

BREACH OF JURISDICTION

(CRIMINAL LAW SENTENCING STANDARDS)

REPORT

INTO

PRISONER DAVID P JARRETT'S 2002 RE-SENTENCING,
AND HOW THE SOUTH AUSTRALIAN GOVERNMENT
CONVERTED DAVID P JARRETT IN A 'POLITICAL PRISONER',
AND DID SO ILLEGALLY.

AUTHOR: DAVID JARRETT

© 2018.

INTRODUCTION

PREFACE

It is now August 2018, and after more than four years, from first to last page of this document, it is finally completed.

There is a lot more which I could have written, but I needed to finish it.

The subject point is my criminal jurisdiction sentence, court imposed, included within sentence judgment was very specific wording, forming abrogation instructions to my sentence enforcer, the State Government.

For a quick look into the feature argument, I direct your attention to pages 426, 427, 428, 429, and then to the paragraphed [text at 2615. to 2627. (inclusive), 2362. to 2484. (inclusive) *ibid*], or, you could simply start at page one.

I apologise for how messy the format and some text is. I don't have access to a type-writer or computer, and, at times my mental health and narcoleptic-type sleep disorder have significantly contributed to the style/neatness (or messiness), of the writing.

I've tried to also use different bracket styles and underline styles, so I can keep track of the many side-line arguments/points being made.

This document is only due to me ^{HAVING} ~~BEING~~ tried to obtain honest enforcement of my 2002 sentence judgment, but this state wants to instead treat me as a political prisoner, then lie about that fact, the subject point and writing this document, have put me so close to break point so many times, that I literally battle myself every single day. I do want to stay alive, but, I'm running out of steam, and I honestly don't know how much more I am able to absorb.

DPJ

EDITING CHANGES TO INCLUDE

PAGE No.	PARA. No.	FROM / TO	CHANGES
299.	1135	FROM	"... WHICH WAS ALREAY STATUTE..."
		TO	"... WHICH WAS ALREADY STATUTE..."
319.	1257	FROM	"... JUDGMENT PROPER [208.], THEREIN..."
		TO	"... JUDGMENT PROPER [207.], THEREIN..."
469.	2257	FROM	"... 2038. (INCLUSIVE), AND, SAID..."
		TO	"... 2038. (INCLUSIVE) IBID], AND, SAID..."

REFERENCE PAGES

REFERENCE TEXT IS INDICATED THROUGHOUT THIS DOCUMENT, IN A VARIETY OF WAYS, SUCH AS TO DIRECT TO PARAGRAPH/TEXT LOCATION (EXAMPLE "[SEE TEXT AT 1. IBID]", WHICH DIRECTS TO PAGE No. 1, PART. 1., PARAGRAPH LOCATION 1., ANOTHER EXAMPLE "[SEE TEXT AT 1388. IBID]", WHICH DIRECTS TO PAGE No. 339, PARAGRAPH/TEXT LOCATED FROM POINT ON LINE WITH 1388 AT FAR LEFT END), OR TO DIRECT TO FORMAL REFERENCE TEXT (EXAMPLE "[1.]", WHICH DIRECTS TO PAGE REF. 1., REFERENCE ITEM 1, "THE AUSTRALIAN CONSTITUTION...", ANOTHER EXAMPLE "[74., 77. AND 80.]", WHICH DIRECTS TO REFERENCE ITEMS 74, AND 77, AND 80.).

ALL FORMAL REFERENCE TEXT IS SOURCED FROM LEGITIMATE WORKS AND APOLOGIES IF I HAVE NOT PROPERLY INDICATED THE ACCURATE REFERENCE DETAILS.

INDEX

PART. No.	PAGE. No.	PARAGRAPH/TEXT LOCATIONS	DESCRIPTION
PART. 1.	1.	1. - 11.	
PART. 2.	4.	12. - 26.	BRIEF BACKGROUND
PART. 3.	9.	27. - 149.	ARGUMENT FOUNDATION
PART. 4.	56.	150. - 230.	PAROLE FOR LIFERS
PART. 5.	84.	231. - 252.	
PART. 6.	92.	253. - 322.	
PART. 7.	116.	323. - 386.	
PART. 8.	140.	387. - 408.	'PAROLE BOARD'
PART. 9.	150.	409 - 863.	ERRONEOUS DECISIONS BY THE COURT IN WATSON APPEAL
PART. 10.	259	864 - 2484	SUBSTANTIVE LAW AND RIGHTS V. PROCEDURAL LAW AND RIGHTS.
PART. 11.	495.	2485 - 2511	DISTINCTION FROM JULIAN KNIGHT APPEAL
PART. 12.	499 - 523.	2512 - 2729	REMAINING MATTERS