

Rule 5.02(2), 56.01(2)

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

**S ECI 2025 xxxxxx**

B E T W E E N

UNCLE ROBBIE THORPE

Plaintiff

and

VICTORIAN EQUAL OPPORTUNITY AND HUMAN RIGHTS COMMISSION

First Defendant

and

ATTORNEY-GENERAL OF VICTORIA

Second Defendant

and

AUSTRALIAN COUNCIL OF HUMAN RIGHTS AUTHORITIES

Third Defendant

and

UNITED NATIONS HUMAN RIGHTS COUNCIL

Fourth Defendant

**ORIGINATING MOTION FOR JUDICIAL REVIEW**

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Date of Document: 2 April 2025

Solicitors Code: —

DX: —

Filed on behalf of: Uncle Robbie Thorpe

Telephone: 0422 200 696

Prepared by: Uncle Robbie Thorpe  
CAMP SOVEREIGNTY  
“Kings Domain”  
Melbourne VIC 3004

Ref: VEOHRC decisions and powers

Email: bunjilsfire@gmail.com

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TO THE DEFENDANTS

**TAKE NOTICE** that this proceeding by originating motion has been commenced by the plaintiff for the relief or remedy set out below.

**IF YOU INTEND TO DEFEND** the proceeding, **YOU MUST GIVE NOTICE** of your intention by filing an appearance within the proper time for appearance stated below.

**YOU OR YOUR SOLICITOR** may file the appearance. An appearance is filed by:

- (a) filing a "Notice of Appearance" with the Prothonotary by submitting the Notice of Appearance for filing electronically in RedCrest or in person at the Principal Registry, 450 Little Bourke Street, Melbourne. See [www.supremecourt.vic.gov.au](http://www.supremecourt.vic.gov.au); and
- (b) on the day you file the Notice, serving a copy, sealed by the Court, at the plaintiff's address for service, which is set out at the end of this originating motion.

**IF YOU FAIL** to file an appearance within the proper time, the plaintiff **MAY OBTAIN JUDGMENT AGAINST YOU** without further notice.

**IF YOU FILE** an appearance within the proper time, the plaintiff cannot obtain judgment against you except by application to the Court after further notice to you. There will first be a [directions](#) hearing of which you will receive notice by summons or otherwise.

**\*THE PROPER TIME TO FILE AN APPEARANCE** is as follows:

- (a) where you are served with the originating motion in Victoria, within 10 days after service;
- (b) where you are served with the originating motion out of Victoria and in another part of Australia, within 21 days after service;
- (c) where you are served with the originating motion in Papua New Guinea, within 28 days after service;
- (d) where you are served with the originating motion in New Zealand under Part 2 of the Trans-Tasman Proceedings Act 2010 of the Commonwealth, within 30 working days (within the meaning of that Act) after service or, if a shorter or longer period has been fixed by the Court under section 13(1)(b) of that Act, the period so fixed;
- (e) in any other case, within 42 days after service of the originating motion.

**FILED:** xx April 2025

Prothonotary

## THE PLAINTIFF CLAIMS

1. An order that the Commissioner of the Victorian Equal Opportunity And Human Rights Commission had on 1 April 2025 and has now the power and duty to

- (i) Sign the proposed Declaration [DOCUMENT TWO in Exhibit “URT 1” to affidavit of Uncle Robbie Thorpea affirmed 2 April 2025].
- (ii) Place the proposed wording (as referred to in paragraph 4 and set out at the end of DOCUMENT ONE in said Exhibit “URT 1”) on the Commission’s webpages.
- (iii) Immediately arrange a mediation with the court’s CEO (as set out in DOCUMENT THREE in the said Exhibit).
- (iv) Immediately draft, affirm, sign and lodge an application to intervene in Uncle Robbie Thorpe’s three applications in the Court of Appeal [DOCUMENT FOUR, DOCUMENT FIVE in the said Exhibit]

2. An order that the Commissioner and the Board of the give due consideration to doing, and do, the following

- (i) Sign the proposed Declaration [DOCUMENT TWO in Exhibit “URT 1” to affidavit of Uncle Robbie Thorpea affirmed 2 April 2025].
- (ii) Place the proposed wording (as referred to in paragraph 4 and set out at the end of DOCUMENT ONE in said Exhibit “URT 1”) on the Commission’s webpages.
- (iii) Immediately arrange a mediation with the court’s CEO (as set out in DOCUMENT THREE in the said Exhibit).
- (iv) Immediately draft, affirm, sign and lodge an application to intervene in Uncle Robbie Thorpe’s three applications in the Court of Appeal [DOCUMENT FOUR, DOCUMENT FIVE in the said Exhibit]

## THE GROUNDS RELIED UPON ARE:

At all material times the Commissioner had the power and duty to consider doing, and doing, the acts (i), (ii), (iii) and (iv) set out above.

The Commissioner did not act fairly, was in breach of natural justice, made errors of law, misunderstood the law, applied the law incorrectly and failed to consider and to take into account relevant factors as appear in the documents exhibited to the plaintiff’s supporting affidavit affirmed 2 April 2024.

**FURTHER PARTICULARS** of the claim appear in the affidavit made in support of the claim. A copy of the affidavit and of any exhibits to the affidavit is served with this originating motion.

1. Place of trial— Melbourne.
2. This originating motion was filed by the plaintiff in person.
3. The address of the plaintiff is CAMP SOVEREIGNTY, near “Government House”.
4. The address for service of the plaintiff is CAMP SOVEREIGNTY, “Kings Domain”, Melbourne VIC 3004.
5. The email address for service of the plaintiff is [bunjilfire@gmail.com](mailto:bunjilfire@gmail.com).
6. The address of the first defendant is

Level 3, 204 Lygon St, Carlton VIC 3035

The address of the second defendant is

Victorian Government Solicitor’s Office 121 Exhibition St Melbourne.

The address of the third defendant is

ACHRA via President Hugh de Kretser

Australian Human Rights Commission 175 Pitt St Sydney NSW 2000

The address of the fourth defendant is

Palais Wilson, 52 rue des Pâquis, Geneva CH-1201, Switzerland

2 April 2025

*Uncle Rohie Thorp*

**CAMP SOVEREIGNTY**  
<https://crimesceneaustralia.com/>