



## Invoice and Bill of Exchange Notice MT-001

Issued by Michael Thomas of the family Holt

to Michael Bourke  
and  
Meryl Sexton  
And  
The Commonwealth Director of Public Prosecutions of Australia

### **The oath taken by the commonwealth director of public prosecutions:**

I, A.B., do swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Her Heirs and Successors according to law and that I will well and truly serve Her in the office of Commonwealth Director of Public Prosecutions.

Date: 27<sup>th</sup> February 2024

Whereas Blackstones Commentaries on the Laws of England Vol 3 Page 160, supported by A HISTORY OF ENGLISH LAW by Sir William Holdsworth KC DCL Hon LLD Volume X, both state that: *For it is part of the contract entered into by all mankind who partake of the benefits of society to submit in all points to the municipal constitutions and local ordinances of the state of which each individual is a member. Whatever the law orders any one to pay that becomes instantly a debt which he has beforehand contracted to pay.*

Notwithstanding the Commonwealth Director of Public Prosecutions has been granted immunity from civil prosecutions by S 32 Director of Public Prosecutions Act 1993 it is NOT GOOD faith for the Commonwealth Director of Public Prosecutions to use a corrupt and illegal State Judiciary acting as a Star Chamber Court by withholding Statute Law from the jury in such court, and committing embracery, thereby depriving the accused of a fair trial within the meaning of embracery in S 129 (5) Evidence Act 1995. By swearing allegiance to King Charles III, the Commonwealth Director of Public Prosecutions is bound by the Statute 1 Will and Mary (Coronation Oath) 1688 (C 6). Departure from that obligation is not Good Faith. Conspiring with Melbourne County Court Judges is not good faith, and the Commonwealth Director of Public Prosecutions must pay for his delinquency.

I, Michael Thomas of the family Holt, a living flesh and blood sui juris man residing at [REDACTED] Street, Maroochydore, Queensland 4558, have been hounded through the Victorian Court system for more than four years, arrested and incarcerated in Maroochydore and then Melbourne Assessment Prison (MAPS) for six days without trial

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Justice of the peace  
  
Defendant

by jury in 2022 for refusing to obey the illegal command by Michael Bourke sitting as a Judge in his Melbourne County Star Chamber Court without a jury and privilege to appear in his court when I am accused of breaching a Victorian suppression order while a resident of Queensland contrary to Constitution S 80, and Meryl Sexton also sitting as a Judge in her own Melbourne County Star Chamber Court, who upheld Michael Bourke's arbitrary decision in her own Star Chamber Court, and together with the Commonwealth Director of Public Prosecutions they did pervert the course of justice by ignoring the Commonwealth of Australia Constitution Act S 80 by ordering me to appear to be tried in a Victorian County Court with the intention of severely depriving me of my physical liberty and actually doing so for six days after a criminal arbitrary committal hearing in front of a state appointed Magistrate/Judge .

Judge Meryl Sexton perverted the course of justice during my trial by clearing the jury from the court room, creating a TEMPORARY Star Chamber Court, when I raised a question of law before the jury that the accusation and subsequent actions taken against me contravene the Constitution Ss 51 Placitum (xxi) the "just terms" Provisions, and S 80 Constitution and Article 19(2) of the International Covenant on Civil and Political Rights.

Therefore, I am entitled to the penalty prescribed for conspiring to and perverting the course of justice, which is an offence against Sections 42 and 43 Crimes Act 1914, which attracts a liquidated criminal penalty of \$330,000 and S 268:12 Criminal Code Act 1995 which attracts a liquidated penalty of \$280,500 for the six days of the trial, and six days in prison.

The Liquidated Penalty due on detection of an offence against Sections 42 and 43 Crimes Act 1914 (Cth) which carry ten years imprisonment is \$165,000 for an individual per day each, and for the State of Victoria, an ABN holder as a Corporation, it is \$825,000. The right to issue an invoice arises after the Offence is committed. However, S 43 Crimes Act 1914 (Cth) is an offence of Attempting, so the right has already arisen.

The "Kable Principle" established that a State or the Commonwealth has no Separate course of justice in respect of the judicial power of the Commonwealth and there can only be one source of that power, the Commonwealth of Australia Constitution Act 1900 and Constitution in respect of any Australian. Sections 42 and 43 Crimes Act 1914 (Cth) was enacted in 1914 and since then no State or even the Commonwealth can create a Court with a Judge in direct contravention of S 79 Constitution even for a minute. It says: *The federal jurisdiction of any court may be exercised by such number of judges as the Parliament prescribes*. A breach of that section, even for a minute, sounds in a Liquidated penalty under S 43 Crimes Act 1914. Attempting to usurp the authority of the Crown is treason.

If the Commonwealth Director of Public Prosecutions was diligent it would have taken notice that on the 2<sup>nd</sup> June 2003 this fact was raised before Justice Hayne in the High Court in Sydney, in the High Court Transcripts of that day, and every Judge and Magistrate in Australia has been at risk ever since 2002.

Since I am still under threat of incarceration by the corrupt Melbourne County Court this claim is urgent and requires immediate action to avoid the daily penalty due under S 4K Crimes Act 1914

## SCHEDULE

Michael Bourke (Melbourne County Court Judge) sitting without a jury in his own Star Chamber Court:

1. Breach of S 42 Crimes Act 1914 \$165,000
2. 2 Breach of s 43 Crimes Act 1914 \$165,000
3. 3, Breach of S 268:12 Criminal Code Act 1995 \$280,500
4. Total: \$621,000

Ordered the claimant arrested and detained for six days per day

Payable by the Common law S 80 Judiciary Act 1903 immediately.

**Total: \$3,206,000.**

Merryl Sexton (Melbourne County Court Acting Chief Judge) conducted part of the proceedings against the claimant without a jury present, thereby creating her own Star Chamber Court, and thereby lost privilege)

1. Breach of S 42 Crimes Act 1914 \$165,000
2. 2 Breach of s 43 Crimes Act 1914 \$165,000
3. 3, Breach of S 268:12 Criminal Code Act 1995 \$280,500
4. Total: \$621,000

Detained the claimant at trial for six days per day

Payable by the Common law S 80 Judiciary Act 1903 immediately.

**Total: \$3,206,000.**

The Commonwealth Director of Public Prosecutions Prosecutors;

Aided abetted counselled and Procured Judges Bourke and Sexton to commit the above cited transgressions against the Common Law of Australia as an Officer of the Commonwealth a Corporation Aggregate.

1. Personal liability of the Prosecutors collectively: \$6,412,000
2. Liability of the Australian Government Corporation for the transgression of its Officers: \$32,060,000

**Grand Total: from all offenders: \$44.848,000**

Payable by the Common law S 80 Judiciary Act 1903 immediately. I request that this invoice be paid under Constitution S 115 in gold and silver.

Signed  
Michael Thomas of the family Holt

**NOTARISED SIGNATURE AND SEAL**

**The Schedule Judiciary Act 1903**

Michael Thomas of the family Holt v Bourke and ors.

I hereby certify that Michael Thomas of the family Holt, a living flesh and blood sui juris man, of 2/11 Undara St, Maroochydore, Qld 4558, Retired Businessman, did on this 27<sup>th</sup> day of February 2024, obtain a judgment from the Court of Faculties constituted by a Notary Public in the City of Maroochydore Australia in his favour and by that judgment the sum of **\$44.848,000** was awarded to him.

Dated this day of 27<sup>th</sup> Day of February 2024

A Notary Public on His Majesty's Behalf.

If not paid it will be Protested and Forwarded to His Majesty's Exchequer in the United Kingdom under the guarantee given in the second reading Speech in the Parliament of the United Kingdom on the 14<sup>th</sup> May 1900 by Joseph Chamberlain, the Colonial Secretary, that the responsibility for maintaining the integrity of the Commonwealth of Australia Constitution Act 1900 and Constitution and freedom from corruption of the Australian Government rests with the United Kingdom.