

**THE INTERIM ORDERS GRANTED ON 6 FEBRUARY 2020
WERE WITHDRAWN BY POLICE PROSECUTIONS ON 14
JULY 2022**

**CONTEST HEARING SPEAKING NOTES ON 8 APRIL 2022
IN REFUTATION AS VEXATIOUS THE GROUNDS TO
AN APPLICATION FOR INTERVENTION AND PERSONAL
SAFETY ORDER AS CASE NUMBER **L10182359**
AS INTERIM GRANTED 6 FEBRUARY 2020 AND A LACK OF
PROCEDURAL FAIRNESS BY HEARING OF ALLEGED
BREACHES CASE NUMBER **M11048888** DETERMINED 11
NOVEMBER 2021**

- 1) APPLICATION PROTECTED PERSON AND RESPONDENT
HAVE BEEN HAVING TROUBLES FOR OVER 2 YEARS.**
- 2) TROUBLES STARTED WHEN APPLICANT HAS BEEN
INVOLVED IN AN UNVEILING OF A MEMORIAL STATUE AT
VICTORIA PARK IN SALE THE RESPONDENT HAS
APPROACHED THE APPLICANT AND STARTED VERBALLY
ABUSING HER REGARDING HER SUPPORT FOR THE
CATHOLIC CHURCH.**
- 3) ABUSING THE APPLICANT, RESPONDENT HAS GONE BACK
HOME, RETURNED, AND THEN BEEN ASKED TO LEAVE BY
LOCAL MEMBER OF PARLIAMENT.**

The AFFECTED PERSON as a POLITICAL ACTIVIST was entirely
unknown to me upon the occasion of this UNVEILING OF A
MEMORIAL STATUE event of 17 MARCH 2017 and there was no
interaction with them as convey here as entirely a "FALSE
PROXIMITY AND ACCOSTING SCENARIO" by ITEMS #1 to #3 being
improperly alleged as substantive grounds for the immediate
granting of INTERIM INTERVENTION ORDERS.

In that the POLITICAL ACTIVIST was first introduced to me @ 1739
HOURS ON 28 MAY 2018 which is attested to by audio recordings
(**as per our COURT FILING on 22 OCTOBER 2021 and APPEAL
FILING on 9 FEBRUARY 2022**) that were made whilst the
AFFECTED PERSON was present at the CHERISHED / BLESSED

MOTHER WITH NAKED CHILD STATUE in their holding a PRIVATE CANDEL LIGHT VIGIL for an IRISH NATIONAL named CATHY MCMAHON which was contemporaneous to their FUNERAL SERVICE.

It was then unknown to the AFFECTED PERSON whether it was by common cause a ROMAN CATHOLIC MEMORIAL being a reasonable enquiry of probity given the unresolved nature of the SINGLE MOTHER HOMES / MAGDALENE LAUNDRIES national scandal at that present time.

DOLF: "Why aren't you at the BOER WAR memorial celebrating our ah ... our ah Australian! Oh you're the artist aren't you ma'am?"

ARTIST: "(laughs) I'm **CENSORED**."

DOLF: "You're the artist."

ARTIST: "Nice to meet you."

FOR FURTHER SEE: "TRANSCRIPTS AND IDEA ANNOTATION FOR APPEAL CASE NUMBER: AP-21-1375"

<<http://www.grapple369.com/Groundwork/Transcripts%20and%20Idea%20annotation%2020180528.pdf>>

It should be noted that despite the actual ARTIST's name being properly designated within small print at the bottom of the PLAQUE to the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE that the POLITICAL ACTIVIST had on no occasion at our first meeting sought to correct my significant misapprehension of their identity in then having a bearing both on the merit and rational nature of the courteous but robust dialogue involving their relationship to the STATUE proper which ensued.

As per our COUNTY COURT / PROSECUTIONS FILING dated 9 FEBRUARY 2022 which is related to an APPEAL against the ALLEGED BREACH of INTERIM ORDERS by CASE NUMBER M11048888 as then a CONVICTION DETERMINED upon 11 NOVEMBER 2021 that is designated by the specific abbreviated subject of CONSIDERATIONS ON THE PREPOSTEROUS NATURE OF CONVICTION GIVEN THE ADJOURNED CONTESTED HEARING INTO GRANTING OF ORDERS CONVEYED EVIDENCE OF "FALSE PROXIMITY AND ACCOSTING SCENARIO".

We conveyed therein that no interaction had actually occurred with either the AFFECTED PERSON or any other persons at the SAINT PATRICK'S DAY of 17 MARCH 2017 unveiling of a **CHERISHED MOTHER WITH NAKED CHILD STATUE**, whereupon before that action occurred, I read out a prepared statement with reference to the HRH DUKE OF GLOUCESTER's 27 OCTOBER 1934 OAK TREE planting situated nearby which included the words "**...THE IMPOSING OF A SUBSTITUTED VIRTUE UPON OUR ANZAC TRADITION:**

IF IT WAS SO CLEARLY A NON SUBSTITUTED VIRTUE AND NOT A PERVERSION OF @5 - STATE AUTHORITY AND @1 - SOVEREIGNTY YOU WOULD BE CAPABLE OF AN ANSWER FOR YOUR ACTIONS..." BY #48 - RITUAL (LI) #6 - CONTRARIETY (LI).

Furthermore this will have an effect upon **ROMAN CATHOLIC MARION (BLESSED MOTHER) VENERATION** which is by action of #321 - BESIEGEMENT then unlawfully **#449 - ALIGNED TO MY GRAPPLE NOUMENON PARADIGM** as preceded by an instance of **CATEGORY #261 - BINOMIAL CLAMPING** (*and impetus of the SATOR PLOUGHMAN undertaking his BINARY FORM OF TENET* (#175 - WOMAN WITH CHILD [**13 JANUARY: #339 - ARMISTICE DAY / 10 JUNE**] / #65 - SOLDIER AS MEMBER OF A GUILD, ORDER, CLASS @ BOER WAR MEMORIAL) **WORK against the TERNARY FIELD**) being an intentioned "TIME FOR PAYBACK" newspaper headline threat placed within the mailbox upon the date 6 JANUARY 2017 and which is also by attribute then specifically aligned to my INTELLECTUAL PROPERTY :

#449 - MONUMENT / MEMORIAL (*mnēma* (G3418): a monument or memorial to any person or thing)
#449 - VIOLATE A COVENANT (*châlal* (H2490): to treat as common [**PAPAL BULL 4 MAY 1493: #468**])
#449 - MOURN (*'âbal* (H56): to mourn of humans)
#449 - VIRGIN (*b^ethûwlâh* (H1330): virgin)
#449 - BEGET (*yâlad* (H3205): day of birth; bring forth of child birth; wicked behaviour [**13 JANUARY: #116 - CLEAVE SEXUALLY; PAPAL BULL 4 MAY 1493: #41 - RESPONSE (YING); #439**])
#449 - NAKED CHILD (*châthal* (H2853): enwrap or swaddled)
#449 - WOMB (*métrâ* (G3388): the womb)

#449 - METAL PLATE (*lûwach* (H3871): plate of metal)
#449 - DECREE (*kâthab* (H3789): inscribe; describe in writing
[13 JANUARY: #432 - 21 MARCH 2013 APOLOGY])
#449 - LITIGATION / COURT (*mishpât* (H4941): right, privilege, due (legal); act of deciding a case **[PAPAL BULL 4 MAY 1493: #439]**)
#449 - CONSECRATE / SET APART (*qâdash* (H6942): be separate: cherished; honour / hallow as sacred or holy: blessed **[13 JANUARY: #419 - SLAUGHTER / GENOCIDE]**)
#449 - STATUES / IDOLS (*sébasma* (G4574): religiously honoured, an object of worship)

#449 - EASTER 4 APRIL 2021 + 50 DAYS = PENTECOST ON 23 MAY 2021 (#1827 - EUCHARIST / 5 YEAR CALENDAR CYCLE: 4 x #364 + #371)

#468 as [#6, #10, #40, #6, #400, #6] = mûwth (H4191): **{UMBRA: #446 % #41 = #36} 1)** to die, kill, have one executed; **1a)** (Qal); **1a1)** to die; **1a2)** to die (as penalty), be put to death; **1a3)** to die, perish (of a nation); **1a4) *TO* *DIE* *PREMATURELY* (*BY* *NEGLECT* *OF* *WISE* *MORAL* *CONDUCT*)**; **1b)** (Polel) to kill, put to death, dispatch; **1c)** (Hiphil) to kill, put to death; **1d)** (Hophal); **1d1)** to be killed, be put to death; **i)** to die prematurely;

#439 as [#400, #20, #7, #2, #10] = kâzab (H3576): **{UMBRA: #29 % #41 = #29} 1)** to lie, tell a lie, be a liar, be found a liar, be in vain, fail; **1a)** (Qal) liar (participle); **1b)** (Niphal) to be proven to be lying; **1c)** (Piel); **1c1)** to lie, tell a lie, tell a lie with, deceive; **1c2)** to disappoint, fail; **1d)** (Hiphil) ***TO* *MAKE* *A* *LIAR*, *PROVE* *TO* *BE* *A* *LIAR***;

#439 as [#6, #40, #300, #80, #8, #5] = mishpâchâh (H4940): **{UMBRA: #433 % #41 = #23} 1)** clan, family; **1a)** clan; **1a1)** family; **1a2) *TRIBE***; **1a3) *PEOPLE*, *NATION***; **1b)** guild; **1c)** species, kind; **1d)** aristocrats;

"AND AS FOR THY NATIVITY, IN THE DAY THOU WAST BORN THY NAVEL WAS NOT CUT, NEITHER WAST THOU WASHED IN WATER TO SUPPLE THEE; THOU WAST NOT SALTED AT ALL, NOR SWADDLED

{#449 - NAKED CHILD (châthal (H2853): enwrap or swaddled)}
AT ALL.



NOW WHEN I PASSED BY THEE, AND LOOKED UPON THEE,
BEHOLD, THY TIME WAS THE TIME OF LOVE; AND I SPREAD MY
SKIRT OVER THEE, AND COVERED THY NAKEDNESS: YEA, I SWARE
UNTO THEE, AND ENTERED INTO A COVENANT WITH THEE, SAITH
THE LORD GOD, AND THOU BECAMEST MINE." [Ezekiel 16:4, 8]

This is a summary of planned actions aligned to **#449 -
COMMUNITY EVENTS** (particularly BBQ on 25 AUGUST 2017 and
MEAT IN MAILBOX on 15 NOVEMBER 2017) which by **BOER WAR
ANALOGIES OF COMMENCEMENT 11 OCTOBER 1899** then
further sustains a **SYSTEMATIC ACTION** of detriment associated
with **INTELLECTUAL PROPERTY THEFT** and alignment with the
ECCLESIASTICAL #1827 - EUCHARIST DAYS CALENDAR:

#261 - BINOMIAL CLAMPING "TIME FOR PAYBACK" THREAT IN
MAILBOX ALIGNED TO MY INTELLECTUAL PROPERTY ON 6 JANUARY
2017

#449 - 17 MARCH 2017 AS MARION / MAGDALENE (WOMAN WITH
NAKED CHILD) STATUE INSTALLATION RELATED TO #491 - PATER
FAMILIAS IMPETUS OF #808 - GENOCIDE

#449 - 25 AUGUST 2017 BY BLOKES BIGGEST BBQ, MAILBOX
DESTRUCTION AND #125 - FALSE IMPETUS OF GROUNDS FOR
ORDER IN **CASE NUMBER H12143475 / APPEAL AP-18-0794**

#297 - BUDDHA STATUETTE THROWN THROUGH MY KITCHEN WINDOW @ 0041 HOURS ON **11 OCTOBER 2017** AND THE NEIGHBOUR'S ALARM ACTIVATION UNATTENDED FOR 24 HOURS AS SIGNALLING TO OTHERS.

#449 - 15 NOVEMBER 2017 AS "BREEDING BULL" / #65 - SOLDIER CULT OF THE IMPERIUM ANALOGIES BY PLACEMENT OF #419 - SLAUGHTERED MEAT IN ONE'S MAILBOX WHEN THE SAME SEX MARRIAGE PLEBISCITE LEGISLATION CONCLUDED WHERE IT REMAINED UNTIL **#449** - *mâbôw'* (H3996): ***SUNSET*** WHEREBY IT WAS DISPOSED OF.

#449 as [#40, #2, #6, #1, #400] = *mâbôw'* (H3996):
{**UMBRA: #49 % #41 = #8**} **1**) entrance, a coming in, entering;
2) *SUNSET*; **2a)** sunset; **2b)** sunset, west;



[**IMAGE: #449** - *yâlad* (H3205): BRINGING FORTH WICKED BEHAVIOUR (**#449** - **SAINT PATRICK'S DAY CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE UNVEILING / INTELLECTUAL PROPERTY BESIEGEMENT**) AS IMPETUS FOR A ***DEATH* *THREAT*** (**#449** - *b^ehal* (H927): ***FRIGHTEN***, ***ALARM***) ***BY* #419 - *SLAUGHTERED*** (**#449** - *b^ehêmâh* (H929): ***CATTLE***) ***MEAT* *IN* *MAIL* *BOX* ON 15 NOVEMBER 2017**]

#449 - HOMOIOS PAIRING WITH #397 - *'âsâh* (H6213):
{**UMBRA: #375 % #41 = #6**} ***TO* *OBSERVE***,
CELEBRATE; ***TO* *APPOINT***, ***ORDAIN***, ***INSTITUTE***
AS HISTORICALLY THE LAST DAY OF THE YEAR 24 MARCH UNTIL

ADOPTION OF THE GREGORIAN CALENDAR REFORMS: In common usage: 1 January was regarded as New Year's Day and celebrated as such, but from the 12th century until 1751 the legal year in England began on 25 March as Lady Day commemorating the Feast of the Annunciation, as the visitation of the archangel Gabriel to the Virgin Mary, during which he informed her that she would be the mother of Jesus Christ, the Son of God.

#325 - EASTER SUNDAY **LUNAR OCCULTATION (21 MARCH) AS TRANSITION EVENT** ON SUNDAY 21 APRIL 2019 / MAGIC SUM 5x5 = #65 - SOLDIER v's QUEEN'S BIRTHDAY #44 - NORMA OBLIGANS #27 - DUTIES SUBSTITUTION FOR 18 - 22 APRIL

#297 - BLOKES BIGGEST BBQ ON **11 OCTOBER 2019** AS DEFERENCE GIVEN TO ROMAN GOVERNANCE / #315 - ANZAC DAY PROTOTYPE ASSOCIATED / #333 - CENTRE PROTOTYPE / #419 - SLAUGHTER

#449 - EASTER SUNDAY ON 4 APRIL 2021 / **#241 - *TO* *BOAST*, *TO* *ACT* *PROUDLY***; / **#261** - BINOMIAL CLAMPING

Our intuition at the time being that this unveiling of the STATUE EVENT (it's purpose remaining entirely unknown to ourselves until the PLAQUE placement upon 8 JUNE 2017) had interposed upon it an IRISH NATIONAL CAUSE was later confirmed as related by the POLITICAL ACTIVIST (ie. **despite their denial at a candlelight vigil on 28 MAY 2018 made to the founder of IRISH FIRST MOTHERS**) to a #491 - PATER FAMILIAS IMPETUS of coercive control involving the #808 - GENOCIDE of some 9,000 infants within SINGLE MOTHER HOMES / MAGDALENE LAUNDRIES and for which the IRISH parliament has on 17 NOVEMBER 2021 announced a redress of some €800 million / \$1.24 billion compensation.

Such intuition was only later shown to be entirely factually true by narrative details obtained from the INDEPENDENT REGIONAL MOTHERS www-page as the POLITICAL ACTIVIST group name also appearing upon the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE plaque in being information last accessed upon 5 APRIL 2022 which records their following actions:

"IRISH MOTHERS PLACED AN IRISH FLAG ON A PICTURE OF OUR MEMORIAL OF CHERISHED MOTHER AND CHILD AND PUBLISHED IT

IN SUPPORT OF MOTHERS IN AUSTRALIA AND TO SHOW IRISH MOTHERS THIS INTERNATIONAL HISTORICAL EVENT.

INDEPENDENT REGIONAL MOTHERS PLACED AN AUSTRALIAN FLAG AT THE MONUMENT IN SALE, WITH AN IRISH LEPRECHAUN IN HONOUR **ALL IRISH MOTHERS** AND SHOW OUR SUPPORT FOR THEIR STRUGGLE FOR JUSTICE." <<http://independentregionalmothers.com.au>>

That this AUSTRALIAN FLAG / IRISH LEPRECHAUN ACTION occurred some time after the initial SAINT PATRICK'S DAY event of 17 MARCH 2017 is reasonably determined from some wilting having transpired to the initial FLOWER BLOOMING as vibrant flourishing then specifically present upon the day. That it was also an action in deference to any anniversary of the FEDERAL PARLIAMENT apology made upon 21 MARCH 2013 and the requital action occurring prior to the PLAQUE installation upon 8 JUNE 2017 coinciding with the date of CARDINAL GEORGE PELL's (former archbishop of both East Melbourne and Sydney) birthday whereupon there were new seedings present within the flower bed.

Given this same IRISH LEPRECHAUN object also appears upon the POLITICAL ACTIVIST's Facebook timeline so as to commemorate SAINT PATRICK's DAY of 17 MARCH 2022 it would then be reasonable to conclude that the AFFECTED PERSON was responsible for the coordinating of this reciprocal IRISH NATIONAL CAUSE action specifically involving the IRISH FIRST MOTHERS as an ACTIVIST group initially founded by CATHY MCMAHON who was deceased on 14 MAY 2018 and for which the AFFECTED PERSON had held a PRIVATE CANDEL LIGHT VIGIL on 28 MAY 2018.

Given the preposterous nature of the alleged breach by CASE NUMBER M11048888 which was determined upon 11 NOVEMBER 2021 as then without any consideration being given to our previously FILED evidence for an ADJOURNED CONTESTED HEARING into the actual legitimacy and legality of INTERIM ORDERS as CASE NUMBER L10182359 in therein conveying multiple details of POLICE ATTENDANCES with NO FURTHER ACTION UNDERTAKEN due to the nature of CONTRARY EVIDENCE involving prior instances of "FALSE PROXIMITY AND ACCOSTING SCENARIOS" then having an absolute bearing upon MENS REA / ACTUS REUS as any intention to avoid entrapment in our being circumspect in the cautious undertaking of any property INGRESS / EGRESS which might

involve the POLITICAL ACTIVIST being within proximity and then as a precariousness to ourselves.

As detailed within our 24 MARCH 2022 dated correspondence to the COURT / POLICE PROSECUTIONS with respects to the AFFECTED PERSON making delusional as non factual allegations of a "FALSE PROXIMITY AND ACCOSTING SCENARIO", was the provision of our letter dated 18 MARCH 2022 as made to the minister for ANZAC 2018 CENTENNIAL COMMEMORATIONS assisting the Prime Minister which was at the time a responsibility of the HONOURABLE DARREN CHESTER AS THE LOCAL FEDERAL MEMBER FOR GIPPSLAND.

Commencing on page 3 of 36 pages of our 18 MARCH 2022 correspondence to DARREN CHESTER given his past role as the minister for ANZAC 2018 CENTENNIAL COMMEMORATIONS ASSISTING THE PRIME MINISTER on the specific subject of **FIVE YEAR STATUS REPORT ON LACK OF CONTINUITY PERTAINING TO THE PROBABILITY OF AN IRISH REPUBLICANISM CAUSAE COMMUNI WITH ECCLESIASTICAL CALENDAR {#1827 = 5 x #364 + 7 days} ALIGNMENT POSSESSING A POTENTIAL OF "IMPOSING A SUBSTITUTED VIRTUE UPON OUR ANZAC TRADITION AS PERVERSION OF STATE AUTHORITY AND SOVEREIGNTY"**, we detailed our summation of matters as concerns within a SECTION as it relates to CHERISHED MOTHER WITH CHILD STATUE HAVING AN IRISH NATIONAL IMPOSITION.

That DARREN CHESTER's expedient letter dated 15 NOVEMBER 2021 which was an immediate response mail to our email enquiry of 11 NOVEMBER 2021 (and followup letter of that day) in the seeking advice from him as clarification of his recollections over the unveiling on 17 MARCH 2017 of the CHERISHED MOTHER WITH CHILD STATUE situated in VICTORIA PARK, SALE.

WE STATE THEREIN: It was entirely unknown to ourselves until the later plaque placement upon 8 JUNE 2017 what was the actual impetus for this unveiling event which was occasioned (*as from a subsequent photograph*) by an ornatation (ie. *the fact of being ornamented or adorned*) of a leprechaun and from the edition of CATHOLIC LIFE dated APRIL 2017 we determined that the event was also attended by local clergy including Dean of St Mary's Cathedral Friar Peter Bickley.

Such letter of yours however stipulates that "THE SCULPTURE COMMEMORATES THE APOLOGY MADE ON BEHALF OF THE AUSTRALIAN GOVERNMENT BY THE THEN PRIME MINISTER, JULIA GILLARD, ON MARCH 21, 2013, TO THE PEOPLE AFFECTED BY FORCED ADOPTION OR REMOVAL POLICIES AND PRACTICES, AND THE VICTORIAN PARLIAMENTARY APOLOGIES DELIVERED BY PREMIER TED BAILLIEU AND DEPUTY PREMIER PETER RYAN ON THE 25TH OCTOBER 2012."

NOTE: "THAT IN OUR VIEW THE EFFICACY OF ANY STATE / FEDERAL GOVERNMENT APOLOGY IS SIGNIFICANTLY MITIGATED BY THE CIRCUMSTANCE OF THE BIRTH CONTROL PILL AVAILABILITY AND WITHIN UNITED KINGDOM IT WAS PROVIDED ON THE NHS FROM 1961 FOR MARRIED WOMEN ONLY AND BY 1967 THEN MADE ACCESSIBLE FOR SINGLE WOMEN.

IN THIS AGE WHERE THERE HAS BEEN OVER 39 MILLION DEATHS DUE TO HIV / AIDS WHICH FOR SOME THERE WAS A FAILURE OF PERSONAL ACCOUNTABILITY BY ANY CONDOM USAGE. THAT IS AS AN INDIVIDUAL RESPONSIBILITY THEN FURTHER EXASPERATED BY CRIMINAL SANCTION (***DUE TO WEAPONISED USAGE OF HIV SYRINGES DURING ARMED ROBBERIES***) WHERE OCCASION FOR BREACHES OF ACCOUNTABILITY WAS THEN LIABLE TO PUNISHABLE BY UP TO 25 YEARS IMPRISONMENT.

PLACES WITHIN THE QUADRANT OF TOKENISM THE GOVERNMENT APOLOGY FOR THE FORCED REMOVAL AND ADOPTION OF CHILDREN BORN TO UNWED MOTHERS (ie. ***QUITE APART FROM ANY HISTORICAL RELIGIOUS AMBIGUITY OVER TRIAL MARRIAGES WHICH IS GIVEN IMPETUS OF FULFILMENT BY SUCH A LIFE CIRCUMSTANCE OF UNPLANNED BIRTH***) WHO HAD NO SUCH PERSONAL ACCOUNTABILITY BY IMPETUS OF A RECKLESS NATURE AS AN IGNORANCE SUSTAINED BY A DISDAIN FOR EITHER CONDOM USAGE OR ACCESS TO THE AVAILABILITY OF THE BIRTH CONTROL PILL."

And whether it was due to DARREN CHESTER's absence at the time as occurring immediately prior to the unveiling event proper is then causal for a lack of any concern over the POLITICAL ACTIVIST's falsely claimed proximity and accosting scenario by alleged repeated intended actions of "VERBAL ABUSE" directed to such person, you nevertheless do not recall any individual conversations which you had with attendees on the day.

Accordingly, you are unable to verify the contradictory and decorous observations made by a WELLINGTON SHIRE COUNCILLOR [KEITH MILLS] in accord with his empathetic "PHILOSOPHY IS THAT EVERYBODY DESERVES TO HAVE THEIR VOICE HEARD" as conveyed by email @ 1642 HOURS ON 20 MARCH 2017, specifically: "THEN I HEARD YOU SPEAK BEFORE THE CEREMONY IN VICTORIA PARK, SALE FOR THE UNVEILING OF THE "CHERISHED MOTHER AND CHILD" MONUMENT.

ALTHOUGH YOUR VOICE WAS GOOD AND STRONG WE HAD TROUBLE HEARING. BECAUSE THERE WAS NO INTRODUCTION I WAS NOT IN READINESS TO PAY ATTENTION AT THE START.

INCLUSION OF OMITTED NARRATIVE: "I CAN SEE THAT YOU HAVE SEVERAL UNRESOLVED ISSUES. SOME OF YOUR GRIEVANCES ARE LIKELY TO BE SHARED BY OTHER PEOPLE. MY PHILOSOPHY IS THAT EVERYBODY DESERVES TO HAVE THEIR VOICE HEARD. I THINK THERE ARE PROBABLY BETTER WAYS TO GET YOUR MESSAGE ACROSS. I DO ACKNOWLEDGE YOUR EFFORTS TO COMMUNICATE BY E-MAIL (IT WOULD APPEAR PRINCIPALLY WITH FORMER COUNCILLOR CLEARY). IT IS MY PERSONAL VIEW, THROUGH FIRST-HAND EXPERIENCE, THAT FORMER COUNCILLOR CLEARY DOES NOT ALWAYS OFFER A SYMPATHETIC EAR.

I AM AWARE THAT I MAY BE TAKING A LOT ON IN CONTACTING YOU, BUT THIS IS MY JOB AND I AM HAPPY TO DO IT. ALL I ASK IS FOR YOU TO BE AWARE THAT ONE COUNCILLOR ALONE HAS LITTLE SAY. THE WAY FORWARD IS TO GET MORE PEOPLE TO LISTEN AND TO GET MORE PEOPLE IF POSSIBLE TO HELP PRESENT YOUR CASE. IF YOU WANT TO TALK PLEASE AT FIRST TRY MY PRIVATE PHONE, XXXXXXXX, WHICH WILL TAKE A MESSAGE IF I AM OUT."

That such independent appraisal was made of my prior determined action in only reading a prepared statement and then immediately departing without causing any disturbance or speaking specifically to any person.

Whilst such proclamation directed to the WELLINGTON SHIRE COUNCIL was flourished with vivid descriptions of various prior events, it was made with a specific relevance to the nearby OAK TREE PLANTING of 27 OCTOBER 1934 as then in my view pertaining to the probability of an IRISH REPUBLICANISM CAUSAE COMMUNI

possessing a potential of (I quote) "IMPOSING A SUBSTITUTED VIRTUE UPON OUR ANZAC TRADITION AS PERVERSION OF STATE AUTHORITY AND SOVEREIGNTY".

NOTE OF 9 APRIL 2022: That Tim ROWE as Manager Natural Environment and Parks for WELLINGTON SHIRE COUNCIL was the MASTER OF CEREMONIES for the SAINT PATRICK'S DAY 17 MARCH 2017 unveiling event of the CHERISHED MOTHER WITH CHILD STATUE and he was also the author of a letter made to ourselves dated 22 MAY 2018 as RESPONSE to a written complaint concerning ANZAC DEFAMATION and BOER WAR MEMORIAL INFIDELITY stating: "**COUNCIL ACKNOWLEDGES RECEIPT OF THE LETTER AND ADVISE THAT NO FURTHER ACTION WILL BE TAKEN AT THIS POINT IN TIME.**"

The circumstance of an IRISH REPUBLICANISM CAUSAE COMMUNI being a determined IMPOSITION PLACED UPON THE UNVEILING EVENT OF THE CHERISHED MOTHER WITH CHILD STATUE is further attested to by an audio recording of which the POLITICAL ACTIVIST was advised on the occasion of our first meeting upon 28 MAY 2018 when they were holding a private memorial for a deceased IRISH NATIONAL named CATHY MCMAHON as the founding member of IRISH FIRST MOTHERS who were POLITICAL ACTIVISTS with a concern for the GENOCIDAL COERCION OF IRISH UNWED MOTHERS IN PREGNANCY and the deaths of some 9,000 infants within STATE / ROMAN CATHOLIC institutional care over a period of 70 years.

DOLF: "... I'm going to take the council to court over this particular matter. Because there is no object of respect at the BOER WAR Memorial."

ARTIST: "So what are you doing taking this to court?"

DOLF: "I'm taking this and the BOER yeah ... this is part of that. This is part of ANZAC defamation which I have been subject to.

When a mother weeps for her children..."

ARTIST: "But this is what this is."

"With proud thanksgiving, a ***MOTHER* *FOR* *HER* *CHILDREN*, *ENGLAND* *MOURNS* *FOR* *HER* *DEAD*** across the sea.

Flesh of her flesh they were, spirit of her spirit,
Fallen in the cause of the free." [Verse 1, Lines 1-4, **Ode to the Fallen**]

DOLF: "Yeah that is exactly what our 'LEST WE FORGET' poem is all about."

ARTIST: "So why are you against this?"

In that the POLITICAL ACTIVIST takes an accountability for the designation of SAINT PATRICK'S DAY 17 MARCH 2017 as the organised unveiling event and furthermore in reciprocity a picture of the CHERISHED MOTHER WITH CHILD STATUE appears on the IRISH FIRST MOTHERS www-page in the advancement of their POLITICAL ACTIVISM within that country as another dominion.

I have fast-forward viewed (with occasional stops) the entire 33 MINUTES 45 SECONDS contents to the official video of the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE UNVEILING occurring upon SAINT PATRICK'S DAY 17 MARCH 2017 which is accessible online (and retained a copy) from the INDEPENDENT REGIONAL MOTHERS www-page and whilst there is as reality a CONTINUITY OF FOCUSED ACTION which is directed towards the UNVEILING EVENT, there is no apparent occurrence as then a DISRUPTION TO THAT ACTIVITY whether ON OR OFF CAMERA which might then be a DISTRACTION to participants and particularly by the speaker who would be directly facing towards participants and objectively aware of any repeated hostile approaches which are alleged to have occurred within ITEM #1 to #3 as being contrived grounds for the APPLICATION TO INTERVENTION AND PERSONAL SAFETY ORDER and claimed to be of sufficient gravitas for the granting of immediate INTERIM ORDERS.

That unequivocally the following is a FALSE PROXIMITY AND ACCOSTING SCENARIO as then perjured testimony: "**2) TROUBLES STARTED WHEN APPLICANT HAS BEEN INVOLVED IN AN UNVEILING OF A MEMORIAL STATUE AT VICTORIA PARK IN SALE THE RESP HAS APPROACHED THE APPLICANT AND STARTED VERBALLY ABUSING HER REGARDING HER SUPPORT FOR THE CATHOLIC CHURCH.**

3) ABUSING THE APPLICANT, RESPONDENT HAS GONE BACK HOME, RETURNED, AND THEN BEEN ASKED TO LEAVE BY LOCAL MEMBER OF PARLIAMENT."

However we do note from the videoed event that the AFFECTED PERSON during their oration makes both a sectarian / secular as specific cultural blessing of "HAPPY SAINT PATRICK'S DAY" and a claimed universality of it being an **INTERNATIONAL HISTORICAL EVENT** by the regards of others shown in having relevance to ALL MOTHERS within AUSTRALIA / IRELAND:

DOLF: "Is [Cathy McMahon] the mother depicted [by] the statue."

ARTIST: "No it depicts. The statue depicts all mothers."

Which is then bestowed upon the UNVEILING PROCEEDINGS that is only ever a STATE / FEDERAL GOVERNMENT apology in then having support for the STATUE INSTALLATION from local government which is the WELLINGTON SHIRE COUNCIL.

Furthermore there is by such a misappropriation of the event a further imposition of a religious and private connotation equated with the BLESSED MOTHER which is then applied to the notion of its public appearance as CHERISHED MOTHER by the instance of an absurd **#48 - RITUAL #6 - CONTRARIETY** which was manifested at the conclusion of the unveiling event involving an individual placement of single roses within a garden already replete with FLORAL BLOOMING as vibrant flourishing.

The rose is then a specific ROMAN CATHOLIC SYMBOL associated with the VIRGIN MARY as the BLESSED MOTHER.

For instance according to VATICAN NEWS upon Saturday afternoon of 2 APRIL 2022, Pope Francis travelled by boat to the ISLAND OF GOZO to pray at the MARIAN SHRINE OF TA'PINU, as a place of great devotion (ie. **historically due to a claim on 22 June 1883, of a farm labourer by the name of Karmni Grima who allegedly heard a voice asking her to recite three Hail Marys, one for each day that Jesus remained in the tomb**) for the MALTESE, which is recognized and celebrated by several Popes, including Saint John Paul II and Benedict XVI.

A new church was built around the ancient chapel where the Pope Francis on Saturday prayed the three Hail Marys, as did St. John Paul II in 1990 during his pastoral visit. The Pope also placed a GOLDEN ROSE there which joins the one given by Benedict XVI during his visit to Malta in 2010. <<https://www.vaticannews.va/en/church/news/2022-04/a-visit-to-malta-s-marian-shrine-of-ta-pinu.html>>

As we conveyed within our NOTICE TO COUNTY COURT AS THE ABANDONMENT OF AN APPEAL AP-21-1375 to be heard on 4 APRIL 2022 due to ISSUES OF PROCEDURAL FAIRNESS, which is related to alleged breaches by MAGISTRATES CASE NUMBER M11048888 that was determined 11 NOVEMBER 2021 given the COUNTY COURT may not be prepared to consider evidence as prior instances of "**FALSE PROXIMITY AND ACCOSTING SCENARIO**" then having a bearing on MENS REA / ACTUS REUS as evidence to the contrary upon which the conviction on 11 NOVEMBER 2021 was made and the cause for the appeal being sought.

Accordingly we were going to attend to instances of "**FALSE PROXIMITY AND ACCOSTING SCENARIOS**" such as ITEMS #1, #2, #3 and #4 BEING GROUNDS for the INTERIM ORDERS as CASE NUMBER L10182359 being listed for a CONTESTED HEARING within the SALE MAGISTRATES COURT upon this date 8 APRIL 2022.

This was in addition to the past misconduct of the police which is clearly conveyed by the five year status report made to HONOURABLE DARREN CHESTER DATED 18 MARCH 2022 as related [to the] "**IMPOSING A SUBSTITUTED VIRTUE UPON OUR ANZAC TRADITION AS PERVERSION OF STATE AUTHORITY AND SOVEREIGNTY**" by **#48 - RITUAL (LI) #6 - CONTRARIETY (LI)** involving:

- THE CHERISHED MOTHER STATUE (17 MARCH 2017 / 28 MAY 2018),
- IN VICINITY TO AN OAK TREE PLANTING BY HIS ROYAL HIGHNESS THE DUKE OF GLOUCESTER ON 27 OCTOBER 1934,
- OPENING BY HIS ROYAL HIGHNESS THE DUKE OF GLOUCESTER OF THE HYDE PARK, SYDNEY WAR MEMORIAL ON 11 NOVEMBER 1934,

- REDEDICATION OF THE HYDE PARK, SYDNEY WAR MEMORIAL ON 20 OCTOBER 2018 AND
- IMPROPER BOER WAR MEMORIAL EVENTS OF 8 / 10 JUNE 2017 AND 27 OCTOBER 2018

Commencing on page 6 of 36 pages of our 18 MARCH 2022 correspondence to DARREN CHESTER given his past role as the minister for ANZAC 2018 CENTENNIAL COMMEMORATIONS ASSISTING THE PRIME MINISTER we detailed our summation of matters as concerns within a SECTION as it relates to DISCUSSION ON PLAQUE SHENANIGANS FOLLOWING ATTENDANCE AT WORLD WAR ONE 2018 CENTENNIAL.

In being aware from news media reporting that DARREN CHESTER was designated the minister for ANZAC 2018 CENTENNIAL COMMEMORATIONS assisting the Prime Minister and in knowing of his attendance to WORLD WAR I 2018 CENTENNIAL at the Arc de Triomphe Paris France, we had occasion outside the polling booth upon his return, to briefly raise past matters of plaque shenanigans and memorial infidelity prior to the VICTORIAN STATE ELECTION held on 24 NOVEMBER 2018.

He was not then aware of the local OAK TREE PLANTING of 27 OCTOBER 1934 made by the DUKE OF GLOUCESTER (its subsequently stolen plaque was replaced JUNE 2000) as occurring prior to the dedication and opening of the HYDE PARK, SYDNEY WAR MEMORIAL upon 11 NOVEMBER 1934.

This memorial infidelity firstly manifests as a habitual disrespect [**SEE APPENDIX ON #449 - EVENTS**] towards the IMPERIAL exercise of SOVEREIGN POWER that was manifested by the federation of the STATES into a COMMONWEALTH of Australia upon 1 JANUARY 1901 occurred during the period of the SECOND BOER WAR (12 OCTOBER 1899 to 31 MAY 1902) which was the first time that Australian and New Zealand soldiers engaged in a collective armed conflict.

The Great star of Africa diamond (largest diamond in the world valued at \$400 million) which to this day appears in the Royal Sceptre was gifted to Edward VII in 1907 so as to help mend relations between Britain and South Africa after the Boer War.

The diamond was set into the sceptre in 1910, and first used at George V's coronation on 22 JUNE 1911 and represented the monarch's "temporal power under God". The second star can be seen in the British Imperial State Crown.

Boer War commemorations occurs on the last Sunday of MAY. Whereas Memorial Day within the USA occurs on the last Monday of MAY.

There was specifically upon 8 JUNE 2017 a plaque placement upon the CHERISHED MOTHER WITH NAKED CHILD statue coinciding with an observation of an IMPROPER POPPY WREATH PLACEMENT AT THE BOER WAR MEMORIAL on 10 JUNE 2017. A lack of fresh floral wilting and absence of snail infestation suggests the floral tributes were placed within proximity to 8 JUNE 2017 as CARDINAL PELL's BIRTHDAY rather than in a proper accordance with BOER WAR MEMORIAL DAY which was to be held on Sunday 28 MAY 2017.

Historical infidelity towards the BRITISH CROWN made in favour of REPUBLICAN ACTIVISM was the violent anti-British sentiment voiced at 1918 SAINT PATRICK'S DAY march, which culminated in Melbourne council banning the parade in 1919.

On 20 MARCH 1920 Roman Catholic archbishop MANNIX of Saint Patrick's Cathedral East Melbourne turned ST PATRICK'S DAY into a REBELLION AGAINST THE BRITISH CROWN by a parade down BOURKE STREET led by Fourteen Australian VICTORIA CROSS recipients, around 10,000 first world war veterans and throngs of Catholic schoolboys marching behind in a depraved procession while tens of thousands of Melburnians lined the streets and cheered them on.

MANNIX was later that year arrested at sea by the BRITISH navy and was not prosecuted for ***SEDITION*** because such action would galvanise the IRISH REPUBLICAN CAUSE.

VICTORIA

The offence of treason was created by section 9A(1) of the Crimes Act 1958. It is punishable by a maximum penalty of life imprisonment.

(2) 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.

Penalty: Level 3 imprisonment (20 years maximum).

(3) On the trial of a person charged with treason on the ground that he formed an intention to do an act referred to in paragraph (a), (b), (c), (d) or (e) of subsection (1) of this section and manifested that intention by an overt act, evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment.

NEW SOUTH WALES

The Treason Act 1351, the Treason Act 1795 and the Treason Act 1817 form part of the law of New South Wales. The Treason Act 1795 and the Treason Act 1817 have been repealed by Section 11 of the Crimes Act 1900,[6] except in so far as they relate to the compassing, imagining, inventing, devising, or intending death or destruction, or any bodily harm tending to death or destruction, maim, or wounding, imprisonment, or restraint of the person of the heirs and successors of King George III of the United Kingdom, and the expressing, uttering, or declaring of such compassings, imaginations, inventions, devices, or intentions, or any of them.

SECTION 12 OF THE CRIMES ACT 1900 (NSW) CREATES AN OFFENCE WHICH IS DERIVED FROM SECTION 3 OF THE TREASON FELONY ACT 1848:

12 Compassing etc deposition of the Sovereign—overawing Parliament etc Whosoever, within New South Wales or without, compasses, imagines, invents, devises, or intends to deprive or depose Our Most Gracious Lady the Queen, her heirs or successors, from the style, honour, or Royal name of the Imperial Crown of the United Kingdom, or of any other of Her Majesty's dominions and countries, or to levy war against Her Majesty, her heirs or successors, within any part of the United Kingdom, or any other of

Her Majesty's dominions, in order, by force or constraint, to compel her or them to change her or their measures or counsels, or in order to put any force or constraint upon, or in order to intimidate or overawe, both Houses or either House of the Parliament of the United Kingdom, or the Parliament of New South Wales, or to move or stir any foreigner or stranger with force to invade the United Kingdom, or any other of Her Majesty's dominions, or countries under the obeisance of Her Majesty, her heirs or successors, and expresses, utters, or declares such compassings, imaginations, inventions, devices, or intentions, or any of them, by publishing any printing or writing, or by open and advised speaking, or by any overt act or deed, shall be liable to imprisonment for 25 years.

Section 16 provides that nothing in Part 2 repeals or affects anything enacted by the Treason Act 1351 (25 Edw.3 c. 2). This section reproduces section 6 of the Treason Felony Act 1848.

The CATHOLIC diocese of SALE is legally subject to governance from Saint Patrick's Cathedral East Melbourne.

That fidelity to the **WORLD WAR ONE 2018 CENTENNIAL** is then only within accord with a proper regard directed to the armed services oath of service towards the person as sovereign and not by persons reconciling the IRISH REPUBLICAN ACTIVISM events of 1918 to 1920.

In consideration that the 1920 arrest of Archbishop MANNIX to the diocese of EAST MELBOURNE at sea by the BRITISH navy was tantamount to ***SEDITION*** and in the likelihood as to the probability of an **IRISH REPUBLICANISM CAUSAE COMMUNI** given by impetus of the CHERISHED MOTHER WITH CHILD STATUE having an IRISH NATIONAL IMPOSITION in then possessing a potential by **"IMPOSING A SUBSTITUTED VIRTUE UPON OUR ANZAC TRADITION AS PERVERSION OF STATE AUTHORITY AND SOVEREIGNTY"**

Such a reasonable view can be a logical conclusion made in the subsequent undertaking by the SALE RETURNED SERVICES LEAGUE of a further irregular BOER WAR COMMEMORATION upon **27 OCTOBER 2018** as occurring after the HYDE PARK WAR MEMORIAL, SYDNEY re-dedication (*Son of a King / Grandson of a Queen* PLAQUES) upon SATURDAY **20 OCTOBER 2018** and immediately prior to the WORLD WAR ONE CENTENNIAL ON 11

NOVEMBER 2018 in being a culminating action with a clear intention to abrogate any duty of fidelity towards the sovereign and that such action is likely to be made out of a greater regard of the IRISH REPUBLICAN ACTIVISM exhibited by the historical SAINT PATRICK'S DAY events.

In then knowing that a person might intend to commit treason, by impetus of a SAINT PATRICK'S DAY grounding of the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE as being a PRINCIPLE OF #231 - JUXTAPOSITION CONTROL made against the in vicinity OAK TREE PLANTING by HIS ROYAL HIGHNESS the DUKE OF GLOUCESTER on 27 OCTOBER 1934 our giving in MARCH 2017 then what was sufficiently known **"INFORMATION THEREOF WITH ALL REASONABLE DESPATCH TO A CONSTABLE"** in compliance with SECTION 9A(2)(b) of the Crimes Act 1958 was met with total incredulity.

Furthermore in then knowing of the 8 JUNE 2017 plaque placement upon the CHERISHED MOTHER WITH NAKED CHILD statue coinciding with an observation of an IMPROPER POPPY WREATH PLACEMENT AT THE BOER WAR MEMORIAL on 10 JUNE 2017 as then being our impetus for a proroguing notice (irrespective of any authority to do so) dated [7] JULY 2017 made against the REGIONAL RETURNED SERVICES LEAGUES as attempts to **"USE OTHER REASONABLE ENDEAVOURS TO PREVENT THE COMMISSION OF THE OFFENCE"** in compliance with SECTION 9A(2)(b) of the Crimes Act 1958 resulted in an outrage as failed attempts to then subject myself to involuntary psychiatric admission.

That a TRESPASS WARNING NOTICE was shortly thereafter issued by the SALE RETURNED SERVICES LEAGUE and served upon me by the local police.

4) SINCE THEN, IN JULY 2017 THE APPLICANT HAS BEEN AT THE MEMORIAL WHEN THE RESPONDENT HAS APPROACHED AGAIN AND STARTED ABUSING THE APPLICANT REGARDING THE CATHOLIC CHURCH, UNTIL A NEIGHBOUR OF THE RESPONDENT HAS COME OUT AND GOT THE RESPONDENT TO GO BACK HOME.

The claims of the disaffected person that I have repeatedly "ABUS[ED] THE AFFECTED PERSON REGARDING THE CATHOLIC CHURCH" is a contemptuous slander given the CHRISTMAS DAY remark as ITEMS #6 to #10 was only a statement as to reasonable cause for our 31 JULY 2017 lodgement against the NEIGHBOUR of an APPLICATION FOR AN INTERVENTION AND PERSONAL SAFETY ORDER AT THE SALE MAGISTRATES COURT as **CASE NUMBER H12143475** on the following immanent and substantive grounds:

#3: ON 31.7.2017 AT 10AM [THE RESPONDENT] SHOWED ME A PHOTOGRAPH OF THE MARION STATUE WITH[IN] THE PARK OPPOSITE WEARING A BALACLAVA AS TO CONVEY OUR MUTUAL UNDERSTAND[ING] OF IT['S] PLACEMENT AS AN ATTEMPT [TO] SUBVERT OUR AUSTRALIAN HISTORY WHICH IS ABSENT OF ROMAN CATHOLIC IMPOSITIONS UPON OUR BOER / ANZAC TRADITION BY A SUBSTITUTED ETHIC.

I refer to our FILING to the COURT / POLICE PROSECUTIONS which is dated 24 MARCH 2022 on the subject of a refutation made of ITEM #4 being a delusional allegation of a "FALSE PROXIMITY AND ACCOSTING SCENARIO" as then non factual grounds for the intervention and personal safety order.

That if such event more properly relates to the occasion of the first meeting with the POLITICAL ACTIVIST upon 28 MAY 2018 when they were holding a private memorial for a deceased IRISH NATIONAL, then it is mitigated by an AUDIO RECORDING which substantiates an improper knowledge of the person as being a STATUE ARTIST and neither having prior acquaintance of their name or other personal details.

With no discussion or abuse of the AFFECTED PERSON transpiring regarding their CATHOLIC CHURCH involvement and in then being found to have made false statements of their having recourse to the mischievous as false claim "I'M JUST SCARED OF YOU AND I SEE YOU HAVE BEEN THREATENING" as response given to reasonable questions about any PLANNING PERMIT for the STATUE given there was self apparently an IRISH NATIONAL IMPOST made upon the unveiling of the CHERISHED / BLESSED MOTHER WITH NAKED CHILD that was specifically and only related to STATE / FEDERAL GOVERNMENT APOLOGIES of 25 OCTOBER 2012 / 21 MARCH 2013.

And upon learning that I had Jewish religious empathies the AFFECTED PERSON falsely claimed that the local Federal Member for Gippsland as "THE MAN THAT LED THIS THROUGH THE COMMONWEALTH GOVERNMENT WAS JEWISH."

With respects to substantiated claims of JEWISH RELIGIOUS BELIEF as a religious value expression alluded to upon those AUDIO RECORDINGS of 28 MAY 2018, we have on 4 APRIL 2022 provided to both the COURT / POLICE PROSECUTIONS our emailed and public correspondence dated 2 APRIL 2022 which is made to the AMERICAN COALITION FOR JEWISH VALUES and WALT DISNEY CORPORATION in response to vexatious claims that the later in "promoting of alternative sexuality" was a betrayal of values that were responsible for their existence.

Lastly as a clarity of faith in practice, we include our last discourse made to several JEWISH RABBIS of 30 MARCH 2022 (AEST) which incontrovertibly conveys that we were able by usage of several aphoristic poems mapped to our trinomial mathematical GODHEAD / NOUMENON entry for the date 27 MARCH 2022 as resonance, then completely assimilate the **OSCARS SLAPPED FACE EVENT** of 27 MARCH 2022 before it occurred and which we have augmented subsequently as the scenario evolved.

That my contention of JEWISH (#509 - YAHAD) RELIGIOUS BELIEF does not require me to either "ABUSE THE AFFECTED PERSON REGARDING THE CATHOLIC CHURCH" or to obtain their permission.

The transcript also conveys my regard for the ROMAN CATHOLIC religious belief of others, given that I had "HUGGED A MOTHER [AT] REFUSAL OF COMMUNION AT SAINT PATRICK'S CATHEDRAL IN MELBOURNE ON 31 MAY 1998. AND SHE WAS REFUSED COMMUNION BECAUSE SHE WAS WEARING A RAINBOW SASH."

The POLICE attended and repeated the AFFECTED PERSON'S unsustainable false accusation that I was in any manner threatening. And I conveyed to them that at the time of my police emergency call which was made due to the fire risk by numerous candles upon the #473 - GARDEN BED with no fire extinguisher present, that the artist appeared to have mental stability issues.

That AFFECTED PERSON only had recourse to the slander of any threatening conduct (WHICH NEITHER THE TONE NOR CONTENT OF THE CONVERSATION DOES CONVEY) when it was self evident there was a lack of truth content of their responses to reasonable questions.

That same evening, at the time of providing the POLICE with a copy of the requested audio recording it was conveyed that the camellia floral tribute left at the MARION WITH CHILD SHRINE was removed and placed at the BOER WAR MEMORIAL and remained there until after 31 MAY 2018.

No further action was taken by the POLICE given irrefutable evidence to the contrary of their being absolutely NO THREATENING CONDUCT.

Given the purpose of the AUDIO RECORDING was necessary to guarantee my own safety and integrity and without such I would have been immediately arrested for threatening conduct which did not occur and was never intentioned, I would of necessity from 28 MAY 2018 have held a circumspect disposition with respects to the possibility of a personal jeopardy transpiring from any further social interactions with the AFFECTED PERSON.

However if such JULY 2017 date more properly relates to a determined action of entrapment @ 1252 HOURS ON 17 SEPTEMBER 2018 involving an **IMPROPER ALLEGATION THAT I HAD UPON THIS DAY AMBUSHED, HARANGUED AND VERBALISED THEM OVER SOME ABSURD IMPETUS OF 'SAVING THE WORLD'** being of a religious nature which was perpetuated towards me by the AFFECTED PERSON as POLITICAL ACTIVIST in their knowingly making a "FALSELY CLAIMED PROXIMITY AND ACCOSTING SCENARIO".

That I had at the time fully satisfied any demands made by the attending POLICE related to those improper and false allegations in having providing them with CCTV timestamped image of my property EXIT and my NEIGHBOUR following thereafter, a picture of that same NEIGHBOUR ABOUT TO RENDEZVOUS with the DISAFFECTED PERSON and the time of my EMERGENCY TRIPLE ZERO TELEPHONE CALL which were within seconds interval such that the ACCOSTING SCENARIO could not possibly have occurred.

Once again no further action was taken by the POLICE given irrefutable evidence to the contrary concerning the FAILED ENTRAPMENT EVENT perpetrated by the AFFECTED PERSON as POLITICAL ACTIVIST as to their being absolutely NO THREATENING CONDUCT perpetrated by myself as to then be sufficient grounds for the making of an APPLICATION FOR AN INTERVENTION AND PERSONAL SAFETY ORDER.

Given the entrapment event of 17 SEPTEMBER 2018 was contemporaneous to earlier targeted opposition prior to the ANZAC 2018 CENTENNIAL that involved acts of pavement graffiti upon 16 JULY 2018 and several wilful damages against my vehicle with the last upon 28 JUNE 2018 where the windscreen and several side windows were smashed by a hammer and an improper 7 SEPTEMBER 2018 delivery of toilet blocks sent from the MEMORIAL HALL, I would then of absolute necessity have adopted a disposition in the exercising of an utmost caution for my personal safety in relation to the possibility of entrapment events perpetrated by the AFFECTED PERSON.

Given such continuing possibility of a personal jeopardy transpiring from any further social interactions with the AFFECTED PERSON and the exercising of an utmost caution for my personal safety in relation to the possibility of entrapment events perpetrated by them, it is therefore most improbable where on 21 MARCH 2021 in then making an egress from my property to lodge COURT MATTERS relative to **CASE NUMBER L10182359** at the GUTHRIDGE PARADE POST OFFICE and upon my ingress along a VICTORIA GARDEN pathway with a need to cross the road into my driveway to then beyond taking a photograph as to my being within boundary compliance of INTERIM INTERVENTION ORDERS to engage within any ACCOSTING SCENARIO as detailed by **CASE NUMBER M11048888** which are established upon delusional as false grounds and subject to **APPEAL CASE NUMBER: AP-21-1375**.

5) IN MID 2019, THE APPLICANT HAS BEEN DOWN THE STREET IN SALE AND THE RESPONDENT APPROACHED HER AND STARTED FILMING HER FOR NO REASON

The DESAILLY STREET event @ 1508 HRS ON 14 OCTOBER 2019 is entirely and reasonably commensurate with the continuing

possibility of a personal jeopardy transpiring from any further social interactions with the AFFECTED PERSON and the exercising of an utmost caution for my personal safety in relation to the possibility of entrapment events perpetuated by them.

I was about 60-80 metres down DESAILLY STREET from the intersection of MCALLISTER STREET whereupon I looked behind me to observe the AFFECTED PERSON engaging within apparent FIXATED BEHAVIOUR directed towards me with an intention to follow after me as I made my way towards the main SHOPPING CENTRE.

I stopped and turned without making any approach towards them to then only obtain a zoomed focussed picture of this strange occurrence which resulted in the AFFECTED PERSON suddenly and irrationally changing within a reverse direction towards the street scape flower boxes and then abnormally sitting down upon it.

In taking such action, I had made the AFFECTED PERSON aware that I was reasonably exercising an utmost caution for my personal safety in relation to the possibility of entrapment events perpetuated by them

6) ON THE 25TH OF DECEMBER 2019 THE APPLICANT HAS BEEN AT THE MEMORIAL AND THE RESPONDENT HAS BEEN WAITING FOR HER DOWN THERE.

7) WHEN THE RESPONDENT HAS SEEN THE APPLICANT, THE RESPONDENT HAS STARTED VERBALLY ABUSING HER AGAIN, AND TOLD HER KEEP YOUR CATHOLIC BELIEFS TO YOURSELF.

It is entirely irrational to conclude that I've ever "BEEN WAITING FOR THE AFFECTED PERSON WITHIN THE VICINITY OF THE MEMORIAL IN THE VAGUE HOPE THEY MIGHT BE THERE" given that I frequently go on walks within the neighbourhood where I live and this is usually via the park as then also the route to visit my older sister who lives nearby.

This would especially be a possibility given it was Christmas Day and it is likely that I was making a short visitation with them before they attended their habitual lunch with my twin sister in Stratford.

The first and only occasion when I made any inference to the religious belief of the AFFECTED PERSON was on Christmas Day 25 DECEMBER 2019.

On this occasion the AFFECTED PERSON was seated in vicinity to the STATUE on the park seating closest to the path I was walking upon and as I passed by then simply quipped in a reasonable tone, "Do keep your ROMAN CATHOLIC religious belief to yourself."

And the simple retort commensurate with the non threatening nature of the remark ought to have been, "And Merry Christmas to you as well."

But this seemed to have enraged the AFFECTED PERSON and without saying anything further I made my way across the roadway with an intention to return home.

Following my two years experience of the COVID pandemic which has resulted in my now having a diagnosis of an early onset of adult diabetes, this walking regime has changed to be an undertaking at least 3 times per day of a specific circuit and accompanied with dietary changes this has resulted within a weight reduction of some 10 kilograms.

8) THE RESPONDENT HAS STARTED FILMING THE APPLICANT AGAIN, AND THE APPLICANT HAS ATTEMPTED TO WALK AWAY.

9) THE RESPONDENT HAS STARTED ABUSING HER WHY ARE YOU FOLLOWING ME WHILST FOLLOWING THE APPLICANT.

10) ANOTHER MALE HAS MANAGED TO GET THE RESPONDENT TO LEAVE.

The AFFECTED PERSON without any cause of impetus for their enraged and demented pursuit of me as I made an INGRESS into the apartment driveway, then stopping on the footpath to take a short video clip of them within the middle of the street walking back to the STATUE in the PARK after their having sought to obtain the street address of the specific UNITS and those of next door and their refusing to answer the question: "WHY ARE YOU FOLLOWING ME?"

There was no rational cause for the AFFECTED PERSON to have engaged within distempered conduct towards me. My calling out the question was then sufficient impetus for my immediate neighbour to then exit his apartment to enquire as to the disquieted conduct. [And said to me, "It's Christmas man, leave her alone"]. However by such time I was already proceeding to my own apartment and did not speak with my neighbour at all.

Having ascertained from the AFFECTED PERSON some nebulous details of the interaction, my neighbour later @ 1125 HOURS ON 25 DECEMBER 2019 thought it then prudent to pursue me across the PARK within a threatening manner which was in likelihood an intention to breach existing ORDERS against said person who similarly when I was about to take a photograph they engaged within abnormal sitting down behaviour which I reported to police who were in attendance further down the street and whilst making my way to my sister's address.

That my neighbour has now sufficiently tired of the AFFECTED PERSON'S demented conduct and accordingly has no further desire of association with their concerns.

11) THE APPLICANT IS TERRIFIED OF THE RESPONDENT, AND TERRIFIED THAT THIS BEHAVIOUR WILL CONTINUE DUE TO THE PREVIOUS BEHAVIOUR PERPETRATED BY THE RESPONDENT.

We have within some 27 pages of explanation given meticulous detail to each of the AFFECTED PERSON'S allegations which are all "FALSE PROXIMITY AND ACCOSTING SCENARIOS" as actions by them that has now proceeded for some 5 years duration.

Such that we have reasonable concerns over the AFFECTED PERSON having unlawful propensity to place a CAVEAT upon my EGRESS / INGRESS to my private property by a continuing possibility of a personal jeopardy transpiring from any further social interactions with the AFFECTED PERSON and the exercising of an utmost caution for my personal safety in relation to the possibility of entrapment events perpetuated by them.

It is simply not safe to even enter the street (given the 17 SEPTEMBER 2018 entrapment event was at a 80 meter distance) immediately outside my residence and to walk down the footpath whilst the AFFECTED PERSON is within vicinity of the CHERISHED / BLESSED MOTHER WITH NAKED CHILD STATUE and partaking of their private devotions without then being subject to their slanderous and vexatious allegations involving "FALSE PROXIMITY AND ACCOSTING SCENARIOS".

That I have not ever engaged within any threatening or prohibitive conduct towards the person as then to be sufficient cause and substantive grounds for their undertaking of an APPLICATION FOR AN INTERVENTION AND PERSONAL SAFETY ORDER.

Revision Date: 11 JUNE 2022

Signed:

COPY GIVEN TO POLICE PROSECUTIONS @ 1030 HOURS ON 8 APRIL 2022.

COURT ATTENDANCE NOTES 8 APRIL 2022: It was conveyed that the BREACH OF ORDERS as ALLEGED (ie. the actual details of the ACCOSTING SCENARIO was not known prior to the court) by the POLICE PROSECUTIONS to be PROVEN upon 11 NOVEMBER 2022 were then subject to an APPEAL due to the CONTEST HEARING INTO THE GRANTING OF ORDERS being ADJOURNED.

This COUNTY COURT APPEAL was abandoned before its hearing on 4 APRIL 2022 given a LACK OF PROCEDURAL FAIRNESS in having already FILED matters as evidence of allegations involving "FALSE PROXIMITY AND ACCOSTING SCENARIOS" being mischievous allegations of "THREATENING CONDUCT" upon 28 MAY 2018 which was refuted by AUDIO RECORDINGS and a FAILED ENTRAPMENT EVENT of 17 SEPTEMBER 2018. Both events were attended to by POLICE and they took no further action due to evidence to the contrary in then having a bearing upon MENS REA / ACTUS REUS with respects to the avoidance of any BREACHES OF ORDERS.

In accordance with the ABANDONMENT OF APPEAL which was made with an intention to CONTEST the legitimacy and lawfulness of the GRANTING OF ORDERS as granted on 6 FEBRUARY 2020 with specific CONTEST HEARING SPEAKING NOTES prepared for such COURT EVENT that was then associated to each of the ITEMS #1 TO #12 as claimed substantiative grounds applicable to the APPLICATION FOR PERSONAL SAFETY AND INTERVENTION ORDER as CASE NUMBER L10182359.

This document as CONTEST HEARING SPEAKING NOTES was acknowledged by the MAGISTRATE in having been provided to the COURT before the scheduled HEARING @ 1000 HOURS ON 8 APRIL 2022.

Given the circumstance where there is a further ALLEGED BREACH involving event details of which I am entirely unaware as advised to the police who attended my property after filing notice of ABANDONING THE COUNTY COURT APPEAL, and which needs to be further investigated the main CONTESTED HEARING matter has now been adjourned for a **DIRECTIONS HEARING on 21 JUNE 2022.**