NOTICE OF FILING AND HEARING

Filing and Hearing Details

Document Lodged: Interlocutory Application - Form 35 - Rule 17.01(1)(a)

Court of Filing: FEDERAL COURT OF AUSTRALIA (FCA)

Date of Lodgment: 15/07/2024 11:56:00 AM AEST

Date Accepted for Filing: 30/07/2024 2:07:22 PM AEST

File Number: VID589/2024

File Title: UNCLE ROBBIE THORPE v JUDICIAL REGISTRAR ALICIA DITTON

Registry: VICTORIA REGISTRY - FEDERAL COURT OF AUSTRALIA

Reason for Listing: Interlocutory Hearing
Time and date for hearing: 08/08/2024, 10:00 AM

Place: Court Room Not Assigned, Owen Dixon Commonwealth Law Courts Building

Level 7, 305 William Street, Melbourne



Registrar

Sia Lagos

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.

Form 35 Rule 17.01



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 Honourable Justice McEvoy be disqualified on the grounds of actual and perceived bias from further conduct of these proceedings and this court file.
- 2. Chief Justice Mortimer have conduct of these proceedings and this court file.
- 3. A bench of five Aboriginal judicial officers be assembled to hear the originating application and interlocutory applications.
- 4. If there are not sufficient Aboriginal judicial officers in the Federal Court of Australia to assemble a bench of five Aboriginal judicial officers, then Chief Justice Mortimer to write to and meet with the Attorney-General of 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/1979/68.html

Service on the Respondent

It is intended to serve this application on the Respondent.

Date: 15 July 2024

Signed by Applicant at CAMP SOVEREIGNTY