

**IN THE FEDERAL COURT OF AUSTRALIA
NEW SOUTH WALES DISTRICT REGISTRY**

No. of 2004.

John Wilson
Prosecutor

Major-General Michael Jeffery
Defendant

SUMMONS

To the defendant:

Major-General Philip Michael Jeffery,
Government House,
Dunrossil Drive,
Yaralumla,
ACT, 2600.

You are required to appear before the Federal Court of Australia at the time and place specified below to answer the charge the prosecutor makes against you, viz.

1. **Treachery**, which is an indictable offence under section 24AA of the *Crimes Act 1914*.
2. Under section 24AA of *the Crimes Act 1914*, “***A person shall not do any act or thing with intent to overthrow the Constitution of the Commonwealth by revolution***”.

The Constitution of the Commonwealth of Australia is contained in the document “*Draft of a Bill To Constitute the Commonwealth of Australia A.D. 1898*” which was approved by referendum in 1899. Section 2 therein says that “***A Governor-General appointed by the Queen shall be Her Majesty’s***

representative in the Commonwealth, and shall have and may exercise in the Commonwealth during the Queen's pleasure, but subject to this Constitution, such powers and functions of the Queen as Her Majesty may be pleased to assign to him."

Covering Clause II of this "*Draft of a Bill*" says that "*This Act shall bind the Crown, and its provisions referring to the Queen shall extend to Her Majesty's Heirs and successors in the Sovereignty of the United Kingdom.*"

However, the Privy Council Office in 2 Carlton Gardens, London SW1Y 5AA, England, ie: the Office of the Queen-in-Council, says "*there is no Order for this appointment.*" when replying (on 19 August 2003) to my email (of 14 August 2003) to them. My email said "*I would like to view the Order Approved at the Council appointing the new Governor-General of Australia, Major-General Michael Jeffery. Please send me internet directions/instructions on how I can see the relevant documents*".

Therefore, Major-General Jeffery's appointment to be Governor-General of the Commonwealth of Australia is false and, by the Major-General's pretence that he has been legally appointed by the Queen, he has done an act with intent to overthrow the Constitution of the Commonwealth by revolution, ie: by a complete change from system of governance laid down therein.

Major-General Michael Jeffery has not been duly appointed by Her majesty Queen Elizabeth the Second of the United Kingdom and has assumed the executive power of the Commonwealth of Australia against the provisions of the Australian Constitution. This is Treachery.

Other elements of the fraud are evident in the "*Commission*" document. One element is the phrase, "*Passed*

under the Royal Sign Manual and the Great Seal of Australia

...”

Firstly, the purported “***Royal Sign Manual***” in the top right-hand corner of the document with the signature of “***Elizabeth R***” is quite dissimilar to other examples of the Royal Sign Manual.

Secondly, the referred to “***the Great Seal of Australia***” carries no authority because no “***Great Seal of Australia***” has ever been adopted by way of a Referendum put to the People of Australia, which is how the Australian National Flag was validated and also how the Great Seal of the United States was instituted in that country. It is the Great Seal of the United Kingdom that is required to implement the Commission of the Governor-General of the Commonwealth of Australia, as set out in the Letters Patent of 1900. The Great Seal of the United Kingdom was not used on the purported Commission for Major-General Jeffery. This has been confirmed in the United Kingdom’s High Court of Justice Chancery Division on Friday, 25th June 2004 in the matter of *David Claude Fitzgibbon –v- HM Government of the United Kingdom of Great Britain & Northern Ireland (HCO3C03923)* when Master Bowman said, in his Judgment when referring to the appointment of Major-General Jeffery to be the Governor-General of the Commonwealth of Australia, “***the wrong seal has been used. The effect of such misuse was not explored at the hearing (which occupied no more than two hours).***”

Thirdly, the Prime Minister, John Howard, countersign the purported Royal Sign Manual at the bottom. This person has no authority to perform such a role. Halsbury’s Laws of England paragraph “***912. Authority for sealing***” says that “***A warrant under the sign manual, countersigned by the Lord Chancellor, or by one of the principal Secretaries of state, or by the Lord High Treasurer or two of the Treasury Commissioners, is a***

necessary and sufficient authority under the Seal of the United Kingdom, according to the tenor of the warrant. “

3. Major-General Michael Jeffery, posing as the Governor-General of the Commonwealth of Australia has issued a “***Proclamation***” which he “***Signed and sealed with the Great Seal of Australia on 29 August 2004***” – and this “***Proclamation***” was countersigned by John Howard under the words, “***By His Excellency’s Command***”. This “***Proclamation***” said “***I, PHILIP MICHAEL JEFFERY, Governor-General of the Commonwealth of Australia, acting under section 5 of the Constitution: prorogue the Parliament from 4.59pm on Tuesday, 31 August 2004, until Saturday, 9 October 2004; and dissolve the House of Representatives at 5pm on Tuesday, 31 August 2004.***”

Major-General Jeffery is not the duly appointed Governor-General of the Commonwealth of Australia and has no executive power to prorogue the Parliament and dissolve the House of Representatives. This is an act with intent to overthrow the Constitution of the Commonwealth and he is guilty of the offence of Treachery under section 24AA of the *Crimes Act 1914*.

4. “A crime is an act (or sometimes a failure to act) that is deemed by statute or by common law to be a public wrong and is therefore punishable by the state in criminal proceedings. Every crime consists of an *actus reus* accompanied by a specified *mens rea* “ (Oxford Reference A Dictionary of Law).

The *actus reus* (a guilty act) is established above by detailing of what Major-General Jeffery has done in violation of statute and common law.

The *mens rea* (a guilty mind) lies in the fact that Major-General Jeffery is an admitted Freemason. Freemasonry is the

largest worldwide secret fraternal order which, in the 17th and 18th centuries adopted the rites and trappings of ancient religious orders and chivalric brotherhoods (Encyclopedia Britannica). Freemasons swear to protect each other at all costs – even to the point of eliminating **Democracy**.

With a Democracy, sovereignty (the ultimate authority to make and enforce laws) lies with the People and the actual word, “**Democracy**”, means “*people rule*” and Democratic Government is “*government of the People, by the People and for the People*” (Abraham Lincoln). Democratic Government consists of 3 Arms or Branches, ie: (1) the Parliament; (2) the Executive; and (3) the Judicature, and is a system of “checks and balances). In contrast to this, an **Oligarchy** is “*a form of government in which a few people have the ruling power*” (World Book Dictionary).

Oligarchy exists in Australia and, to achieve this, all 3 Arms of Government are controlled by Freemasons. Major-General Jeffery has assumed the Office of the Executive, ie: the Office of the Governor-General. The Parliament is ruled by Freemasons, eg: the Prime Minister John Howard. The Judicature is controlled by Freemasons - and, to ensure this domination of the Courts, the People’s Right to Trial by Jury, ie; “*the lawful judgement by equals*” (*Magna Carta 1215*), has been undermined and eliminated by “*divers evil counsellors, judges and ministers*” (*Bill of Rights 1688*).

Major-General Jeffery is being a good Freemason – but, in order to obey the demands of the Order of Freemasonry, he is guilty of **Treachery**.

5. These proceedings are instituted by John Wilson, as the Prosecutor, for the commitment for trial of Major-General Jeffery under section 13 of the *Crimes Act 1914* and section 24C of *this Act* is inapplicable because there is no legitimate Attorney-General to institute them nor give consent nor

authorize in writing any person to institute them. The purported Attorney-General , the Hon. Phillip Ruddock, MP, has not been duly appointed and sworn into that office by a duly appointed Governor-General, ie: Major-General Jeffery is not the Governor-General of the Commonwealth and has no power to appoint anyone to the office of Attorney-General. Similarly, no Judicial Officer can have any authority or jurisdiction pertaining to these proceedings, ie: their appointments are equally invalid because the Governor-General who supposedly made those appointments was not duly appointed, himself.

TAKE NOTE that if you do not appear before the Court at the time and place specified below, a warrant may be issued for your arrest.

Time:

Place: Law Courts Building, Queen's Square, Sydney, NSW 2000.

The prosecutor's address for service is 331 North Rocks Road, North Rocks, NSW 2151.

Date:

Registrar.