

CHALLENGE to KANGAROO COURT:

On Wednesday the 16th of November, 2022, I was in the Parramatta Local Court to continue my fight for Justice having created a situation whereby I had to be taken to court by painting the word, “TRUTH”, on a sign at the front of my property at 331 North Rocks Road, North Rocks from which I was forcibly removed by 19 police and sheriffs following a kangaroo court, ie: the Supreme Court of New South Wales, granting a “Writ of Possession” because I refused to pay increasing variable and unlawful interest payments to a bank.

This Case is number 2022/00250993 of R v John Wilson and the Court Attendance Notice was issued following my arrest on the 21st of August requiring me to attend the Parramatta Local Court on Wednesday the 12th of October. Preliminary to the 12th of October, I filed a “Notice of Special Appearance - Challenge to the Jurisdiction of the Court” into the Registry and served it on Constable Vincent Yang at the Castle Hill Police Station on Thursday the 6th of October. Below is a scan of the front page of that document.

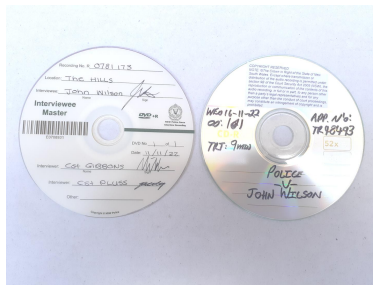
On the 12th of October, “Magistrate” Peter Feather in Court 1.1 did not want to deal with me and transferred me to Court 1.5 when “Magistrate” Daniel Reiss and I had a shouting match with me demanding that the Challenge to the Jurisdiction of the Court be determined by a Special Jury and he refusing to comply with that legal procedure. He had the kangaroo sheriffs remove me from his kangaroo court. I later found out that he had adjourned the case to the 16th of November.

I was again arrested on Friday the 11th of November because I had sent out an email to many individuals and Cc’ed in Jenni Harvey, the lady who had entered into a fraudulent lease arrangement with PARK AND JOE PTY. LTD., ACN 616 072 676, a Korean couple who foolishly think they can own stolen property.

On the 16th of November, I again went to the Parramatta Local Court where again I stood my ground and demanded that the Challenge to the Jurisdiction take priority and this time it was “Magistrate” Kate Thompson who demonstrated the total fear of having the “TRUTH” do what the Truth must do, ie: “make you free”, and bring down the corrupt and treacherous world of the “Frauds, Liars, Criminals, Traitors and Fools” which is the Australian Judiciary.



Incidentally, the term “kangaroo” to describe Australia’s deplorable courts is quite appropriate because a kangaroo is a dangerous animal that, with its claw, can “rip your guts out”. Therefore, when a kangaroo court “acts unfairly or dishonestly or disregards legal rights or disregards legal procedures” isn’t that ripping the guts out of what ought to be a wonderful, precious and essential system for the administration of Justice?



The audio of these 2 discs, ie: the Castle Hill Police interview on 11 November and the Parramatta Local Court on 16 November, can be heard on my juriesrus.com.au website in the Audio Archives section. I am quite happy with the Police interview but what “Magistrate” Kate Thompson did and said are absolutely appalling both when I was there and when I wasn’t. But then again, it does show how moronic and wicked all these impostors are. They think they can treat us as inferiors and slaves. They think they can silence us and do whatever they like because some fraudulent, vile and treasonous legislation says they can.

Another important feature to look at is the paper stick-on label on the Court CD that is not on the Police CD, ie: the “COPYRIGHT RESERVED NOTE: © The Crown in Right of the State of New South Wales.”. This is criminal intimidation. As of the 1st January, 1901, Australia has been a Commonwealth and no longer a Colony of the British Empire that has the Crown as its Head of State. No Australian Head of State has ever been formulated. Where the UK’s “(63 & 64 Victoria Chapter 12) An Act to constitute the Commonwealth of Australia. [9th July 1900]” says “The executive power of the a Commonwealth is vested in the Queen.... etc...” that is a repugnant fraud. Ian Henke put it well and simply when he named his book, “Australia: the Concealed Colony”.

The phrase, “in Right of the State of New South Wales”, is a lie because “The Crown”, being “of the United Kingdom of Great Britain and Ireland” of that 1900 UK piece of legislation, is NOT “in the position or situation of being morally or legally allowed to have, get or do something” concerning the State, or even Colony, of New South Wales. As for anyone having “Copyright” over my words, forget it!

When the Police boy and girl came to my home on Friday, 11th November, I asked them if they had an Arrest Warrant and they said they didn’t need one. The whole fiasco of false arrests, kangaroo courts, ignorant sheriffs and police just goes on and on.

However and on a positive note, lately I have sent some Cc’ed emails with the “To” to Commissioner Reece Kershaw, commissioner@afp.gov.au ; Commissioner Karen Webb, ogcoffice@police.nsw.gov.au ; Crown Solicitor Karen Smith, crownsol@csso.nsw.gov.au ; Australian Government Solicitor Michael Kingston, ags@ags.gov.au .

Below is the response from the NSW Police Commissioner’s office that gives a “reference number D/2022/1161785”. That acknowledgement is excellent. In fact, generally speaking, senior member of the NSW Police treat me very well. I truly believe there are some rumblings going on behind the scenes. Shalom.

I am back to the Parramatta Local Court on the 9th of November which is open to the public.

Yours sincerely, John Wilson.

Acknowledgement - Mr John Wilson [SEC=OFFICIAL]**#NO-REPLYMES** <no-reply.mes@police.nsw.gov.au>
14/11/2022 2:17 PM

To: 'rightsandwrong.10@gmail.com'

Good afternoon,

I wish to advise your correspondence to the NSW Commissioner of Police, dated 14 November 2022, was received and receipted under reference number D/2022/1161785.

*This is an electronic acknowledgement of your correspondence, a response is not required.*Regards,
Ministerial and Executive Services
Office of the Commissioner**NSW Police Force**NSW Police Force
Locked Bag 5102 Parramatta NSW 2124
www.police.nsw.gov.au***This email address is not monitored for replies.***

This email and any attachments may be confidential and contain privileged information. It is intended for the addressee only. If you are not the intended recipient you must not use, disclose, copy or distribute this communication. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. If you have received this message in error, please delete and notify the sender.

