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

Date: Mon, 22 Jul 2024 at 10:11

Subject: 20240722 - Non-int letter - Thorpe v Judicial Registrar Ditton - 24006023 [SEC=OFFICIAL:Sensitive, ACCESS=Legal-Privilege]

[AGSDMS-DMS.FID5215869]

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

OFFICIAL: Sensitive Legal Privilege

Dear Uncle Robbie Thorpe,

<u>Uncle Robbie Thorpe v Judicial Registrar Alicia Ditton – Federal</u>

<u>Court of Australia – proceeding no. VID589/2024</u>

Please find attached our correspondence in the above matter.

Kind regards,

Australian Government Solicitor

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



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Australian Government Solicitor

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

> Canberra Sydney Melbourne Brisbane Perth Adelaide Hobart Darwin

Our ref. 24006023

22 July 2024

Uncle Robbie Thorpe Camp Sovereignty Kings Domain Melbourne VIC 3004

By email: bunjilsfire@gmail.com

Dear Uncle Robbie Thorpe

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

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

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

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

Yours sincerely

Australian Government Solicitor