

**IN THE HIGH COURT
OF JUSTICE**

CO No. 588 of 2020

HELD AT LONDON, UNITED KINGDOM

BETWEEN:

Rodney N Culleton

Claimant

AND

Peter Damien Quinlan, DBS Chief Justice SCWA and Ors

First Defendant(s)

APPLICATION FOR INTERVENTION

Applicant: Kaurareg First Nation Tribal Peoples (The Intervener)

Date of document: 15 March 2021

Filed on behalf of: The Intervener

Date of filing:March 2021

Prepared by: Intervener

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1. Comes now the Kaurareg First Nation Tribal Peoples, for application to intervene in the application for Judicial Review, CO/588/2020, and to support the same.

2. The Kaurareg First Nation Tribal Peoples request standing before the High Court of Justice in this Judicial Review Application on the grounds that the rights of the applicant would be affected by the decision of the court.
3. The Kaurareg First Nation Tribal Peoples have a legal relationship with the Crown and seek an outcome by the court consistent with the law that restores the Commonwealth for the basis upon which liaison and cooperation may be engaged in administration through which to advance our aspirations and goals of self-determination.
4. The Kaurareg First Nation Tribal Peoples understand that the court has the first task before it, of deciding the merits of jurisdiction for Judicial Review, CO/588/2020, to determine whether the Australia Act 1986 (Cwth), under Queen of Australia, is valid.
5. The Kaurareg First Nation Tribal Peoples understand the merits of 'The Case for Jurisdiction' before the court to be forceful in the application of the foundation law for the Commonwealth of Australia and the role of the Crown as bound, and support the same.
6. The Kaurareg First Nation Tribal Peoples believe the nature of the current administration in Australia is not lawful, as being contrary to the Constitution of the Commonwealth of Australia and contrary to the Crown.
7. The Kaurareg First Nation Tribal Peoples understand that the people of the Commonwealth of Australia are currently not lawfully represented.
8. The Kaurareg First Nation Tribal Peoples understand that the Government of Australia is not the Government of the Commonwealth of Australia.
9. The Kaurareg First Nation Tribal Peoples understand that the Parliament of Australia is not the Parliament of the Commonwealth of Australia.

10. The Kaurareg First Nation Tribal Peoples believe that the Government of Australia has failed our peoples and oppresses our aspirations contrary to the inalienable rights of a people to self-determine and the right of free association.
11. The Kaurareg First Nation Tribal Peoples believe that the Australia Acts are contrary to law and may not act to sever the links to the Crown, nor release the Crown from its obligations.
12. The Kaurareg First Nation Tribal Peoples believe that the restoration of the Commonwealth of Australia is just as it accords to the law in recognition of the authority of the Australian people.
13. The Kaurareg First Nation Tribal Peoples believe that the restoration of the Commonwealth of Australia will restore Queen Elizabeth II to Her rightful position.
14. The Kaurareg First Nation Tribal Peoples believe that any position to oppose the application for the Judicial Review is not available as it would amount to a denial of Her Majesty Queen Elizabeth II right and enlivens section 3, of the Treason Felony Act 1848 (11 & 12 Vict. c. 12).
15. The Kaurareg First Nation Tribal Peoples believe that the restoration of the Crown will provide the basis of mutual cooperation for the aspirations of our people.
16. The Kaurareg First Nation Tribal Peoples, as the Intervener, supports the Applicant's application, for Judicial Review, in the public interest that the facts and law be known and declared for certainty, and that the unjust and unlawful practices of the Government of Australia be declared void.



Willie Ara WIGNESS (Litigation Friend)

Date: 15 March 2020