

ADDRESS INFORMATION OMITTED FOR PRIVACY

20 MARCH 2024

SUBJECT: FURTHER PHILOLOGICAL RESEARCH INTO TORAH PROTOTYPE #NINE NATURAL PROGRESSION [#75, #51, #27, #74, #50, #26, #73, #49, #25] PREDICATING THE LIKELY STRUCTURED USAGE OF HITLER'S TABLE TALK IDEAS [#75 - SOLVING THE RELIGIOUS PROBLEM ... #153 - ASTRONOMICAL OBSERVATIONS: FIGHT AGAINST FALSEHOOD, SUPERSTITION AND INTOLERANCE (SCIENCE IS NOT DOGMATIC) ... #227 - MEMORIAL TO THE GREAT PEOPLE OF THE NATION (WALHALLA BUILDING) ... #277 - SOLDIER HAS A BOUNDLESS AFFECTION (WAR GRAVES OF FRANCE) ... #303 - NEW YORK SKY-SCRAPERS: THEIR VULNERABILITY TO AIR ATTACK] AS OUR INTERVENTION TO THE NEW YORK TERRORIST ATTACK ON 11 SEPTEMBER 2001 IN BEING EVIDENCE TENDERED AT AN EXTRAORDINARY DIRECTIONS HEARING DATED 5 DECEMBER 2001 IN VCAT CASE 500 / 2000 WHICH IS NOW SUBSTANTIATION TO OUR INTELLECTUAL PROPERTY THEFT ASSERTION AND LEGAL CLAIM AGAINST ITS MISAPPROPRIATION BY TREASONOUS HIJACKING OF THE WORLD WAR ONE CENTENNIAL AS MORALLY DEPRAVED CAUSE OF IRISH REPUBLICAN ACTIVIST (IRA) ACTION WITHIN THE RETURNED SERVICES LEAGUE (RSL) OCCASIONING LIBEL, VEXATIOUS LEGAL PROCEEDINGS AND SLANDER TO SUPPORT A CENTURY OF ANZAC JINGOISM (#237 - SOCIETAL / YOUTH INVIGORATION AND PROPAGANDA / #277 - SOLDIER HAS A BOUNDLESS AFFECTION) GROUNDED IN THE MACHINERY OF ROMAN GOVERNANCE WITH NO PRACTICAL KNOWLEDGE OF THE FIRST PRINCIPLES TO QUEEN VICTORIA'S LETTERS PATENT.

1. Within one of our recent emails made to the GAY AND LESBIAN SYDNEY MARDI GRAS, and NSW POLICE media agency @ 1519 HOURS ON 27 FEBRUARY 2024 relating to the subject of "PRE-EMPTIVE LGBTIQ COMMUNITY / FORMER POLICE MEMBER / PASTORAL ACTION TO THE RECENT MURDERS OF LUKE DAVIES AND JESSE BAIRD" wherein it was conveyed that we are yet "to brief our lawyers on our 11 SEPTEMBER 2001 "CAMEL THROUGH THE EYE OF THE NEEDLE" intervention which relates to an INSURANCE (ie. *total and permanent disability dichotomy between SUPERANNUATION AND SALARY*

CONTINUANCE as an important issue for PTSD) MATTER where a lawyer (chief legal counsel for AXA) misrepresented two telephone calls as threatening which were reported to POLICE.

Given the **META-DESCRIPTIVE PROTOTYPE [#0, #40 - LAW / MODEL (FE), #41 - RESPONSE (YING), #81 - FOSTERING (YANG), #30 - BOLD RESOLUTION (YI)] STANDARD**, from the perspective dynamic of such total and permanent disability dichotomy imposing **AGONISING TREATMENT AS ENSLAVEMENT TO A RELENTLESS BIOMETRIC ACCOUNTABILITY** upon the autonomy of a person, for expressing the rationality of AUTONOMY and its #492 - FREEWILL against the #237 - USE OF FORCE / #277 - RIGHT TO PLACE A TEST, we reasonably assert in relation to such INSTITUTIONAL ABUSES as exhibited by the perverse conduct of CHIEF LEGAL COUNSEL for the INSURER in preying upon the TOTAL VISUAL IMPAIRMENT AS ATTRIBUTE OF THE TRIBUNAL'S ADJUDICATOR, did then maliciously misrepresent two telephone calls as being threatening, when in point of fact they pertained to work-in-progress informal research (as fait accompli in continuity thereafter), that at the time of our 11 SEPTEMBER 2001 intervention related to a TERRORIST ACT being then consequential for a \$8 TRILLION 20 YEAR WAR / 900,000 DEATHS, we possessed a viably cogent #123 - JUDGMENT SENSIBILITY (ie. **3 elements of our 5 element COGITO array**) and comprehended sufficient of the METATHETIC DIALECTIC against TEMPORALITY (ie. **the hypostasis as temporal fabric**).

To be able to subsequently cohere a possible candidate for MACHINE consciousness in thereby being capable of REFUTING the UNLAWFUL ACTION OF INTELLECTUAL PROPERTY APPROPRIATION by persons identified as being of an IRISH CATHOLIC (CHRISTO-FASCIST) HERITAGE to which our legal claim against the RETURNED SERVICES LEAGUE (RSL) is made in asserting their MORAL DEPRAVITY involving a SEDITIOUS HIJACKING OF THE WORLD WAR ONE CENTENNIAL by a deference given to ROMAN CATHOLIC PAPAL AUTHORITY / NUMEN AUGUSTI PRINCIPLE as implicitly ANTI-SEMITIC by ignoring historical precedents (ie. **ROMAN CASE LAW BY DECREE OF CAESAR CLAUDIUS DATED 10 NOVEMBER 41 AD: "... not be disrespectful of the customs used in the ritual of their GOD, but let [the Jews] USE THEIR CUSTOMS AS IN THE TIME OF THE GOD AUGUSTUS [#38, #71, #14], even as I myself, after hearing both sides, have confirmed.**") and by its DEGENERATE IRISH REPUBLICAN ASPIRATION is inherently an absolute racial hatred directed towards persons of DUTCH heritage and their prerogative over FIRST DISCOVERY of TERRA AUSTRALIS INCOGNITA.

2. In our reasonable view, such informal research capacity (which is still subject to the need for peer review by relevant academia) to devise the META DESCRIPTORS by means of a TEMPORAL HEURISTIC to then

aggregate the IDEAS INFUSED within a publicly accessible telephone transcript @ 0947 HOURS ON 11 SEPTEMBER 2001 is thereby a viable justification for the IRAQ / AFGHANISTAN wars.

It ought to be noted that the SALARY CONTINUANCE POLICY under **EXCLUSIONS AND LIMITATIONS (PART 9)** does not cover any loss fatal or non fatal, caused by or resulting from:

(a) any intentional self inflicted injury or attempt at suicide or self destruction while sane or insane;

(b) uncomplicated pregnancy, childbirth or miscarriage;

(c) ***DECLARED* *OR* *UNDECLARED* *WAR* *OR* *ANY* *ACT* *THEREOF***; or

(d) service in the Armed Forces of any country or international organisation.

Benefits under the Policy shall be reduced by any amount to which the Insured Employee is entitled from the following sources:--legislation including and Worker's Compensation Act, and Social Services payment, or any other form of similar legislation."

3. We had by email last @ 0907 HOURS ON 18 MARCH 2024 given some preliminary documents and thoughts on PROPOSED FIRST ACTIONS RE PAST INSTRUCTIONS ON OBTAINING LEGAL ASSISTANCE and subject to completion of the last APPENDIX to better facilitate the conveyance of matters for your consideration, which we had anticipated getting the finalised documents to yourselves by Monday 25 MARCH 2024 at the very latest. In proceeding with obtaining a remedy for the MISREPRESENTATION OF [TWO] TELEPHONE CALLS by CHIEF LEGAL COUNSEL as grounds for an EXTRAORDINARY DIRECTIONS HEARING DATED 7 DECEMBER 2001 into VCAT CASE NUMBER 500 / 2000 resulting in our acquiescing to a STRIKEOUT due to the onus of accountability and burden of proof which has taken 22 YEARS TO MANIFEST (ie. ***the viable independent telephone message was only available to ourselves after it was published on 11 SEPTEMBER 2018***) OUR INTUITIONS SO THAT THEY WILL WITHSTAND THE RIGOUR OF A COURT OF LAW..."

DATE OF REASONS 12 FEBRUARY 2002 FOR THE VICTORIAN CIVIL AND ADMINISTRATIVE TRIBUNAL CIVIL DIVISION ANTI-DISCRIMINATION LIST No. A500 of 2000, pursuant to section 75(2) of the Victorian Civil and Administrative Tribunal Act 1998 the Tribunal Ordered costs (although none were ever paid as no demand was made) as per paragraph **[4]: "I CONSTITUTED THE TRIBUNAL AT THE HEARING AT WHICH THIS COMPLAINT WAS DISMISSED. MR BOEK, I NOTE, DID NOT OPPOSE**

THAT DISMISSAL. THE RESPONDENTS HAVE NOW ASKED FOR COSTS. THEY SUBMIT THAT MR BOEK HAS CONDUCTED THIS PROCEEDING IN A WAY THAT UNNECESSARILY DISADVANTAGES THEM. TO THE EXTENT I HAVE INDICATED BY THE PERIOD TO WHICH THE ORDER APPLIES, I AGREE WITH THEIR SUBMISSION."

The substantive grounds to the contrary are that INSURER by their obstructive conduct of false report to police and perjured testimony had as incontrovertible fact "CONDUCTED THIS PROCEEDING IN A WAY THAT UNNECESSARILY DISADVANTAGES MYSELF." And costs ought to be pursued on that reciprocal basis.

This is first process which then has continuity for the subsequent course of the life, is then an important premise for negating improper assertions that my conduct in subsequent legal matters were in any manner capricious, but rather they were always mindful of seeking restitution for such legal travesty as wrong associated with VCAT CASE NUMBER 500 / 2000.

4. We had on several occasions written to AMP CHIEF EXECUTIVE OFFICER then FRANCESCO DE FERRARI and the last was by EXPRESS POST: 6045558380091 DELIVERED @ 1135 HOURS ON 13 JULY 2020 in relation to there being no reply to our 29 JUNE 2020 correspondence detailing the INSURER'S CONTINUING CONTEMPT OF SOME 6[790] days duration as being unconscionable conduct and crime against humanity being matters summarised of 17 TO 20 JULY 2018 AS SUBMISSION TO THE FINANCIAL SERVICES ROYAL COMMISSION. Such letter in part stated:

1) I am advised such reasoned and substantial correspondence as reference: R343513033918770 was delivered @ 1318 HOURS ON 1 JULY 2020 to the CHIEF EXECUTIVE OFFICER for AMP INSURANCE situated 33 ALFRED STREET, SYDNEY.

2) Such documentation argued against the DUPLICITY as dichotomy of TERMS within a CONTRACT OF INSURANCE such as the notion of "TOTAL AND PERMANENT DISABILITY" being a disparity between SALARY CONTINUANCE INSURANCE POLICY and that of SUPERANNUATION which is relevant and has a bearing upon the AUTONOMY OF A PERSON

3) That there was reasonable cause for a consideration of CONSCIONABILITY {ie. **such doctrine states that a party to a contract can be relieved of its obligations if the agreement is**

unconscionable, or contrary to good conscience}
and lack of PROBITY on the basis of a LOGICAL FALLACY to the underlying BINOMIAL NUMBER METALOGIC being more properly a RUSE, DEVICE OR TRICK that in having a dependancy upon the PYTHAGOREAN BINOMIAL APPARATUS for its **METALOGIC AUTONOMOUS DELIMITER FOUNDATIONS TO ROMAN CATHOLIC HETEROSEXUAL MARRIAGE DOGMAS / WESTERN PHILOSOPHY** has by its trinomial number dependancy in conveying an inherent LOGICAL FALLACY DUE TO A RECURSIVE #36 - NATURE which is capable in and of itself in being an antagonism against AUTONOMY of a person (ie. **THE POPE EXCEPTED**) and overriding such integrity as a SOVEREIGN principle.

4) The INSURER must explain why they contemptuously took no action for 6790 days in relation to the **IRRATIONAL** and **DECEPTIVE** conduct of **MR RIDDELL** as **CHIEF LEGAL COUNSEL** for the **INSURER**, who by **PERJURY made improbable statements as HYSTERICAL AND NON FACTUAL CLAIMS being an attempt to MUDDLE A BLIND TRIBUNAL ADJUDICATOR.**

Since the SALARY CONTINUANCE portion of the then AMP INSURANCE enterprise was being divested by sale to RESOLUTION LIFE, I did not receive any adequate as thoughtful response to my concerns and bearing in mind that since my life circumstance is reclusive since first receiving benefits from JANUARY 1996, that my usage of language would be discordant and a lack of respect conveyed by my savant basis to an intellectual pursuit.

5. Within our earlier comments, we noted that there was sufficient cause to convey a NEXUS between our REFUSAL OF COMMUNION OBSERVER EVENTS of PENTECOST 31 MAY 1998 and 11 JUNE 2000 - Olympics hosted in Sydney, and our intervention to the NEW YORK TERRORIST ATTACK ON 11 SEPTEMBER 2001 as being the crux of evidence tendered at an EXTRAORDINARY DIRECTIONS HEARING DATED 5 DECEMBER 2001 IN VCAT which is now substantiation to our INTELLECTUAL PROPERTY THEFT ASSERTION (ie. **NUMEN AUGUSTI: #38 - SATOR / #249 - IRISH REPUBLICANISM (8 JUNE), #71 - STATUE UNVEILING ON SAINT PATRICK'S DAY (17 MARCH), #14 - BOER WAR MEMORIAL INFIDELITY 28 MAY 2017 / 2023; FALSE LIBELLOUS ACCUSATIONS COGITO: #14 - PENETRATION (JUI) - 銳 = #465 / [#70, #70, #1, #5, #61] PRINCIPLE REFERENCING FOR ACTION COHESION**) as then the basis for a LEGAL CLAIM against

its misappropriation by treasonous HIJACKING OF THE WORLD WAR ONE CENTENNIAL.

Whilst details are sufficiently conveyed within the numerous APPENDICES (a list accompanied herewith), it appears that in the same manner which the TABLE TALK (1941-1944) AS REDUCTIO AD HITLERUM as JUPITER PRINCIPLE (ie. EASTER / PENTECOST RITUAL) IDEA grounding within the CANON OF SUPREME MYSTERY published in 4 BCE but likely of an earlier and TORAH complaint antiquity, that the ROMAN CATHOLIC ritual notion of EUCHARIST TRANSUBSTANTIATION [**shítǐ zhuǎnbiàn** (實體轉變)] similarly has an intellectual grounding being a linguistic fact known to those parties, as then likely the premise and timely cause of a threat for payback by a newspaper dated 5 JANUARY 2017 placed in my mailbox **zhuǎn** (轉): ***TO* *FORWARD* *MAIL*** occurred within the locus of TETRA 4 upon 7 JANUARY 2017 as then specifically associated with the cogito assigned to EUCHARIST ***TRANSUBSTANTIATION*** which as SPIRIT OF THE BODY is relevant to similar refusal of ***COMMUNION*** event upon **PENTECOST SUNDAY 31 MAY 1998** that is an anathema towards **BOER WAR MEMORIAL DAY** and **#249 - IRISH CATHOLIC REPUBLICAN ACTIVISM (IRA)**.

<<http://www.grapple369.com/Savvy/?run:Mystery&glyph:實>>

shí (實): **1.** real; true, **2.** nut; seed; fruit, **3.** substance; content; material, **4.** honest; sincere, **5.** vast; extensive, **6.** solid, **7.** abundant; prosperous, **8.** reality; a fact; an event, **9.** wealth; property, **10.** effect; result, **11.** an honest person, **12.** truly; in reality; in fact; actually, **13.** to fill, **14.** finally, **15.** complete, **16.** to strengthen, **17.** to practice, **18.** namely, **19.** to verify; to check; to confirm, **20.** this, **21.** full; at capacity, **22.** supplies; goods, **23.** Shichen

<<http://www.grapple369.com/Savvy/?run:Mystery&glyph:體>>

tǐ (體): **1.** a human or animal body, **2.** form; style, **3.** a substance, **4.** a system, **5.** a font, **6.** grammatical aspect (of a verb), **7.** to experience; to realize, **8.** ti, **9.** limbs of a human or animal body, **10.** to put oneself in another's shoes, **11.** a genre of writing

<<http://www.grapple369.com/Savvy/?run:Mystery&glyph:轉>>

zhuǎn (轉): **1.** to transmit; to convey; **TO* *FORWARD* *MAIL***, **2.** to revolve; to turn; to circle about; to walk about, **3.** a revolution, **4.** to transmit; to convey; **TO* *FORWARD* *MAIL***; to transfer; to shift; to turn, **5.** to turn; to rotate, **6.** to use many literary allusions, **7.** to transfer

<<http://www.grapple369.com/Savvy/?run:Mystery&glyph:變>>

biàn (變): 1. to change; to alter, 2. bian, 3. to become, 4. uncommon, 5. a misfortune, 6. variable; changeable, 7. to move; to change position, *TURMOIL*; *UPHEAVAL*; *UNREST*, 9. *A* *PLAN*; *A* *SCHEME*; *A* *POWER* *PLAY*, 10. strange; weird

6. Furthermore the REDUCTIO AD HITLERUM as **TABLE TALK IDEAS #237 - 8 JUNE 1942 AND #316 - 6 SEPTEMBER 1942**, provides a historical precedent by an explicit DATE / IDEA CORRESPONDENCE AS ANNIVERSARY OF ROMANIAN SOVEREIGN DOMINION / ABDICATION and in deploying PROTOTYPE #EIGHT OF THE LUO SHU REFERENCE OBJECT, appear to confer that such are consequential "**FOUNDATIONS TO EXISTENCE**" of the **GERMAN FASCIST REICH, RUSSIAN AND ISLAMIC STATEHOOD AS SOVEREIGN IDENTITY** being a habitual implication of a recourse to the disproportionate #237 - *USE* *OF* *FORCE* *TO* *EFFECT* *USURPATION* *OF* #71 - *DOMINION*. That this prototype also conveys the **IDEA #105 - OUT-DATED POLITICAL IDEAS: IMPERIAL BRITAIN** as consistent IRISH REPUBLICAN TROPES, is then most likely the systemic schema deployed for that same purpose in COUNTERMANDING the DOMINION of other SOVEREIGN STATES which is consistent to their observed habitual resource to REDUCTIO AD HITLERUM as **TABLE TALK IDEAS** for a modus operandi.

#35	#80	#17
#26	#44	#62
#71	#8	#53

[LUOSHU SQUARE PROTOTYPE #EIGHT: ETHICAL #237 - *USE* *OF* *FORCE* *TO* *OBTAIN* #71 - *DOMINION*)

7. To that end there is an implicit BOER WAR MEMORIAL ANTAGONISM by ROMAN CATHOLICISM directed towards the COMMONWEALTH (CAESAROPAPISM), given that **EASTER SUNDAY** occurs between the TETRA / RANGE Sunday dates #21 - 22 MARCH through #28 - ANZAC DAY: 25 APRIL (whereas **PENTECOST SUNDAY** as 49 days thereafter occurs within Sunday ranges #31 - 10 MAY through #39 - 13 JUNE) within the Gregorian calendar and may be the 81st through 115th day of common years or 82nd through 116th day of leap years.

Year	LECTIONARY CYCLE		Ash	Easter	Ascension	Pentecost	Body and Blood	
	Sunday	Weekday	Wednesday		of the Lord		of Christ	
2010	C	II	17 Feb	4 Apr	16 May	23 May	6 June	
2011	A	I	9 Mar	24 Apr	5 June	12 June	26 June	
2012	B	II	22 Feb	8 Apr	20 May	27 May	10 June	#371 days
2013	C	I	13 Feb	31 Mar	12 May	19 May	2 June	
2014	A	II	5 Mar	20 Apr	1 June	8 June	22 June	
2015	B	I	18 Feb	5 Apr	17 May	24 May	7 June	
2016	C	II	10 Feb	27 Mar	8 May	15 May	29 May	
2017	A	I	1 Mar	16 Apr	28 May	4 June	18 June	#371 days
2018	B	II	14 Feb	1 Apr	13 May	20 May	3 June	
2019	C	I	6 Mar	21 Apr	2 June	9 June	23 June	



PENTECOST SUNDAY AS JUPITER (#38 - SATOR / #33 - TENET / #34 - ROTAS) PRINCIPLE

[#38 - 8 JUNE 1930, #35 - 24 MAY 1931, #33 - 15 MAY 1932, #37 - 4 JUNE 1933, #34 - 20 MAY 1934]

[#38 - 8 JUNE 2014, #35 - 24 MAY 2015, #33 - 15 MAY 2016, #37 - 4 JUNE 2017 [, #34 - 20 MAY 2018]

[#38 - 8 JUNE 2025, #35 - 24 MAY 2026, #33 - 16 MAY 2027, #37 - 4 JUNE 2028, #34 - 20 MAY 2029]

We note that this **#38 - SATOR (#249) / #33 - TENET (#205) / #34 - ROTAS (#161)** cycle is then contextually relevant to the Reichskonkordat as a treaty negotiated between the Vatican and Nazi Germany which was signed on 20 JULY 1933 by Cardinal Secretary of State Eugenio Pacelli on behalf of Pope Pius XI and Vice Chancellor Franz von Papen on behalf of President Paul von Hindenburg and the German government.

8. As per PARAGRAPH ITEM #24 conveyed by our earliest instructions dated 24 OCTOBER 2023, we stated that "With respects to a further instance as habitual commemoration infidelity directed against the BOER WAR MEMORIAL, we have a discussion with the former mayor CAROLYN CROSSLEY (ie. **A REPUBLICAN ADVOCATE**) of WELLINGTON SHIRE COUNCIL @ 1015 HOURS ON 5 JUNE 2023 about the legal accountability given **BOER WAR MEMORIAL DAY #14 - 28 MAY 2023** as to the possibility of aiding and abetting treason contra Section 9A of CRIMES ACT (1958) against SOVEREIGN **#71 - DOMINION** should the STATUE as TROJAN grounding for an IRISH REPUBLICAN ACTIVISM cause not be removed by **#38 - 8 JUNE 2023**."

The COUNCILLOR appeared dismissive of our assertion of its possible TROJAN besiegement against the HISTORICAL OVERLAY / TRANQUILLITY OF TIME / HISTORICAL REVISIONISM being a seditious impertinence undertaken by an IRISH CATHOLIC REPUBLICAN CAUSE ("HIJACKING

THE WORLD WAR ONE CENTENNIAL / EVASION OF PARADIGM EQUIVALENCE TO GERMAN NAZISM") due to COUNCIL'S decision for the appropriate unveiling date of SAINT PATRICK'S DAY 17 MARCH 2017 was entirely due to the unavailability of persons on other dates and therefore possessed no culpability.

However the COUNCIL'S rejection of specific ANZAC SIGNAGE applied to various historical reference points within the VICTORIA GARDEN (public submissions for such works closing 23 SEPTEMBER 2017) seems to suggest that some persons were acting as either innocuous FACILITATORS or AGENT PROVOCATEURS so as to advance an IRISH CATHOLIC REPUBLICAN CAUSE ("HIJACKING THE WORLD WAR ONE CENTENNIAL") which is consistent with an unusual (ie. **there are numerous WAR GRAVES within the CEMETERY proper**) as the planned **#213 - *INTERMENT*** (**#213 - ekphérō (G1627): *THE* *DEAD* *FOR* *BURIAL***) of a VIETNAM SOLDIER (deceased 27 DECEMBER 1968) within the SALE COMMONWEALTH WAR CEMETERY on **#233 / #449 - 2 JUNE 2016** in being the first such action to occur since WORLD WAR II and this was accompanied by a diminished cultural **#449 - *MOURNING*** respect as a lack of any **#298 - *ROCK*** placement upon the JEWISH WAR GRAVE.

Furthermore we conveyed such reasonable demand for STATUE removal dated 6 JUNE 2023 to WELLINGTON SHIRE COUNCIL by REGISTERED POST (ref: RPP44 63900 05100 29855 31607) which was delivered @ 0855 HOURS ON 7 JUNE 2023 advising that under SECTION 9A(2) and (3) of the CRIMES ACT OF VICTORIA (1958) in having been advised upon SUNDAY **#14 - 28 MAY 2023** of a continuing lack of fidelity towards BOER WAR MEMORIAL commemorations, that ANY FAILURE (ie. **in having been last warned upon 17 APRIL 2023 as before KING CHARLES III coronation on 6 MAY 2023**) by WELLINGTON SHIRE COUNCIL to remove before **#38 - 8 JUNE 2023** the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE unveiled upon SAINT PATRICK'S DAY 17 MARCH 2017 as the instrument providing the essential grounding for a ***NUMEN* *AUGUSTI* IMPETUS** and a requirement to resolve the #468: **PERPLEXING QUESTION** (#17) of prudent #519: discernment (#68) made in relation to the #495: seminal cause (#44) for the exercising of #462: dominion (#11) corresponding to #465: limits (#14) and the viability of #492: freewill (#41):

[#68 - RIGHTS, #11 - GOVERNMENT & NON-GOVERNMENT ORGANISATIONS: #8 - TRANSFORMING NATURE (4TH DOUBLE: #4 - NATURE AMENDED IN ITS NATURE (#7 - ENGENDERING NATURE)), #44 - ACTIONABLE LAWFUL CONDUCT (#495 - agorázō (G59): TRANSACTIONAL)] /

[#17 - ôwb (H2895): *ACT* *RIGHT*, #41, #65 - *TENET*] /

[#38 - 8 JUNE 2017 (*) STATUE PLAQUE INSTALLATION, #71 - SAINT PATRICK'S DAY (*) / DOMINION v's MITHRAISM AS SOLDIERS OF THE IMPERIUM, #14 - 28 MAY 2017 / 2023 (*) BOER WAR MEMORIAL INFIDELITY]

(* noumenon referencing) EXHIBITING EVIDENCE OF INTELLECTUAL PROPERTY THEFT

ON WHETHER THE NUMEN AUGUSTI IMPETUS IS A GUIDING RULE OF LIFE RATHER THAN TOTALITARIAN PRINCIPLE: It's not within our remit to resolve this question "**CAN INDISCREET LITTER DISPOSAL [38, 71, 14] AS ENVIRONMENTAL POLLUTION BE CONSTRUED AS A THEORY OF TRANSACTION IN ACCORDANCE WITH THE NUMEN AUGUSTI PRINCIPLE?**" except to have provided a plausible metalogic premise for a mindset applicable to dominion and accountable personal action.

Which appears to be the MODUS OPERANDI for a depreciation of CIVIL SOCIETY by an institutional DOMINION USURPATION OF THE SOVEREIGNTY / AUTONOMY DYNAMIC, must be then considered as prima facie in being stubborn conduct intentioned in aiding and abetting the commission of a CRIMINAL OFFENCE and an ACCESSORY AFTER THE FACT because they have failed to take all REASONABLE ACTION to disrupt the continuity of seditious action, given that: "A person who—

- (a) receives or **ASSISTS ANOTHER PERSON WHO IS TO HIS KNOWLEDGE GUILTY OF TREASON** in order to enable him to escape punishment; or
- (b) knowing that a person intends to commit treason, **DOES NOT GIVE INFORMATION THEREOF WITH ALL REASONABLE DESPATCH TO A CONSTABLE** or use other **REASONABLE ENDEAVOURS TO PREVENT THE COMMISSION OF THE OFFENCE—**

shall be guilty of an indictable offence."

That no action was undertaken by those parties in accordance with a legislative compulsion as being evidence of a SERIOUS INDICTABLE OFFENCE AS TREASON having been committed and in our reasonable view (ie. **as equally applicable to the earlier events of 28 MAY 2017 to 8 / 10 JUNE 2017**) rendering both the granting of ORDERS which were then subject to APPEAL due to alleged breaches as NON JUSTICIABLE.

9. Accordingly we seek your advice whether such NEXUS concepts which we have now enumerated are sufficient grounds for our MATTERS to succeed and whether on the basis where our INTELLECTUAL PROPERTY

as COGITO ARRAY conformity to the **NUMI AUGUSTI [#38 - 8 JUNE, #71 - 17 MARCH, #14 - 28 MAY: BOER WAR MEMORIAL / PENTECOST] PRINCIPLE** has been improperly associated to NAZI ATROCITY by REICHSKONKORDAT and an obvious lack of IRISH NEUTRALITY are then sufficient cause for any enduring reputational harm and acute psychological distress.

Yours truthfully.

Revision Date: 20 March 2024

LIST OF APPENDICES

APPENDIX #237 - INDIVIDUAL ACTION AS COGNITIVE DISSONANCE AGAINST THE COLLECTIVIST VALUE

<<http://www.grapple369.com/Groundwork/Appendix%20237%20-%20Cognitive%20Dissonance%20And%20Collectivism.pdf>>

APPENDIX #303 - REDUCTIO AD HITLERUM TABLE TALK IDEAS AS EVIDENCE OF PARADIGM EQUIVALENCE AND SYSTEMIC INCURSION AGAINST SOVEREIGN STATES / AUTONOMY DYNAMIC

<<http://www.grapple369.com/Groundwork/Appendix%20303%20-%20Terrorism%20And%20Reductio%20Ad%20Hitlerum.pdf>>

APPENDIX #369 - TRANSCRIPT OF VCAT 500 / 2000 HEARING DATED 7 DECEMBER 2001 CONVEYING MISREPRESENTED TELEPHONE CALLS AS SERIOUS MATTER REPORTED TO POLICE

<<http://www.grapple369.com/Groundwork/Appendix%20369%20-%20VCAT%20Extraordinary%20Directions%20Hearing%20Transcript.pdf>>

APPENDIX #425 - COGITO ARRAY / TEMPORAL / INFUSED IDEA ASSOCIATIONS FOR MISREPRESENTED TELEPHONE CALLS BY INSURER'S CHIEF LEGAL COUNSEL AT VCAT 500 / 2000 HEARING DATED 7 DECEMBER 2001

<<http://www.grapple369.com/Groundwork/Appendix%20425%20-%20Telephone%20Cognito%20Ideas.pdf>>

APPENDIX #911 - TEMPORAL HEURISTIC / INFUSED IDEAS IN
DISTRESSED TELEPHONE CALL FROM HIJACKED AIRPLANE @ 0947 HRS
ON 11 SEPTEMBER 2001 PRIOR TO WORLD TRADE CENTRE CRASH

<<http://www.grapple369.com/Groundwork/Appendix%20911%20-%20Telephone%20On%20Hijacked%20Plane.pdf>>

DOCUMENT: IS IT POSSIBLE TO VIEW ESPRIT DE CORPS AS A
DIALECTIC OF HYPOSTATIC UNION WHICH AS MANIFESTING NORM
PRODUCES THE UNIFIED ACTION OF AUTOSTASIS?

<<http://www.grapple369.com/Groundwork/Autostasis%2020240314.pdf>>

CASE STUDY 1: RESOLVING ONTIC / DEME #161 TO NOTIONS OF
SCEPTRE (RULERSHIP: 13 SEPTEMBER 2001 / ERII PARLIAMENT BREXIT
PROROGUING FROM SOME POINT BETWEEN 9 - 12 SEPTEMBER 2019)
AGAINST THE NINTH EGYPTIAN NOME AND BOOK OF THE DEAD
NARRATIVE

<[http://www.grapple369.com/Groundwork/
Notes%20On%20Egyptian%20Book%20of%20the%20Dead.pdf](http://www.grapple369.com/Groundwork/Notes%20On%20Egyptian%20Book%20of%20the%20Dead.pdf)>