



<https://juriesrus.com.au>



It is true that “Juries are us” because only We the People can form juries. Juries are human beings coming together to do right or ourselves and for others. We are the living hands of God “hu” from Sufism meaning “God”; “man” from the Latin “manus” meaning “hand”; and “being” simply meaning “living”. The Bible, in Matthew 18, tells us to “tell it to the church” and that “where two or three are gathered in My name, I am there in the midst of them”. The Lord God is our Father in heaven (Matthew 6) and the God of justice (Isaiah 30) which is why the Juror’s Oath ends with the prayer, “So help me God”.

FOUR BOXES:

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

BLACKSTONE on TRIAL BY JURY:

“UPON these accounts the trial by jury even has been, and I trust ever will be, looked upon as the glory of the English law. And, if it has so great an advantage over others in regulating civil property, how much must that advantage be heightened, when it is applied to criminal cases! But this we must refer to the ensuing book of these commentaries: only observing for the present, that it is the most transcendent privilege which any subject can enjoy, or with for, that he cannot be affected either in his property, his liberty, or his person, but by the unanimous consent of twelve of his neighbours and equals. A constitution, that I may venture to affirm has, under providence, secured the just liberties of this nation for a long succession of ages. And therefore a celebrated French writer^q, who concludes, that because Rome, Sparta, and Carthage have lost their liberties, therefore those of England in time must perish, should have recollected that Rome, Sparta, and Carthage, were strangers to the trial by jury.” - from the “COMMENTARIES ON THE LAWS OF ENGLAND” by Sir William Blackstone, p 379, Chapter 23, Volume 3.

JEFFERSON on TRIAL BY JURY:

“I believe that trial by jury is the only anchor yet imagined by man that can hold a government to the principles of its constitution.”. Thomas Jefferson also said, *“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 *“If people don’t know how to govern themselves, then educate them.”*

TYPES of JURIES:

JURIES are either:

- 1. Trial Juries;**
- 2. Grand Juries;**
- 3. People’s Grand Juries; or**
- 4. People’s Flash Juries.**

1. The TRIAL JURY:

We the People of the Commonwealth of Australia have Sovereignty, ie: *“the ultimate authority to make and impose laws”*, and have the inalienable Right of Consent and to Trial by Jury that is *“guarantied for ever”*, pursuant to Magna Carta 1215 which *“is now seen as a traditional mandate for trial by jury, justice for all, accountable government and no arbitrary imprisonment”* (Magna Carta Monument, Canberra) and states unambiguously that *“No free man shall be taken indeed imprisoned, or exiled or outlawed, or dispossessed, or destroyed in any way unless by the lawful judgement of his equals which is the land of the land”* and *“To no one will we sell; to no one will we deny or delay Right or Justice”*.

Magna Carta 1215 was a Common Law Writ sealed by King John at Runnymede, England on Monday, 15th June of 1215 A.D., and later to be embodied into the Statutes at Large on Sunday, 10th October of 1297 by the Confirmation of Charters *“declar(ing) to the people that we have confirmed them in all points; (3) 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.”*

So essential to the Rule of Law and Due Process is Trial by Jury that HALSBURY'S LAWS OF AUSTRALIA says under (130-13460): "*Consent to summary jurisdiction* The consent to be tried summarily must be clear and unequivocal and a failure to carry out the procedures for obtaining the consent will deprive the court of jurisdiction to determine the matters summarily." This "*consent to be tried summarily (that) must be clear and unequivocal*" is in the form of a Memorandum of Consent signed contractually by the parties.

The quorum for a Trial Jury is unchangeable and traditionally of twelve jurors drawn randomly from the electoral roll of the community who undergo "Jury Selection" or "Voir Dire" to the satisfaction that they are "*competent, independent and impartial*".

To quote from Lysander Spooner's "An Essay on Trial by Jury. 1852, "*it is not only the right and duty of juries to judge what are the facts, what is the law, and what was the moral intent of the accused; but that it is also their right, and their primary and paramount duty, to judge of the justice of the law, and to hold all laws invalid, that are, in /their opinion, unjust or oppressive, and all persons guiltless in violating, or resisting the execution of, such laws. Unless such be the right and duty of jurors, it is plain that, instead of juries being a " palladium of liberty " - a barrier against the tyranny and oppression of the government - they are really mere tools in its hands, for carrying into execution any injustice and oppression it may desire to have executed.*"

2. The GRAND JURY:

The Grand Jury is a type of Jury, in the Common Law system, that had its origins in England in 1166 A.D. as a screening device to weed out baseless cases before they went to trial. This panel of knights and freemen became known as the "grand" jury (the trial jury, by contrast, is the small or ordinary "petit" jury). The Grand Jury looks at the prosecutor's evidence presented to them in the form of an indictment and they determine if there is a probable cause for that indictment. A Grand Jury is a common law referendum where a majority of Grand Jurors must concur to find for a "True Bill". The Grand Jury is also charged with discovering what crimes have been committed in the country - an investigatory function which extends into the country's administration.

A quorum is the minimum number of Jurors that need be present for the Grand Jury to be able to conduct the business of considering whether charges should be brought against someone or investigating criminal activities or the conduct of public business in the community. Normally, twenty-three Grand Jurors are a quorum.

Essentially:-

TRIAL by JURY
is
DEMOCRACY!
- Use It or Lose It!

Unfortunately:-

TRIAL by JUDGE
is
TYRANNY!
- Fight It or Accept It!

However and Fortunately:-

'Necessity is the Mother
of Invention!

Therefore, we have problem:-

*“To be, or not to be, that is the question:
Whether 'tis nobler in the mind to suffer
The slings and arrows of outrageous fortune,
Or to take arms against a sea of troubles
And by opposing end them.”*

- Act 3, Scene 1 of “Hamlet” by William Shakespeare.

“All that is necessary for Evil to triumph is for good men to do nothing.” - Edmund Burke.



“Give me Liberty or give me Death!” - Patrick Henry.

“The tree of liberty must be refreshed from time to time with the blood of patriots and tyrants.” — Thomas Jefferson.



N.B.: The GOAL is FREEDOM....NOT WAR.

N.B.: “KANGAROO COURTS” are defined as *“courts that act unfairly or dishonestly or disregard legal rights or disregard legal procedures”*.

The Court Houses of Australia, in 2024 and for some considerable time, are no longer *“Places when Justice Administered”* but *“Dens of Thieves and Traitors”* with *“divers evil counsellors, judges and ministers endeavoring to subvert and extirpate the laws and liberties of the People”* (Bill of Rights 1689). Blackstone’s *“glory of English law”*, Trial by Jury, is no longer regarded by the Australian legal profession to be that *“traditional mandate”* but more as an indulgence at their discretion for which we are to apply to them and they would condescendingly grant *“leave”*. Certainly, when there happens to be Trial by Jury, the Jury are ignorant of their rights and responsibilities and very much manipulated by the *“Coram /Docket Judge”*. Australian Courts are a return to the 15th century Star Chamber Court which abolished by the Parliament as *“an intolerable burden on the People and an Arbitrary Power of Government”* by the Habeas Corpus Act of 1640 that was later described in this way:

“The main effect of the abolition of the Star Chamber was to establish in England a system of justice administered by the Courts of Common Law with due process instead of the administrative agencies of the executive branch of government. The statute thus constituted an important reaffirmation of the concept of due process of the Common Law including the protection of the rights to life, liberty, and property from the arbitrary prosecution of government and secured to the people the right of prosecution through the grand jury and right of conviction through the jury of peers” [Holdsworth, op.cit., I 516; Albert V. Dicey, *Introduction to the study of the law of the Constitution*, 98th Ed., London, (1915) pp 263-264].

What do we do to Enforce Common Law?

*We look to **OURSELVES** with!*

3. The PEOPLE’S GRAND JURY

A “**LAWFUL REBELLION**” to restore our Australian Courts to the People and Common Law can be won by We the People realizing our Sovereignty by convening **AUSTRALIAN PEOPLE’S GRAND JURIES** in Public Venues, such as Town Halls, Church Halls or the Function Rooms of Sporting Clubs, “*to investigate and indict for serious offenses and maladministration*”. **AUSTRALIAN PEOPLE’S GRAND JURIES** produce “True Bills of Indictment” that are filed into the regular Courts of Australia for Trial by Jury.

On the 18th day of February, 2007, I held the **AUSTRALIAN PEOPLE’S GRAND JURY INAUGURAL MEETING** at the ST.GEORGE LEAGUES CLUB, KOGARAH, NSW, and have conducted about another 7 at various venues from Melton in Victoria to Werris Creek in NSW and the last one in Emu Plains was on the 5th day of April 2023. That one was supposed to be at the Wentworthville Leagues Club but the NSW Police threatened they would lose their Gaming & Liquor Licence if it went ahead. With only one day’s notice, an alternative was found. The result was that I secured a True Bill of Indictment against David John Hurley, the pretending “Governor-General of the Commonwealth of Australia”. I then proceeded to the High Court of Australia via their DSL E-lodgement Portal and after a few rejections, from

April through to May, I finally got a Case Number of S41/2023 but those so-called Judges, this time Jagot and Edelman, rejected my “Application for leave to issue a Constitutional Writ”, being a Writ of Quo Warranto supported by the True Bill of Indictment. So much for the “Free Access to Court Act, 1400” and all the other Enactments that are on our side.

That procedure is well established and working well. Therefore, because our courts are so wickedly Kangaroo Courts and so many People are suffering in so many way, including committing suicide, we’ve got to make our presence known right there in our very courts, themselves. I constantly think of when Jesus threw the money-changers out of that place of worship and good on him! But we’ve got worse gangsters than simple and disrespectful money cheats to eradicate.

4. The AUSTRALIAN PEOPLE’S FLASH JURIES:

The final chapter to our “**LAWFUL REBELLION**” to restore our Australian Courts to the People and Common Law has to be by We the People realizing our Sovereignty by convening **AUSTRALIAN PEOPLE’S FLASH JURIES** by gathering outside a specific Australian Court House for the swearing I and then enter the Public Gallery of the court. The righteous purpose of the FLASH JURY is to express the Will of the People and to abolish present-day “Star Chamber Courts” we call “KANGAROO COURTS” *The FLASH JURY*, by answering Questions of Law from the Public Galleries of regular Australian Courts that are entering into the Public Record by being in the Court Transcripts.

So, I say to you, “How about doing **FLASH JURIES**?”

“Flash” means to “shine in a bright but brief, sudden or intermittent way”. There was a movie called “Flash Dance” and YouTube shows “FLASH MOBS” coming together in town squares and playing the “1812 Overture” and such. Why can’t we do FLASH JURIES that come together in courtrooms and vote on points of law?..... and I say this because the actual word, “jury”, comes from the Latin for “right; law; oath” in other words, “A Jury is the Law” they have Sovereignty, ie: “the ultimate authority to make and impose laws”, which is Democracy-in-Practice. I could go on and on about this but you

can look at my website, juriesrus.com.au for that. A FLASH JURY is an impromptu GRAND JURY, so to speak, and because “jury” means “oath”, I have formatted a suggested FLASH JUROR’S OATH for my next appearance on 13th February which can be printed as a batch and people wishing to partake can fill in and sign, ready for my asking the inescapable question at the appropriate time in court. It is attached with a suggested “Concurrence” certificate.

A SUGGESTED PROTOCOL:

Here is how an AUSTRALIAN PEOPLE’S FLASH JURY will be organized for my upcoming 13th of February 2024 Downing Centre District Court attendance:

1. A PUBLIC NOTICE of a FLASH JURY
2. MEET in front of the Court House.
3. SELECT a Clerk for the occasion.
4. COLLECT the FLASH JUROR’S OATH & QUESTION.
5. GO into the PUBLIC GALLERY of the Courtroom.
6. WAIT until the QUESTION is asked and decide.
7. IF “Yes”, then raise your arm and mark the “Yes” box on the form.
8. HAND the completed forms to your Clerk.

It is the civilized way of getting the point across that we are not going to tolerated being pushed around and having our Lives, Liberties and Properties stolen, wrecked and interfered with by arrogant, ignorant and evil would-be Tyrants.

Of course, **FLASHES JURIES** can be used in many ways, as the need arises. I believe that most important objective to to **ELIMINATE KANGAROO COURT!**

“You can fool some of the People some of the time but you can’t fool all of the People all of the time!” It’s time to **WAKE UP, AUSTRALIA!**

Yours sincerely,

Dr John Wilson, BDS (Syd.Uni.) founder of JURIES R US.

P. S.: Here-follows drafts of forms for the 13th of February in Sydney.....but FLASH JURIES anyone wants to organize for other events with other questions in mind should be written accordingly we are, of course, FREE MEN and WOMEN only under COMMON LAW and all we want to do is to do RIGHT.

Form 1

**AUSTRALIAN PEOPLE’S FLASH JURY
held at the Downing Centre, Sydney, NSW 2000,
on Tuesday, 13th February, 2024.**

**Case Number: 2023/00027138
Title of Case: THE KING against John Wilson.**

FLASH JUROR’S OATH

I ,..... , as a member of this Flash Jury, do solemnly swear that I will well and truly serve the Peoples of the Commonwealth of Australia, that I believe in Truth, Justice, Freedom and Democracy and that I will vote according to my conscience on the Point of Law question asked of me as to whether a Free Man has the Right to the lawful judgement of his equals, ie: to Trial by Jury, in the above-mentioned Matter of “THE KING against John Wilson”.

I swear to do right to all manner of people without fear or favour, affection or ill-will but in all my presentments or indictments, I shall trust in the truth, the whole truth and nothing but the truth, according to the best of my skill and understanding.

So Help Me God.

MY VOTE

Does a Free Man have the Right to Trial by Jury?

YES

NO

**Signature:
Given name:
Family name:
Date:.....**

