**Invitation to my new e-book on Kindle. Please go to** <https://www.amazon.com.au/dp/B09SXVCSW8>? to have a look. - Dr David

To Everyone

This may be of interest to anyone who has been convicted by a jury or adversely or financially, and tortiously, impacted or had a lot of their precious time wasted due to a jury in New South Wales since June 17th 2019 - or is wanting to get out of jury duty for good.

**Precedent: Jury decisions have not been binding or lawful or enforceable in New South Wales since June 17th, 2019 !**

In fact not only that but it is retrospective from that date backwards !

If you have been adversely affected by a jury decision since then or before or would like to know how to get out of jury duty please give me a call and I will email you a buried and now invidiously unearthed legal precedent that would not have seen the light of day if an attempt to take over my moneys had not come my way. The precedent was created by me on June 6th, 2019, and upheld by the 'Courts' on June 17th, 2019 but unexpectedly came to light due to the just mentioned approach to me.

You can now start pleading this.

Even apart from the precedent the argument stacks up on its own.

Dr David

Law Therapy Doctor

0419 605 365

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|  |  |
| --- | --- |
| **From:** | David G Murphy <lawtherapy@devfinresp.org> |
| **To:** | sheriff.jury@justice.nsw.gov.au |
|  |  |
| **Subject:** | Explanation |
| **Date:** | Thu, 06 Jun 2019 04:00:16 +1000 |

Juror number 01588025

My objection to performing jury duty on May 6th is a legal one.

The use of a jury denies a defendant to his or her right to knowing the grounds, precedents, case law and reasoning upon which the members of the jury made their decision.

A defendant is not provided with any reasoning or grounds for the decision and so cannot appeal upon the basis of any reasoning etc. given.

Hence, it is an unjust process which denies a defendant his or her entitlement to information as to why the jury made its decision and if it was even on legal grounds with reference to precedents, legislation, case law, evidence, testimony, statements or the like.

A defendant is entitled to a reasoned decision in writing to take to their cell for their edification and to assist them to formulate any appeal.

A jury system does not allow this and so is unjust and should be abolished and judges' decisions only be given. It is also very time consuming and inefficient.

One reason originally for the jury system was to protect a judge from reprisals and sheet any blame onto the unknown members of the jury. This needs to be rethought in the twenty first century.

Sorry about the delay in responding. I think I am one day late.

It is better that I did not attend as if I did the commencement of this interchange would not have arisen.

David Murphy

Law Therapist

Abstainer

On Mon, 2019-06-17 at 13:41 +1000, no-reply@justice.nsw.gov.au wrote:

Dear DAVID GREGORY MURPHY,

**We** have reviewed your explanation of why you failed to attend for jury duty. **We** have accepted your reason.

For more information, visit [https://juror.nsw.gov.au](https://juror.nsw.gov.au/) or call 1300 722 574 between 8:30am and 4:30pm weekdays.

DISCLAIMER: This email and any attachments are intended only for the addressee named and may contain confidential and/or legal profession-privileged material. If you are not the intended recipient you must not use, disclose, copy or distribute this communication. If you have received the message in error, please delete the email and any copy and notify the sender by return email. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. Views expressed in the message are those of the individual sender and are not necessarily the views of the NSW Department of Justice.

**From:** David G Murphy [mailto:lawtherapy@devfinresp.org]
**Sent:** Thursday, 4 July 2019 5:01 AM
**To:** Sheriff.Jury
**Subject:** Re: Jury service - Failure to attend as summoned 01588025

To juror.nsw

If we accept that my reasons are valid then what should take place from hereon in in the interests of justice that many may enjoy their denied rights, past, present and future, NSW and interstate and international?

Please pass on my response to the relevant decision makers to further respond to me. I look forward to hearing from them.

David Murphy