

Commissioner Ro Allen
 Victorian Equal Opportunity and Human Rights Commission
 Level 3, 204 Lygon Street
 Carlton Victoria 3053
 AUSTRALIA
<https://www.humanrights.vic.gov.au/get-help/enquiries@veohrc.vic.gov.au>

Tuesday 1 April 2024 at 9am

Commissioner Allen

Complaint of Uncle Robbie Thorpe 1 April 2025 against Rod Ratcliffe

Between Friday 21 March 2025 and Friday 28 March 2025 I lodged five New Case Requests¹ in the Supreme Court of Victoria and received instantaneous email confirmation of lodgement and that a decision to accept or reject these five new cases was “pending”.

The electronic filing page for each of these five cases shows they were reviewed the same day of lodgement by reviewers² from the office of the court’s chief clerk (aka “Prothonotary”³) Rod Ratcliffe.

1

ONE — NCR (“New Case Request”) 486097
<https://crimesceneaustralia.com/21-march-2025-motion-for-judicial-review-of-court-administrators-refusal-to-name-dreyfus-case-anonymous-judge-lodged-in-supreme-court-of-victoria/>

TWO — NCR 486472
<https://crimesceneaustralia.com/24-march-2025-dr-aunty-alma-thorpe-lodges-case-in-supreme-court-of-victoria-that-no-treaty-can-be-negotiated-or-signed-by-the-state-of-victoria-that-does-not-state-that-the-half-caste-act-and-the-forc/>

THREE — NCR 486877
<https://crimesceneaustralia.com/25-march-2025-motion-for-judicial-review-of-attorney-generals-decision-to-minimise-king-charles-aboriginal-genocide-case-lodged-in-supreme-court-of-victoria/>

FOUR — 487590
<https://crimesceneaustralia.com/27-march-2025-writ-to-declare-treaty-basis-is-29-july-1768-the-day-before-cooks-sailing-orders-when-all-law-and-all-land-here-is-indisputably-aboriginal-and-still-is-unless-consent/>

FIVE — NCR 488503
<https://crimesceneaustralia.com/28-march-2025-supreme-court-motion-for-recovery-of-land-at-government-house-lodged-plus-trespass-charges-lodged-in-melbourne-magistrates-court-against-the-governor/>

2

ONE — 1.27pm — reviewer Casey E 1.34pm
 TWO — 3.14pm — reviewer Casey E 3.33pm
 THREE — 3.20pm — reviewer Kim P 4.50pm
 FOUR — 12.20pm — reviewer Ananya S 2.22pm
 FIVE — 1.29pm — reviewer Casey E 1.54pm

³ <https://www.supremecourt.vic.gov.au/about-the-court/how-the-court-works/glossary>

I believe that the Prothonotary will allow these cases to remain “pending” indefinitely as happened previously in 2024.

I believe I am being treated unfairly because of my “personal association” (Sovereign First Peoples), “political belief and activity” (Unceded Sovereignty of First Peoples; ongoing Genocide of First Peoples) and “race” (Aboriginal⁴).

Please arrange an urgent mediation with the court’s Chief Executive Officer Michael Carroll today if possible for the Prothonotary to make a decision also today if possible to accept or reject these five new cases.

Ultimately I see this complaint being resolved by:

- (i) An Aboriginal Genocide Agreement with Court Services Victoria and Courts Council whereby a courtroom is designated in every court building in Victoria to be available as a priority for any person who wants to report to a judicial officer that an act of genocide is occurring or is likely to occur unless prevented and that the said judicial officer accept the oral charge and have it reduced to a charge sheet and filed and listed forthwith and notify the Aboriginal Genocide Network of the matter.
- (ii) The Supreme Court review their Aboriginal Genocide Policies and provide training to staff to prevent possible discrimination and genocide.
- (iii) Financial compensation.
- (iv) Apology
- (v) Every Judge, Registrar and court staff as well as regular users of court facilities and resources and regular attendees at court (e.g. those registered currently on the court’s efilng system) to make the same solemn declaration set out at page 4 below.
- (vi) The top of every page of the Court's website to contain the Truth-Telling Admission set out on page 5 below.

Thanks,



Uncle Robbie Thorpe

CAMP SOVEREIGNTY

<https://crimesceneaustralia.com/>

bunjilfire@gmail.com

Copy to SCV Michael Carroll, Rod Ratcliffe

⁴ https://www.humanrights.vic.gov.au/static/735110063dbbc8b12c2baba3d2dd60e2/Resource-Investigating_systemic_racism_in_the_Coroners_Court-Tanya_Day_inquest_resource.pdf
See excerpt reproduced on next page— page 3 of 5.

https://www.humanrights.vic.gov.au/static/735110063dbbc8b12c2baba3d2dd60e2/Resource-Investigating_systemic_racism_in_the_Coroners_Court-Tanya_Day_inquest_resource.pdf

What is systemic racism?

Systemic racism against Aboriginal and Torres Strait Islander people is defined as situations where what appear to be 'facially neutral' laws, policies and practices operate in an uneven or unfair manner that is detrimental to Indigenous people.¹ Put another way, systemic racism or discrimination may be described as a process that produces statistically discriminatory outcomes for particular racial or cultural groups.²

Systemic racism is not about whether individuals hold racist views but about the uneven impact of laws, policies or practices. Systemic racism can to some extent be measured by outcomes and results rather than intentions.³ It may involve laws, policies and practices that operate to produce such outcomes. It may also involve the unconscious bias in individual decision making by the agents of institutions such as in the exercise of discretion.

¹ Harry Blagg, Neil Morgan, Chris Cunneen and Anna Ferrante (2005), *Systemic Racism as a Factor in the Overrepresentation of Aboriginal People in the Criminal Justice System*, Report to the Equal Opportunity Commission and Aboriginal Justice Forum, 12. This definition of systemic racism was relied upon by the Coroner's Court of Victoria in the Inquest findings into the death of Tanya Day (COR 2017 6424).

² See Inquest findings into the death of Tanya Day (COR 2017 6424) at [101].

³ Ibid.



As stated in the Royal Commission into Aboriginal deaths in Custody: an institution "which has rules, practices, habits which systematically discriminate against or in some way disadvantage Aboriginal people, is clearly engaging in institutional discrimination or racism".⁴

The Victorian Government has long recognised that systemic racism is, and continues to be, a significant problem for Aboriginal and Torres Strait Islander Victorians. The first Aboriginal Justice Agreement acknowledged the issue of institutional racism,⁵ while Principle 10 of Burra Lotjpa Dunguludja (the current Victorian Aboriginal Justice Agreement 4) is to "[a]ddress unconscious bias: Identify and respond to systemic racism and discrimination that persists in the justice system".⁶

SUPREME COURT OF VICTORIA



Tuesday 1 April 2025

I Rod Ratcliffe, Prothonotary, do solemnly and sincerely declare to

.....[ELDER].

and to

.....[Elder’s designated genocide-business WARRIOR]

in the presence of

.....[another ELDER].

- (i) I unreservedly apologise to all First Peoples past present and future for the horrors that generations of First People have had to endure under the genocidal regime of the entity calling itself "Commonwealth of Australia" and its officials and office-holders.
- (i) I admit that officials authorised by the English monarchy and the constitutional democracies of England, Victoria and Australia have committed genocidal crimes against generations of First People.
- (ii) I admit that the above-named kleptocracies have attempted theft of First Peoples Lands and attempted usurpation of First Peoples Laws by innumerable acts of genocide against First Peoples (such acts include killing Them, causing Them serious physical and mental harm, removing Them from Their Lands, removing Their Children and deliberately imposing conditions of life calculated to destroy Them in whole or in part).
- (iii) I recognise First Peoples’ Unceded Sovereignty here and forever and utterly reject the fraudulent claims of Charles Windsor and Associates (self-described "King of Australia"), Victoria (an entity calling itself "the State of Victoria") and/or Australia (an entity calling itself "the Commonwealth of Australia") to any jurisdiction here whatsoever unless and until some specific jurisdiction be granted by First Peoples in a Peace Treaty with First Peoples on any terms They see fit and at a time They see fit to grant it (if at all).
- (iv) I admit that I have failed to prevent, stop and punish the crimes of genocide against First Peoples here and we commit to immediately taking action so it can never happen again.

And I do solemnly and sincerely promise in utmost good faith to investigate and act upon any allegations of genocide by any Aboriginal person immediately.

..... [ROD RATCLIFFE, PROTHONOTARY]

Accepted by[ELDER]

in the presence of[...WARRIOR]

and witnessed by[the other ELDER]

Proposed header to every page of Supreme Court of Victoria website to replace current footer:

<https://www.supremecourt.vic.gov.au/>

- (i) We unreservedly apologise to all First Peoples past present and future for the horrors that generations of First People have had to endure under the genocidal regime of the entity calling itself "Commonwealth of Australia" and its officials and office-holders.
- (i) We admit that officials authorised by the English monarchy and the constitutional democracies of England, Victoria and Australia have committed genocidal crimes against generations of First People.
- (ii) We admit that the above-named kleptocracies have attempted theft of First Peoples Lands and attempted usurpation of First Peoples Laws by innumerable acts of genocide against First Peoples (such acts include killing Them, causing Them serious physical and mental harm, removing Them from Their Lands, removing Their Children and deliberately imposing conditions of life calculated to destroy Them in whole or in part).
- (iii) We recognise First Peoples' Unceded Sovereignty here and forever and utterly reject the fraudulent claims of Charles Windsor and Associates (self-described "King of Australia"), Victoria (an entity calling itself "the State of Victoria") and/or Australia (an entity calling itself "the Commonwealth of Australia") to any jurisdiction here whatsoever unless and until some specific jurisdiction be granted by First Peoples in a Peace Treaty with First Peoples on any terms They see fit and at a time They see fit to grant it (if at all).
- (iv) We admit that we have failed to prevent, stop and punish the crimes of genocide against First Peoples here and we commit to immediately taking action so it can never happen again.
- (v) We do solemnly and sincerely promise in utmost good faith to investigate and act upon any allegations of genocide by any Aboriginal person immediately.

