Court Details……

“Deponent”: (First name) for the (Legal Name) Estate;

Postal Address:

Does hereby affirm and state on the Public Record before Almighty God;

1. I, (first name) refer to your matter (case number) date Monday 11 March 2024 “UPON THE COURT’S OWN MOTION IN CHAMBERS

THE COURT ORDERS THAT”;

1. That I, (first name) rely upon and refer to my Affidavit that stands as truth, unrebutted, **filed Monday 11 March 2024**, at the FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA, filed under duress, coercion, threat and violence by Agents of the FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA ABN: 63 684 208 971, **trading corporation**, specifically xxxx “Registrar” and Solicitors xxxx of business name ABN: xxxx **trading corporation;**
2. I, (first name) do not understand nor stand under your, Registrar xxxx communications nor “Orders”; No consent is given by I, (first name);
3. I, (first name)’s, *locus standi* is formally and firmly established at law-unrebutted;
4. *Locus standi* of Agents of the FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA to date is **not** established and until established, does have no jurisdiction to give “Orders”;
5. For any Agent to act in this matter the following is commanded to be informed, with wet ink signatures and communicated/emailed to I, (first name) by **4pm** **Wednesday 20 March 2024**;
6. Amicable Agreement Not to conceal treason; See Annexure **“A”**
7. Copies of **Memorandum of Appointment of Local Agent**, Australian Securities and Investment Commission “ASIC” form 418 and **Application for Registration as a Foreign Company** ASIC form 402, all other required accompanying ASIC forms- a requirement of any Agent who works for a foreign Corporation to legally engage in commerce within The Commonwealth of Australia. The Commonwealth of Australia (the corporate Commonwealth) is listed on the US Stock Exchange with the head office listed in Washington DC;
8. No matters nor “orders” are to be, nor can be, **are prohibited** to be, determined without I, (first name)’s consent in any matter pertaining to I, (first name) and the (Legal name Estate);
9. No man, woman nor Agent has any authority whatsoever to give I, (first name) any “orders”; all are equal under the law; Rule of Law MUST be upheld;
10. Action, inactions and “Orders” inflicted by Agents, Registrar xxxx and Registrar xxxxx for and of the FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA are liable in both their capacity as Agents as with their Principals and in their private capacities; Damages Apply;
11. Actions potential by Judge xxxx risks potential liability as Agent and in her Private capacity; Damages Apply;
12. Actions and inactions, by Agents xxxxx , Solicitors for and of business are liable in their professional and private capacities; Damages Apply; outstanding debt applies;
13. Ongoing proceedings are causing gross distress, harm injury and loss to I, (first name), my family, beneficiaries and the respective aforementioned Estates; Damages Apply;
14. Communications of further threat, violence and distressing information inflicted against I, (first name) from “Associate to Senior Judicial Registrar xxxx”, FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA, date and time of email, **“Tue, 12 Mar 2024 at 11:29am**” stating response to “orders” need to be made by yesterday **Monday 11 March 2024**-being **a physical impossibility**; See Annexure **“B”; unfathomable;**
15. That email by the “no name Associate to Senior Registrar xxxx” also included in the correspondence **Quote**;

“*Senior Judicial Registrars do not have a delegation to:*

*Determine a breach of s121 of the Family Law Act; and*

*make an asset preservation order in circumstances where jurisdiction is in issue.*

*Accordingly, the hearing of this matter must be listed before a Judge*”; **End Quote**

1. Registrar xxxxx however contrarily did state on the Public Record 21 February 2024, FEDERAL CIRCUIT AND FAMILY COURT, **Quote:**

*"If this matter proceeds today without you [(first name)] filing response material, it is likely to go to what is called an undefended hearing....****I am going to be making some orders that i have jurisdiction to make and ultimately another judicial officer can make orders that the property that is the subject of this application, whether you consent or not, can be sold, the sheriff can take possession and orders from this court can be enforced****"*; **End Quote;**

1. So here we have two “Registrars”, xxxx, **not** a “Senior Judicial Registrar” **threaten** I, (first name) that she has jurisdiction and xxxxx Associate for “Senior Judicial Registrar” making claims she has no delegation; how can xxxxx threaten to make decisions where a Senior Registrar cannot? What is going on? What an unlawful and unprofessional mess and breach of the Rule of Law; the person who makes the decision must have jurisdiction, i.e. a valid delegation to make the decision; xxxxx and xxxxx are very, contrary and inconsistent-contempt-false statements;

*Accessorius sequit naturam sui principalis* “An accessary follows the nature of his principal”;

**Breach of; but not limited to;**

1. ***CRIMES ACT* 1900** - SECT 327

Offence of perjury

1. Any person who in or in connection with any judicial proceeding makes any false statement on oath concerning any matter which is material to the proceeding, knowing the statement to be false or not believing it to be true, is guilty of perjury and liable to imprisonment for 10 years;
2. Remedy is sought for time, loss, all damages and trespassory acts against I, (first name), beneficiaries and the aforementioned Estates to the sum of $xxxxxx (xxxxx dollars) but not limited to, for Registrar xxxxxs actions who is now complicit;
3. **Breaches**; but not limited to;

***CRIMES ACT*** 1914 - SECT 42

Conspiracy to defeat justice

 (1) A person commits an offence if:

 (a) the person conspires with another person to obstruct, to prevent, to pervert or to defeat the course of justice in relation to a judicial power; and

 (b) the judicial power is the judicial power of the Commonwealth.

Penalty: Imprisonment for 10 years.

***CRIMES ACT*** 1900 - SECT 249F

Aiding, abetting etc

249F Aiding, abetting etc

(1) A person who aids, abets, counsels, procures, solicits or incites the commission of an offence under this Part is guilty of an offence and is liable to imprisonment for 7 years.

(2) A person who, in New South Wales, aids, abets, counsels or procures the commission of an offence in any place outside New South Wales, being an offence punishable under the provisions of a law in force in that place which corresponds to a provision of this Part, is guilty of an offence and is liable to imprisonment for 7 years;

1. Registrar xxxx and her unnamed “Associate”, did indeed make an **“Assumption of Risk**” in that they decided upon **their own deliberate decisions** **and choices**, to proceed in this matter against I, (first name), **for their Agency** FEDERAL CIRCUIT AND FAMILY COURT OF AUSTRALIA**,** supposedly knowing the law and in their profession, trained in “legal” -their folly **foreseeable,** with no act or failure on the part of I, (first name) causing or contributing to that folly; **It is time and commanded, for you All to do Right, make restitution and cease in doing harm and heed to the Rule of Law;**
2. Equity will not suffer a wrong without remedy. *Montefiori v Montefiori (1762) 1 Black W 363, 96 ER 203*, Lord Mansfield did state “No man shall set up his own iniquity as a defence any more than as a cause of action”;
3. **To proceed in this matter the adjudicating judge/magistrate would be in breach of the Crimes Act 1914 section 34, and other compounding criminal offences;**

Affirmed by the “Deponent” at: …………………………………Date:…………………….

Before me:

 “Deponent”