

Without Prejudices

No Statute Authority

Common Law Exercise of Rights

Be on notice that common law does not require a sovereign to identify themselves or carry identification of any sort:

KOECHIN V WAUGH 1957

Police officers have no power to arrest or detain a citizen for the purpose of questioning him/her or of facilitating their investigation.

It matters not at all whether the questioning or the investigation is for the purpose of enabling them to ascertain whether he/she is the person guilty of a crime known to be, have been committed, or is for enabling them to discover whether a crime has or has not been committed.

If the police do so act in purported exercise of such power their conduct is not only destructive of civil liberties but it is **unlawful**.

Justice Stephen Kaye

Director of Public Prosecutions V Andrew Hamilton

November 25th 2011

Victorian Supreme Court

Consequently there is no **statute authority** requiring or obligating a private natural person to stop and be randomly questioned by any police officer **unless being detained under warrant of arrest** and **neither is a natural person obligated or required to comply with any given direction**.

Australian and States and Territories

Parliamentary En-Acted Legislation Statutes:

are not law but just rules applicable only to those with standing within
Corporate Government Departments.

Consequently they do not and cannot override ones Common Law, Constitutional Law and
Law of Natural Justice.

Under Duress

I therefore submit my name and address in writing under duress:

Name _____

Address _____