

Epiq:DAT

TR33205

IN THE LOCAL COURT
NEWTOWN

MAGISTRATE STAPLETON

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TUESDAY 19 APRIL 2022

2021/00369786 - R v Aron Andrew LEYSHON

10 OFFENCE Not comply with noticed direction re s 7/8/9 - COVID-19

Sergeant Smith for the Informant
Accused appeared in person

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HER HONOUR: Aron Leyshon.

ACCUSED: I'm here for that matter.

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HER HONOUR: All right. Please don't shout at me. Just come forward.

ACCUSED: I decline your offer and reserve my right to deal with the matter
where I stand.

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HER HONOUR: All right. Sir, on the prior occasion I marked on the papers a
plea of not guilty and adjourned the case to today for the purpose of fixing a
hearing date, making a brief service order. Mr Smith, can you get out your
papers. Leyshon; just check and see if this is in fact a Newtown matter.

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ACCUSED: Your Honour, is this Mr Smith?

HER HONOUR: That's Mr Prosecutor.

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ACCUSED: Mr Prosecutor. May I have Mr Prosecutor standing in the matter,
please?

HER HONOUR: No, sir. Can I just say that I'll manage Mr Prosecutor; you
just have to manage yourself.

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ACCUSED: May I have the prosecutor standing in the matter, please?

HER HONOUR: No.

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ACCUSED: May I have - third and final time - the prosecutor standing in the
matter, please.

HER HONOUR: Well, sir, you would have already noticed that although he's
quite short he's already standing.

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ACCUSED: Let the record show that I required the prosecutor standing in the matter.

5 HER HONOUR: Sir, this isn't an American court; we don't have phrases like "let the record show", and it doesn't matter whether Mr Prosecutor is standing up.

10 ACCUSED: I move the Court to show that the question has remained unanswered.

HER HONOUR: Actually, that's not right. Mr Smith, can you find the file of Leyshon, please?

15 PROSECUTOR: I have the file, your Honour.

ACCUSED: Will Mr Smith be bonded for the matter?

HER HONOUR: Has the brief been served?

20 ACCUSED: Will Mr Smith be bonded for the matter?

HER HONOUR: Just pause for a minute. Has the brief been served?

25 PROSECUTOR: Your Honour, my file doesn't indicate if it has been served; however, there have been previous service orders made.

HER HONOUR: I know. All right. Now--

30 ACCUSED: Third and final time, will Mr Smith be bonded for the matter?

HER HONOUR: Sir, I don't even know what the question means. We don't have an expression in New South Wales of "bonded for the matter". I propose to fix a hearing date--

35 ACCUSED: I move the Court to - the court record to show Mr Smith - the question of whether Mr Smith will be bonded has been unanswered.

HER HONOUR: Mr Smith, is this a Newtown matter?

40 PROSECUTOR: Yes, it is, your Honour.

HER HONOUR: Mr Leyshon, have the police delivered to you--

45 ACCUSED: Objection, your Honour.

HER HONOUR: Sir, can you answer my question?

50 ACCUSED: I don't consent to titles placed upon me. If the Court wishes to address me they can call me Aron. I answer to the name only out of necessity before the name, and for the record I'm not the name--

HER HONOUR: All right, Mr Aron--

ACCUSED: --nor am I the legal person--

5 HER HONOUR: Look, Aron, Aron--

ACCUSED: --I reserve all rights and waive all benefits and privileges.

HER HONOUR: Look, sir--

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ACCUSED: I'm a flesh and blood living man. I'm here by special appearance only against my will and without my consent, and to deny jurisdiction to the Court. As I said, I only answer to that name out of necessity--

15 HER HONOUR: Can you stop shouting at me?

ACCUSED: --but for the record, I'm not the name nor am I the legal person and I reserve all rights and waive all benefits and privileges. For the court record, I'm here under duress, protest and threat of menace, I only raise my voice to make sure all in this Court can hear me.

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HER HONOUR: Have the police served the paperwork on you?

ACCUSED: Am I required to answer your questions?

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HER HONOUR: No, you're not required to, you can.

ACCUSED: Then I decline to answer. Have you been sworn in today?

30 HER HONOUR: Just wait while I take a note. I shall mark on the papers that the defendant has refused to tell me whether he's been served--

ACCUSED: Second time. Magistrate, have you been sworn in today?

35 HER HONOUR: Sir, I don't get sworn in. I was sworn in in--

ACCUSED: Third and final time, have you been sworn in today?

40 HER HONOUR: Sir, I was sworn in as a magistrate in 2001. He has refused to tell me if he has been served. I shall fix a hearing date, Mr Prosecutor.

PROSECUTOR: Yes, your Honour.

HER HONOUR: Do you have any limits in relation to availability?

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PROSECUTOR: No, your Honour.

ACCUSED: I object.

50 HER HONOUR: Thursday, 8 September.

ACCUSED: I do not consent. I do not consent to this in the matter of Scott Johnson, the man who sometimes acts as Commissioner of Fines Administration, Revenue New South Wales and/or Local Courts crime Newtown registrar, New South Wales Police Force, Haydn Ridley(?) Peacock, Haydn Ridley Peacock v Aron Andrew Leyshon scheduled on this day, 2022 at the Newtown Local Magistrates Court hereafter - there - hereafter the Court. I am before the Court under duress, protest and threat of menace. I do not consent or have I ever consented to conducting business with Scott Johnson, Scott Johnson, the man who sometimes acts as Commissioner of Fines Administration, Revenue New South Wales or any of its employees or agents and/or Local Court crime Newtown registrar, or any of its employees or agents, New South Wales Police Force or any of its employees or agents, Haydn Ridley Peacock - Haydn Ridley Peacock. I do not consent to the court proceeding nor do I accept the Court's offer to proceed.

I challenge the jurisdiction of the Court to proceed. I do not consent to being surety for Aron Andrew Leyshon, I do not consent to being surety for the proceeding. The charge before this Court was--

HER HONOUR: Stop, Mr Leyshon.

ACCUSED: --obtained without my consent--

HER HONOUR: Mr Leyshon.

ACCUSED: --and is a fabrication of the man acting as the informant--

HER HONOUR: Mr Leyshon.

ACCUSED: I require the bond--

HER HONOUR: Mr Leyshon.

ACCUSED: --to be immediately brought forward--

HER HONOUR: Mr Leyshon.

ACCUSED: --so I can see who will indemnify me and accept liability to inline damage.

HER HONOUR: I'll adjourn.

ACCUSED: Let the - let the court record show that the magistrate has abandoned the bench. I am a--

SHORT ADJOURNMENT

HER HONOUR: ..(recording equipment not turned on).. the last matter. It's been fixed for hearing on 8 September, and I shall mark the papers, "Registrar notify the defendant". I'll note on the papers that, "Defendant removed from

court by Mr Sheriff and would not stop speaking to allow me to tell him the hearing date".

ADJOURNED TO THURSDAY 8 SEPTEMBER 2022

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