

Form 59
Rule 29.02(1)

Affidavit

No. NSD711/2019

Federal Court of Australia

District Registry: New South Wales

Division: Corporations

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

PARRAMATTA CITY COUNCIL

Debtor/ Respondents

Affidavit of: Lady Crown
Address: Office of the Crown. Unit 5, 114 Harris Street, Parramatta NSW 2150
C/O Office of the Crown, PO Box 9144 Harris Park NSW 2150
Occupation: Community Service
Date: 15th July 2019

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
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C/O Office of the Crown, PO Box 9144 Harris Park NSW 2150

1 | Lady Crown and on behalf of Ngati Rangihou Corrangie Hapu
Office of the Crown, PO Box 9144 Harris Park NSW 2150

I, Lady Crown of Unit 5, 114 Harris Street, Parramatta NSW 2150 in the state of New South Wales, a humanitarian undertaking community services, do state and affirm to introduce the following:

1. Fact is that the burden of proof lays with the creditor/applicant for this matter in the Federal Court to prove affirmative the mitigating circumstances in this matter. In saying that, we are missing some very vital information from the respondent, which do this day, they have never furnished us with any factual proof. Therefore, we believe if the registrar is furnished with this information, he will be able to make an informed decision and settle this matter, proving sufficient warrant for our legal and lawful position, beyond reasonable doubt.
2. This affidavit informs the registrar that the creditor/applicant requests of the Parramatta City Council [The City of Parramatta Council] the following answers and documentation:
 - a. Who authorized the Local Government (City of Parramatta and Cumberland) Proclamation 2016 (herein known as the Proclamation)?
We request that authorization in writing and present a true certified copy to the court as evidence?
 - b. Under what authority from Parliament, did the states give to the council to make the Proclamation?
We request that authority in writing and present a true certified copy to the court as evidence?
 - c. Which Parliamentarian gave the authority for the Proclamation?
We request that his/her name to be submitted in writing and presented to the court as evidence?
 - d. Who did the Parliamentarian swear an oath too? Was it to the Queen of Australia, Queen Elizabeth? Or God?
We request that the oath be submitted in writing and presented to the court as evidence?
 - e. What is the councils founding and primary law of basis? We request that the Council present a true certified copy of their laws to the court as evidence?
 - f. Where was the Proclamation proclaimed? We request proof of this proclamation ceremony and present a true certified copy of the proof, to the court as evidence?

- g. Where is the Proclamation gazette notice? We request that the Council present a true certified copy to the court as evidence?
- h. Where is the referendum where the people voted yes to the Proclamation? We request that the Council present a true certified copy of the results to the court as evidence?
- i. Where is the referendum where the people voted yes to the Local Government Act 1993? We request that the Council present a true certified copy of the results to the court as evidence?
- j. How did the council make this Proclamation and **void** Section 109 of the Commonwealth of Australia Constitution Act 1900 (UK). We request that the Council present and explanation and present it to the court as evidence?
- k. It's a fact that Section 109 of the Constitution nullifies every new "law" since 1900 in any State contrived "Local Government Acts," (none of which have been lawfully proclaimed, nor gazetted, nor approved by Referendum, including the notorious Australia Act 1986). It is clearly spelt out in Sec 9A of the interpretation Act 1954 which is still current. Why then does the Proclamation point to the Interpretation Act 1987 for Authorization, knowing it nullifies the Proclamation?
We request that the Council point to the section in the Interpretation Act 1987 that gives the Proclamation authorization & nullifies Sec 9A, and present a true certified copy of it to the court as evidence?
- l. Why is Andrews Government (Vic) trying so hard to implement the Local Government Act 2018?
- m. Is the Local Government Act 1989 No 11 Victoria, Illegal and Invalid? Looking at Andrews actions he too believes its illegal an invalid, with no authority and power. Is this correct?
- n. Has the Proclamation been created so that the Council can: 1. Use energy efficient excuses and pretend laws against homeowners to upgrade homes, in a specified time frame or risk being fined? 2. If homeowner is unable to pay for the upgrade and do the work in the proposed timeframe specified by the council, the homeowner receives a fine, anywhere of up to \$5million Tier 1 Offence? 3. If the homeowner does not pay

the fine, the council will transfer the land to the council? 4. Homeowners left homeless? 5. Use rezoning to steal the land from homeowners? 6. Use development to steal the land from homeowners?

We request that the Council present the true explanation of why they are trying so hard to implement the Local Government Act 1993 upon the people and present it to the court as evidence?

- o. Do the council managers of the council realize that this Proclamation will take the land out from under their children's, children's feet too? What kind of father (mother) would take his own children's rights away?

We request that the Council present a true explanation of why they would press, so hard, to take their children's rights away (as their family line will be the first and the worst affected) with such an illegal act and present it to the court as evidence?

- p. Is the council pointing to the **Local Government Act 1993** (Lion and Kangaroo Ensign) for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- q. Therefore is the council pointing to the **Chief Justice of Australia**, without valid commission, witness present was the Governor General's oath, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- r. Therefore is the council pointing to the **Senators**, commissioned by the Governor General, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- s. Therefore is the council pointing to the **State Governor**, commissioned by the Queen of Australia, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- t. Therefore is the council pointing to the **Governor General**, commissioned by the Queen of Australia, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- u. Therefore is the council pointing to the **Parliament of Australia**, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- v. Therefore is the council pointing to the **Queen of Australia**, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- w. Therefore is the council pointing to the **Corporate Seal**, using the Copyrighted private company logo (implies ownership) Seal called The Great Seal of Australia (Kangaroo and Emu), used for the Commonwealth of Australia corporation to masquerade as Government, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- x. Why is the Parramatta City Council [City of Parramatta Council] registered under The Great Seal of Australia (Kangaroo and Emu) on the Australian Business Register which is operated by the Australian Taxation Office?

We request that the Council respond to this question in writing and present it to the court as evidence?

- y. Therefore is the council pointing to the **Commonwealth of Australia** (private corporation registered with Securities Exchange Commission in Washington DC, www.sec.gov ABN: 122 104 616) , for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- z. Therefore is the council pointing to the **Australia Government corporation**, for their authority and power?

We request that the Council respond to this question in writing and present it to the court as evidence?

- aa. We request the Parramatta City Council stock exchange registration details in writing and presented it to the court as evidence?
- bb. Knowing that sections 51 and 52 of the Constitution and from the Constitutional Commission (1985 – 1988) Report that "The power of taxation is held exclusively by the Federal Parliament.", and therefore no states have authority under the constitution to impose a tax. And knowing that Treasurer Peter Howard Costello & Commissioner for Taxation Michael Joseph Carmody all stated before the introduction of the infamous GST "Goods and Services Tax", Quote: "Local government Council Rates will attract no GST because Council Rates are a tax and we can't tax a tax". We request to know in writing, where the Parramatta City Council gets their authority to collect taxes such as rates and fines which are unlawful and repugnant?
- cc. We request in know in writing, with true certified copies of the following Acts, if the Parramatta City Council obtained the Australia Lands under the Australia Act 1986 & the Local Government Act 1993 & the Lands Acquisition Act 1973, No. 208 (C'1th) of 19th December 1973 which created their own "Australian Land" 4 (1) Section 7 of the Principal Act is amended – (a) by omitting from sub-section (1) the words "The Governor-General" and substituting the words "The Minister"?
- dd. We request to know if the Parramatta City Council is a party to deliberately removing all rights from the people of the Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act 1901, with the New South Wales Anglican Church of Australia Act 1976 No.21?
- ee. We request to know in writing if the Parramatta City Council represent the people under the Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act 1901, as Proclaimed and Gazetted?
- ff. We request to know in writing if the Parramatta City Council listen to the voice of the people via Federal Referendums?
- gg. We request to know in writing if under Section 128 of the Constitution, did the Parramatta City Council have the Proclamation passed? Where does the Council have lawful right to exist as Local Government?
Section 128 of the Constitution provides that any proposed law to alter the

Constitution must be passed by an absolute majority in both Houses of the Commonwealth Parliament. If passed by both Houses it is submitted to a referendum at least two months, but less than six months, after it has been passed by Parliament? Under the superior Imperial Law – Transfer of Land Act ... transfers land from the Crown to you in Fee Simple. Only a Jury of 12 can order removal of ownership: Clause 39 Magna Carta. Magistrates can only be appointed from a pool of JP's. In Referendums 74 and 88 we said no continuance – no establishment – no empowerment.

- hh. We request in writing, under the **Crimes Act 1914 – Sect 42**, are the CEO's Mayors, Councilors, Managers, supervisors and employees aware that if they commit an offence; if they conspire with another person to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and if the judicial power is the judicial power of the Commonwealth that the penalty is imprisonment for 10 years?
- ii. We request in writing, under the **Crimes Act Sec 80 1.AA**, are the CEO's, Mayors, Councilors, Managers, supervisors and employees aware that if they claim a "Commission from the Government" it is an admission of Treason, a crime guilty of Misprison of Treason?
The 1999 Referendum removed the Australia Act 1985 and 1986 and all Acts regarding Local Government, and the attempt to establish a Republic. All Council CEO's Mayors, Councilors, Managers, supervisors and employees are accessories to the Crime. Three Referendums means that we cannot have another Local Government Referendum. That is a Fact of Unequivocal Law.
- jj. We request in writing, under the **Crimes Act 1914-1973 Sect 15**, are the CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees aware that if they are charged, before a Court of Summary Jurisdiction, with an offence against the law of the Commonwealth, if, from the absence of witnesses or from any other reasonable cause, it becomes necessary or advisable to defer the hearing of the case, the court before whom the accused persons appear or is brought, may by warrant remand the respondents to a jail, lock-up, or other place of custody for such period as the court shall deem necessary to be there kept until the time appointed for continuing the hearing, or order the discharge of the

respondents upon his entering into a recognizance conditioned for his appearance at the time and place appointed for continuing the hearing?

- kk. We request in writing, under the **Crimes Act 1900 pt 2, sect 11, 12 & 16**, are the CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees aware that if they conspire, collude and fail to hold offenders of treason to bail in accordance with the Rule of Law, they will also be charged as an accessory to the fact for "Offences against the Sovereign" - "A declaration which offences shall be adjudged Treason?
- ll. We request in writing, under the **Crimes Act 1914-1973 Sect 24F**, are the Council aware that because Lady Crown has pointed out the errors and defects in the government constitution, legislation and administration, to assist the Commonwealth and the people, that it is an act and thing done in good faith?
- mm. We request in writing, under the **Crime Act 1958 – Sect 9A**, are the Council fully aware that Lady Crown is a *'sovereign de jure woman, child of god, ambassador for the Lord, heir and successor to King George III and heir and successor to King Hongi Hika and Queen Turikatuku II?'* That being so, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that if anyone kills the Sovereign, does the Sovereign any bodily harm tending to the death or destruction of the Sovereign or maims, wounds, imprisons or restrains the Sovereign; kills the eldest child and heir apparent, or the Consort, of the Sovereign; levies war, or does any act preparatory to levying war, against the Commonwealth of Australia; assists by any means whatever, with intent to assist, an enemy at war with the Commonwealth of Australia, whether or not the existence of a state of war has been declared; forms an intention to do any act referred to in a preceding paragraph of this subsection and manifests that intention by an overt act shall be guilty of an indictable offence, called Treason, and liable to level 1 imprisonment (life); or imprisonment for such other term as is fixed by the court?
- nn. We request in writing, under the **Crime Act 1958 – Sect 9A**, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that if they receive or assist another person who is to his

knowledge guilty of treason in order to enable him to escape punishment; or knowing that a person intends to commit treason, does not give information thereof with all reasonable dispatch to a constable or use other reasonable endeavors to prevent the commission of the offence shall be guilty of an indictable offence. Penalty: Level 3 imprisonment (20 years maximum).

- oo. We request in writing, under the **Crime Act 1958 – Sect 9A**, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that in the trial of a person charged with treason on the ground that he formed an intention to do an act 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?
- pp. We request in writing, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that Misprison of Treason is the *"concealment or Keeping Secret of any Treason by a person who is not a party or consenter to it."* Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 480?
- qq. We request in writing, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that *"In order to constitute Misprison of Treason there must, it is said, be a knowledge of the traitor as well as of treasonable design or offence"* Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 480?
- rr. We request in writing, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that *"Concealment may in some cases amount to evidence of assent or possibly of conspiracy, and in such case the person concealing the Treason would be liable as a principal"* Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 480?
- ss. We request in writing, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that *"Conviction of Misprison of Treason, for which the Oath of two witnesses is necessary, entails*

imprisonment for life"Halsbury's Laws of England, 2nd Edition, Vol 2 at Paragraph 481?

- tt. We request in writing, are the Council CEO's, Mayors, Councilors, Managers, representatives, contractors, supervisors and employees fully aware that there have been recent cases for Misprison of Treason by friends of Lady Crown being Brian Shaw 2006 (12 Charges against Judges, Attorney General, MP and Persons) and Dezi Freeman 2019 (Charges against a Magistrate)?
- uu. We request in writing from the Council, who exactly is the Queen of Australia and present it to the court as evidence?
- wv. We request the council to produce a true certified copy of Letters Patent establishing the "Office of Governor – General for the United Kingdom of Great Britain and Irelands' Colony of The Commonwealth of Australia" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.
- ww. We request the council to produce a true certified copy of Letters Patent establishing the "Colonies of AUSTRALIA" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto
- xx. We request the council to produce a true certified copy of Letters Patent establishing the "Office of Governor for the United Kingdom of Great Britain and Ireland's Colonies of AUSTRALIA" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.

- yy. We request the council to produce a true certified copy of The Writ of Commission for the "Governor General of The UK Colony of the Commonwealth of Australia" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.
- zz. We request the council to produce a true certified copy of The Writ of Commission for the "Governor of The UK Colony of AUSTRALIA", under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.
- aaa. We request the council to produce a true certified copy of The Writ of Commission for the "Chief Justice of the UK Colony of The Commonwealth of Australia", under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.
- bbb. We request the council to produce a true certified copy of The Writ of Commission for the "Chief Justice of The UK Colony of AUSTRALIA", under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.
- ccc. We request the council to produce a true certified copy of The Writ of Commission for the Police Commissioner of the "UK Colony of AUSTRALIA" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and

filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.

ddd. We request the council to produce a true certified copy of The Writ of Commission for the "Minister of The Crown, known as the Attorney General" of The UK Commonwealth of Australia", under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London England.

eee. We request the council to produce a true certified copy of The Writ of Commission for the "Senior Registrar of the Magistrates Court of The UK Colony of AUSTRALIA", under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London

fff. We request the council to produce a true certified copy of all documents you personally, and individually, rely on to establish your "head of Power" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filed in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London

ggg. We request the council to produce a true certified copy of all documents you personally, and individually rely on to establish "your claimed Authority" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filed in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London

- hhh. We request the council to produce a true certified copy of all documents you personally, and individually rely on to establish your claimed "Jurisdiction" under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filled in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London
- iii. We request the council to produce a true certified copy of a current, legally binding, valid and legitimate Constitution; written and approved BY ALL the individual Independent Sovereign People of the independent entity Member State of the United Nations, Internationally recognized as "The Commonwealth of Australia": expressing their freely given will of SELF- DETERMINATION under a Referendum (Plebiscite) conducted with the Authorized blessing of the International Community and International law; stating the source of that AUTHORITY, the date of APPROVAL and REGISTRATION with The Secretariat of The United Nations which shows acquiescence by the Australian people to any Domestic British legislation."
- jjj. We request the council to produce a true certified copy of a current, legally binding, valid and legitimate Constitution; written and approved BY ALL the individual Independent Sovereign People in the "STATE of AUSTRALIA" evidencing their freely expressed will of SELF- DETERMINATION to be subject to ANY "government", "law", "court", "judge", "magistrate", "justice of the peace", "police officer", "prison officer", "officer of the court", "clerk of the court", agents", or ANY other thing or person which is subaltern to the Parliament of the United Kingdom, proven by a Referendum (Plebiscite) conducted with the AUTHORISED blessing of the International Community and International law; stating the source of that AUTHORITY, the date of APPROVAL and REGISTRATION with The Secretariat of The United Nations.
- kkk. We request the council to produce a true certified copy of the Document whereby ALL the Individual Independent Sovereign People of the Commonwealth of Australia requested Queen Elizabeth the second, on the Throne, (re-established by ALL Sessions I & II William and Mary 1688), in The High Court of The Regent's Parliament of The United Kingdom of Great Britain and Ireland and Dominions thereto belonging, to represent them as their Sovereign.

i. Either:

1. A current legal and binding Treaty, dated BEFORE the 10th of January 1920, between the Aboriginal Nations and Peoples of Australia and the Parliament of the United Kingdom of England and Ireland, under the Royal Sign Manual and Royal Signet, sealed with the Great Seal of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, recorded and filed in the office of Chancery of the Lord High Chancellor, in the High Court of the Parliament of the United Kingdom of Great Britain and Ireland and Dominions thereto belonging, located at Westminster, London, which Treaty evidences the acquiescence to British Colonial or other Law by the Independent, Sovereign, Indigenous Nations and Peoples of Australia, or,
 2. A current legal and binding Treaty, dated AFTER the 10th of January 1920, between the Aboriginal Nations and Peoples of Australia and the Colonial Government of Australia and or the Governments of the States of the Commonwealth of Australia, which Treaty evidences the acquiescence to Australian Statutory law and or British Colonial and or other law by the Independent, Sovereign, Indigenous Nations and Peoples of Australia.
3. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that Parramatta City Council" provide Certified Documentation evidencing:
- i. Written permission from the United Nations to use Foreign Law, including British Domestic Law, in contravention of Article 2: paragraphs 1 and 4 of the United Nations Charter of 1945;
 - ii. Written permission from the League of Nations to use Foreign Law in the Commonwealth of Australia in direct contravention of Articles I, X and XX of the League of Nations Covenant of 1919.

- iii. Permissions, in writing, from The United Kingdom of Great Britain and Ireland Parliament to continue to use United Kingdom of Great Britain and Ireland Law in the Independent Sovereign Nation State of The Commonwealth of Australia, Assented to, and Duly Signed and Sealed, under The Great Seal of The United Kingdom of Great Britain and Ireland, by King George the Fifth, and Counter-Signed by The Lord High Chancellor of The High Court of Parliament of The United Kingdom of Great Britain and Ireland; and
 - iv. Including an Authentic, Certified Copy of Documentation evidencing the Registration of same by The Office of the Clerk of The Crown in Chancery of The High Court of the Parliament of The United Kingdom of Great Britain and Ireland at Westminster, prior to January 10, 1920.
4. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that Parramatta City Council" provide clear written evidence of the freely expressed permission by ALL the Individual Independent Sovereign People of The Commonwealth of Australia, for the continued use of Foreign Colonial Law, within:
- i. The Commonwealth of Australia, and,
 - ii. the State of AUSTRALIA, and,
 - iii. within the Boundary of the land area within the continent of Australia, after January 10, 1920; (when clearly all foreign law, Colonial, Imperial or otherwise) was deemed to be abrogated and ultra virus with respect of Australia at International Law under the terms and conditions of Membership to the League of Nations, under The Covenant of The League of Nations Covenant 1919, Upon the several Independent Nations Entity States signing The Covenant at the Peace Conference at Versailles.
 - iv. Both The Commonwealth of Australia and The United Kingdom of Great Britain and) Ireland were ORIGINAL Independent Signatory Nation Member States

5. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that Parramatta City Council" provide clear written Certified evidence of Full General Assembly of The United Nations' Revocation of its Resolution 2625 (XXV) of October 24, 1970 Declaring ALL British Acts (both Colonial and Imperial) as legal and binding on the Individual, Independent Sovereign people of Australia.
- i. Evidence that;
1. All Constitutions (including Australian 1900 UK & WA, SA, Vic, Tas, NSW and Queensland).
 2. The Statute of Westminster 1931,
 3. Statute of Westminster Adoption Act 1942, and,
 4. The Australian Acts (UK and CTA), are not NULL AND VOID in respect of the Commonwealth of Australia.
6. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that Parramatta City Council" provide Full written Certified evidence of WHY the British Colony of the Commonwealth of Australia Constitution Act 1900 UK of the Parliament of the United Kingdom of England and Ireland, assented by the Regent on the Throne in the High Court of THAT Parliament at Westminster, being a FOREIGN ACT OF A FOREIGN NATION, IS NOT registered at the United Nations in Geneva nor New York, as a RECIPROCAL MUTUAL TREATY which is required under international Law before it (as a Foreign Law) can be exercised within the land of the Commonwealth of Australia.
7. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that the purported Council,

its' agents, assigns, officers and representatives accept, acknowledge and comply with Lady Crown's rights.

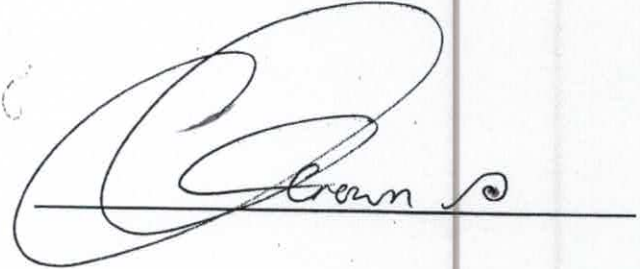
8. Should the "Parramatta City Council" not be able to produce all the above required and purportedly existent and purportedly "available" Evidence of the purported authority of Australia", to Lady Crown's complete satisfaction by **Wednesday 14th August 2019 to the Federal Court of Sydney by affidavit**, Lady Crown demands that the purported Parliament of Australia, its' agents, assigns, officers and representatives accept, acknowledge and comply with Lady Crown's settlement offer and do not interfere with the rights of Lady Crown to exercise her Sovereign rights within and upon Her Sovereign land, being Paremata Rangihou Sovereign Nation, Gondwana Land (Australia).

subscribed to and affirmed before me this 15 day July month 2019ad, that Lady Crown appeared and known to me to be the live flesh and blood woman, whose name subscribed within this instrument and acknowledged to be the same.

affirmed by Lady Crown

at PARRAMATTA

on 15-07-2019

A large, stylized handwritten signature in black ink, appearing to read 'Lady Crown', written over a horizontal line.

autograph of Lady Crown

A handwritten signature in black ink, appearing to read 'Rosanna Gale', written over a horizontal line.

Rosanna Gale
JP for NSW
210842