

Notice

TO ALL POLICE OFFICERS OF THE COMMONWEALTH
COMMON LAW EXCISE OF RIGHTS

NO IMPLIED CONTRACT – ALL RIGHTS RESERVED

NO DUTY TO IDENTIFY SELF

“The Common Law does not require a citizen to identify oneself
or carry identification of any sort”

Koechlin v. Waugh (1957)

NO STATUTE AUTHORITY

“An ancient principle of the common law that a person not under arrest has no obligation to
stop for police, or answer their questions, and there is no statute that removes that.”

“The conferring of such a power on a police officer would be a substantial detraction from the
fundamental freedoms which have been guaranteed to the citizen by the common law for
centuries.”

Justice Stephen Kaye

ANDREW HAMILTON v. DIRECTOR OF PUBLIC PROSECUTIONS;
December 25, 2011, Victorian Supreme Court.

(s 272 of the Criminal Procedure Act, Supreme Court of Melbourne, Common Law Division – Judicial
Review and Appeals List No. SCI 2011 2013 on the 25th of November 2011.)

Signed :

Print Name: