

Affidavit

of Larry Hannigan

On this day **Wednesday Sixteenth Day** of **September** in the **year Two Thousand and Twenty** in the **Private** known as **COMMON LAW JURISDICTION**, I **Lawrence** of the family name **Hannigan** of Nineteen Nutt Street near the Post Code of 4605, my Brother the Late **Maxwell** of the family name **Hannigan** presented me with a 2018 Legal Tender known as the last will & testament of **Max** of the family name **Hannigan** that supersedes the previous WILL of 2008, and

I refer to the foundations of the LAW within the Private referring to **Law of Torts, Legal Maxims and Mordecai's Decree**, referring to the last **2 Chapters** of **Esther** known as **PURIM - Deliverance**, by LAW, this is where Solicitors & Barristers cannot enter, the **FOREIGN CORPORATION** trading as **Aubrey Brown Lawyers** of 5/210 Central Coast Hwy, ERINA NSW 2250 and 3/8 Reliance Drive, Tuggerah NSW 2259 **being a Military Vessels** upon the **Sea of Commerce** that operate in the LEGAL FICTION, therefore **the ORIGINAL INSTRUMENT** known as **Max Hannigan's Last Will & Testament**, signed by **the Late Max** of the Family name **Hannigan** is located in his van held by **Reardon's Towing** of Pty Ltd Lot 1/ Peachey Rd, Ormeau QLD 4208, and

The vehicle was located in Queensland, the **Evidence Act** allows **common law**, or previous decisions of the courts evidence is admissible when FACTS are provided, for in this matter **Relevance has been established**, whereby it is **Legally Admissable** as to the **factors** known as **EVIDENCE**, in this case documentary evidence remains in the vehicle that ensures **VALIDITY OF CLAIM**, thus I had activated the Transport Company to shift the vehicle, and

Consider the following facts:-

- (1) **Trade Practices Act 1974 (Cth) s52 – Prohibits a corporation in trade and commerce from engaging in conduct that is misleading or deceptive or is likely to mislead or deceive** and
- (2) **Fair Trading Act 1999 Part 5B, sections 93K (1) & (2)** of that Act essentially prohibits debt collectors from recovering fees from a debtor **"UNLESS A CONTRACT EXISTS BETWEEN THE PARTIES" must be a written & signed agreement** to that effect, the same situation existed in the previous Act; the Private Agents Act 1966 Section 38, Offence to charge debtor for cost of debt collection.
- (3) I refer to **Criminal Code Act 1995, Sect 268.10** - Crime against humanity - enslavement. On August 20, 2001, the penalty was fixed at 25 years jail for anyone who exercises any or all of the powers attaching to the right of ownership over a man includes purchases, sells, lends or barter a man or imposes on a man a similar deprivation of liberty and also includes exercise a power arising from a debt incurred or contract made by a man.
- (4) I refer to **Section 79 of the Australian Constitution [Number of judges]** The federal jurisdiction of any court may be exercised by such number of judges as the Parliament prescribes.
- (5) I refer to **Section 80 of the Australian Constitution [Trial by jury]** The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.
- (6) I refer to **Section 109 of the Australian Constitution [Priority of Commonwealth laws over State laws]** When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.
- (7) I refer to **Imperial Acts Application Act 1980 - No. 9426 of 1980 Part II—Transcribed Enactments** that all grants and promises of fines and forfeitures of particular persons before conviction, are