Form 21 – Application

Note: see rule 6.06.1, 13.02.1, 21.09.4, 23.03.4, 27.06.2, 27.07.6, 32.01.2 and 57.05.2.

IN THE HIGH COURT OF AUSTRALIA CANBERRA REGISTRY

BETWEEN:

ANTON TUTOVEANU

Plaintiff

and

COMMONWEALTH OF AUSTRALIA
Defendant

APPLICATION

To: Commonwealth of Australia, High Court of Australia

The *plaintiff* makes an interlocutory, pre-trial application for:

- 1. Bias
 - a. Anyone with interest in the case that may conflict with impartial judicial duties, such people who may be:
 - i. Israelian
 - ii. Palestinian
 - iii. Jewish
 - iv. Muslim
- 2. Questions of Law
 - a. Declaratory relief:
 - i. Whether the Israeli Government and its Defense Force (IDF) is a *terrorist organisation* for the purposes of the *Criminal Code 1995* (Cth).
 - ii. If true, when Commonwealth subjects purchase products¹ that have been made by Israel, is that considered providing support to or financing terrorism?

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¹ Exhibit 'AT 1', page 53

iii. Is the Governor-General a Commonwealth officer that is susceptible to a writ of mandamus from the High Court?

3. Leave to Amend

- a. Substantive originating application if needed.
- 4. Leave to Issue Subpoena
 - a. To cure evidence admissibility requirements for information in adduced:
 - i. Media publications, news articles and broadcasts.
 - b. Consolidated fund revenue and financials.
 - c. Australian-Israeli Government contracts.
 - d. Witnesses of Commonwealth parliament.
 - e. Inter alia.

The plaintiff relies on the affidavit of Anton Tutoveanu affirmed on 9th July 2025 filed in support of the application.

Dated 10th July 2025

Plaintiff