

**Notice of a Constitutional matter  
under section 78B of the Judiciary Act 1903**

No. NSD711/2019

Federal Court of Australia

District Registry: New South Wales

Division: Corporations

**IN THE MATTER OF Lady Crown and on Behalf of Ngati Rangihou Corrangie Hapu dba Office of the Crown**

**Lady Crown And On Behalf of Ngati Rangihou Corrangie Hapu dba Office of the Crown**  
Creditor/Applicants

**Lord Crown Kooradamandarnee**  
Associated Applicant

**PARRAMATTA CITY COUNCIL**  
Debtor/ Respondents

Lady Crown And On Behalf of Ngati Rangihou Corrangie Hapu dba Office of the Crown gives notice that the proceeding involves a matter arising under the Constitution or involving its interpretation within the meaning of section 78B of the Judiciary Act 1903.

**Nature of Constitutional matter**  
Treaty, Constitutional and Jurisdictional Issues.

**Facts showing that section 78B Judiciary Act 1903 applies**

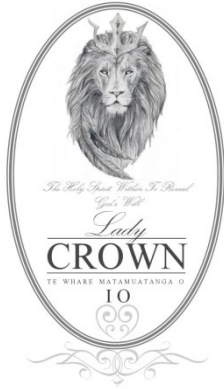
1. The creditor is a child of Io Matua Yahuwah, Papatuanuku, Ranganui, Nga Puhi, Ngati Manu, Ngati Tautahi, Ngati Rehia, Ngati Hine, Ngati Hau, The House of Mecklenburg via Treaty adoption to Ghungalu, Bidjara, Kullilli, Biria, Manandangie, Kungari, Githabul Ngarakbul Tribal Nations of the Original current Land mass known as Australia.
2. The creditor is primarily bound by the Laws of the Original Tribal Nations mentioned in Clause 1. This involves serious matters of Treaty, Constitutional and Jurisdictional issues within but not limited to the sole and exclusive Jurisdiction of the High Court of Australia. The aforesaid Treaty, Constitutional and Jurisdictional issue falls under but not limited to the terms of the Constitution of Australia 1900 and the High Court of Australia is the only valid court available but not limited to at law to hear this Application.

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**Filed on behalf of:** Lady Crown and on behalf of Ngati Rangihou Corrangie Hapu dba Office of the Crown  
**Prepared by:** Office of the Crown Legal Counsel  
**Law firm:** Ghungalu Bidjara Tribal Nation Council Customary Common Law Chambers  
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3. The Creditor requires to clear these issues by way of this Section 78B notice under the Judiciary Act 1903 as it is a matter that affects the entire Original Tribal Nations of Australia.
4. The issues herein are important for all Attorneys General of the States, Territories and Commonwealth of Australia to determine and are of paramount importance to the [Ab]original people and all other citizens of Australia.
5. Instruct the Bill of Costs to be paid effective immediately by the debtor.
2. Instruct the judgment, in the matter of the Originating process to be Final in its entirety.
  - a. Instruct the Judge to **Wind Up** the Parramatta City Council and any other branches and derivatives of the Parramatta City Council, thereafter **Dismissing the Statutory Demand**,
  - b. Instruct the Judge to **Dismiss any interlocutory orders** created by the de son tor trustee,
  - c. Instruct the Parramatta City Council to make a **Public Announcement** that they have been relieved of their fiduciary duties in Parramatta and the Office of the Crown will be the upstanding administrators,
  - d. Bring charges against Alexander White (Solicitor) for fraud in the court and **Misprison of Treason**. If the Judge is unable, the Office of the Crown will bring charges against Alexander White in another court,
  - e. Instruct that the **Bill of costs** as stated on affidavit dated 9th July 2019 to be paid effective immediately by Sparke Helmore Lawyers.
  - f. Instruct that the **Invoice 30.8.2019** to be paid effective immediately by Mr White or Sparke Helmore Lawyers for copyright breach for using the name 'lady-crown' being Ten Million Solid Gold Sovereign Coins; for trademark breach for using the name 'lady-crown' being Ten Million Solid Gold Sovereign Coins; for attempting to enforce an instrument on a sovereign de jure in the court room dated 21st August 20109 being Ten Thousand Solid Gold Sovereign Coins; for making false statement, mis-quoting and tampering with evidence in the court room dated 21st August 20109 being One Million Solid Gold Sovereign Coins; for travel and accommodation for Originee & Mauri Sovereign Leaders 10th July to 30th August 2019 being Ninety Five Thousand Solid Gold Sovereign Coins.

Date: 30th August 2019



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Sealed by Lady Crown Turikatuku III