

Parliament House, Canberra ACT 2600 02 6277 3398 | senators.interests@aph.gov.au

> REGISTRY OF 29 NOV 2017 8 48 AM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship - 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was

Section 1—Se	nator's det	ails							
Surname: Gallacher									
Other Names:							Stat	е.	
Alexander McEa	achian						SA	•	
Section 2—Se	nator's hirt	h and	citizer	shin d	etaile				
Place of birth: Scotland					nship held	at bi	rth:		
Date of birth:		****			f Australia Australian citiz			ation	1:
01 /	01 /	1954			9 /	6	/	19	080
Day	Month	Year		Day Month Year					ear
Section 3(a)—	Senator's p	arent	s' birth	details	3				
		Moth	er				Fath	er	
Place of birth:	cotland				Scotland				
Date of birth:			, Apr	гох	25	1.	05	,	1925

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

110011004-0131	Ma	Maternal grandmother				Maternal grandfather					
Place of birth:	Scotland				Sc	otland					
Date of birth:	Day	/ Month	/	Approx 1895/96 Year		Day	1	Month	/	Approx 1892/93 Year	

	Patern	al grandmo	other	Pa	iternal gra	ndfather
Place of birth:	Scotland			Ireland		
Date of birth:	16 / Day	12 / Month	1900 Year	Day	/ Month	/ Approx 1901/02 Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

My wife was born in Italy in 1956. She became an Australian citizen on 22 April 1996 prior to our marriage on 13 March 2011.

According to the Ministero degli Affari Esteri e della Cooperazione Internazionale website, it is necessary to apply to obtain Italian citizenship through marriage, for a man marrying an Italian woman in 2011.

I have never applied for Italian citizenship through marriage and no such application has ever been made on my behalf.

Accordingly I have never acquired Italian citizenship.

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

• •	al grandfather was Irish.
automatica	under the <i>Irish Nationality and Citizenship Act 1956</i> the grandchild of an Irish citizen does ally acquire Irish citizenshi <mark>p by des</mark> cent. A grandchild of an Irish citizen may apply to n Irish citizen, by apply <mark>ing to have his or her birth registered in the Foreign Births Register</mark>
l have neve behalf.	er applied to become an Irish citizen, and no such application has ever been made on my
According	ly I have never acquired Irish citizenship.
ction 4(s	a)—Foreign citizenship
•	ver been a citizen of any country other than Australia?

NO — Proceed to Section 6

YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
United Kingdom	I renounced my British Citizenship by completing a Declaration of Renunciation of British Citizenship on 19 July 2010, prior to first nominating for election to the Senate at the Federal election held 21 August 2010.	19 July 2010	Declaration of Renunciation of British Citizenship

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end should be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination

On the date yo		ction in this 45th Parliame	ent were you a cit	izen of any
	O — Proceed to S	ection 4(c)		
☐ YI		ence of any steps you ha		nce the
Country	Action		Date	Evidence attached
	 f the steps taken to renoun ase date and initial each pa	ce foreign citizenship prior to the age of any attachment.	date of nomination sl	hould be attached
⊠ N	O — Proceed to Se		·	
LJ Y	citizenship:	ence and details of steps	taken to renounce	е
Country	Action		Date	Evidence attached
	f the steps taken to renour ase date and initial each p	nce foreign citizenship prior to the age of any attachment.	e date of nomination si	hould be attached

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

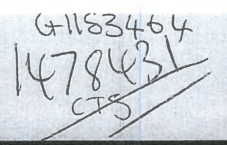
Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached
	-

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date	
Algalle Dr.	29, 11, 15 Day Month	Year





Form RN April 2008 Official Copy

DECLARATION OF RENUNCIATION OF BRITISH CITIZENSHIP, BRITISH OVERSEAS CITIZENSHIP, BRITISH OVERSEAS TERRITORIES CITIZENSHIP, BRITISH NATIONAL (OVERSEAS) OR BRITISH SUBJECT STATUS

IMPORTANT: Please read the guide RN before you fill this form in. Both parts of the form should be completed, signed and submitted. Please write in BLOCK LETTERS.

h. Jur declaration of renunciation is registered the Applicant's Copy of this form will be signed, stamped and returned to you, and will be formal evidence of the renunciation.

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	(full name)	ALEX	A	ND	E	4/	M	C	E	A	C	5/	1	A	N		<u> </u>		
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	of (full address)			56						1									
						H		No.			Value of			S H	yin"		ay Isa		
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	at (place and coul	ry of birth)	1/E	W	Clu	M	N	0	<u>C</u>	K		S	5	0	T	<u>ا ا</u>	AN	1D	
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		eas territories c	itizen																
	☐ British Nati	nal (Overseas)																	
	☐ British sub	ct																	
	wish to renounce	(please tick)																	
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	See section 1 o								and the second	-	-		_			(-	()		
olo	must complete eithe or about to be acq	red.														a or a	пу ош	er ciu	2011
3.	I hold the following	g citizenship or i	nationa	lity oth	er than	the ci	tizens	hip	or s	tatu	slw	ish to	o rei	nour	ice:				
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	NIA																		

6.	Declaration	
	WARNING: To give false information on this form knowingly or recklessly is a criminal offence punishable with up to 3	3 mo
	imprisonment or a fine not exceeding £5000 or both (Section 46(1) of the British Nationality Act 1981 as amended	l).
	1, (full name in BLOCK LETTERS) ALEXANDER MC EACHAN GALLACHER	
	declare that the host of makes the first of	
Ou.	Signature Date 7 - 1	
)-		-
7.	Declaration by countersignatory	8.0
	Name:	
	Address:	
*.		
	Daytime	
	telephone number:	
	Either:	
	Leapfirm that Lam aged 18 or over that I know the person who is making this declaration of renunciation	, an
	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections	, an 1 an
	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections the guide.)	ı, an 1 an
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	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections the guide.)	d be
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	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections the guide.) Or:	d be
	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections the guide.) Or:	d be
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	I confirm that I am aged 18 or over, that I know the person who is making this declaration of renunciation he/she is of full capacity. I am willing to give full details of my knowledge of this person. (See sections the guide.) Or:	d be

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Parliament House, Canberra ACT 2600

02 6277 3398 | senators.interests@aph.gov.au REGISTRY OF

> 3 0 NOV 2017 6.07PM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship - 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was

an Australian o	citizen.					
Section 1—Se	enator's details					
Surname:						
	GEO2GIOU.					
Other Names:		St	tate:			
PANI	AGIOTIS (PETER)		W,A.			
Section 2—Se	enator's birth and citizens	hip details				
Place of birth:		Citizenship held at birth:				
PEG	277+					
WESTERN	I AUSTRALIA.	AUSTRALIAN.				
Date of birth:		Date of Australian naturalisation: (If not an Australian citizen by birth)				
13	101 /1974	1 1				
Day	Month Year	Day Month	Year			
Section 3(a)	-Senator's parents' birth					
	Mother	Fa	ther			
Place of birth:	ATHENS GREECE.	ADIRION	1			
	HITTEN S OICLECE.	GREECE				
Date of birth:	8 , 3 , 194	7.18	, 1939			
Date of billi.	Day Month Yea	Day Mon				

- (1) The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017
- (2) If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.
- (3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother	Maternal grandfather
Place of birth:	EVIA GREECE,	ATHENS GREECE.
Date of birth:	NIA / NIB / 1920 Day Month Year	NA / NA / 1920 Day Month Year

	Paternal grandmother	Paternal grandfather
Place of birth:	MISSOLONGHI	ANDIRIO
	GREECE	GREECE.
Date of birth:	NA. / NA / 1916 Day Month Year	N/A / N/A · / 1912 . Day Month Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

		F				
F.						
1						
		2				

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

HELLER	ATTACHED SHEET FROM ENIC REPUBLIC EMBASSY OF GREECE. BERLA.	

Section 4(a)—Foreign citizenship

Have you ever been a	citizen of any country	other than Australia?
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Ø	NO	— Proceed to Section 6
	YES	- List the countries that you have been a citizen of, and evidence of
		the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end should be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination On the date you nominated for election in this 45th Parliament were you a citizen of any country other than Australia? NO — Proceed to Section 4(c) YES — Provide evidence of any steps you have taken to renounce the citizenship of the country prior to the date of nomination: Country Action Date Evidence attached NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination should be attached to this form. Please date and initial each page of any attachment. Section 4(c)—Are you now a citizen of any country other than Australia? NO — Proceed to Section 5 YES — Provide evidence and details of steps taken to renounce citizenship: Action Date **Evidence** Country attached

NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination should be attached to this form. Please date and initial each page of any attachment.

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached
¥2 ±	

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date
Tologof.	30 / 11 / 2017. Day Month Year



TRANSLATION INTO ENGLISH

(National Emblem)
HELLENIC REPUBLIC
Ministry of Interior
General Secretariat of Citizenship
Division of Citizenship

Section of Determining Citizenship Address: Stadiou 31, P.C. 105 59 Athens

Information: Tsarbopoulou Aik.

Tel. 213 136 1686 Fax. No. 213 136 1616

Email: e.tsarbopoulou@ypes.gr

Athens, 16/11/2017

Protocol No. 2017/0035553

File No. 209902

To: Embassy of Greece in Canberra

c/o Ministry for Foreign Affairs

ST3 Division 3 Akadimias St. Athens 10671

Subject: "Citizenship matter of Australian national Panagiotis GEORGIOU, son of Dimitrios and

Margarita, born in Australia in 1974

Re:

Embassy of Greece in Canberra Document nu. 730/112/AS912/10.11.2017

In response to the above, under reference, document regarding the subject issue, we communicate the following:

According to article 27 of the Greek Nationality Code (L.3284/2004) combined with article 1 of the Provisions Code for Male Registries (L.2119/1993), the acquisition of greek nationality/citizenship is proven by the registration within the Municipal and Male Registries (cases of males) of the Greek State.

In the specific case, and after investigation conducted by our Offices, no such registration of GEORGIOU Panagiotis (son) of Dimitrios, born on the 13/01/1974 in Australia, in either the Municipal or Male Registries appeared.

Consequently, according to current legislation, as no registration ever took place within the Municipal or Male Registries of the State, he can not be considered a Greek citizen/national.

The Head of the Division Oyli Aikaterini

(Official Seal of the Ministry of Interior)

True Copy
The Head of the Secretariat and
Archives of the Citizenship Section

(signature)

ANT, ANTHOPOULOU

Canberra, November 30th, 2017

For the authentication of the signature of the acting translator.

no tu

Ekaterini Xagorari Ambassador of Greece The Acting Translator

Ioanna Trifilli Attaché

9 Turrana Street, Yarralumla, ACT 2600, Tel. (02) 6271 0100, Fax. (02) 6273 2620, Email. Gremb.can@mfa.gr



30 November 2017

Registrar of Senators' Interests

Department of the senate

SG.39 Parliament House

Canberra, ACT 2600

Dear Registrar,

Please find enclosed as follows:

- 1. Senator's signed statement in relation to Citizenship
- 2. Affidavit of Senator Gichuhi dated 4 April 2017 and exhibits filed in the High Court in **Re Day** [No 2] [2017] HCA 14, 5 April 2017 C14/2016
- 3. Affidavit of Senator Gichuhi dated 18 April 2017 and exhibits filed in the High Court in *Re Day* [No 2] [2017] HCA 14, 5 April 2017 C14/2016
- 4. Opinion of Professor Ghai dated 27 March 2017 filed in the above High Court proceedings
- 5. Letter from Kenyan High Commissioner Isaiya Kabira dated 12 April 2017

Yours Sincerely,

Senator Lucy Gichuhi





Parliament House, Canberra ACT 2600

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2 9 NOV 2017 5.43 PM

SENATORS' INTERESTS

To the Registrar of Senators' Interests.

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Section 1—Senator's details				
Surname: GICHUHI				
Other Names: LUCY MURINGO		State: SA		
Section 2—Senator's birth ar	nd citizenship d	etails		
Place of birth:	Citize	nship held at birth:		
Nyeri District, Central Province,	United	United Kingdom (UK) and Colonies		
KENYA				
Date of birth:	Date o	f Australian naturalisation: Australian citizen by birth)		
23 / 09 / 196	2	17 / 07 / 2001		
Day Month Year		Day Month Year		
Section 3(a)—Senator's pare	nts' birth details	5		
Mo	ther	Father		
Place of birth: Nyeri District, Central	Province,	Nyeri District, Central Province,		
KENYA		KENYA		
Date of birth:	Approxi / mately 1938	Approxi / / mately 1934		

Notes

- (1) The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017
- (2) If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators_interests.
- (3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

PD 29/11/2017

Section 3(b)—Senator's grandparents' birth details

oconon o(b)	Obligator o Starraham	
	Maternal grandmother	Maternal grandfather
Place of birth:	Nyeri District, Central Province, KENYA	Nyeri District, Central Province, KENYA
Date of birth:	Approxi / / mately, 1888	Approxi / / mately, 1870

Paternal grandmother	Paternal grandfather
Nyeri District, Central Province,	Nyeri District, Central Province,
KENYA	KENYA
Approxi / / mately,	Approxi / / mately 1910 Day Month Year
	Nyeri District, Central Province, KENYA Approxi

Section 3(c)—other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

The matter of alleged dual citizenship concerning me was raised in and disposed of in *Re Day* [No 2] [2017] HCA 14, 5 April 2017 C14/2016.

The High Court had before it all relevant materials and dismissed the application of the Solicitors for Anne McEwen to pursue the matter. Affidavits filed by me in the said proceedings marked "A" & "B", dated 4th April 2017 and 18th April 2017 respectively accompany this statement.

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Page 2 of 5
29111 | 2017

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

I was assured that I have not inherited citizenship by virtue of the expert opinion filed in the High Court proceedings from a Constitutional Lawyer Professor Yash Pal Ghai, Professor Emeritus, University of Hong Kong dated 27 March 2017. The attached opinion marked "C" confirms that I ceased to be a UK citizen and became a citizen of Kenya on 12 December 1963 by virtue of section 1 (1) of the Kenya Constitution 1963 and the corresponding British Act – Kenya Independence Act 1963, (UK). My parents and grandparents ceased to be UK citizens in the same way.

I automatically ceased to be a Kenyan citizen under Section 97 (3) of the Kenya *Constitution 1969*, because of the acquisition of my Australian citizenship on 17 July 2001. I refer to paragraphs 17 & 28 and the conclusion of the constitutional expert's opinion.

I also visited the Kenyan Embassy in Canberra twice between April 2016 and May 2016, before my nomination on 30th May 2016, to investigate any possibility of dual citizenship and any steps which might be required to renounce the same. I attach a letter from the High Commissioner for Kenya, Isaiya Kabira marked "D" and dated 12 April 2017 confirming my visits and that I was not a Kenyan citizen at the time of my nomination, or since.

Section 4(a)—Foreign citizenship

Have you ever been a citizen of any country other than Australia?

NO — Proceed to Section 6

YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
United Kingdom (UK) and Colonies	I ceased to be a UK citizen and became a citizen of Kenya on 12 December 1963 by virtue of section 1 (1) of the Kenya Constitution 1963.	12/12/1963	Expert Opinion of Professor Ghai dated 27 March, 2017

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29/11/2017

Country	Manner of renunciation or other manner in which	Date	Evidence
	the foreign citizenship came to an end		attached
Kenya	I ceased being a Kenyan Citizen by becoming an Australian citizen by virtue of Section 97 (3) of the	17/07/2001 (Naturalization)	Letter from Kenyan High Commissioner dated 12 April,
	Kenyan Constitution 1963. I also took all reasonable steps to confirm I had lost	2016 (Visits to Kenya High Commission)	2017 & expert opinion of Professor Ghai dated 27
	my Kenyan Citizenship when I attained Australian Citizenship in 2001 and It was not possible to		March, 2017
	renounce something I had already lost.		to an and should

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end should be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination

On the date you nominated for election in this	s 45th Parliament were you a citizen of any
country other than Australia?	

\boxtimes	NO	— Proceed to Section 4(c)
	YES	- provide evidence of any steps you have taken to renounce the
		citizenship of the country prior to the date of nomination:

Country	Action	Date	Evidence attached

NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination **should** be attached to this form. Please date and initial each page of any attachment.

Section 4	c)—Are you now a citizen of any country other than Australia?
\boxtimes	NO — Proceed to Section 5
	YES — provide evidence and details of steps taken to renounce citizenship:

KD 0 . 09/11/17

Country	Action	Date	Evidence attached
ID: Evidonos			
this form. P	of the steps taken to renounce foreign citized ease date and initial each page of any attacl	nship prior to the date of nomination soment.	hould be attache

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)				
N/A				

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

/	11	1	2017
	Month		Year
	,		/ 11 / Month



12th April, 2017

TO WHOM IT MAY CONCERN RE: MRS LUCY GICHUHI

This is to inform that Mrs Lucy Gichuhi, a Kenyan born Australian citizen visited the Kenya High Commission offices in Canberra prior to the last 2016 Federal elections in Australia.

During the visit, Mrs Gichuhi sought to know her status in regards to her Kenyan citizenship. Mrs Gichuhi was then informed that since she had not applied for dual citizenship following the promulgation of a new Kenyan Constitution in 2010, we did not recognise her as a Kenyan citizen.

We advised Mrs. Gichuhi that she still had her rights to Kenyan citizenship as outlined under Kenyan law. To date we have not received any application from Mrs Gichuhi, seeking dual citizenship.

As a country, we respect the decision of our citizens to take up citizenship of other nations. We also encourage those who may seek dual citizenship to follow the laid down procedures.

ISAIYA KABIRA HIGH COMMISSIONER

Khas

REGISTRY OF

n 5 DEC 2017

SENATORS' INTERESTS

IN THE HIGH COURT OF AUSTRALIA SITTING AS THE COURT OF DISPUTED RETURNS **CANBERRA REGISTRY**

NO C14 OF 2016

Re Robert John Day Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

Affidavit of:

Lucy Muringo Gichuhi

Address:

10

Occupation:

Lawyer

Date affirmed:

4104/2017

I, Lucy Muringo Gichuhi State of South Australia. in the

- 1. I make this affidavit based on my own knowledge and review of the documents referred to in this affidavit.
- 2. I am a member of the Family First Party, a political party registered under the Commonwealth Electoral Act 1918.
- On 30 May 2016 I completed a Nomination of a Senator form AECEF059 for the 2016 Federal Election, as candidate endorsed by the Family First Party. Exhibited to this affidavit and marked LMG-1 is a copy of the 2 page Nomination of a Senator Form signed by me on 30 May 2016.
 - I am aware that the Attorney-General of the Commonwealth retained Professor Yash Pal Ghai as an expert in these proceedings. I have been shown a letter from the Australian Government Solicitor (AGS) to Professor Ghai dated 28 February 2017.
 - 5. Included in that letter was a list of characteristics that Professor Ghai was asked to assume about me and my family, namely:
 - 5.1. I was born in Nyeri District Central Province Kenya on 23 September 1962

5.2. My father was born in Nyeri District Central Province, Kenya in 1934.

ADUT ZITA DENG NGOR A Commissioner for taking Affidavits in the Supreme Court of South Australia

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- 5.3. My father was alive on 12 December 1963.
- 5.4. My mother was born in Nyeri District Central Province Kenya in 1938.
- 5.5. My mother was alive on 12 December 1963.
- 5.6. My father and mother became citizens of Kenya on 12 December 1963
- 5.7. My paternal grandfather was born in Nyeri District Central Province Kenya in 1900.
- 5.8 I became an Australian citizen by naturalisation on 17 July 2001.
- 5.9 I have never applied for Kenyan citizenship.

Exhibited to this affidavit and marked **LMG-2** is a copy of the letter from AGS to Professor Ghai dated 28 February 2017.

- 6. As regards the assumptions about me and my family that were contained in the letter from AGS to Professor Ghai dated 28 February 2017 and listed at paragraph 5 of this affidavit I say as follows:
 - 6.1. As regards the assumption in para 5.1 exhibited to this affidavit and marked LMG-[3] is a copy of my birth certificate confirming the details of my birth.
 - 6.2. As regards the assumption in para 5.2, my father is still alive and lives in Kenya. His date and place of birth can be confirmed from his Identity Card. If need be this document could be obtained from him.
- 20 6.3. As regards the assumption in para 5.3, my father is still alive and he was therefore alive on 12 December 1963.
 - 6.4. As regards the assumption in para 5.4, my mother's details of date and place of birth could be obtained from her Identity Card. She is deceased, I am not sure if her identity card has been replaced by death certificate. She is therefore not available to give any evidence.
 - 6.5. As regards the assumption in para 5.5, my mother did not die until 10th September 2013 and was therefore alive on 12 December 1963.
 - 6.6. As regards the assumption in para 5.7, my paternal grandfather's documents could be obtained from Kenya's Registrar of Birth and Death, if need be.
 - 6.7. As regards the assumption in para 5.8, exhibited to this affidavit and marked LMG-[4] is a copy of my citizenship certificate dated 17 July 2001.

Xing o

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ADUT ZITA DENG NGOR
A Commissioner for taking Affidavits
in the Supreme Court of South Australia

Page 2

- 6.8. The assumption in paragraphs 5.9 is correct.
- 7. My father or my paternal grandfather were never envoys to Kenya at any time prior to the date of my birth or thereafter, I know this because my father's profession was a teacher before he retired and his father's profession was a farmer. To the best of my knowledge both men never had any other profession.

Deponent

AFFIRMED at Adelaide in the State of South Australia

Before me:

Solicitor

ADUT ZITA DENG NGOR A Commissioner for taking Affidavits in the Supreme Court of South Australia " LMC-1"

I, ADUT ZITA NGOR, Commissioner for taking Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original document.

This CL day of APRIC in 20.

Signed:

ADUT ZITA DENG NGOR
A Commissioner for usions Affidavits
in the Supreme Court of South Australia

REGISTRY OF

Lmq-1

AECEF059

SENATORS' INTERESTS of a Senator

Information on this form is collected under the provisions of the *Commonwealth Electoral Act 1918*If completing by hand please write clearly and use BLOCK LETTERS and black or blue ink
Please rend the notes on page 3 before completing this form

to the Australian Electoral Of	icer for the Star	te/ territory of				
South Australia			Canoidate 2	Qf	2	li applicable
Your name(s) as they appear on the Commonwealth Electoral Roll	Family name	Gichuhi				
or, if not enrolled, the name(s) under which you are qualified to enrol	Given name(s)	Lucy M				
2. Given name(s) as you want them to appear on the ballot paper, it same as above, ock the box	or	Lucy				
3. Do you have silent enrolment on the Commonwealth electoral roll?		You are not required to d Please complete your res			ss ▶ Go to Que	estion 4
			State		Postcode	
Postal address If same as residential	Do you author	rise the AEC to release	this address to the pu	ıblic?	Yes	✓No
address prowied above, tick the box. or			Stale		Postcode	
	Do you author	ise the AEC to release t		iblic?	Yes	✓No
5. Contact details The nomination form will be displayed publicly at the declaration of nominations.	ВН		X(12) (2))			Yes No
Which contact details do you authorise the AEC to release to	AH	()				
the public? Please indicate by ticking after the Yes or No box on each line.	Fax	()				
	Mobile					
	Email					
6. Occupation and Gender	Occupation	LAWYE	R		Gender F	
7. I have been endorsed by a registered political party	✓ Yes ►	Name of registered politic Family First Party				
		Frequest that the word fin ballot paper adjacent to m		on the	Yes	
8. I request my name be included in a Senate group	✓ Yes		,			



AECEF059

Nomination of a Senator

Candidate sta	ntement and declarat	ion – Ple	ase read the s	statement o	on page 3 ca	arefully before	e signing the nomination	n form.
l, the candidat	te named above state	that I am	an Australia	n citizen l				
Birth	Date of birth	23	10916	, 2	Place of birth	Kenya		
Naturalisation	Date citizenship granted	1 7	/0 7/0	1				
Other means	Details							
am at least 18	3 years of age						 Y∈	s 🔲
am an elector	or qualified to be an ele	ector					 ✓ Ye	es 🗆 N
Lam not, by vir	tue of section 44 of the	Constituti	on, incapable	of being c	hosen or of s	sitting as a So	enator (see page 3*) 📝 $\gamma_{\rm E}$	es 🗆
and I declare	that:							
 I am not, an above nomi 	ed under the Constitution of do not intend to be, a nation relates. act as a Senator for the	candidate	e in any other	election to	be held on t	ected as a Se the same day	nator. as the election to whic	ch the
	iven name(s) to appear of					tion 2 on prev	vious page	
Signature of ca		Date						
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REGISTRY OF 0 5 DEC 2017 SENATORS' INTERESTS

LMG-2



Australian Government Solicitor Level 42, MLC Centre 19 Martin Place Sydney NSW 2000 GPO Box 2727 Sydney NSW 2001 T 02 9581 7777 F 02 9581 7778 DX 444 Sydney www.aas.aov.au

> Canberra Sydney Melbourne Brisbane Perth Adelaide Hobart Darwin

Our ref. 16008239

28 February 2017

Professor Yash Pal Ghai C/- Katiba Institute



Dear Professor Ghai

Senate referral to the Court of Disputed Returns – Robert John Day – High Court of Australia proceedings C14 of 2016 – Brief for preparation of report

- You have been engaged by the Commonwealth of Australia to prepare a report for use in proceedings in the High Court of Australia sitting as the Court of Disputed Returns.
- 2. The background to the proceedings is that on 7 November 2016, the Australian Senate resolved that certain questions about a vacancy in the representation of South Australia in the Senate, for the place for which Mr Robert John Day AO was returned following the Federal election in July 2016, should be referred to the Court of Disputed Returns pursuant to section 376 of the Commonwealth Electoral Act 1918 (Cth) ("The Electoral Act").
- 3. The principal question referred to the Court is:
 - (a) whether, by reason of section 44(v) of the Constitution, ... there is a vacancy in the representation of South Australia in the Senate for the place for which Robert John Day was returned.
- 4. Section 44(v) of the Commonwealth of Australia Constitution Act ("the Constitution") relevantly provides that any person who:

has any direct or indirect pecuniary interest in any agreement with the Public Service of the Commonwealth otherwise than a member ending common with the other members in an incorporated company consisting of more than twenty-five persons;

shall be incapable of being chosen or sitting as a senator

- 5. A second question referred to the Court was:
 - (b) if the answer Question (a) is "yes", by what means and in what manner that vacancy should be filled.

"LMG-2"

I, ADUT ZITA NGOR, Commissioner for taking Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original docus

This Oy day of

DRIL in 201

Signed:

ADUT ZITA DENG NGOR
A Commissioner for taking Affidavits
in the Supreme Court of South Australia

LM9-2

Australian Government Solicitor

- 6. If the Court does answer question (a) "yes", one possibility is that the Court will direct that the vacancy should be filled by way of a special count. This may involve a recount of the votes cast for the candidates for the 12 South Australian Senate seats at the 2016 election, but excluding votes cast for Mr Day.
- 7. The particular context for the questions that you are asked to address in your report is that a question may arise regarding the eligibility of one of the candidates who stood for the Senate in South Australia who was born in Kenya (Ms Lucy Gichuhi). The question of eligibility concerns section 44(1) of the Constitution, which relevantly provides that any person who:

is under any acknowledgement of allegiance, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject of a citizen of a foreign power;

shall be incapable of being chosen or sitting as a Senator

Questions

- 8. Please address the following questions in your report:
 - (1) As at the date of her birth, was Ms Gichuhi a citizen of the United Kingdom and Colonies or a British protected person within the meaning of the British Nationality Act 1948 (UK)?
 - (2) As at the date of Kenyan independence on 12 December 1963, was Ms Gichuhi a citizen of the United Kingdom and Colonies or a British protected person within the meaning of section 1(1) of the 1963 Constitution of Kenya?
 - (3) Did Ms Gichuhi gain Kenyan citizenship upon the 1963 Constitution of Kenya coming into effect?
 - (4) If yes to (3), under what section of the 1963 Constitution of Kenya did she gain Kenyan citizenship?
 - (5) Did Ms Gichuhi lose any citizenship of the United Kingdom and Colonies (or alternatively, any status as a British protected person) by operation of the Kenya Independence Act 1963 (UK)?
 - (6) Alternatively, if Ms Gichuhi was a dual citizen from 1963, would she, upon attaining 21 years in 1983, have ceased to be a citizen of Kenya unless she had renounced the other citizenship and taken the oath of allegiance?
 - (7) Did Ms Gichuhi, by operation of Kenyan law, automatically lose any Kenyan citizenship upon becoming an Australian citizen by naturalisation?
 - (8) Alternatively, would Ms Gichuhi have retained any Kenyan citizenship, despite acquiring Australian citizenship by naturalisation, unless she took steps to renounce her Kenyan citizenship?
 - (9) Between 2001 and when the 2010 Constitution of Kenya came into effect, were there any formal requirements that applied to renunciation of Kenyan citizenship?
 - (10) If yes to (9), what were those requirements?

LMG-2

Australian Government Solicitor

- (11) Did Ms Gichuhi attain the status of a citizen by birth of Kenya by operation of subsection 14(2) of the 2010 Constitution of Kenya upon that constitution coming into effect?
- (12) If no to (11), if Ms Gichuhi had previously lost her Kenyan citizenship would she be required to re-apply if she wished to regain Kenyan citizenship?
- (13) If so, what requirements attach to re-applying for Kenyan citizenship, for example, under the *Kenya Citizenship and Immigration Act* (No 12 of 2011)?

Documents

- 9. You are briefed with the following materials for the purposes of preparing your report:
 - 9.1 British Nationality Act 1948 (UK)
 - 9.2 Kenya Independence Act 1963 (UK)
 - 9.3 1963 Constitution of Kenya
 - 9.4 1969 Constitution of Kenya (as enacted)
 - 9.5 1969 Constitution of Kenya (as at 2008 rev ed)
 - 9.6 2010 Constitution of Kenya
 - 9.7 Kenya Citizenship and Immigration Act (No 12 of 2011)
 - 9.8 Bashir Mohamed Jama Abdi v Minister for Immigration [2014] eKLR
 - 9.9 Sirat v. Abdirahman & Anor (Election Petition number 15 of 2008)
 - 9.10 Federal Court of Australia Expert Evidence Practice Note (GPN-EXPT)
 - 9.11 Harmonised Expert Witness Code of Conduct (See Annexure A to the Practice Note at 9.10)
 - 10. We have included documents 9.4 and 9.5 because it appears from these documents that the relevant versions of Chapter VI of the Constitution did not change between 1969 and 2008. The 2008 version has been taken from the Kenya Law website which describes it as the "Previous Constitution". We presume that this is in the form as it stood immediately prior to enactment of the new Constitution of 2010. On that basis, it also appears that there were no changes to Chapter VI between 2008 and the enactment of the new Constitution. However, you should confirm for yourself the form of the provisions which applied to Ms Gichuhi at the time she became an Australian citizen through to the enactment of the new Constitution.

LMG-2

Australian Government Solicitor

Assumptions

- 11. You are asked to make the following assumptions for the purpose of answering questions (1) (13) in paragraph 8 of this brief.
- 12. Assume that Ms Gichuhi has the following characteristics:
 - 12.1. She was born in Nyeri District Central Province Kenya on 23 September 1962.
 - 12.2. Her father was born in Nyeri District Central Province Kenya in 1934.
 - 12.3. Her father was alive on 12 December 1963.
 - 12.4. Her mother was born in Nyeri District Central Province Kenya in 1938.
 - 12.5. Her mother was alive on 12 December 1963.
 - 12.6. Her father and mother became citizens of Kenya on 12 December 1963.
 - 12.7. Her paternal grandfather was born in Nyeri District Central Province Kenya in 1900.
 - 12.8. She became an Australian citizen by naturalisation on 17 July 2001.
 - 12.9. She has never taken formal steps to renounce her Kenyan citizenship.
 - 12.10. She has never applied for Kenyan citizenship.

Additional Observations

13. Please note that the following additional observations are provided by way of background assistance only, and you should not rely on the matters stated for the purposes of your advice without independently verifying those matters.

Dual citizenship under the 1963 Constitution

- 14. Prior to 1963, Kenya was British. As we understand, it was comprised of the Colony of Kenya (the interior lands) and the Protectorate of Kenya (a coastal strip plus islands technically leased from the Sultan of Zanzibar).
- 15. The *British Nationality Act 1948* (UK) appears to have provided for citizenship of the United Kingdom and Colonies by birth: s 4.
- 16. The status of persons connected with the Protectorate of Kenya (as distinct from the Colony) seems to have been that of a "British protected person", rather than a citizen.
- 17. Kenya did not obtain independence from Great Britain until 1963: Kenya Independence *Act 1963* (UK) and the 1963 Kenyan Constitution.
- 18. The 1963 Constitution provided that persons born in Kenya and having citizenship of the United Kingdom and Colonies or being a British protected person would become citizens of Kenya provided that a person would not become a citizen if neither parent was born in Kenya: s 1.
- 19. The Kenya Independence Act 1963 (UK) provided that a person who obtained Kenyan citizenship upon independence would generally lose their British citizenship: s 2(2). There were exceptions to this based on whether the person's father or paternal grandfather was born in the UK or a colony/protectorate (other than Kenya).
 Senate referral to the Court of Disputed Returns Robert John Day High Court of Australia

Senate referral to the Court of Disputed Returns – Robert John Day – High Court of Australia proceedings C14 of 2016 – Brief for preparation of report 28 February 2017

Page 4

LM9-2

Australian Government Solicitor

20. The 1963 Constitution made provision in relation to dual citizenship. In particular, a person who held both Kenyan and another citizenship would, upon attaining 21 years cease to be a citizen of Kenya unless he or she had renounced the other citizenship and taken the oath of allegiance: s 12(1). See also s 97(1) of the pre–2010 Constitution.

Dual citizenship under the previous Constitution

21. In 2001, when you are asked to assume Ms G became an Australian citizen, subparagraph 97(3)(a) of the Kenyan Constitution then in force provided that:

97

- (3) A citizen of Kenya shall, subject to subsection (7), cease to be such a citizen if —
- (a) having attained the age of twenty-one years, he acquires the citizenship of some country other than Kenya by voluntary act (other than marriage)
- (7) Provision may be made by or under an Act of Parliament for extending beyond the specified date the period in which a person may make a renunciation of citizenship, take an oath or make or register a declaration for the purposes of this section, and, if provision is so made, that person shall not cease to be a citizen of Kenya upon the specified date but shall cease to be a citizen upon the expiration of the extended period if he has not then made the renunciation, taken the oath or made or registered the declaration, as the case may be.
- We have not identified whether any provision was made for the purposes of subsection (7) which may have relevance for the present matter.
- 23. The former Constitution was repealed with effect from 27 August 2010. The current Constitution of Kenya relevantly provides that:
 - 14. Citizenship by birth
 - (1) A person is a citizen by birth if on the day of the person's birth, whether or not the person is born in Kenya, either the mother or the father of the person is a citizen.
 - (2) Clause (1) applies equally to a person born before the effective date, whether or not the person was born in Kenya, if either the mother or father of the person is or was a citizen.
 - (5) A person who is a Kenyan citizen by birth and who, on the effective date, has ceased to be a Kenyan citizen because the person acquired citizenship of another country, is entitled on application to regain Kenyan citizenship.
 - 16. Dual citizenship

A citizen by birth does not lose citizenship by acquiring the citizenship of another country.

24. The "effective date", referred to in subsections (2) and (5) is defined in s 260 to mean the date the current Constitution of Kenya came into force (27 August 2010).

Contract for the Provision of Expert Advice

LMG-2

Australian Government Solicitor

- 25. We also note that s 8 of the *Kenya Citizenship and Immigration Act* (No. 12 of 2011) provides as follows:
 - 8. Dual citizenship
 - (1) A citizen of Kenyan by birth who acquires the citizenship of another country shall be entitled to retain the citizenship of Kenya subject to the provisions of this Act and the limitations, relating to dual citizenship, prescribed in the Constitution.
 - (2) A dual citizen shall, subject to the limitations contained in the Constitution, be entitled to a passport and other travel documents and to such other rights as shall be the entitlement of citizens.
 - (3) Every dual citizen shall disclose his or her other citizenship in the prescribed manner within three months of becoming a dual citizen.
 - (4) A dual citizen who fails to disclose the dual citizenship in the prescribed manner commits an offence and shall be liable, on conviction, to a fine not exceeding five million shillings or imprisonment for a term not exceeding three years or both.
 - (5) A dual citizen who uses the dual citizenship to gain unfair advantage or to facilitate the commission of or to commit a criminal offence, commits an offence and shall be liable, on conviction, to a fine not exceeding five million shillings or imprisonment for a term not exceeding three years or both.
 - (6) A dual citizen who holds a Kenyan passport or other travel document and the passport or other travel document of another country shall use any of the passports or travel documents in the manner prescribed in the Regulations
 - (7) A dual citizen shall owe allegiance and be subject to the laws of Kenya.
- 26. The terms of these provisions suggest that the new Constitution contemplates dual citizenship.
- 27. We also draw to your attention the following cases.
- 28. In Bashir Mohamed Jama Abdi v Minister for Immigration [2014] eKLR (Election Petition number 586 of 2012), Lenaola J (now a Justice of the Supreme Court of Kenya) sitting in the High Court of Kenya held that under the old Constitution, 'Kenya did not have any provision for dual citizenship and so upon acquiring the citizenship of the United Kingdom [the petitioner] automatically lost his Kenyan citizenship'.
- 29. In Sirat v. Abdirahman & Anor (Election Petition number 15 of 2008), Justice Kimaru of the High Court of Kenya made obiter observations on the point. That was a case that arose out of an election petition. The elected candidate sought to argue that the petition should be dismissed as the petitioner had lost his citizenship by taking out Australian citizenship. Remarks made by Kimaru J in the course of his decision seem to be to the effect that under the previous Constitution, dual citizenship was allowed for persons who were Kenyan citizens by birth and who had not renounced their Kenyan citizenship while acquiring their second citizenship.

Expert Witness Code of Conduct

30. In preparing your report please have regard to the Expert Evidence Practice Note (EPN-EXPT) and the Harmonised Expert Witness Code of Conduct (Code) which are applicable in the Federal Court of Australia. Copies of these documents are attached. Contract for the Provision of Expert Advice

28 February 2017

REGISTRY OF 0 5 DEC 2017

SENATORS' INTERESTS

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Australian Government Solicitor

Please carefully read these documents and ensure that your report complies with [3] to [5] of the Code.

Further Information

31. Please advise us if there is any further information that you require in order to prepare your report.

Yours sincerely



"LMG-3"

I, ADUT ZITA NGOR, Commissioner for taking Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original documer

ADUT ZITA DENG NGOR
A Commissioner for taking Affidavits
in the Supreme Court of South Australia

Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original documen	
This 4 day of April in 2017. Signed:	

FEE PAID: Fifty Shillings

C Nº 320990

REPUBLIC OF KENYA

CERTIFICATE OF BIRTH

Birth	in the	ΝΥ	ERI		Distr	rict in tl	ıe		CENTRA	<u>L</u>	Province
No.	310544	+1	/1998	Where Born	Kirimuk	uyu	Nan	ne	Lucy Mur	ingo	
Date of Birth	23rd S	Sept.	1962	Sex	female	Name	and Suman of Father	nc	Justus W	eru G	ithungo
Name and Name of			Agn	es Nj	eri Kaig	anair	ıe				and a super port to the super port and the super po
	re, Descriptince of Infor					se	d. self				
Signature of Registerin	g Officer	MILL	ICENT (ONUNG	A		Date of Registration	n	20-8-98		
Baptismal N	ame if addo	ed or alter	ed after Re	gistration	a of Birth		,				
C'es	rtified to be	a true co	py of a retu	rn/an en	try in the Regis	ter of Bi	rths in the Di	strict	above mentione	d.	
Giv	en under ti	ne seal of	the Principa	1 Registr	ar on the	20th	day o	f	August		98
any entry in	any register	r or retur	n purporting	g to be s	ths and Deaths I ealed or stampe r other proof of	ed with	the seal of th	149) v ie Pri	vhich provides t ncipal Registra	hat a cert r shall be	tified copy of received as
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Checked by:		Julie			(CA. 2	282/A o	f 20	0-8-98		

LMG-4

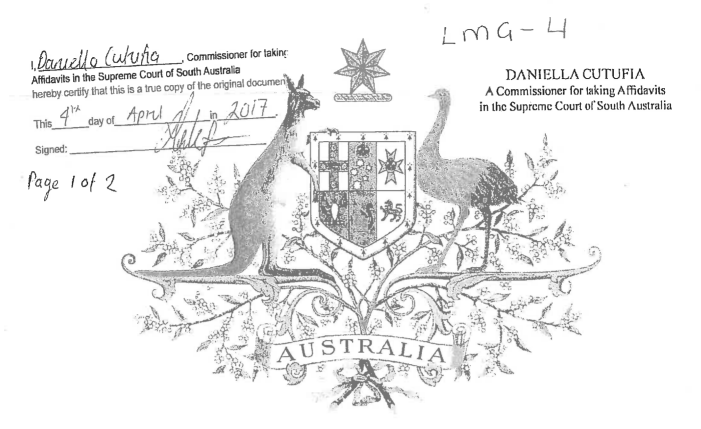
I, AOUT ZITA NGOR, Commissioner for taking Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original documen.

This CH day of

in 2017

Signed:

ADUT ZITA DENG NGOR
A Commissioner for taking Affidavits
in the Supreme Court of South Australia



COMMONWEALTH OF AUSTRALIA

Australian Citizenship Act 1948

Certificate of Australian Citizenship

LUCY MURINGO GICHUHI

born on 23rd September 1962

having applied for a Certificate of Australian Citizenship, having satisfied the conditions prescribed by the Australian Citizenship Act 1948 for the grant of such a Certificate and having undertaken to fulfil the responsibilities of a citizen,

I, the Minister for Immigration and Multicultural Affairs, grant this Certificate of Australian Citizenship to the abovenamed applicant who is an Australian citizen on and after 17 July 2001.

Issued by the authority
of the Minister
for Immigration and
Multicultural Affairs

MINISTER FOR IMMIGRATION AND MULTICULTURAL AFFAIRS

No. 00200500522

MAYOR, CITY OF CAMPBELLTOWN

おかか エレしつてゅう

REGISTRY OF 0 5 DEC 2017

CHILDREN INCLUDED IN CERTIFICATE

SENATORS' INTERPESTS he following children who have not attained the age of sixteen years and of whom the grantee of this Certificate is a responsible parent have been included in this Certificate.

NAME OF CHILD

DATE OF BIRTH



I, <u>langua Cutuha</u>, Commissioner for taking Affidavits in the Supreme Court of South Australia hereby certify that this is a true copy of the original documer.

This day of April in 201

page 2 of 2

MINISTER FOR IMMIGRATION AND MULTICULTURAL AFFAIRS SENATORS' INTERESTS

IN THE HIGH COURT OF AUSTRALIA SITTING AS THE COURT OF DISPUTED RETURNS CANBERRA REGISTRY

NO C14 OF 2016

Re Robert John Day Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

Affidavit of:

Lucy Muringo Gichuhi

Address:

10

Occupation:

Lawyer

Date affirmed:

18 April 2017

I, Lucy Muringo Gichuhi

in the

State of South Australia, Lawyer, declare and affirm as follows:

- I make this affidavit based on my own knowledge and review of the documents referred to in this affidavit.
- I refer to paragraph 6.2 of my affidavit affirmed on 4 April 2017. Exhibited to this affidavit and marked LMG-4 is a copy of my father's Kenyan Identity Card. My father has the original of this card and I obtained a copy of an electronic image of the card from my brother in Kenya.
- 3. I refer to paragraph 6.4 of my affidavit affirmed on 4 April 2017. Exhibited to this affidavit and marked LMG-5 is a copy of my mother's Kenyan Identity Card. My father has the original of this card and I obtained a copy of an electronic image of the card from my brother in Kenya.
 - 4. I refer to paragraph 6.7 of my affidavit affirmed on 4 April 2017. Exhibited to this affidavit and marked LMG-6 is a copy of my paternal grandfather's Kenyan Identity Card. My father has a copy of this card and I obtained a copy of an electronic image of the copy of the card from my brother in Kenya.

Date of this document: 18 April 2017 Contact: Simon Daley / Brooke Griffin

File ref: 16008239
Telephone: 02 9581 7490/ 02 9581 7746
E-mall: simon.daley@ags.gov.au / brooke.griffin@ags.gov.au
Facsimile: 02 9581 7650

Australian Government Solicitor Level 42, 19 Martin Place SYDNEY NSW 2000 DX 444 Sydney

Commonwealth by:

Filed on behalf of the Attorney-General of the

Si Fo

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SAMANTHA SISOMPHOU A Commissioner for taking Alfidavits In

- 5. Exhibit LMG-6 shows my paternal grandfather's place of birth as "Gichuthiini", Gichuthiini is a village or "sub-location" in Kirimukuyu location. Kirimukuyu location is in the Nyeri District of Central Province.
- 6. Exhibited to this affidavit and marked LMG-7 is a copy of my paternal grandfather's certificate of death. My father has the original of this certificate and I obtained a copy of an electronic image of the certificate from my brother in Kenya.
- 7. Exhibited to this affidavit and marked LMG-8 is a copy of the permit for burial for my paternal grandfather. My father has the original of this permit and I obtained a copy of an electronic image of the permit from my brother in Kenya.
- 8. Exhibited to this affidavit and marked LMG-9 is a copy of my mother's certificate of death. My father has the original of this certificate and I obtained a copy of an electronic image of the certificate from my brother in Kenya.
- 9. Exhibited to this affidavit and marked LMG-10 is a copy of the permit for burial for my mother. My father has the original of this permit and I obtained a copy of an electronic image of the permit from my brother in Kenya.
- 10. In the period April June 2016, I was in Canberra undertaking an internship. While in Canberra, I attended the Kenyan High Commission on two separate occasions in preparation for my intended nomination for election to the Senate. I cannot now recall the precise dates of my attendance at the Kenyan High Commission. On both those occasions I met with His Excellency Isaiya Kabira, the Kenyan High Commissioner to Australia and the Immigration Officer at the High Commission. During the course of my first meeting, I said to the High Commissioner words to the effect:

"What is the status of my Kenyan citizenship?"

11. In response, either the High Commissioner or the Immigration Officer informed me that I was no longer a Kenyan citizen and the High Commissioner said words to the effect:

"You automatically lost your Kenyan citizenship when you became an Australian citizen.

Kenya does not recognise you as a Kenyan citizen."

12. I then said to the High Commissioner words to the effect:
"Is there anything I have to do or any document I have to sign to renounce my Kenyan.

citizenship?"

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13. The Kenyan High Commissioner responded in words to the effect:

"There is nothing for you to do and no document you are required to sign because you are not a Kenyan citizen."

Lipo

Page 2

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A Commissioner for taking Affidavits in

- 14. I then asked the High Commissioner in words to the effect:
 "What do I show people to verify what you are telling me about my citizenship status?"
- 15. The High Commissioner responded in words to the effect:
 "Should anybody ask we can give them a letter to confirm that you are not a Kenyan citizen."
- 16. Exhibited to this affidavit and marked **LMG-11** is a copy of a letter dated 12 April 2017 provided to me by the High Commissioner.
- 17. Exhibited to this affidavit and marked LMG-12 is a copy the front page of my Australian passport and a page showing a Single Journey Visa in 2008 for the Republic of Kenya.
- 18. I further refer to paragraph 5.7 of my affidavit affirmed on 4 April 2017 which I now seek to correct. In that paragraph I mistakenly deposed that my paternal grandfather was born in 1900. Based on the terms of LMG-6, I now realise that my paternal grandfather was born in 1910.

AFFIRMED at Adelaide in the State of South Australia

Lucy Muringo Gichuhi

Before me:

10

18.4.17

SAMANTHA SISOMPHOU

A Commissioner for taking Affidavits in the Supreme Court of South Australia

Krop D

NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

10

CERTIFICATE OF EXHIBIT LMG-4

I certify that the copy the Kenyan Identity Card to which this certificate is attached is the exhibit LMG-4 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

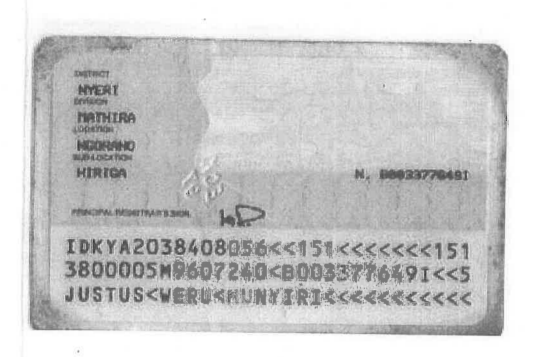
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4 · (7 Lawyer SAMANTHA SISOMPHOU 4 Commissioner for taking Affidavits in

2 Supreme Court of South Australia

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NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

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CERTIFICATE OF EXHIBIT LMG-5

I certify that the copy the Kenyan Identity Card to which this certificate is attached is the exhibit LMG-5 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

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18.4.1

SAMANTHA SISOMPHORWYER

A Commissioner for taking Affidavits in the Supreme Court of South Australia

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NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

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CERTIFICATE OF EXHIBIT LMG-6

I certify that the copy the Kenyan Identity Card to which this certificate is attached is the exhibit LMG-6 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

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SAMANTHA SISOMPHOWYER

A Commissioner for taking Affidavits in the Supreme Court of South Australia

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JAMHURI YA KENYA

DENTITY CARD REPUBLIC OF KENYA

KITAMBULISHO

MAHALI NA SIKU YA KUZALIWA/ PLACE AND DATE OF BIRTHS

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NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

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CERTIFICATE OF EXHIBIT LMG-7

I certify that the copy of the certificate of death to which this certificate is attached is the exhibit LMG-7 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

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Lawyer

18.4.17

SAMANTHA SISOMPHOU

A Commissioner for taking Affidavits in the Supreme Court of South Australia

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	CERTIFICATE OF DEATH	
Death in the	WERL District in the	CERTRAL
Entry No.	310105095 / 2007 Name and Surname Robert Munylri Mugumo	Mugumo
Sex	Male Age 91 yrs Occupation Parmer	
Date of Death	25th hov. 2001 Place of Gachnine Nyari R	Residence Gachuiro Ayeri
Cause of Death	Premoria	
Nimear	Name and Description SON Registering J.O. NTENGA Officer	Date of 30.11,2001
	S.W. KARURU	Distrat/ATION
Report	Registrar for MTEXI District, hereby certify that this certificate is compiled from an entry/return in the Registrat. District.	compiete from the entry/return in the District Accessor Registration
	16th day of day of day of	January , 20

NTI/C.A. 4155 of 16.1.2003

GPK 5499-500 Bla--4/2002

NO C14 OF 2016

Re Robert John Day AO

Reference under s 376

Commonwealth Electoral Act 1918 (Cth)

CERTIFICATE OF EXHIBIT LMG-8

I certify that the copy of the permit for burial to which this certificate is attached is the exhibit LMG-8 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

Lawyer

18.4.17

SAMANTHA SISOMPHOU

A Commissioner for taking Affidavits in the Supreme Court of South Australia

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Serial A Nº 112650 PERMIT FOR BURIAL 1. NAME OF DECEASED: RO ISERT MUNUFILL MUG-LL MO Deter name 1. NAME OF DECEASED: RO ISERT MUNUFILL MUG-LL MO Deter name Deter name 1. NAME OF DECEASED: RO ISERT MUNUFILL Deter name Deter name 1. NAME OF DECEASED: RO ISERT MUNUFILL Venery in Malantin or Days Serial A Nº 112650 PERMIT FOR BURIAL Deter name Deter name Deter name No. Occasion or Estate and Two After making the inquiry as to the causin of the above-named second person, I hereby authorize the interment of the body. After making the inquiry as to the causin of the above-named second person, I hereby authorize the interment of the body.		Poide D2	REPUBLIC OF KENYA THE BIRTHS AND DEATHS REGISTRATION ACT ORIGINAL
1. NAME OF DECEASED: ROLLERT WILLIAM PRINCE OF DECEASED PRINCE OF DESCRIPTION OF		Serial A NO	112653 PERMIT FOR BURIAL
After making this inquiry as to the cause of death of the above-named discessed person, I hereby authorize the interment of the budy.		2. SEXI: MAIS SECTION OF DECK	Female J. AGE 4 1 1 DATE OF DEATH 25 1 1 DATE OF DEATH 25 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
Grenning Sur Loc Mangamuja	8 3.3	13. DATE: 2.5	G DCHUIRD SUB LOC BRONGMAN

NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

CERTIFICATE OF EXHIBIT LMG-9

I certify that the copy of the certificate of death to which this certificate is attached is the exhibit LMG-9 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

Lawyer

18.4.17

SAMANTHA SISOMPHOU A Commissioner for taking Affidavits in the Supreme Court of South Australia

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REPUBLIC OF KENYA

CERTIFICATE OF DEATH

EH62500

th in the	Death in the			, berg 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	District	in the	District in the	Province
Entry No.	0661302022	1		Name and Surname of Deceased	Surrame	Agness Milozof	Port Roya	
Sex	Specie	อย	á	Cocupation	Itlom	Promo		
Date of Death	10/01	10/09/2013	30	Place of Death	18.85 E.M.	P.C Stat. Kiltayn, Map.	Residense	Exception.
Cause of Death	Gerrelson	opulancer errest dus dus to cerebroresquist	arrest browses	dies to c	o congestive	sardise failu	errost due to congestive cardiac failure due to severe ansemia/hypoternation	ense mis/trypeton
Name and Description of Informant	Description rmant	Serd s San		78	Name of Registering Officer	J-forejan	Bate of Registration	27/09/2013
***************************************	ī	7	S.M. Altengerado	4		A E 15	-	England Assistant
Registrar for Lings Deaths in the District.	District.	Dist	ct, hereby	r certify a	nat this centil	icale is c otapile	District, hereby certify that this certificate is compiled from an entry/return in the Register of	m in the Register o
30/7°0	0.4/138 of 1	19/12/2013					Programme Commence of the Comm	Binter / Assistan Registra
Given under the Seal of t	he Seal of the	the Director of Civil Registration on the	FCivil Re	Pistration	on the	i d		3

This certificate is issued in pursuance of the Births and Deaths Registration Act (Cap. 149) which provides that a certified copy of any entry in any register or return purporting to be scaled or stamped with the Seal of the Director of Civil Registration shall be received as evidence of the dates and facts therein contained without any or other proof of such entry.

GPK ISP1 7342 - SOCHRES - 1/2012

NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

CERTIFICATE OF EXHIBIT LMG-10

I certify that the copy of the permit for burial to which this certificate is attached is the exhibit LMG-10 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

SAMANTHA SISOM

Lawyer

A Commissioner for taking

the Supreme Court of Soul

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FORM DI

REPUBLIC OPERNYA

THE PHETOS A NEPORATHIS, REGISTRATION ACT
(Cop. 140)

Serial No. DA	21442	6	PERMITTEOR BURLAL	1P Number 78878
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		Fina Name	Middle Name	Father's or busband's name
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4. SEX: Male	E Female	5. AG	E. 73 YES 6 DATE	OF DEATH 10 9 2013
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Affeemäking	tue inquiry as t	o cause of the	restate del pulli o dentil of life above hamed d	eccased person. I horeby authorize the
interment of the	body,	P.O	GEAKIKUYI HOSP	Trans.
18. OATPIS		Year 16 10.	Patricol UKIN	TFOR 20. SIGNATURE
PHRAHTASSUED	TO MANUE TO	STUS W	ERU MUNIRI IIIN	CUTA GUSTIGNATURE APRIL

NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

CERTIFICATE OF EXHIBIT LMG-11

I certify that the copy of letter dated 12 April 2017 to which this certificate is attached is the exhibit LMG-11 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

Lawyer

SAMANTHA SISOMPHOU A Commissioner for taking Affidavits in the Supreme Court of South Australia

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KENYA HIGH COMMISSION CANBERRA

12th April, 2017

TO WHOM IT MAY CONCERN RE: MRS LUCY GICHUHI

This is to inform that Mrs Lucy Gichuhi, a Kenyan born Australian citizen visited the Kenya High Commission offices in Canberra prior to the last 2016 Federal elections in Australia.

During the visit, Mrs Gichuhi sought to know her status in regards to her Kenyan citizenship. Mrs Gichuhi was then informed that since she had not applied for dual citizenship following the promulgation of a new Kenyan Constitution in 2010, we did not recognise her as a Kenyan citizen.

We advised Mrs. Gichuhi that she still had her rights to Kenyan citizenship as outlined under Kenyan law. To date we have not received any application from Mrs Gichuhi, seeking dual citizenship.

As a country, we respect the decision of our citizens to take up citizenship of other nations. We also encourage those who may seek dual citizenship to follow the laid down procedures.

ISAIYA KABIRA

HIGH COMMISSIONER

Charl

NO C14 OF 2016

Re Robert John Day AO Reference under s 376 Commonwealth Electoral Act 1918 (Cth)

CERTIFICATE OF EXHIBIT LMG-12

I certify that the copy of the front page of Ms Gichuhi's Australian passport to which this certificate is attached is the exhibit LMG-12 referred to in the affidavit of Lucy Muringo Gichuhi affirmed on 18 April 2017 before me:

Lawyer

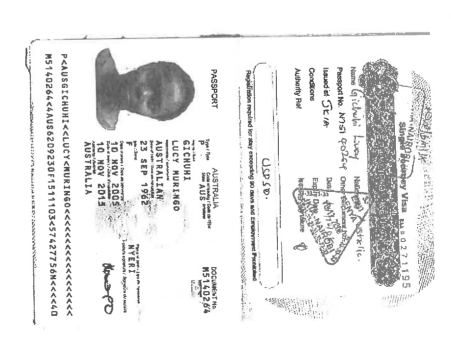
SAMANTHA SISOMPHOU A Commissioner for taking Affidavits in the Supreme Court of South Australia

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REGISTRY OF 0 5 DEC 2017

Yash Pal Ghai SENATORS' INTERESTS | Emeritus, University of Hong Kong

Opinion to the AGS on the question of Kenya citizenship

- 1. I acknowledge that I have read and complied with the Expert Evidence Practice Notes (GPN-EXPT): General Practice Note 25 October 2016 and Harmonised Expert Witness Code of Conduct and have considered myself bound by them.
- 2. I have considered all the evidence and documentation that I consider necessary for this Opinion.
- My Opinion is based entirely on my knowledge and analysis, the result of many years of the 3. study of Kenya's constitutional law. I have taught Kenyan law for many years in East Africa and abroad, and have published some books and many articles on Kenyan law. From Jan 2000 to April 2004, I chaired the Constitution of Kenya Review Commission, and from 2002 to April 2004 I chaired also the National Constitutional Conference (somewhat like a constituent assembly). As a result, I have a good knowledge of the 2010 Constitution of Kenya, which includes the current constitutional provisions on citizenship. Many years ago l wrote jointly with the late Professor Patrick McAuslan) a constitutional history of Kenya, including the independence constitution of 1963. Its provisions on citizenship are germane to the issue on citizenship in the Opinion. I was an informal adviser to the chair of the committee that developed the law on citizenship based on the chapter on citizenship in the 2010 Constitution.
- I have studied carefully my terms of reference. The principle objective is to determine 4. whether Ms Lucy Gichuhi qualifies to be a member of the Australian Senate. She is an Australian citizen now but was a Kenyan citizen once. The issue, as I understand it, is "whether she is under any acknowledgment of allegiance, or adherence to a foreign power, or is a subject or citizen or entitled to the rights or privileges of a subject of a foreign power".
- I have been given a list of questions to answer. I now turn to my answers, in the order in 5. which the questions were presented to me.

Question No. 1: As at the date of her birth, was Ms Gichuhi a citizen of the United Kingdom und Colonies or a British Protected person within the meaning of the British Nationality Act 1948 (UK)?

6. This issue is governed by section 4 of the British Nationality Act 1948. It says that anyone born within a colony shall be a citizen of the United Kingdom and Colonies unless her father was an envoy there and was not a citizen of the UK and Colonies, or was an enemy alien. Ms Gichuhi was born on 23rd September 1962, after the enactment of the Act. She was born in the colonial part of Kenya as opposed to the protectorate part and therefore qualified as a citizen of the United Kingdom and Colonies, not a British protected person. I am not aware whether her father's status disqualified her, but it does seem highly unlikely.

Firstly both he and his father were born in Kenya so would not have been envoys to Kenya, and, indeed her father became a citizen of Kenya on December 12th 1963, which would have been by virtue of his holding citizenship of the UK and Colonies. Secondly Kenya certainly was not under alien control.

Question No. 2: As at the date of Kenyan independence on 12 December 1963, was Miss Gichuhi a citizen of the United Kingdom and Colonies or a British protected person within the meaning of section 1(1) of the 1963 Constitution of Kenya?

7. Section 1 (1) of the Kenya Constitution of 1963 says that "Every person who, having been born in Kenya, is on 11 December 1963 a citizen of the United Kingdom and Colonies or a British protected person shall become a citizen of Kenya on 12 December 1963 unless neither of his or her parents was born in Kenya". Ms Gichuhi was a citizen of the United Kingdom and Colonies on December 11th by virtue of section 4 of the British Nationality Act 1948, as stated above. On December 1963 she ceased to be such a citizen, as stated in response to Question 5.

Question 3: Did Ms Gichuhi gain Kenyan citizenship upon the 1963 Constitution of Kenya coming into effect?

- 8. Yes, she would have done so under section 1(1) of the Kenya Constitution of 1963. It read, "Every person who, having been born in Kenya, is on 11th December 1963 a citizen of the United Kingdom and Colonies or a British protected person shall become a citizen of Kenya on 12th December 1963: Provided that a person shall not become a citizen by virtue of this subsection if neither of his parents was born in Kenya".
- 9. My understanding is that Ms Gichuhi was born in that part of Kenya that was a colony and was thus, as stated in response to the first question, a citizen of the United Kingdom and Colonies by virtue of section 4 of the British Nationality Act 1948. The proviso in s. 1(1) of the Constitution of Kenya 1963 did not apply to her as both of her parents were in fact born in Kenya. It should be noted that there was no qualification to this section on the basis of the age of the person. Everyone, adult or child, who fitted the criteria of s. 1(1) became a citizen with the dawn of 12th December 1963. This is to be contrasted with the situation of those who fell within the proviso to s. 1(1): they were given a choice as to citizenship, and that choice had to be exercised in a particular way and by a particular time (see s. 2(1) and —for the date by which application had to be made—s. 2(5)). In the case of those under 21 on 12th December, applications could be made by their parents or guardians. But they had the possibility to reverse that decision after attaining the age of 21, but before they reached 23 (s. 12(2) read with s12(6)). No such provision applied to those who, like Ms Gichuhi, fell squarely within the head clause of s. 1(1).

Question 4: If yes to (3), under what section of the 1963 Constitution of Kenya did she gain Kenyan citizenship?

10. Section 1(1): see my answer to the previous question.

Question 5: Did Ms Gichuhi lose any citizenship of the United Kingdom and Colonies (or alternatively, any status as a British protected person) by operation of the Kenya Independence Act 1963 (UK).

- 11. Section 2(2) of the Kenya Independence Act states, "Save as provided in section 3 of this Act, any person who immediately before the appointed day is a citizen of the United Kingdom and Colonies shall cease to be such a citizen if on that date he becomes a citizen of Kenya".
- 12. Since Ms Gichuhi became a Kenyan citizen on 12th December 1963 in accordance with section 1(1) of the Kenya Constitution 1963, she would have ceased to be hold citizenship of the United Kingdom and Colonies on that date.
- 13. Section 3 of the Act includes a list of categories of Kenyan citizens who would continue to retain their British citizenship despite becoming a Kenyan citizen. None of the categories affects Ms Gichuhi. For the sake of greater clarity: the only one of these exceptions that might appear to affect her is in s. 3(2): "a person shall not cease to be a citizen of the United Kingdom and Colonies under section 2(2) of this Act if he, his father or his father's father-(a) was born in the United Kingdom or in a colony". Her father and grandfather were born in a colony, namely Kenya. But sub-section (1) of that section provided that any reference to a colony in sub-section (2) did not include Kenya.

Question No. 6: Alternatively, if Ms Gichuhi was a dual citizen from 1963, would she, upon attaining 21 years in 1983, have ceased to be a citizen of Kenya unless she had renounced the other citizenship and taken the oath of allegiance?

- 14. As I have shown in relation to Question 5, Ms Gichuhi was not a dual citizen, as her British citizenship was terminated by British law, namely the Kenya Independence Act 1963.
- 15. Incidentally, the issue of dual nationality was debated in the Lancaster House conferences and other stages in the constitution making process. The enthusiasm for dual nationality was on the part of the Europeans particularly. They lost on this point. In the Second Reading in the House of Lords on the Kenyan Independence Bill, the Minister of State for Commonwealth Relations and for the Colonies (The Duke of Devonshire) made several observations that indicate that those who became Kenyans would cease to be citizens of the United Kingdom and Colonies. For example:

In particular, it will be seen that the Kenya Constitution, like the Constitutions of Tanganyika and Uganda, and of many other Commonwealth countries, will not permit dual citizenship except for a limited and transitional period.

16. And he observed of the structure of the Bill that one section was "defining categories of persons who, even though they may become Kenya citizens, do not thereby have their

¹ As is made clear by Maxon, Robert M (2011) Kenya's Independence Constitution: Constitution Making and the End of Empire ((Fairleigh Dickinson University Press) at p. 229.

United Kingdom citizenship taken away from them." These were the exceptions to the rule, none of which, as commented in response to the preceding question, applied to Ms Gichuhi.

Question No. 7: Did Ms Gichuhi, by operation of Kenyan law, automatically lose any Kenyan citizenship upon becoming an Australian citizen by naturalisation?

- 17. Miss Gichuhi became a national of Australia on 17th July 2001 (by which time she would have been 39 years old or thereabouts). And by that time Kenya had adopted a new constitution, in 1969. Under both the independence constitution and the 1969 constitution, a Kenyan who acquired a foreign citizenship automatically lost her Kenyan citizenship. The provision of the 1969 constitution, which applies to Miss Gichuhi's adoption of a foreign citizenship, states (in section 97 (3)) that "A citizen of Kenya shall, subject to subsection (7) of this section, cease to be a citizen if—
 - (a) having attained the age of 21 years, he acquires the citizenship of some other country than Kenya by voluntary act (other than marriage)..."
- 18. There was no requirement of a declaration of the renunciation of the Kenyan citizenship.

 The mere act of having adopted citizenship of another country was sufficient to lose Kenyan citizenship. This rule also applied in the 1963 Constitution.
- 19. At this point it is necessary to deal with the few cases that seem to have addressed this issue. There appear to be no cases before the adoption of the current, 2010, Constitution, and the only three cases that are relevant are first instance, High Court decisions. Two of them involve aspects of s. 97 of the 1969 Constitution that have not been quoted hitherto:
 - (2) A person who -
 - (a) has attained the age of twenty-one years before 12th December, 1963; and
 - (b) becomes a citizen of Kenya on that day by virtue of section 87; and (c) is immediately after that day also a citizen of some country other than Kenya, shall subject to subsection (7), cease to be a citizen of Kenya upon the specified date unless he has renounced his citizenship of that other country, taken the oath of allegiance and, in the case of a person who is a citizen of Kenya by virtue of section 87 (2), made and registered such declaration of his intentions concerning residence as may be prescribed by or under an Act of Parliament.
 - (3) A citizen of Kenya shall, subject to subsection (7), cease to be such a citizen if -
 - (a) having attained the age of twenty-one years, he acquires the citizenship of some country other than Kenya by voluntary act (other than marriage); or
 - (b) having attained the age of twenty-one years, he otherwise acquires the citizenship of some country other than Kenya and has not, by the specified date, renounced his citizenship of that other country, taken the oath of allegiance and made and registered such declaration of his intentions concerning residence as way be prescribed by or under an Act of Parliament.
 - (7) Provision may be made by or under an Act of Parliament for extending beyond the specified date the period in which any person may make a renunciation of

citizenship, take an oath or make or register a declaration for the purposes of this section, and. if such provision is made, that person shall not cease to be a citizen of Kenya upon the specified date but shall cease to be a citizen upon the expiration of the extended period if he has not then made the renunciation. taken the oath or made or registered the declaration, as the case may be.

20. The first case is Mahamud Muhumed Sirat v Ali Hassan Abdirahman & 2 others [2010] eKLR Election Petition 15 of 2008 (http://kenyalaw.org/caselaw/cases/view/64237). The respondent challenged the petitioner's election petition on the basis that the petitioner was not a Kenyan because he had voluntarily taken Australian citizenship. The respondent was unable to satisfy the court that these were the facts. However, the court (Justice Kimaru) also held that,

Even assuming that the petitioner had indeed acquired Australian citizenship, there is nothing in the constitution that specifically prohibits the petitioner from acquiring such citizenship while at the same time retaining his Kenyan citizenship provided that Australian law allows for its citizens to acquire and have dual nationality. There is only one exception; this is where the petitioner specifically renounces his citizenship of Kenya and acquires citizenship of another country that does not allow dual citizenship.

21. This observation, which in my respectful view was erroneous, was based on the Judge's reading of s. 97 (1) and (7). He says that,

My reading of Section 88, 90, 92, 93, 94, 95 and 97 of the Constitution leads me to the conclusion that the said Sections of the Law prohibited persons of a particular category who are citizens of other countries at the time Kenya attained independence. It does not apply to citizen of Kenya who acquired citizenship by virtue of their birth from acquiring citizenship of another country after attaining twenty-one years of age.

With respect this ignores s. 97(3)(a) which almost certainly would have covered the petitioner had his Australian citizenship been established. (In the less likely event that he had acquired that unproven Australian citizenship before the age of 21 he would have been able to make a decision when he reached that age but would have "ceased to be [a Kenyan]" if he had failed to renounce the other citizenship.

- 22. The judge's remarks are thus not only *obiter*, but wrong. The case does not seem to have gone on appeal to the Court of Appeal still less to the Supreme Court. However, it is my considered opinion that if this case, or any other raising the same issue, were to be appealed to these courts and the case was properly argued, the appellate court would be informed by the clear words of s. 97(3)(a) and hold that a person who had voluntarily, and while of full age, successfully applied for citizenship of another country had *ipso facto* lost Kenyan citizenship.
- The second case is Jisvin Chandra Narottam Hemraj Premji Pattni v Director of Immigration & another [2015] eKLR Constitutional and Human Rights Division Petition

No. 251 of 2014 (http://kenyalaw.org/caselaw/cases/view/113178/). The facts were squarely on s. 97 (3)(b): the petitioner became a Kenyan citizen in 1968 when his parents also did, in exercise of the right under the 1963 Constitution s. 2. It seems that he never renounced his previous British nationality. Thus he reached the age of 21 with two nationalities.

- Justice Lenaola held that because he had not renounced his other citizenship by "the date on which he attains the age of twenty-three years" he was no longer a Kenyan. Unfortunately, even this distinguished judge, according to the online version of the report, referred to the wrong sub-section. He relied upon s. 97(3), but this applies only to those who acquired another citizenship after the age of 21. Those who reached the age of 21 holding two citizenships were governed by s. 97(1) which had to be read with s. 97(6) for the definition of "specified date" by which renunciation should have taken place, and says that it means "in relation to a person to whom subsection (I) of this section refers, the date on which he attains the age of twenty-three years".
- 25. However, in my view, this case is of assistance because of Justice Lenaola's understanding of the phrase "cease to be [a citizen]". This expression occurs in section 97(1), 97(2)(b) and 97(3) (the last being relevant in the current case). Justice Lenaola treats this, entirely correctly, as being something that happens automatically, in the *Pattni* case by failure to renounce another citizenship by a certain date. No renunciation of Kenyan citizenship is required; it is lost as a consequence of the voluntary act of acquiring another citizenship or by failure to renounce another citizenship jointly held, by a certain date.
- 26. The third decision is also by Justice Lenaola: Bashir Mohamed Jama Abdi v Minister for Immigration and Registration of Persons & 2 others [2014] eKLR Petition 586 of 2012 (http://kenyalaw.org/caselaw/cases/view/95390/). The citizenship issue was again whether the subject of the petition was a Kenyan citizen, having successfully applied for UK citizenship in 2002. Thus the situation was again governed by s. 97(3)(a) of the 1969 Constitution. Unfortunately, again the learned Judge does not appear to have cited this provision, but he stated very clearly that:
 - 25. Prior to the Promulgation of the Constitution on 27/8/2010, Kenya did not have any provision for dual citizenship and so upon acquiring the citizenship of the United Kingdom (by falsely pretending that he had been born in Somalia), Abdi automatically lost his Kenyan citizenship....
- 27. Again there is no indication available that either of Justice Lenaola's decisions have been appealed, but it is my confident and considered view that, if appealed, they would both have been upheld so far as concerns his conclusions on issues of citizenship.

Question 8: Alternatively, would Ms Gichuhi have retained any Kenyan citizenship, despite acquiring Australian citizenship by naturalisation, unless she took steps to renounce her Kenyan citizenship?

28. As I have indicated above, there was no requirement of renouncing Kenya citizenship. A Kenyan citizen acquiring another citizenship automatically lost her Kenyan citizenship.

Question 9: Between 2001 and when the 2010 Constitution of Kenya came into effect, were there any formal requirements that applied to renunciation of Kenyan citizenship?

29. If renunciation of Kenyan citizenship was an issue, there was a procedure. This was laid down in the former Kenya Citizenship Act (Cap. 170) s. 6. As indicated above, there were no such requirements applicable to the case of Ms Gichuhi.

Question 10: If yes to (9), what were those requirements?

30. For situations in which such renunciation was possible or required, the Kenya Citizenship Act provided for "a declaration in the prescribed manner of renunciation of citizenship of Kenya". Such a declaration could be made only be someone who was a citizen of another country, and if such a declaration was not made the Kenyan citizenship would have ceased automatically according to the provisions of s. 97 of the Constitution (as was clear from s. 6(2) of the Act).

Question 11: Did Ms Gichuhi attain the status of a citizen by birth of Kenya by operation of subsection 14(2) of the 2010 Constitution of Kenya upon that constitution coming into effect?

- 31. I think not. Ms Gichuhi was born as a citizen of the UK and colonies and some time afterwards became a Kenyan citizen on Kenya's independence. Article 14(2) would be redundant in a case like hers, because she was regarded as a citizen due to her birth to her parents, and fitted squarely within Article 14(1). The principal purpose of Article 14(2) was to put people who had been born of a Kenyan mother on the same footing as someone who had been born of a Kenyan father. It was not intended to force upon persons citizenship that they had had but had voluntarily forgone by taking another citizenship.
- 32. The latter point is supported by Article 14 (5) "A person who is a Kenyan citizenship by birth and who has ceased to be a Kenyan citizen because the person acquired citizenship of another country, is entitled on application to regain Kenyan citizenship". Should Miss Gichuhi wish to re-acquire Kenyan citizenship, she would be able to do so under this provision. If she (and others) had recovered their lost citizenship by virtue of Article 14(2), clause (5) would have been redundant.
- 33. Incidentally, in the *Abdi* case (the third case discussed earlier), Justice Lenaola quoted Article 14(1) and (2) and went on to make the statement in his para. 25 quoted in my response to Question 7. In other words, he did not treat Art. 14(2) as reinstating the lost citizenship. He later said,
 - 27. ... whereas the Petitioner has framed his Petition as if Abdi is entitled to citizenship *jus sanguinis*, that is not the legal position because he, voluntarily, applied for the citizenship of another Country, (the United Kingdom) and thereby lost his Kenyan citizenship as a matter of law.

Question 12: If no to (11), if Ms Gichuhi had previously lost her Kenyan citizenship would she be required to re-apply if she wished to regain Kenyan citizenship?

34. Yes, she would have to apply, an indicated in the previous paragraph, under Article 14(5). Again, that is made clear by Justice Lenaola in *Abdi*, where he completed his para. 25 by saying "and he could only regain it through an application to do so, under Article 14(5) of the Constitution".

Question 13: If so, what requirements attach to re-applying for Kenyan citizenship, for example, under the Kenya Citizenship and Immigration Act (No 12 of 2011)?

- 35. There are no additional requirements in the Act for regaining Kenyan citizenship, as discussed above. In other words, there is a constitutional right to the regaining of citizenship in these circumstances. There is, however, a procedure to be followed: according to s. 10 of the Act, a person entitled "may apply in the prescribed manner, to the Cabinet Secretary to regain Kenyan citizenship". The application must be accompanied with (a) proof of applicant's previous Kenyan citizenship; and (b) proof of citizenship of the other country.
- 36. To underline the point that there is no automatic regaining of Kenyan citizenship on the part of someone who has voluntarily acquired another, I refer to Justice Lenaola in *Abdi*. He quoted from the current Kenya Citizenship and Immigration Act:
 - (1) A person who was a citizen of Kenya by birth and who ceased to be a citizen of Kenya because he or she acquired the citizenship of another country may apply in the prescribed manner, to the Cabinet Secretary to regain Kenyan citizenship.
 - (2) The application under subsection (1) shall be accompanied by
 - (a) proof of applicant's previous Kenyan citizenship;
 - (b) proof of citizenship of the other country;
 - (3) Upon receipt of an application made under subsection (1), the Cabinet Secretary shall cause the application to be registered and keep a record of such application.
 - (4) The Cabinet Secretary shall after registering an application, issue a certificate in a prescribed form to the applicant.
 - (5) The Cabinet Secretary may issue an extract of the register to the applicant and such further extracts to such third parties as shall be entitled upon application and payment of such fees as may be prescribed.
- With great respect, when he went on to say (at the end of para. 27 quoted earlier) "He could only therefore regain it by the procedure above and not as a matter of right" he erred slightly. The Constitution and the Act are clear that it is a matter of right; the necessity to follow a procedure does not derogate from the right. However, he was clearly correct to say that without following the procedure the right could not be fulfilled.

38. In conclusion, it is my considered and firm view that Ms Gichuhi (i) became at birth a citizen of the United Kingdom and Colonies, (ii) became automatically upon Kenya's attainment of independence a citizen of Kenya and lost her previous citizenship, (iii) again automatically lost her Kenyan citizenship when she was granted Australian citizenship as the result of her voluntary application as an adult and (iv) cannot regain Kenyan citizenship without applying according to the procedure under the Kenya Citizenship and Immigration Act, albeit she has a right not only to apply but to regain that citizenship provided she supplies the information required in that Act.

Yash Pal Ghai

27 March 2017

Nairobi



KENYA HIGH COMMISSION CANBERRA

12th April, 2017

TO WHOM IT MAY CONCERN RE: MRS LUCY GICHUHI

This is to inform that Mrs Lucy Gichuhi, a Kenyan born Australian citizen visited the Kenya High Commission offices in Canberra prior to the last 2016 Federal elections in Australia.

During the visit, Mrs Gichuhi sought to know her status in regards to her Kenyan citizenship. Mrs Gichuhi was then informed that since she had not applied for dual citizenship following the promulgation of a new Kenyan Constitution in 2010, we did not recognise her as a Kenyan citizen.

We advised Mrs. Gichuhi that she still had her rights to Kenyan citizenship as outlined under Kenyan law. To date we have not received any application from Mrs Gichuhi, seeking dual citizenship.

As a country, we respect the decision of our citizens to take up citizenship of other nations. We also encourage those who may seek dual citizenship to follow the laid down procedures.

ISAIYA KABIRA

HIGH COMMISSIONER

(has)

From: Sent:

Kiriga, Caroline (Sen L. Gichuhi) Monday, 4 June 2018 1:08 PM

To:

Senators Interests (SEN)

Cc:

Mudri, Mark (Sen L. Gichuhi); Gichuhi, Lucy (Senators ENATORS' INTERESTS

Subject:

Citizenship Registry- Senator Lucy Gichuhi

REGISTRY OF

0 4 JUN 2018

Attachments:

Citizenship Form - Lucy Gichuhi (2).pdf; Transcript Re Day [19].pdf

Dear Registrar,

Please find attached Citizenship form for Sen Gichuhi with additional information on page 2 of 5, section 3c.

The additional statement reads as follows:

"Transcript of the hearing on 19 April, 2017 (2017 HCA Trans 086) is also attached".

Please also find attached transcript of the hearing as supporting documentation.

Please acknowledge receipt of this email as well.

Kind Regards, Caroline

Caroline Kiriga

Deputy Chief of Staff

Office of Senator Lucy Gichuhi

t. 08 8205 1050 m. 0424 290 027

e. caroline.kiriga@aph.gov.au



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To the Registrar of Senators' Interests,

REGISTRY OF 0 4 JUN 2018 SENATORS' INTERESTS

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Section 1—Senator's detail	S	ectio	n 1	—Sen	ator's	s de	tail	S
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Surname: GICHUHI	
Other Names:	State:
LUCY MURINGO	SA

Section 2—Senator's birth and citizenship details

Place of birth:	Citizenship held at birth: United Kingdom (UK) and Colonies					
Nyeri District, Central Province,						
KENYA						
	Date of Australian naturalisation: (if not an Australian citizen by birth)					
23 / 09 / 1962	17 / 07 / 2001					
Day Month Year	Day Month Year -					

Section 3(a)—Senator's parents' birth details

	Mother		Father		
Place of birth: Nyeri District, Centra		ntral Province, Nyeri District, Cen		ntral Province,	
	KENYA		KENYA		
Date of birth:	1	Approxi / mately 1938	/	Approxi / mately 1934	

Notes

- (1) The information which you are required to provide is contained in a resolution agreed to by the Senate on 13November 2017
- (2) If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.
- (3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Page 1 of 5

MUPD 29

PD 29/11/2017

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother	Maternal grandfather		
Place of birth:	Nyeri District, Central Province, KENYA	Nyeri District, Central Province, KENYA		
Date of birth:	Approxi / / mately, 1888	Approxi / / mately, 1870		

	Paternal grandmother	Paternal grandfather
Place of birth:	Nyeri District, Central Province,	Nyeri District, Central Province,
	KENYA	KENYA
Date of birth:	Approxi / / mately, 1910	Approxi / / mately 1910 Day Month Year

Section 3(c)—other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

The matter of alleged dual citizenship concerning me was raised in and disposed of in *Re Day* [No 2] [2017] HCA 14, 5 April 2017 C14/2016. Transcript of the hearing on 19 April, 2017 (2017 HCA Trans 086) is also attached.

The High Court had before it all relevant materials and dismissed the application of the Solicitors for Anne McEwen to pursue the matter. Affidavits filed by me in the said proceedings marked "A" & "B", dated 4th April 2017 and 18th April 2017 respectively accompany this statement.

Stoppo.

Page 2 of 5 29/11/2017 **Section 3(d)**—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

I was assured that I have not inherited citizenship by virtue of the expert opinion filed in the High Court proceedings from a Constitutional Lawyer Professor Yash Pal Ghai, Professor Emeritus, University of Hong Kong dated 27 March 2017. The attached opinion marked "C" confirms that I ceased to be a UK citizen and became a citizen of Kenya on 12 December 1963 by virtue of section 1 (1) of the Kenya Constitution 1963 and the corresponding British Act – Kenya Independence Act 1963, (UK). My parents and grandparents ceased to be UK citizens in the same way.

I automatically ceased to be a Kenyan citizen under Section 97 (3) of the Kenya Constitution 1969, because of the acquisition of my Australian citizenship on 17 July 2001. I refer to paragraphs 17 & 28 and the conclusion of the constitutional expert's opinion.

I also visited the Kenyan Embassy in Canberra twice between April 2016 and May 2016, before my nomination on 30th May 2016, to investigate any possibility of dual citizenship and any steps which might be required to renounce the same. I attach a letter from the High Commissioner for Kenya, Isaiya Kabira marked "D" and dated 12 April 2017 confirming my visits and that I was not a Kenyan citizen at the time of my nomination, or since.

Section 4(a)—Foreign citizenship

Have you ever been a citizen of any country other than Australia?

NO — Proceed to Section 6

YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
United Kingdom (UK) and Colonies	I ceased to be a UK citizen and became a citizen of Kenya on 12 December 1963 by virtue of section 1 (1) of the Kenya Constitution 1963.	12/12/1963	Expert Opinion of Professor Ghai dated 27 March, 2017

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29/11/2017

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
Kenya	I ceased being a Kenyan Citizen by becoming an Australian citizen by virtue of Section 97 (3) of the Kenyan Constitution 1963. I also took all reasonable steps to confirm I had lost my Kenyan Citizenship when I attained Australian Citizenship in 2001 and It was not possible to renounce something I had already lost.	17/07/2001 (Naturalization) April 2016- May 2016 (Visits to Kenya High Commission)	Letter from Kenyan High Commissioner dated 12 April, 2017 & expert opinion of Professor Ghai dated 27 March, 2017

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end **should** be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination

On the	date you	nominated	for election	n in this	s 45th	Parliament	were y	you a	citizen	of a	any
country	other that	an Australia <mark>′</mark>	?								

X	NO	— Proceed to Section 4(c)
	YES	— provide evidence of any steps you have taken to renounce the
		citizenship of the country prior to the date of nomination:

Country	Action	Date	Evidence attached

NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination **should** be attached to this form. Please date and initial each page of any attachment.

Section 4(c)—Are you now a	a citizen	of any	country other than Australia?	

YES — provide evidence and details of steps taken to renounce citizenship:

MO 0 . 09/11/17

Country	Action	Date	Evidence attached
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Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)					
N/A					
	-				

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	8 a a	Date			
Win o		29 Day	11 Month	1	2017 Year



[2017] HCATrans 086

IN THE HIGH COURT OF AUSTRALIA

SITTING AS THE COURT OF DISPUTED RETURNS

Office of the Registry
Canberra

No C14 of 2016

Between-

IN THE MATTER OF QUESTIONS
REFERRED TO THE COURT OF
DISPUTED RETURNS PURSUANT TO
SECTION 376 OF THE
COMMONWEALTH ELECTORAL ACT
1918 (CTH) CONCERNING
MR ROBERT JOHN DAY AO

NETTLE J GORDON J

TRANSCRIPT OF PROCEEDINGS

AT MELBOURNE ON WEDNESDAY, 19 APRIL 2017, AT 9.33 AM

Copyright in the High Court of Australia

MR S.P. DONAGHUE, QC, Solicitor-General of the Commonwealth of Australia: May it please the Court, I appear with MR B.K. LIM, for the Commonwealth Attorney-General. (instructed by Australian Government Solicitor)

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MR J.K. KIRK, SC: May it please the Court, I appear with my learned friend, MS S. GORY, for Ms Anne McEwen. (instructed by SBA Law)

MR J.L. WHITINGTON: If the Court pleases, I appear for Mr Day. (instructed by Griffins Lawyers)

NETTLE J: Mr Solicitor.

MR DONAGHUE: Your Honours, I move on the summons filed by the Commonwealth Attorney-General on 13 April 2017 and read the affidavit of Martyn Hagan, sworn on 13 April 2017 in support of that summons. The effect of the summons, your Honour, is that we seek an order that the Court declare that Lucy Muringo Gichuhi is duly elected as a senator for the State of South Australia for the place for which Robert John Day was returned. I do not seek to add to what we have said in writing in support of that.

NETTLE J: Thank you. Mr Kirk, do you have anything to say?

MR KIRK: Yes, your Honours. Very late last night we sought to provide to the Registrar some written submissions. We apologise for the lateness of them. They were due to events moving on and to the need to obtain instructions before we filed those submissions. Can I seek leave to hand up in Court the original of those submissions?

30 **NETTLE J:** To what effect are they, Mr Kirk?

MR KIRK: The submissions are to the effect that Ms McEwen opposes the order sought by the Attorney in relation to Ms Gichuhi being duly elected on the basis – not because of any issue with the count or so forth, but that a material question arises as to the citizenship of Ms Gichuhi, namely, whether she retained Kenyan citizenship as a matter of Kenyan law despite having taken up Australian citizenship in July 2001 and, further, if she did so retain Kenyan citizenship whether she took any steps and, if so, what steps, to renounce that citizenship, and if she did take such steps whether that constituted reasonable steps for the purposes of section 44(i) as explained by members of this Court in *Sykes v Cleary*.

NETTLE J: Mr Kirk, this is an issue which, as it were, has been around for some time in the course of directions hearing following – from January this year, has it not?

Re Day 2 MR KIRK, SC 19/04/17

MR KIRK: Well, the issue was raised by the Attorney in their written submissions to the Full Court first filed on 6 January of this year, but the Attorney's position has been – and we have respectfully agreed with that position – that unless and until, first, the Full Court had resolved the questions that were before the Full Court and then, secondly, any special count if ordered – which, of course, it was ordered – took place and then, thirdly, if and only if Ms Gichuhi was found to be the person who would be returned if Mr Day was ineligible then and only then would the issue of Ms Gichuhi's eligibility arise.

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That was reflected in paragraph 24 of the written submissions that the Attorney put on on, I think, 6 April. We have agreed and followed that position. We were provided, as I think the Attorney may have indicated on the last occasion, with an expert report which the Commonwealth had been obtaining in the meantime. We obtained that report I think on about 28 March or thereabouts.

After the Full Court handed down its decision on 5 April, two weeks ago, we have expeditiously moved to obtain another expert report in response to the Commonwealth's report. We have obtained a draft report last night. We anticipate that we should be able to have a final report by the end of today.

The effect of that report will be to disagree in part with the report raised – or provided, I should say – by the Commonwealth to us and depart in material part - in particular, one part of the Commonwealth's expert's report takes account of a particular decision of the Kenyan High Court, relevantly a single judge of the Superior Court of Record of Kenya, and says that that decision is inconsistent with Ms Gichuhi having renounced her citizenship as an automatic effect of having taken up Australian citizenship. But the Commonwealth's expert, Professor Ghai, indicates that he considers that that decision is wrong and would not be followed in Kenya, and to be fair he refers to a couple of other submissions which he says are in tension with that submission.

The draft report provided by the expert retained by Ms McEwen disagrees with that conclusion and says that, in fact, the better view is that that decision of the judge of the Kenyan High Court is correct. That being if that is right, then Ms Gichuhi would still have had Kenyan citizenship post-July 2001 and there is no other event which might have led to her having lost it, an issue would then arise about reasonable steps, as I have already indicated.

So it is in those circumstances that it is only in fact today, or at least post the Full Court's decision two weeks ago on 5 April, that this issue truly arises and prior to that it would have been entirely hypothetical.

Re Day 3 **MR KIRK, SC** 19/04/17

NETTLE J: It arose two weeks ago on 27 March, I take it?

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MR KIRK: No, the Full Court handed down its decision, your Honour, on 5 April, two weeks ago. The Commonwealth in the meantime had been obtaining its expert report, which was provided to us I think on 28 March, so that is about three weeks ago. It is in those circumstances that the issue arises.

NETTLE J: Is there any reason that it has taken so long to bring it on?

MR KIRK: Well, in our respectful submission, it has not taken so long in the sense that, as I have outlined, the issue only really arose today, taking account of the fact that the special count conducted by the Electoral Commission was only done last Thursday, so the day before Good Friday. So here we are some six days later - and it was only, as of that day, Thursday last week, that subject to this Court's orders and views, of course, it was confirmed that Ms Gichuhi would be the person who would be taking up the spot that was not filled by Mr Day, and it is in that light that, as I have respectfully put, it is only today that this issue truly arises.

It is also reasonable, in our respectful submission, for us to have awaited the Commonwealth's expert report before seeking to put it in issue. The Commonwealth was good enough to put the draft questions to us, consistent with the Federal Court practice note which the parties have been following, and we agreed a form of questions that should go to that expert and we awaited that report, which was received on 28 March. As it happens, however, and in light of our own expert advice we do not accept one part of the conclusion of that report.

Now, there is one other important issue that is relevant here, in our respectful submission. The order that the Attorney seeks, consistently with past practice in the *Wood Case* in 1998 and in *Sue v Hill* and, indeed, in the recent West Australian case of *Culleton*, is an order that Ms Gichuhi is "duly elected as a senator for the State of South Australia".

Now, the language of "duly elected" is taken from section 360(1)(vi) of the *Commonwealth Electoral Act*, being one of the powers of the Court of Disputed Returns. In our respectful submission, if and insofar as a real question arises about the eligibility of Ms Gichuhi, then it could not be said, and would not properly be included in a Court order, a statement that she had been duly elected because if there is an issue here, and if that issue is a good issue, she would not be capable of being chosen pursuant to section 44 of the Constitution.

Re Day 4 **MR KIRK, SC** 19/04/17

There is then a further point which emerges from that. If the Court were to make the order sought by the Commonwealth Attorney today, and without further consideration of this issue, first, it leaves one issue unresolved in relation to filling the twelfth spot for the State of South Australia in the Senate and that could conceivably lead to further litigation - - -

GORDON J: I do not understand that submission. Would you put that again?

MR KIRK: Yes, your Honour.

GORDON J: If the order was made there would be – the twelfth spot would be filled.

MR KIRK: Yes, but the issue in relation to Ms Gichuhi's citizenship and possible question about eligibility would not have been determined by the Court and so a question - - -

GORDON J: There would be nothing preventing you filing a petition if you were so minded.

MR KIRK: Well, there may be, and that leads to the further consequential point I was going to make. I do not know if your Honours have a copy of the *Commonwealth Electoral Act* to hand.

NETTLE J: Which section?

MR KIRK: Section 340 to begin with. Sorry, not section 340 – section 355 - I apologise, your Honours – of the Act. So this is within Part XXII, Court of Disputed Returns. Section 355(e), setting out the requirements for a petition disputing an election indicates there is a 40-day

limitation period, relevantly:

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- (i) if the polling day for the election in dispute is not the polling day for any other election—the return of the writ for the election -
- Sub (ii) does not seem relevant and does not change things materially. Sub (iii) is irrelevant.

Now, on the face of it, on a simple textual reading, the return of the writ here occurred a long time ago and the order sought from the Court is not a new return or new writ, it is a declaration pursuant to section 360. Now, obviously there could be a purposive argument to say that, well, one would read that purposively so as not to shut out a potential petition but at

Re Day 5 **MR KIRK, SC** 19/04/17

the least there is some room for real doubt about that question. There is a further related difficulty arising from section 368 which provides that:

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All decisions of the Court shall be final and conclusive and without appeal, and shall not be questioned in any way -

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obviously designed to promote finality in relation to these issues. Now, if this Court makes, as the Commonwealth Attorney seeks, an order that Ms Gichuhi has been duly elected, on its face that would seem to resolve all issues as to eligibility, and it might be said – again one can see counter arguments – but it might be said that it would be calling into question that decision of this Court if one were to say, well, in fact she was not duly elected because she was never eligible to be chosen because of a section 44(i) problem under the Constitution.

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In those circumstances, the way which is least likely to cause ongoing delay and further litigation of a range of questions which perhaps do not need to be decided is simply within this proceeding to deal with the issue relating to Ms Gichuhi. As to how it arises within the jurisdiction of this Court in this matter, as your Honours well appreciate, this is a section 376 referral of five questions from the Senate.

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The second question, question (b), was if the answer to question (a) is yes relating to a vacancy by what means and in what manner should that vacancy – sorry, that vacancy should be filled; and then question (d) flowing from that is, of course, what directions and other orders if any should the Court make in order to hear and finally dispose of this reference.

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Now, as I indicated earlier, as happened in *Wood* and in *Sue v Hill*, where that naturally leads in the ordinary course is to an order by the Court by declaration pursuant to section 360 saying, well, this particular candidate is duly elected. But if an issue arises as to their eligibility then it cannot – that declaration could not, in our respectful submission, properly be made because a question arises as to whether they are duly elected.

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In that sense, because a consequence of the reference is filling any vacancy, that encompasses, in our respectful submission, an issue such as this as to eligibility to be chosen of the person who, on a special count, would otherwise take the position. One could test that by saying if an obvious question arose about someone like Ms Gichuhi, so it was obvious that they had dual citizenship and it had never been renounced or that they did not have Australian citizenship and a document could be handed up from the Bar table which showed that, then the Court would not make an order that she or he was duly elected. The fact that the issue may not be obvious, the fact that it may depend on reconciliation of expert evidence as to Kenyan law does not alter the principle, in our respectful submission.

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Re Day 6 **MR KIRK, SC** 19/04/17

So for all those reasons an issue does arise in relation to
Ms Gichuhi's citizenship. We respectfully submit that means the
declaration sought cannot at this stage properly be made and should not be
made but that a process should be set in train to quickly and expeditiously
seek to resolve this issue. In terms of resolving it, there are two broad
issues, as I indicated. One is strictly an issue of fact, namely, Kenyan law,
and whether or not Ms Gichuhi continued to hold Kenyan citizenship after
July 2001. The second issue is the "reasonable steps" question which is a

matter of Australian law.

Now, that has a pure factual component as to what steps Ms Gichuhi took. Although that is purely factual, I do not think in the end there is going to be much dispute about that. There is then a characterisation question as to whether the steps that she took satisfy the "reasonable steps" qualification that at least six members of the Court I think in *Sykes v Cleary* identified, namely, that if you take reasonable steps to renounce whether or not it is ultimately effective for the purpose of foreign law does not matter - - -

GORDON J: What is your view on that aspect of the matter?

MR KIRK: Our submission would be that the steps taken by Ms Gichuhi were not such as to meet that test; they were not reasonable steps to renounce.

255 **GORDON J:** That is the final position?

MR KIRK: Yes.

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NETTLE J: So where are you up to in preparation of this case? Are you now in a position to file a document which sets out your case and your evidence in support of it, or can you be within a day or two?

MR KIRK: Yes.

265 **NETTLE J:** What would one get at that point from you?

MR KIRK: Sorry, your Honour?

NETTLE J: What would one get from you at that point? What do you contemplate?

MR KIRK: Yes, an expert report from another expert in Kenyan law relating to the issue as to whether she retained citizenship. As to the "reasonable steps" point, we were provided last week and then at

Re Day 7 **MR KIRK, SC** 19/04/17

275	one o'clock again yesterday with two affidavits of Ms Gichuhi as to the
	steps she took. Whilst we may want to investigate that a little further, I do
	not anticipate any significant dispute about what Ms Gichuhi has said on
	affidavit, so that would go before the Court and then it becomes an issue, as
	I said, as to characterisation of whether or not that would constitute
280	reasonable steps within the

GORDON J: The way you put it, if the answer to the second question was against you, you would lose.

285 **MR KIRK:** If the answer to the – well, if the answer to – we could lose at either point.

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GORDON J: Well, my point is one could put to one side the question of Kenyan law, one could just look at the affidavit and work out whether or not it was reasonable steps or not.

MR KIRK: Yes. Yes, one could do that. I would add this, that in *Sykes v Cleary* there was a division in the Court as to application of the "reasonable steps" test. His Honour Justice Deane put it slightly differently, but it perhaps amounts to much the same thing. But his Honour Justice Deane, who was dissenting on other grounds, in any event, and her Honour Justice Gaudron, took the view that the second and third respondents in *Sykes v Cleary*, a Swiss citizen and a Greek citizen, had taken reasonable steps to renounce, whereas the other members of the Court took the view that they had not.

So, the manner in which this test is applied itself may raise significant questions as to the operation of this qualification to section 44(i) of the Constitution and we would respectfully submit that that is actually a matter appropriate for the Full Bench, or perhaps the full Full Bench of this Court because of its significance and because of the fact that there has been no other case since *Sykes v Cleary*, in this Court at least, dealing with that "reasonable steps" point and it is a matter of great importance, obviously, to Members of Parliament.

NETTLE J: So you want to argue about the correct interpretation of *Sykes v Cleary* insofar as it bears on reasonable steps?

MR KIRK: It is not that we would seek to dispute *Sykes v Cleary*, but we would submit that *Sykes v Cleary* in the majority judgment establishes a very strict – or let me just say strict – approach to reasonable steps, and so if a step of formal renunciation is available and not taken, in general that would mean reasonable steps had not been taken. But we recognise that, as the plurality said in *Sykes v Cleary*, every case has to be judged in its particular circumstances. Here, the particular circumstances are not

Re Day 8 **MR KIRK, SC** 19/04/17

identical to *Sykes v Cleary*. There were particular steps taken by Ms Gichuhi and we acknowledge that an argument can and will be put that what she did did constitute reasonable steps.

NETTLE J: Well, the argument would be put first by you that it did not constitute it, presumably.

MR KIRK: Correct. Yes, your Honour.

NETTLE J: You are in a position to put that now?

MR KIRK: Well, if needs be, your Honour, yes.

NETTLE J: Very well, thank you. Mr Whitington, I assume you do not have any interest in this, or do you?

MR WHITINGTON: I should announce for your Honour Justice Nettle's benefit, I also act for Ms Gichuhi, so naturally we support the Solicitor-General's motion, the summons, so I do have an interest with respect to Ms Gichuhi.

NETTLE J: Yes, thank you.

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MR WHITINGTON: My friend has identified that separate affidavits have been sworn by her deposing to the steps she has taken to determine the citizenship issue. So, if my friend was to pursue the course that he seeks to pursue, I think that we would seek an order - and, indeed, I think he seeks the order that she be joined to the proceeding so that she can lead additional evidence if required to address the "reasonable steps" matter.

NETTLE J: Yes. All right.

MR WHITINGTON: If the Court pleases.

355 **NETTLE J:** Mr Solicitor, what do you say about this foreshadowed application?

MR DONAGHUE: Your Honours, our submission is that while it is true that the matter did not crystallise in a way that would give rise to a justiciable controversy until the special count last Thursday, it has long been both foreseeable and foreseen that in the event that the Full Court concluded that Mr Day was incapable of being chosen that his replacement on a special count would be likely to be Ms Gichuhi.

In those circumstances, our submission is that in the event that Ms McEwen wished to contend that if the special count generated that

result then she should not be declared to be elected there has been at least three months available to Ms McEwen in order to assemble the evidence and arguments upon which that proposition would be advanced. There was not just the issue being flagged as a potential issue in the Attorney-General's submissions on 6 January, but your Honour Justice Gordon expressly on 17 January said – I quote your Honour:

I want to know precisely if there is a dispute what the dispute is -

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So that was nearly three months ago and it was not, in our submission, necessary for our friends to await the expert report that the Commonwealth sought and obtained, although it is plain from our friend's submissions in paragraph 10 that they did wait. Their submission in paragraph 10 opened with the words "Following receipt of the report they sought their own expert advice". So there was – until 28 March it seems that our friends did not seek to progress the factual inquiries.

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NETTLE J: May I just ask, Mr Solicitor, why it is that the Commonwealth obtained expert evidence. Was it, as it were, in anticipation of a case being put of the kind that is now alleged?

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MR DONAGHUE: Yes. We agree with Mr Kirk to the extent that we recognise that it is at least arguable that it would be difficult, if not impossible, to challenge a declaration of the Court that Ms Gichuhi was duly elected. We accept that if this argument is to be made it would appropriately be made in answering question (d) of the reference and because we took that position we wish to be in a position in the event that the issue was thrown up and to satisfy ourselves that the Attorney-General should be seeking the declaration that I have sought in the summons that was moved on this morning.

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Having obtained the expert report, we did satisfy ourselves that it was appropriate to move for that order and so that is what we have done and, in our submission, if the contrary position was to be put, while it could have arisen in a way that required the determination of the Court until recently, the fact of the matter is that the Court today has no evidence other than the evidence that was before the Court on the reference which includes Ms Gichuhi's declaration that she became an Australian citizen on 17 July 2001 and that she was eligible to be elected as a senator, that being the same – it is in, if your Honours need to find it, on page 324 of the book that was before the Full Court, the Court book, on the main reference and it contained a declaration that:

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I am qualified under the Constitution and laws of the Commonwealth to be elected as a Senator.

So that is the same evidence that is normally available to support someone being declared to be a senator and there is nothing, notwithstanding the length of time that the issue has been raised, before the Court now to suggest that that is not in fact the true position.

By analogy with the position in the ordinary procedure in the Court of Disputed Returns a petitioner who wants to dispute an election is required by section 355(aa) to set out with particularity the facts necessary

of relief and, in our submission, that simply has not happened.

Indeed, it was only when Mr Kirk just then in his oral submissions gave some indication as to the content of the draft expert report that we have had any notice at all as to the basis upon which it is said that Ms Gichuhi is not eligible to be elected. The issue in dispute appears to be based, not just upon divergent opinions about a decision – one decision amongst a number discussed by the Commonwealth's expert in the case of *Sirat*, but not only is that one decision that is criticised by our expert but it is an obiter – the relevant part of the judgment is obiter, as our expert points out.

to identify the matters on which the petitioner relies in justifying the grant

So there is a dispute about an obiter observation of a single judge in the context where the relevant constitutional provision is not discussed in that judgment in question and just as a matter of plain language is very clear. So that the provision that is in question in the relevant version of the Kenyan Constitution, which is the version that was in force when - the 1969 Constitution when Ms Gichuhi became an Australian citizen, said in section 97(3):

A citizen of Kenya shall, subject to subsection (7) –

which is irrelevant:

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cease to be such a citizen if-

(a) having attained the age of twenty-one years, he acquires the citizenship of some country other than Kenya by voluntary act (other than marriage) -

Plainly Ms Gichuhi did acquire the citizenship of another country by voluntary act after attaining the age of 21 years and so we respectfully contend that on the material presently available it is difficult to see how there is an issue. If our friends wish to put that matter more squarely in issue, they should have done so by evidence before now.

The other matter, your Honours, is that, as has been mentioned by my learned friends, Ms Gichuhi has sworn two affidavits. The second of those affidavits deals directly with the question of whether or not reasonable steps have been taken to renounce Kenyan citizenship and one of the exhibits to that affidavit is a letter from the Kenyan High Commission provided quite recently on 12 April which states, among other things, that Ms Gichuhi was informed by the High Commission that she was not regarded as a Kenyan citizen. I am paraphrasing, but that is the substance of it.

If your Honours were minded to address that particular factual issue as a discrete issue then it presently seems to us that the only relevant evidence is that second affidavit of Ms Gichuhi and that is a very confined factual debate indeed. But our primary submission is that, given the history of the matter, your Honours should make the declaration sought.

NETTLE J: Thank you. The Court will adjourn briefly to consider the application.

AT 10.01 AM SHORT ADJOURNMENT

UPON RESUMING AT 10.08 AM:

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NETTLE J: On 5 April 2017, this Court held that there is a vacancy in the representation of South Australia in the Senate for the place for which Robert John Day AO was returned at the general election in July 2016. The Court ordered that the vacancy should be filled by applying the provisions of section 273(27) of the *Commonwealth Electoral Act* 1918 (Cth) by analogy by filling the vacancy by a special count of the ballot papers and that a single Justice should make any further directions and orders necessary finally to dispose of the reference.

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On 11 April 2017, her Honour Justice Gordon gave directions for the Australian Electoral Officer for the State of South Australia to cause to be undertaken a special count in accordance with the schedule of directions appended to the order.

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Upon the matter coming on again for hearing this morning, counsel for Ms McEwen has moved *ore tenus* for directions to enable his client further time in which to advance a claim that she does not accept that

Re Day 12 19/04/17

Ms Gichuhi was qualified to be chosen, and to enable her to obtain expert evidence to support her contention that Ms Gichuhi was not so qualified, because Ms Gichuhi was at the relevant time a citizen of Kenya and Ms Gichuhi had failed to take reasonable steps to renounce her Kenyan citizenship.

It should be observed at once that this is an issue to which counsel for Ms McEwen has referred from time to time on previous occasions over the last three months as the matter has come from time to time before her Honour Justice Gordon for directions; most recently on 11 April 2017 when it was dealt with on the basis that, if anything further were to be made of the point, Ms McEwen would make her application to establish Ms Gichuhi's lack of qualification by no later than last Thursday, 13 April 2017.

Notwithstanding that clear direction, nothing further was said of this matter until this morning and even now there is not a petition or a summons or affidavit to found such an application. It is put on the basis that it is an issue which should now, for the first time, be dealt with in the proceeding at present before the Court.

In circumstances where Ms McEwen has been ventilating the issue of Ms Gichuhi's citizenship qualification since January this year and has been given repeated adequate opportunities to make an appropriate application to contest Ms Gichuhi's citizenship qualification, or at least to arm herself with material necessary to do so, but has failed to do so, the Court is not disposed to grant further time.

On the basis of the material now before the Court it is plain that Ms Gichuhi was not disqualified from being elected within the meaning of section 44 of the Constitution by reason of her citizenship. Accordingly, counsel's oral application for further directions of the kind sought is rejected.

MR KIRK: Your Honour, I, with great respect, must respectfully seek to draw to attention some facts which are, in our respectful submission, not consistent with what your Honour has just summarised.

NETTLE J: Yes.

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MR KIRK: Before your Honour Justice Gordon last week in the transcript, HCATrans 085 of 2017, at pages 6 to 7, line 220, after there had been some discussion of the matter, my learned junior said:

Your Honour, we can advise the Court if there is an issue by Thursday, if that would be convenient.

Re Day 13 **MR KIRK, SC** 19/04/17

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NETTLE J: Yes.

MR KIRK: Justice Gordon said:

Well done.

MS GORY: Thank you.

HER HONOUR: Well done. That is great assistance. All right, you let us know by Thursday, otherwise the matter will be listed for 9.30 on Wednesday morning.

NETTLE J: Yes.

565 **MR KIRK:** Ms Gory said:

Yes.

HER HONOUR: If something has arisen on Thursday then I can make directions in chambers. Is there any objection to that course?

NETTLE J: Yes.

MR KIRK: An email was subsequently received from Ms Carolyn
Rogers, the Senior Registrar of the Court, to my solicitor that afternoon on
Tuesday last week indicating that any such matter should be drawn to the
Court's attention by midday on Thursday and that was done. At 11.58 am
an email was sent to Ms Rogers by my instructing solicitor saying:

580 Dear Ms Rogers,

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There will be an issue relating to the matter referred to in paragraph 24 of the submissions filed on 6 April on behalf of the Attorney-General, subject to the result of factual and legal enquiries that are being undertaken as a matter of urgency.

That email was received because my instructing solicitor received a call from Ms Rogers shortly thereafter seeking to clarify the matter. In those circumstances, with very great respect, it is not correct to say that no application has been made to the Court. It is not correct to say that we have not complied with Court directions. We have done so.

No indication was given, nor were directions sought by the Attorney for filing of some particular process. We thought we had done all that was required by that email and had indicated that urgent factual and legal

Re Day 14 **MR KIRK, SC** 19/04/17

inquiries were being undertaken. In those circumstances, in our very respectful submission, it is not procedurally fair to my client to strike out this application or decline to hear it on the basis of failure to comply with opportunities given when an opportunity was given last week and taken.

NETTLE J: Well, there is no application as yet.

MR KIRK: No, but all that we understood we needed to do in response to the email from Ms Rogers was notify by email. What Ms Rogers said was: "Please confirm by 12 noon on" – sorry, that is not right. Ms Rogers said:

I note that counsel for Ms McEwen was directed at the hearing to notify the Court whether or not there will be an issue relating to the matter referred to in paragraph 24 of the submissions filed on 6 April on behalf of the Attorney-General. Written notification should be sent by email to myself, Deputy Registrar Musolino - - -

NETTLE J: You have made that point. Email was sent.

- MR KIRK: But what Ms Rogers indicated was that it should be done by email, and that we have done. So it was my client's reasonable understanding, in our respectful submission, that all that needed to be done had been done.
- NETTLE J: So you have made your application, you say?

MR KIRK: Yes.

NETTLE J: All right. That means we are in a position to deal with it?

MR KIRK: Well, as I have indicated this morning, we have sought an expert report, we will be in a position to finalise it - - -

- NETTLE J: That is the point, Mr Kirk. I mean, you are still seeking expert reports three months after the issue was first ventilated, as it were, putting off on each occasion a final resolution of this matter to an even later point in time than that which is already unacceptable.
- MR KIRK: As the learned Solicitor-General put this morning, no justiciable controversy arose about this till last Thursday.
 - **NETTLE J:** But you had every opportunity of anticipating that it would arise and to arm yourself with the material to dispute Ms Gichuhi's qualification should the issue arise, as it did.

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MR KIRK, SC

19/04/17

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Re Day

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MR KIRK: All that we would be speaking about at most is a delay of – till next week, till next week.

- NETTLE J: Just address yourself to the point. You did not arm yourself or, indeed, undertake any steps to do so in the three months the issue has been alive since January of this year.
- MR KIRK: Well, with respect, that is not right either, your Honour, in that the Commonwealth Attorney, through his Solicitor, sought our agreement to questions to go to the expert they had retained and there was some discussion and the questions were agreed. It was not until about three weeks ago, on 28 March, that we received that report.
- After this Court handed down its full judgment two weeks ago on Wednesday, 5 April, steps were immediately put in place to obtain a counter expert report in circumstances where, as the Solicitor-General has put, no justiciable controversy about the point arose until last Thursday. We are in a position to file that report by the close of business today. That is - -

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- **NETTLE J:** But you do not need to, do you? If you win on the second point, or lose on the second point, you lose?
- MR KIRK: Yes, we can lose we would have to win on both points. We would have to win on both points.
 - **NETTLE J:** So it is enough to dispose of this application, were it to be attended to, to go into whether the steps which were taken were reasonable?
- MR KIRK: Yes, the two issues overlap to the extent of in terms of assessing whether or not steps were reasonable one has to have an understanding of what could be done under Kenyan law to renounce. That would not be likely to be very controversial, I do not think. It is a matter of forms and statutory provisions. That is pretty simple. But I should also add in relation to reasonable steps, we only received Ms Gichuhi's first affidavit on Thursday of last week, her second affidavit at 1.00 pm yesterday which put, shall we say, in starker contrast, the issue of reasonable steps. Until we received - -
- NETTLE J: Why should she have to put an affidavit in before you put in yours on the basis of which you contest her qualifications? It is back to front.
- MR KIRK: Perhaps so, but as the Attorney has said, we have known the issue has been coming if Ms Gichuhi was to be elected.

Re Day 16 **MR KIRK, SC** 19/04/17

- **NETTLE J:** Well, it was odds on that she would be.
- **MR KIRK:** Sorry, your Honour, I missed that.

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- **NETTLE J:** Once Mr Day was found to be unqualified, it was odds on that Ms Gichuhi would be elected.
- MR KIRK: Yes, I would not cavil with that, your Honour. It was odds on, but not certain.
 - **NETTLE J:** You could not have got money on it, or if you could, the odds would have been completely unacceptable.
- MR KIRK: I do not know, your Honour. I do not know what the odds would have been. But I agree it would have been odds on but we did not know until Thursday of last week this was what would happen.
- GORDON J: There are two problems. One is the "odds on" problem.

 The second is that on a number of occasions the Attorney-General, either through the Solicitor or through Mr Williams, has informed the Court that the Commonwealth had made inquiries and satisfied themselves that she was eligible. So you have known that that has been their view.
- 710 **MR KIRK:** No, I do not - -
 - **GORDON J:** Mr Williams raised it last Thursday. I mean, there has been no dispute whatsoever about the way in which the Commonwealth were going to deal with it. The questions were agreed. The expert's report was provided.
 - MR KIRK: The expert report was provided three weeks ago. As to Mr Williams or the Solicitor saying the Commonwealth's view, it was not, I think, until last Thursday that the Commonwealth positively expressed a view to this Court that they had satisfied themselves, that being the first time the issue arose. It was on that occasion that Ms Gory engaged in the exchange I have referred to and, indeed, in paragraph 24 of the submissions the Commonwealth put in on 6 April they themselves said the issue has not yet arisen for consideration by the Court and will not arise unless and until the report of the special count contemplated is such as to make it necessary.

So it was not, with respect, the position of the Commonwealth until last Thursday – or last – in fact, even last Tuesday it was not the final result because last Tuesday they were relying on these submissions of 6 April indicating that it had not yet arisen. So where the Commonwealth was – was saying it had not yet arisen - - -

Re Day 17 **MR KIRK, SC** 19/04/17

GORDON J: I think there is a distinction between "hasn't yet arisen" and "view about eligibility", Mr Kirk.

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MR KIRK: It may be, but we did not get the report from the Attorney's expert until 28 March which was - - -

GORDON J: That is not last week, though. That is my point.

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MR KIRK: No.

GORDON J: My point is you have had it. That was their view since 28 March. It is weeks ago.

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MR KIRK: It is about three weeks ago. The Full Court's decision was a week thereafter, which was two weeks ago, and we have moved expeditiously since to seek to obtain an expert report which can be filed today. All that we are talking about, as I have respectfully put, is a delay of about a week or so where, in our respectful submission, a real question arises about eligibility of Ms Gichuhi and the order of this Court, if made in terms sought by the Attorney, would kill the issue or quite possibly kill the issue dead in the way the Solicitor-General has said this morning, without a hearing on the merits.

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NETTLE J: Mr Kirk, do you remain of the view that if the issue were to be dealt with it would appropriately be dealt with by a Full Court in Canberra rather than by the two of us?

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MR KIRK: Well, we would obviously take whatever – for and for argument - - -

NETTLE J: I am interested in your submission.

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MR KIRK: --- we can get, your Honour. But accepting that the issue as – we could, of course, if the Court was to determine the Kenyan law question, we could lose at that point in which case you do not have to worry about reasonable steps. If we cannot establish she maintained dual citizenship, it is the end of the argument. We do not get to the "reasonable steps" point.

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NETTLE J: But you have the fact question too. Yes, I see. You will have the affidavit today, you say?

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MR KIRK: Yes, because it is only if she retained Kenyan citizenship that the issue – the reasonable steps to renounce it arise.

NETTLE J: Yes.

Re Day 18 **MR KIRK, SC** 19/04/17

780 **MR KIRK:** So we could lose at that point. But if the "reasonable steps" issue does arise because we win on the Kenyan question, namely she retained dual citizenship, then yes, it is our primary submission that that is appropriately a matter dealt with by the Full Bench of this Court on the basis that this would be the first time this Court has looked at it since *Sykes v Cleary* 25 years ago and it is a matter of importance. It is a matter of great importance.

NETTLE J: Yes.

790 **MR KIRK:** Unless I can assist your Honours.

NETTLE J: No, thank you, Mr Kirk.

Counsel for Ms McEwen has rightly drawn to the Court's attention that what I have said thus far is erroneous in relation to what occurred at the last directions hearing and in particular as to what was said as to the way in which Ms McEwen would proceed if she sought to contest the citizenship qualification of Ms Gichuhi.

I have said that the matter was left upon the basis that, if Ms McEwen were to make an application contesting Ms Gichuhi's citizenship qualification, she would do so by no later than last Thursday. Counsel for Ms McEwen rightly points out to the Court that in truth the matter was left upon the basis that, if the question of Ms Gichuhi's citizenship qualification were to be put in issue, Ms McEwen would give notice to the Registry by no later than Thursday; and, in fact, she did so.

Thus, inasmuch as what I have said thus far suggests that Ms McEwen has failed to comply with any directions given in the course of hearings it is incorrect. It remains, nonetheless, to consider whether in circumstances where the issue of Ms Gichuhi's citizenship qualification has been active in the sense of under contemplation since January of this year, and where in circumstances it would have been open to Ms McEwen to obtain and thus arm herself with expert material necessary to support the foreshadowed contention that Ms Gichuhi lacks the citizenship qualification necessary for election, but has failed to do so, it is appropriate for the Court in a matter of this kind, which has been ongoing now for some considerable time, to grant still further time to enable Ms McEwen to do so.

This application for further time in one sense raises an issue of significance in that it may be – but I do not necessarily say that it is so – that, were the Court to make a declaration of the kind now sought by the Attorney-General, the matter would thereafter be foreclosed in the sense that it would not be open to Ms McEwen to contest the electability of

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Ms Gichuhi on the basis of her citizenship qualification. Thus, if the declaration is now made, it may do some prejudice to Ms McEwen in that

sense.

On the other hand, the filling of the vacancy created by the determination that Mr Day was not qualified for election at the last general election is a matter of high public importance and it is necessary in the public interest that the issue be resolved and the vacancy thus created by his incapacity be filled so as to create certainty as soon as is reasonably practicable.

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In circumstances where it has been open to Ms McEwen to arm herself with material necessary to advance a contention, which it is agreed by counsel it was odds on would become necessary, at least since the determination of this Court that Mr Day was not qualified, the Court is not disposed to grant additional time to Ms McEwen in which to arm herself with material necessary to propound an application of the kind foreshadowed.

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As the Solicitor-General points out in opposing the application, it is indeed even only now, for the first time in the course of counsel for Ms McEwen's oral application, that any particularity at all has been lent to the foreshadowed application. Until now, it has rested solely in terms of generalities as to what or what might not be the citizenship qualification of Ms Gichuhi.

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There has been nothing at all since at least January of this year precluding Ms McEwen from formulating the basis of her application, or from assembling expert material with which to support it. The fact that the Commonwealth chose to delay the preparation of expert material which it collected in order to satisfy itself that it was appropriate to submit that Ms Gichuhi should be declared elected is not to the point. If an application were to be made by Ms McEwen to contest Ms Gichuhi's qualification, then it was incumbent upon Ms McEwen to arm herself within a reasonable time with material with which to do so; and she has not.

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For those reasons, accepting the qualifications pointed out by counsel for Ms McEwen, the Court is not disposed to grant further time and for that reason, counsel for Ms McEwen's application is refused.

MR KIRK: May it please the Court.

NETTLE J: Are there any further directions or orders sought, lady and gentlemen?

870 **MR DONAGHUE:** No, your Honour.

Re Day 20 19/04/17

NETTLE J: Adjourn sine die.

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AT 10.33 AM THE MATTER WAS ADJOURNED





To the Registrar of Senators' Interests,

REGISTRY OF

1 7 NOV 2017

3.14pm
SENATORS' INTERESTS

Statement in relation to citizenship - 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Section	4.	 nato	r'e	de	tai	ile
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State:	

Section 2—Senator's birth and citizenship details

Place of birth ADELAIDE	a a				Citizenship held at birth: AUSTRALIAN	
Date of birth:					Date of Australian naturalisation: (If not an Australian citizen by birth)	
02 Day	1	12 Month	1	1957 Year	/ / / Day Month Year	

Section 3(a)—Senator's parents' birth details

			Moth	er		Father						
Place of birth:	BROKEN	ı Hii	L			BROKEN HILL						
Date of birth:	31 Day	1	10 Month	1	1930 Year	09 Day	1	09 Month	1	1931 Year		

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.aw/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2800

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother	Maternal grandfather					
Place of birth:	BROKEN HILL	MELBOURNE					
Date of birth:	07 / 12 / 1909 Day Month Year	21 / 08 / 1902 Day Month Year					

	Paternal grandmother						Paternal grandfather						
Place of birth:	BROKE	V HII	LL				IRELANI	D					
Date of birth:	19 Day	1	12 Month	1	1909 Year		14 Day	1	01 Month	1	1908 Year		

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

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inherited citizenship of another country from a parent or grandparent. With exception of paternal grandfather, all others born in Australia. I have sought legal advice which has confirmed Irish citizenship via a grandparent is not automatic pursuant to Irish Nationality and Citizenship legislation. Section 4(a)—Foreign citizenship Have you ever been a citizen of any country other than Australia? NO — Proceed to Section 6 YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end. Manner of renunciation or other manner in which Country Date Evidence the foreign citizenship came to an end attached NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end should be attached to this form. Please date and initial each page of any attachment.

Section 3(d)—Please list the steps you have taken to assure yourself you have not

Section 4(b)—Foreign citizenship at time of nomination On the date you nominated for election in this 45th Parliament were you a citizen of any country other than Australia? NO — Proceed to Section 4(c)

YES — Provide evidence of any steps you have taken to renounce the

citizenship of the country prior to the date of nomination:

Country	Action	Date	Evidence attached
VB: Evidence	of the steps taken to renounce foreign ci	tizenship prior to the date of nomination	should be attache

Section 4(c)—Are you now a citizen of any country other than Australia?

to this form. Please date and initial each page of any attachment.

NO — Proceed to Section 5

YES — Provide evidence and details of steps taken to renounce citizenship:

Country	Action	Date	Evidence attached

NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination **should** be attached to this form. Please date and initial each page of any attachment.

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Date	
17 / / Day Mo	/ / 20/7 nth Year
	- 17, 1



REGISTRY OF

2 7 NOV 2017 2.15 PM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Surname: Hanson						
				State		
Other Names: Pauline Lee				Queer		
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	enator's birth and citizen			. حالت		
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Date of birth:			Australian na ustralian citizen by		tion:	
27	/ 5 / 1954		. 1	1		
Day	Month Year		Day Mo	nth	Year	
Section 3(a)	-Senator's parents' birth	details				
	Mother			Fathe	r	1 4
Place of birth:	Brisbane	ie .	Brisbane			
	6 / 8 / 19	20	19 /	1	/ 1919	
	0 / 0 / 10	20 -	19 /	1	/ 1919	ı

Notes

(3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

Section 3(b)—Senator's grandparents' birth details

	Octivator o granda para de la constanta de la				
	Maternal grandmother	Maternal grandfather			
Place of birth:	Esk, Queensland	London, UK			
Date of birth:	/ / 1886 Day Month Year	/ / 1876 Day Month Year			

	Paternal grandmother	Paternal grandfather			
Place of birth:	Stonehenge, UK	London, UK			
Date of birth:	/ / 1886 Day Month Year	/ / 1887 Day Month Year			

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

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	confir onfirm	mation that I am not able to derive British citizenship from ed by the attached letter from the UK Visas and Immigra	my UK born gration Office.	andparents.
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	ΥF	 S — List the countries that you have been a cit 	zen of, and e	vidence o
		the date and manner in which your citizenship otherwise came to an end.		
		Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidend
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Section 4(b)—Foreign citizenship at time of nomination

On the date you nominated for election in this 45th Parliament were you a citizen of any

	 Proceed to Section 4(c) Provide evidence of any step citizenship of the country prior to 		unce the
Country	Action	Date	Evidence attached
	 of the steps taken to renounce foreign citizenship ease date and initial each page of any attachmen		should be attached
K 7	—Are you now a citizen of any count O — Proceed to Section 5	try other than Australia?	
			ce
⊠ N □ Y	IO — Proceed to Section 5 (ES — Provide evidence and details		ce Evidence attached
	IO — Proceed to Section 5 (ES — Provide evidence and details citizenship:	of steps taken to renound	Evidence
⊠ N □ Y	IO — Proceed to Section 5 (ES — Provide evidence and details citizenship:	of steps taken to renound	Evidence

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date				~~
The Mondon	27 Day	1	11 Month	1	2017 Year



Senator Pauline Hanson

Nationality Team

The Capital New Hall Place Liverpool L3 9PP

Tel 0151 213 6137 **Fax** 0151 213 2974

Your ref
Our ref
Date 23 November 2017

Dear Senator Hanson,

Further to your recent request, I can confirm that you derive no claim to British citizenship based on your grandparents having been born in the UK.

If I can be of further assistance, please let me know.

Yours sincerely,

Ian Page

Deputy Chief Caseworker



Parliament House, Canberra ACT 2600

02 6277 3398 | senators.interests@aph.gov.au

REGISTRY OF

2 8 NOV 2017 5.45 PM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Surname: HANSON-YOUNG			
Other Names: SARAH CORAL			State: SOUTH AUSTRALIA
Section 2—Senator's birth and citiz	zenship de	etails	
Place of birth: MELBOURNE, VICTORIA, AUSTRALIA	Citizen AUSTR	ship held at bi ALIAN	rth:
Date of birth:		Australian nat	
23 / 12 / 1981 Day Month Year		/ Day Mon	/ th Year
Section 3(a)—Senator's parents' bi	rth details		
Mother			Father
Place of birth: MELBOURNE, VICTORIA, AL	JSTRALIA	NEWCASTLE	, NSW, AUSTRALIA
Date of birth: 04 / 03 /	1960	13 /	01 / 1956

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother				Maternal grandfather				ther	
Place of birth:	MELBO	JRNI	E, VICT	ORIA	A, AUSTRALIA	MELBO	URN	E, VICT	ORIA	, AUSTRALIA
Date of birth:	16 Day	/	09 Month	/	1921 Year	18 Day	/	06 Month	1	1917 Year

	Paternal grandmother				Paternal grandfather					ather	
Place of birth:	MOE, VI	СТС	RIA, AI	JSTF	RALIA	W	/OWAN	1, Ql	JEENSI	LAND	D, AUSTRALIA
Date of birth:	04 Day	1	07 Month	/	1934 Year		28 Day	/	01 Month	/	1930 Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

N/A		(S)	141
-			
98			

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent. I have collected all the relevant birth and marriage documents for my parents, grandparents and great grandparents to confirm they were all born in Australia and do not hold any citizenship other than Australian. Section 4(a)—Foreign citizenship Have you ever been a citizen of any country other than Australia? NO — Proceed to Section 6 YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end. Country Manner of renunciation or other manner in which Date Evidence the foreign citizenship came to an end attached

otherwise came to an end
ne

Section 4(b)—Foreign citizenship at time of nomination

	NO — Proceed to Section 4(c)		
	YES — Provide evidence of any steps you have tall citizenship of the country prior to the date of n		nce the
Country	Action	Date	Evidence attached
-			
IB: Evidence this form. Pl	of the steps taken to renounce foreign citizenship prior to the date of lease date and initial each page of any attachment.	of nomination sh e	ould be attach
I B: Evidence o this form. Pl	of the steps taken to renounce foreign citizenship prior to the date dease date and initial each page of any attachment.	of nomination sh	ould be attach
o this form. Pl	of the steps taken to renounce foreign citizenship prior to the date of lease date and initial each page of any attachment. —Are you now a citizen of any country other than a		ould be attach
ction 4(c)—Are you now a citizen of any country other than A	Australia?	
ection 4(c	ease date and initial each page of any attachment. —Are you now a citizen of any country other than a	Australia?	
ction 4(c)—Are you now a citizen of any country other than A NO — Proceed to Section 5 YES — Provide evidence and details of steps taker	Australia?	
ction 4(c)—Are you now a citizen of any country other than A NO — Proceed to Section 5 YES — Provide evidence and details of steps taker citizenship:	Australia?	Evidence
ction 4(c)—Are you now a citizen of any country other than A NO — Proceed to Section 5 YES — Provide evidence and details of steps taker citizenship:	Australia?	Evidence

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date		
Josah	28 / 11 / 17 . Day Month Year		

Parliament House, Canberra ACT 2600

02 6277 3398 | se lators.interests@aph.gov.au REGISTRY OF

3 0 NOV 2017 10.80 AM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was

an Australian citizen.						
Section 1—Senator's details						
Surname: HINCH						
Other Names:	State:					
DERRYN NIGEL	VIC					
Section 2—Senator's birth and citizen	ship details					
Place of birth:	Citizenship held at birth:					
NEW YLYMOUTH NEW ZEALAND	NEW ZEALAND					
Date of birth:	Date of Australian naturalisation: (if not an Australian citizen by birth)					
91211944	25/7/1980					
Day Month Year	Day Month Year					
Section 3(a)—Senator's parents' birth details						
Mother	Father					
Place of birth: PETONE, NEW	TARANAKI, NEW ZEALAND					
ZEALA	ND NEW ZEALAND					
Date of birth: 3\ / \2 / \9	<u> </u>					

- (1) The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017
- (2) If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators_interests.
- (3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother	Maternal grandfather				
Place of birth:	PETONE NEW ZEALAND	UNKNOWN				
Date of birth:) / 12 / 1895 Day Month Year	/ / Day Month Year				

	Paternal grandmother	Paternal grandfather		
Place of birth:	ASHBY CUM FENBY	LINCOLNSHIRE		
	LINITED KINGDOM	UNITED KINGDOM		
Date of birth:	24 / 12 / 1888 Day Month Year	Day Month Year		

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

± ©		

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

My FANTER DID NOT EVER ATTEMPT TO	
THILE UP ANY POSSIBLE ENTITLEMENTS	
THROUGH HIS FATHER'S BINNT IN	
nte UK.	

Section 4(a)—Foreign citizenship

Have you ever been	a citizen of any country	other than Australia?
--------------------	--------------------------	-----------------------

Ш	NO	— Proceed to Section 6
X	YES	— List the countries that you have been a citizen of, and evidence of
		the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
NZ	RENUNCIATION OF N.Z CITIZENSHIP	22/12/1	DEC OF RENUNCIATI
NB: Evidence	of the date and manner in which your citizenship was renounced	or otherwise cam	e to an end

should be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination On the date you nominated for election in this 45th Parliament were you a citizen of any country other than Australia? NO — Proceed to Section 4(c) YES — Provide evidence of any steps you have taken to renounce the citizenship of the country prior to the date of nomination: Country Action Date Evidence attached NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination should be attached to this form. Please date and initial each page of any attachment.

Section 4(c)—Are you now a citizen of any country other than Australia?

NO — Proceed to Section 5

citizenshin:

Country	Action	Date	Evidence attached

YES — Provide evidence and details of steps taken to renounce

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date	Date			
D-H.S	30 / // Day Mont	/ 2017 h Year			



COMMONWEALTH OF AUSTRALIA

Australian Citizenship Act 2007

Australian Citizenship

DERRYN NIGEL HINCH

born on 9th February 1944

I, the Minister administering the Australian Citizenship Act 2007, give notice that the abovenamed is an Australian citizen and that citizenship was acquired on 25th July 1980.

Dated: 9th November 2015

Evidence No.: 00410505757



MINISTER FOR IMMIGRATION AND BORDER PROTECTION

The person named on the front of this certificate has previously been issued with a certificate of Australian citizenship with the following details

NAME

1. DERRYN NIGEL HINCH

DATE OF BIRTH

ISSUED DATE

09/02/1944

25/07/1980

Lean Quetan

MINISTER FOR IMMIGRATION
AND BORDER PROTECTION



DEPARTMENT OF INTERNAL AFFAIRS TE TARI TAIWHENUA

CITIZENSHIP OFFICE Rararunga

DECLARATION OF RENUNCIATION OF NEW ZEALAND CITIZENSHIP PURSUANT TO SECTION 15 OF THE CITIZENSHIP ACT 1977

PURSUANT TO SECTION 15 OF THE CITIZENSHIP ACT 1977
, DERRYN MBEL HNCH. (Applicant's Full name)
of
MECBOURNE VIC AUSTMALIA being a
New Zealand citizen, and being also held to be a citizen of
under its laws, do hereby renounce my New Zealand citizenship and declare that it is my desire to be
considered and treated as a citizen of
Signed: O A (Applicant)
Declared at MELBOUNE
this 22nd day of DECEMBER 20 15 before me:
Full Name: TO CE 27 A AND 2 AND 20 MELBOURNE BOULEVARD PHARMACY (Person Authorised to Witness Declaration) 23308P
Authority/ Occupation: PHAMOUS SHOP 5, 401 ST KILDA RD, MELBOURNE 3004 TEL 9856 1284 FAX 9820 9639 (Person Authorised to Witness Declaration)
O J CARLED
Signed: Jolhn & Les Qui (Person Authorised to Witness Declaration signature)
Enrolled as of record and registered in the Department of Internal Affairs, Wellington, New Zealand, in
Register No I page 577 this 7th day of March 2016
Office use only

NOTE: This declaration must be filled out in duplicate.



For all enquiries please quote DCS2016/120

Te Tari Taiwhenua

BIRTHS, DEATHS, MARRIAGES AND CITIZENSHIP Mauri o te Tangata

PO Box 10680

Wellington 6143

New Zealand

Freephone 0800 22 51 51

Facsimile +64 4 382 3406

Website www.dia.govt.nz

7 March 2016

Mr D Hinch 197/418 St Kilda Road Melbourne VIC Australia 3004

Dear Mr Hinch

RE: RENUNCIATION OF NEW ZEALAND CITIZENSHIP

Thank you for your application to renounce New Zealand citizenship.

Your declaration of renunciation was registered on 07/03/2016 and you lost New Zealand citizenship on that date.

Your copy of the registered declaration is enclosed with this letter and is evidence that you have renounced New Zealand citizenship. We have retained your New Zealand passport.

Please contact our office with any questions.

Yours sincerely

Shane Coombes

Determinations Officer

for Secretary for Internal Affairs

Direct Line: +64 4 382 3718

Email Address: shane.coombes@dia.govt.nz



Parliament House, Canberra ACT 2600
02 6277 3398 | senators.interests@apRECALSTRY OF

30 NOV 2017 3.13PM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship - 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Surname:	HUME				
Other Names: EDWINA JANE				State:	
Section 2—S	enator's birth and citizer	nship de	etails		
Place of birth:		Citizen	ship held at birth	1:	
EASTMELBOURNE		AUSTRALIAN			
VICTORIA	, AUSTRALIA				
Date of birth:		Date of Australian naturalisation: (if not an Australian citizen by birth)			
30	1 04 / 1971		1	1	
Day	Month Year	Day Month Year		Year	
	-Senator's parents' birth Mother	n details		Father	
Place of birth:	MELBOURNE, VICTO		AUSTRALIA		
Date of birth:	30 / 11 / 19	4 (3 / 1944 Month Year	

Notes

- (1) The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017
- (2) If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.
- (3) Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

= = 11	Maternal grandmother	Maternal grandfather
Place of birth:	HAWTHORN, VICTORIA AUSTRALIA	CARLTON, VICTORIA
Date of birth:	28 / 02 / 1909 Day Month Year	OI / O4 / 1901 Day Month Year

	Paternal grandmother	Paternal grandfather
Place of birth:	TROMANIA, AUSTRALIA	ST KILDA, VICTORIA AUSTRALIA
Date of birth:	23 / 05 / 1910 Day Month Year	01 / 03 / 1909 Day Month Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

	•	

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

	HAVE VERIFIED THAT BOTH MY PARENTS AND PARENTS WERE BORN IN AUSTRALIA. NONE
OF TH	EM EVER MADE A CLAIM FOR CITIZENSHIP
I	

Section 4(a)—Foreign citizenship

Have you ever been a citizen of any country other than Australia?

X	NO		Proceed	to	Section	6
---	----	--	---------	----	---------	---

YES — List the countries that you have been a citizen of, and evidence of the date and manner in which your citizenship was renounced or otherwise came to an end.

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end should be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination

n the date untry oth			
	NO — Proceed to Section 4(c)		
<u> </u>	YES — Provide evidence of any s	teps you have taken to rer	ounce the
	citizenship of the country price	or to the date of nomination	1:
Country	Action	Date	Evidenc attached
	7	1	
B: Evidenc	e of the steps taken to renounce foreign citizens	ship prior to the date of nomination	should be attac
ond tom.	ce of the steps taken to renounce foreign citizens Please date and initial each page of any attachr (c)—Are you now a citizen of any cou	ment.	should be attac
ond tom.	c) —Are you now a citizen of any cou	ment.	should be attac
ction 4(c)—Are you now a citizen of any cou	untry other than Australia?	
ction 4(c) —Are you now a citizen of any cou	untry other than Australia?	
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ice
ction 4(C)—Are you now a citizen of any country of the Proceed to Section 5 YES — Provide evidence and detail	untry other than Australia?	ice
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ce
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ce
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ce
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ce
ction 4((c)—Are you now a citizen of any country of the proceed to Section 5 YES — Provide evidence and detail citizenship:	untry other than Australia?	ce

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which th	e Member contends she or he is not disqualified under s 44(i)	Evidence attached
NA		

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date
Dauttun	22 / 11 / 2017 Day Month Year

Parliament House, Canberra ACT 2600 02 6277 3398 | sepators.interests@aph.gov.au

REGISTRY OF

1 9 MAR 2018

SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship - 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Section 1—Senator's details

Surname: Keneally		
Other Names: Kristina Kerscher	S)	State: NSW

Section 2—Senator's birth and citizenship details

Place of birth: Las Vegas, Nevada, United States of America						Citizenship held at birth: USA
Date of birth	i:					Date of Australian naturalisation: (if not an Australian citizen by birth)
19	1	12	1	1968		31 / 10 / 2000
Day		Month		Year		Day Month Year

Section 3(a)—Senator's parents' birth details

			Moth	er		Father				
Place of birth:	Brisbane	Brisbane, Queensland, Australia		ustralia	Toledo, Ohio, United States of Ar					
Date of birth:	09 Day	1	01 Month	1	1945 Year	18 / 01 / 19 Day Month Ye	43 ear			

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Ma	aterr	nal gra	ndm	other	Maternal grandfather				
Place of birth:	South Brisbane, Queensland, Australia		Roanoke	e Co	unty, Vi	rginia	a, USA			
Date of birth:	29 Day	1	02 Month	1	1924 Year	20 Day	1	03 Month	1	1921 Year

	Paternal grandmother	Paternal grandfather						
Place of birth:	Fort Jennings, Ohio, USA	Toledo, Ohio, USA						
Date of birth:	07 / 11 / 1918 Day Month Year	23 / 05 / 1917 Day Month Year						

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

NIL			

Section 3(d)—Please list the steps you have taken to assure yourself you have not inherited citizenship of another country from a parent or grandparent.

Knowledg	ge of parents and grandparents places of birth and citizenship status.
I ogal adv	vice sought in 2017 (attached)
Legal au	vice sought in 2017 (attached)
ction 4	(a)—Foreign citizenship
ve you e	ever been a citizen of any country other than Australia?
	NO Present to Section 6
	NO — Proceed to Section 6
\boxtimes	YES — List the countries that you have been a citizen of, and evidence of

Country	Manner of renunciation or other manner in which the foreign citizenship came to an end	Date	Evidence attached
USA	Renunciation at the USA Consul General office	16 September 2002	yes

otherwise came to an end.

the date and manner in which your citizenship was renounced or

NB: Evidence of the date and manner in which your citizenship was renounced or otherwise came to an end **should** be attached to this form. Please date and initial each page of any attachment.

Section 4(b)—Foreign citizenship at time of nomination

	ou nominated for election in han Australia?	this 45th Parliam	nent were you a ci	tizen of any
⊠ N	O — Proceed to Section	4(c)		
☐ YI	ES — Provide evidence of citizenship of the count			unce the
Country	Action		Date	Evidence attached
	the steps taken to renounce foreign ase date and initial each page of an		ne date of nomination s	hould be attached
	—Are you now a citizen of a O — Proceed to Section 5		than Australia?	
	ES — Provide evidence an citizenship:		taken to renound	e
Country	Action		Date	Evidence attached
	the steps taken to renounce foreign ase date and initial each page of an		ne date of nomination s	hould be attached

Section 5—Senator with foreign citizenship at nomination or now

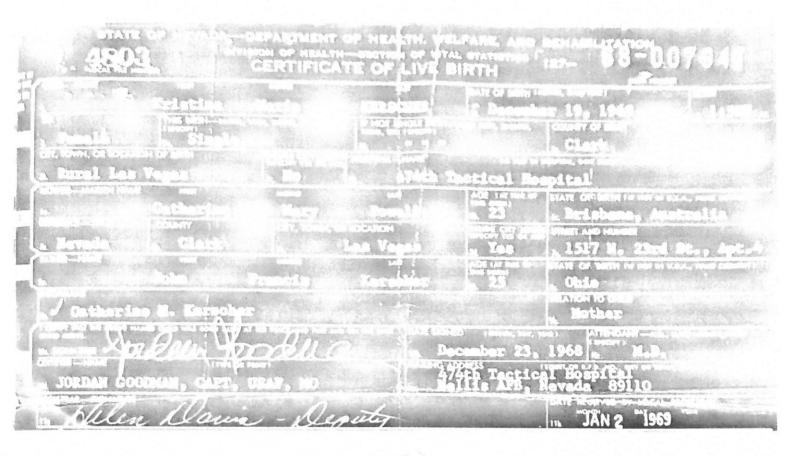
Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)		

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date
and Let	6 103 120 Day Month Ye



I hereby certify that this is a true and correct copy of the original record which is on file in the office of the Section of Vital Statistics of the Nevada State Division of Health at Carson City, Nevada.

Date Issued; March 5, 1970 ATTENDED MATTER STATISTICS



COMMONWEALTH OF AUSTRALIA

Australian Citizenship Act 1948

Certificate of Australian Citizenship

KRISTINA KERSCHER KENEALLY

born on 19th December 1968

having applied for a Certificate of Australian Citizenship, having satisfied the conditions prescribed by the Australian Citizenship Act 1948 for the grant of such a Certificate and having undertaken to fulfil the responsibilities of a citizen,

I, the Minister for Immigration and Multicultural Affairs, grant this Certificate of Australian Citizenship to the abovenamed applicant who is an Australian citizen on and after 31st October 2000.

Issued by the authority of the Minister for Immigration and Multicultural Affairs

MINISTER FOR IMMIGRATION AND MULTICULTURAL AFFAIRS

CHILDREN INCLUDED IN CERTIFICATE

The names of the following children who have not attained the age of sixteen years and of whom the grantee of this Certificate is a responsible parent have been included in this Certificate.

NAME OF CHILD

DATE OF BIRTH

THERE ARE NO CHILDREN ON THIS CERTIFICATE

MINISTER FOR IMMIGRATION AND MULTICULTURAL AFFAIRS



UNITED STATES DEPARTMENT OF STATE
FOREIGN SERVICE OF THE UNITED STATES OF AMERICA

CERTIFICATE OF LOSS OF NATIONALITY OF THE UNITED STATES

This form is prescribed by the Secretary of State pursuant to Section 501 of the Act of October 14, 1940 (54 Stat. 1171) and Section 358 of the Act of June 27, 1952 (66 Stat. 272).

	702 (00 0101, 272).
Compulate	DEPARTMENT USE ONLY
Consulate General of the United States of America	CERTIFICATE OF LOSS OF NATIONALITY
SS:	
atSydney, Australia	APPROVED (DIAIS
William D. Douglass, Consul	(Date)
(Name)	Overseas Citizens Services
hereby certify that, to the best of my knowledge and belief,	DEPARTMENT OF STATE
Kristina Kerscher Keneally	Caranalla
(Name)	By Sugarus aucu
was born at Las Vegas , Nevada ,	
(Town or City) (Province or County)	
(State or Country) (Date)	
That she (MNKK) resided in the United States (dates): birth to Sept	tember 17, 1994
That she resides at 1 Casino Street, Eastlakes, New South W	ales 2018, Australia
That she acquired the nationality of the United States by virtue of bi	rth in the United States
That she acquired the nationality of Australia	by virtue of
naturalization on October 31, 2000, upon her own applica	****
That she signed an Oath Of Renunciation Of The National	lty Of The United
(The action causing expatriation should be set forth succ	inctly)
States on September 16, 2002, at Sydney, Australia	
That she thereby expatriated her selfon September 16, 2002	under the monicions of
Section 349(a)(5) of (MAXIMAXIXIXIXIXIXIXIXIXIXIXIXIXIXIXIXIXI	
	mand Nationality Act of 1952)*
That the evidence of such action consists of the following:	
as listed below	
That attached to and made a part of this certificate are the following docum copies thereof: 1)Oath Of Renunciation Of The Nationality Of The Unit Understanding Concerning The Consequences And Ramifications Of R by Mrs. Keneally on September 16, 2002 at Sydney, Australia; 3)Citizenship in hame of Kristina Kerscher Keneally dated October	ted States; 2)Statement Of Renunciation; both signed Certificate of Australian
In testimony whereof, I have hereunto subscribed by name and affixed my p	office seal this 16th
day of September 1, 19 2002.	
	nature)
	· · · · · · · · · · · · · · · · · · ·
William D. Douglass Consul of the United	States of America
(T	itle)
*Strike out inapplicable item.	



CONSULATE GENERAL OF THE UNITED STATES OF AMERICA

American Citizen Services, Level 59 MLC Centre, 19-29 Martin Place, Sydney, New South Wales 2000 Tel:(02)9373-9200 Fax: (02)9373-9184

OATH OF RENUNCIATION OF THE NATIONALITY OF THE UNITED STATES

(This form has been prescribed by the Secretary of State pursuant to Section 349(a)(5) of the Immigration and Nationality Act, 66 Stat. 268 as amended by P.L. 95-432 of October 10, 1978, 92 Stat. 1046.)

102 01 October 10, 1976, 92
national of the United States, solemnly swear
, Nevada , ,
19, 1968;
Michigan Avenue, Highwood, Illinois;
to <u>September 17, 1994</u>
birth in the United States (If a national by birth in the United States, or abroad,
United States before which naturalization was granted and
nerican nationality, as provided by section pursuant thereto I hereby absolutely and her with all rights and privileges and all duties
MAN 11
Klerealle
(signature of renunciant)
16th DAY OF September, 2002, AT



CONSULATE GENERAL OF THE UNITED STATES OF AMERICA

American Citizen Services, Level 59 MLC Centre, 19-29 Martin Place, Sydney, New South Wales 2000 Tel:(02)9373-9200 Fax: (02)9373-9184

RENUNCIATION OF UNITED STATES CITIZENSHIP

STATEMENT OF UNDERSTANDING CONCERNING THE CONSEQUENCES AND RAMIFICATIONS OF RENUNCIATION

١.	Kristina Kerscher Keneally	, understand that
•	(full names)	

- 1. I have a right to renounce my United States citizenship.
- 2. I am exercising my right of renunciation freely and voluntarily without any force, compulsion, or undue influence placed upon me by any person.
- 3. Upon renouncing my citizenship, I will become an alien with respect to the United States, subject to all the laws and procedures of the United States regarding entry and control of aliens.
- 4. If I do not possess the nationality/citizenship of any country other than the United States, upon my renunciation I will become a stateless person and may face extreme difficulties in traveling internationally and entering most countries.
- 5. If I am found to be deportable by a foreign country, my renunciation may not prevent my involuntary return to the United States.
- My renunciation may not affect my military or Selective Service status, if any. I
 understand that any problems in these areas must be resolved with the appropriate
 agencies.
- 7 My renunciation may not affect my liability, if any, to prosecution for any crimes which I may have committed or may commit in the future which violate United States law
- 8. My renunciation may not exempt me from United States income taxation. With regard to United States taxation consequences, I understand that I must contact the United States Internal Revenue Service. Further, I understand that if my renunciation of United States citizenship is determined by the United States Attorney General to be motivated by tax avoidance purposes, I will be found excludable from the United States under the Immigration and Nationality Act, as amended.
- The extremely serious and irrevocable nature of the act of renunciation has been explained to me by <u>William D. Douglass</u>, Consul at the American Consulate General at Sydney, Australia. I fully understand its consequences.



I (do not) choose to make a separate written explanation of my reasons for renouncing my United States citizenship. I *swear* that I have *read* this Statement in the English language and fully understand its contents.

(renunciant's signature) Kristina Kerscher Keneally (renunciant's name)
appeared personally and <i>read</i> this of these witnesses and after my explanation uences of renunciation of United States before me this 16 th day of September 16, 2002. William D. Douglass Consul of the United States of America
nessed the personal appearance of Kristina William D. Douglass who it had been read and the consequences of ir which there was a signing under oath before witnesses this 16th day of September, 2002, at
Address American Consulate General American Services Section Level 59, MLC Centre 19-29 Martin Place Sydney N.S.W. 2000

Expatriation Information Statement

OMB No. 1545-1567

epartme Internal R	ent of the Treasury evenue Service	▶ S	ee separat	e instruction	s. ▶ Please	print or type	e.	Attachment Sequence I	
Name		1 11		Date of birth	(mo., day, yr.)	Telephone num	ber I	dentifying numl	ber
KI	stina Ke	recher Kene	ally	12-19	-48	1128338	19395 0	291 60	7488
Part	General In	nformation. All fi assets with a co	lers must	complete F	Part I. Comp	lete Part II i	f, on the date	of expatria	tion, you
1 Da	te of expatriation	on 2a if voi	Lare a form	or IIS citizo	n, check this t	an \$500,000	u. See instruc	uons.	
Sept	16,200	b If you	are a form	er U.S. long-	term resident	(LTR), check	this box		
3 Ma	iling address w	rhere you may be r	eached afte	r expatriation	4 Address of	tax residence	after expatriation	(if different fr	om 3)
1	Cusino	St. Eost	lakes						
1e	Austra	Walls 20 Line Sidence before exp	18						
5 Ad	^		atriation						
1	Casino		6.61	alegion					
	ustlala		7-6-	1,000					
6 L	ist all foreign con a Name of	ountries (not the Ui country	nited States)		are a citizen. became a citi		c Date yo	ou became a	citizen
An	stru lia	_	Nat	urali 20	ation		Oct.	31, 2	000
			Tou		A-I-AI			. (2
				year of expa	viation , .			a	
	lumber of days the United Sta	s you were present ates during the	b Tax	year before	expatriation .			b	0
				- T	(5)	•			2
8 W	las your average	annual net U.S. Inciriation more than \$1	ome tax liabil	ity (after credi	ts) for the 5-tax	-year period to	hat ended before	2	_
th	ne applicable thr	eshold amount (see	instructions	for this line) fo	or expatriation l	pefore 2001?		. 🗌 Yes	₽ No
lf		our tax liability for e						4 . 14	
Bel	5th Year fore Expatriation	4th Yen Before Exp			Year cpatriation	2nd Before Ex		1st You Before Exp	
8		\$		s		\$	\$		
9 W	las vour net wo	rth on the date you	expatriated	equal to or m	ore than \$599,	000 (for expa	triation in 2002)		
\$5 ex	580,000 (for exponential street (for exponential street)	patriation in 2001), re 2001?	or the applic	able thresho	ld amount (see	e instructions	for this line) fo	. 🗌 Yes	2 No
	you checked to	he "Yes" box on lii line 11.	ne 8 or line	9, see instru	ctions and co	mplete lines	10 a, b, and c		
a Ar	e you eligible	to submit a ruling	request that	your expatri	ation did not	have, as one	of its principa	1 my	Пан
		oidance of U.S. tax						. Yes	∐ No □ No
b Di	d you submitted	r do you intend to a ruling request, di	d vou receix	e a ruling tequ	at either:				
(1	Your ruling re	equest was comple	te and subr	nitted in good	d faith?			. 🗌 Yes	☐ No
(2	Your expatria	ation did not have	as one of its	principal pu	rposes the av	oidance of U	J.S. taxes unde		
Int	ternal Revenue	Code section 8770	a)(1)?					. L Yes	NO
11 Or	"Vac " complete	atriation, did you have e Part II on the bac	k						
		of perjury, I declare that correct, and complete. D		this form, includ	ling accompanying	schedules and s	tatements, and to the which preparer has	e best of my kno any knowledge.	wledge and
	Your signature	Correct, and complete. D	cualaudii oi pii			Date			2
Sign		Somea	ell	1		15	est-	16.0	100
Here	Preparer's signa			>		Date		-	
	riepulai 3 signe								

Balance Sheet

- Complete Part II only if you checked the "Yes" box on line 11 in Part I.
 List the amounts of your assets and liabilities in U.S. dollars immediately prior to expatriation.
 If you are a former U.S. long-term resident (LTR), it may benefit you to complete column (d). Only former LTRs should do so.

For more details see the separate instructions.

	Assets	(a) Fair Market Value (FMV) immediately prior to expatriation	(b) U.S. adjusted basis immediately prior to expatriation	(c) Gain or (Loss). Subtract column (b) from column (a)	(d) FMV on beginning date of U.S. residency (optional, for LTRs only)
	Cook including heats deposits				
2	Cash, including bank deposits				
3	U.S. companies				
4	foreign companies				
5	by U.S. companies				
6	by foreign companies				
7	Pensions from services performed outside the United States				
8	, , , ,				
9	Assets held by trusts you own under sections 671–679 (see instructions)				
10	Beneficial interests in nongrantor trusts (see instructions)				
11	Intangibles used in the United States , .				-
12	Intangibles used outside the United States				
13	Loans to U.S. persons				
14	Loans to foreign persons				
15 16	Real property located in the United States . Real property located outside the United States				
17	Business property located in the United States				
18	Business property located outside the United States				
19	Other assets (see instructions)				
20	Total Assets. Add lines 1 through 19 Liabilities	Amount			
	Liabilities	Amount			
21	Installment obligations				
22	Mortgages, etc				
23	Other liabilities (see instructions)				
24	Total Liabilities. Add lines 21 through 23				
	Net Worth. Subtract line 24 from line 20, column (a)				
		^			

PRIVATE AND CONFIDENTIAL

By Email: keneallykk@gmail.com

The Honourable Kristina Keneally PO Box 2 GLADESVILLE NSW 1675

Kennedys

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Direct Dial T +61 2 8215 5901 F +61 2 8215 5988 Email

Patrick.George@kennedyslaw.com

Date

14 August 2017

Dear Kristina

CITIZENSHIP LAWS

- 1 I refer to your email of 26 July 2017 and your questions, abbreviated as follows:
 - (1) What was my mother's citizenship status from her birth to 10 April 1974 when she became a naturalised US citizen?
 - Was she a British subject?
 - Did her mother's naturalisation in 1955 or 1956 render her stateless?
 - (2) If my mother was a British subject, how does that affect me and my brother Kevin, as we were born before she became a naturalised US citizen?
 - (3) If my mother was a British subject, did she lose that status when she took out American citizenship in 1974 noting she had a birthright to American citizenship through her father? If she is a dual British subject/US citizen, how would that affect my brother Jeff?
 - (4) Sadly, my grandmother died in 2015, but my mother still lives in Ohio. What is her citizenship status vis a vis Australia and/or Britain

Kennedys offices, associations and cooperations: Auckland, Beijing, Belfast, Birmingham, Bogotá, Brussels, Buenos Aires, Cambridge, Chelmsford, Copenhagen, Dubai, Dublin, Edinburgh, Glasgow, Hong Kong, Karachi, Lima, Lisbon, London, Madrid, Manchester, Mexico City, Miami, Moscow, Mumbai, New Delhi, Oslo, Paris, Rio de Janeiro, Santiago, São Paulo, Shanghai, Sheffield, Singapore, Stockholm, Sydney, Taunton and Warsaw



today? Is she only a US citizen? Is she still a British subject? Could she apply to have her Australian citizenship re-instated?

I note the timeline in your email and that the questions essentially concern Australian, British and American (US) citizenship.

Birth

The obvious source of citizenship is by birth and in your family's history, citizenship by birth is as follows:

George W Powell - American
Patricia (Anderson) Powell - Australian
John Kerscher - American
Catherine Mary (Powell) Kerscher - Australian
Kristina (Kerscher) Keneally - American
Kevin Kerscher - American
Jeff Kerscher - American

Citizenship by birth is automatic and remains for life unless the person takes affirmative action to renounce it. Under US law, it is guaranteed by the Fourteenth Amendment to the Constitution, Section 1. Under Australian law, it has no Constitutional basis and for the time period under consideration, it has been determined by a mixture of common law and statute, making it a complex issue.

US Citizenship

Acquisition

- In addition to birth in the US, it is also possible to become a US citizen by 'acquisition', being born to US citizens. If a person was born to parents, at least one of whom was a US citizen at the time of birth, the person may automatically gain US citizenship through the process of acquisition. It does not matter whether the person was born on American soil or not.
- On this analysis, it would suggest that your mother, Catherine, should have acquired US citizenship, being a child to a US citizen, and that your own children may have acquired US citizenship as they were born prior to your renouncement of US citizenship in 2002.
- 7 The answer depends on the applicable legislation at the time of birth. For Catherine, it appears the relevant legislation was the Nationality Act of 1940. A child, born to a US citizen, and in the case of an armed services citizen who



had resided in the US for 10 years prior to the birth, at least five of which after the age of 12, could acquire US citizenship at birth.

Naturalisation

- A third possible means of obtaining citizenship is through the naturalisation process which involves applying for and passing a citizenship test. This, your grandmother Patricia did in the US in 1955/56 and Catherine did in the US in 1974. It is unclear whether they each were required to renounce their Australian/British subject status as part of the US naturalisation process, but the US has recognised dual citizenship under its law for some time: *Kawakita v US* 343 US 717 (1952).
- 9 You became a naturalised Australian in 2000 after applying for permanent residency in Australia in 1993, and renounced your US citizenship in 2002.

Derivation

It is possible that a person may become a citizen if one or both of the parents has been naturalised as a US citizen through 'derivation of citizenship'. This may have been relevant to Catherine's US citizenship as a consequence of Patricia's naturalisation in 1955/56. However, Catherine was required to undergo the process of naturalisation herself in 1974.

Australian Citizenship

- Under the Australian Nationality Act 1920, Australian citizenship was governed by the English common law. Australians were known as 'British subjects'. The term was used to denote citizenship of the United Kingdom and the British Empire, and until 1949, was used to refer generally to any person born or naturalised in the United Kingdom or the British Empire including the independent dominions such as Australia.
- The term 'subject' was used rather than citizen because of the supreme authority of the British monarch in whose name all legal power in civil and military law was exercised. The people of the British monarchy were regarded as the monarch's subjects who were under certain obligations, such as owing allegiance to and thereby being entitled to the protection of the Crown.
- Before 1949, every person born within Australia owed allegiance to the British Crown based on the common law, being a British subject. This was first codified in the UK under the British Nationality & Status of Aliens Act 1914 and was recognised in Australia by the Australian Nationality Act 1920.
- 14 Consequently, at the time they departed Australia for the US, both Patricia and Catherine were classified as 'British subjects' born in Australia and



defined pursuant to Section 6(1)(a) of the Australian Nationality Act 1920 as 'Natural Born British Subjects'.

- Between 1947 and 1951, the members of the British Commonwealth created their own national citizenship, and Australia did so under the Nationality & Citizenship Act 1948, later called the Australian Citizenship Act 1948, by which the national citizenship of Australia co-existed with the continuing status of British subject. The Act came into operation on 26 January 1949.
- Under Section 10 of the Act, a person born in Australia 'after the commencement of the Act' (in 1949) became an Australian citizen.
- 17 Under the British Nationality Act 1948, every person who was a British subject by virtue of a connection with the United Kingdom or one of her colonies but not the dominions, became after commencement of that Act, a citizen of the United Kingdom and Colonies and they retained the status of British subject. The status of British subject also then came to be known from 1949 as Commonwealth Citizen. This did not apply to Patricia and Catherine.
- In Australia, natural born British subjects under the Australian Nationality Act 1920 and Australian citizens under the Australian Citizenship Act 1948, retained the status of British subject until the Australian Citizenship Amendment Act 1984 removed Part II of the Australian Citizenship Act 1948 effective on 1 May 1987.
- Importantly the provisions in Part II, which operated from 1949 until 1987, deemed an Australian citizen to be a British subject. Under section 11 of that Act, a child born outside Australia was deemed to be an Australian by descent if the child's father was an Australian citizen. Accordingly with an American father, none of Catherine's children were deemed to be Australian citizens.
- Under the Australian Citizenship Act 1948, Section 17, a British subject/Australian citizen who while outside Australia, acquired the citizenship of another country by some voluntary and formal act other than marriage thereupon ceased to be an Australian citizen. Accordingly, by the affirmative act of taking up citizenship in the US, Patricia and Catherine ceased the status of British subjects under Australian law on the respective dates when they became naturalised US citizens.

Your Questions

- 21 The answers to your questions therefore are these:
 - (1) Your mother, Catherine, was initially a natural born British subject under Australian law until she became a naturalised US citizen in 1974. She ceased to be a British subject/Australian citizen at that time. She also may have been a US citizen by acquisition through her father's

birthright and derivation through her mother's naturalisation but for some reason, this citizenship was not raised or recognised at the time she proceeded through the naturalisation procedure for herself as an adult. Patricia's naturalisation in 1955/56 did not render Catherine stateless as she remained a British subject.

- (2) As a result of your father's US citizenship, you and your brother Kevin could not be Australian citizens by descent under the Australian Citizenship Act 1948, but you were US citizens by birth and by acquisition on your father's side.
- (3) Catherine lost her status of British subject when she became a naturalised US citizen in 1974 by operation of Section 17 of the Australian Citizenship Act 1948. Until that time, it is possible that she had dual citizenship as a British subject and as a US citizen by acquisition. Jeff was born after 1974 and was a US citizen by birth and acquisition.
- (4) Catherine is now a US citizen and not a British subject or Australian citizen. Under section 29 of the Australian Citizenship Act 2007, she is entitled to reapply to be an Australian citizen if she wishes. That section deems former Australian citizens (and natural born British subjects) as eligible for resuming Australian citizenship if the person ceased to be an Australian citizen by operation of section 17 of the Australian Citizenship Act 1948, or under section 18 of that Act by which the person was required to renounce the Australian citizenship in order to acquire (in this case US) citizenship.

Kind regards

Patrick George Senior Partner for Kennedys



REGISTRY OF

2 9 NOV 2017

10.10 AM

SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Section 1—Senator's details

Surname: KETTER	
Other Names:	State:
Christopher Ronald	QLD

Section 2—Senator's birth and citizenship details

Place of birth: Brisbane	Citizenship held at birth: Australian					
	Date of Australian naturalisation: (if not an Australian citizen by birth)					
12 / 02 / 1961 Day Month Year	/ / Day Month Year					

Section 3(a)—Senator's parents' birth details

				Father								
Place of birth:	Place of birth: Wooloowin , Brisbane Qld				Brisbane, Qld							
Date of birth:	22 / Day	6	Month	1	1940 Year		11 Day	1	08 Month	1	1938 Year	

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Ma	terr	nal grai	ndm	other	Maternal grandfather					
Place of birth:	Mount M	lorga	an, Qld				Gladstone, Qld				
Date of birth:	24 Day	1	11 Month	1	1918 Year		19 / 02 / 1915 Day Month Year				

	Pa	tern	al grai	ndm	other	Paternal grandfather						
Place of birth:	Home Hill, Qld						Kangaroo Point, Qld					
Date of birth:	2 Day	1	03 Month	1	1920 Year		16 Day	1	08 Month	1	1918 Year	

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

My wife is an Australian-born Australian citizen and accordingly I did not acquire any foreign

citizenship through marriage.	,	Ŭ	

tion 4(a)-	–Foreign citizenship		
	—Foreign citizenship been a citizen of any country other than Australia	a?	
you ever		a?	
you ever	been a citizen of any country other than Australia		evidence of
you ever	been a citizen of any country other than Australia — Proceed to Section 6	izen of, and	
you ever	been a citizen of any country other than Australia — Proceed to Section 6 — List the countries that you have been a cit the date and manner in which your citizenship	izen of, and	inced or Evidence
you ever	 been a citizen of any country other than Australia Proceed to Section 6 List the countries that you have been a cit the date and manner in which your citizenship otherwise came to an end. Manner of renunciation or other manner in which	izen of, and o was renou	
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you ever	 been a citizen of any country other than Australia Proceed to Section 6 List the countries that you have been a cit the date and manner in which your citizenship otherwise came to an end. Manner of renunciation or other manner in which	izen of, and o was renou	inced or Evidence

Section 4(b)—Foreign citizenship at time of nomination

•	nu nominated for election in han Australia?	ı tnis 45tn Paniam	ent were you a ci	uzen or any
□ N	O — Proceed to Section	4(c)		
☐ YI	ES — Provide evidence o citizenship of the coun			unce the
Country	Action		Date	Evidence attached
-10				
	 f the steps taken to renounce foreig ase date and initial each page of a		e date of nomination s	should be attached
□ N	—Are you now a citizen ofO — Proceed to Section	5		
LJ YI	ES — Provide evidence a citizenship:	nd details of steps	taken to renound	ce
Country	Action		Date	Evidence attached
	 f the steps taken to renounce forei ase date and initial each page of a		e date of nomination s	should be attached

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Evidence attached	

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date
CKett	29 / 11 / 2017 Day Month Year



Parliament House, Canberra ACT 2600

02 6277 3398 | senators.interests@aph.gov.au REGISTRY OF

3 0 NOV 2017 12.43 PM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship – 45th Parliament

I declare that at the time I nominated for election in this 45th Parliament I was an Australian citizen.

Surname: KITCHING		
Other Names KIMBERLEY	:	State: VICTORIA
Section 2—S	senator's birth and citiz	enship details
Place of birth: AUSTRALIA		Citizenship held at birth: AUSTRALIAN
Date of birth:		Date of Australian naturalisation: (If not an Australian citizen by birth)
16	/ 02 / 1970	1 1
Day	Month Year	Day Month Year
section 3(a)-	-Senator's parents' birl	h details
	Mother	Father
Place of birth:	AUSTRALIA	AUSTRALIA
Date of birth:		944 / 1939 Fear Day Month Year

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13 November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Maternal gra	indmother	Maternal grandfather		
Place of birth:	AUSTRALIA		AUSTRALIA		
Date of birth:	/ Day Month	/ 1916 Year	/ / 1913 Day Month Year		

	Patern	al gran	dmo	other	Pate	rnal gra	ındfa	ather
Place of birth:	AUSTRALIA				AUSTRALIA			
Date of birth:	/ Day	Month	/	1908 Year	Day	Month	/	1904 Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

citizensh	and is an Austra ip through marri	age.	tralian citizen	and accordin	gly I did not ac	quire any fore	ign

tion 4(a	-Foreign citizenship		
	—Foreign citizenship er been a citizen of any country other than Australi	2	
	—Foreign citizenship er been a citizen of any country other than Australi	a?	
e you eve		ia?	
e you eve	er been a citizen of any country other than Australi O — Proceed to Section 6		
e you eve	For been a citizen of any country other than Australi FOR THE PROCEED TO SECTION 6 FOR THE PROCEED TO SECTION 6	lizen of, and	evidence of
e you eve	er been a citizen of any country other than Australi O — Proceed to Section 6	lizen of, and	evidence of
e you eve	 been a citizen of any country other than Australia Proceed to Section 6 List the countries that you have been a cit the date and manner in which your citizenshi otherwise came to an end. 	tizen of, and p was renou	inced or
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e you eve	Proceed to Section 6 ES — List the countries that you have been a cit the date and manner in which your citizenshi otherwise came to an end. Manner of renunciation or other manner in which	tizen of, and p was renou	inced or

Section 4(b)—Foreign citizenship at time of nomination On the date you nominated for election in this 45th Parliament were you a citizen of any country other than Australia? NO — Proceed to Section 4(c) YES — Provide evidence of any steps you have taken to renounce the citizenship of the country prior to the date of nomination: Country Action Date **Evidence** attached NB: Evidence of the steps taken to renounce foreign citizenship prior to the date of nomination should be attached to this form. Please date and initial each page of any attachment. Section 4(c)—Are you now a citizen of any country other than Australia? NO — Proceed to Section 5 YES — Provide evidence and details of steps taken to renounce citizenship:

Country	Action	Date	Evidence attached
ID . C	of the steps taken to renounce foreign cit		

to this form. Please date and initial each page of any attachment.

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Signed	Date
1/-1/-/	29 / 11 /2017 Day Month Year



REGISTRY OF

2 9 NOV 2017 9 . 10 AM SENATORS' INTERESTS

To the Registrar of Senators' Interests,

Statement in relation to citizenship - 45th Parliament

I declare that at the an Australian citize	e time I nominated for en.	election in this 45th P	arliament I was
Section 1—Senat	or's details		
Surname: LINES			
Other Names: Susan			State: WA
Section 2—Senat	or's birth and citizens	ship details	
Place of birth: Australia		Citizenship held at birt Australian	h:
Date of birth:		Date of Australian natu (if not an Australian citizen by bir	
	12 / 1953 onth Year	/ Day Month	/ Year
Section 3(a)—Ser	nator's parents' birth	details	1
	Mother		Father
Place of birth:	Qld, Australia	England	
Date of birth:	01 / 09 / 192 Day Month Year		06 / 1922 Nonth Year

Notes

⁽¹⁾ The information which you are required to provide is contained in a resolution agreed to by the Senate on 13November 2017

⁽²⁾ If there is insufficient space on this form for the information you are required to provide, you may attach additional pages for that purpose. An electronic file of this form is available on www.aph.gov.au/senators interests.

⁽³⁾ Forward the original, signed copy of all pages of this statement to the Registrar of Senators' Interests, SG.39 Parliament House, Canberra ACT 2600

Section 3(b)—Senator's grandparents' birth details

	Maternal grandmother	Maternal grandfather
Place of birth:	Scotland	Scotland
Date of birth:	11 / 02 / 1888 Day Month Year	/ / 1888 / approx Day Month Year

	Paternal grandmother	Paternal grandfather
Place of birth:	England	England
Date of birth:	22 / 03 / 1902 Day Month Year	/ , 1900 / approx Day Month Year

Section 3(c)—Other factors that may be relevant eg: adoption, IVF, or assumption of citizenship through marriage.

N/A	

tion 4	(a)—	-Foreign citizenship		
		-Foreign citizenship been a citizen of any country other than Australia	?	
	ever l		?	
	ever l	oeen a citizen of any country other than Australia — Proceed to Section 6		evidence of
you e	ever l	peen a citizen of any country other than Australia	zen of, and e	
you e	ever l	 Deen a citizen of any country other than Australia — Proceed to Section 6 S — List the countries that you have been a citize the date and manner in which your citizenship 	zen of, and e	ced or
you e	ever l	 Deen a citizen of any country other than Australia — Proceed to Section 6 S — List the countries that you have been a citizen the date and manner in which your citizenship otherwise came to an end. Manner of renunciation or other manner in which 	zen of, and e was renoun	Evidence attached Declaration of Pritish
you e	ever l	 Deen a citizen of any country other than Australia — Proceed to Section 6 S — List the countries that you have been a citizen the date and manner in which your citizenship otherwise came to an end. Manner of renunciation or other manner in which the foreign citizenship came to an end I renounced British Citizenship by completing a Declaration of Renunciation of British Citizenship on 17 	zen of, and e was renoun Date	Evidence attached Declaration of Pritish
you e	ever l	 Deen a citizen of any country other than Australia — Proceed to Section 6 S — List the countries that you have been a citizen the date and manner in which your citizenship otherwise came to an end. Manner of renunciation or other manner in which the foreign citizenship came to an end I renounced British Citizenship by completing a Declaration of Renunciation of British Citizenship on 17 	zen of, and e was renoun Date	Evidence attached Declaration of renunciation

Section 4(b)—Foreign citizenship at time of nomination

On the date	e you n	ominated for election	on in this 45th Par	liament we	re you a citiz	en of any
country oth		n Australia?	() 4/ \			
	NO	— Proceed to Sec	ction 4(c)			
	YES	— Provide eviden citizenship of the c	ce of any steps yo country prior to the			ce the
Country	Ad	ction			Date	Evidence attached
		steps taken to renounce date and initial each page		r to the date of	nomination sho	uld be attached
N		are you now a citize		ther than A	ustralia?	
	NO	— Proceed to Sec	tion 5			
	YES	— Provide evidend citizenship:	ce and details of s	teps taken	to renounce	
Country	A	ction			Date	Evidence attached
		steps taken to renounce date and initial each pag		r to the date o	f nomination sho	uld be attached

Section 5—Senator with foreign citizenship at nomination or now

Complete this section if you answered YES in section 4(b) or 4(c)

Basis on which the Member contends she or he is not disqualified under s 44(i)	Evidence attached

Section 6—General declaration

I declare that I have completed this statement to the best of my knowledge and have attached all evidence relevant to my declarations.

Date			
	1		/ 20 \ 7
	50	29 /	29/11



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Form RN April 2008 Applicant's Copy

DECLARATION OF RENUNCIATION OF BRITISH CITIZENSHIP, BRITISH OVERSEAS CITIZENSHIP, BRITISH OVERSEAS TERRITORIES CITIZENSHIP, BRITISH NATIONAL (OVERSEAS) OR BRITISH SUBJECT STATUS

This declaration if cigrast and stamped halous in formal evidence of manufacture

	This declaration, it signed and stamped below, is formal evidence of renunciation.
1.	I (full name) SUSEN LINES
	of (full address)
	Postcode
	was born on (date of birth) D D M M Y Y Y Y 1 5 1 2 1 9 5 3
	at (place and country of birth) PERTH WA AUSTRALIA
2,	I am a: (please tick) British citizen British Overseas citizen British overseas territories citizen British National (Overseas) British subject
	I wish to renounce: (please tick)
	British citizenship British Overseas citizenship British overseas territories citizenship RECEIVED
	British National (Overseas) status British subject status
^	
3.	I hold the following citizenship or nationality other than the citizenship or status with to renounce: AUSTRALIAN CITIZEN
4.	I am about to acquire the following citizenship or nationality after making this declaration:
5.	I, (full name in BLOCK LETTERS) SOSFW LINES declare that to the best of my knowledge and belief the details given on this form are true.
	Signature Date 17 MARCH 2013
Offic	ial confirmation of renunciation:
	X J Z SAT V
Sinn	
Sign	ature Tealth only 1 1 APR 2013
Sign	e office REGISTERED