

OFFICER IN CHARGE  
TRAFFIC CAMERA OFFICE  
C/O FINES VICTORIA  
GOP BOX 2041  
MELBOURNE VIC 3001

**24 OCTOBER 2018**

**.jackNote**@zen: 1, row: 6, col: 5, nous: 37 [[Date](#): 2018.10.24, [Super](#): #298 / #37 - Non-Deeming Action, Government Administration; I-Ching: H40 - Release, Deliverance, Taking-Apart, Untangled; Tetra: 21 - Release, [Ego](#): #361 / #37 - Non-Deeming Action, Government Administration; I-Ching: H40 - Release, Deliverance, Taking-Apart, Untangled; Tetra: 21 - Release]

I today received a letter POST MARKED 23 OCTOBER 2018 being an INFRINGEMENT NOTICE DATED 19 OCTOBER 2018 as relating to OFFENCE CODE 3579 falsely alleging "BEHAVE IN A RIOTOUS MANNER IN A PUBLIC PLACE" towards the SALE MAYOR of WELLINGTON SHIRE COUNCIL upon 3 OCTOBER 2018 by a PERSON whom has refused to responsibly act upon previous letters of reasonable and factual complaint regarding BOER / ANZAC DEFAMATION.

Enclosed is a letter dated 22 MAY 2018 from WELLINGTON SHIRE COUNCIL conveying no action to such reasonable complaint.

Attached an email REGARDING POLICE ENQUIRY OVER THE SALE MAYOR AS PHONE MESSAGE LEFT @ 2351 HOURS ON 18 OCTOBER 2018.

IT STATES: "Normally my phone is on DO NOT DISTURB mode from 1900 hours and it was unusual for me (since I am presently out of town) to have awoken and accessed the message.

Hence my prompt return telephone response to your enquiry.

A statement was provided to my LEGAL COUNSEL MAURICE BLACKBURN @ 1130 hours on 16 October 2018 in relation to this matter and the non-

responsiveness of WELLINGTON SHIRE COUNCIL to the consideration of BOER / ANZAC defamation reported to them from as early as 17 MARCH 2017 which now forms the substance of COUNTY COURT APPEALS: AP-18-0609 / AP-18-0775 adjourned to 21 January 2019 and comprises the advice by letter dated 16 October 2018 made to Constable D'arcy which is conveyed upon a CD ROM and already within police possession.

Advice (as copies of all correspondence which [the] police have) to the LEGAL COUNSEL was to direct the question of fidelity in WAR MEMORIAL SERVICES and MALFEASANCE by a PUBLIC AUTHORITY [INCLUDING THE VICTORIA POLICE] as having an association with a FOREIGN POWER to the STATE / FEDERAL ATTORNEY GENERALS for consideration of their joining the CASES under SECTION 34-37 of The Charter of Human Rights and Responsibilities No. 43 of Act 2005 and directing the question of a FOREIGN POWER to the HIGH COURT for determination.

FURTHERMORE AS THESE MATTERS involve a trinomial mathematical theoretical noumenon associated with QUEEN VICTORIA'S LETTERS PATENT OF 29 OCTOBER 1900 TO THE FEDERATION AS COMMONWEALTH OF AUSTRALIA 1901 WHICH IS BRITAIN'S MOST EFFECTUAL MEANS FOR DEFINING THE EUROPEAN UNIONS REQUIREMENT FOR **#492 - AUTONOMOUS FREE WILL / #390 - SOVEREIGNTY DYNAMIC** BY **#391 - HOMOGENEOUS** REGARD FOR **#902 - RULE OF LAW:**

**JAMES MORRIS, OLIVIA TOBIN (EVENING STANDARD) @ 2221 HOURS (UTC) ON 23 OCTOBER 2018: "QUEEN SPEAKS PUBLICLY ON BREXIT FOR FIRST TIME DURING DUTCH ROYAL VISIT:** During a state banquet for the King of the Netherlands and his wife Queen Maxima, she said that "AS WE LOOK TOWARD A NEW PARTNERSHIP WITH EUROPE", the values shared by the UK and Holland "ARE OUR GREATEST ASSETS".

In front of a watching Theresa May at Buckingham Palace, the Queen added that as "INNOVATORS, TRADERS AND INTERNATIONALISTS WE LOOK WITH CONFIDENCE TO THE FUTURE".

The Queen, who is impartial in political matters, chose to emphasise the

qualities needed by the UK and one of its closet European neighbours going forward - as UK politicians continue to be bitterly divided by BREXIT.

Earlier, in a speech to both Houses of Parliament, King Willem-Alexander urged the government to lift the "SHADOW OF UNCERTAINTY" hanging over Dutch nationals living in Britain after BREXIT.

And in his address at the Palace dinner, with Ms May seated nearby, the foreign head of state continued: "AT PRESENT, A LOT OF ATTENTION IS FOCUSED ON THE 'TECHNICAL' SIDE OF BREXIT. THAT'S UNDERSTANDABLE AND NECESSARY.

BUT IN THE MIDST OF ALL THAT COMPLEXITY WE SHOULD NOT LOSE SIGHT OF THE GREATER NARRATIVE THAT CONTINUES TO BIND {#41 x 7 = #287 as [#1, #50, #1, #3, #20, #1, #10, #1, #200] = anagkaios (G316): {UMBRA: #9 as #356 % #41 = #28} 1) necessary; 1a) what one can not do without, indispensable; 1b) connected by bonds of nature or friendship; 1c) what ought according to the law of duty be done, what is required by the circumstances} US. THE GREATER NARRATIVE OF FREEDOM, OPENNESS AND COOPERATION. OF GROWTH AND A PROSPERITY WHOSE FRUITS ARE ENJOYED BY ALL." [<https://www.standard.co.uk/news/uk/queen-speaks-publicly-on-brex-it-for-first-time-during-dutch-royal-visit-a3969811.html>]

**FOR EXPLANATION SEE: "THERESA: I JUST WANT A JOB WITH DIGNITY"**

<http://www.grapple369.com/Groundwork/7%20Vinegarette%2020181024.pdf>

My objection has always been ROMAN CATHOLICS / FREEMASONRY SUCH AS KNIGHTS TEMPLAR INTERNATIONAL imposing {#17 / #33 - #INRI / #65 - SOLDIER} a @5 - substituted HETEROS ethic upon our {#390 / #288 / #419} war dead and usurping the @1 - SOVEREIGNTY of the #391 - HOMOIOS basis to our Commonwealth's Governance which is defined as a PRINCIPLE that is circumscribed {#13 / #21 / #37} by

Queen Victoria's Letters Patent of 17 September 1900 ← **\*THAT\* \*IS\*  
\*TO\* \*IMPLY\* \*ADVICE\* \* \*FROM\* \*PRIVY\* \*COUNCIL\*** as the  
instrumentation of Federation into a nation.

@1 - #17 - 2017

@2 - #33 - #INRI

@3 - #65 - SOLDIER

@4 - #390 - WREATHS / CROWN / AMERICAN INDEPENDENCE 4 JULY  
1776 (HOMOIOS)

**#390 as [#5, #90, #80, #10, #200, #5] = tsephiyrah (H6843): {#8  
as #385} 1) plait, chaplet, \*WREATH\*, \*CROWN\*; 1a) plait, coronet,  
\*DIADEM\*;**

@5 - #288 - UMBRA / BEERSHEBA / 11 SEPTEMBER 2001 (HETEROS)

@6 - #419 - SLAUGHTER

@7 - #391 - HOMOIOS

@8 - #13 - Letters Patent

@9 - #21 - Bequeathed to Sovereign Heirs in perpetuity

@10 - #37 - Non-Deeming Action, Government Administration; I-Ching:  
H40 - Release, Deliverance, Taking-Apart, Untangled; Tetra: 21 -  
Release;

AS PER THE FACTS CONVEYED BY DOCUMENTS ON CDROM THERE IS  
INTRODUCED A DICHOTOMY AS AN INCOMMENSURATE NOTION { @1/  
@5 } SHOWN IN A DISTINCTION BETWEEN THE BOER MEMORIAL  
ESTABLISHED UPON 29 OCTOBER 1909 AND RE-SITED DURING THE  
VIETNAM WAR UPON ANZAC DAY 25 APRIL 1972 AND THE ANZAC  
MEMORIALS OF WORLD WAR ONE / TWO AND KOREAN WARS, AND  
FURTHERMORE A PARTIALITY SHOWN TOWARDS #390 - WREATH  
PLACEMENT / #312 - DRIED WREATH REMOVAL ESPECIALLY UPON  
CENTENNIAL BEERSHEBA 31 OCTOBER 2017 MEMORIAL / ANZAC 25  
APRIL 2018 MEMORIAL WITH THE INTENTION FOR REMEMBRANCE /  
ARMISTICE WORLD WAR ONE 11 NOVEMBER 2018 CENTENARY  
MEMORIAL SERVICES TO OVERRIDE { #1 + #2 + #3 + #4 = #10 } THE  
#390 - SOVEREIGNTY OF STATE AS AUSTRALIAN COMMONWEALTH BY

SUB-ORDINATION TO PAPAL AUTHORITY WHICH BY THE LATERAN PACTS OF 11 FEBRUARY 1929 THEREBY ESTABLISHED FULL SOVEREIGNTY OF THE HOLY SEE IN THE STATE OF VATICAN CITY.

Which although as a consideration made of DISSOLUTION OF THE STATE / TREASON {ie.

Photographs of the MARION statue of 17 March 2017, 8 June 2017 and the BOER WAR MEMORIAL disrespect of 10 June 2017 as evidence already tendered to the court

} having been reported to a **\*CONSTABLE\* \*OF\* \*POLICE\*** upon 19 March 2017, there has never before been undertaken a prosecution for those INDICTABLE OFFENCES which I have reasonably alleged by any law enforcement or judicial officers under the COMMONWEALTH, let alone as being an initiative of a private citizen:

- PERJURY under SECTION 314 (15 years maximum),
- CAUSING SERIOUS INJURY RECKLESSLY under SECTION 17 (15 years maximum),
- SETTING A TRAP OR DEVICE under SECTION 26 (10 years maximum), and
- TREASON under SECTION 9A (Life imprisonment / 20 years maximum)

As bequeathed by Queen Victoria's instrumentation by the LETTERS PATENT to the FEDERATION of the COMMONWEALTH of 1901 and according to the good word of God as Divine Graciousness, in the bestowal of a "HEAVENLY (EPOURANIOS) GIFT (DŌREA)" which conveys all the necessary "POWERS (DUNAMIS) of the WORLD (AIŌN)" [Ephesians 3:1-21 (KV); Hebrews 6:4-12 (KJV)] as expressing the totality of the AUTONOMY OF WILL being the MATERIA PRIMA to the "Sovereign and Autonomous Right", the "Power to Rule" and "Dispense Justice" by "Edict as a Divine Authority" being PRINCIPLES OF THE SOVEREIGN AUTHORITY:

#902 - RULE OF LAW (**EGALITÉ** {9 JULY 1900}: #22 x #41 as \*ONTIC\* necessity comprising a subset of 21 consonants with #VOWELS of Semitic

origins), #492 - VOLUNTARY FREE WILL (**LIBERTÉ** {17 SEPTEMBER 1900}: #12 X #41), and #391 - HOMOIOS PRINCIPLES (**FRATERNITÉ** {29 OCTOBER 1900})

Which can be understood in our knowledge of God (GODHEAD / Divine Nature as Mind), and having thereby, invalidated those Letters Patent to the Federation of the Commonwealth of Australia of 1901, as to be then ITSELF declared SOVEREIGN, such apparent and permitted the status as authority, powers and privilege accorded to the Commonwealth of Australia.

Such wilful misconduct involving DISSOLUTION OF THE STATE and contempt of the DIGNITY ROYAL (any disrespect is a TREASON), associated to the LETTERS PATENT of the FEDERATION as AUSTRALIAN COMMONWEALTH 1901 which established the permanent provision for the office of GOVERNOR GENERAL whom may by LETTERS PATENT establish Royal Commissions under authority of the Royal Commissions Act 1902 (Royal Assent 8 August 1902).

Such value which is the "ADVICE OF OUR PRIVY COUNCIL" that is conveyed by their OATH which dates back to at least 1570:

**YOU DO SWEAR BY ALMIGHTY GOD TO BE A TRUE AND FAITHFUL SERVANT UNTO THE QUEEN'S MAJESTY, AS ONE OF HER MAJESTY'S PRIVY COUNCIL.**

You will not know or understand of any manner of thing to be attempted, done, or spoken against Her Majesty's Person, Honour, Crown, or Dignity Royal, but you will let and withstand the same to the uttermost of your Power, and either cause it to be revealed to Her Majesty Herself, or to such of Her Privy Council as shall advertise Her Majesty of the same.

You will, in all things to be moved, treated, and debated in Council, faithfully and truly declare your Mind and Opinion, according to your Heart and Conscience; and will keep secret all Matters committed and revealed unto you, or that shall be treated of secretly in Council.

And if any of the said Treaties or Counsels shall touch any of the Counsellors, you will not reveal it unto him, but will keep the same until such time as, by the Consent of Her Majesty, or of the Council, Publication shall be made thereof.

**YOU WILL TO YOUR UTMOST BEAR FAITH AND ALLEGIANCE UNTO THE QUEEN'S MAJESTY; AND WILL ASSIST AND DEFEND ALL JURISDICTIONS, PRE-EMINENCES, AND AUTHORITIES, GRANTED TO HER MAJESTY, AND ANNEXED TO THE CROWN BY ACTS OF PARLIAMENT, OR \*OTHERWISE\*, \*AGAINST\* \*ALL\* \*FOREIGN\* \*PRINCES\*, \*PERSONS\*, \*PRELATES\*, \*STATES\*, \*OR\* \*POTENTATES\*.**

**<— WHICH INCLUDES SUCH ENTITIES AS KNIGHTS TEMPLAR INTERNATIONAL BY IMPETUS OF STATES / RELIGIONS / SOLDIERS / ORGANISATIONS / INSTITUTIONS AS CONSTITUTING A FOREIGN POWER**

**AND GENERALLY IN ALL THINGS YOU WILL DO AS A FAITHFUL AND TRUE SERVANT OUGHT TO DO TO HER MAJESTY. SO HELP YOU GOD.**

In my view therefore constitutes HIGH TREASON under the Laws of the United Kingdom as being a disdainful, habitual disrespect, shown both to the principles of the Crown and by the presumptuous imposing of privilege as self-importance upon their persons, conveying a contempt of rights which ought to be the prerogative of the Sovereign as the feigned regard for those same principles which is most apparent by your disparaging of the rights of succession which as a privilege that is rightfully and lawfully mine to undertake.

WHILST THIS INFORMAL RESEARCH OF SOME 24 YEARS AS AN INTELLECTUAL PURSUIT BY VOLUNTARY ACTION OF MINE GRANTS SOME CIRCUMSPECTION AND RIGOUR IN ITS PURSUIT: "FAITHFULLY AND TRULY DECLARE YOUR MIND AND OPINION, ACCORDING TO YOUR HEART AND CONSCIENCE"

That the CLAIMS BY THE POLICE / WELLINGTON SHIRE COUNCIL AS A PUBLIC AUTHORITY IS MADE ON THE BASIS OF THEM HAVING IN THE PAST ENGAGE WITHIN PROHIBITED CONDUCT TO WHICH MY OBJECTION APPLIES UNDER THE CHARTER OF HUMAN RIGHTS AND RESPONSIBILITIES ACT 2006 WHICH IS IN RELATION TO INNOVATING BY TECHNOLOGY QUEEN VICTORIA'S 29 OCTOBER 1900 in accord with the "ADVICE OF OUR PRIVY COUNCIL" which is made upon a more SUBSTANTIAL OATH as conveying an IMPLICIT VALUE within the LETTERS PATENT to the COMMONWEALTH by MANDATING a **\*PROBITY\*** and **\*DECORUM\*** towards the CROWN (eg: **DIGNITY ROYAL AS ANY MANNER OF THING TO BE ATTEMPTED, DONE, OR SPOKEN AGAINST HER MAJESTY'S PERSON, HONOUR, CROWN, OR DIGNITY ROYAL, BUT YOU WILL LET AND WITHSTAND THE SAME TO THE UTMOST OF YOUR POWER**) which goes beyond the requirements to purvey any conjured imagination of the TRUTH.

THAT THE POLICE CASE PERTAINING TO THIS INFRINGEMENT NOTICE WILL MANIFESTLY FAIL SUCH THRESHOLD OF ACCEPTABILITY TO WHICH THE VALUE MOTTO "**TENEZ LE DROIT**" APPLIES AND NO OTHER EVIDENCE WILL BE REQUIRED.

THUS IF CONSIDERATION IS NOT GIVEN TO IMMEDIATELY WITHDRAWING THIS MISCHIEVOUS, PREJUDICED AND VENGEFUL INFRINGEMENT NOTICE BY 11 NOVEMBER 2018 I WILL HAVE NO QUALMS IN PURSUING A LEGAL RECOURSE AGAINST THE VICTORIA POLICE FOR BOER / ANZAC DEFAMATION AND PUBLIC SLANDER AT A TIME SUBSEQUENT TO THOSE MATTERS ALREADY DIRECTED TO MY LEGAL COUNSEL ON 16 OCTOBER 2018

AND YOU MAY DEDUCE FROM VOLUME OF THE SUBSTANTIATING MATERIAL THAT ANY SUCH LEGAL CLAIM MADE AGAINST THE VICTORIA POLICE IS LIKELY TO SUCCEED.

YOURS IN THE SOVEREIGN'S SERVICE



AARON MAKKER

GOOGLE DRIVE SHARED LINK OF 16 OCTOBER 20018 ADVICE TO LEGAL  
COUNSEL:

<omitted>