

**JURISDICTION!
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**ABOLISH SLAVERY by
ABOLISHING KANGAROO COURTS!..**

**BANKS are THIEVES!
JUDGES are TRAITORS!..**

**FRAUD!
CORRUPTION!
TREASON!**

Thomas Jefferson got it right when he said,

(1) "The germ of destruction of our nation is in the power of the judiciary, an irresponsible body - working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief over the field of jurisdiction, until all shall render powerless the checks of one branch over the other and will become as venal and oppressive as the government from which we separated.", and

(2) "Trial by jury is the only anchor yet imagined by man that can hold a government to the principles of its constitution", together with

(3) "If the American people ever allow private banks to control the issue of their currency, first by inflation, then by deflation, the banks and corporations that will grow up around them will deprive the people of all property until their children wake up homeless on the continent their Fathers conquered.... I believe that banking institutions are more dangerous to our liberties than standing armies", and they are all based on Magna Carta's

(4) "No free man shall be taken indeed imprisoned, or dispossessed, or outlawed, or exiled, or in any manner destroyed, nor pass over him, nor send over him, except by means of the lawful judgement of his own equals which is the law of the land. To no one will we sell; to no one will we deny or delay Right or Justice".

**ALL THIS WAS DRIVEN HOME TO ME BY MY RECENT
ENCOURTER WITH THE AUSTRALIAN JUDICIARY:**

CHRONOLOGY + COMMENTS:

1. **ARRESTED WITHOUT WARRANT** in my home at 9:30 PM on Thursday 15th June 2023 (the 808th Anniversary of the sealing of Magna Carta.
2. **TAKEN TO CASTLE HILL POLICE STATION** and subjected to threats and insults in conditions so cold I could not stand when fingerprints were taken. One suggestion for the cause of my anaemia is an exposure to Agent Orange while serving in the Australian Army in Vietnam. Never was a “Lack of Empathy” more evident than when I heard a group of them laughing at the Tasing of a 95-year old by one of their “own”, from which she died a week later.
3. **TAKEN TO PARRAMATTA LOCAL COURT** from the Castle Hill cells in a “Caged Truck” on the following morning to be denied Bail even after I Challenged the Jurisdiction of the Court. Oh yes, every single “judge” and “magistrate” are scared witless at the prospects of this legal procedure because, if correct protocol of a peremptory Stay of Proceedings were to take place an “*the truth, the whole truth and nothing but the truth*” was presented to a “*fully informed, competent, independent and impartial*” jury, the fair dinkum administration of Justice would return to Australian courts and these “*divers evil counsellors, judges and ministers endeavoring to subvert and extirpate the lawes and liberties*” of We the People (ala Bill of Rights 1688) would find themselves very quickly behind prison walls.
4. **TAKEN TO PARKLEA PRISON**, on Thursday 20th of July, to remain there for 5 weeks and then transferred to **CESSNOCK PRISON** for another 5 weeks. In Parklea Prison, I spent my 81st birthday. At least, at Cessnock Prison, I was “*one out*”, which was better than Parklea where I had to share with a succession of snorers. With the locking in of 19 hours of each day, the little television set was a “God-send” and, at Cessnock, I could choose my own shows and didn’t have to bear the L.C.D. and moronic “Reality” programs.
5. I would constantly apply for Bail and was always refused.
6. One day at Cessnock, one of the senior Officers said to me, in the presence of a few other inmates, “*Mr Wilson, you are a dangerous man.*” which beggars the question: “*To whom is a 72 Kg, 81 year old, with a Pacemaker “dangerous”?*”

7. On Sunday 27th of August, I was transferred to SILVERWATER PRISON to await “*trial*” at the PARRAMATTA LOCAL COURT on 21 Charges of “Crimes (domestic and Personal Violence) Act 2007, Section 14(1) Contravene prohibition or restriction an apprehended violence order” to do with my surgery at 331 North Rocks Road in the Sydney suburb of North Rocks.... all of which is a total LIE because of, you guessed it, the KANGAROO COURT regime that exists throughout “Our Beautiful Brown Land”. My surgery was STOLEN by one kangaroo court called the “Supreme Court of New South Wales” on the 26th of June 2008. Incidentally, the definition of a kangaroo court is “*a court that acts unfairly, or dishonestly, or disregards legal rights or disregards legal procedures*”. Every time I Challenge the Jurisdiction of the Court when it’s gruesomely obvious that my legal right to trial by jury is being disregarded. Of course, “*any awards, doings and proceedings to the prejudice of your people in any of the premises shall not be drawn hereafter into consequence or example*” (*Petition of Right 1627*) because good old Magna Carta, which “*is now seen as a traditional mandat for trial by jury, justice for all, accountable government, and no arbitrary imprisonment*” (*Magna Carta Monument, Canberra*) and “*that our justices, sheriffs, mayors, and other ministers, which under us have the laws of our land to guide, shall allow the said charters pleaded before them in judgement in all their points, that is to wit, the Great Charter as the common law[*] and the Charter of the forest, for the wealth of our realm. 2. AND we will, That if any judgement be given from henceforth contrary to the points of the charters aforesaid by the justices, or by any other our ministers that hold plea before them against the points of the charters, it shall be undone, and holden for nought.*” (*Confirmation of Charters 1297*).

8. The FACT is that CHALLENGING THE JURISDICTION OF THE COURT is precisely and indefatigably how to DEFEAT the “JACKALS of SLAVERY” (see: juriesrus.com.au).

9. So, what about this KANGAROO COURT TO END ALL KANGAROO COURTS?

10. Sunday the 27th of August 2023, having been deposited at the SILVERWATER PRISON into a shared and typically unhygienic cell with slime used to fix the torn shower curtain to the wall, etc., and no heart medication, I managed a few hours sleep.

11. Come 5:00 AM, a guard asked if I was “ready for court?” (but it was no point in disputing the word, “court”) and the transportation began.

12. Handcuffed were put on by the usual way of hands through an opening in the cell door to the “Paddy Wagon”. The handcuffs were removed only once we were locked in the cells of the “court”.

13. To walk to the lift and into the “dock” of the “court”, I was handcuffed the whole time....yes, including all the time in the “dock” for the travesty of “proceedings”.

14. All the time I was “in custody”, from, 15/06/2023 to 28/08/2023, I was not allowed any opportunity to prepare a “Defence” document. All the time I was in the “dock”, it was a “Magistrate and Police Prosecutor Show”.

15. Of course, I once again Challenged the Jurisdiction of the Court ... and, of course, this was totally ignored and disregarded.

16. Having been given the “COURT ATTENDANCE NOTICE” at the Cessnock Prison on Monday, the 24th of July, it was ridiculously obvious that the content of that the actual “brief” contained my DEFENCE, ie: the emails I had been sending to Police Commissioners, Attorney Generals, Sheriffs, Court Registries, plus scores of friends and other people interested in the Cause of Australian Courts into the hands of the People, contained documented proof of these KANGAROO COURTS and, therefore, the nullification of any “Apprehended Violence Orders”.

17. This is why getting a true TRANSCRIPT of these “proceedings” will be illuminating to everyone.... including students at Law Schools.

18. This is “WHISTLEBLOWING” of the highest order.

19. This so-called “Magistrate” Barlow decided I was “Guilty” on all “Charges” and released me the following day after spending another night in that filthy hole at Silverwater. He decided that “Time Spent” was adequate imprisonment and I signed a “Good Behaviour Bond” under Duress, of course, and walked out into George Street, Parramatta still wearing Prison Greens. Several supporters were waiting and I happily accepted a lift home to my wife, a shower and shave and a bottle of Cooper’s Stout.

20. Australia's Kangaroo Courts would not exist if the Australian People knew the law..... I mean REAL LAW....I mean the law of DEMOCRACY.

21. "Democracy" is a word of two components. "Demos" meaning "people" and "kratos" meaning "rule" which is to say that the PEOPLE RULE. This means that the PEOPLE have SOVEREIGNTY, ie: the Australian People have "*the ultimate authority to make and impose laws*".

22. COMMON LAW is law that is "*of the People, by the People and for the People*" made by the unanimous judgments of JURIES which is why judgments from juries can only be set aside by another jury and never by a single Judicial Officer, such as a Magistrate or Judge.

23. On the other hand, we have STATUTE LAW which are Acts of Parliament and laws "*of the State, by the State and for the State*" that are referred to in Section 51 of the United Kingdom's "63 & 64 Victoria. Chapter 12. An Act to constitute the Commonwealth of Australia, 9th July 1900" which "*ceased to have any effect as soon as Australia became independent*" with the Proclamation of the Commonwealth of Australia in Centennial Park, Sydney, on the first of January 1901.

24. As said above, ignorance of the REAL LAW by the Australian People is the reason Kangaroo Courts exist. This ignorance naturally includes the POLICE SERVICE which, for sycophantic reasons, has been renamed the "POLICE FORCE". Such is the militarization of our Police that Australia is rapidly becoming a POLICE STATE.

25. This ignorance on the part of the Police is exemplified in the "New South Wales FACTS SHEET", which is part of the "COURT ATTENDANCE NOTICE", where it says "The accused shows little regard for the law, those who make it and those who enforce it".

26. It is the POLICE and the JUDICIARY who "*act unfairly, dishonestly, disregard legal rights and disregard legal procedures*" resulting in a POLICE STATE with KANGAROO COURTS.

27. I have great respect for REAL LAW.... for COMMON LAW!

28. It was COMMON LAW in 1986 that began this fight for justice when I found in the Macquarie Law Dictionary the following passage: "*Under the common law there are eight essential elements for the creation of a contract: (1)*

offer; (2) acceptance; (3) an intention to enter legal relations; (4) sufficient consideration; (5) a capacity to contract; (6) legality of purpose; (7) genuine consent; and (8) certainty of terms.”

29. Thus, from COMMON LAW comes the one-liner to defeat the JACKALS of SLAVERY, being the BANKS and JUDGES.

30. “Variable interest rates render a contract void for uncertainty.”

31. “There are four boxes to be used in defense of liberty: soap, ballot, jury, and ammo. Please use in that order.” — Ed Howdershelt.

32. The SOAP BOX was letter writing to newspapers and numerous people, but nothing came of that.

33. The BALLOT BOX of electing representatives to parliament entailed standing as an Independent; then joining political parties (such as the Confederate Action Party; then Pauline Hanson’s One Nation Party; and then the Liberal Party of Australia). This proved ineffective.

34. Therefore, I arrived at my final destination of the JURY BOX because I never have nor ever will resort to violence which makes the “A.V.O.”s not only false but ridiculous.

35. The JURY BOX with a fully informed jury is CHECKMATE against the THIEVES and TRAITORS and they know it.

36. “And this occurred because of false brethren secretly brought in (who came in by stealth to spy out our liberty which we have in Christ Jesus, that they might bring us into bondage).” (Galatians 2:4)

37. Thus we have KANGAROO COURTS!

38. Oh, how I pray that one day, and the sooner the better, we will all “know the truth, and the truth will set you free” (John 8:32).

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COURT ATTENDANCE NOTICE

(DEFENDANT COPY)

10th AUGUST, 2023

WILSON
H 402597593

Bail : BAIL

You are required to attend the DOWNING CENTRE LOCAL Court on Thursday 10th August, 2023 at 9:30 am

DEFENDANT DETAILS

WILSON, John
25/06/1942
19 ELM PL
NORTH ROCKS, NSW, 2151

CNI Number : 681461346
Licence details : 5231JU - NSW
Sex : Male
Aboriginal : No

PROSECUTOR (NSW POLICE) DETAILS

OIC (Prosecutor) : CON CHRISTOPHER PAULL, The Hills
Created by : CON CHRISTOPHER PAULL, 4:22 am 16/06/2023
Accepted by : SGT SEAN OWEN
Apprehended : 10:20 pm on 15/06/2023
Apprehended by : PROCON WHITNEY BATISTE, The Hills

Charging station : The Hills

DETAILS OF OFFENCE/S

| | | |
|---|--|---------------------|
| 1 | Crimes (domestic and Personal Violence) Act 2007, Section 14(1) Contravene prohibition or restriction in an apprehended violence order at 4:06 pm on 02/02/2023 at North Rocks. did knowingly contravene a prohibition/restriction specified in an order. | Law Part Code 65021 |
| 2 | Crimes (domestic and Personal Violence) Act 2007, Section 14(1) Contravene prohibition or restriction in an apprehended violence order at 8:42 am on 06/02/2023 at North Rocks. did knowingly contravene a prohibition/restriction specified in an order. | Law Part Code 65021 |
| 3 | Crimes (domestic and Personal Violence) Act 2007, Section 14(1) Contravene prohibition or restriction in an apprehended violence order at 7:31 am on 14/02/2023 at North Rocks. did knowingly contravene a prohibition/restriction specified in an order. | Law Part Code 65021 |
| 4 | Crimes (domestic and Personal Violence) Act 2007, Section 14(1) Contravene prohibition or restriction in an apprehended violence order at 5:42 pm on 01/03/2023 at North Rocks. did knowingly contravene a prohibition/restriction specified in an order. | Law Part Code 65021 |

FALSE CHARGES

2 Jan 2023
↓
15 June 2023

331 NORTH ROCKS ROAD

INFORMATION FOR DEFENDANT

1. You should obtain legal advice immediately about your rights regarding this Court Attendance Notice. You may wish to contact a legal practitioner, LawAccess (1300 888 529) or the Legal Aid Commission if you require assistance. On your first date of appearance at Court, you should be in a position to advise the court, if required, whether you wish to plead guilty or not guilty to the alleged offence/s.
2. If you have a physical impairment, or require an interpreter to assist you at Court, please advise the Local Court at which you are to appear as soon as possible.
3. If you have been charged by the Police, then the Police Officer responsible for investigating the alleged offence/s will, on request, make arrangement for a language interpreter to assist you at Court.
4. Failure to appear may result in your arrest or in the matter being dealt with in your absence.