

2E £250 7/5/20

Application notice

2F £5

Name of court High Court of Justice		Claim no. CO/588/2020	
Fee account no. (if applicable)		Help with Fees - Ref. no. (if applicable)	
		HWF - [] [] [] - [] [] []	
Warrant no. (if applicable)			
Claimant's name (including ref.) Rodney N Culleton			
Defendant's name (including ref.) Peter Damien Quinlan, DBS Chief Justice SCWA and Ors			
Date		30 April 2020	

For help in completing this form please read the notes for guidance form N244Notes.

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VE 5288 6887 7GB

1. What is your name or, if you are a legal representative, the name of your firm?

Neil Piccinin

2. Are you a Claimant Defendant Legal Representative Other (please specify) Litigation Friend

If you are a legal representative whom do you represent?

3. What order are you asking the court to make and why?

1. To declare the status of the validity of the Australia Act 1986 (UK) and the status for recognition of the Australia Act 1986 (Cth)
2. To declare the validity of a jurisdiction under Queen of Australia within the State of Western Australia.

4. Have you attached a draft of the order you are applying for? Yes No

5. How do you want to have this application dealt with? at a hearing without a hearing
 at a telephone hearing

6. How long do you think the hearing will last? 1 Hours [] Minutes
Is this time estimate agreed by all parties? Yes No

7. Give details of any fixed trial date or period May 20 - July 20 2020

8. What level of Judge does your hearing need?

9. Who should be served with this application? All Parties

9a. Please give the service address, (other than details of the claimant or defendant) of any party named in question 9. Interested Parties as named in 2nd page of Applicant's application for Case CO/588/2020

10. What information will you be relying on, in support of your application?

- the attached witness statement
- the statement of case
- the evidence set out in the box below

If necessary, please continue on a separate sheet.

The intervener relies on the statements made within the intervener's, (RAID), Notice for Intervention dated April 30 2020.

The intervener relies upon the submissions of the law and evidence filed by the Applicant in the case.

Statement of Truth

(I believe) ~~(The applicant believes)~~ that the facts stated in this section (and any continuation sheets) are true.

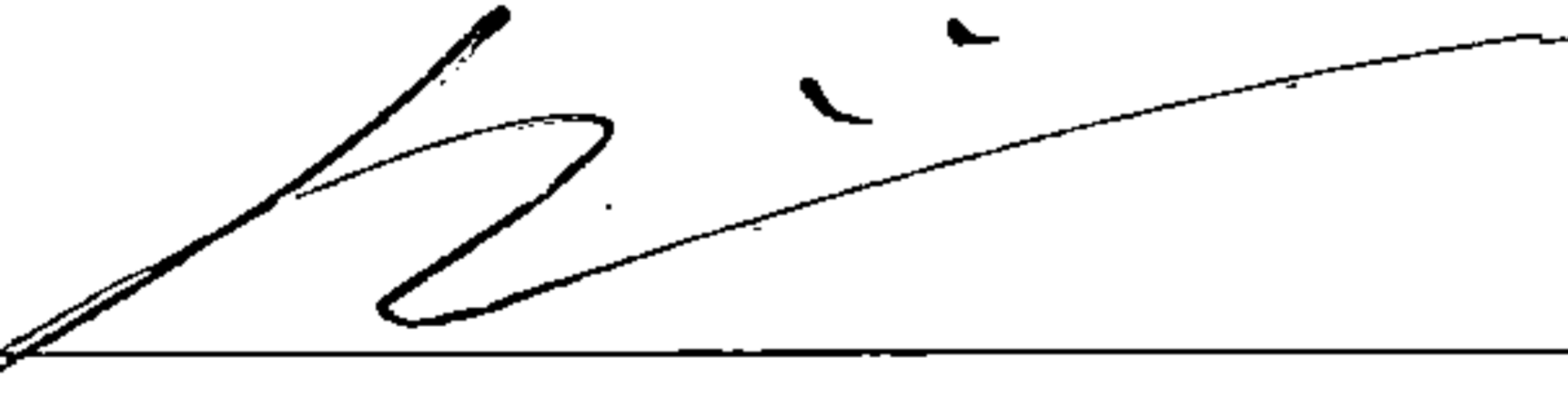
Signed  Dated April 30 2020
Applicant('s legal representative)('s litigation friend)

Full name Neil Piccinin

Name of applicant's legal representative's firm _____

Position or office held _____
(if signing on behalf of firm or company)

11. Signature and address details

Signed  Dated April 30 2020
~~Applicant('s legal representative)('s litigation friend)~~

Position or office held _____
(if signing on behalf of firm or company)

Applicant's address to which documents about this application should be sent

C/- 69a Harefield Road
BROCKLEY
London, United Kingdom

Postcode

S	E	4		
1	L	U		

If applicable	
Phone no.	07733 068 771
Fax no.	
DX no.	
Ref no.	

E-mail address napping2@netscape.net

HELD AT LONDON, UNITED KINGDOM.
BETWEEN:

Rodney N Culleton

Claimant

AND

Peter Damien Quinlan, DBS Chief Justice SCWA and Ors

First Defendant(s)

NOTICE FOR INTERVENTION

Intervener:

Rural Australia Intervention Directive (RAID)

List of current members is attached

Date of document:

30 April 2020

Filed on behalf of:

The Intervener

Date of filing:

May 2020

Prepared by:

Address for Service:

Neil Piccinin

Litigation Friend for Intervener

C/- 69a Harefield Road
BROCKLEY SE4 1LU
London, United Kingdom

Email:

napping2@netscape.net



1. The application for Judicial Review, CO/588/2020, filed in London by Rodney Norman Culleton, for review of a decision of the named person acting as the Chief Justice of the Supreme Court of Western Australia, presents the opportunity for the intervening party to raise its voice for concern of corrupt practices engaged by the Supreme Court of Western Australia (WASC) and elsewhere.
2. This practice has occurred by a departure to the constitutional norms, and the *Supreme Court Act 1935* itself, for which departure, in carrying no judicial authority, has harmed the intervener directly, or indirectly, for which address by the High Court of Justice is warranted as no court in Australia may address the application without the same bias, corruption, pretence and usurpation of power that the current Chief Justice for the Supreme Court is alleged to have shown.
3. The intervener enjoys the constitutional norms as one of the Australian people, the Commonwealth of Australia, for which body must include the Queen and Crown of the United Kingdom in application to the foundation law that establishes, and administers, the Commonwealth of Australia.
4. The intervener has cause, being a Crown subject and land holder, or having been a land holder as the case may be, held under her Majesty's authority in fee simple in accordance with Challis Real Property 3rd edition.
5. The intervener believes that practice of the Supreme Court for Western Australia, WASC, has removed those rights under fee simple and granted unlawful rights under an adopted authority, *Queen of Australia*, being found by the Government through a Constitutional Report in 1988, to be a legal

fiction and hold no constitutional authority recognised in law to take control of and dispose of our farming land that has been held for generations and cause a damage and violation of a right.

6. The intervener relies on the submitted evidence and contentions that the WASC is not operating pursuant to ss 16, 3, and 23 *Supreme Court Act 1935* and the authority holders are not sitting *Corum Judice* to make orders to dispossess the rightful owners of their land and assets, pursuant to the laws of the Commonwealth.
7. The intervener believes that the answer to the question of jurisdiction practiced by the Supreme Court of Western Australia ought to be examined for compliance to the said foundation law for which the constitution of Western Australia relies upon and for which urgency for review is drawn from the First Defendant's failure to reveal his oath where the West Australian gazettes show the publishing an authority, for West Australian appointments, that is not known to the law and the evidence demonstrates the title for adoption by the Queen as pretended and without authority.
8. The intervener believes damage arises for the removal of the practice of law without the Crown and Queen.
9. The intervener believes damage arises against the government of the United Kingdom for failing in their oversight commitments enshrined in the Commonwealth Constitution, as protected by the last provision, referendum, and for which the electors for the Commonwealth have not released that obligation.

10. The intervener understands that the High Court of Justice bears the responsibility to review the cause within the application as the bias, against the proper regard to the constitutions of the federal and state constitutions, is endemic in all the courts within Australia which have failed over three decades to correct itself and instead persist the practice without accountability.
11. The intervener prays for examination of the issues, with attention to the evidence, so that the law for the Commonwealth be restored and that the Queen may not be denied Her Rightful title for which application Her Majesty made promise at Coronation in 1953.
12. The intervener supports the Applicant's application, for judicial review, in the public interest that the law be known and declared for certainty and the unjust and unlawful practices be denied further application.

God Save The Queen.

**Rural Australia Intervention Directive
(RAID)**

**LIST OF INTERVENERS
IN MATTER NO. CO/588/2020 IN THE HIGH COURT OF JUSTICE, LONDON,
UNITED KINGDOM
[Rodney Culleton v Quinlan & Ors]**

April 22 2020

1a) Nathan Webb Smith]

– phone 0418808258 – Current Address: 143 Sandhurst Boulevard,
Sandhurst, Vic 3977

b) Ruth Webb Smith]

- phone 0408886086 - Current Address: 4 Langsford Street, Claremont WA
6010 - RE: (i)Yakka Munga Station, Great Northern Hwy via Broome, WA
(Lot 266 on Deposited Plan 238551, Certificate of Title Volume LR3010
Folio 480);

(ii) Carnarvon Hotel/Motel, 125 Olivia Tce, Carnarvon, WA (Certificate of
Title Volume 579 Folio 14A; Certificate of Title Volume 1362 Folio 542),
both sold by ANZ and/or Permanent Custodians Limited

2a) Lesley Dianne Culleton]

– phone 0437972711- Current Address : C/- PO Box 180, Capel, WA
6271 – (RE: 6 View Court Peppermint Grove Beach, Capel, WA -Lot 147 on
Diagram 69136, Certificate of Title Volume 2053, Folio 300) -sold by ANZ

b) Ronald Norman Culleton] – Current Address: C/- PO Box 180, Capel,
WA 6271

3) Ioanna Culleton

– phone – 0427903376 - Current Address: C/- PO Box 8242, South
Perth, WA, 6151 - (RE: Lot 4561 on Deposited Plan 115707, Certificate of
Title Volume 2654 folio 341; Lot 11583 on Deposited Plan 85525, Certificate
of Title Volume 2654 Folio 342; Lot 4562 on Deposited Plan 115705,
Certificate of Title Volume 2127 Folio 680; Lot 12085 on Deposited Plan
145002, Certificate of Title Volume 185 Folio 49A; Lot 11634 on Deposited
Plan 102638, Certificate of Title Volume 185 Folio 45A; Lot 13061 on
Deposited Plan 146803, Certificate of Title Volume 1514 Folio 738; and Lot
350 on Deposited Plan 302061, Certificate of Title Volume 1795 Folio 578)

4 a) Salvatore (Sam) Giuseppe Sciacca]

— phone 0419985260

b) Noelene Florence Sciacca]

- Current Address: Lot 5 Five Mile Creek Rd Damper Creek Qld, 4849 - (RE: Aqua-United Cardwell P/L Location 2 Nicolson Rd Cardwell Qld 4849; Banana Farm Business Located at 37 South Johnstone Rd Boogan Qld 4860); Great Barrier Reef Shrimp Hatcheries P/L at Figtree Beach Road, Figtree Beach , Qld 4852; residential property location at Lot 5, Five Mile Creek Rd, Damper Creek, Qld 4849]

5a) Samuel Wayne Sciacca]

– phone 0418194178

b) Narelle Jan Sciacca]

- Current Address : 9 Bilgola Drive, Kewarra Beach, Qld 4879 - (RE: LOT 3 RP 886380 County – Nares, Parish – Mourilyan, Title Reference 50072173 Samuel Wayne Sciacca as Principle of Canerush Pty Ltd as Trustee for the W and N Sciacca Family Trust ; LOT 9 SP 183677 County – Nares, Parish – Mourilyan , Title Reference 50563681 Samuel Wayne Sciacca and Narelle Jan Sciacca; LOT 4 RP 886380 County – Nares, Parish – Mourilyan, Title Reference 50072174 Samuel Wayne Sciacca and Narelle Jan Sciacca)

6) Bob Yabsley

– phone 0428584428 – Current Address: 8 Stark Drive, Vale View, QLD 4352.- (RE: Mobandilla”, 34 k west of Goondiwindi, QLD, having an area of 4602 Hectares including 1600 Hectares of developed Irrigation; “Kingumbilla”, adjoining Mobandilla having an area of 841 Hectares, including 388 Hectares of Irrigation {Both Properties are watered with Licences from the Macintyre and Weir Rivers}; “Morocco”, approx. 30k upstream of St George, QLD on the Ballone River).

7a) Kim Henderson]

– phone 0428879040

b) Susan Henderson]

- phone – 0457001213- Current Address :104 Sands Road, CROSSMAN, WA 6390 (RE: Lot 1 on Plan 6250, Vol 1143, Folio 577 taken by NAB)

8a) Garrick Jones]

– phone 0411692190

b) Sharon Jones]

– Current Address: 91 Goodwood Way, Canning Vale, WA 6155- (RE: Address of property taken by Commonwealth Bank - 24 Livingstone Drive, Canning Vale WA 6155)

9) Henry John Kummerfeld

– phone 0497019123- Current Address: C/- Po Box 8242, South Perth, WA 6151 (RE: Mount Cardwell Station : LOT 1 on CP LD 121, LOT 2238 on CP PH2016 and LOT 480 on CP OL427 in the Parish of California, Munderra, Mullaburra and Ord, Title Reference 17657054, 17664139, 17662142; LOT 95 on CP LN409 in the Parish of Limestone, Title Reference 30475246; and LOT 182 on Registered plan 614688 in the Parish of Nicholson, Title Reference 30475246 in the state QUEENSLAND)

10) Francis William Stralow

– Phone: 0419742808- Current Address: Trivalore Station, Richmond, Qld 4822 (RE: Mount Sturgeon Station, Hughendon, Qld 4821)

11) John McClymont

– phone: 0427417295- Current Address: 78 Galah St, Longreach, Qld 4730- (RE The court documents BS9743/13 and warrant 195/13, related to all three properties;
Dunrossie Lot 2 TL 15 and Lot 1 TL 29. TR 50134179 and 50133956.
Freehold with caveat; Stenhouse. Lot 2 TL32. TR 17667135; Inverness. Lot 4 TL 28. TR 50550975. Freehold with caveat.)

12a) Dennis Fahey]

– phone 0484004840- Current Address: C/- PO Box 326, Charters Towers, Qld 4820

b) Alison Fahey]

– (RE: Properties: Keen-Gea Station, M/S Torrens Creek, Qld 4816; Atherfield Station, M/S Torrens Creek, Qld 4816; Fairview Station, M/S Winton, Qld 4735; 44 Bluff Road, Charters Towers, Qld 4820).

13a) Madonna Marea White]

– phone 0400819433

b) Charles Kenneth White]

– phone: 0497096077- Current Address: C/- PO Box 8242, South Perth, WA 6151- (RE: "Wokolena" 62 WOKOLENA LANE, CHARTERS TOWERS, QUEENSLAND, 4820, AUSTRALIA; 2297 SEXTONVILLE ROAD, DOUBTFUL CREEK, NEW SOUTH WALES, 2470, AUSTRALIA.)

14) John Wharton

– Phone 0427777660- Current Address: 13 Simpson Street, Richmond, Qld 4822. -(RE: name of my properties was Runnymede at Richmond; and Red Rock Station in the Georgetown area, in the North West of Queensland) sold Bankwest/Commonwealth Bank)

15) Carolyn Thomson

– Phone 0408602049- Current Address: 2 Cosmos Place, Hamlyn Terrace, NSW 2259 – (RE: 26 Bellanboe Circuit, Pelican Waters QLD 4551)

16) Tony Ransom

– Phone 0412212221 – Current Address: 9 Hodges Street, Middle Swan, WA 6056 - (RE 78 and 80 Bennett Street, East Perth, WA 6004; Involved financiers: Aussie Home Loans)

17) Craig Hutton

– Phone 0418931911- Current Address; C/- PO Box 207, Capel WA 6271

18) Bradley Ward

– Phone 0429641007- Current Address: 1875 Dumbleyung/Lake Grace Road Dumbleyung WA 6350

19a) Benjamin Tiver

– Phone: 0433313470 - Current Address: 2 View St, Burra, SA 5417

b) James Tiver]

c) John Tiver]

d) Margaret Tiver] - Phone: 0408192245- Current Address: 297 Copperhouse Rd, Burra, SA 5417

20a) Petah Stone]

- Phone: 0427668034

b) Val Stone] Current Address: 26 Bennett Street, Lake Grace WA 6353

21) James Whelan

- Phone: 0429872889- Current Address: C/- PO Box 1756, Charters Towers, Qld 4820; Email: RJHWhelan@outlook.com

22) Charles Starky

- Phone: 0428845661 – Current Address: C/- PO Box 1155, Kenmore, Qld 4069,

Email: charliestarky21@gmail.com

23) Tim Burgess

- Current Address: 21 Wattle Street, Tewantin Qld 4565; - Phone - 0492896071 [RE: 12 St Andrews Dr, Tewantin Qld (Bankwest)]

- Email: burgot42@gmail.com

24a) Margaret Menzel

- Phone: 0407779700 – Current Address: 23 MacMillan St, Ayr, QLD 4807

b) Max Menzel

- Email: mailsack@bigpond.com