

IN THE HIGH COURT OF AUSTRALIA

EX PARTE: ALBERT DATE

V.

ORIGINAL

REASONS FOR JUDGMENT

Judgment delivered at Sydney
on Wednesday, 19th June, 1968

A. C. Brooks, Government Printer, Melbourne

C.5072/66

EX PARTE: ALBERT DATE

ORDER

Application refused.

EX PARTE: ALBERT DATE

JUDGMENT
(ORAL)

KITTO J.

EX PARTE: ALBERT DATE

I refuse leave to issue this writ. I am clearly of opinion that it is an abuse of the process of the Court, that it is a frivolous proceeding and that it is a vexatious proceeding and as Mr. Date has indicated to me that he does not understand in what sense those words are used in relation to the proceedings with which he has been concerned in this Court, I shall make it perfectly plain by saying that he should not trouble this Court with writs that contain such arrant nonsense as the one with which I am now concerned. The application is refused.

IN THE HIGH COURT OF AUSTRALIA

EX PARTE : ALBERT DATE

V.

ORIGINAL

REASONS FOR JUDGMENT

6th Judgment delivered at Sydney

on Friday 14th June 1968

A. C. Brooks, Government Printer, Melbourne

C.5072/66

EX PARTE; ALBERT DATE

ORDER

Application dismissed.

EX PARTE: ALBERT DATE.

JUDGMENT
(ORAL)

TAYLOR J.

EX PARTE; ALBERT DATE

This is an application for leave to issue a writ which is in the form of exhibit A in this application, it having seemed to the Registrar when it was tendered for filing to be on its face an abuse of the process of the Court and a frivolous or vexatious proceeding.

I have seen the writ and I have heard what Mr. Date has had to say and I do not think it was possible for the Registrar to have come to any other conclusion. Leave will be refused to issue the writ.