

IN THE YOORROOK JUSTICE COMMISSION

EVIDENCE 2 OF ROBERT THORPE



Friday 27 October 2023

Statutory Declaration of Robert Thorpe, affirmed Friday 27 October 2023—

1. **Update** on Prosecution of Mr C Windsor for genocide and ecocide.
2. Draft **Recommendations** of Yoorrook Justice Commission.
3. Proposed **Immediate Actions** of Yoorrook Justice Commission.
4. Draft Notices to **Attend the Commission and Produce Documents**.
5. **Interim** INDIGENOUS CRIMINAL COURT and NATIVE POLICE COURT.

Delivered to enquiries@yoorrook.org.au at 3pm on Friday 27 October 2023

Submission Number <https://yoorrookjusticecommission.org.au/submissions-library/>

Evidence Number <https://yoorrookjusticecommission.org.au/evidence-library/>

NOTE A copy of this document is now online at the website <https://crimesceneaustralia.com/>
in the file named <https://crimesceneaustralia.com/wp-content/uploads/22.-Thorpe-v-Windsor-Evidence-2-of-Robert-Thorpe-27.10.23-.pdf>

info@crimesceneaustralia.com

Statutory Declaration of Robert Thorpe, affirmed Friday 27 October 2023

Statutory Declaration

I, Robert Thorpe, 21 Smith St Fitzroy VIC 3065 , community radio host, make the following statutory declaration under the Oaths and Affirmations Act 2018:

EVIDENCE 1

1. I refer to the document EVIDENCE OF ROBERT THORPE (“Evidence 1”) dated Friday 20 October 2023 and submitted to this Royal Commission on the same day by email to enquires@yoorrook.com.au and by delivery of a paper copy to the Commission’s mailbox in the foyer of 54 Wellington St, Collingwood.

2. As stated in the Evidence 1 document itself, a copy of Evidence 1 was also posted online at the website **Crime Scene Australia** <https://crimesceneaustralia.com/> (“**CSA**”) and the relevant PDF file is named <https://crimesceneaustralia.com/wp-content/uploads/6.-Thorpe-v-Windsor-Evidence-Of-Robert-Thorpe-signed-Robert-Thorpe-witness-Alma-Thorpe-Elder-at-Melbourne-Friday-20.10.23-2.pdf>

3. I refer to the front page of Evidence 1 and its subtitle **Prosecution of Charles Windsor for genocide and ecocide**.

4. I refer to the paragraph numbered 56 on page 12 where I undertook to provide to the Commission weekly updates on developments in the prosecution of Mr Windsor.

5. I refer to pages 40-43 of Evidence 1 which sets out my affidavit affirmed on Friday 20 October 2023 in the charges laid by Robert Thorpe, informant, against Charles Windsor, accused, in the Magistrates Court of Victoria at Melbourne.

6. For the avoidance of any doubt as to the exact status of my affidavit pending the (imminent? Eventual?) filing and listing of the charge-sheet, I repeat my statements set out in the paragraphs numbered 1 through 8 as if I was stating them here now.

YOORROOK’S BEST PRACTICE UPON RECEIPT OF EMAILS

7. I note here that the administrative best practice adopted by this Commission upon receipt of emails appears in my experience to be as follows:

- (i) Receipt of email to enquires@yoorrook.org.au on Friday 20 October at 3.20pm¹ was **confirmed within the hour** by a return email from the Commission at 4.18pm².

1 <https://crimesceneaustralia.com/wp-content/uploads/7.-Thorpe-v-Windsor-Evidence-emailed-to-Bourke-Hunter-Walter-Lovett-3.20pm-20.10.23.pdf>

2 <https://crimesceneaustralia.com/wp-content/uploads/9.-Thorpe-v-Windsor-email-from-Mallia-on-behalf-of-Bourke-Hunter-Walter-Lovett-4.18pm-20.10.23.pdf>

(ii) Not only did this email come from an actual person (when an acceptable common practice is simply the **standard instant auto-receipt reply by auto-return email**) -- and the reply email came not just from a clearing-house receptionist but it had already reached a relevant specialist in the area concerning my communication. The return-email from a Data And Evidence Officer, as well as confirming receipt, also thanked me “for making a truth-telling submission to Yoorrook Justice Commission” and included relevant and helpful follow-up information on the submission process and an attached form³ to complete.

8. Putting in a formal communication on serious matters is always an anxious process and I felt relieved to know so quickly that yes, my email had been received— and more, was being taken seriously. I felt confident that what I had to say would be listened to. I felt my communication (which required a great deal of time and effort) was safe with competent experienced staff.

WORST PRACTICE UPON RECEIPT OF EMAILS BY OFFICIALS OF STATE OF VICTORIA

9. I turn now to the response from my emails sent to the officials of the State of Victoria one week ago as set out in the paragraphs numbered 4, 5 and 6 in my affidavit (as described above in the paragraph numbered 4).

10. As stated in paragraph 4 of my affidavit affirmed on Friday 20 October, at 2.58pm⁴ on Friday 20 October 2023 my Application⁵ to **Chief Magistrate Lisa Hannan, Deputy Chief Magistrate Susan Wakeling and Deputy Chief Magistrate Timothy Bourke** — which Application document itself noted that a copy of this very letter was reproduced at pages 19-20 of Evidence 1 (copy attached to email) and was online at the CSA website—was made via the court’s own website’s designated address for “general enquiries” customerassistance@magistratescourt.vic.gov.au

11. No.Response.At.All.

11. Seven days of silence.

12. Nothing.

13. What, because I was Aboriginal?

14. Or because I was being uppity and making a detailed case for my Application to file by eDocs like everyone else does?

15. Because I was not an Aboriginal on the receiving end of a Charge Sheet but unprecedentedly for a change the informant (the role First Peoples usually see as an officer of the Victoria Police)?.

16. Because I was a nobody and could be ignored?

17. These and many other questions occurred over and over again during the past week.

3 <https://crimesceneaustralia.com/wp-content/uploads/10.-Thorpe-v-Windsor-Yoorrook-submission-form-1.pdf>

4 <https://crimesceneaustralia.com/wp-content/uploads/12.-Thorpe-v-Windsor-email-to-Hannan-Wakeling-and-T-Bourke-2.58pm-20.10.23.pdf>

5 <https://crimesceneaustralia.com/wp-content/uploads/11.-Thorpe-v-Windsor-Application-to-Chief-Magistrate-and-Deputies-for-filing-and-listing-Thorpe-v-Windsor-20.10.23.pdf>

18. For First Peoples who have already suffered generations of genocide and are now attempting to seek justice for that ongoing genocide and its catastrophic consequences, the effect is devastating.

19. On top of the cumulative serious inter-generational mental harm we live with each day, this just exacerbates the feelings. It drives you mad. Literally.

20. No wonder Koories don't bother with this bureaucratic shit! Why set yourself up for further hurt when, as a result of the theft and despoliation of our lands and the usurpation of our laws and the continuing denial of justice and blocking of every attempt to right such blatant wrongs, we are already in agony.

21. Such a tiny thing to ask, just an acknowledgment that my Application was received, such a tiny thing to a competent administrative service... but the effect of such a huge injustice to First Peoples.

22. OK, well maybe the Chief Justice of the Supreme Court will help.

23. As **Chair of Courts Council of the State of Victoria, Chief Justice Anne Ferguson** has been making some fine statements of concern and empathy for First Peoples for years. My letter⁶ to the Chief Justice quoted some of those statements from back in 2021 and more recent ones from a few short weeks ago on 4 September 2023 marking the tabling of this Commission's latest report—a report which ironically has a whole section “the past is present’ because for us First Peoples its same-old-same-old. Same colonial shit over and over. Deny our Sovereignty. Deny your Genocide. Repeat. Blah Blah Blah. Another day in the colony⁷

24. So... My letter⁸ on Friday 20 October 2023 to Chief Justice Ferguson, just like my letter to the three Chief Magistrates above, noted at the end that a copy of this letter (subject: **Help!**) was reproduced at pages 17-18 of Evidence 1 and also noted the fact that a copy of the letter was online at the CSA website.

25. As stated in paragraph 5 of my affidavit affirmed Friday 20 October 2023 my letter to Chief Justice Ferguson was sent at 3.13pm⁹ on Friday 20 October via the Supreme Court websites designated general email box info@supremecourt.vic.gov.au with the subject line (quoting the Chief Justice's speeches) “ongoing inter-generational trauma” (the full subject line was: **First Peoples “ongoing inter-generational trauma” from theft and war crimes**¹⁰).

26. Guess what?

27. Same again. Nada. Not even a measly auto-receipt.

28. Well OK, judicial officers of the State of Victoria are not politicians— although the Chief Justice also operates in an administrative capacity as well as judicial. And appointment by the elected

6 <https://crimesceneaustralia.com/wp-content/uploads/13.-Thorpe-v-Windsor-Help-request-for-assistance-to-Chair-Courts-Council-Victoria-Chief-Justice-Ferguson-Thorpe-v-Windsor-20.10.23.pdf>

7 **Another Day in the Colony**, Chelsea Watego, University of Queensland Press, 2 November 2021, ISBN 0702263168

8 op cit fn 6

9 <https://crimesceneaustralia.com/wp-content/uploads/14.-Thorpe-v-Windsor-email-to-Ferguson-3.13pm-20.10.23.pdf>

10 op cit fn 8

State government of the day to the most senior judicial office in the State of Victoria may commonly be perceived by everyday folks as having at least some political dimensions.

29. Anyhow, moving on, lets look at my letter to a premier politician, **The Premier, the first minister of the elected government, Jacinta Allen.**

30. Same note at the end of the letter¹¹ to the Premier that the letter is reproduced in Evidence 1 (copy attached) at pages 14-17 and that a copy is online at CSA. This ones pretty special because its hard to miss that its addressed jointly to both the Premier of Victoria and the Governor of Victoria. And the subject is pretty striking (and serious) too: Declaration of End of Hostilities against First People. What?!?!

31. As set out in my affidavit, on Friday 20 October 2023 I emailed the said letter to (the only email address readily available for the Member of Parliament for Bendigo East)... jacinta.allen@parliament.vic.gov.au¹²

32. No receipt. No response. What is going on here?

33. Is the whole damn State in White Denial? A lot of ducking for cover going on. 'Just ignore them, they'll give up and go away, they always do.'

34. Surely someone must be responsible to deal with First Peoples Genocide and First Peoples Sovereignty.

35. What about... the official representative of the person who claims to be the Numero Uno, the King of Victoria. So that must be the Governor, the official who gives "the Royal Assent" so that Bills are recognised by Courts, Police, etc as binding Acts of Parliament, as laws to be enforced often against First Peoples among others within the "jurisdiction" the Fake Sovereign claims is His.

36. Will recently-appointed Governor and noted anti-monarchist Margaret Gardner embrace the opportunity to be of assistance to the Commission in any way the Governor can?

37. Er, no.

38. Well, OK, some initial points to the Governor's team for being the only official to respond to any of my emails. But its all downhill from there, folks. Here's what happened.

39. Two minutes after I emailed¹³ my letter addressed to Governor Gardner¹⁴ with the subject **Declaration of End of Hostilities against First People** to the only available email address info@govhouse.vic.gov.au I received the following auto-reply¹⁵ reproduced in full:

11 <https://crimesceneaustralia.com/wp-content/uploads/15.-Thorpe-v-Windsor-Declaration-of-End-Of-Hostilities-against-First-Peoples-Thorpe-v-Windsor-20.10.23-1.pdf>

12 <https://crimesceneaustralia.com/wp-content/uploads/16.-Thorpe-v-Windsor-email-to-Gardner-and-Allen-3.20pm-20.10.23.pdf>

13 <https://crimesceneaustralia.com/wp-content/uploads/16.-Thorpe-v-Windsor-email-to-Gardner-and-Allen-3.20pm-20.10.23.pdf>

14 <https://crimesceneaustralia.com/wp-content/uploads/15.-Thorpe-v-Windsor-Declaration-of-End-Of-Hostilities-against-First-Peoples-Thorpe-v-Windsor-20.10.23-1.pdf>

15 <https://crimesceneaustralia.com/wp-content/uploads/17.-Thorpe-v-Windsor-email-from-Gardner-3.22pm-20.10.23.pdf> Note— email text has been italicised here so it reads as one thing,

From: Info (OOG) <info@govhouse.vic.gov.au>

Date: Fri, 20 Oct 2023, 3:22 pm

Subject: Automatic reply: Declaration of End Of Hostilities against First Peoples, Thorpe v Windsor, 20.10.23

To: [REDACTED]

Thank you for contacting the Office of the Governor. We are currently experiencing a higher than usual email volume, but a member of our team will respond to your email as soon as possible.

Please note: there are important restrictions on the Governor's role in Victoria's system of parliamentary democracy and, in this system, matters of policy are determined by the Premier and Ministry of the day, and matters of policing and law enforcement are a matter for Victoria Police and the courts. If you have sent a campaign email relating to Government policy or law enforcement, you will not receive a reply to your email. If you have not already done so, you may wish to consider writing to the relevant Ministers of the Victorian Government or to your local Member of Parliament so that they might be aware of your concerns.

40. And that's it. Nothing further from the any of the Governor's "team".

41. So either its just not been "possible" to "respond" after a whole week because of "the higher than usual email volume" (wow, just like Taylor Swift eh, tell me more, who knew)... or, much more likely, I "will not receive a reply" to my email because it has been classified as "a campaign email relating to Government policy or law enforcement".

42. So, probably not passed on to the King (yet) (ever) (like every petition in history from First Peoples to the King!).

43. Where to from here?

44. Hang on a tick, there's three other relevant matters to update the Commission on here.

ONE--'ORDER OF AUSTRALIA' NOW A SHAME JOB.

45. The Governor-General of Australia, David Hurley, (who is set to retire in 8 months-- according to some news reports today he may be succeeded by First Peoples' Linda Burney... but the white undermining has already begun today too), must have become aware of a public letter¹⁶ by legendary musician Dr Shane Howard which was distributed to all media and dutifully reported by

¹⁶ <https://crimesceneaustralia.com/wp-content/uploads/21.-Thorpe-v-Australia-return-of-Order-of-Australia-Medal-letter-from-Dr-Shane-Howard-to-David-Hurley-Governor-General-of-Australia-17.10.23-1-1.pdf>

many journalists on Tuesday 17 October 2023. Dr Howard's letter told Governor-General Hurley he was returning his Order Of Australia medal. Among other things, our Shane said:

"Colonisation was brutal for Aboriginal people and the hurt is deep. It marks when they began to lose just about everything. The prosperity and privilege we enjoy in this country comes on the back of immeasurable suffering, unconscionable theft and abuse of First Peoples. The opportunity to meaningfully address those historical wrongs has been dealt yet another terrible blow with the Voice Referendum defeat..."

With all due respect, I believe that until we loose ourselves from our colonial shackles, engage in meaningful Truth-Telling and Treaty-Making with our First Peoples and begin the journey to a 'post-colonial' independent Republic, I cannot be proud of my nation. I love my birth country deeply and I will continue to do all I can to advocate for this country, for our First Peoples and their deep history and for truth-telling, decency and justice, for all our citizens, as I believe these are the essential foundation stones of an honourable nation, worthy of bequeathing to our children and grandchildren, as well as hope."

TWO—"YES"—CASE ARCHITECTS NOW TALKIN' UP SOVEREIGNTY TOO.

46. On Sunday 22 October 2023, a document titled "Statement for our People and Country"¹⁷ was published widely. An Anonymous Open Letter-- reportedly from some Yes referendum architects and others-- to Prime Minister Anthony Albanese and Every Member of Australia's Parliament, it stated in the paragraph numbered 4:

"4. Australia is our country. We accept that the majority of non-Indigenous voting Australians have rejected recognition in the Australian Constitution. We do not for one moment accept that this country is not ours. Always was. Always will be. It is the legitimacy of the non-Indigenous occupation in this country that requires recognition, not the other way around. Our sovereignty has never been ceded."

THREE-- S.M.O.S. GAVIN JENNINGS' "PRETTY CLEAR LEGAL ADVICE" NOT TO RECOGNISE FIRST PEOPLES SOVEREIGNTY DOOMS THE WHOLE TREATY THING

47. Back in 2018, Dr Samantha Ratnam asked the elected government of the day to formally and legislatively recognise and acknowledge First Peoples Sovereignty "when embarking on a process it is calling a treaty process". Special Minister of State Gavin Jennings declined citing "pretty clear legal advice". The relevant extract from Hansard is reproduced on the next page, page 8. The vote shows Dr Ratnam's amendment negative-- and the Bill was passed a few minutes later. Thus the whole treaty process was flawed and undermined from the very start.

48. Given that the State of Victoria six months ago (27 April 2023) finally admitted¹⁸ that First Peoples sovereignty has never been ceded, has Gavin's pretty clear legal advice been superseded or become a lot more murky?

<https://crimesceneaustralia.com/wp-content/uploads/3.-Thorpe-v-Windsor-State-of-Victoria-admits-First-Peoples-sovereignty-never-ceded-27.4.23.pdf>

¹⁷ <https://crimesceneaustralia.com/wp-content/uploads/22.Thorpe v Australia, Statement for our People and Country, Anonymous Open Letter-- reportedly from some Yes referendum architects and others-- to Prime Minister Anthony Albanese and Every Member of Australia's Parliament, 22 October 2023>.

¹⁸ <https://crimesceneaustralia.com/wp-content/uploads/3.-Thorpe-v-Windsor-State-of-Victoria-admits-First-Peoples-sovereignty-never-ceded-27.4.23.pdf>

Hansard Legislative Council_Daily_Extract_Thursday_21_June_2018_from_Book_9

ADVANCING THE TREATY PROCESS WITH ABORIGINAL VICTORIANS BILL 2018

2936

COUNCIL

Thursday, 21 June 2018

These amendments insert a second sentence for the sovereignty has never been ceded. It is an important

Preamble

The ACTING PRESIDENT (Mr Elasmr) —
 Dr Ratnam, I believe your amendments 34, 35, 36 and 38 to 42 have been tested, so I ask you to move the only amendment left, which is 37.

Dr RATNAM — I move:

37. Preamble, page 2, omit "Victorian traditional owners maintain that their sovereignty has never been ceded, and" and insert "The State of Victoria recognises that the Clans have never ceded sovereignty over the land now known as Victoria. The State of Victoria recognises that".

The Greens believe it is not enough to state in the preamble that traditional owners maintain their

sovereignty has never been ceded. It is an important symbol and act of good faith in the treaty process that the state of Victoria recognise for itself that the clans have never ceded sovereignty. For many of the first peoples of Victoria seeing such a statement in this act of Parliament would be very powerful and moving. Such a statement would be a symbol of respect and recognition. Whether or not Victoria is a sovereign body does not mean it cannot recognise the sovereignty of the first peoples of this land. State governments have a lot of power and many responsibilities to their citizens. When embarking on a process it is calling a treaty process, acknowledging the sovereignty of the first peoples is an important symbol. I sincerely hope the government supports this change.

Mr JENNINGS — I know you do, and when I oppose it it will not be because I doubt the sincerity or in many ways the appropriateness with which this would be a community expectation and something that would be felt very deeply by Aboriginal people for all the right reasons. The great problem from the government's perspective is that we have pretty clear legal advice that in fact it does have a limiting effect on our ability to enter into agreements that would withstand the test of those who seek to actually undermine its standing, because it would give rise to a legal challenge which would perhaps make this intention fall at the first hurdle. A state has limitations on its ability to do what you are wanting it to do. I say that with a heavy heart, but I am obliged to say it.

Committee divided on amendment:

Ayes, 5

Dunn, Ms	Springle, Ms (Teller)
Pennicuik, Ms	Truong, Ms (Teller)
Ratnam, Dr	

Noes, 34

Aitkinson, Mr	Mikakos, Ms
Bach, Ms	Morris, Mr
Bourman, Mr	Mulino, Mr
Carling-Jenkins, Dr	O'Donohue, Mr
Crozier, Ms	Onderschie, Mr
Dalidakis, Mr	O'Sullivan, Mr
Dalla-Riva, Mr	Peulich, Mrs
Davis, Mr	Pulford, Ms
Eideh, Mr	Purcell, Mr
Elasmr, Mr	Ramsay, Mr
Finn, Mr	Rich-Phillips, Mr
Fitzherbert, Ms	Shing, Ms
Gepp, Mr	Soroyurek, Mr (Teller)
Jennings, Mr	Synes, Ms
Leane, Mr	Tierney, Ms
Lovell, Ms (Teller)	Woodbridge, Ms
Melhem, Mr	Young, Mr

Amendment negatived.

2. Draft Recommendations of Yoorrook Justice Commission

2. Draft Recommendations of Yoorrook Justice Commission

D R A F T

This Royal Commission recommends that the State of Victoria and King Charles III forthwith

1. Declare an immediate end to all hostilities.
2. Resource a Permanent Sovereignty Camp at the buildings and grounds previously known as Government House (ex-Governor Gardner having been unceremoniously evicted)-- the Camp to give priority to the comfort of Elders-- the Camp to be inclusive of every mob (starting with the list read out in the Legislative Council in 2018-- see Hansard Legislative Council_Daily_Extract_Thursday_21_June_2018_from_Book_9)
3. Resource a Permanent Genocide Investigation and Prosecution Camp at the X-for-Extermination building and surrounding grounds (formerly known as The Royal Exhibition Building, site of the racist genocidal Constitution Act 1901 of the former entity "the Commonwealth of Australia".
4. Resource a Permanent Camp at Elders-in-Council (formerly known as Parliament House) for former officials to accept the terms if any of any peace treaties that may legitimise non-First-Peoples' occupation and continue the status quo until Elders in Council make any changes They see fit.
- 5 The Parliament of the State of Victoria on its way out the door enacts relevant pieces of legislation including:
 - (i) The Peace Act enshrining the surrender of Charles Windsor & Associates and the ending of hostilities by the foreign pretender against any and all First Peoples (who are listed from both the names read out on Parliamentary Record of 2018 as described in the paragraph numbered 2 above as well as any other mob named or described by any First Peoples)
 - (ii) The Sovereign Recognition Act enshrining the recognition and submission to the sovereignty of each and every mob as described in the placitum-- i-- above.
 - (iii) The Genocide Act-- enacting in The Constitution Act of Victoria non-repealable legislation of the terms of the Genocide Convention 1949.
 - (iv) The War Crimes Act-- ditto.
 - (v) The Law on the Rights of Indigenous People-- enacting the UNDRIP into non-repealable legislation in the Victorian Constituion Act.
 - (vi) inserting a new amendment into the Magistrates Court Act just before the Koori Court section to establish the Permanent Local Genocide Court which grants immediate and urgent access to anyone alleging genocide or the risk of genocide. Once initiated, the modified rules of criminal procedure ensure the rights of alleged perpetrators are protected and limit the abuse of the court by frivolous claims (such as White Genocide Neo-Nazi crap).
6. Resource an international monitoring authority from selected international organisations including the International Criminal Court and high courts of UN Member States.

[to be continued in next update, Evidence 3, on Friday 3 November 2023]

3. Proposed Immediate Actions of Yoorrook Justice Commission

3. Proposed Immediate Actions of Yoorrook Justice Commission

Considering the scope of the Letters Patent to the Commissioners,

And noting there is no prohibition of the scope of the commission to go into Sovereignty, Genocide and Treaty,

And considering there can be no treaty process until the truth of what happened and whos who is established,

And considering the grave injustice of The Great Genocide here when clear acts of genocide and war crimes were and are continuing to be used to steal First Peoples Lands and usurp First Peoples Laws,

And considering the agonising injustice to First Peoples that such crimes, internationally agreed to be a scourge on mankind, have never been named recognised or prosecuted by the non-First-Peoples thieves and usurpers,

And considering recent unanimous declarations by First Peoples that Sovereignty never ceded,

And considering that no evidence given at this Commission can be admitted in any court or tribunal but must be presented by witness testimony from scratch,

And considering also that Royal Commissions can not be shut down by the government,

Yoorrook Justice Commission now as a matter of urgency

1. appoints Robert Thorpe as Special Adviser on Genocide, Sovereignty and Treaty.
2. will ensure he is resourced with best legal talent globally, starting with Doughty St, London chambers and counsel Geoffrey Robertson, Jennifer Robinson and Amal Clooney.
3. will assist Rob to set up an investigation unit to gather evidence, including through hearings and calling of witnesses-- starting with the individuals listed in Part 4 following.
4. will invite the Prosecutor and Judges of the International Criminal Court to be witnesses here.
5. will invite the Judges of the International Court of Justice currently involved in the genocide case of Ukraine v Russian Federation to be witnesses here.
6. will recognise and resource the Interim Indigenous Criminal Court and the Interim Indigenous Court of Justice as described in Part 5 following.
7. will invite Indigenous Peoples from around the world to sit here as a Council to hear evidence in the new Native Police Court-- also as described in Part 5.
8. will invite all UN Member States to attend as observers and/or brief local counsel to appear and to report on bringing a case against Australia in the International Court of Justice.

4. Draft Notices to **Attend the Commission and Produce Documents**

4. Draft Notices to **Attend the Commission and Produce Documents**

Form of Notice reproduced at pages 18-19 below.

A. Friendly Notices

to ensure all First Peoples mobs are invited by name, even those completely wiped out by genocide and war crimes.

FP 1— from the list read out in Parliament and any other mobs anyone can tell us about.

FP 2— all First Peoples on the continent.

FP 3 — all Indigenous Peoples anywhere in works-- they can consent to the jurisdiction of the Commission to give evidence (e g from other parts of British Commonwealth aka Royal Empire)-- lawyers assisting commission to draft form letter of consent to Yoorrook jurisdiction.

B. Independent Oversight Officials, prima facie neutral witnesses

Deborah Glass, Ombud and international reps from IOI re outreach to vulnerable groups

Equal Opportunity Commission

Vic HRC

Vic Inspectorates

IBAC-- corruption of key members agreeing not to allow First Peoples Sovereignty and First Peoples Genocide to be debated, acted upon, or otherwise acknowledged-- for personal gain, to hang on to status quo which doesn't question the lies of how exactly King Charles and State of Victoria stole Our Lands and usurped Our Laws

International officials as described in Part 3 above.

C. Complicity and Conspiracy witnesses

to be examined at public hearings on live video at Commission hearings to be broadcast on live TV and all the usual options globally.

G 1-- Windsor family,

G 2 A – Governor Margaret Gardner, Premier Jacinta Allen

G 2 B-- Chief Justice Ferguson, Attorney General Jaclyn Symes, Director of Public Prosecutions Kerri Judd

G 3-- Chief Magistrate Hannan, Deputy Chief Magistrates Wakeling and Bourke

Note-- Witnesses in categories G 2 A, G 2 B, and G 3 must produce all phone records, text messages, emails and any and all other communications from 3pm on Friday 20 October to date of attendance:

- (i) with each other;
- (ii) with other Victorian government officials by name and office.
- (iii) with Australian government officers by name and office.
- (iv) with each and any First Peoples by name.

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G 3b-- ex Special Minister Of State Gavin Jennings see paragraphs 47-48 at pages 7-8 above.
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G 4 – Governor-General Hurley, Prime Minister Albanese, Leader of the Opposition Dutton,

G 5-- Chief Justice Gageler (after 7 November) Attorney General Dreyfus, Solicitor General Donaghue

G6-- Foreign Minister Penny Wong, Australia's legal reps in Ukraine v Russian Federation:

- Jesse Clarke, General Counsel (International Law), Attorney-Generals Department
 - Gregory French, Ambassador of Australia to the Kingdom of the Netherlands
 - others as listed in transcript of ICJ hearing.
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5. **Interim** INDIGENOUS CRIMINAL COURT and NATIVE POLICE COURT.

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Reproduced from the file on the CSA website

<https://crimesceneaustralia.com/new-indigenous-courts-going-global/>

NEW INDIGENOUS COURTS GOING GLOBAL

by CSA | Oct 23, 2023 | Cases

Emerging out of the nationwide crime scene that is “Australia”, these new courts start a global network of First Peoples justice. Sure, they’re only **interim** courts– until enough First Peoples grant them recognition and authority. But hey, they’ll do for now to prevent and stop the genocide going on here:

1. Interim INDIGENOUS CRIMINAL COURT — using our Sovereignty to stop and prevent individuals committing genocide&war crimes. int.icc@crimesceneaustralia.com

Click on the International Criminal Court link at the foot of this page to go to the ICC website to get an idea of how this might work for Us with First Peoples as Justices.

2. Interim INDIGENOUS COURT OF JUSTICE– for mobs to take on States like “Victoria” and “Australia”. And also for mobs to sort out Sovereign business between mobs (like boundaries and jurisdiction) outside the genocidist State’s imposed system (like Australia’s imposed non-Sovereign “native title” and Victoria’s imposed non-Sovereign “elected assembly”). int.icj@crimesceneaustralia.com

Click on the International Court of Justice link at the foot of this page to go to the ICJ website to see how this might work for Us but with First Peoples justice systems.

3. Interim NATIVE POLICE COURT– sooner or later First Peoples are going to need to find a way to confront the sad fact that the Native Police are still out there out of sight doing the Invaders’ dirty work against First Peoples. info@crimesceneaustralia.com

Looking at the evil and destructive role of Native Police in the long struggle for peace and justice, there’s got to be a way for the rest of Us to call it out and find ways to rise above it so that at last the Native Police are no longer in the saddle.

The most recent book on the Native Police:

Killing for Country, David Marr, Black Inc, 3 October 2023, Melbourne

Listen to David Marr interviewed by Richard Fidler on ABC Radio National, 10.10.23

<https://www.abc.net.au/listen/programs/conversations/david-marr-native-police-frontier-wars-colonial-australia/102882172>

“This is a richly detailed saga of politics and power in the colonial world – of land seized, fortunes made and lost, and the violence let loose as squatters and their allies fought for possession of the country – a war still unresolved in today’s Australia.” states the Black Inc blurb at <https://www.blackincbooks.com.au/books/killing-country> The blurb continues with quotes from people or media with Name Recognition as follows:

“This book is more than a personal reckoning with Marr’s forebears and their crimes. It is an account of an Australian war fought here in our own country, with names, dates; crimes, body counts and the ghastly, remorseless views of the ‘settlers’. Thank you, David.”—Marcia Langton

“[Marr is] one of the country’s most accomplished non-fiction writers. I was sometimes reminded of Robert Hughes’ study of convict transportation, *The Fatal Shore* (1987), in the epic quality of this book ... *Killing For Country* is a timely exercise in truth-telling amid a disturbing resurgence of denial-ism.” —Frank Bongiorno, *The Age*

“*Killing for Country* ... stands out for its unflinching eye, its dogged research, and the quality and power of its writing.” —Mark McKenna, *Australian Book Review*

“It’s a timely, vital story.” —Jason Steger, *The Age*

“The timing of this book is painfully exquisite and it demonstrates perfectly how little race politics have changed in Australia.” —Lucy Clark, *The Guardian*

Inquiries Regulations 2015
S.R. No. 22/2015
Schedule 1—Forms

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Schedule 1—Forms

FORM 1

NOTICE TO ATTEND AND/OR NOTICE TO PRODUCE DOCUMENTS ETC TO A ROYAL COMMISSION

Regulation 11

TO: *[insert name of person to whom notice is directed]*

AT: *[insert address]*

A Royal Commission is being held into *[insert details of the inquiry]*.

What you must do

You must*—

- produce the document/s or other thing/s specified below; or
- attend the Royal Commission and produce the document/s or other thing/s specified below; or
- attend the Royal Commission to give evidence until excused; or
- attend the Royal Commission to give evidence until excused and produce the document/s or other thing/s specified below.

* Select only one of the four options

Where you must *attend and/or *produce documents and/or things

[insert details of where and when (including date and time) a person must attend, and/or insert details of where, when and how a person must produce the documents and/or things]

* Delete if not applicable.

Note:

You should bring this notice with you when attending the Royal Commission.

Inquiries Regulations 2015
S.R. No. 22/2015
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Objecting to this notice

You may object to this notice if you have (or will have) a reasonable excuse for failing to comply with the notice. For example, it is a reasonable excuse to fail to comply with the notice if you are prohibited from disclosing the document/s or other thing/s by a court order. See section 18 of the **Inquiries Act 2014** (the Act) for further examples of what constitutes a reasonable excuse.

You may also object to the notice by claiming that the document/s or thing/s specified in the notice are not relevant to the subject matter of the inquiry.

If you wish to object to this notice, you must do so in writing to [*insert name and contact details*] by [*insert date*]. Your written objection must outline your reasons for objecting. If the Royal Commission is satisfied that your claim is made out, the Royal Commission may vary or revoke this notice.

Failure to comply with this notice without a reasonable excuse may constitute a criminal offence. The maximum penalty for this offence is 240 penalty units or imprisonment for two years. See section 46 of the Act.

Failure to comply with this notice without a reasonable excuse may also result in the Royal Commission making an application to the Supreme Court of Victoria. The Court may then order you to comply with the notice within a specified period. See section 23 of the Act.

Name: [*insert name of person issuing this notice*]

Title: [*insert title of person issuing notice*]

Date: [*insert date*]

[*insert description of document/s or thing/s*]

I declare that the contents of this statutory declaration are true and correct and I make it knowing that making a statutory declaration that I know to be untrue is an offense

[REDACTED]

Declared at Melbourne in the State of Victoria on Friday 27 October 2023.

I am an authorised statutory declaration witness and I sign this document in the presence of the person making the declaration.

[REDACTED]

on Friday 27 October 2023.

[REDACTED]

Slade Pharmacy

320 Victoria Parade
East Melbourne VIC 3002
Ph: (03) 9200 5900
Fax: (03) 8672 3339
Email: SladeVicPde@slade.net.au

A person authorised under section 30(2) of the **Oaths and Affirmations Act 2018** to witness the signing of a statutory declaration.

[REDACTED]