MAGISTRATES COURT - DELIVERED BY EXPRESS POST @ 0519 HOURS ON 5 SEPTEMBER 2021 79 FOSTER STREET SALE VICTORIA 3850

ATTN: SERGEANT GROVES - DELIVERED BY EXPRESS POST @ 0944 HOURS ON 5 SEPTEMBER 2021 SALE PROSECUTION OFFICE 1-11 REEVE STREET SALE VICTORIA 3850

RELEVANT TO CASE NUMBER L10182359 LISTED FOR A CONTESTED HEARING ON 8 APRIL 2022 BY ALLEGED BREACHES AS CONTEST HEARING ON 11 NOVEMBER 2021 AS CASE NUMBER M11048888 (SUBJECT TO APPEAL).

RELEVANT TO APPLICATION TO HAVE ORDERS EXTENDED RELATED TO CASE NUMBER: H13018534 BY ALLEGED BREACHES FOR A CONTESTED HEARINGS ON 29 JULY 2022 / 12 AUGUST 2022 AS CASE NUMBERS K12507785 / L10519861

4 JANUARY 2022

.jackNote@zen: 4, row: 8, col: 3, nous: 49 [DATE: 2022.1.4, SUPER: #452 / #45 - Extremes and Reversals, Greatest Virtue; I-Ching: H49 - Radical Change, Revolution (moulting), Skinning, The bridle; Tetra: 28 - CHANGE (KENG), EGO: #374 / #49 - Sage's Constancy, Trust in Virtue; I-Ching: H3 - Birth Throes, Initial Difficulties, Sprouting, Gathering support, Hoarding; Tetra: 4 -BARRIER (HSIEN)]

SUBJECT: CONSIDERATIONS ON DEVISING THE IDEA TEMPLATE TO QUEEN VICTORIA'S LETTERS PATENT, HYPOTHESIS ON ONTIC VARIANCE AND IT'S CONSEQUENCE ON IMPOSING OF A SUBSTITUTED VIRTUE (PERVERSION OF STATE AUTHORITY AND SOVEREIGNTY) UPON OUR ANZAC TRADITION

It's prudent to consider in light of the present COVID resurgence (delta and omicron variants) with new infections hitting records and hospitalizations rise, that these matters will be dealt with via telephone / video conferencing rather than within an open court. As the COURT is aware from our earlier submissions, that I have a metaphysical / metempirical philosophical interest with a specific focus on Queen Victoria's Letters Patent to the federation as Commonwealth of Australia. Of specific relevance to **CASE NUMBER: H13018534** are the informal research interest milestones:

- By 25 April 2006 I had identified that a dialectic pattern applied to the structural dynamic of those Letters Patent
- By 8 October 2017 as 20 days prior to the matters of CASE
 NUMBER: H13018534 arose we had identified an ONTIC grounding as epistemological premise which we then applied to our HEBREW / GREEK lexicon

And that after some 25 years informal research and self education, I am pleased to have discovered a technological means to convey the IDEA template for those letters patent and propose a hypothesis for their variance (noting: **SECTION IX** 'RESERVE TO OURSELVES OUR HEIRS AND SUCCESSORS' as principle of liability) by impetus of ONTIC grounding.

The intellectual premise to our entire treatise as hypothesis on variance to Queen Victoria's Letters Patent dated 29 October 1900 are lexicon concepts contained within the BIBLE and therefore this has a consequence of compliance with any undertaking of DEFENCE SERVICES OATH OF ALLEGIANCE which is similarly made to the *SOVEREIGN AND THEIR HEIRS AND SUCCESSORS.*

Such grounding is independent of any partisan causae communi such as the WHITE SUPREMACIST TERRORIST BRENTON TARRANT being of Irish descent: although the Christchurch terrorist attack was not ordered by any group as a decision TARRANT made himself, he 'did contact the REBORN KNIGHTS TEMPLAR (*a Roman Catholic military international association*) for a blessing in support of the attack, which was given.' [cf: Tarrant's Manifesto emailed to Ardern, page 9 of 73].

This is vitally relevant to substantiation (*a stitch in time saves nine / ounce of prevention is worth a pound of cure*) of the intuitive grounds for our prudent action of STERN ADMONISHMENT related to an earlier observed BOER WAR MEMORIAL infidelity on 10 JUNE 2017 as basis for **CASE NUMBER: H13018534** culminating within an abrogated duty of fidelity on 27 OCTOBER 2018.

And the basis for **CASE NUMBER L10182359** being our QUESTIONING EFFICACY of the POLITICAL ACTIVIST's support for an IRISH NATIONAL CAUSE which is admitted with[in] an audio recording obtained on 28 MAY 2018.

Our concern at the Saint Patrick's Day (**#449 - Aligned to my Grapple paradigm**) **17 March 2017** before the unveiling of CHERISHED MOTHER WITH NAKED CHILD statue, was the reading out of a prepared statement in being mindful of the 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 STATE AUTHORITY AND SOVEREIGNTY YOU WOULD BE CAPABLE OF AN ANSWER FOR YOUR ACTIONS..."

Given the enclosed historical contexts which are made in support of the claim to CENTENNIAL 2018 infidelity by partisan regard for IRISH REPUBLICAN ACTIVISM which in 1920 was considered seditious, we therefore reasonably allege that the circumstance of BESIEGING ACTIONS which are then grounds for the seeking of COURT ORDERS within CASE NUMBERS: H13018534 / L10182359 are not only CATEGORICALLY FALSE BUT FOR THEM TO SAY OTHERWISE WOULD RESULT IN SELF INCRIMINATION.

Given the circumstance that such libellous and perjured action, in our prudent view was indolently made as a partisan regard for IRISH REPUBLICAN ACTIVISM which in 1920 was considered seditious against the BRITISH CROWN (*an important consideration during this platinum jubilee year*), that such precedent in having never been repented of, places a pall upon WORLD WAR ONE COMMEMORATIONS by the consideration that it was nothing more than a SELF ENTITLED INFIDELITY as from the soil nationalism.

Yours truthfully