.14am

page 15

From: Robbis Thorpe <bunjilsfire@gmail.com>

Date: Wed, 17 Jul 2024 at 09:23

Subject: Notice to Court of proposed smoking ceremony, 19.7.24

To: Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>
Cc: <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker <zoe.barker@vgso.vic.gov.au>,
Supreme Court-Unrepresented Litigants <unrepresented@supcourt.vic.gov.au>, Supreme Court-CEO Office <CEO-office@supcourt.vic.gov.au>, <chambers.chiefjustice@supcourt.vic.gov.au>

Wednesday 17 Juty 2024 at 9.23amam

Notice to Court of proposed smoking ceremony, 19.7.24

I hereby give notice to the Supreme Court of Victoria of a proposed genocide smoking ceremony at the Court at 10am on 19 July 2024 prior to the hearing before the Honourable Justice Richards of Our case concerning the prosecution of Charles Windsor for Aboriginal genocide,

It is proposed to commence preparations at about 9am outside the Court on the William Street side and all materials will be removed by 11am if not sooner.

I refer to the recent smoking ceremony at the Coroners Court on 1 July 2024 at 10.30am prior to the hearing of the death in custody of my nephew Josh. See attached photos.

I also refer to the truth-telling smoking ceremony at 10.30am on 29 April 2024 on an outdoor area several levels above ground (at the office building in which Yoorook Justice Commission is one of many tenants on Wellington St, Collingwood) on the occasion of the attendance by Premier Allan as a witness at the Yoorook Justice Commission. Commissioner Travis presented Premier Allan with a special message stick. See attached photo.

This is an invitation to all Counsel and Court officials and especially your Chief Justice as well as the general public to attend the smoking ceremony.

It is also a courtesy notice to the Court to reach out to relevant officials prior to the event to discuss any concerns about Our proposed ceremony and have further negotiations.

For example, the Court may consider inviting Us to hold the ceremony in the open air courtyard near the Library Rotunda to allay any concerns about safety on the footpath, parking spaces and roadway on William St.

Thanks,

Uncle Robbie Thorpe, CAMP SOVEREIGNTY

Photos of smoking ceremony at coroners co... (69K)

×

Photos of smoking ceremony at Yoorrook, 29... (1,894K)

v















Commissioner Travis Lovett presented the premier with a message stick during a smoking ceremony ahead of the hearing of the Yourrook Justice Commission. Credit: AAP Image/Diego Fedele Source: AAP / DIEGO FEDELE/AAPIMAGE



From: Supreme Court-CEO Office <ceo-office@supcourt.vic.gov.au>

Date: Wed, 17 Jul 2024 at 16:49

Subject: RE: Notice to Court of proposed smoking ceremony, 19.7.24

To: Robbie Thorpe <bunjllsfire@gmail.com>

Cc: MCVLegalPolicyUnit@courts.vic.gov.au <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe

Barker <zoe.barker@vgso.vic.gov.au>, Supreme Court-Unrepresented Litigants
<unrepresented@supcourt.vic.gov.au>, Supreme Court-Chief Justice Chambers
<chambers.chiefjustice@supcourt.vic.gov.au>, Supreme Court-Justice Richards Chambers

<chambers.richards@supcourt.vic.gov.au>

# Good afternoon,

Thank you for this notification of your plan to conduct a smoking caremony outside Court on William St, on Friday 19 July.

As with all activities which occur outside court buildings, we would ask you keep entry points clear and be mindful of general pedestrian traffic.

Kind regards

Office of the CEO Supreme Court of Victoria

From: Robbie Thorpe < <a href="mailto:bunjilsfire@gmail.com">bunjilsfire@gmail.com</a>>

Sent: Wednesday, July 17, 2024 9:23 AM



From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Wed, 17 Jul 2024 at 09:24

Subject: Court visit to Camp Sovereignty, 19.7.24

To: Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>, <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker <zoe.barker@vgso.vic.gov.au>

Wednesday 17 July 2024 at 9.24am

Court visit to Camp Sovereignty, 19.7.24

We invite the Judge and Legal Representatives for the Second Defendant to attend at the fire at Camp Sovereignty at 1pm on Friday 19 July 2024 because it will help you understand the submissions of the plaintiff (including exhibits to affidavits) in a realistic setting and aid you in resolving the issues.

The fire and the camp are important aspects of Our Law, the ancient unceded Law of these ancient unceded Lands. The fire and the camp are also located near the resting place of the skeletal remains of 38 Aboriginal Peoples and a visit here will help you understand the submissions (including exhibits to affidavits) concerning the ongoing Aboriginal genocide.

Please see attached two maps showing vehicular access routes to Camp Sovereignty.

Proposed itinerary:

12.40pm Court vehicles depart Court.

12.55pm/1pm cars arrive at Camp marquee (driving up path off Linkithgow Ave). 1pm Smoking Geremony and cup of lea.

1,30pm Court vehicles depart Camp.

1,50pm Court vehicles arrive Court.

Proposed sites and sights- see attached photo sheet.

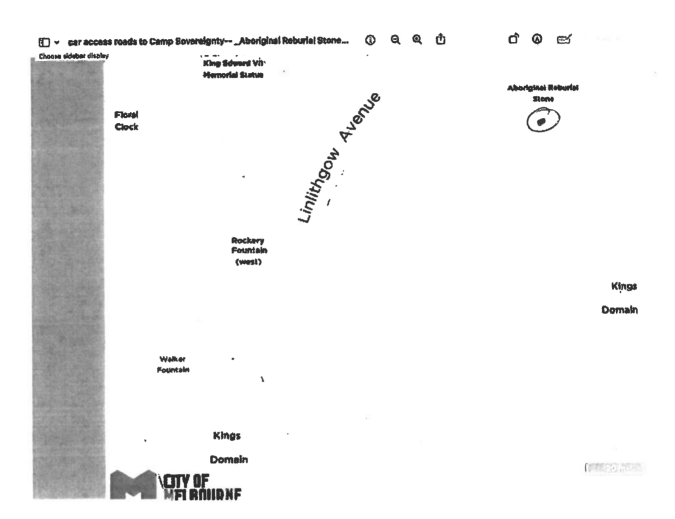
Precedent—ACT Supreme Court Justice Crispin accepted Our invitation to visit the campfire at the Aboriginal Tent Embassy during the Nutyarimma case (judicial review of court refusal to charge Prime Minister and every member of Parliament with Aboriginal genocide).

Thanks,

Uncle Robbie Thorpe
CAMP SOVEREIGNTY

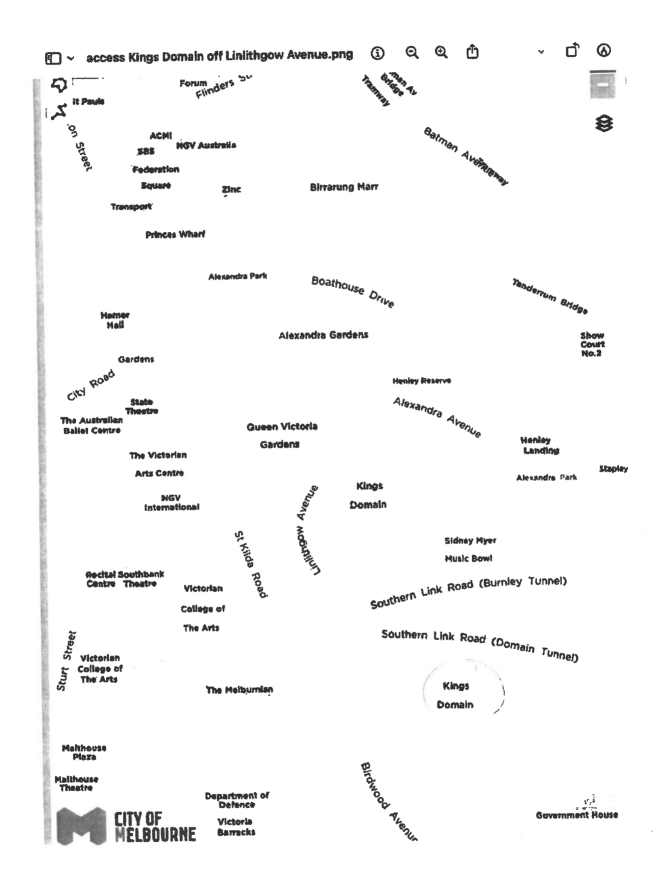
car access roads to Camp Sovereignty-- "Ab... (465K) ×
access Kings Domain off Linlithgow Avenue.... (1,512K) ×
Camp Sovereignty Sights, 19.7.24.pdf (2,112K) ×













122 11

10 May 2024— Raiding party steals "unattended" camp property and and fire extinguished!!!



Camp Sovereignty fire relit...



15 May 2024— Melbourne City Council security vehicles return stolen camp property.



21 May 2024 - Melbourne City Council representatives at camp fire...







From: Robbie Thorpe <burilisfire@gmail.com>

Date: Thu, 18 Jul 2024 at 08:46

Subject: Notice to court of ceremonial spear, club and becomerang in hearing courtroom-- email 1 of 2

To: Supreme Court-CEO Office <CEO-office@supcourt.vic.gov.au>, <chambers.chiafjustice@supcourt.vic.gov.au>

Cc: <MCVLegalPolicyUnit@courts.vio.gov.au>, Zoe Barker <zoe.barker@vgso.vio.gov.au>, <attorney@ag.gov.au>,

<constitutional.litigation@ags.gov.au>, Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>

Thursday 18 July at 8.45em

Notice to court of ceremonial spear, club and becomerang in hearing court com,

I hereby give notice that I will be bringing into the courtroom tomorrow, Friday 19 July 2024, for the hearing of the matter concerning the Aborighal genocide prosecution of Charles Windsor before the Honourable Justice Richards at 10,30am

- (i) spear
- (il) club
- (iii) boomerang

These items have cultural, spiritual, historical and combat significance to Aboriginal Peoples in the same way as the robes and wigs of your lawyers, judges and court officials do in your own adversarial combative system.

They are also of course evidence of your Aboriginal genocide.

It is proposed to place the three items upon the bar table prior to the commencement of the hearing and remove them at the end of the hearing.

These items are valuable and we would request the presence of an armed security guard at all times to prevent any non-Abortoinal persons touching them.

Please alert your entrance security team that I will be carrying these objects into your supremacy courthouse and into the courtroom at about 10,20am.

Will the court please provide an armed security escort at the entrance at that time to ensure these items make it to the courtroom safety and without incident.

Will the court also ensure a liaison officer (such as a tipstaff or judge's associate) is present at the entrance at he same time to ensure no racist misunderstanding occur in my passage into your courthouse and courtroom with these items.

I note there is a precedent for this in your leading genocide case of Nulyarimma (in which I was a founding litigant) several decades ago when the Honourable Justice Crispin allowed Us to bring several spears into the Canberra courthouse and courtroom for the hearing and for some of Us to stand at the back of the courtroom holding the said spears.

I note that the said judicial officer also went on a view of the Aboriginal Tent Embassy with the court and counsel and stood at the fire. At similar application was made in these present proceedings yesterday by small to chambers copied to the defendants who have not yet indicated their consent to this visit to Camp Sovereignty. (Copy follows in separate email)

Thanks,

Uncle Robbie Thorpe

----- Forwarded message ------

From: Supreme Court-CEO Office <ceo-office@supcourt.vic.gov.au>

Date: Wed, 17 Jul 2024 at 16:49

Subject: RE: Notice to Court of proposed smoking ceremony, 19.7.24

To: Robbie Thorpe < buildisfire@gmail.com>

Cc: MCVLegalPolicyUnit@courts.vic.gov.au < MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker < 20e.barker@vgso.vic.gov.au>,

Supreme Court-Unrepresented Litigents <unrepresented@supcourt.vic.gov.eu>, Supreme Court-Chief Justice Chambers

<chambers.chiefiustice@supcourt.vic.gov.au>, Supreme Court-Justice Richards Chambers.chiefiustice@supcourt.vic.gov.au>

[24] 13

From: Supreme Court-Security <security@supcourt.vic.gov.au>

Date: Thu, 18 Jul 2024 at 11:56

Subject: RE: Notice to court of ceremonial spear, club and boomerang in hearing courtroom-- email 1 of 2

To: bunjitsfire@gmail.com <bunjitsfire@gmail.com>

Cc: Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>

Dear Mr Thorpe

Thank you for your notice regarding bringing in a spear, club and boomerang into the Supreme Court for your hearing in OHC 3.

In relation to your proposed smoking ceremony I am edvised Victoria Police will be present to assist with managing pedestrians and vehicles in the area while the ceremony occurs.

The Court will assist with the facilitation of the spear, club and boomerang through the security screening process.

Following the smoking ceremony on William Street I have requested that G4S Security Supervisor Kadin Perk meet you outside the 210 William Street entrance.

You'll then proceed through the security screening process (ie. x-ray scanning of bags and walkthrough metal detector). While you are being screened, it may be necessary for you to hand over the objects to another person until after you have passed through the walkthrough metal detector. Please ensure you have a person present with you who can handle these items while you are going through the screening process.

Kadin will then escort you from the 210 William Street entrance to the Old High Court building where the matter will be heard in OHC Court 3.

Kedin's contact number is 0437 864 908.

I hope this information is of assistance.

#### Regards

#### Liam

Liam Mointesh Manager — Security and Assets

Supreme Court of Victoria | 210 William Street Melbourne VIC 3000

T +61 (03) 8600 2150 | M 0417 181 693 | E liam\_maintosh@supcourt.vic.gov.au

www.supremecourt.vic.gov.au

The Supreme Court of Victoria actinowledges Aboriginal and Torres Strait Islander peoples as the First Peoples and Traditional Owners and Custodians of the land and welerways upon which our lives depend. We acknowledge and pay our respects to encestors of this country. Elders, knowledge holders and leaders – past and present. We extend that respect to all Aboriginal and Torres Strait Islander peoples.

From: Robbie Thorpe < bunjilsfire@gmail.com>

Sent: Thursday, July 18, 2024 8:45 AM

To: Supreme Court-CEO Office <<u>ceo-office@supcourt.vic.gov.au</u>>; Supreme Court-Chief Justice Chambers <<u>chambers.chiefjustice@supcourt.vic.gov.au</u>>

Cc: MCVLegalPolicyUnit@courts.vic.gov.au; Zoe Barker <20e, barker@vgso.vic.gov.au>; attorney@ag.gov.au; constitutional.litigation@ags.gov.au; Supreme Court-Justice Richards Chambers <chambers.richards@suprourt.vic.gov.au> Subject: Notice to court of ceremonial spear, club and boomerang in hearing courtroom—email 1 of 2



From: Supreme Count-Justice Richards Chembers cohembers.richards@aupcount.vic.gov.sur

Date: Thu, 18 Jul 2024 at 10:14

Subject Trial - Thorpe v Magistrates' Court of Victoria & anor (S ECI 2024 01011)

To: 200-barker@vgso.vic.gov.au <200-barker@vgso.vic.gov.su>, burijibile@gmeil.com <br/>
<a href="https://doi.org/10.100/barker@vgso.vic.gov.su>">b

mcvisgsipolicyunit@courts.vic.gov.su <mcvisgsipolicyunit@courts.vic.gov.su>
Cc: Supreme Court-Judice Richards Chambers -fichards@supcourt.vic.gov.au>, Supreme Court-Judicial Review and Appeals Ust <udicinariswisw@supcourt.vic.gov.sup. Supreme Court-Unrepresented Litigants <unrepresented@supcourt.vic.gov.sup

#### Good morning

We refer to the matter of Thorpe v Magistrates' Court of Victoria & anor (S ECI 2024 01011), which is listed for trial before the Honourable Justice Richards at 10:30am on Friday 19 July 2024.

The hearing will proceed in person in Court 3, Old High Court, 450 Little Bourks Street, Melbeurne and will be live streamed.

We acknowledge receipt of Uncle Robble Thorpe's recent email correspondence regarding the proposed smoking ceremony, the proposed visit to Camp Sovereignly, and his intention to bring his ceremonial spear, club, and boomerang into the courtroom.

We understand that the Office of the CEO has responded regarding the proposed smoking ceremony. Her Honour thanks you for the invitation, but will not be ettending the ceremony.

Her Honous will hear from the parties at the hearing tomorrow about the proposed visit to Camp Sovereignty, as indicated towards the end of the directions hearing on 22 April 2024.

We have referred Uncle Robbie's email requesting arrangements for him to bring his caremonial spear, club, and becomering into the courtroom to Court security. They will respond directly about the arrangements.

The hearing will be live streamed from 10:30sm. This is a public live stream that may be accessed through the Count's website.

Pieese see below link to access the live stream. The fink may be passed on to interested persons who wish to observe remotely.

https://vimeg.com/event/4441998 Link to View Hearing:

Please note that it is an offence to record, rebroadcast, screenshot, place on social media or otherwise use any audio and video from this live stream.

We have prepared the attached draft appearance sheet based on documents filed in the proceeding to date.

We request that each party please solvise chambers by email whether any changes are required.

#### 4. Transcript

The transcript provider for this proceeding will be Epiq.

Please see attached a transcript order form. Parties intending to place a transcript order are requested to select running transcript or next business day production.

Kind regards

Alana

Atana Morganta (she/her) Associate to the Honourable Justice Richards

Supreme Court of Victoria 210 William Street, Melbourne VIC 3000 2 +61 (03) 8600 2527 >: chambers.richards@supcourt.vic.gov.au

NOTE. Precifioners are reterred to Paragraphs 6.3 and 6.5 of Precice Note SC Gen 4 of 2017. Any correspondence with the Court must be sent simultaneously to all other parties and must be confined to encontroversial matters. Telephone communications must be confined to eliministrative and toutive matters. Requests for legal or procedural advice will not be answered

The Buprenne Court of Victoria acknowledges Aboriginel and Torrus Shaft blander peoples as the First Peoples and Traditional Owners and Custodians of the land and waterways upon which our lives depend. We acknowledge and pay our respects to accessors of this country, Elders, knowledge holders and leaders – past and aresens. We entend that respect to all Aboriginal and Tones Strait Inlander peoples.

20240719 Appearance Sheet.doc (100K)

Epig Order Form SCV - Transcription.pdf (266X)





# Attendance / Trial Details Record

		CASI	EDETAILS	7					
Court of orig	gin: SUPREME CO	URT OF VICTO	RIA AT MELBOURNE	File No: S ECI 2024 01011					
Division: CLD Specialis		Specialist List	: JRAL	Folio No:					
Plaintiff:	Robert Alan Thorp	horpe (Uncle Robbie Thorpe)							
Defendant:	_	Magistrates' Court of Victoria (first defendant) (not appearing) Attorney-General of Victoria (second defendant)							
Before: Jus	tice Richards								
Date of hearing: 19 July 2024		Place of hearing: Court 3, Old High Court, 450 Little Bourke Street, Melbourne							
		APPI	EARANCES						
Name: Uncle Robbie Thorpe Email: bunjilsfire@gmail.com Phone:			The Plaintiff						
Name: Liam Brown SC Email: liam.brown@vicbar.com.au Phone: 9225 7503			Counsel for the Second Defendant						
Name: Sam Crock Email: sam.crock@vicbar.com.au Phone: 9225 7999			Counsel for the Second Defendant						
Name: Zoe Barker Email: zoe,barker@vgso.vic.gov.au Phone: 03 8684 0444			Solicitor for the Second Defendant						



# Transcription Order Form Victoria

Email	on of Form	de about a series	THE RESERVE TO SERVE	NAME OF TAXABLE PARTY.	Contact i	Details		
	-	eders de cionichal.com			Level 4,190 Queen Street, Melbourne VIC 3000			
Phone	(05) B638 555	5) 8628 5255						
datter Inf	ormation			GIVE S				
Autter nam	Mr.							
Matter number					Epiq Reference No.			
Presiding Officer					Sitting time/date			
Location					Hearing roo	MA.		
Counsel app	pearing	9						
ranscript	ion Service	11000			82.70%	70.3		
When requi	ired	Renning trainment	Ment business day	2-3 b days	usiness [	4-7 bosiness stoys	8+ buriness steps	
dalter Info	ermation			1970				
empsny n	b frie							
Contact pane					Reference to be quoted on involce			
Contact number				F	Fax number			
mell								
ostal addre	±99							
declare shet i thich that far	on authorized to ac n a manifest may have farme by Bord	it on beholf of the o	bove 'ern, and ago by the above firm o		ostmode therending o relating for th	ony dipress or kny to proproent of all	offed agency agreem accounty within 14 a	
revoering a	Some by Eard.				Ť			
@hazure					- 1	Date		
erms & Co		130 000	10 THE R. P. LEWIS CO., LANSING, MICH.			SEA CONTRACTOR		
Epilo pet iro Epilo Epilo Orock Trop p	n earlier bed to not on he of partie, the above Free confine considerate systy randor fritache four seven and Free begings been and Free begings in real affected try say a offing the clima for the pro- servers also rise the pro- cessory free actorization ordering free actorization	ilises jasografiafrydy gil a rarederad cress toe jaal nesteny tirne ylassig g referen er frysligd grej craediryj, ' stanerts aral marrants	pproprieto stopes die I strictly within 7 days ny of the alseen pagel Mgament en agreene that buildes franzeska	ing the renning of speciality of tions cut to so cut of the gode since distance	of the above of the investor, and the investor,	nuller, any third party	ent uchighteline firm gerty Ig Austruphy Phy Lind Albuk	
elivery De	CONTRACTOR AND ADDRESS.	2 11-45 old - 400 lb -	in and the second of the	had' enti guilde,	o eternicación.	STATE OF THE PARTY	100000000	
			-	-	and the second	The same of the sa		
a. of hard e	oples	Hard or	opy delivery	Hard co	py collect	Hard cod	N DOLL FINE	
	oples ucht oder for Some (i Sittes on met Air show	- Land				Hard cos		

People, Partnership, Performance, epigglobal.com/en-au

ABN 85 120 213 381 Epiq Australia Pty Ltd

20 17

# IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

BETWEEN

No S ECI 2024 01011

UNCLE ROBBIE THORPE

Plaintiff

-and-

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

# AFFIDAVIT OF UNCLE ROBBIE THORPE

Date of Document: 22 July 2024 Filed on behalf of the Plaintiff

Prepared by:

Uncle Robbie Thorpe
CAMP SOVEREIGNTY

"Kings Domain" Melbourne VIC 3004 Telephone: 0422 200 696

Ref: Windsor Genocide Prosecution Email: bunjilsfire@gmail.com

I, Uncle Robbie Thorpe, Truth-Teller Fire-Keeper and Elder, of Camp Sovereignty, "Kings Domain" near "Government House" and Shrine of Remembrance, affirm:

- 1. I refer to the hearing on Friday 19 February 2024 in Old High Courtroom 3.
- 2 Now produced to me and marked Exhibit "URT 1" is a bundle exhibit of true copies of

(i) Plaintiff's Outline of Submissions, 19.7.24, email

. pages 4-5

(ii) Plaintiff's Draft Minutes of Order, 19 7.24, email

pages 6-8

(iii) Further Addendum to Plaintiff's Authorities, 22.7.24, email

pages 94-913

(iv) Request for Transcript, 22.7.24, email

page 10

(v) Documentation of Smoking before court hearing, 10am, 19.7.24

pages 11 12

(vi) Documentation of Camp Sovereignty fire for invited court visit, 19.7.24

page 13

Registrar

Neighbourhood Justice Centre 241 Wallington Street, Collingwood 3066

The contents of this affidavit are true and correct and I make it knowing that a person making a false affidavit may be prosecuted for the offences of perjury.

Affirmed at Collingwood

• in the State of Victoria

22 July 2024

Registrar
Neighbourhood Justice Centre
241 Wellington Street, Collingwood 3066

A person authorised under section 19(1) of the Oaths and Affirmations Act 2018 to take an affidavit.

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

No S ECI 2024 01011

BETWEEN

**UNCLE ROBBIE THORPE** 

**Plaintiff** 

and

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

# CERTIFICATE IDENTIFYING EXHIBIT

Date of Document: 22 July 2024 Filed on behalf of the Plaintiff

Prepared by:

Uncle Robbie Thorpe **CAMP SOVEREIGNTY** 

"Kings Domain"

Melbourne VIC 3004

Telephone: 0422 200 696

Ref: Windsor Genocide Prosecution

Email: bunjilsfire@gmail.com

This is the bundle exhibit marked "URT 1" now produced and shown to the deponent at the time of affirming the person's affidavit on 22 July 2024.

Signature of Deponent

Signature of person taking affidavit

Name Address and Statement of capacity

Emily Lloyd

Registrar

Neighbourhood Justice Centre

241 Wellington Street, Collingwood 3066

Exhibit "URT 1"

Emails to Court/Defendants 19 & 22 July 2024. Documentation 19 July 2024.

From. Robbie Thorpe <bunjilsfire@gmail.com>

Date: Fri, 19 Jul 2024 at 07:25

Subject. Plaintiff's Outline of Submissions

To: Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>, <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker <zoe.barker@vgso.vic.gov.au>

Friday 19 July 2024 at 7.24am

Please find attached Plaintiff's Outline of Submissions.

Plaintiff's Outline of Submissions, 19.7.24.pdf (40K)

(24)

4 /27

# IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

No S ECI 2024 01011

BETWEEN

UNCLE ROBBIE THORPE

Plaintiff

-and-

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

## PLAINTIFF'S OUTLINE OF SUBMISSIONS

- 1. You have no jurisdiction because you have no treaty evidencing Our consent.
- 2. The only jurisdiction you have is so-called "universal jurisdiction" to prevent and punish genocide,
  - 3. Thus the only action Magistrates Court can take—and must take under international law—is to issue prosecutions for Aboriginal genocide including Charles Windsor.
  - 4. Your elected leader has acknowledged that Our Sovereignty is the only law in this land—that explains why suddenly so keen to treaty with Us to get some kind of legitimacy.
  - 5. The "universal jurisdiction" against genocide is part of every law everywhere and so must be part of your common law.
  - 6. Your legislation of genocide crimes in Div 268 Criminal Code is invalid under your own Constitution because it is beyond power to implement the crime of genocide if
  - (i) you give officials (king, judges, legislators, etc) immunity and
- (ii) if you restrict access to only one person.
  - 7. If your Constitution is held by your judges to lawfully allow the two matters in 6 above, then your judges are committing an act of genocide with the requisite intent to destroy Aboriginal Peoples.
  - 8. The Office of the Prosecutor of the International Criminal Court has jurisdiction to prosecute Charles Windsor, Judges XYZ and Legislators ABC because Australia is clearly unwilling and/or unable to prosecute Aboriginal genocide offences here—Article 17, Article 25, Schedule I: Rome Statute of the International Criminal Court of your International Criminal Court Act 2002.
  - 9. Aboriginal Genocide is continuing right here right now.

5 B3

From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Fri. 19 Jul 2024 at 07:09

Subject: Plaintiff's Draft Minutes of Order, 19.7.24

To: Supreme Court-Justice Richards Chambers <chambers.richards@supcourt.vic.gov.au>. <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker <zoe.barker@vgso.vic.gov.au>

Friday 19 December 2024 at 7.09am

Please find attached plaintiff's draft minutes of order.

Mark.

CAMP SOVEREIGNTY

Plaintiff's Draft Minutes Of Order, 19.7.24.pdf (263K)

(26)

# IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

No S ECI 2024 01011

'BETWEEN

**UNCLE ROBBIE THORPE** 

-and-

Plaintiff

MAGISTRATES' COURT OF VICTORIA

First Defendant

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

# PLAINTIFF'S DRAFT MINUTES OF ORDER

- \* 1. Disqualification of the Honourable Justice Richards and hearing by Aboriginal judges (page 2).
  - 2. Addressing the plaintiff as Uncle Robbie Thorpe please.
  - 3. Proceedings titled Uncle Robbie Thorpe v MCV and AG thanks.
  - 4. Direction that affirmed affidavit be sealed and the previously sealed unaffirmed affidavit be deleted from Redcrest.
  - 5. Appointment of amici curiae:
    - 2. Distinguished advocates Geoffrey Robertson, Jennifer Robinson and Amal Clooney of Doughty Street Chambers, London in the United Kingdom of Great Britain be appointed as amici curiae to offer information, expertise and insight that has a bearing on the issues.
- . 6. VGSO provide information about the Aboriginal acknowledgment on VGSO emails:
  - 3. The Victorian Government Solicitor, solicitor for the Second Defendant, the Attorney-General of Victoria email the Plaintiff before 19 July 2024 with information about the date that the Aboriginal "acknowledgement" in their email to the Plaintiff on 21 June 2024 first became an item on VGSO emails and whether there were earlier versions and what they were -- and official reasons why it appears there at all and its meaning
  - 7. Cth AG the Honourable Mark Dreyfus be added as third defendant.
  - 8. Visit to Camp Sovereignty to understand Aboriginal Sovereignty and Aboriginal Genocide.
- 9. Hear plaintiff's submissions at Camp Sovereignty.
- 10. Adjournment for two months for amici curiae to prepare.



## Disqualification of the Honourable Justice Richards and hearing by Aboriginal judges.

- 3. The Honourable Justice Richards be disqualified from further conduct of these proceedings and this court file.
- 4. Chief Justice Ferguson have conduct of these proceedings and this court file.
- 5. A bench of five Aboriginal judicial officers be assembled to hear the judicial review application, the notice of a constitutional matter and interlocutory summonses.
- 6. If there are not sufficient Aboriginal judicial officers in the Supreme Court of Victoria to assemble a bench of five Aboriginal judicial officers, then Chief Justice Mortimer to write to and seek to meet with the Attorneys-General of the State of Victoria and the Commonwealth of Australia to request the special appointment of sufficient Aboriginal judicial officers including the appointment of
- (i) Professor Irene Watson, Research Professor of Law, University of South Australia, and
- (ii) law graduate Dr Jaqui Katona, Moondani Balluk Indigenous Unit, Victoria University, and
- (iii) lawyer Paul Coe, first Aboriginal person to study law at the University of NSW and helped establish the Aboriginal Legal Service in Redfern and first to litigate Aboriginal sovereignty and genocide back in the last century— Coe v Commonwealth of Australia [1979] HCA 68 http:// www.austlii.edu.au/cgi-bin/viewdoc/au/cases/cth/HCA/1272/68.html

NOTE two unaffirmed affidavits submitted for filing this morning on Redcrest— for affirmation during Court hearing or immediately following hearing as Court directs.

(i) Correspondence to/from Mark Dreyfus, 18.7.24

https://crimesceneaustralia.com/wp-content/uploads/Affidavit-1-Uncle-Robbie-Thorpe-19.7.24-Uncle-Robbie-Thorpe-v-MCV-AG-SECI202401011.pdf

(ii) Correspondence to/from Court, 17-18.7.24

https://crimesceneaustralia.com/wp-content/uploads/Affidavit-2-Uncle-Robbie-Thorpe-19.7.24-Uncle-Robbie-Thorpe-v-MCV-AG-SECI202401011.pdf



From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Mon, 22 Jul 2024 at 09:00

Subject: Further Addendum to Plaintiff's Authorities

To: Supreme Court-Justice Richards Chambers <chambers\_richards@supcourt.vic.gov.au>, Zoe Barker

<zoe.barker@vgso.vic.gov.au>, <MCVLegalPolicyUnit@courts.vic.gov.au>

Cc: <attorney@ag.gov.au>, lam.boyle@ags.gov.au>, <constitutional.litigation@ags.gov.au>

Uncle Robbie Thorpe v MCV & AG, S ECI 2024 010111

Monday 22 July 2024 at 9am

TO: The Honourable Justice Richards

AND TO: The defendants' legal representatives

Further Addendum to Plaintiff's Authorities\*

1. LEGAL CONSEQUENCES ARISING FROM THE POLICIES AND PRACTICES OF ISRAEL IN THE OCCUPIED PALESTINIAN TERRITORY, INCLUDING EAST JERUSALEM, International Court of Justice, Friday 19 July 2024, Advisory Opinion https://www.icj-cij.org/sites/default/files/case-related/186/186-20240719-adv-01-00-en.pdf

#### NOTE:

(i) Philippe Sands KC, who acted as counsel for Palestine in the proceedings, said: "This is as clear and far-reaching ruling as I have come across from this court... Its legal consequences are entirely without ambiguity, its political consequences far-reaching."

https://www.theguardian.com/world/article/2024/jul/19/israels-settlement-policiesbreak-international-law-court-finds

(ii) Israeli Prime Minister Benjamin Netanyahu's office issued a statement in which it ... asserted that "the Jewish people are not occupiers in their own land".

https://www.aljazeera.com/news/2024/7/19/world-court-says-israels-settlement-policiesbreach-international-law

The case is thus much stronger in Australia where the King of England clearly never had nor asserted historical or biblical ties to Our Land. Our Lands were unknown to the British at the time of your crusades in your "Holy Lands" and there has never been a connection here to Our Lands but genocidal invasion and atrocities.

2. Note Australia's submissions to intervene in genocide case of Ukraine v Russis in September 2023-- ALLEGATIONS OF GENOCIDE UNDER THE CONVENTION ON THE PREVENTION AND



PUNISHMENT OF THE CRIME OF GENOCIDE (UKRAINE v. RUSSIAN FEDERATION: 32 STATES INTERVENING)

https://www.icj-cij.org/case/182

but not in APPLICATION OF THE CONVENTION ON THE PREVENTION AND PUNISHMENT OF THE CRIME OF GENOCIDE IN THE GAZA STRIP (SOUTH AFRICA v. ISRAEL) 26 January 2024 and continuing-- interventions by Nicaragua, Colombia, Mexico, Spain, etc.

https://www.icj-cij.org/case/192

3. In addition to the ICC arrest warrants for Putin and Lvova-Belova for genocide (removal of children) In March 2023 as cited in 18 July 2024 Addendum To Plaintiff's Authorities-see https://www.icc-cpi.int/news/situation-ukraine-icc-judges-issue-arrest-warrants-againstvladimir-vladimirovich-putin-and please note the citation of the Netahyahu and Gallant genocide arrest warrants in Plaintif's application to appoint Amal Clooney inter alia as amici curiae. See further re 20 May 2024 warrants at https://www.icc-cpi.int/news/statement-icc-prosecutor-karim-aa-khan-kc-applications-arrestwarrants-situation-state

Thanks,

Uncle Robbie Thorpe

CAMP SOVEREIGNTY

copy to: The Honourable Mark Dreyfus, Attorney-General of Commonwealth of Australia Liam Boyle, Senior Executive, Australian Government Solicitor, Sydney Constitutional Litigation, AGS

<sup>\*</sup> See Addendum to Plaintiff's authorities reproduced in the affidavit of Uncle Robbie Thorpe concerning correspondence to/from Attorney-General Dreyfus (first submitted for lodging on 19 July 2024 and copy to Court and Defendants as noted on page 2 of Plaintiff's Draft Minutes of Order 19 July 2024; affirmed copy submitted 22 July 2024).

From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Mon, 22 Jul 2024 at 09:02

Subject: Request for Transcript of hearing, 19 July 2024

To: Supreme Court-Justice Richards Chambers < chambers.richards@supcourt.vic.gov.au>
Cc: <MCVLegalPolicyUnit@courts.vic.gov.au>, Zoe Barker < zoe.barker@vgso.vic.gov.au>

## Uncle Robbie Thorpe v MCV & AG, S ECI 2024 010111

Monday 22 July 2024 at 9.01am

TO: The Honourable Justice Richards

AND TO: The defendants' legal representatives

Transcript of hearing, 19 July 2024

- 1. At the lengthy hearing on Friday 19 July 2024 in courtroom HC3 from 10.40am to 12.45pm approximately, I omitted to request a copy of the transcript.
- 2. The court provided a copy of the transcript of the directions hearing on 22 April 2024 and I assumed the same thing would happen with the transcript on Friday 19 July 2024.
- 3. The Federal Court has recently directed the Registry of the Court to provide me with a copy of the transcripts of two hearings (13 and 17 May 2024) before the Honourable Justice Wheelahan on the basis that I am a a litigant seeking the transcript who is impecunious, such that procedural fairness demands that the litigant be provided with a copy of the transcript free of charge.
- 4. Apart from the usual domestic litigation purposes, I need the transcript to attach to

(i) my submission to the Senate Inquiry into the Genocide Amendment by Friday 26 July 2024 <a href="https://www.aph.gov.au/Parliamentary">https://www.aph.gov.au/Parliamentary</a> Business/Committees/Senate/
Legal and Constitutional Affairs/GCAHWC2024

- (ii) my notification to the Office of the Prosecutoru of the Internatiional Criminal Court that Australia is unwilling and unable to prosecute Charles Windsor for genocide; and
- (iii) my case-proposal to UN Member States for an Advisory Opinion and/or an adversarial case against Australia on the question whether, in the absence of a treaty, all land in Australia is Aboriginal Land and all residents are subject only to Aboriginal Law and sovereignty.

Thanks,

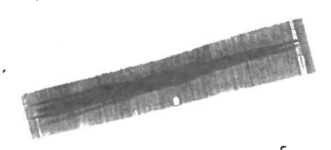
Uncle Robbie Thorpe CAMP SOVEREIGNTY





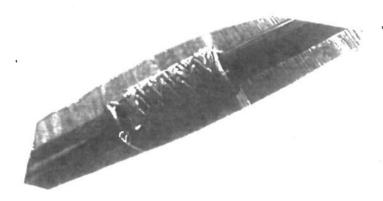
SMOKING BEFORE SUPREME COURT HEARING

Friday 19 July 2024 at 10am.



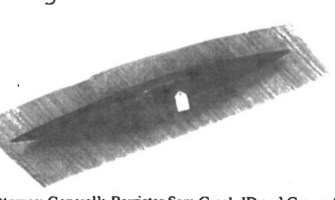


Wominjeka (Welcome) to Mob from Wurundjeri Woo Warrung CHAC director Uncle Ringo Terrick.

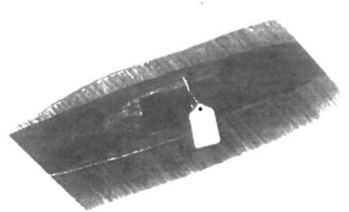




Uncle Talejum, Uncle Crow, Uncle Jim, Uncle Robbie.



Attorney-General's Barrister Sam Crock JD, and Crown Counsel Liam Brown SC attend the Smoking.



(12)



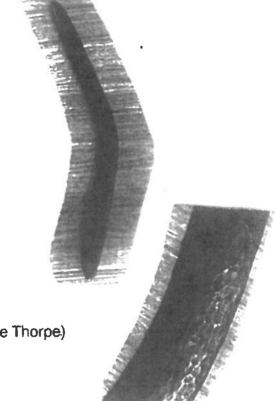
Puralia Meenamatta (aka Uncle Jim Everett), Lutruwita Elder Activist ("Tasmania") speech:

MARINETANAMINAL MERCENTERS

Cay ren Nava - Lour Yespus

YANTAWATSA - GARETINGS

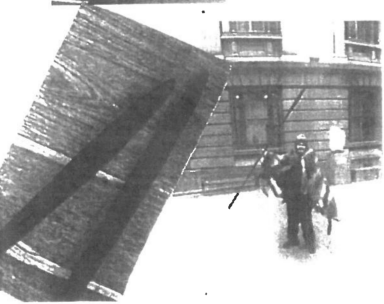
FROM THE SPORTS



Bunjil on cloak of Djuran Bunjileenee (aka Uncle Robbie Thorpe)

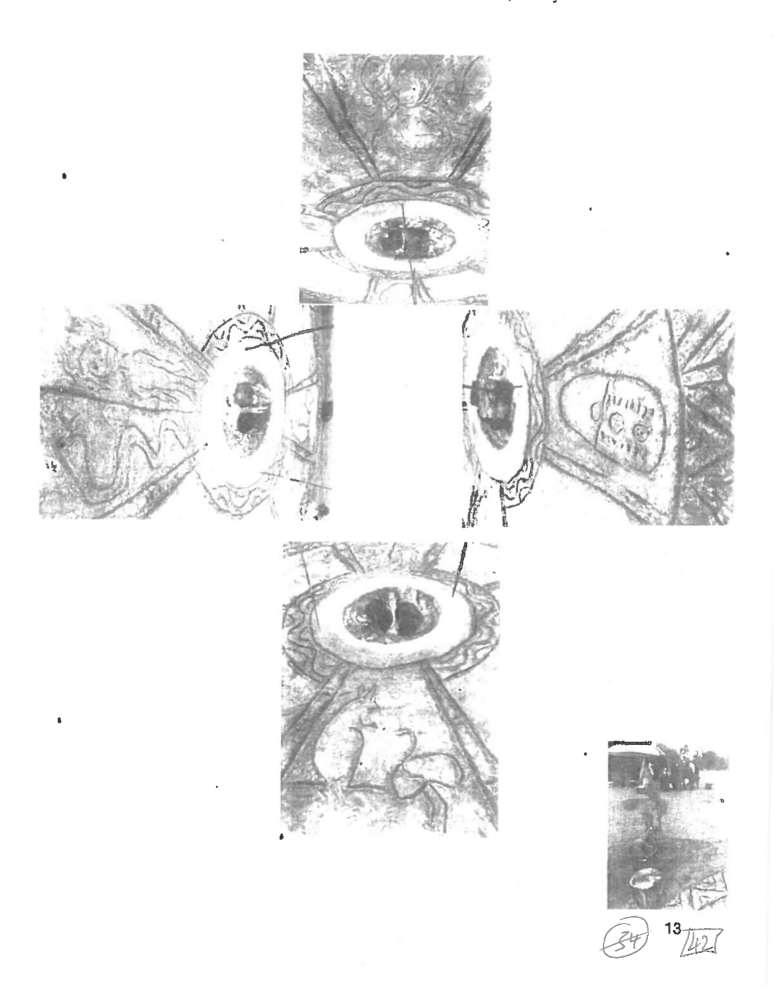








## FIRE FOR INVITED VISIT OF COURT TO CAMP SOVEREIGNTY, 19 July 2024.



2. Email from Legal Case Manager assisting Judicial Registrar Wilson re hearing 8.8.24, Friday 2.8.24. 3.25pm

From: Assistant WilsonR < Assistant.WilsonR@fedcourt.gov.au>

Date: Fri, 2 Aug 2024 at 15:25

Subject: VID589/2024 UNCLE ROBBIE THORPE v JUDICIAL REGISTRAR ALICIA

DITTON [SEC=OFFICIAL]

To: bunjilsfire@gmail.com <bunjilsfire@gmail.com>

### **OFFICIAL**

## Dear Party,

I refer to the above matter, listed for hearing before Judicial Registrar Wilson on Thursday, 8 August 2024 at 10:00am.

The hearing will be conducted in person at the Owen Dixon Commonwealth Law Courts Building, 305 William Street, Melbourne VIC 3000. The details for the court room will be published on the daily court list, which can be accessed here.

Kind regards,

Lisa Chakour | Legal Case Manager My work days are Tuesday to Friday.

Federal Court of Australia | 305 William Street, Melbourne VIC 3000

p. (03) 8638 6479| www.fedcourt.gov.au |

I acknowledge the Australian Aboriginal and Torres Strait Islander peoples as the first inhabitants of the nation and the traditional custodians of the lands where we live, learn and work.



3. Email to CEO noting eLodgment ID 1351620, 3.8.24-- copies of interlocutory application for Court to sit at Camp Sovereignty with supporting affidavit.

1457

From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Sat, 3 Aug 2024 at 17:59

Subject: Updated lodgement re 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to

Camp Sovereignty

To: <vicreg@fedcourt.gov.au>

Cc: <eLodgment\_admin@fedcourt.gov.au>

#### Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton

Federal Court of Australia VID589/2023

Saturday 3 August 2024 at 5.59pm

Sia Lagos Chief Executive Officer Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please.

Please note that I have resubmitted the said Interlocutory Application and supporting affidavit attempted to lodge yesterday, Friday 2 August 2024, Lodgment Pending, eLodgment ID 1351620 12.09pm as set out in the forwarded email attached to my email at 1pm yesterday.

The updated lodgement ID is 1352097 at 5.47 pm 3/08/2024 as in attached screenshot.

## Uncle Robbie Thorpe\* CAMP SOVEREIGNTY



----- Forwarded message -----

From: Robbie Thorpe < bunjilsfire@gmail.com>

Date: Fri, 2 Aug 2024 at 13:00

Subject: 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to Camp Sovereignty

To: <vicreg@fedcourt.gov.au>

Cc: <eLodgment\_admin@fedcourt.gov.au>

463

Federal Court of Australia VID588/2023		
Friday 2 August 2024 at 1 pm		
Sie Lagos Chief Executive Officer Federal Court of Australia		
Copy to Chambers of the Honourable Justice McEvay please.		
1. Notice of Smoking Ceremony 9am Thuraday 8 August 2024 Forecourt, Commonwealth Law Courts Building 305 William St, Melbourne		
2. Notice of Vialt by Judge and Bocumentation Unit to Camp Sovereignty 18am Truradey 8 August 2024 Next to Aboriginal Resing Piece, Kings Domain, Misbourne (see maps at pages 12 and 13 of stinched affidevis).		
Please see the attached interlocutory Application and supporting attitude as lodged at 11.40am with eLodgement ID 1351620 and "pending" (pending status possibly because of technical gillch— unable to update as requested by see correspondence at 11.40am and 12.09pm as reproduced below).	system, please	÷
Please note the heightul response of the Supreme Court of Victoria recently re the smoking ceremony at 8.30am on Friday 18 July 2024 prior to the 10.30 hearing before the Honourable Justice Richards as set out in the correspondent the sald supporting affidewt.	rdence exhibited	d
If the Honourable Justice McEvoy opts to hold the 10am hearing at Camp Sovereignity (the preferred option, see paragraph 1 of orders cought in seld interlocutory application) then there will be no smoking ceremony as described business will occur at Camp Sovereignity	l above. Smokin	19
if the said judicial officer opts to hold the said hearing by videoconference to Camp Sovereignty then there will be no smoking ceremony as described above. Smoking business will occur at: Camp Sovereignty.		
Obviously it would be helpful to know by Wednesday 7 August 2024 what the said judicies officer decides—in the absence of any clear direction on the hearing location the planned anoking ceremony will go alread at sam on the attending the countroom on level 7. An application will still be made at the commencement of the countroom hearing that the judicied officer and your court proceedings documentation unit attend at Camp Sovereignty for (a) further partial hearing or (c) informational visit to understand affidavit evidence and submissions— so the Court may want to make arrangements for these options too.	orecount prior to hearing or(b)	þ
Uncle Robbie Thorpe* CAMP SOVEREIGNTY Wings Demain* Whitebourne VIA 3864* Grinescen plausiralia com		
https://www.commong/ound.org.au/article/quide-for-respectituthy-communicating-with-elders		
1. Can you please change your auto reply function to Dear UNCLE Robbie Thorpe please (caps just for emphasis here, lowercase fine)		
2. I bried to edd to 3ck Applicant "on behalf of" box but system wouldn! let me make the edil with this error message blocking Updale button.		
Matter RoleType must be defined for all lodging parties.  Changes to Cerporate Type may result in rejection of this Lodgman!  Sequence Representative Name Matter Role Type Lodged on behalf of Corporate Type	nte Type	
Delete Prespondent	1	
On Fn, 2 Aug 2024 at 11:40, <a href="https://example.com/securit.gov/au/">https://example.com/securit.gov/au/</a> whole.		
Deer Robbie Thorpe		
Thank you for using eLodgment. Your lodgment has been marked Pending.		
Reason for Panding: As these documents are being filled on behalf of Uncle Robbie Thorpe, please box the Applicant rather than the Respondent in Lodged on behalf of, Kind regards, A.S.		
If the reason for marking this todgment as Pending is to schedule a listing, or to obtain additional information from within the Court, we will process the todgment as soon as possible.		
If the reason for marking this lodgment. Pending requires action from you, please use the link below to view and edit your lodgment.		
Link. https://el.bdgment.fedcourt.gov.au/el.odgment/default.aspx?id=1351620		
If you have any questions, please contact your <u>Local Registry</u> .		
This email was supplied to the Federal Court of Australia for use in the eLodgment/eCourtroom services.		

Interlocutory Application, 2.8.24, Uncle Rob... (82K)

×

Affidavit, 2.8.24, Uncle Robbie Thorpe, FCA ... (2,171K)

×



4. Email from registry re lodgement duplication, 8.59am Monday 5.8.24

From: Vic Federal Court Registry E-mail < E-

mail.Victoria@fedcourt.gov.au> Date: Mon, 5 Aug 2024 at 08:59

Subject: RE: Updated lodgement re 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit

to Camp Sovereignty [SEC=OFFICIAL]

To: Robbie Thorpe <bunjilsfire@gmail.com>

## **OFFICIAL**

Dear Uncle Robbie,

The lodgment received on 02/08/2024 was referred to chambers for consideration and listing details.

Could I please confirm if the lodgment lodged on 03/08/2024 is the same documents, or if this is a new application? Could you also please if you wish for both or only one of the lodgments to be processed i.e. are these duplication lodgments?

Kind regards,

Cooper Wenck | Client Service Officer | Court and Tribunal Services Federal Court of Australia | 305 William Street, Melbourne VIC 3000 p. 1300 720 980 | e. vicreg@fedcourt.gov.au | www.fedcourt.gov.au

From: Robbie Thorpe <a href="mailto:burjilsfire@gmail.com">burjilsfire@gmail.com</a>
Sent: Saturday, August 3, 2024 5:59 PM
To: Vic Federal Court Registry E-mail <a href="mailto:E-mailto:burjilsfedeourt.gov.au">E-mailto:burjilsfedeourt.gov.au</a>
Cc: eLodgment\_admin <a href="mailto:elodgment\_admin@fedeourt.gov.au">elodgment\_admin@fedeourt.gov.au</a>
Subject: Updated lodgement re 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to Camp Sovereignty

Caution: This is an external email. DO NOT click links or open attachments unless you recognise the sender and know the content is safe.



Uncle Robble Thorpe v Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2023

Saturday 3 August 2024 at 5.59pm

Sia Lagos Chief Executive Officer Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please.

Please note that I have resubmitted the said Interlocutory Application and supporting affidavit attempted to lodge yesterday, Friday 2 August 2024, Lodgment Pending, eLodgment ID 1351620 12.09pm as set out in the forwarded email attached to my email at 1pm yesterday.

The updated lodgement ID is 1352097 at 5.47 pm 3/08/2024 as in attached screenshot.

Uncle Robbie Thorpe\*
CAMP SOVEREIGNTY



---- Forwarded message -----

From: Robbie Thorpe < bunjilsfire@gmail.com>

Date: Fri, 2 Aug 2024 at 13:00

Subject: 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to

Camp Sovereignty

To: <vicreg@fedcourt.gov.au>

Cc: <eLodgment\_admin@fedcourt.gov.au>

Uncle Robble Thorpe v Judicial Registrar Alicia Ditton

Federal Court of Australia VID589/2023

Friday 2 August 2024 at 1pm

Sia Lagos Chief Executive Officer

Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please.

1. Notice of Smoking Ceremony

9am Thursday 8 August 2024 Forecourt, Commonwealth Law Courts Building 305 William St, Melbourne



2. Notice of Visit by Judge and Documentation Unit to Camp Sovereignty

10am Thursday 8 August 2024

Next to Aboriginal Resting Place, Kings Domain, Melbourne

(see maps at pages 12 and 13 of attached affidavit).

Please see the attached Interlocutory Application and supporting affidavit as lodged at 11.40am with eLodgement ID 1351620 and "pending" (pending status possibly because of technical glitch—unable to update as requested by system; please see correspondence at 11.40am and 12.09pm as reproduced below).

Please note the helpful response of the Supreme Court of Victoria recently re the smoking ceremony at 9.30am on Friday 19 July 2024 prior to the 10.30 hearing before the Honourable Justice Richards as set out in the correspondence exhibited in the said supporting affidavit.

If the Honourable Justice McEvoy opts to hold the 10am hearing at Camp Sovereignty (the preferred option, see paragraph 1 of orders sought in said interlocutory application) then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty

If the said judicial officer opts to hold the said hearing by videoconference to Camp Sovereignty then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty.

Obviously it would be helpful to know by Wednesday 7 August 2024 what the said judicial officer decides—in the absence of any clear direction on the hearing location the planned smoking ceremony will go ahead at 9am on the forecourt prior to attending the courtroom on level 7. An application will still be made at the commencement of the courtroom hearing that the judicial officer and your court proceedings documentation unit attend at Camp Sovereignty for (a) further hearing or(b) partial hearing or (c) informational visit to understand affidavit evidence and submissions—so the Court may want to make arrangements for these options too.

Uncle Robbie Thorpe\*
CAMP SOVEREIGNTY
\*Kings Domein\*
\*Melbourne VIC 3004\*
crimesceneaustralia.com

https://www.commonground.org.au/article/guide-for-respectfully-communicating-with-elders

Forwarded message —

From: Robbie Thorpe < bunjilsfire@gmail.com>

Date: Fri, 2 Aug 2024 at 12:09

Subject: Re: Lodgment Pending, eLodgment ID 1351620 on VID589/2024, VICTORIA REGISTRY

To: <el\_odgment\_admin@fedcourt.gov.au

Hi,

- 1. Can you please change your auto reply function to Dear UNCLE Robbie Thorpe please (caps just for emphasis here, lowercase fine)
- 2. I tried to edit to tick Applicant "on behalf of" box but system wouldn! let me make the edit... with this error message blocking Update button:

Matter RoleType must be defined for all lodging parties.

Changes to Corporate Type may result in rejection of this Lodgment

Seque	nce Representativ	e Name			Matter Role Type	Lodged on behalf of	Corporate Type
1		Thorpe, Robbie	ĺ	1			
	(X)						
1	DITTON, ALICIA				Respondent		[X]
Delete							IOI

On Fri, 2 Aug 2024 at 11:40, <el.odgment\_admin@fedcourt.gov.au> wrote:

Dear Robbie Thorpe

Thank you for using eLodgment. Your lodgment has been marked Panding.

Reason for Pending: As these documents are being filed on behalf of Uncle Robbie Thorpe, please tick the Applicant rather than the Respondent in 'Lodged on behalf of'. Kind regards, A.S.

If the reason for marking this lodgment as Pending is to schedule a listing, or to obtain additional information from within the Court, we will process the lodgment as soon as possible.

If the reason for marking this lodgment Pending requires action from you, please use the link below to view and edit your lodgment.

Link: https://el.odgment.fedcourt.gov.au/el.odgment/default.aspx?lid=1351620

If you have any questions, please contact your Local Registry.

This email was supplied to the Federal Court of Australia for use in the eLodgment/eCourtroom services.

If this email is not intended for you, please contact eLodgment\_admin@fedcourt.gov.au



- 5. Email to registry requesting Chief Justice have conduct of case and Registrar vacate 8.8.24 hearing, 10.18am Monday 5.8.24 with two attachments
- (i) Order-of-Judicial-Registrar-Conidi-4.4.24
- (ii) Signed-Order-of-judge-Melinda-Richards-22.4.24

Date: Mon, 5 Aug 2024 at 10:18

Subject: Fwd: Updated lodgement re 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit

to Camp Sovereignty [SEC=OFFICIAL]

To: <vicreg@fedcourt.gov.au>

Monday 5 August 2024 at 10.18am

Hi Cooper,

Yes they are duplication lodgments.

After the first lodgement on Friday morning, 2 August 2024, 1 received a notice from elodgment\_admin:

"Your lodgment has been marked **Pending**. Reason for Pending: As these documents are being filed on behalf of Uncle Robbie Thorpe, please tick the Applicant rather than the Respondent in 'Lodged on behalf of'. Kind regards, A.S".(as set out in email below at 11.40am on 2 August 2024)

When I tried to comply, I got the error message reproduced below (email 2 August 2024 at 12.09pm).

I received no response to my query email on Friday afternoon (reproduced below) but it occurred to me on Saturday that I should just re-lodge the documents making sure to tick Applicant rather than Respondent.

And it worked to the extent of the system accepting the documents for lodgement.

Thankyou for referring the (now properly lodged) documents to chambers for consideration and listing details.

1. I note that in the Supreme Court of Victoria upon interlocutory applications, inter alia, to disqualify Judges and to add the Attorney-General and others as respondents, the court vacated the usual first directions hearing by a Judicial Registrar and the directions hearing was instead listed before a trial judge. I attach the order of Judicial Registrar Conidi on 4 April 24 and the subsequent order of the Honourable Justice Richards on 22 April 2024.

2. Please also note that my interlocutory summons lodged 15 July 2024 (and finally accepted for filing on 30 July 2024) I sought an order for the removal of the Honourable Justice McEvoy from any further conduct of the matter and this would include as Docket Judge. And I also sought an order that the Honourable Chief Justice Mortimer have the conduct of the proceedings and refer it to an all-Aboriginal bench.

I request that Mortimer CJ take over the file and the directions hearing and that the hearing before Judicial Registrar Wilson listed for Thursday 8 August 2024 be vacted.

Thanks.

# Uncle Robbie Thorpe CAMP SOVEREIGNTY

## ----- Forwarded message -----

From: Vio Federal Court Registry E-mail <E-mail. Victoria@fedcourt.gov.su>
Date: Mon, 5 Aug 2024 at 08:59
Subject: RE: Updated lodgement re 1. Notice of Smoking Ceremony,
9am, Thuraday 8 August, Forecourt, 305 William St / 2. Notice of Visit
to Camp Sovereignty [SEC=OFFICIAL]
To: Robbie Thorpe <a href="https://doi.org/10.108/j.com/">https://doi.org/10.108/j.com/</a>

#### OFFICIAL

Dear Uncle Robbie,

The fodgment received on 02/08/2024 was referred to chambers for consideration and listing details.

Could I please confirm if the lodgment lodged on 03/08/2024 is the same documents, or if this is a new application? Could you also please if you wish for both or only one of the lodgments to be processed i.e. are these duplication lodgments?

Kind regards

Cooper Wenck | Client Service Officer| Court and Tribunal Services Federal Court of Australia| 305 William Street, Melbourne VIC 3000 p. 1300 720 980 | e. vicreg@fedcourt.gov.au | www.fedcourt.gov.au

From: Robble Thorpe <a href="https://doi.org/bmail.com/">https://doi.org/bmail.com/</a>
Sent: Saturday, August 3, 2024 5:59 PM
To: Vic Federal Court Registry E-mail <a href="https://doi.org/lecourt.gov.au/">https://doi.org/lecourt.gov.au/</a>
Cc: eLodgment\_admin</a>
<a href="https://doi.org/lecourt.gov.au/">https://doi.org/lecourt.gov.au/</a>
Subject: Updated todgement re 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to Camp Sovereignty</a>

Caution: This is an external email, DO NOT click links or open attachments unless you recognise the sender and know the content is safe.

Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2023

Saturday 3 August 2024 at 5.59pm

Sia Lagos Chief Executive Officer Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please

Please note that I have resubmitted the said Interlocutory Application and supporting affidavit attempted to lodge yesterdey, Friday 2 August 2024. Lodgment Pending, eLodgment ID 1351620 12.09pm as set out in the forwarded email attached to my email at 1pm yesterday. The updated lodgement ID is 1352097 at 5.47 pm 3/08/2024 as in attached screenshot.

54

Uncle Robbie Thorpe\*
CAMP SOVEREIGNTY | No. | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 | 1-100 In principality or improve the hands. First, correctly the discussion from a 44-55 of 200.

In principality or improve the hands. First, correctly the discussion from the great or improved the hands of the first o Py introducing to instructed the information that in which is which the design distributed for any under the first and in the interview of the control property of the control Uncle Robbie Thorpe v Judiclai Registrar Alicia Ditton Federal Court of Australia VID589/2023 Friday 2 August 2024 at 1ph Sia Lagos Charl Executive Officer Federal Court of Australia Copy to Chambers of the Honourable Justice McEvoy please 2. Notice of Visit by Judge and Documentation Unit to Came Soversignty 10am Thursday 8 August 2024 Plant to Abortginet Resting Place, Kings Domein, Melbourne (see maps at pages 12 and 13 of attached attidevit). Picase see the attached triedrocutory Application and supporting efficient as lodged at 11 40am with eLodgement ID 1351820 and "pending" (pending status possibly because of tectorical glitch—unable to update on requested by system, please see correspondence at 11 40am and 12.00pm as reproduced below). Please notic this habbilit response of the Supreme Court of Victoria recently re the annoking ceramony at 9.30am on Friday 19 July 2024 prior to the 10.30 hearing before the Honourable Justice Richards 85 set out in the correspondence exhibited in the said supporting officials. If the Horiourable Justice McEvoy opis to hold the 10am healing of Camp Sovertignity (the preferred option, see paragraph 1 of orders sough) in said interioculary application) then there set by no amounting ceremony as discribed above. Smoking business will occur at Camp Soversignity If the said judicial officer opia to hold the said hearing by videoconference to Cemp Sovereignity then there will be no smoking ceremony as described above. Smoking business will occur at Cemp Sovereignity Diviously it would be helpful to know by Wadnesdiey 7 August 2024 what the said justiced officer decides.-- In the abtence of any clear direction on the hearing location the platnesd amoking ceremony will go ahead at the contransment of the courtroom hearing that the justiced officer and your court proceedings documentation unitational at Cemp Sovereignity for (a) button hearing on(b) penual hearing or (c) informational will to understand affidavit evidence and submissions— so the Court may want to make atrangements for these options too. Uncle Robbie Thorpe\* CAMP SOVEREIGNTY \* https://www.commonground.org.au/art.ple/guide-for-respectfully-communicating-with-elders From: Robbia Thorpe < burijaline@gmak.com>
Dete: Pr., 2 Aug 2024 at 12:09 Subject Re: Longment Pending, eLodgewit ID 1351620 on VID589/2024 VICTORIA RECISTRY To: 44\_Optiviert\_admin@fedcourt.pov.au

Hi, 1. Carryou please change your auto soply function to Dear UNCLE Robbie Thorpe please (caps just for emphasis here, lowers 2. I third to edit to tick Applicant for behalf of flox but system wouldn't let me make the edit ... with this error message blocking Update bulton Matter RoleType must be driftined for all budging parties.

Changes to Corporate Type may result in rejection of this Lodyment:
Sequence Représentative Name

1 Thorpe, Robble [ ]

Matter Role Type

Lodged on behalf of

On Fn. 2 Aug 2024 at 11.40, «<u>eLodgment adminificadcount.gov.eu</u>» wrote

Thank you for using eLodgment. Your todgment has been marked Panding.

Reason for Pending: As these documents are being filed on behalf of Uncle Robbie Thorpe, please tick the Applicant rather than the Respondent in Lodged on behalf of . Kind regards A.S.

If the reason for marking this fodgment as Pending is to schedule a fisting, or to obtain additional information from within the Court, we will process the fodgment as soon as possible

If the reason for marking this lodgment Pending requires action from you, please use the tink below to view and edit your lodgment.

Link. <u>Hitps://el.odoment.fedcourt.gov.su/el.odomen/delauR.espr</u>/?iid=1351620

If you have any questions, please contact your Local Registry.

Order-of-Judicial-Registrar-Conidi-4.4.24.p... (114K)

Signed-Order-of-judge-Melinda-Richards-2... (207K) ×



IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

S ECI 2024 01011

BETWEEN:

ROBERT THORPE Plaintiff

- and -

**MAGISTRATES' COURT OF VICTORIA** 

Defendant

### **ORDER**

JUDICIAL OFFICER: Judicial Registrar Conidi

DATE MADE: 3 April 2024

ORIGINATING PROCESS: Originating motion for judicial review pursuant to Order 56 of

the Supreme Court (General Civil Procedure) Rules 2015

("the Rules") filed on 7 March 2024

HOW OBTAINED: On the Court's own motion

ATTENDANCE: There was no appearance by any party or practitioner

OTHER MATTERS: A. On 7 March 2024 the plaintiff filed an affidavit under r

56.01(5) of the Rules together with the exhibits to that

affidavit.

B. On 12 March 2024 the plaintiff filed a summons seeking orders to permit the plaintiff to initiate cases through the defendant's eDocs portal, and requiring the Chief Magistrate to accept the proposed charge sheet and have the proceeding listed for a committal hearing.

C. On 25 March 2024 the plaintiff filed a summons seeking orders to join a plaintiff to the proceeding.

D. On 26 March 2024 the plaintiff filed a summons seeking orders to issue subpoenas to produce documents and give evidence, and to join four defendants to the proceeding.

E. The summonses referred to in paragraphs B, C and D, collectively referred to as "the Summonses", are returnable for directions only on 10 April 2024.

- F. On 19 March 2024, the defendant formally entered an appearance in the proceeding and informed the Court it does not intend to take an active role in the proceeding and will abide by the decision of this Honourable Court in accordance with the principles enunciated in R v Australian Broadcasting Tribunal, ex parte Hardiman & Others (1980) 144 CLR 13.
- G. This order is signed by the Judicial Registrar pursuant to r 60.02(1)(b) of the Rules.

### THE COURT ORDERS THAT:

- 1. The Summonses are listed for hearing before the Honourable Justice Richards at 10.00am on 22 April 2024 by audio-visual link.
- 2. The plaintiff file and serve any further affidavits, and a written outline of submissions, in support of the Summonses by 15 April 2024.
- 3. The directions hearing listed for 10 April 2024 is vacated.

DATE AUTHENTICATED: 4 April 2024



Judicial Registrar Conidi



IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

S ECI 2024 01011

BETWEEN:

ROBERT THORPE

Plaintiff

- and -

MAGISTRATE'S COURT OF VICTORIA

Defendant

#### **ORDER**

JUDGE:

The Honourable Justice Richards

**DATE MADE:** 

22 April 2024

**ORIGINATING PROCESS:** 

Originating motion filed 7 March 2024

**HOW OBTAINED:** 

At the hearing of the plaintiff's summonses filed 12 March 2024, 25 March 2024, and 26 March 2024

ATTENDANCE:

The plaintiff appeared in person with Mr L Lindon

No appearance for the defendant

## **OTHER MATTERS:**

- A. On 20 October 2023, the plaintiff sought to file in the Magistrates' Court of Victoria a summons and charge sheet against Charles Phillip Arthur George Windsor for the offence of genocide, contrary to First Peoples Sovereign Laws, the common law of the State of Victoria, and s 268 of the Criminal Code Act 1995 (Cth) (proposed proceeding).
- B. On 29 December 2023, the Magistrates' Court refused to issue the proposed proceeding. The reason given was that 'The proper source of law has not been particularised and the proposed accused may be misled or otherwise prejudiced by this omission' and in the circumstances the issue of the proposed proceeding would be an abuse of process.
- C. On 24 January 2024, the plaintiff sought to appeal that decision to this Court under s 272 of the *Criminal Procedure Act 2009* (Vic). The plaintiff's proposed notice of appeal was rejected as irregular. On or about 26 February 2024, the plaintiff sought to commence this proceeding. His initial filing was rejected because it named a number of defendants who the Prothonotary considered to be unnecessary. The plaintiff refiled his originating motion on 7 March 2024, naming only the Magistrates' Court as a defendant, and it was accepted for filing.



- D. The Court was satisfied that there is an adequate explanation for the delay in commencing the proceeding and there are special circumstances that justify extending the time for commencement of the proceeding to 7 March 2024.
- E. On 19 March 2024, the Magistrates' Court filed a submitting appearance in this proceeding, in accordance with the principles enunciated in *R v Australian Broadcasting Tribunal, ex parte Hardiman* (1980) 144 CLR 13.
- F. The Court was satisfied that the Attorney-General of Victoria should be joined as a defendant to the proceeding, on the basis that, as the first law officer of the State of Victoria, her presence is necessary to ensure that all questions in the proceeding are effectually and completely determined and adjudicated upon.
- G. For the purposes of this proceeding, the Court will assume that:
  - i. the sovereignty of the First Peoples in Victoria was never ceded; and
  - ii. all Judges of this Court, past and present, have pledged allegiance to the Crown.
- H. Accordingly, the Court will not grant leave to issue any subpoena or require responses to any notice to produce or notice to admit directed to establishing those matters.
- I. The Court was satisfied that the technical requirements in s 42G of the Evidence (Miscellaneous Provisions) Act 1958 (Vic) were met and that it was appropriate to conduct the hearing on 22 April 2024 by audio-visual link.

## THE COURT ORDERS THAT:

- 1. Pursuant to r 9.06(b)(i) of the Supreme Court (General Civil Procedure) Rules 2015, the Attorney-General of Victoria is joined as second defendant to the proceeding.
- 2. The plaintiff's summonses filed 12 March 2024, 25 March 2024, and 26 March 2024 are otherwise dismissed.
- 3. Pursuant to r 56.02(3) of the Rules, the time for commencement of the proceeding is extended to 7 March 2024.
- 4. The trial of the proceeding is listed for one day on 19 July 2024 before the Honourable Justice Richards.
- 5. By **4:00pm** on **22 May 2024**, the plaintiff is to file and serve written submissions addressing:
  - (a) the legal basis for the proposed proceeding in the Magistrates' Court;
  - (b) whether the decision of the Magistrates' Court that the proposed proceeding would be an abuse of process was affected by jurisdictional error; and
  - (c) the relief sought in this proceeding.



- 6. By **4:00pm** on **21 June 2024**, the second defendant is to file and serve written submissions in response.
- 7. By **4:00pm** on **5 July 2024**, the plaintiff is to file and serve any written submissions in reply.

8. There is no order as to costs.

DATE AUTHENTICATED:

22 April 2024

THE HONOURABLE JUSTICE RICHARDS



6. Email to CEO re Spears etc; Live stream; video, 10.44am Monday 5.8.24

From: Robbie Thorpe <bunjilsfire@gmail.com>

Date: Mon, 5 Aug 2024 at 10:44

Subject: Fwd: 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to Camp

Sovereignty

To: <vicreg@fedcourt.gov.au>

## Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2023

Monday 5 August 2024 at 10.44am

Sia Lagos Chief Executive Officer Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please.

3. Notice to Court of Spears, parrying shield and boomerangs in court for 10am hearing on Thursday 8 August 2024 listed before Wilson JR.

Please refer to the numbered pages circled 16 and 17 in the attached affidavit.

You will see that a similar notice was given to the CEO of the Supreme Court of Victoria and that a timely and helpful reply was received from Security Manager Liam McIntosh who nominated G4S Security Advisor Kadin Park to meet Us at the security check and escort us to the Courtroom.

Kadin kindly introduced himself to Us outside the Courthouse prior the smoking ceremony and he and an assistant Barbara managed the process smoothly, respectfully and amicably.

With this as a precedent, We give the same notice and make the same request for security escort of these valuable items.

We await the timely reply from your Security Manager nominating the contact person designated to escort Us with these items through Security check-in and on to the courtroom.

#### 4. Live video stream for said hearing.

Please refer to query and options in email reproduced below.



## 5. Request for Our video documentation person to record the events in 3. above as well as the hearing in the courtroom.

Are any of the above matters numbered 3, 4 and 5 required to be addressed in an interlocutory summons with supporting affidavit or can negotiations proceed at this administrative level?

Thanks.

Uncle Robbie Thorpe and Elders, **CAMP SOVEREIGNTY** 

## ----- Forwarded message ------

From: Robbie Thorpe < bunjilstire@gmail.com> Date: Fri, 2 Aug 2024 at 13:00 Subject: 1. Notice of Smoking Ceremony, 9am, Thursday 8 August, Forecourt, 305 William St / 2. Notice of Visit to Camp Sovereignty To: <vicreg@fedcourt.gov.au> Cc: <el.odgment\_admin@fedcourt.gov.au>

Uncle Robbie Thorpe y Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2023

Friday 2 August 2024 at 1pm

Sia Lagos Chief Executive Officer Federal Court of Australia

Copy to Chambers of the Honourable Justice McEvoy please

1. Notice of Smoking Ceremony 9am Thursday 8 August 2024 Forecourt, Commonwealth Law Courts Building 305 William St, Melbourne

2. Notice of Visit by Judge and Documentation Unit to Camp Sovereignty 10am Thursday 8 August 2024 Next to Aboriginal Resting Place, Kings Domain, Melbourne (see maps at pages 12 and 13 of attached affidavit).

Please see the attached Interlocutory Application and supporting affidavit as lodged at 11.40am with eLodgement ID 1351620 and "pending" (pending status possibly because of technical glitch-- unable to update as requested by system; please see correspondence at 11.40am and 12.09pm as reproduced below).

Please note the helpful response of the Supreme Court of Victoria recently re the smoking ceremony at 9.30am on Friday 19 July 2024 prior to the 10.30 hearing before the Honourable Justice Richards as set out in the correspondence exhibited in the said supporting affidavit.

If the Honourable Justice McEvoy opts to hold the 10am hearing at Camp Sovereignty (the preferred option, see paragraph 1 of orders sought in said interlocutory application) then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty

If the said judicial officer opts to hold the said hearing by videoconference to Camp Sovereignty then there will be no smoking ceremony as described above. Smoking business will occur at Camp Sovereignty.

Obviously it would be helpful to know by Wednesday 7 August 2024 what the seld judicial officer decides-- in the absence of any clear direction on the hearing location the planned smoking ceremony will go ahead at 9am on the forecourt prior to attending the courtroom on level 7. An application will still be made at the commencement of the courtroom hearing that the judicial officer and your court proceedings documentation unit attend at Camp Sovereignty for (a) further hearing or(b) partial hearing or (c) informational visit to understand affidavit evidence and submissions-so the Court may want to make arrangements for these options too.

Uncle Robbie Thorpe CAMP SOVEREIGNTY "Kings Domain" \*Melbourna VIC 3004\* crimesceneaustralia.com

--- Forwarded message ---



<sup>\*</sup> https://www.commonground.org.au/article/guide-for-respectfully-communicating-with-elders

From: Robble Thorpe <a href="mailto:spin-listing@gmail.com">bate: Fri, 2 Aug 2024 at 12:09</a>
Subject: Re: Lodgment Pending, eLodgment ID 1351620 on VID589/2024, VICTORIA REGISTRY To: <a href="mailto:spin-dedcourt.gov.au">spin-dedcourt.gov.au</a>
Hi,

 Can you please change your auto reply function to Dear UNCLE Robbie Thorpe please (caps just for emphasis here, lowercase fine)

2. I tried to edit to tick Applicant "on behalf of" box but system wouldnt let me make the edit... with this error message blocking Update button:

Matter RoleType must be defined for all lodging parties.

Changes to Corporate Type may result in rejection of this Lodgment

Sequence Representative Name Matter Role Type Lodged on Type

Thorpe, Robbie

DITTON, ALICIA Respondent

On Fri, 2 Aug 2024 at 11:40, <el.odgment\_admin@fedcourt.gov.au> wrote:

Dear Robble Thorpe

Thank you for using eLodgment. Your lodgment has been marked Pending.

Reason for Pending: As these documents are being filed on behalf of Uncle Robbie Thorpe, please tick the Applicant rather than the Respondent In 'Lodged on behalf of'. Kind regards, A.S.

If the reason for marking this lodgment as Pending is to schedule a listing, or to obtain additional information from within the Court, we will process the lodgment as soon as possible.

If the reason for marking this lodgment Pending requires action from you, please use the link below to view and edit your lodgment.

Link: https://eLodgment.fedcourt.gov.au/eLodgment/default.aspx?lid=1351620

If you have any questions, please contact your Local Registry.

This email was supplied to the Federal Court of Australia for use in the eLodgment/eCourtroom services.

If this email is not intended for you, please contact eLodgment\_adminofedcourt.gov.au

Interlocutory Application, 2.8.24, Uncle Rob... (82K) ×

Affidavit, 2.8.24, Uncle Robbie Thorpe, FCA ... (2,171K)

X



- 7. Email application to Registrar Wilson to refer to Judge, Tuesday 6.8.24 at 8am
- -- with same two attachments as in 4.(i) and (ii) above.

From: Robbie Thorpe <bunilsfire@gmail.com>

Date: Tue, 6 Aug 2024 at 08:01

Subject: Application that this matter be determined by a Judge To: <Assistant.WilsonR@fedcourt.gov.au>, <vicreg@fedcourt.gov.au>

Cc: <nswreg@fedcourt.gov.au>

## Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton FCA VID589/2024

Tuesday 6 August 2024 at 8am

To: Judicial Registrar Joanne Wilson

And to: Respondent Judicial Registrar Alicia Ditton via NSW Registry.

And to: Victorian Registry for forwarding please to

- 1. Chambers of Mortimer CJ
- 2. Office of CEO Lagos PR
- 3. Chambers of McEvoy J

#### Application that this matter be determined by a Judge.

The Federal Court website states:

"An application that is to be dealt with by a Registrar must be referred for hearing by a Judge if:

 a party to the proceeding makes an application to the Registrar that the matter be determined by a Judge – such an application may be made orally to the Registrar;"

https://www.fedcourt.gov.au/services/powers

- ii Accordingly I make this application to you that the applications in this matter be determined by a Judge.
- iii Yesterday morning at 10.18am I emailed a request (copy attached) to the court's CEO and Principal Registrar Sia Lagos and to the still current (I believe) Docket Judge the Honourable Justice Tim McEvoy that the Honourable Chief Justice Debra Mortimer take over the file and the directions hearing and that the hearing before Judicial Registrar Wilson listed for Thursday 8 August 2024 be vacated.
- iv Please confirm this morning asap that this matter has been referred to the Chief Justice and state if there will still be a hearing of this matter on Thursday 8 August 2024 at 10am.

Thanks.

Uncle Robbie Thorpe\*
CAMP SOVEREIGNTY
"Kings Domain"
"Melbourne VIC 3004"
crimesceneaustralia.com

\* https://www.commonground.org.au/article/guide-for-respectfully-communicating-with-elders

\_\_\_\_\_\_

[66]

#### ----- Forwarded message -----

From: Assistant WilsonR < Assistant.WilsonR@fedcourt.gov.au>

Date: Fri, 2 Aug 2024 at 15:25

Subject: VID589/2024 UNCLE ROBBIE THORPE v JUDICIAL REGISTRAR

ALICIA DITTON [SEC=OFFICIAL]

To: bunjilsfire@gmail.com <bunjilsfire@gmail.com>

#### **OFFICIAL**

Dear Party,

I refer to the above matter, listed on for hearing before Judicial Registrar Wilson on Thursday, 8 August 2024 at 10:00am.

The hearing will be conducted in person at the Owen Dixon Commonwealth Law Courts Building, 305 William Street, Melbourne VIC 3000. The details for the court room will be published on the daily court list, which can be accessed <a href="here">here</a>.

Kind regards,

Lisa Chakour | Legal Case Manager

My work days are Tuesday to Friday.

Federal Court of Australia | 305 William Street, Melbourne VIC 3000

p. (03) 8638 6479| www.fedcourt.gov.au |

I acknowledge the Australian Aboriginal and Torres Strait Islander peoples as the first inhabitants of the nation and the traditional custodians of the lands where we live, learn and work.

Email to registry requesting CJ and Registra... (616K) ×

Order-of-Judicial-Registrar-Conidi-4.4.24.p... (114K) ×

Signed-Order-of-judge-Melinda-Richards-2... (207K) ×

8. Copy of page from Federal Court website referred to in 7.

## fedcourt.gov.au/services/powers

Contact Us Complaints & Feedback Employ FEDERAL COURT Going to Court Online Services OF AUSTRALIA ABOUT US SERVICES LAW & PRACTICE FORMS, FEES & COURT CALENDAR DIGITAL LAW Services You are here: Home > Services > Powers of a Registrar Registry Services > Powers of a Registrar Powers of a Registrar Share Under the Federal Court of Australia Act 1976 the Court or a Judge may direct that a Registra Access to Court Files & Transcript may exercise certain powers of the Court. These powers, listed in Schedule 2 of the Federal Email Court Rules 2011, include: Check Progress of a Case Print the power to dispense with the service of any process of the Court; Assisted Dispute Resolution

Help for People with Disabilities

Technology and the Court

Interpreter: Research Requests

Subscriptions

- the power to make orders in relation to substituted service.
- the power to make orders in relation to discovery, inspection and production of documents in the possession, power or custody of a party to proceedings in the Court or of any other
- · the power to make orders in relation to interrogatories:
- the power, in proceedings in the Court, to make an order adjourning the hearing of the proceedings:
- the power to make an order as to costs (only in relation to costs of or in connection with an application heard by a Registrar):
- The power to make an order exempting a party to proceedings in the Court from compliance with a provision of the Rules of Court;
- a power of the Court prescribed by the Rules of Court.

A registrar may also be directed to exercise a power of the Court under the Bankruptcy Act 1966. Corporations Act 2001, Australian Securities and Investments Commission Act 2001 or other legislation. These powers are listed in Schedule 2 of the Federal Court (Bankruptcy) Rules 2005 and Schedule 2 of the Federal Court (Corporations) Rules 2000.

#### Exercise of power

A Registrar must exercise these powers according to law in a fair and impartial manner. A Registrar is not subject to the direction or control of any body or person in relation to the manner in which the Registrar exercises the power

#### Reference to a Judge

An application that is to be dealt with by a Registrar must be referred for hearing by a Judge if:

- a party to the proceeding makes an application to the Registrar that the matter be determined by a Judge - such an application may be made orally to the Registrar; or
- the Registrar considers it is not appropriate for a Registrar to determine the application.

#### Review of a Registrar's decision

The Court may review a Registrar's decision on its own motion or upon a party applying for a

Subject to any order by the Court, an application for review must be made by filing an interlocutory application in accordance with Form 35 in Schedule 2 to the Federal Court Rules 2011 within 21 days of the Registrar's decision.

A party seeking a review must pay the fee prescribed by the Federal Court and Federal Circuit and Family Court Regulations 2022 unless the party qualifies for a fee reduction.

When reviewing a Registrar's decision, the Court will rehear the application that led to the decision. This means the Court may hear all the evidence and submissions (including additional evidence and submissions that may not have been presented to the Registrar)

April 2013

#### Related Links

- Registry Services
- > Current Registrars



9. Email from AGS Senior Lawyer Liam Boyle, 4.48pm Tuesday 6.8.24

From: Constitutional < Constitutional.Litigation@ags.gov.au>

Date: Tue, 6 Aug 2024 at 16:48

Subject: Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal Court of Australia – Proceeding No. VID 589/2024 [SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege] [AGSDMS-

DMS.FID52229991

To: bunjilsfire@gmail.com <bunjilsfire@gmail.com>
Cc: vicreg@fedcourt.gov.au <vicreg@fedcourt.gov.au>

## OFFICIAL: Sensitive Legal Privilege

Dear Uncle Robbie Thorpe

<u>Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal Court of Australia – Proceeding No. VID 589/2024</u>

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

**Important:** This message may contain confidential or legally privileged information. If you think it was sent to you by mistake, please delete all copies and advise the sender. For the purposes of the *Spam Act 2003*, this email is authorised by AGS.

## OFFICIAL: Sensitive Legal Privilege

If you have received this transmission in error please notify us immediately by return e-mail and delete all copies. If this e-mail or any attachments have been sent to you in error, that error does not constitute waiver of any confidentiality, privilege or copyright in respect of information in the e-mail or attachments.

20240806 - Uncle Robbie Thorpe v Judicial ... (293K)

X





Our ref. 24006023

6 August 2024

Uncle Robbie Thorpe Camp Sovereignty Kings Domain Melbourne VIC 3004 Australian Government Solicitor Level 10, 60 Martin Place Sydney NSW 2000 GPO 80x 2727 Sydney NSW 2001 T 02 9581 7777 www.ags.go.au

Canberra Sydney Melbourne Brisbane Perth Adelaide Hobart Darwin

By email: bunjilsfire@gmail.com; cc vicreg@fedcourt.gov.au

Dear Uncle Robbie Thorpe

Uncle Robbie Thorpe v Judiciał Registrar Alicia Ditton – Federal Court of Australia – Proceeding No. VID 589/2024

We act on behalf of the Commonwealth Attorney-General. We refer to our letter of 22 July 2024, responding to your notice of a constitutional issue, which gave notice that the Attorney-General will not intervene in this proceeding or apply to remove the cause to the High Court. We also refer to your interlocutory applications dated 12 and 15 July 2024 and affidavits in support sent to us on 1 August 2024.

The Attorney-General does not consent to being joined to this proceeding as a respondent. The Court must be satisfied joinder is 'necessary' to ensure that each issue in dispute is able to be heard and finally determined, which does not mean merely 'convenient; it must be essential to determine the questions which arise.'

The filed documents in our possession disclose that the Attorney-General's presence is not necessary to determine the issues in this application for review of the Judicial Registrar's refusal to accept documents for filing. Joinder of the Attorney-General would not alter the questions raised or how those questions are resolved. The application is not one for review of a decision of the Attorney-General, and the orders sought in the review application do not directly affect his interests (even if he was named in the original documents sought to be filed in the Court), particularly if the Judicial Registrar's decision under review relates to documents found to be 'an abuse of the process of the Court' or 'frivolous or vexatious' (in the sense that they do not to disclose a properly stated cause of action and they do not have any prospects of success).

Yours sincerely

Liam Boyle

Senior Executive Lawyer

T 02 6253 7077

liam.boyle@ags.gov.au

Rule 9.05(1)(b)(ii) of the Federal Court Rules 2011 (Cth).

Sportsbet Pty Ltd v Harness Racing Victoria (No 2) [2010] FCA 952 at [44] (our emphasis).

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

Eg ARU17 v Minister for Immigration, Citizenship and Multicultural Affairs [2023] FCA 1275 at [30]-[32]; News Limited v Australian Rugby Football League Ltd (1996) 64 FCR 410 at 523-525.

10. Email to AGS Boyle, 8.30am Wednesday 7.8.24

From: Robbie Thorpe <bur>
<br/>
Spirite (a) From: Robbie Thorpe <br/>

Date: Wed, 7 Aug 2024 at 08:31

Subject: Applicant's reply to AGS Boyle, 8.30am 7 August 2024

To: liam.boyle@ags.gov.au>, <vicreg@fedcourt.gov.au>

Cc: <attomey@ag.gov.au>, <constitutional.litigation@ags.gov.au>

Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2024, hearing 8 August 2024

Wednesday 7 August 2024 at 8.30am

Liam Boyle Senior Executive Lawyer Australian Government Solicitor, Sydney NSW liam.boyle@ags.gov.au

copy to vicreg@fedcourt.gov.au

Application to add the Honourable Attorney-General Mark Dreyfus KC MP as Second Respondent

Re: the letter from the legal representative of the proposed second respondent as attached to an email at 4.48pm late yesterday afternoon, Tuesday 6 August 2024, from constitutional.litigation@ags.gov.au to the Court at <a href="mailto:vicreg@fedcourt.gov.au">vicreg@fedcourt.gov.au</a>

Attached please find applicant's reply to the said letter.

Copies of both letters will be exhibited to my affidavit later this morning to be submitted for filing today and relied on at the hearing tomorrow.

Uncle Robbie Thorpe\*
CAMP SOVEREIGNTY
"Kings Domain"
"Melbourne VIC 3004"
crimesceneaustralia.com

*	https://www.commonground.org.au/article/guide-for-respectfully-communicating-with-
	ders
==	

------ Forwarded message ------

From: Constitutional < Constitutional.Litigation@ags.gov.au>

Date: Tue, 6 Aug 2024 at 16:48

Subject: Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal Court of Australia – Proceeding No. VID 589/2024 [SEC=OFFICIAL:Sensitive, ACCESS=Legal-

Privilege] [AGSDMS-DMS.FID5222999]

To: <a href="mailto:bunjilsfire@gmail.com">bunjilsfire@gmail.com</a>
Co: <a href="mailto:vicreg@fedcourt.gov.au">vicreg@fedcourt.gov.au</a>

## OFFICIAL: Sensitive Legal Privilege

Dear Uncle Robbie Thorpe

<u>Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal Court of Australia – Proceeding No. VID 589/2024</u>

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

**Important:** This message may contain confidential or legally privileged information. If you think it was sent to you by mistake, please delete all copies and advise the sender. For the purposes of the *Spam Act 2003*, this email is authorised by AGS.

## OFFICIAL: Sensitive Legal Privilege

If you have received this transmission in error please notify us immediately by return e-mail and delete all copies. If this e-mail or any attachments have been sent to you in error, that error does not constitute waiver of any confidentiality, privilege or copyright in respect of information in the e-mail or attachments.

Email:Letter to AGS Senior Lawyer and VicR... (6,168K)

×

# Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton Federal Court of Australia VID589/2024, hearing 8 August 2024

Wednesday 7 August 2024 at 8.30am

Liam Boyle Senior Executive Lawyer Australian Government Solicitor, Sydney NSW liam.boyle@ags.gov.au

copy to vicreg@fedcourt.gov.au

# Application to add the Honourable Attorney-General Mark Dreyfus KC MP as Second Respondent

Re: your letter attached to an email at 4.48pm late yesterday afternoon, Tuesday 6 August 2024, from constitutional.litigation@ags.gov.au to vicreg@fedcourt.gov.au

- 1. Do you accept that the usual practice where judicial review is sought against a court is for the court to take no active part (in the event the successful applicant for judicial review appears in the court) and the relevant Attorney-General is added as the active respondent in your so-called adversary system of justice to represent the relevant State, Territory or Commonwealth of Australia having jurisdiction over the court.?
- 2. Do you accept that this recent example set out below is an acceptable legal precedent illustrating this well-settled justice procedure?

#### **EXAMPLE**

## The King Charles Aboriginal Genocide Case

aka Uncle Robbie Thorpe v Magistrates Court of Victoria and Attorney-General of Victoria, Supreme Court of Victoria S ECI 2024 01011, judgement reserved 19 July 2024.

On 7 March 2024 I sought judicial review in the Supreme Court of Victoria of a decision in the Melbourne Magistrates Court on 29 December 2023 of Senior Registrar Matt Dalton.

On 19 March 2024 the Director of the Legal Policy Unit of the Magistrates Court of Victoria entered a *Hardiman* appearance (copy of appearance attached below at page 3).

On 22 April 2024 the Honourable Justice Richards ordered the Attorney-General of Victoria to be added as the second defendant (copy of order attached below pages 4-6).

Her Honour said (at lines 15-28 on page 18 of the transcript):

"I do consider that it is necessary to have a representative of the State before the court to ensure that all questions in the proceeding are effectually and completely determined. In my view, that officer is the Attorney-General who should be joined as a defendant to the proceeding. And so I'll make an order under Rule 9.06(b)(i) of the Supreme Court (General Civil Procedure) Rules that the

Page 1 of 13

Attorney-General for Victoria is joined as the second defendant to the proceeding, and the court will attend to notifying the Attorney-General through the Victorian Government Solicitor's Office of that order. And when I do that, I will propose a timetable for the hearing of the proceeding and the exchange of written submissions."

3. Do you accept that Attorney-General Dreyfus is the current **first law officer** of the Commonwealth of Australia and that the Federal Court of Australia is part of the **portfolio** of the Attorney-General of the Commonwealth of Australia?

See the website pages <u>directory.gov.au/portfolios/attorney-generals</u> (copy attached p 7), <u>anao.gov.au/work-program/portfolio/attorney-generals</u> (copy attached p 8 with link to...) <u>ag.gov.au</u> (copy attached pages 9 and 10).

- 4. Do you accept that Attorney-General's legal officers Assistant Policy Branch Secretary Susan McKeag, Assistant Secretary Office of International Law Stephanie Ierino and Director Criminal Law Policy Branch Christopher Malone— who appeared as witnesses at last week's Senate hearing on Tuesday 30 July 2024 into the Genocide Amendment— and many other such officers are part of the resources that the Honourable Mark Dreyfus uniquely is able to utilise to ensure that all questions in the proceeding are effectually and completely determined.
- 5. Do you accept that my Aboriginal genocide evidence at that said hearing¹ demonstrates that the declarations sought in these proceedings and the clarification of the constitutional questions in my S 78B notice are urgently required to resolve fundamental, rights, duties and liabilities between Our Aboriginal community and your wider "stray-alien" community— as well the international justice community including the International Criminal Court and the UN's International Court of Justice? (See also my corroborating Aboriginal genocide evidence at the current truth-telling royal commission²)
- 6. Do you accept that Aboriginal genocide is ongoing right now? Do you accept any responsibility to stop and prevent the ongoing Aboriginal genocide? Do you know about **Camp Sovereignty** (copy Senate Hansard 26.2.24 extract attached below at page 12) or the current *Crown References Amendment Bill* (copy attached below at pages 12-13)?
- 8. You talk of "consent" and say Attorney-General Dreyfus does not "consent" to be added as a respondent. His consent is irrelevant. But isn't it time you genocidal non-Aboriginals at least asked for **Our** consent to occupy Our Lands and usurp Our Law?

CAMP SOVEREIGNTY

Unde Toblie Phery

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

<sup>&</sup>lt;sup>2</sup> Transcript of Senate hearing not yet available. Copy of my written submission delivered 26.7. 24 and my opening statement delivered 30.7.24 are set out in my affidavit numbered 1 as filed 1.8.24 at pages 12-56.

See also my testimony to Yoorrook Justice Commission https://yoorrookjusticecommission.org.au/video/land-sky-and-waters-hearings-day-3-27-march-2024/and transcript of said testimony at pages 50-79 at https://yoorrookjusticecommission.org.au/wp-content/uploads/2024/04/WUR.HB06.0003.0001.pdf



19 March 2024

Principal Registrar Supreme Court of Victoria 2/436 Lonsdale Street Melbourne VIC 3000

By email: principalregistry@supcourt.vic.gov.au

Dear Principal Registrar.

Re: Thorpe v Magistrates' Court of Victoria

S ECI 2024 01011

The Magistrates' Court of Victoria has been served with an Originating Motion, Affidavit and Summons in this matter.

I formally enter an appearance on behalf of the Magistrates' Court of Victoria and advise that the Magistrates' Court of Victoria does not intend to take an active role in the proceedings and will abide by the decision of the Supreme Court in accordance with the principles enunciated in *R v Australian Broadcasting Tribunal, ex parte Hardiman & Others* (1980) 144 CLR 13.

The Magistrates' Court of Victoria does not intend to be represented at the hearing. However, in the event that the Supreme Court is considering an order for costs against the Magistrates' Court of Victoria, the Magistrates' Court of Victoria would seek an opportunity to be heard prior to the making of such an order.

I would be grateful if you could place this letter on the Supreme Court's file. I would also be grateful to receive a copy of any decisions of the Supreme Court relating to this matter.

Yours faithfully.

- letherak

Kate Clark

Director, Legal Policy Magistrates' Court of Victoria

THE MAGISTRATES' COURT OF VICTORIA

223 William St, Melbourne 3000 | GPO Box 882, Melbourne 3001 | MCVLegalPolicyUnit@courts.vic.gov.au

IN THE SUPREME COURT OF VICTORIA AT MELBOURNE COMMON LAW DIVISION JUDICIAL REVIEW AND APPEALS LIST

S ECI 2024 01011

BETWEEN:

ROBERT THORPE

Plaintiff

- and -

MAGISTRATE'S COURT OF VICTORIA

Defendant

**ORDER** 

JUDGE:

The Honourable Justice Richards

DATE MADE:

22 April 2024

**ORIGINATING PROCESS:** 

Originating motion filed 7 March 2024

HOW OBTAINED:

At the hearing of the plaintiff's summonses filed 12 March 2024, 25 March 2024, and 26 March 2024

ATTENDANCE:

The plaintiff appeared in person with Mr L Lindon

No appearance for the defendant

#### **OTHER MATTERS:**

- On 20 October 2023, the plaintiff sought to file in the Magistrates' Court of Victoria a summons and charge sheet against Charles Phillip Arthur George Windsor for the offence of genocide, contrary to First Peoples Sovereign Laws, the common law of the State of Victoria, and s 268 of the Criminal Code Act 1995 (Cth) (proposed proceeding).
- B. On 29 December 2023, the Magistrates' Court refused to issue the proposed proceeding. The reason given was that 'The proper source of law has not been particularised and the proposed accused may be misled or otherwise prejudiced by this omission' and in the circumstances the issue of the proposed proceeding would be an abuse of process.
- On 24 January 2024, the plaintiff sought to appeal that decision to this Court C. under s 272 of the Criminal Procedure Act 2009 (Vic). The plaintiff's proposed notice of appeal was rejected as irregular. On or about 26 February 2024, the plaintiff sought to commence this proceeding. His initial filing was rejected because it named a number of defendants who the Prothonotary considered to be unnecessary. The plaintiff refiled his originating motion on 7 March 2024, naming only the Magistrates' Court as a defendant, and it was accepted for filing.

- D. The Court was satisfied that there is an adequate explanation for the delay in commencing the proceeding and there are special circumstances that justify extending the time for commencement of the proceeding to 7 March 2024.
- E. On 19 March 2024, the Magistrates' Court filed a submitting appearance in this proceeding, in accordance with the principles enunciated in *R v Australian Broadcasting Tribunal, ex parte Hardiman* (1980) 144 CLR 13.
- F. The Court was satisfied that the Attorney-General of Victoria should be joined as a defendant to the proceeding, on the basis that, as the first law officer of the State of Victoria, her presence is necessary to ensure that all questions in the proceeding are effectually and completely determined and adjudicated upon.
- G. For the purposes of this proceeding, the Court will assume that:
  - i. the sovereignty of the First Peoples in Victoria was never ceded; and
  - all Judges of this Court, past and present, have pledged allegiance to the Crown.
- H. Accordingly, the Court will not grant leave to issue any subpoena or require responses to any notice to produce or notice to admit directed to establishing those matters.
- I. The Court was satisfied that the technical requirements in s 42G of the Evidence (Miscellaneous Provisions) Act 1958 (Vic) were met and that it was appropriate to conduct the hearing on 22 April 2024 by audio-visual link.

#### THE COURT ORDERS THAT:

- Pursuant to r 9.06(b)(i) of the Supreme Court (General Civil Procedure) Rules 2015, the Attorney-General of Victoria is joined as second defendant to the proceeding.
- 2. The plaintiff's summonses filed 12 March 2024, 25 March 2024, and 26 March 2024 are otherwise dismissed.
- 3. Pursuant to r 56.02(3) of the Rules, the time for commencement of the proceeding is extended to 7 March 2024.
- 4. The trial of the proceeding is listed for one day on 19 July 2024 before the Honourable Justice Richards.
- 5. By 4:00pm on 22 May 2024, the plaintiff is to file and serve written submissions addressing:
  - (a) the legal basis for the proposed proceeding in the Magistrates' Court;
  - (b) whether the decision of the Magistrates' Court that the proposed proceeding would be an abuse of process was affected by jurisdictional error; and
  - (c) the relief sought in this proceeding.

- 6. By **4:00pm** on **21 June 2024**, the second defendant is to file and serve written submissions in response.
- 7. By **4:00pm** on **5 July 2024**, the plaintiff is to file and serve any written submissions in reply.
- 8. There is no order as to costs.

DATE AUTHENTICATED:

22 April 2024

THE HONOURABLE JUSTICE RICHARDS

## directory.gov.au/portfolios/attorney-generals

Directory Portifolies - Correct wealth Parliament - Governor-General - Courts and Judges -Your guide to the structures, organisations and key people in the

Australian Government

Home - Portfolios - Actorney-General's

#### Attorney-General's

#### Ministers Departments

Attorney-General

The Hon, Mark Drevius KC MF

Attorney-General's Department

## Commonwealth entities and

Administrative Appeals Tribunal Australian Financial Security Authority Australian Human Rights Commission Australian Institute of Criminology Australian Law Reform Commission Federal Court of Australia Office of Parliamentary Counsel Office of the Commonwealth Orchudsman Office of the Director of Public Prosecutions

Office of the Inspector-General of Intelligence and Secont

#### Government appointed boards

## Administrative Appeals Tribuna: Administrative Review Council Admiralt / Rules Committee Australian Federal Police

Austrafian Institute of Police Menagement Australian Law Reform Commission

Australian Financia: Security Authority

## Other boards and structures

Office of the Special Investigator

Australian C bercome Online Reporting Network - Joint Management Group Australian Government Solicitor Bankruptcy Reform Consultative Forum Identity Verification Services Advisory Board Australian: Human RI Jhas Commission (Intercestion Consultative Committee Independent National Security Legislation Monitor Meeting of Attorne is General National Cybercome Working Group Show remaining 23 National Identity Security Coordination Group

#### Ouick feedback

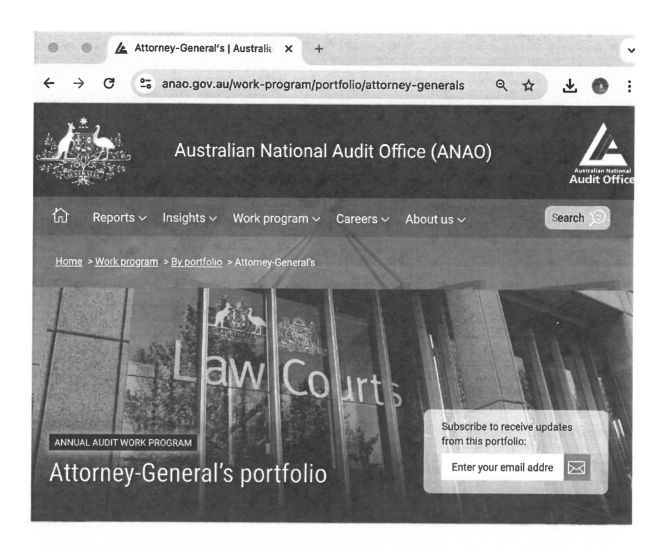
Let us know what you think of this page. Your ideas and fleedback are encouraged and will be used to help us prioritise design fixes and new features.

11



About Copyright Privacy Disclaimer Sitemap Contact ús Glossary

Ucensed under Greative Commons. 02



## On this page:



# Portfolio overview

The Attorney-General's portfolio is responsible for: legal services; national security and criminal law; integrity and anti-corruption matters; the Commonwealth justice system including courts, tribunals, justice policy and legal assistance; regulation and reform; protecting and promoting human rights; and support for Commonwealth royal commissions.

The Attorney-General's Department (AGD) is the lead entity in the portfolio and is responsible for Australia's law and justice framework and providing legal services to the Commonwealth. Further information is available from the department's website



## Rights and protections

We advise on policies and laws to help people enjoy a life where their rights are respected and protected.

Human rights and anti-discrimination

Human rights scrutiny - public sector guidance sheets

More on Rights and protections >

#### I want to...

Prepare a Statement of Compatibility with human rights

Find out more about preventing elder abuse

Make an FOI request



#### **About us**

Who we are

What we do

Accountability and reporting



#### Legal system

Administrative law

Legal assistance

Courts



#### Crime

Federal offenders

Foreign bribery

Abhorrent violent material



#### **National security**

Review of the National Intelligence Community

Australia's counter-terrorism laws



## Integrity

Counter fraud and Anti-Corruption

Australian Government Register of Lobbyists

Foreign Influence Transparency Scheme



## International relations

Private international law

International crime cooperation arrangements

International law



We acknowledge Aboriginal and Torres Strait Islander peoples as custodians of Australia and pay our respects to Elders, past and present. We also acknowledge the ongoing connection to land, sea and communities throughout Australia, and the contributions to the lives of all Australians.



# ag.gov.au Useful links Related sites Privary About us Australian Government Solicitor Copyright statement Careers Solicitor Disclaimer Portfolio agencies ID Match Accessibility Contact Independent National Security Legislation Monitor Security FOI Disclosure log Information Publication Scheme Backto top 1

https://parlinfo.aph.gov.au/parlInfo/download/chamber/hansards/27577/toc\_pdf/Senate 2024 02 28 Official.pdf;fileType=application%2Fpdf at pages 614-615.



#### PARLIAMENTARY DEBATES



#### Senate

#### Official Hansard

Wednesday, 28 February 2024

FORTY-SEVENTH PARLIAMENT FIRST SESSION—FIFTH PERIOD

BY AUTHORITY OF THE SENAT

#### **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

615

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.



Crown References Amendment Bill 2023, 13/5/24 Senator Thorpe amdt, https://parlinfo.aph.gov.au/parlInfo/download/legislation/amend/r7096\_amend\_4af2a8bc-973b-4e9a-8f38-f69d37360bca/upload\_pdf/2428%202R%20Crown%20References%20Amendment%20Bill%202023 Thorpe.pdf:fileType=application%2Fpdf

2428

2022-2024

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:
  - 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

1

13/05/2024 5:37 PM

- (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:
  - 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,
  - 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.

- 2

13/05/2024 5:37 PM

See Progress of Bill here:

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

88

From: Attorney Correspondence <attorney@ag.gov.au>

Date: Wed, 7 Aug 2024 at 08:31

Subject: Automatic reply: Applicant's reply to AGS Boyle, 8.30am 7 August 2024

To: Robbie Thorpe <bunjilsfire@gmail.com>

Thank you for contacting the Attorney-General.

This is an automated response to confirm that your email has been received and has been forwarded to the appropriate area of the Attorney-General's Department for consideration and a response may be provided if you have included:

- · Your full name, and
- · A valid email address OR a postal address

Where the issues you raise fall more appropriately within the responsibilities of another government minister or a government department/agency, your correspondence may be provided to them for consideration and potential response where appropriate.

The internet and email are not secure mediums to transfer personal or sensitive information. If your message contains sensitive information, please use the postal address provided below.

If your email is larger than 14MB (including any attachments), please send your correspondence to the postal address provided below.

### Postal Address

Attorney-General
PO Box 6022
Parliament House
CANBERRA ACT 2600

Thank you for contacting the Attorney-General.

If you have received this transmission in error please notify us immediately by return e-mail and delete all copies. If this e-mail or any attachments have been sent to you in error, that error does not constitute waiver of any confidentiality, privilege or copyright in respect of information in the e-mail or attachments.