

Form 15  
Rule 8.01(1), 8.04(1)

**Originating Application**

No. VID            of 2024

Federal Court of Australia

District Registry: Victoria

Division: Human Rights / Other Federal Jurisdiction

**Uncle Robbie Thorpe**  
Applicant

**The Honourable Mark Dreyfus**  
Respondent

To the Respondent

The Applicant applies for the relief 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.

You must file a notice of address for service (Form 10) in the Registry before attending Court or taking any other steps in the proceeding.

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**Time and date for hearing:**

**Place:** 305 William St, Melbourne

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Date:

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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

## **Details of claim**

On the grounds stated in the statement of claim, accompanying affidavit or other document prescribed by the Rules, the Applicant claims:

- i. An order that the parties in these proceedings be referred to in all transcripts, court documents, correspondence and reports as Uncle Robbie Thorpe and The Honourable Mark Dreyfus and the case name as Uncle Robbie Thorpe v The Honourable Mark Dreyfus— and that Uncle Robbie Thorpe may publish transcripts and video-recordings of the hearing(s) on Aboriginal websites and Indigenous websites globally.
  
- ii. **The following declaratory orders:**
  1. The Constitution protects Aboriginal campsites at Aboriginal remains from desecration by non-Aboriginal groups or individuals.
  2. The Constitution protects Aboriginal fires at Aboriginal campsites at Aboriginal remains from extinguishment by non-Aboriginal groups or individuals.
  3. The Constitution requires that every non-Aboriginal court provide immediate and effective protection for, and preservation of, Aboriginal fires at Aboriginal campsites at Aboriginal remains.
  4. The Constitution does not allow non-Aboriginal groups and individuals to desecrate Aboriginal campsites (including the extinguishment of Aboriginal fires) at Aboriginal remains with impunity and/or with immunity from immediate and effective court orders.
  5. The Constitution imposes a fiduciary obligation upon every judge to stop and prevent
    - (i) the desecration of Aboriginal campsites (including the extinguishment of Aboriginal fires) at Aboriginal remains;
    - (ii) the theft of any items at Aboriginal campsites at Aboriginal remains;
    - (iii) the theft of any of Aboriginal Land;
    - (iv) the usurpation of any Aboriginal Law.
  6. The Mabo decision that no court can inquire into how “Australia” got sovereignty and jurisdiction over Aborigines is inconsistent with legislation in Division 268 of the Criminal Code which criminalises acts of genocide with intent to destroy Aboriginal Peoples in whole or in part.
  7. The denial of Aboriginal Sovereignty is proof of the intent to destroy Aboriginal Peoples in whole or in part within the meaning of the Rome Statute of the International Criminal Court 2000 and the Genocide Convention 1948 and your Genocide Convention Act 1949.

8. The sole basis for the theft of Aboriginal Lands and the usurpation of Aboriginal Law under the Constitution is continuing acts of genocide (as defined in the three instruments in paragraph 7 above) against Aboriginal Peoples.

9. In the absence of any treaty evidencing Aboriginal Peoples' free, informed prior consent, every bit of land in the entire continent is Aboriginal Land and Aboriginal Law applies to all residents here.

10. The deliberate premeditated failure and refusal to negotiate for Aboriginal Peoples' consent in a treaty is itself an act of genocide and also proof of the intent to destroy Aboriginal Peoples in whole or in part contrary to the three instruments in paragraph 7 above and also Division 268 of your own Criminal Code.

11. The requirement that one Mark Dreyfus, a non-Aboriginal individual, is the only person who can bring prosecutions for Aboriginal genocide is itself an act of genocide and also proof of the intent to destroy Aboriginal Peoples in whole or in part contrary to the three instruments in paragraph 7 above and also Division 268 of your own Criminal Code.

12. It is implicit in the Constitution that no legislation can be valid that allows legitimises attempts incites conspires aids abets Aboriginal genocide.

**Applicant's address**

The Applicant's address for service is:

Place: Camp Sovereignty, "Kings Domain", Melbourne VIC 3004

Email: bunjilfire@gmail.com

The Applicant's address is Camp Sovereignty, "Kings Domain", as above.

Date: 24 May 2024

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Applicant