

Senator John Madigan  
Democratic Labor Party  
17 Albert Street  
Ballarat VIC 3350

27<sup>th</sup> August 2013

Dear Senator,

This is not ordinary correspondence. This is legal notice advising you of **criminal activity** in relation to a **discovered attack upon all Victorians** and as such **this is your electoral mandate**.

I am a Victorian living within the Commonwealth of Australia,

But

The people/electors of the State of Victoria are about to be **criminally sold/transferred into and under the United Nations**. The Sale/transfer does include yourself and your family both immediate and extended.

### What Sale

“The Government” via the Treasury and the stock exchanges has converted **birth certificates and citizenship certificates into ‘bonds’ and traded every Victorian** (inclusive of yourself) and every Australian on world stock exchanges.

### Collateral

These ‘bonds’ are **used to back government borrowings**, but, at all times this criminal activity is **concealed from the public**.

### The Banking Cartel

Within Australia the government is not permitted to create its own money. **“It must borrow”**

But

The “borrowed money” is created on the books by **“Fractional Reserve Banking” a fraudulent banking practice**.

### Foreign Ownership

Within Australia all banks are owned via their interlocking shareholdings by **foreign banks**.

### The Principals

1. The Federal Reserve Bank (USA)
2. The Bank of England (UK)
3. Bank for International Settlements (Switzerland)

### The Commonwealth Bank

During April 1991 “The Articles” for the sale of the Commonwealth Bank were lodged at ASIC. Page 3 of such articles **omits the witness signature alongside of the signature of “Cole”**.

### Keating and Hawke

Both men are **Fabian Socialists** and as such have **never protected Australia**, but, rather **have worked for and have achieved the purposes and intent of the Fabian Society** both on the world stage and within Australia.

Both men did achieve the **sale of the Commonwealth Bank** in 1991.

Both men did achieve the **fraudulent enactment of the unconstitutional Australia Act** in 1986.

### Hawke and Israel

In the two documents lodged at the Federal Court on the 19<sup>th</sup> August 2013 in particular the Affidavit at page 116 of such affidavit you will find two pages of a House of Representatives Standing Committee on Legal and Constitutional Affairs, naming **Mr Hawke as an “Honorary citizen of Israel”**.

### Keating and Agenda 21

It is alleged that in 1992 **Mr Keating did sign Australia into the United Nations Agenda 21**

But

In 1998 in the High Court matter of *Joosse v ASIC*, Justice Hayne presiding in his judgement at paragraph 21, Justice Hayne states the **Charter of the United Nations has no legal or constitutional standing within Australia**.

## The Rhodes Scholars

It appears that both **Mr Hawke and Tony Abbott** have one thing in common; both are **disciples of Cecil Rhodes**, the man from Africa, a principal player in the systematic rape of Africa from Cape Town to Cairo, with a world vision of the same **systematic rape of the world**, using world banks and Freemasonry.

## Freemasonry

Without beating about the bush **The Secret Society of Freemasons** are a worldwide spider's web of **fraud and deception**, that is **skilled in spiritual knowledge and application**, in particular **the occult knowledge of banking and law**.

## Supreme Courts

Every supreme Court within Australia works on **Masonic Law** and as such is **Occultic Law** which is the principle reason why the **Constitutions of each State and Commonwealth** are in reality worthless pieces of paper, because, they clash with this secret law.

## High Court

The **High Court of Australia** is supposed to be the **guardian of the Constitutions**, but, it is now the **vehicle to sell/transfer all Australians into the United Nations Agenda 21**.

## The Originating Application

Re-lodged into the Federal Court of Australia at Melbourne at 2:00pm 19 August 2013 consisting of 16 pages and an injunction application to prevent the Australian Electoral Commission from holding this coming election

### “Why”

The answer is revealed in the Affidavit “Annexure BWS 26” at page 132, Western Australia did **attack the Crown and Her Majesty and substituted “others”**.

### “The Constitutional Consequence”

The State of Western Australia cannot vote in any election held “under the Crown”

### “The Senators”

The Senators of Western Australia know this, but, have chosen to conceal this fact

### The Senators and Senate

With consideration to the fact that my background is farming, my ability to think is not impaired. If the Senators are concealing criminal activity then the Senate is tainted and, at the same time, so is the House of Representatives.

### The Electors

Electors fail to both understand and realise that they “the electors” are “the government” who elect people to represent and to protect the elector

#### “But”

There exists a secret government that is not revealed to the elector, the occult, secret government of Freemasons and all who work for the cause of Freemasonry.

### The Senators Writ

At page 138 of the affidavit lodged at the Federal Court of Australia it is plain for all to see that “Her Majesty” is removed and ‘Governor Sanderson’ substitutes himself , then co-signs the enactment with the Attorney General Jim McGinty after which the newly substituted “Monarch of Western Australia” signs the writ for elections of West Australian Senators under Section 12 of the Constitution of the Commonwealth of Australia

### Creating a large number of problems

1. Criminal offences
2. Electoral disqualification
3. Constitutional invalidity
4. Electoral fraud
5. Jurisdiction infractions

### The Form 60 Fraud

You all know that the Form 60 form from the Australian Electoral Commission contains “a question”

#### “The Question”

**“Are you qualified or disqualified under Section 44  
of the Constitution of the Commonwealth”**

#### “The Only Conclusion”

The only conclusion in relation to the question is that no-one is qualified, because

1. The **constitution** has been **attacked**
2. **Federation** has been **broken**

3. The **Governor General is concealing the attack**
4. The **Queen has been removed**
5. The **Crown has been removed**
6. The **Oath/Affirmation of Allegiance** has been **removed and broken**

“But”

Contained with Section 44 is Section 44 (ii) *“is attainted of treason”*

This activates the criminal offence of treason, in both **common law and statute law** – at this point you are in criminal trouble, not with the Fabian Society people or with the Masonic Lodge people

“But”

With your electorate.

### **Ballarat**

To my present knowledge the first treason trial in Australia was after the events activated by **Peter Lalor** who took on Government oppression at Ballarat in the **Eureka Stockade**.

### **The Runners**

Apparently seven hundred (700) miners burnt their mining licences and signed up to take on the Government, they also broke their Allegiance to the Crown, and gave their allegiance to “The Flag”

“But”

When the real pressure came on “540 runners” ran and only 160 stood at the Stockade – Peter Lalor had his arm amputated after the clash and after being pardoned from the charge of treason went on to become a politician.

**The Federal Seat of Lalor – Werribee – is Peter Lalor’s Seat.**

### **The Objectors**

On Saturday (This Saturday) we are coming to **Ballarat**. We will start in the Sovereign Hill car park at 11:00am and go from there. It will be called **“The Peter Lalor Walk”**

### **Your Invitation**

You are **invited to attend even to speak** if you so desire – this is an open invitation.

## The Treason Issue

When **Governor Sanderson** threw **Her Majesty** out and then substituted himself, he committed an act of treason and as such each **Governor inclusive of the current Governor General** is principal to the act of treason.

## Your Writ

You **know** the process for the issue of the writ.

If all Governors are principal to Treason then Section 44(ii) of the Constitution of the Commonwealth of Australia does activate.

## Your Options

1. **Contact the Federal Court** in writing and ask them why the Injunction Application was refused without any order or notice and send me a copy of such written request.
2. **Issue your own Injunction Application**
3. **Inform the media** of this attack on the Constitution in writing and send a copy of such media release
4. **Help us** in Ballarat on Saturday (31<sup>st</sup> August 2013)

Attached to this letter is a copy of the documents lodged at the Federal Court on Monday 19 August 2013.

## Footnote

I have just received correspondence from David Priddle, Deputy District Registrar – Federal Court, stating that Justice Jessup has refused the filing of the Writ.

Late this afternoon, 27<sup>th</sup> August 2013, The federal Court documents plus the letter from David Priddle were handed to two Federal Police officers at Melbourne. In relation to the information disclosed in the documents and the conduct of Justice Jessup.

For Now



Brian Shaw  
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John - Thank You  
For your time the  
other day  
Bri.