

**TO: Ms Rosemary Musolino | Deputy Registrar High Court of Australia
305 William Street | Melbourne VIC 3000**

**CC: Alisa Kelley Registrar | Mental Health Review Tribunal: THIS IS WRIT
APPLICATION SERVICE NOTIFICATION TO: The Defendant; The Mental Health
Review Tribunal (MHRT)**

New South Wales; And President Paul Lakatos SC

IN THE HIGH COURT OF AUSTRALIA

MELBOURNE REGISTRY:

**Re: Application for A Constitutional Or Other Mandamus Prohibition
Writ for Mental Health Review Tribunal NSW; Under the JUDICIARY ACT
1903 - SECT 33 Mandamus Prohibition**

**Ouster of office (1)(b) requiring any court to abstain from the exercise
of any federal jurisdiction which it does not possess.**

BETWEEN:

Lea Catalaa

Plaintiff

and

**The Mental Health Review Tribunal (MHRT) New South Wales and
President Paul Lakatos SC**

Defendant/s

APPLICATION FOR A CONSTITUTIONAL OR OTHER WRIT: The plaintiff as Self-Representing litigant, applies for the relief set out in Part I below on the grounds set out in Part II below

Under the JUDICIARY ACT 1903 - SECT 33 Mandamus Prohibition Ouster of office (1)(b) plaintiff Lea Catalaa (via her Authorised Advocate Glenn Floyd) is seeking High Court orders and/or writs, (and/or extension of time), requiring the Mental Health Review Tribunal (MHRT) New South Wales, to IMMEDIATELY abstain from hearing on 23 December 2020, the current C23687 application by Karen Booyens Katoomba Community Health NSW, for a forced Community Treatment Order of forced Paliperidone psychotropic neurotoxin drugs, via forced intramuscular injections upon Lea Catalaa, without and against her informed consent.

Whereby Lea Catalaa has notified the MHRT of her Constitutional Act 1901, Section 51(XXiiiA) defence rights prohibiting this forced medical treatment upon her person and which under her Constitutional Section 51(XXiiiA) 'imposition of civil conscription' rights; is also a criminal assault and battery upon her person.

The writ/s-orders sought are to immediately prohibit the MHRT 23 December 2020 hearing from proceeding forthwith, to prevent the MHRT from the unlawful exercise of any federal jurisdiction which the MHRT itself declares on 23 November 2020 11:24 AM, it does not possess; in such notified Section 51(XXiiiA) defence rights matters.

The MHRT itself declares on 23 November 2020 11:24 AM, QUOTE: "The Tribunal does not and cannot exercise any Commonwealth powers. The Tribunal is established under NSW State law and does not hold federal jurisdiction or exercise federal judicial power." ENDQUOTE.

Best regards

Glenn Floyd

[Lea Catalaa's Authorised Personal Advocate & U.N. Observer Reporter Advocate](#)