THE OCCULT AGENDA FOR WORLD GOVERNMENT

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1. TREASON

TREASON

Black's Law Dictionary defines Treason:

"The offence of attempting to overthrow the Government of the State to which one owes allegiance, either by making war against the State or by materially supporting its enemies".

TREASON FELONY ACT 1848

"If any person whatsoever shall, within the United Kingdom or without, compass, imagine, invent, devise or intend to deprive or depose our most gracious Lady the Queen... from the style, honour, or Royal name of the Imperial Crown of the United Kingdom".

[Extract: The Principality and Power of Europe, by Hilton, at P109.]

2. CHRISTIANITY

DESTRUCTION OF CHRISTIANITY

"The Christian religion has doctrines which globalists regard as subversive: all men are equal in the eyes of God; all men are born with inalienable rights quite independently of Government; worldly Governments should be bound by God's law, including the Ten Commandments. Religion is also a source of individualism, independent ideas, and traditional morality, all of which have to be overturned and destroyed. All Nations and people will be forced to worship the same gods; humanity, and Gaia Mother Earth. Instead of a life hereafter people can look forward to future generations".

[Extract, 22 STEPS TO GLOBAL TYRANNY. Strachan. P64]

3. MAASTRICHT

TREATY of MAASTRICHT & ENGLISH PARLIAMENT

"Members of Parliament have given away to Brussels what was never theirs to part with.

The sovereignty of Parliament is a cornerstone of Britain's unwritten Constitution and is the essence of democratic tradition. Historically it has been able to override previous legislation and pass new legislation at will ... it could do anything except bind succeeding Parliaments. But the Treaty of Maastricht, as an irreversible and Internationally enforceable Treaty, has put an end to the sovereign prerogative of Parliament, and has placed democracy, civil liberty and national assets in the hands of the European Court of Justice".

[Extract: The Principality and Power of Europe, by Hilton, at P91.]

MAASTRICHT & LEGISLATION

"The Maastricht Treaty confirms European bureaucratic supremacy over more than 70 policy areas, including taxation, monetary policy, education, immigration, judicial policy, health and safety, industrial policy, competition, regional policies, overseas aid, energy, and consumer affairs. It further commits the UK to the first two stages of monetary union. It does not take much to see that there is little else left for the British Parliament to legislate on ".

[Extract: The Principality and Power of Europe, by Hilton, at P92.]

EUROPEAN CITIZENSHIP

"Since the Maastricht Treaty of 1992, a common European citizenship has been established. It includes a single European flag, Beethoven's, Ode to Joy, as a National anthem, borders as defined by the Union of Nations, the requirement to carry a new European passport and laws which take precedence over British Acts of Parliament".

[Extract: The Principality and Power of Europe, by Hilton, at P92.]

THE FORMER ENGLISH MONARCH

"Not a finger has been lifted against the Privy Councellors, Douglas Hurd and Francis Maude. These two signed the Maastricht Treaty which, at a stroke, brought the Queen under the suzerainty of the European Union and thereby made her a citizen of that

Union".

[Extract: The Principality and Power of Europe, by Hilton, at P92.]

THATCHER'S DEMISE

"Though such devious scheming may sound unacceptably Shakespearean in character, the reality of the plot to unseat Margaret Thatcher was corroborated by a publication sent to the offices of Intercessors for Britain in 1989, reporting the activities of the Bilderbergers, a group of industrialists, bankers and world politicians. A clandestine meeting in May of that year emphasised the need to bring down Mrs Thatcher because of her refusal to yield British Sovereignty to the European superstate that is to emerge

in 1992 ".

[Extract: The Principality and Power of Europe, by Hilton, at P171.]

4. SOVEREIGNTY

SOVEREIGNTY- (THE PEOPLE)

"I stated further that if the question was asked of some politician who had not considered the subject with sufficient accuracy, where the supreme power resided in our Government, he would answer that it was vested in the State Constitutions. This opinion approaches near the truth, but does not reach it, for the truth is the supreme absolute and uncontrollable authority remains with the people ".

(Referring to the U.S Constitution)

(Annotated Notes: Quick & Garran, p.286)

THE PEOPLE: COMMONWEALTH CONSTITUTION.

"The opening words of the preamble proclaim that the Constitution of the Commonwealth of Australia is founded on the will of the people whom it is designed to unite and govern."

(Annotated Notes: Quick & Garran, p.286)

SOVEREIGNTY SIGNED AWAY.

"Political, Legal and Cultural Sovereignty are being handed over by the Government signing certain sorts of multilateral treaties and agreements at the United Nations. Under these instruments it undertakes to implement UN social programmes within Australia, and renders itself and the Australian people subject to oversight by UN Agencies. Globalists try to deny this represents a loss of National Sovereignty. In an address September 1995 Senator Gareth Evans said, 'Individual Countries enter into treaties of their own free will... Governments negotiate treaties among themselves... Indeed, becoming party to a treaty is an exercise and an affirmation of a country's Sovereignty".

Extract from 22 STEPS TO GLOBAL TYRANNY, Strachan, at 19:

CLINTON & WORLD GOVERNMENT

"In the American Council on Foreign Relations (CFR) official journal, Foreign Affairs, of April 1974, former deputy assistant US Secretary of State Richard N. Gardner stated: 'In short, the house of World order, will have to be built from the bottom up rather than from the top down... An end run around National Sovereignty, eroding it piece by piece, will accomplice more than the old fashioned assault. Strobe Talbot, President Clinton's Deputy Secretary of Sate, wrote in Time Magazine, July 20th 1992, 'In the next Century, Nations as we know them will be obsolete; all States will recognize a single, global Authority'. In 1993 the World Federalist Association, a body promoting World Government, presented Talbot with the Norman Cousins Global Governance Award. President Clinton wrote to the Association congratuling it on its choice of Talbot, saying, 'Norman Cousins worked for World peace and World Government... best wishes... for future success".

[Extract, 22 STEPS TO GLOBAL TYRANNY, STRACHAN. P14]

REGIONALIZATION

"National borders will be eliminated through a programme called Regionalisation, which effectively redraws the borders of the entire world. International planners have divided the world into Regions; national planners have divided individual countries into regions. The map of Australia has been redrawn without the knowledge of the people

to prepare for Regional Government. The Regions overlap present State boundaries to bring them within Federal jurisdiction (the Federal Government has no constitutional power over local Government, it is a State matter)".

[Extract, 22 STEPS TO GLOBAL TYRANNY. STRACHAN P54]

UNITED NATIONS & NATIONAL SOVEREIGNTY

"Posing as strictly neutral, and with the declared intention of promoting World peace, it soon showed a definite bias in favour of Communist inspired guerilla movements whose object, in several parts of the World, was the overthrow of established Governments. This was done under the guise of liberating people from oppression; but the ultimate design of the Assembly, then as now, was to set up a totalitarian system in which National Sovereignty and cultures would disappear".

[THE BROKEN CROSS by Compton, at P64/65]

TREATY of MAASTRICHT & ENGLISH PARLIAMENT

"Members of Parliament have given away to Brussels what was never theirs to part with.

The sovereignty of Parliament is a cornerstone of Britain's unwritten Constitution and is the essence of democratic tradition. Historically it has been able to override previous legislation and pass new legislation at will ... it could do anything except bind succeeding Parliaments. But the Treaty of Maastricht, as an irreversible and Internationally enforceable Treaty, has put an end to the sovereign prerogative of Parliament, and has placed democracy, civil liberty and national assets in the hands of the European Court of Justice".

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her refusal to yield British Sovereignty to the European superstate that is to emerge in 1992".

[Extract: The Principality and Power of Europe, by Hilton, at P171.]

BRITISH PARLIAMENT LEGALLY STRIPPED.

"The European legislation of 1972, 1986 and 1993, swept through the British Parliament on a tide of ignorance and intimidation of MPs, was based on two unprecedented constitutional procedures; firstly, the use of International treaties to negotiate the internal Constitution of the United Kingdom; secondly, the general transfer of our Parliament of powers to the European Community which then legislates specifically within the United Kingdom by directive and regulation, which the British Parliament is powerless to resist. The transfer of general powers to the State to act without the sanction of Parliament is precisely how Adolf Hitler gained such absolute power through his emergency laws".

[Extract: The Principality and Power of Europe, by Hilton, at P171]

FOUR BRITISH STATUTES

"The four great constitutional Statutes for British citizens ... the Magna Carta of Edward 1 (1215), the Petition of Right (1627), the Bill of Rights (1689) and the Act of Settlement (1701), have never been expressly repealed, though successive European treaties imply that they have been repealed. There is a profound dilemma here for the Christian, since it is not possible to serve two masters. Either he submits to British Law and protests that obedience to it must imply a breaking of European Law, or he decides to treat European Law as supreme on all matters and ignores British Law, which is by treaty implication, redundant ".

[Extract: The Principality and Power of Europe, by Hilton, at P110.]

ENGLAND'S RIGHTS & LIBERTIES LOST

"New authorities have been called into existence to supersede the Parliament of this Kingdom and to define and enforce new rights and liberties. What remains to be seen is whether the people of this Kingdom accept those authorities. If they do, they have lost

their true ancient and indubitable rights and liberties, and acquired none in exchange.

Not even the French in 1789 did that ". (Enoch Powell)

[Extract: The Principality and Power of Europe, by Hilton, at P110.]

THE ERODING of BRITAIN

"So the technique for their subjection has to be gradual: to first isolate and then erode those various indicators of British National identity and self confidence... in particular, the pillars of their Constitution and the powers and stratus of their elected Parliament, until the point is reached when (there being so little remaining) resistance can be dismissed simply as nothing more than nostalgia or eccentricity".

[Extract: The Principality and Power of Europe, by Hilton, at P169.]

BRITISH PARLIAMENT ASSIGNED

"The Union is a creation of law, and is now an autonomous law - making body in its own right, with full and final authority over its citizens. British National law is now subordinate to European law, and an further aspect of Britain's written Constitution had been dispensed with... the 1689 Bill of Rights which enshrines the principle that no other power but the Queen -in- Parliament can make or amend British Laws".

[Extract: The Principality and Power of Europe, by Hilton, at P108.]

PORTION of THE BILL of RIGHTS 1688

"These matters are utterly and directly contrary to the known laws and statutes and freedoms of this Realm and that the entire perfect and full exercise of the regal power and Government be only in and executed by His (now Her) Majesty. And thereunto the said lords spiritual and temporal and commons do in the name of the people... and do promise that they will stand to maintain and defend their Majesties (and their heirs)... with their lives and estates against all persons whatsoever that shall attempt anything to the contrary".

[Extract: The Principality and Power of Europe, by Hilton, at P187.]

DESTRUCTION OF CHRISTIANITY

"The Christian religion has doctrines which globalists regard as subversive: all men are equal in the eyes of God; all men are born with inalienable rights quite independently of Government; worldly Governments should be bound by God's law, including the ten Commandments. Religion is also a source of individualism, independent ideas, and traditional morality, all of which have to be overturned and destroyed. All Nations and people will be forced to worship the same gods; humanity, and Gaia Mother Earth. Instead of a life hereafter people can look forward to future generations".

[Extract, 22 STEPS TO GLOBAL TYRANNY. Strachan. P64]

5. TYRANNY

LIMITED GOVERNMENT

"The Australian Government is not a sovereign Government to begin with. It is a Government whose powers are limited by a Constitution which belongs to the people of Australia. The Sovereignty the Government is surrendering is the Sovereignty of the Australian people".

[Extract from 22 STEPS TO GLOBAL TYRANNY, Strachan, at 53:]

EXISTING LAW TO BE DESTROYED

Destroying Existing Laws:

"When Australia was settled it inherited English Law, which included the Common Law, customary law which had evolved over something like a thousand years. English Law was based on the concept of inalenable rights, possessed by individuals independently of Government, and the main purpose of the law was to protect and uphold those rights, even against the Government. English Law also involved the idea of the rule of law that the same laws should apply to everybody, which was the rule meaning, equality before the law. The idea of justice under English Law was that people should be judged by laws, not by other human beings. The purpose of law in the new world order is people control by Government. Existing Law has to be destroyed, and replaced by law which gives effect to the social agenda of the New World Order. This is being achieved in a number of ways".

[Extract from 22 STEPS TO GLOBAL TYRANNY, Strachan, at 59:]

SOVEREIGNTY

At least 4 components of National Sovereignty have to be handed over to complete the process of Globalisation:

ECONOMIC SOVEREIGNTY: The right of a Country to determine its own

economic policies, trading with other countries if

and when it chooses.

POLITICAL SOVEREIGNTY:

The right of a Country to govern its own affairs.

LEGAL SOVEREIGNTY:

The right of a Country to enact (or not enact) its

own laws.

CULTURAL SOVEREIGNTY:

The right to preserve a common sense of values,

cultural identity and nationhood.

[Extract from 22 STEPS TO GLOBAL TYRANNY, Strachan, at 19:]

6. TRIAL OF 7 BISHOPS

BILL OF RIGHTS: ARTICLE 9.

The 1688 Bill of Rights Article 9 states:

"That the freedom of speech, and debates or proceedings in Parliament, ought not to be impeached or questioned in any court or place out of Parliament"

KING JAMES 11 & TRIAL OF THE SEVEN BISHOPS

Today, the Courts of Australia are operating in the same manner that King James 11, operated in just prior to the trial of the Seven Bishops, and the overthrow of King James 11, thereby breaking Arbitrary Power and Papal Power in the Courts and Parliaments of England.

TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII, 362

The first reason that is assigned is, the several declarations that have been in

Parliament (several of which are mentioned) that such a power to dispense with law, is against law, and that it could not be done but by an Act of Parliament; for that is the meaning of the word illegal; that has no other signification but unlawful; the same word in point of signification with the word illicite, which they have used in their information, a thing that cannot be done by law; and this they are pleased to tell the King, not as declaring their own judgments, but has been declared in Parliament; though if they had done the former, they being peers of the Realm, and Bishops of the Church, are bound to understand the laws, especially when as I shall come to show you, they are made guardians of these laws; and if any thing go amiss, and contrary to these laws, they ought to inform the King of it.

"So that they take special care that nothing be preached or taught amongst them which may any way tend to alienate the hearts of our people from us or our Government, and that their meetings and assemblies be peaceful, open and publicly held, and all persons freely admitted to them; and that they do signify and make known to someone or more of the next Justices of the Peace, what place or places they set apart for those uses".

Portion of James 11, speech concerning his Declaration of Indulgence, which led to the trial of the Seven Bishops

TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII, 233
"That it is our Royal will and pleasure that the oaths commonly called, oaths of
supremacy and allegiance, and in the Acts of Parliament made in the twenty fifth and
thirtieth years of the reign of our late Royal Brother King Charles the second, shall not
at any time hereafter be reconciled to be taken, declared, or subscribed by any person
or persons whatsoever who is, or shall be employed in any office or place of trust,
either civil or military, under us, or in our Government".

SEVEN BISHOPS TRIAL
TRIAL OF THE SEVEN BISHOPS, HOWELL STATE TRIALS VOL XII,

"That these laws are the great bulwark of the reformed religion; they are in truth, that which fenceth the religion and Church of England, and we have no other human fence besides. They were made upon a foresight of the mischief that had, and might come, by false religions in this kingdom, and they were intended to defend the Nation against them, and to keep them out; particularly to keep out the Romish religion, which is the very worst of all religions, from prevailing amongst us; and that is the very design of the act for the tests, which is intitled, An Act to prevent dangers that may happen from Popish Recusants.

7. BILL OF RIGHTS 1688

THE BILL OF RIGHTS 1688

This writ makes reference to the breaking of the 1688 Bill of Rights by the State of Victoria. When the State of Victoria broke this Statute it became an illegal State and has functioned in that condition

BILL OF RIGHTS: STATUTE LAW

The 1688 Bill of Rights is Statute Law in the State of Victoria by virtue of its incorporation into the Imperial Acts Application Act 1980. It can only be repealed or altered by an Act of Parliament, not a statement from the Court! Neither can it be suspended or dispensed with, on the simple legal precedent under the rule of law, that all men are equal and accountable to law, unless the law itself conducts itself illegally.

IMPERIAL ACTS (BILL of RIGHTS)

Quoting from the Imperial Acts Application Act 1980, Act Number 9426 at Page 392, from the Bill of Rights 1688:

"That the pretended power of suspending the laws, or the execution of laws, by regal authority, without consent of Parliament is illegal. That the pretended power of dispensing with laws, or the execution of laws, by regal authority, as it hath been assumed and exercised of late, is illegal ".

BILL OF RIGHTS: ARTICLE 10.

The 1688 Bill of Rights Article 10 states:

"That excessive bail ought not to be required nor excessive fines imposed, nor cruel and unusual punishments inflicted"

BILL of RIGHTS 1688

Quoting from the Imperial Acts Application Act 1980, Act Number 9426 at Page 391, from the Bill of Rights 1688:

"And whereas the said late King James the Second having abdicated the Government, and the throne being vacant, his highness the prince of Orange (whom it hath pleased Almighty God to make the glorious instrument of delivering this Kingdom from Popery and Arbitrary Power) did (by the advice of the lords spiritual and temporal, and divers principal persons of the commons) cause letters to be written to the lords spiritual and temporal, being Protestants, and other letters to the several conties, cities, universities, boroughs, and cinque-ports, for the choosing of such persons to represent them, as were of right to be sent to Parliament to meet and sit at Westminster upon the two and twentieth day of January, in this year one thousand six hundred eighty and eight in order to such an establishment, as that their religion, laws, and liberties might not again be in danger of being subverted; upon which letters, elections have been accordingly made".

IMPERIAL ACTS APPLICATION ACT VICTORIA

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PORTION of THE BILL of RIGHTS 1688

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freedoms of this Realm and that the entire perfect and full exercise of the regal power and Government be only in and executed by His (now Her) Majesty. And thereunto the said lords spiritual and temporal and commons do in the name of the people... and do promise that they will stand to maintain and defend their Majesties (and their heirs)... with their lives and estates against all persons whatsoever that shall attempt anything to the contrary".

[Extract: The Principality and Power of Europe, by Hilton, at P187.]

8. THE HIGH COURT

THE HIGH COURT

The High Court of Australia has ruled that England is by definition a Foreign Power, the Judgement must be challenge

- A. The **Federal Constitution** is purportedly a legally binding document accepted by the people of Australia for the welfare and good government of the people.
- B. The **High Court of Australia** is purportedly bound by Section 5, "This Act and all laws".
- C. The **Federal Constitution** was birthed from the Imperial Parliament of England and retains that Grant from the Imperial Parliament and Monarch.
- D. The **Legislative Power of the Commonwealth** shall be vested in a Federal Parliament, which shall consist of the Queen, a Senate, and a House of Representatives, which is called, The Parliament, or, The Parliament of the Commonwealth.
- E. The **High Court** has never upheld the law of England with consideration to the Statute of the Bill of Rights 1688, thereby breaking its authority and protection.

- F. All people of the Bar have taken the oath of allegiance to serve the Monarch of England, purportedly the Executive Head of the current Constitution, yet make a ruling contrary to their own oath of allegiance, outside of correct legal procedure.
- G. The High Court of Australia has clearly exceeded the brief and belief that it was given under Legislation and remains accountable to the people not the Bar.

9. FOREIGN POWER

FOREIGN POWER

Before English Law left the shores of England bound for the Colony (Australia), written into their laws, in particular the 1688 Bill of Rights, the Act of Settlement 1701 and revealed in Blackstone's Commentaries it was clear and precise that the Foreign Power defined and declared in English Law at that period was the Church of Rome. It was not to be permitted into English Law.

STATUTE LAW & ROME

It is beyond legal question that the Foreign Power to the Laws of England was and remains the Church of Rome. Revealed in Statute Law, such as the Bill of Rights 1688, Act of Settlement 1701 and by Blackstone himself.

BLACKSTONE

Quoting from Blackstone Commentaries Vol 4, 1769, at Page 42,

"Upon the whole therefore, though part of the offences to be enumerated in the following sheets are offences against the revealed Law of God, other against the law of nature, and some are offences against neither, yet in a treatise of municipal law we must consider them all as deriving their particular guilt, here punishable from the law of man. Having premised this caution, I shall next proceed to distribute the several offences, which are either directly or by consequence injurious to civil society, and

therefore punishable by the Laws of England, under the following heads; first, those which are more immediately injurious to God and his Holy religion; secondly, such as violate and transgress the law of nations; thirdly, such as more especially affect the sovereign executive power of the State, or the King and his Government; fourthly, such as more directly infringe the rights of the public or common wealth; and, lastly, such as derogate from those rights and duties, which are owing to particular individuals, and in the preservation and vindication of which the community is deeply interested."

BLACKSTONE

Blackstone Commentaries Vol 4, 1769, at page 43:

"First then, of such crimes and misdemeanors, as more immediately offend Almighty God, by openly transgressing the precepts of religion either natural or revealed; and immediately by their bad example and consequence, the law of society also, which constitutes that guilt in the action, which human tribunals are to censure. Of this species the first is that of Apostacy, or a total renunciation of Christianity, by embracing either a false religion or no religion at all ".

FREEMASONRY A FOREIGN POWER

This affidavit declares that Freemasonry is a Foreign Power within the scope and definition of both the Victorian Constitution of 1854 and the Commonwealth Constitution of 1900, thereby making both State and Federal Parliaments illegally positioned as the major law making function in the State and Commonwealth by permitting the Occult to sit in Law Making Decisions that involve Christians.

10. AUSTRALIA ACT 1986

THE AUSTRALIA ACT of 1986 carries four legal flaws:

A. The **Letters Patent** to the Act purportedly signed by Mr. R Hawke at Balmoral Scotland in 1984.

B. The Australia Act 1986, purportedly signed by Mr. R Hawke who was then Prime Minister of Australia, a role and office that has no Legislative Authority within the Constitution of the Commonwealth of Australia.

C. Purportedly **Mr. R Hawke** was and remains an **honorary Israel Citizen**, which would contravene **Section 44** of the Commonwealth Constitution of Australia.

D. There was **no Referendum**, in violation of Section 128 of the Commonwealth Constitution of Australia and the Statute of Westminster Adoption Act 1942.

11. QUICK & GARRAN

The YEAR 1853

In this shape the Bill was passed by the Imperial Parliament and received the Royal Assent on 16th July 1855. Its number is 18 and 19 Vic.c.54, and it is now know as the New South Wales Constitution Statute, whilst the Act contained in the Schedule is known as the **New South Wales Constitution Act.**

(Annotated Notes: Quick & Garran P.44)

COLONIAL OFFICE DESPATCH

"That great change in our Colonial system which is known as the introduction of Responsible Government, was wrote, Dr Hearn, effected solely by a despatch from a Secretary of State. This despatch did not even affect the legal tenure of Colonial offices; it merely described the circumstances in which the Crown would excircise its right of displacing at its pleasure certain classes of its servants. In the body of the Act, for example, which conferred upon Victoria its present form of Government, (and these remarks apply equally to the New South Wales Act), the words, Responsible Minister, or any equivalent terms, never once occur".

(Annotated Notes: Quick & Garran P.44)

COLONIAL OFFICE DESPATCH: SOUTH AUSTRALIA.

"Sir Richard C.Baker, President of the Legislative Council of South Australia, has expressed a similar opinion as to the method and circumstances in which Responsible Government was introduced into the Colonies. It is evident, he writes, that the enormous power exercised by the Ministry rests on a very small legal basis, and it is curious to note that this system of responsible Ministry, that is, of advisers, theoetically responsible to the Governor and constitutionally and practically responsible to the Parliament, was introduced into Australia simply in pursuance of a few words contained in a despatch of Sir R. Peel to one of our colonial Governors, and that it was originally introduced into Canada simply in pursuance of a conversation between Sir Francis Head and a Secretary of State for the Colonies". (Notes on the Constitution of South Australia, Adelaide and Vicinity, p.27)

(Annotated Notes: Quick & Garran P.45)

IMPERIAL STATUTE LAW

HIGINBOTHAM (FORMERLY CHIEF JUSTICE of VICTORIA)

Held the view, during his official career as Attorney- General of Victoria, that the existence of responsible Government in a constitutional Colony was dependent, not upon instructions to the Governor, but on the Statute Law under which the Constitution was established in such Colony. These principles he afterwards affirmed judicially in the great constitutional case of Ah Toy v Musgrove 1888, 14 VLR. p349. In his opinion the Imperial Statute Law was the sole source of the public rights of every dependency of the British Crown possessing powers of internal self-government. Those rights could not be legally derived from the commission and instructions issued by the Crown to successive Governors of a Colony.

(Annotated Notes: Quick & Garran P.45)

THE ACTS (VICTORIAN & NEW SOUTH WALES)

"The Act conferring a Constitution on Victoria was assented to on the same day (16th July 1855). These Acts were transmitted to the respective Colonies, accompanied by explanatory despatches from the Secretary of State, Lord John Russell, in which the Governors were instructed as to the introduction of Responsible Government".

(Annotated Constitution Notes: Quick & Garran P44)

CONSTITUTIONAL LAW

The Annotated Constitution Quick & Garran Page 346

"Every legislative assembly existing under a Federal Constitution is merely a

subordinate law-making body, whose laws are of the nature of by-laws, valid whilst

within the authority conferred upon it by the constitution, but invalid or

unconstitutional if they go beyond the limits of such authority ".

SOVEREIGNTY (THE PEOPLE)

"I stated further that if the question was asked of some politician who had not considered

the subject with sufficient accuracy, where the supreme power resided in our

Government, he would answer that it was vested in the State Constitutions. This opinion

approaches near the truth, but does not reach it, for the truth is the supreme absolute

and uncontrollable authority remains with the people ".

(Referring to the U.S Constitution)

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unite and govern."

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BRITISH SOVEREIGNTY

ANNOTATED CONSTITUTION NOTES: QUICK & GARRAN (STATES p928)

"The States existed as colonies prior to the passing of the Federal Constitution, and

possessed their own charters of Government, in the shape of the Constitutions granted to

them by the Imperial Parliament. Those Charters have been confirmed and continued

by the federal Constitution, not created thereby. Hence, though the powers reserved to

the States are not wide, general and national, no badge of inferiority or subordination

can be associated with those powers, or with the State institutions through which they are exercised. State powers and State institutions, Federal powers and Federal institutions, all spring directly from the same supreme source - British Sovereignty"

ANNOTATED CONSTITUTION NOTES: QUICK & GARRAN (STATES p928)

"The Constitution is the title, the master, and the guardian of all these various governing agencies. At the back of the federal and State Governments are the quasi - sovereign people of the Commonwealth, organized within the Constitution as a quasī - national State; they can alter the instrument of Government, abolishing existing institutions of Government, and substituting new ones, subject only to its special provisions and the Imperial supremacy. The States, therefore as governing organizations, are not inferior in origin or status to the Federal governing organizations. Both are equally subject to the law of the Constitution, and equally entitled to its protection".

RIGHT TO PARDON: QUICK & GARRAN at page 930.

"It was accordingly held in that case that the legislature of a Province could vest in the Lieutenant - Governor thereof the power to commute and remit sentences for offences against the law of the provinces, or offences over which the legislative authority of the province extends, as fully and effectually as the Dominion Parliament could vest a similar authority in the Governor - General in relation to offences against the law of the Dominion (Lefroy, Leg. Power, p39)"

ANNOTATED NOTES: QUICK & GARRAN (LAW of COMMONWEALTH p809)

"The phrase, 'any law of the Commonwealth', includes, in the first place, the Constitution itself; which is not only a law of the Commonwealth, but in a sense, and with the reservation of the supremacy of the British Parliament, may be called the supreme law of the Commonwealth. It includes, in the next place, the laws of the Federal Parliament; which, together with the Constitution, are, binding on the Courts, Judges and people of every State, and of every part of the Commonwealth.

(Constitutional Act, Clause 5) ".

A LAW IN EXCESS OF AUTHORITY

"Not all enactments purporting to be laws made by the Parliament are binding; but laws made under, in pursuance of, and within the authority conferred by the Constitution, and those only, are binding on the courts, judges, and people. A law in excess of the authority conferred by the Constitution is no law; it is wholly void and inoperative; it confers no rights, it imposes no duties; it affords no protection ".

(Norton v Shelby County 118 U.S.425)

[The Annotated Constitution Quick & Garran Page 346]

WITHIN THE LIMITS OF DELEGATION

"The act itself is binding without limitation or qualification because it is passed by the sovereign Parliament, but the laws passed by the Parliament of the Commonwealth, a subordinate Parliament, must be within the limits of the delegation of powers or they will be null and void".

[The Annotated Constitution Quick & Garran Page 346]

WITHIN THE DOMAIN of JURISDICTION

"To be valid and binding they must be within the domain of jurisdiction mapped out and delimited in express terms, or by necessary implication, in the Constitution itself. What is not so granted to the Parliament of the Commonwealth is denied to it. What is not so granted is either reserved to the States, as expressed in their respective Constitutions, or remains vested but dormant in the people of the Commonwealth".

[The Annotated Constitution Quick & Garran Page 346]

CONSTITUTIONAL LAW

The Annotated Constitution Quick & Garran Page 347

"It was a rule of common law that a colonial legislature was subordinate to the English and afterwards to the British Parliament; that it could not pass laws in conflict with the laws of England expressly applicable to the colonies. This rule was confirmed by Statute.

It was declared by Sec 9 of 7 and 8 Wm 111.c.22 (1696) that all laws, by-laws, usages and customs which should be in practise in any of the American plantations, repugnant to any law made or to be made in the Kingdom, "so far as such laws shall relate to and mention the said plantations", were null and void".

12. LAWS OF ENGLAND

VICTORIAN CONSTITUTION

Constitution Act 1975, Existing Laws, at Page 13:

All laws which at the commencement of this Act are in force within Victoria shall remain and continue to be of the same force authority and effect as if this Act had not come into force except insofar as the same are repealed or varied by or under this or any subsequent Act.

LAWS of ENGLAND

The Laws of England were placed into position to give the people of England and the Realm fundamental rights and liberties, in particular, the right to be Christian.

VICTORIAN CONSTITUTION ACT 1975 Section 3 (1)

Subject to the Imperial Acts Application Act 1922 all laws and statutes in force within the realm of England on the 25th day of July, 1828 (not being inconsistent with any law now in force) shall be applied in the administration of justice in the courts of Victoria, so far as they can be applied within Victoria.

13. IMPERIAL ACTS

IMPERIAL ACTS APPLICATION ACT 1980 VICTORIA.

The Imperial Acts Application Act 1980, Victoria, contains the following Statutes:

- A. 1275: 3 Edward 1. Statute of Westminster the First c. V
- B. 1297: 25 Edward 1. Magna Carta c. XXIX
- C. 1351-2: 25 Edward 111. St. V. c. IV

- D. 1354: 28 Edward 111.c 111.
- E. 1368: 42 Edward 111.c.111.
- F. 1405-6: 7 Henry 1V. c.1
- G. 1623-4: 21 or 21 and 22 James 1.c.111 ss. 1.6
- H. 1627: 3 Charles 1. Petition of Rights.c.1
- I. 1640: 16 Charles 1.c.x.
- J. 1679: 31 Charles 11. c.11. ss. 1-9, 11-13, 15-20
- K. 1688: 1 William and Mary ss.11 Bill of Rights c.11
- L. 1772: 12 George 111. c. XI.
- M. 1816: 56 George 111.c. C.

MAGNA CARTA & THE IMPERIAL ACTS APPLICATION ACT.

The Imperial Acts Application Act 1980, Victoria, states under Division 3, Justice and Liberty, 1297 25 Edward 1, Magna Carta c. XXIX:

"No freeman shall be taken or imprisoned, or be disseised of his freehold, or liberties or free customs, or be outlawed or exiled, or any other wise destroyed; nor will we pass upon him, nor condemn him, but by lawful judgment of his peers, or by the law of the land. We will sell to no man, we will not deny or defer to any man either justice or right".

IMPERIAL ACTS APPLICATION ACT VICTORIA.

Quoting from the Imperial Acts Application Act 1980, Act Number 9426 at Page 392, from the Bill of Rights 1688:

"That the pretended power of suspending the laws, or the execution of laws, by regal authority, without consent of Parliament is illegal. That the pretended power of dispensing with laws, or the execution of laws, by regal authority, as it hath been assumed and exercised of late, is illegal ".

14. HABEUS CORPUS

Habeus Corpus originally was enacted in 1640 under Charles 1, for regulating the Privy Council and for taking away the Star-Chamber. Habeus corpus affirmed the Great Charter of Magna Carta, in particular that no free man shall be taken or imprisoned or disseised of his freehold or liberties or free customs or be outlawed or exiled or otherwise destroyed and that the King will not pass upon him or condemn him, but by lawful judgment of his peers, or by the Law of the Land.

15. VICTORIAN CONSTUTUTION

VICTORIAN CONSTITUTION 1854 (It shall not be lawful)
Section LXVIII of the 1854 Constitution Act states:

"The Legislature of Victoria as constituted by this Act shall have full power and authority from time to time by any Act or Acts to repeal alter or vary all or any of the provisions of this Act and to substitute others in lieu thereof. PROVIDED THAT, it shall not be lawful to present to the Governor of the said Colony for HER MAJESTY'S ASSENT any Bill by which an alteration in the Constitution of the said Legislative Council or Legislative Assembly or in the said Schedule hereunto annexed marked D may be made unless the second and third readings of such Bill shall have passed with the concurrence of an absolute majority of the whole number of the Members of the Legislative Council and of the Legislative Assembly respectively. PROVIDED ALSO THAT, EVERY BILL which be so passed shall be reserved for the signification of HER MAJESTY'S PLEASURE thereon".

(Page 13)

VICTORIAN CONSTITUTION 1975

Quoting backcover Victoria's Constitution, 1975

"Every citizen should understand how our system of democratic government works. This book contains the Constitution of Victoria, The Constitution Act 1975, including amendments which came into force in 1995. As well as the text of the Constitution, there are detailed notes in simple language to explain how the Constitution came into being, what it means and how it works. The Constitution contains many of the basic rules relating to the five key elements of the State's system of Government: the Crown (the Queen and the Governor), the Parliament (the Legislative Council and Legislative Assembly), Local Government, the Supreme Court and the Executive (Ministers and the public service).

The notes also explain what is not written in the Constitution but essential to its operation, such as the way the Cabinet, Opposition and Political parties fit into the structure, and how the Constitution is affected by the Commonwealth Constitution and the Australia Act of 1986".

VICTORIAN CONSTITUTION 1854

Section XXIV of the said Act at page 6, states:

"If any Member of the Legislative Council or legislative Assembly shall for one entire Session thereof without the permission of the said Council or Assembly as the case may be fail to give his attendance in such Council or Assembly or shall TAKE ANY OATH or MAKE ANY DECLARATION or ACKNOWLEDGMENT of ALLEGIANCE OBEDIENCE or ADHERENCE to any FOREIGN PRINCE or POWER or adopt ANY ACT whereby he may become a subject or citizen of any FOREIGN STATE or POWER, or shall become bankrupt or an insolvent debtor within the meaning of the Laws in force in Victoria relating to bankrupts or insolvent debtors or shall become a public defaulter or be attainted of treason or be convicted of felony or any infamous crime or become non compos mentis, his seat in the said Council or Assembly as the case may be SHALL THEREBY BECOME VACANT"

HANSARD & CORRESPONDENCE REVEAL:

The facts revealed by Hansard and correspondence are:

- A. On March 25. 1854, two Bills left for England. One was what is referred to as the, long one, and the other is referred to as the, short one. The short one apparently supplied to clear up some legals in the long one! Revealed in Hansard May 10 1855 House of Commons
- B. Apart from Hansard, there has never been any mention in correspondence with the Victorian Parliament of two Constitutional Bills being sent from Victoria to England, where they apparently arrived May 1854.
- C. The Bills did not find their way into Parliament debate until the year 1855, according to Hansard records, the reason being is revealed in the speech by the Lieu / Governor of Victoria in Votes & Proceedings, Vol 1. 426.
- D. By the time the Parliament Debate began it was common knowledge that two Bills were in existence and that alterations and amendments had been done by Lord Russell of the Colonial Office, before they were presented to the Houses for debate, which effectively and legally created, three Bills for the one Constitution!
- E. It has never been pointed out to the people of Victoria, just what alterations or amendments took place or with which Bill, the long one, or the short one!
- F. Neither has the legal condition set forth by the Victorian Legislature in Clause LXVII on page 13, of the long Bill, dated March 1854, been pointed out, or abided with, specifically stating that no Bill was to be presented to Her Majesty for Royal Assent without the majority vote of both Houses of the Victorian Legislature where alterations were concerned. The Clause carries the words, "Provided that, it shall not be lawful".
- G. That Clause states and means that no alterations or amendments were to

occur without the Victorian Legislature's consent. Which is precisely what is stated in Hansard records concerning the condition and conduct of introducing these Bills into the English Parliament?

- H. It is quite clear and is stated that the Victorian Constitution of 1854 is not a legal document of that Colony, even though it sought that legality.
- I. Because of the overstepping of authority by the Victorian Legislature in 1854, Lord Russell, in the Colonial Office altered the Bill or Bills! And proceeded to present them to the English Parliament, after which the legal responsibility purportedly became that of the House of Commons from that date and remains so even today.
- J. From the House of Commons, the Bill is in actual fact a Statute and is only an Act by Schedule to the Statute.
- K. By agreeing to the amendments without referring the document back to the State of Victoria, thereby abiding with the legally placed stipulation revealed in Clause LXVII, of the original document and quoted in this affidavit, the House of Commons has made the Bill, originally intended to give the State of Victoria, self Government, nugatory.
- L. Since 1994 up to and inclusive of today's date, the Victorian Government, Parliament, Judiciary inclusive of the Supreme Court has been unable to produce the purported Royal Assent Document of 1854/55.
- M. The facts revealed in Hansard Records reveal a legal dilemma concerning authority and legality surrounding the fact that where alterations, amendments or additions were to occur to the Bill sent by the Victorian Legislature, then the Bill should have been returned to the State of Victoria to fulfil all legal requirements, thereby giving the State of Victoria the legal status of self

Government that it had originally sought.

- N. With the House of Commons assuming legal authority of the Victorian Constitution of 1854 by purportedly agreeing to pass the Bill and grant the Royal Assent, after amendments, then all the current laws of England remain in position that are or were valid Statute Law in Parliament in England at the time of passing this Bill.
- O. These laws and Statutes are referred to under the laws of England section in this writ, some are included in the Imperial Acts Application Act, Victoria, 1980.

16. COMMONWEALTH CONSTITUTION

COMMONWEALTH CONSTITUTION: SECTION 3: COMMONWEALTH of AUSTRALIA CONSTITUTION:

"It shall be lawful for the Queen, with the advice of the Privy Council, to declare by proclamation that, on and after a day therein appointed, not being later than one year after the passing of this Act, the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, and also, if Her Majesty is satisfied that the people of Western Australia have agreed thereto, of Western Australia, shall be united in a Federal Commonwealth under the name of the Commonwealth of Australia. But the Queen may, at any time after the proclamation, appoint a Governor-General for the Commonwealth".

COMMONWEALTH CONSTITUTION: SECTION 106.

The Constitution of each State of the Commonwealth shall subject to this Constitution, continue as at the establishment of the Commonwealth, or as at the admission or establishment of the State, as the case may be, until altered in accordance with the Constitution of the State.

COMMONWEALTH CONSTITUTION: SECTION 119. (INVASION)

The Commonwealth shall protect every State against invasion and, on the application of the Executive Government of the State, against domestic violence.

COMMONWEALTH CONSTITUTION: SECTION 118.

(LAWS ACTS & RECORDS)

Full faith and credit shall be given, throughout the Commonwealth to the laws, the public Acts and records, and the judicial proceedings of every State.

COMMONWEALTH CONSTITUTION: CHAPTER 1. (THE PARLIAMENT)

The Legislative Power of the Commonwealth shall be vested in a Federal Parliament, which shall consist of the Queen, a Senate, and a House of Representatives, and which is herein-after called, The Parliament, or, The Parliament of the Commonwealth.

COMMONWEALTH CONSTITUTION: SECTION 128 (REFERENDUM)

"This Constitution shall not be altered except in the following manner. The proposed law for the alteration thereof must be passed by an absolute majority of each House of the Parliament, and not less than two nor more than six months after its passage through both House the proposed law shall be submitted in each State and Territory to the electors qualified to vote for the election of members of the House of Representatives".

REFERENDUM

(AMENDING THE CONSTITUTION)

The Constitution provides the mechanism by which it can be altered, **Referendum**. Before there can be any change to the Constitution, a majority of electors must vote in favour of the change. In addition there must be a majority vote in a majority of States.

For the matter to get to Referendum in the first place, the Federal Parliament - or at least one house of it _ must pass the proposed law containing the suggested amendment to the Constitution. (Section 128)

(Not the Law Courts or the Prime Minister).

COMMONWEALTH CONSTITUTION: SECTION 80. (TRIAL by JURY)

The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

COMMONWEALTH CONSTITUTION: Section 44, states: Any person who:

"Is under any acknowledgment of allegiance, obedience, or adherherence to a <u>FOREIGN POWER</u>, or is a subject or entitled to the rights or privileges of a subject or a citizen of a foreign power":

Shall be incapable of being chosen or of sitting as a Senator or a Member of the House of Representatives (Portion only)

17. SECRET SOCIETIES

ROME & SECRET SOCIETIES

"An observer of the Roman scene, tells how a feeling of surprise, that was near consternation, spread through the Vatican one morning in 1976. Students in their cassocks, coloured purple, violet, or black, according to their nationality, stood about in groups, discussing the latest number of a journal the BORGHESE. Some, the writer says, were actually perspiring with alarm; for although the morning was hot, the atmosphere engendered by what they read affected them more than the weather. For the paper contained a detailed list of clerics, some holding the most exalted offices, who were said

to be members of secret societies ".

(The Broken Cross, by Compton at page 74)

THE ILLUMINATI in ROME

"This led to establishing the fact that **the Illuminati** were making themselves felt in Rome, by means of specially trained infiltrators who came from near the place, in Germany, where Adam Weishaupt had boasted of his plan to reduce the Vatican to a hollow shell. That the **hand of the Illuminati** was certainly involved became clearer when Father Eilers, who announced that he was publishing those facts, was suddenly found dead, presumably of one of those heart attacks that, when dealing with secret societies, so often precede promised revelations".

(The Broken Cross, by Compton at page 37)

18. CITY OF LONDON

CORPORATION of the CITY of LONDON THE MASONIC STRUCTURE OF THE CITY OF LONDON

The structure of the City of London would suggest possible answers to the non production of the Royal Assent Document, by the State of Victoria, specifically the fact that the Monarch of England is not the Monarch in the City of London. This clearly states the existence of two Monarchs one for England and one for London a legal situation that creates Constitutional Fraud and large problems for the subjects of the Realm

THE CROWN a COMMITTEE

THE CROWN is the Committee, who run the City of London, a separate State to England, where the ruling Monarch of England is only permitted as a visitor, following a **ceremony performed in Fleet Street, London, at Temple Bar**.

KNIGHTS TEMPLAR & KNIGHTS of MALTA

Standing either side of the ribbon stretched across Fleet Street at Temple Bar is the Lord Mayor of the City of London, officially representing the City of London, but, in fact representing the Masonic Order of the Knights Templars. The ruling Monarch of England stands on the outside of the ribbon, officially representing the Monarch, but, in fact representing the Masonic Order of the Knights of Malta or Order of St John of Jerusalem.

CEREMONY at TEMPLE BAR

Here in the ceremony performed in Fleet Street at Temple Bar the TWO LAWS of England merge and project the whole issue into the International platform, revealing the cabal of the International Cartel of International Freemasonry. Silently and secretly spinning a web of gigantic proportions involving all the major Cities of the World, the Religions of the World, Financial network and occult structure of the World

THE BIBLICAL CONFUSION

The Crown is not the Monarch, but is fact, the Committee that run the City of London, who elects a Lord Major, who will hold the Masonic rank of Knights Templar. The reigning Monarch, who rules the remaining portion of England as such, holds the Masonic rank of Knights of Malta, the Catholic arm of Freemasonry.

19. ORDER OF ST JOHN OF JERUSALEM

SOVEREIGN HEAD AND MASONIC TITLES

Since 1888, the Monarchs of England have been the Sovereign Head of the Knights of Malta, the Catholic Arm of Freemasonry. Where once they were bitter enemies, revealed in English Statute Law, they both now lay in the same Masonic bed

PERIOD 1888 up and inclusive of 2000

The Sovereign Heads of the Order from 1888 to date are:

- H. M. Queen Victoria 1888 1901.
- H. M. King Edward VII. 1901 1910.
- H. M. King George V. 1910 1936.
- H. M. King Edward VIII. 1936.
- H. M. King George VI. 1936 1952.
- H. M. Queen Elizabeth 11. 1952 -

STATUTE LAW

STATUTE LAW AGAINST THE KNIGHTS OF ST JOHN:

King Henry 8th. English Statute Law 1540.

20. PIKE

OCCULT MASONIC TEACHING & RITUAL.

Albert Pike: Behold, my Brother, the true explanation of the Master's Degree. The respectable Master Hiram, assassinated in the Temle, is the Grand Master of the Templars (apparently Pike is saying that Hiram and Jacques de Molay are the same individual, at least symbolically). The three assassins are the King (meaning Government), the Pope (meaning Religion) and the imprisoned Knight (representing the class that benefits from the merger of religion and government. After these events, my Bro..., (apparently referring to, my Brother) many Knights of the Temple were dispersed in all parts of the world, and established themselves as Knights Kadosh (the title of the 30th Degree, where the Mason is first taught officially that the tyrants represent religion and government.

[Extract, MASONRY. CONSPIRACY AGAINST CHRISTIANITY, by Epperson at P260]

THREE SKULLS

"So the initiate Mason is asked to crush three skulls during the 19th Degree of the

Ritual. The reader will learn in a later chapter of this work that the Mason will once again see three skulls at the 30th Degree ".

[Extract, MASONRY. CONSPIRACY AGAINST CHRISTIANITY, by Epperson at P194]

THE WARFARE

"And thus the warfare against the powers of evil, (it appears as if he is referring to government, and religion) that crushed the order of the Temple, (meaning the Knights Templar, the Grandfather to Masonry) goes steadily on, and Freedom marches ever onward toward the conquest of the World".

[Extract, MASONRY. CONSPIRACY AGAINST CHRISTIANITY, by Epperson at P194]

THE ATHEISTIC REVOLUTION

"There are sure signs in all the countries where the Atheistic Revolution has made decided progress, that this final catastrophe is planned already, and that its instruments are in course of preparation. These instruments are something the same as were devised by the illuminated Lodges, when the power of the French Revolution began to pass from the national Assembly to the clubs. The clubs were the open and ultimate expression of the destructive, anti-Christianity of Atheism; and when the Lodges reached so far, there was no further need for secrecy. That which in the jargon of the sect is called the object of the labour of ages, was attained. Man was without God or faith, King or Law. He had reached the level aimed at by the Commune, which is itself the ultimate end of all Masonry, and all that secret Atheistic plotting which, since the rise of Atheism, has filled the world".

(Extract from, Grand Orient Freemasonry Unmasked, by Dillon at Page 87)

DISRAELI. 1876.

In 1876, Benjamin Disraeli stated:

"The Governments of this country have to deal, not only with Governments, Kings, and Ministers, but also with secret societies".

TCN'S: NO TAXATION

"National Governments will remove all impediments to the activities of TCN's and global investors in exploiting their resources and people, including not taxing their profits.

The Australian Government tried its best to give effect to this requirement during 1998 by intending to sign the Multilateral Agreement on Investment (MAI) without debate in Parliament. That Agreement would have enabled TCN's and global investors to come and go as they like, do anything they liked in and to Australia and its people, with no social responsibilities, and to sue the Australian Government if it interfered with their activities in any way".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan.P32]

21. MARX

THE COMMUNIST MANIFESTO

In 1848, the **League of Twelve Just Men of the Illuminati** financed Karl Marx to write the Communist Manifesto, in London.

THE COMMUNIST LEAGUE

"The plan for world Government existed before Cecil Rhodes. It appeared previously in the Communist Manifesto of 1848, authored by Karl Marx and Friedrich Engels, but commissioned by an organization called the Communist League. Even Marx and Engels were working from a previous blueprint, probably the one produced by the International bankers in Germany during the 1770's, which was discovered and published at the time by the German Government. The Marxist plan was to use the industrial working class and the World Communist Movement to bring about world Government through revolution. The Fabians implementing the Rhodes plan began infiltrating (permeating) Governments and bureaucracies throughout the West, using the International Socialist movement to bring about world Government by stealth, working to transform the

existing system from within. The International bankers were to fund both groups ".

[Extract from, 22 STEPS TO GLOBAL TYRANNY, Strachan.P13]

22. PALMERSTON

FREEMASONRY & LORD PALMERSTON (PRIME MINISTER)

During the period of the formation of the State of Victoria by the New South Wales Parliament and the Imperial Parliament, the most senior person, Lord Palmerston, of European Freemasonry sat on the Privy Council with Queen Victoria, who is listed as the Sovereign Head of the Order of St John of Jerusalem (Knights of Malta) between the years 1888 and 1901, up to and including the time of Federation and the formation of the Commonwealth Parliament of Australia.

"Lord Palmerston, Queen Victoria's Foreign Secretary between the years 1830 - 41, Prime Minister in 1855, and again in 1859 until his death in 1865. Behind the Parliamentary titles, he was known as the Grand Patriarch of the Illuminati, controller of secret societies, the architect of Political designs such as a united Italy under the House of Savoy, the annexation of Papal territory, the reconstitution of a Polish State, the deprivation of Austria, and the consequent rise of the German Empire".

(The Broken Cross by Compton at page 17)

LORD PALMERSTON & THE PRIVY COUNCIL

"Masonry being a universal association is governed by one only chief called a Patriarch. The title of Grand Master of the Order is not the exclusive privilege of a family or of a Nation. Scotland, England, France and Germany have in their time had the honour to give the order its Supreme Chief. It appears that Lord Palmerston is clothed today with the dignity of Patriarch".

(Extract from, Grand Orient Freemasonry Unmasked, by Dillon at page 72.)

23. PRINCE ALBERT

OUEEN VICTORIA'S SON

After the death of Queen Victoria, her son, **King Edward VII**, took the position of Sovereign Head of the Order of St John of Jerusalem or The Knights of Malta between the years 1901/1910.

24. FREEMASONRY & ROME

FREEMASONRY & ROME [DAVID YALLOP]

Extract from letter from David Yallop, author of the book, titled, <u>In God's Name</u>, concerning the Pope's death 1978:

"With regard to alleged Masonic infiltration within the Christian Pentecostal Church, in the light of my experience and knowledge gained over many years of research, it comes as no surprise that the Masons may well have infiltrated this organization. In fact, it would be surprising if they hadn't. They have most certainly infiltrated not only the very highest reaches of Government in a great many countries, but also a great many religions. As you may well recall from my book In God's Name, I established beyond any doubt whatsoever that the Masons have infiltrated into the very heart of the Vatican".

POPE JOHN PAUL 11. [ONE WORLD GOVERNMENT]

"By the end of this decade we will all live under the first One World Government that has existed in the society of nations... a Government with absolute authority to declare the basic issues of human survival and human prosperity... our food supply... war, population control"

(Extract from, DAYS OF HUNGER, DAYS OF CHAOS, by Marrs 41)

ROME & SECRET SOCIETIES

"An observer of the Roman scene, tells how a feeling of surprise, that was near consternation, spread through the Vatican one morning in **1976**. Students in their cassocks, coloured purple, violet, or black, according to their nationality, stood about in

groups, discussing the latest number of a journal the BORGHESE. Some, the writer says, were actually perspiring with alarm; for although the morning was hot, the atmosphere engendered by what they read affected them more than the weather. For the paper contained a detailed list of clerics, some holding the most exalted offices, who were said to be members of secret societies."

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(The Broken Cross, by Compton at page 37)

INFILTRATE & DESTRUCT

"Apart from the influence of our philosophy, we have taken other steps to secure a breach in the Catholic Church. Let me explain how this has been done. We have induced some of our children to join the Catholic body with the explicit intention that they should work in a still more efficient way for the disintegration of the Catholic Church, by creating scandals within her. We are grateful to Protestants for their loyalty to our wishes, although most of them are, in the sincerity of their faith, unaware of their loyalty to us. We are grateful to them for the wonderful help they are giving us in our fight against the stronghold of Christian civilisation, and in our preparations for the advent of our supremacy over the whole world. So far we have succeeded in overthrowing most of the Thrones of Europe. The rest will follow in the near future. Russia has already worshipped our rule. France is under our thumb. England in her dependence upon our finance is under our heel; and in her Protestanism is our best hope for the destruction of the Catholic Church. Spain and Mexico are but toys in our hands. And many other

countries, including the United States of America, have already fallen before our scheming. **But the Catholic Church is still alive**. We must destroy her without the least delay and without the slightest mercy. Most of the Press of the World is under our control. Let us intensify our activities. Let us spread the spirit of revolution in the minds of the people ".

(The Broken Cross, by Compton at page 25/26)

POLICY of INFILTRATION

"With a truly amazing foresight that was born of confidence, the secret societies had long since made up their minds how they would bring about changes in the claims and character of the Catholic Church, and ultimately its downfall. More than a century ago they recognized that the policy of infiltration, by which their own men were entering the highest places in the ecclesiastical structure had met with success".

(The Broken Cross, by Compton at page 42)

THE POPE & KNIGHTS TEMPLARS [1163]

"It was not however, until 1163 that Pope Alexander 111 issued the Charter of the Order, and its Organization was fully established".

[Extract, Freemasonry and Its Ancient Mystic Rites, by Leadbeater at P163.]

THE POPE'S DECREE [1311 - 5312]

"The Pope desired to destroy the Order and called a Council at Vienne in 1311 for that purpose, but the Bishops refused to condemn it unheard. The Pope therefore abolished the Order in private Consistory on November 22nd, 1312 (5312 A.L... a date still commemorated in a striking fashion in our high - grade rituals), although he admitted that the charges were not proved. The riches of the Temple were to be transferred to the Order of St John: but it is certain that the French portion found its way into the coffers of King Philip".

[Extract, Freemasonry and Its Ancient Mystic Rites, by Leadbeater at P166.]

JACQUES de MOLAY - KNIGHTS TEMPLAR [1314]

"The last and most brutal act of this stupendous tragedy occurred on the 14th March 1314, when the venerable Grand Master of the Temple, Jacques de Molay, and Gaufrid de Charney, Preceptor of Normandy, were publicly burned as relapsed heretics before the great Cathedral of Notre Dame. As the flames closed round him the Grand Master summoned the King and the Pope to meet within a year before the judgment seat of God, and both Pope and King were dead within twelve months".

[Extract, Freemasonry and Its Ancient Mystic Rites, by Leadbeater at P166.]

EGYPTIAN / CHRISTIAN MASONIC RITUAL!

"In the Templar form of what we now call the 18th, the Most Wise Sovereign was an <u>ordained priest or Bishop</u>, and the bread and wine which was consecrated in open Chapter in the course of a splendid ceremony was a veritable Eucharist— a wonderful blending of the Egyptian with the Christian sacrament".

[Extract, Freemasonry and Its Ancient Mystic Rites, by Leadbeater at P165.]

REFUGE in SCOTLAND

"The destruction of the **Order of the Temple** did no, however, involve a complete suppression of the teaching enshrined within it. Certain of the French Knights Templars took refuge with their brethren of the Temple in Scotland, and in that Country their traditions became mingled to some extent with the ancient Celtic Rites of Heredom, thus forming one of the sources from which the Scottish Rite was later to be evolved.

Traditions of vengeance upon the execrable King and Pope and the Traitor passed down through the ages, and were interwoven with the Egyptian tradition corresponding to our Black Masonry, culminating in what we now call the 30th ".

[Extract, Freemasonry and Its Ancient Mystic Rites, by Leadbeater at P167.]

PIKE'S INSTRUCTION

"For these outrages we righteously swear to detest these monsters and to wage eternal war against them. There shall be no peace, no truce, no armistice between them and us, henceforth forever". (PIKE speaking)

[Extract, Masonry Conspiracy Against Christianity, by Epperson at P194.]

OCCULT EGYPTIAN MASONIC AGENDA

"When the time comes finally to destroy the Papal Court the finger of an invisible hand will point the nations towards this court. When, however, the nations fling themselves upon it, we shall come forward in the guise of its defenders as if to save excessive bloodshed. By this diversion we shall penetrate to its very bowels and be sure we shall never come out again until we have gnawed through the entire strength of this place".

FROM THE OCCULT MASONIC AGENDA: (Not to be revealed!)

25. MASONIC OATHS

FREEMASONRY: FIRST DEGREE OATH (PORTION ONLY)

Portion Masonic Oath First Degree:

"These secret points I solemnly swear to observe, without evasion, equivocation or mental reservation of any kind, under no less a penalty, on the violation of any of them, than that of having my throat cut across, my tongue torn out by the root, and buried in the sand of the sea at low water mark, or a cable's length from the shore, where the tide regularly ebbs and flows twice in twenty-four hours, or the more effective punishment of being branded as a wilfully perjured individual, void of all moral worth, unfit to be received into this worshipful Lodge, or any other warranted Lodge or society of men, who prize honour and virtue above the external advantages of rank and fortune. So help me God, and keep me steadfast in this my great and solemn obligation of an entered apprentice Freemason".

MASONIC OATH of TEMPLARS & MALTA

Knights Templar and Knights of Malta, Ritual & Oath

In the submitted Structure of Freemasonry at the top of the YORK RITE STRUCTURE sits the Order of Knights Templar and the Order of the Knights of Malta, their Masonic Oath involves the following; The candidate takes a cup, which is the upper part of a skull, and repeats after the Grand Commander the following obligation:

" This pure wine I now take in testimony of my belief in the mortality of the body and

the immortality of the soul and, may this libation appear as a witness against me both here and hereafter, and as the sins of the world were laid upon the head of the Saviour, so may all the sins committed by this person whose skull this was, be heaped upon my head in addition to my own, should I ever knowingly or willingly violate or transgress any obligation that I have heretofore taken, taken at any time, or shall at any future period take, in relation to any degree of Masonry or Order of Knighthood. So help me God ".

OATH & RITUAL OF 33rd DEGREE

The 33rd Degree Grand Sovereign Inspector General states:

"When it was time for the final obligation we all stood and repeated the oath with the representative candidate, administered by the Sovereign Grand Inspector General. We then SWORE TRUE ALLEGIANCE to the Supreme Council of the 33rd Degree, ABOVE ALL OTHER ALLEGIANCES, and swore never to recognize any other brother as being a member of the Scottish Rite of Freemasonry unless he also recognizes the SUPREME AUTHORITY of this Supreme Council. One of the Conductors then handed the candidate a human skull, upside down, with wine in it. With all of us candidates repeating after him, he sealed the oath. 'May this wine I now drink become a deadly poison to me, as the Hemlock juice drunk by Socrates, should I ever knowingly or willfully violate the same' (the oath)".

(It would be clear to most clear thinking people who do not have a vested interest to promote the functions of Freemasonry, that it violates Section 44 of the Commonwealth Constitution 1900)

26. MASONIC AGENDA CONCEALED

CHRISTIANITY

Freedom of conscience has been declared everywhere, so that now only years divide us from the moment of the **complete wrecking of that Christian religion**.

ONE RELIGION

When we come into our kingdom it will be undesirable for us that there should exist any other religion than ours.

STRUCTURE OF GOVERNMENT

Under various names there exists in all countries approximately one and the same thing. Representation, Ministry, Senate, State Council, Legislative and Executive Corps, I need not explain to you the mechanism of the relation of these institutions to one another, because you are aware of all that; only take note of the fact that each of the above named institutions corresponds to some important function of the State, and I would beg you to remark that the word important, I apply not to the institution but to the function, consequently it is not the institutions which are important but their functions. These institutions have divided up among themselves all the functions of Government, administrative, legislative, executive, wherefore they have come to operate as do the organs in the human body. If we injure one part in the machinery of State, the State falls sick, like a human body, and will die.

CONSTITUTIONS

The constitution scales of these days will shortly break down, for we have established them with a certain lack of accurate balance in order that they may oscillate incessantly until they wear through the pivot on which they turn.

JUDGES

In the most important and fundamental affairs and questions judges decide as we dictate to them, see matters in the light wherewith we enfold them. Through persons who are our tools though we do not appear to have anything in common with them.

LAW

A. we must search out in the very finest shades of expression and the knotty points of the lexicon of law, justification for those cases where we shall have to pronounce judgments that might appear abnormally audacious and unjust, for it is important that these resolutions should be set forth in expressions that shall seem to be the

most exalted moral principles cast into legal form.

B. Above the existing laws without substantially altering them, and by merely twisting them into contradictions of interpretations, we have erected something grandiose in the way of results. These results found expression first in the fact that the interpretations masked the laws: afterwards they entirely hid them from the eyes of the Government owing to the impossibility of making anything out of the tangled web of legislation. This is the origin of the theory of course of arbitration.

MASONIC LODGES

We shall create and multiply free Masonic lodges in all the countries of the world, absorb into them all who may become or who are prominent in public attivity, for in these lodges we shall find our principal intelligence office and means of influence. All these lodges we shall bring under one central administration, known to us alone and to all others absolutely unknown, which will be composed of our learned elders.

REPUBLIC

Republican rights for a poor man are no more than a bitter piece of irony, for the necessity he is under of toiling almost all day gives him no present use of them, but on the other hand robs him of all guarantee of regular and certain earnings by making him depentant on strikes by his comrades or lockouts by his masters. The people under our guidance have annihilated the aristocracy, who were their one and only defence and foster - mother for the sake of their own advantage which is inseparately bound up with the well being of the people. Nowadays, with the destruction of the aristocracy, the people have fallen into the grips of merciless money grinding scroudrels who have laid a pitiless and cruel yoke upon the necks of the workers.

EUROPE.

To-day I may tell you that our goal is now only a few steps off. There remains a small

space to cross and the whole long path we have trodden is ready now to close its cycle of the Symbolic Snake, by which we symbolize our people. When this ring closes, all the States of Europe will be locked in its coil as in a powerful vice.

RUSSIA & ROME

The principal guarantee of stability of rule is to confirm the aureole of power, and this aureole is attained only by such a majestic inflexibility of might as shall carry on its face the emblems of inviolability from mystical causes, from the choice of God. Such was, until recent times, the Russian autocracy, the one and only serious foe we had in the world, without counting the Papacy.

MURDER & EXECUTION of FREEMASONS

- **A.** We are obliged without **hesitation to sacrifice individuals**, who commit a breach of established order, for in the exemplary punishment of evil lies a great educational problem.
- B. Death is the inevitable end for all. It is better to bring that end nearer to those who hinder our affairs than to ourselves, to the founder of this affair. We execute masons in such a wise that none save the brotherhood can ever have a suspicion of it, not even the victims themselves of our death sentence, they all die when required as if from a normal kind of illness.

THE FRENCH REVOLUTION

Remember the French revolution, to which it was we who gave the name of GREAT; the secrets of its preparations are well known to us for it was wholly the work of our hands.

STATE LAW

A. We shall exclude from the course of instruction State Law as also all that concerns the political question. These subjects will be taught to a few dozens of persons chosen for their pre-eminent capacities from among the number of the initiated. The universities must no longer send out from their halls milksops

concocting plans for a constitution, like a comedy or a tragedy, busying themselves with questions of policy in which even their own fathers never had any power of thought.

- B. Our right lies in force. In any State in which there is a bad organization of authority, an impersonality of laws and of the rulers who have lost their personality amid the flood of rights ever multiplying out of liberalism. I find a right to attack by the right of the strong, and to scatter to the winds all existing forms of order and regulation, to reconstruct all institutions and to become the sovereign lord of those who have left to us the rights of their power by laying them down voluntarily in their liberalism. Our power in the present tottering condition of all forms of power will be more invisible than any other, because it will remain invisible until the moment when it has gained such strength that no cunning can any longer undermine it.
- C. We must introduce into their education all those principles which have so brilliantly broken up their order.
- D. Whether a State exhausts itself in its own convulsions, whether its internal discord brings it under the power of external foes in any case it can be accounted irretrievably lost; it is in our power. The despotism of Capital, which is entirely in our hands, reaches out to it a straw that the State, willy-nilly, must take hold of; if not, it goes to the bottom.
- E. The political has nothing in common with the moral. The ruler who is governed by the moral is not a skilled politician, and is therefore unstable on his throne.
- F. Only **one trained from childhood for independent rule** can have understanding of the words that can be made up of the political alphabet.

- G. It is only with a despotic ruler that plans can be elaborated extensively and clearly in such a way as to distribute the whole properly among the several parts of the machinery of the State: from this the conclusion is inevitable that a satisfactory form of Government for any country is one that concentrates in the hands of one responsible person. Without an absolute despotism there can be no existence for civilization which is carried on not by the masses but by their guide, whosoever that person may be.
- H. At the present day we are, as **an International force**, **invincible**, because if attacked by some we are supported by other States.
- I. The word freedom brings out the communities of men to fight against every kind of force, against every kind of authority, even against God and the laws of nature. For this reason we, when we come into our kingdom, shall have to erase this word from the lexicon of life.
- J. Nowadays it is more important to disarm the peoples than to lead them into war; more important to use for our advantage the passions which have burst into flames than to quench their fire; more important to catch up and interpret the ideas of others to suit ourselves than to eradicate them. The principal object of our directorate consists in this; to debilitate the public mind by criticism; to lead it away from serious reflections calculated to arouse resistance; to distract the forces of the mind towards a sham fight of empty eloquence.
- K. All the wheels of the machinery of all States go by the force of the engine, which is in our hands, and that engine of the machinery of the States is Gold.
 The science of Political Economy invented by our learned elders has for long past been giving royal prestige to capital.
- L. By our intrigues we shall tangle up all the threads which we have stretched into the Cabinets of all States by means of the political, by economic treaties, or loan

obligations. In order to succeed in this we must use great cunning and penetration during negotiations and agreements, but, as regards what is called the official language, we shall keep to the opposite tactics and assume the mask of honesty and compliancy.

- M. By such measures we shall obtain the power of destroying little by little, step by step, all that at the outset when we enter on our rights, we are compelled to introduce into the constitutions of States to prepare for the transition to an imperceptible abolition of every kind of constitution, and then the time is come to turn every form of government into our despotism.
- N. This then, is **the programme of the new Constitution**. We shall make Law, Right and Justice, in the guise of proposals to the Legislative Corps, by decrees of the President under the guise of general regulations, of orders of the Senate and of resolutions of the State Council in the guise of ministerial orders, and in **case a** suitable occasion should arise, in the form of a revolution in the State.
- O. The President will, at our discretion, interpret the sense of such of the existing laws as admit of various interpretation: he will further annul them when we indicate to him the necessity to do so, besides this, he will have the right to propose temporary laws, and even new departures in the Governmental Constitutional working, the pretext both for the one and the other being the requirements for the Supreme welfare of the State.

FOOD & LAND PRODUCING FOOD

A. The aristocracy as a political force is dead - we need not take it into account; but as landed proprietors they can still be harmful to us from the fact that they are self - sufficing in the resources upon which they live. It is essential therefore for us at whatever cost to deprive them of their land. This object will be best attainted by increasing the burdens upon landed property - in loading lands with debt.

Our rule, in which the King will enjoy the legal fiction that everything in his State belongs to him (which may easily be translated into fact), will be enabled to resort to the lawful confiscation of all sums of every kind for the regulation of their circulation in the State. From this follows that taxation will best be covered by a progressive tax on property.

- B. A tax increasing in a percentage ratio to capital will give a much larger venue than the present individual or property tax, which is useful to us now for the sole reason that it excites trouble and discontent.
- C. Our power is in the chronic shortage of food and physical weakness of the worker because by all that this implies he is made the slave of our will, and he will not find in his own authorities either strength or energy to set against our will. Hunger creates the right of capital to rule the worker more surely than it was given to the aristocracy by the legal authority of the kings.

GOLD or FAITH

- A. In our day the power which has replaced that of the rulers who were liberal is the power of Gold. **Time was when faith ruled.**
- B. We shall create by all the secret subterranean methods open to us and with the aid of gold, which is all in our hands, a universal economic crisis whereby we shall throw upon the streets whole mobs of workers simultaneously in all the countries of Europe.

THE ISSUE of MONEY

A. The present issue of money in general does not correspond with the requirements per head, and cannot therefore satisfy all the needs of the workers. The issue of money ought to correspond with the growth of population and thereby children also must absolutely be reckoned as consumers of currency from the day of their birth.

- B. With us the standard that must be introduced is the cost of working man power, whether it be reckoned on paper or in wood, we shall make the issue of money in accordance with the normal requirements of each subject, adding to the quantity with every birth and subtracting with every death.
- C. Industrial papers will be brought also by the Government which from being as now a payer of tribute by loan operations will be transformed into a lender of money at a profit.
- D. A loan is an issue of Government Bills of Exchange containing a percentage obligation commensurate to the sum of the loan capital.
- E. So long as loans were internal, money shuffled from the pockets of the poor into the rich, but when we brought up the necessary person in order to transfer loans into the external sphere all the wealth of States flowed into our cash boxes.
- F. In our hands is the greatest power of the day gold. In two days we can produce from our storehouses any quantity we may please.

GAMES & PASSIONS

In order that the masses themselves may not guess what they are about, we further distract them with amusements, games, pastimes, passions, people's palaces. Soon we shall begin through the press to propose competitions in art, in sport of all kinds: these interests will finally distract their minds from question in which we should find ourselves compelled to oppose them.

DIVISION OF THE PEOPLE

A. The people have raised a howl about the necessity of settling the question of

Socialism by way of an International agreement. **Division into fractional parties** has given them into our hands, for, in order to carry on a contested struggle one must have money, and the money is all in our hands.

B. We have set one against another, the personal and national reckonings, religious and race hatreds, which we have fostered into a hugh growth in the course of the past twenty centuries.

THE ABOLITION of INDEPENDENCE of THOUGHT

Knowing by the experience of many centuries that people live and are guided by ideas, that these ideas are imbided by people only by the aid of education provided with equal success for all ages of growth, but of course by varying methods, we shall swallow up and confiscate to our own use the last scintilla of independence of thought, which we have for long past been directing towards subjects and ideas useful for us.

COMPULSARY VOTING

Voting, which <u>we have made the instrument</u> will set us on the Throne of the World by teaching even the very smallest units of members of the human race to **vote by means of meetings and agreements by groups.**

INTERNATIONAL GOVERNMENT & SOVEREIGN LORD

- A. Hunger creates the right of capital to rule the worker more surely than it was given to the aristocracy by the legal authority of kings. By want and the envy and hatred which it engenders we shall move the mobs and with their hands we shall wipe out all those who hinder us on our way. When the hour strikes for Our Sovereign Lord of all the World to be Crowned it is these same hands which will sweep away everything that might be a hindrance thereto.
- B. We shall create an **intensified centralization of Government** in order to grip in our hands all the forces of the community.

- C. In place of the rulers of today we shall set up a bogey which will be called the **Super Government Administration**. Its hands will reach out in all directions like nippers and its organization will be of such colossal dimensions **that it** cannot fail to subdue all the nations of the world.
- D. We shall soon begin to establish huge monopolies, reservoirs of colossal riches, upon which even large fortunes will depend to such an extent that they will go to the bottom together with the credit of the States on the day after the Political smash. In ever possible way we must develop the significance of our Super Government by representing it as the Protector and Benefactor of all those who voluntarily submit to us.
- E. Our **Super Government** subsists in extra legal conditions by the energetic and forcible **word Dictatorship**. That at the proper time we, **the lawgivers**, **shall execute judgment and sentence**, we shall slay and we shall spare, we as head of all our troops, are mounted on the steed of the leader. **We rule by force of will**, because in our hands are the fragments of a once powerful party, now vanquished by us.
- F. It is from us that the all engulfing terror proceeds. We have in our service persons of all opinions, of all doctrines, restoring monarchists, demagogues, socialists, communists, and utopian dreamers of every kind. We have harnessed them all to the task; each one of them on his own account is boring away at the last remnants of authority, is striving to overthrow all established form of order. By these acts all States are in torture; they exhort to tranquillity, are ready to sacrifice everything for peace: but we will not give them peace until they openly acknowledge our International Super Government, and with submissiveness.

THE SEED OF DAVID

Certain members of the **Seed of David** will prepare the kings and their heirs, selecting

not by right of heritage but by eminent capacities, inducting them into the most secret mysteries of the Political, into schemes of Government, but providing always that none may come to knowledge of the secrets. The object of this mode of action is that all may know that Government cannot be entrusted to those who have not been inducted into the secret places of its art.

NATURE HERSELF

To these persons only will be taught the practical application of the a forenamed plans by comparison of experiences of many centuries, all the observations on the politico - economic moves and social sciences - in a word, all the spirit of laws which have been unshakably established by NATURE HERSELF for the regulation of the relations of humanity.

27. FREEMASONRY USA

FREEMASONRY & NEW ENGLAND COLONIES of AMERICA

"Henry Price received a Deputation as Provincial Grand Master of New England, which was issued on April 30, 1733, by Viscount Montague, Grand Master of England. On July 30th of the same year Price organized a Provincial Grand Lodge, embracing the New England Colonies of America. He is generally regarded as the founder of Masonry on the American Continent. For more than forty years he was actively devoted to the promotion of Freemasonry in the American Colonies. The success of his labours, and of those associated with him, is evident from the fact that nearly all the leaders of the American Revolution were prominent Masons. Henry Price was born in England about the year 1697, and died in Massachusetts in 1780".

(Extract from preface of Masonic Bible)

MASONRY AGAINST CHRISTIANITY

"I wrote those booklets to discuss the evidence that **our founding Fathers**, who were in the **main members of the Masons**, **institutionalized tyranny** in a particular clause of the Constitution itself. The document is a false front, meaning that this tyrannical power has

been basically concealed from the reader. This provision is called Article 1, Section 8, Clause 17 and it created a hidden tyrannical Government ". {US Govt}

[Extract from, MASONRY CONSPIRACY AGAINST CHRISTIANITY, by Epperson at page 251:]

POWER TO SUSPEND

"In other words they have the power to do whatever they want, including even suspending the Constitution itself".

[Extract from, MASONRY CONSPIRACY AGAINST CHRISTIANITY, by Epperson at page 251:]

THE ILLUMINATI and the YEAR 1776

On May 1, 1776, **the Illuminati** under Adam Weishaupt, also known as Spartacus came into position and purpose.

DECLARATION OF INDEPENDENCE

The date 1776 is also the year of the Declaration of American Independence, drawn up by Thomas Jefferson. The reverse side of the American one dollar Bill contains the all seeing Eye of the Illuminati, enclosed in a triangle or pyramid, with the date 1776.

28. FEDERAL RESERVE USA

COMPUTER CREATED FINANCE.

In this affidavit there is a portion on the Federal Reserve System of America revealing that it is a private Corporation not Government, that it operates a **Banking system called Fractional Reserve Banking**, via Electronic Transfer of Funds, created on computers, based on the credit of the American people, which **gives a private Corporation some where in the world, the ability to produce large bulks of credit money, at will, any time and transfer that computer debited fund, to any computer terminal in the world, so nominated. It came into existence in 1913, and at the same time, the 16th Amendment was added to the American Constitution, which is graduated Income Tax**, a major

component, placed into the Communist Manifesto by Marx (not his birth name).

FEDERAL RESERVE SYSTEM of AMERICA THE FEDERAL RESERVE ACT 1913

"This Act establishes the most gigantic trust on earth. When the President signs this Bill, the invisible Government of the Monetary Power will be legalized; the worst legislative crime of the ages is perpetrated by this banking and currency Bill"

Congressman Charles A Lindbergh, US Congress

COMMITTEE TO RESTORE THE CONSTITUTION {USA} EXTRACT FROM THE MOST SECRET SCIENCE by Roberts,

- A. "Intelligence which I have previously submitted to every member of the Wisconsin State Legislature (United Nations Creature of the Invisible Government of Monetary Power), Congressional Record, December 14 1971, provided evidence to indict an ambitious and morally degenerate group of financiers and industrialists who seek to erect an International non-elected authority upon the ruins of the American civilization. This document study explained how, via interlocking subversion, the Council on Foreign Relations, (Harold Pratt House, 58 East 68th Street, New York City) captured principal agencies of the Federal Government and created the United Nations

 Organization as their private instrumentality for global conquest ". Page 29
- B. "Their success in the United States is directly related to two central issues:

 One, transfer of money control from the people into the hands of an

 International Banking Combine: Two, Creation of a complex and confusing judicial system designed to frustrate justice". Page 30
- C. "Private manipulation of Public credit is of course, the purpose and objective of the Federal Reserve System. This International Banking Cartel, as will be shown, manages the credit of the United States for the profit and advantage of its foreign and domestic members. In so doing the Federal Reserve exploits the entire

producing strata of the American society for the gain of a select, non-producing few ". Page 31

- D. "Class A Stockholders of the Federal Reserve: Rothschild Banks of London and Berlin: Lazard Brothers Banks of Paris: Israel Moses Seif Banks of Italy: Warburg Bank of Hamburg and Amsterdam: Lehman Brothers Bank of New York: Kuhn Loeb Bank of New York: Chase Manhattan Bank of new York: Goldman Sachs Bank of New York ". P56.
- E. "It is obvious when control of money is transferred from the People to private Banking Centres, as is the case in Europe and America, the sovereignty of the People is surrendered, too. Control of wealth confers upon those who control it the final decision in the domestic and International affairs of Nations. When the financial aristocracy usurp the coin of the realm, the People are disenfranchised and real political authority passes into the hands of an Invisible Government of Monetary Power". Page 32
- F. "Governor W P G Harding of the Federal Reserve Board, in testimony before Congress in 1921, admitted that the Fed is a private Banking Monopoly. 'The Federal Reserve Bank is an institution owned by the Stockholding Member Banks. The Government has not a dollar's worth of stock in it '. Page 32
- G. "Mr. Paul Warburg is the man who got the Federal Reserve Act together after the Aldrich Plan aroused such nation- wide resentment and opposition. The mastermind of both plans, declared Garrison, was Alfred Rothschild of London" Page 33
- H. "During World War 1 the M.M Warburg Company financed Germany's war against the Allied Forces, **Paul's brother Max** headed the German Secret Service

". Page 33

- 1. "The money and credit resources of the United States were now in the complete control of the banker's alliance between J.P Morgan's First National Bank Group, and Kuhn, Loeb's National City Bank, whose principal loyalties were to the International banking interests then quartered in London, and which moved to New York during the First World War ". Page 33
- J. "The Federal Reserve is not a Government agency as such. It is a federally chartered, private Banking Consortium Page 67.
- K. "Meanwhile the creation of the second Regional Superpower was underway. A Bolshevik conquest of Imperial and Christian Russia was financed by the International Power Brokers. M.M Warburg of Germany made millions available to Lenin and his band of revolutionaries, arranged for his safe passage into Russia. In New York City Jacob Schiff, partner and brother in law of Warburg contributed a known \$20 million. Page 113
- L. "Soviet Communism, a creature of those who plot to surrender America, is an instrument to destroy the existing social order and establish a World Government, slave state upon the ruins of the republic. The Secret Government of Monetary Power would then fully control America's resources and production facilities, as they do in Russia ". Page 123
- M. "The Internationalists, by gradualism and indirection, have made collectivism an acceptable political philosophy. And, through the media of mass propaganda, they have conferred legal status upon illegal acts. In illustration of this technique, we might recall that on September 1, 1961, the United States Government filed with the U.N. Secretary General a plan for the transfer of our entire military establishment to the United Nations". Page 130

- N. "For this part of our search we must turn again to the military articles of the United Nations Charter. Under Article 43, Chapter VII is found the basis treaty law, for establishing an Armed United Nations..... The most cursory examination of Article 43 permits only one conclusion: It is the intent of this article to provide the United Nations with unlimited war- making powers ". Page 130
- O. "Whereupon he then said the following' We here operate and control our grant making policies in harmony with directives the substance of which are as follows;

 We shall use our grant making power so as to alter life in the United States so it can be comfortably merged with the Soviet Union". (Roman Gaither, President Ford Foundation). Page 136

MULTILATERAL AGREEMENT on INVESTMEST (MAI)

"These observations reach to the core of the MAI. Like much of public policy in recent years, particularly in Anglo - American societies, the treaty is designed to undercut democracy and rights of citizens by transferring even more decision - making authority to unaccountable private institutions, the governments for whom they are the domestic constituencies, and the international organizations with whom they share,' common interests".

[Extract CHOMSKY. PROFIT OVER PEOPLE at P145]

WORLD SYSTEM of FINANCIAL CONTROL

"The powers of financial capitalism had another far reaching aim, nothing less than to create a world system of financial control in private hands to dominate the political system of each country and the economy of the world as a whole

This system was to be controlled in a feudalist fashion by the central banks of the world acting in concert, by secret agreements, arrived at in frequent private meetings and conferences. The apex of the system was the Bank for International Settlements in Balse, Switzerland; a private bank owned and controlled by the world's central banks which were themselves private corporations. The growth of financial capitalism made

possible a centralization of world economic control and use of this power for the direct benefit of financiers and the indirect injury of all other economic groups ".

(The above quote is from the work of Carroll Quigley, a Professor from Georgetown University [Clinton's Mentor], in his book, TRADEGY and HOPE.)

Extract from, 22 STEPS TO GLOBAL TYRANNY, Strachan, P13:

29. BRITISH & AMERICAN MONEY

THE BRITISH & AMERICAN DOLLARS

"The British also control the creation of American dollars. While Federal Reserve Board Chairman Paul Volcker tightens credit against the domestic economy, British - controlled banks in the Cayman Islands, (such as the European American Bank- Ed) a British possession 200 miles off Florida, and in the Bermudas and a dozen other, 'free banking', computer terminals create hundreds of billions of American dollars. How is this done!

There are no Reserve ratios or restrictions on the creation of dollar-denominated credits in the Empire's, 'free enterprise', banking. A \$1 Million bona fide credit coming from the United States can be turned into \$20 to \$100 Million in dollar-denominated credits as it passes through the British system without reserve ratios ".

(Extract from, the Secrets of the Federal Reserve, by Mullins at P183.)

30. TRANS NATIONAL CORPORATIONS

FARMS & FARMING LAND

"National Governments will ensure International (not National) ownership of their farming sector by **Transnational Corporations** (TCN's) and Global investors. National Governments will adopt policies of producing for export and importing for local consumption ".

[Extract 22 STEPS TO GLOBAL TYRANNY Strachan. P43]

TRANSNATIONAL CORPORATIONS

"National Governments will ensure International (not National) ownership of their

Industries and businesses by Transnational Corporations (TCN's) and global investors.

The transfer of Australian business into foreign hands began when the Hawke

Government changed the role of the foreign Investment Review Board (FIRB) from

monitoring and limiting the Foreign ownership of Australian business, to promoting it. A

bogus economic policy was then adopted which brought about the transfer of economic

ownership and control out of Australian hands and into global hands. It was given the

name Economic Rationalism, and the claim was made that it was free market economics.

The claim is false ".

[Extract 22 STEPS TO GLOBAL TYRANNY Strachan. P30]

NATIONAL ASSETS SOLD.

"Lies are being told to conceal the real nature of this transfer of National assets to International ownership and control. The first is that the Government has to sell the assets to, 'retire Government debt'. It should be noted however that Politicians incurred that debt in the first place. Now they are retiring, it by selling the people's assets. If anybody else did that they would be in gaol".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan P42]

GOVERNMENT ASSETS TO BE SOLD

"National Governments will sell all publicly owned Government - run enterprises and public utilities to TCN's and global investors. This became official Government policy as a result of the Hilmer Report, National Competition Policy, released in 1993 under the Keating Government. That report recommended the privatisation, (sale to TCN's and consortiums of global investors) of all publicly - owned assets and utilities including water supplies, electricity supplies, airports, the Commonwealth Bank, Qantas, the Transcontinental (Ghan) Railway, the CSIRO, Telstra, Australia Post, and the Snowy Mountains Scheme. Everything will be sold".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan P41]

TCN'S: NO TAXATION.

"National Governments will remove all impediments to the activities of TCN's and

global investors in exploiting their resources and people, including not taxing their profits. The Australian Government tried its best to give effect to this requirement during 1998 by intending to sign the Multilateral Agreement on Investment (MAI) without debate in Parliament. That Agreement would have enabled TCN's and global investors to come and go as they like, do anything they liked in and to Australia and its people, with no social responsibilities, and to sue the Australian Government if it interfered with their activities in any way ".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan.P32]

GLOBAL CAPITALISTS

"Globalist policy is that the World economy exists purely for the benefit of global capital. International business and investors should be free to operate without social responsibilities, including the responsibility to pay tax. Since global corporate tax cannot be abolished in one hit without alerting people to the reality of the <u>future World</u> Order, it will be reduced in stages. At the same time the tax on the people will gradually be increased, as will the number of different forms of tax".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan.P33]

THE GST: (GOODS & SERVICES TAX)

"The people are being told that this is necessary because Australia urgently needs, tax reform, this is a new and additional tax, there will still be income tax, and consistent with global policy, the tax is not paid by big business".

[Extract. 22 STEPS TO GLOBAL TYRANNY Strachan.P34]

31. USA EXECUTIVE ORDERS

U.S.A. SOME EXECUTIVE ORDERS IN EXISTENCE TODAY.

Executive Order 13010

Seizure of the critical Infrastructure, Seizure of computer systems, the Internet, Satellite systems, telephone and communications systems by the Federal Government Empowerment of the U.S Armed Forces to perform the functions of Government in event of National emergency.

Executive Order 10995

Seizure of the communications media

Executive Order 10997

Seizure of all electric power and utility systems, fuels and minerals

Executive Order 10998

Seizure of all food supplies and resources and all farms and farm equipment

Executive Order 10999 & 11005

Seizure of all means of transportation, including company and personal cars, trucks, trains, airlines, river and ocean vessels, and vehicles and conveyances, of any kind, and control over all highways, waterways and air routes.

Executive Order 11000

Mandatory induction of any and all American workers for Government projects or missions, placing the entire U.S. work force under the Federal Government

Executive Order 11001

Seizure of all health, education and welfare facilities and equipment

Executive Order 11002

Empowers the Postmaster General to register all U.S.A men, women and children to issue

a National I.D Card

Executive Order 11004

Seizure of all housing and finances and the power to direct the relocation of people and resources into designated communities

Executive Order 11051

Empowers the Federal Emergency Management Agency (FEMA) with the authority to independently put Executive Orders into effect in event of increased International tension or economic, financial or military crises

Executive Order 13083 (Issued May 14.1998. Clinton.)

Centralizes all Government powers and authority, National State and local, in the Federal Government Overrides the 10th Amendment to the U.S Constitution and makes all State and local laws and regulations subservient and inferior to those of the Federal Government. Also empowers the Federal Government to control the social and religious behaviour of the people by stating that Federal law shall define the moral, political and legal character of their lives. (E.O. 13083 Nullified by Congress)

[Extract, DAYS OF HUNGER, DAYS OF CHAOS. Marrs. P177/178]

32. UNITED NATIONS

UNITED NATIONS UNDER SECRETARY OF THE SECURITY COUNCIL

The following is a list of names of Soviet Nationals who have held the above post in the **United Nations** thereby having every military force in the world submit to them.

1946-1949	Arkady Alexandrovitch Sobolev.
1949-1953	Constantine E Zinchenko.
1953-1954	Dragoslov Protich.
1958-1959	Antoly Dobrinin.
1960-1962	George Petrovich Arkadev.
1962-1963	Eugeny D.Kiselev.

1963-1964	Vladimir Paulovitch Suslov.
1965-1967	Alexel Efemovitch Nesternko
1968-1973	Leonid N.Kutakov.
1973-1978	Arkadv N. Shevchenko.
1978-1980	Mikhail D. Sytenko.
1981-1983	Vlacheslav A.Ustinov.
1988 -	Vasily Safronchuk.

Soviet Nationals who outrank the Generals of the United States Armed Forces, who by agreement have submitted their forces to the United Nations Security Council

UNITED NATIONS & COMMUNISM

"It was primarily Communist in tone, its Charter, signed in 1943, being based upon the Constitution of Soviet Russia, while its purpose and principles were decided at a Conference of Foreign Ministers held in Moscow. The secretaries of the United Nations Security Council, between the years 1946 and 1962, were Arkady Sobelov and Eugeny Kiselev, both Communists. Aleading figure of the United Nations Educational, Scientofic and Cultural Organization (U.N.E.S.C.O) was Vladimir Mailmovsky, Communist. The chief Secretary for U.N.E.S.C.O was Madame Jegalova, Communist; while the President, Vice- President, and nine Judges of the World Court were all Communists".

[THE BROKEN CROSS by Compton, at P64]

WAR in NORTH KOREA

"All of our military operations had to be forwarded by radio to the Soviet Commander of the United Nations Security Council at the United Nations Building, New York City, for approval before our forces went into action against the North Koreans and Red Chinese. The Soviet Commander of the United Nations Security Council delayed the battle plans until he used the radios in the United Nations Building in New York to relay all our battle planning information to Moscow, North Korea and Red China".

[Lt Col Farrell, USAF, ret. Extract BULLETIN, COMMITTEE TO RESTORE THE CONSTITUTION. (USA) Sept 2000]

UNITED NATIONS & NATIONAL SOVEREIGNTY

"Posing as strictly neutral, and with the declared intention of **promoting World peace**, it soon showed a definite bias in favour of Communist inspired guerrilla movements whose object, in several parts of the World, **was the overthrow of established Governments**. This was done under the guise of liberating people from oppression; but the ultimate design of the Assembly, then as now, was to set up a **totalitarian system in which**National Sovereignty and cultures would disappear ".

[THE BROKEN CROSS by Compton, at P64/65]

U.N.MILLENIUM ASSEMBLY SEPTEMBER 2. 2000

"Beginning on Saturday September 2, 2000 the United Nations Millennium Assembly plans to celebrate the arrival of the new One World Government (OWG) under the U.N. This particular U.N Assembly will be the largest gathering of Heads of States ever assembled in the history of the World. This Assembly has been carefully designed to change the World forever and will set the World on a course of global Governance under the authority of the United Nations. The new scheme of global Governance will empower, and fund, the United Nations to be the supreme Governmental authority on the planet. Selected NGOs (non-Government Organizations), of the people, and implementers of U.N. policies. More than 130 International Organizations, called IGOs (Inter-Governmental Organizations), will be consolidated as direct administrative agencies of the new U.N system National Governments will become administrative units, reporting through the appropriate IGOs to the supreme authority of the U.N.".

U.N.MILLENIUM ASSEMBLY SEPT 2. 2000. FIVE POINTS.

- 1. United State Senate and House of Representatives: The present U.S Senate and House of Representatives will no longer function as the elected representatives of the American people, but will instead assume the function of appointed administrators. of the U.N One World Government
- 2. The United States Department of Justice: The DOJ will be replaced in total, by

- the United Nations World wide court and justice system, made up of appointed officials and not officials elected and or approved of by the American people.
- 3. **The United States Department of Defence**: The United States Department of Defence will be replaced in total, by the United Nations world wide defence system and military forces over which the American people have absolutely no control.
- 4. **The United States Department of Education**: The entire American system of education will be replaced with the United Nations education system and universal curriculum, designed and mandated by UNESCO, in which parents of school children will have absolutely no control.
- 5. **Social Security**. The U.N has its own plan for a World wide social security system to replace the American system now in place.

UNITED NATIONS CHAPTER for WORLD GOVERNMENT

"A Charter to achieve to global governance has been developed for presentation at the Millennium Assembly in September. It was made available to the public on **UN Day, October 24th, 1999**. It is called the **Charter for Global Democracy**. It has already been signed by influential leaders in 56 Nations, and has the support of civil society Non - Government Organizations around the World. The document is, in reality, a **Charter for the abolition of individual freedom**".

[BULLETIN COMMITTEE TO RESTORE THE CONSTITUTION. 466]

TWELVE PRINCIPLES UNITED NATIONS: CHARTER 99.

- PRINCIPLE 1 Consolidation of all International Agencies under the direct authority of the U.N
- **PRINCIPLE 2** Regulation by the UN of all Transnational Corporations and Financial Institutions

PRINCIPLE 3 Demands an independent source of revenue for the U.N, such as the Tobin-Tax, and taxes on aircraft and shipping fuels, and licensing the use of global commons.

PRINCIPLE 4 Eliminates the veto power and permanent member status on the Security Council.

PRINCIPLE 5 Authorizes a standing UN Army.

PRINCIPLE 6 Requires UN Registration of all arms and the reduction of all National armies as part of a multilateral global security system, under the authority of the United Nations.

PRINCIPLE 7 Requires individual and National compliance with all UN Human Rights, Treaties and Declarations.

PRINCIPLE 8 Activates the International Criminal Court, makes the
International Court of Justice compulsory for all Nations and give
the individuals the right to petition the Courts to remedy social
injustice

PRINCIPLE 9 Calls for a new Institution to establish economic and environmental security by insuring sustainable development.

PRINCIPLE 10 Calls for the establishment of an International Environmental Court.

PRINCIPLE 11 Calls for a Declaration that climate change is an essential global

security interest that requires the creation of a high level action team, to allocate carbon emission based on equal per-capita rights.

PRINCIPLE 12 Calls for the cancellation of all debt owned by the poorest

Nations, global poverty reductions, and for quitable sharing of
global resources, as allocated by the United Nations.

"The United Nations concept of a one World Government is, without question, totalitarian in nature, directly targets American Sovereignty and subsequently the unalienable rights and freedom of all American citizens, for abolishment".

[BULLETIN: COMMITTEE TO RESTORE THE CONSTITUTION. 466]

UNITED NATIONS MEDITATION ROOM

"For the room was a centre of the Illuminati, given over to the cult of the all - seeing Eye that under a system of allegories and veiled secrets, as translated by the Masters of Wisdom, was dedicated to the service of pagan cults, and the obliteration of Christian in favour of humanistic beliefs".

[Extract. THE BROKEN CROSS, by COMPTON, P69]

UNITED NATIONS [MILITARY ARTICLES]

"For this part of our search we must turn again to the military articles of the United Nations Charter. <u>Under Article 43</u>, <u>Chapter VII</u> is found the basis treaty law, for establishing an Armed United Nations..... The most cursory examination of Article 43 permits only one conclusion: It is the intent of this article to provide the United Nations with unlimited war- making powers".

(Extract The Most Secret Science. Roberts. P130.)

UNITED NATIONS EDICT 1992:

"The age of Nations must end ... the Governments of the Nations have decided to order

their separate Sovereignties into one Government to which they will surrender their arms ".

THE UNITED NATIONS CHARTER; ARTICLES 25, 27 & 43

- Article 25 The members of the UN agree to accept and carry out the decisions of the Security Council.
- Article 27 All Members refrain from use of force (even in self defence) except as directed by the Security Council.
- Article 43 All Members will make armed forces available to the UN as determined by the Security Council.

U.S.STATE DEPARTMENT DOCUMENT NUMBER 72-77. (CALLS FOR)

All Nation States to relinquish their arms

The UN to be progressively strengthened

Disarmament to proceed as rapidly as possible

The disarmament of all National armed forces

The Nation States to retain only those forces of non nuclear armaments and establishments required for the purpose of maintaining internal order - they would also support and provide agreed manpower for a UN Police Force.

UNITED NATIONS and UNITED STATES

In stage two of disarmament, the remaining one half of the **United States** armed forces are to be turned over to the **Security Council of the United Nations**. The person in charge of the merged armies must, by agreement, always be a Russian.

On May 3, 1994, the President of the United States signed Executive Order PDD #25 which turned the five branches of the U.S military over to the U.N. Command.

33. SCRIPTURE

CHRISTIANITY or OCCULT MASONRY

This affidavit and action is for the legal defence of Christianity. The authenticity of scripture, the Fatherhood of God and the correct Sonship and Seed of David in the person of Jesus Christ not the Occult Egyptian Masonic substitution of King Solomon of Israel who failed with his marriage to Pharaoh's Daughter, thereby destroying all that Moses had accomplished when he was sent by God to bring the Hebrews out of Egypt, away from Pharaoh and his Daughter.

THE SEED of DAVID

This fatal mistake made by Solomon was not made by either Moses nor Jesus. I make this relevant comment now, because this affidavit contains extensive exposure of the occult organization of Freemasonry, which pivots on the Throne of King Solomon of Israel and on this pivot any faithful Christian is able, using scripture to prove that Freemasonry is in fact a giant spiritual deception and fraud to return any and every gullible adherent to Egypt.

PHARAOH: INTO HELL

Scripture reveals that Pharaoh himself came **from the Garden of God** and from there was thrown into hell; this is revealed in the Old Testament by the prophet Ezekiel in Chapter 31. The King James Translation would keep the evidence of this event; other translations have altered the structure and intent.

THE DAUGHTER of ZION

Scripture also reveals the **Daughter of Zion** having been thrown **out of Heaven** into the Earth, in the second Chapter of the book of Lamentations. The exposure of the Daughter in consideration to the marriage of Solomon back into Egypt is crucial and vital in revealing the problem and the future consequences waiting for the Christians. These scriptures are reserved and revealed in the portion of this affidavit set aside for scripture, rather than interspersing them.

LAWYERS (JUDGES) & KNOWLEDGE LUKE CHAPTER 11.52:

"Woe unto you lawyers! For ye have taken away the key of knowledge: ye entered not in yourselves, and them that were entering in ye hindered".

THE BILL of DIVORCE ISAIAH CHAPTER 50.1

"Thus saith the Lord, Where is the bill of your mother's divorcement, whom I have put away? or which of my creditors is it to whom I have sold you? Behold, for your iniquities have ye sold yourselves, and for your transgressions is your mother put away".

THE MOTHER THROWN DOWN EZEKIEL CHAPTER 19.10/14

"Thy Mother is like a vine in thy blood, planted by the waters: she was fruitful and full of branches by reason of many waters. And she had strong rods for the sceptres of them that bare rule, and her stature was exalted among the thick branches, and she appeared in her height with the multitude of her branches. But she was plucked up in fury, she was cast down to the ground, and the east wind dried up her fruit: her strong rods were broken and withered; the fire consumed them. And now she is planted in the wilderness, in a dry and thirsty ground. And fire is gone out of a rod of her branches, which hath devoured her fruit, so that she hath no strong rod to be a sceptre to rule. This is a lamentation, and shall be for a lamentation".

THE QUEEN of HEAVEN

JEREMIAH CHAPTER 7.17/20:

"Seest thou not what they do in the cities of Judah and in the streets of Jerusalem? The children gather wood, and the fathers kindle the fire, and the women knead their dough, to make cakes to, the queen of heaven, and to pour out drink offerings unto other gods, that they may provoke me to anger. Do they provoke me to anger? saith the Lord: do they not provoke themselves to the confusion of their own faces? Therefore thus saith the Lord God; Behold, mine anger and my fury shall be poured out upon this place, upon

man, and upon beast, and upon the trees of the field, and upon the fruit of the ground; and it shall burn, and shall not be quenched ".

THE ENEMY of GOD the FATHER MICAH CHAPTER 7.8/10:

"Rejoice not against me, O mine enemy: when I fall, I shall arise; when I sit in darkness, the Lord shall be a light unto me. I will bear the indignation of the Lord, because I have sinned against him, until he plead my cause, and execute judgment for me: he will bring me forth to the light, and I shall behold his righteousness. Then she that is mine enemy shall see it, and shame shall cover her which said unto me, Where is the Lord thy God? mine eyes shall behold her: now shall she be trodden down into the mire of the streets".

THE FINAL DESTRUCTION of THE MOTHER HOSEA CHAPTER 4.5/6:

"Therefore shalt thou fall in the day, and the prophet also shall fall with thee in the night, and I will destroy thy mother. My people are destroyed for lack of knowledge; because thou hast rejected knowledge, I will also reject thee, that thou shalt be no priest to me: seeing thou hast forgotten the law of thy God I will also forget thy children".

THE DAUGHTER

LAMENTATIONS CHAPTER 2.1:

"How hath the Lord covered the daughter of Zion with a cloud in his anger, and cast down from Heaven unto the Earth the beauty of Israel, and remembered not his footstool in the day of his anger!

PHARAOH the DRAGON

EZEKIEL CHAPTER 29.3:

"Speak, and say, Thus saith the Lord God; Behold, I am against thee, Pharaoh, King of Egypt, the great dragon, that lies in the midst of his rivers, which hath said, My river is mine own, and I have made it for myself".

THE DRAGON

REVELATION CHAPTER 20.1/2:

"And I saw an angel come down from Heaven, having the key of the bottomless pit and a great chain in his hand. And he laid hold on the dragon, that old Serpent, which is the Devil, and Satan, and bound him a thousand years".

LEVIATHAN

ISAIAH CHAPTER 27.1:

"In that day the Lord with his sore and great and strong sword shall punish Leviathan the piercing serpent, even Leviathan that crooked serpent; and he shall slay the dragon that is in the sea."

THE WHALE

EZEKIEL CHAPTER 32.2:

"Son of man, take up a lamentation for Pharaoh King of Egypt, and say unto him, Thou art like a young lion of the Nations, and thou art as a Whale in the seas, and thou camest forth with thy rivers, and troublebst the waters with thy feet, and fouled their rivers".

THE FLOCK of the SLAUGHTER

ZECHARIAH CHAPTER 11.4:

"Thus saith the Lord my God: Feed the flock of the slaughter".

THE THRONE of HELL

JEREMIAH CHAPTER 13.18;

"Say unto the King and to the Queen, Humble yourselves sit down, for your principalities shall come down, even the crown of your glory".

HER HOUSE leads to HELL

PROVERBS CHAPTER 7.24/27:

"Hearken unto me now therefore, O ye children, and attend to the words of my mouth. Let not thine heart decline to her ways: go not astray in her paths. For she hast cast down many wounded: yea, many strong men have been slain by her. Her house is the way to hell, going down to the chambers of death ".

THE QUEEN of HEAVEN

JEREMIAH CHAPTER 44.25/28

"Thus saith the Lord of hosts, the God of Israel, saying; Ye and your wives have both spoken with your mouths, and fulfilled with your hand, saying, We will surely perform our vows that we have vowed, to burn incense to the Queen of Heaven, and to pour out drink offerings unto her: ye will surely accomplish your vows, and surely perform your vows. Therefore hear ye the word of the Lord, all Judah that dwell in the land of Egypt; Behold, I have sworn by my great name, saith the Lord, that my name shall no more be named in the mouth of any man of Judah in all the land of Egypt, saying, The Lord God liveth. Behold, I will watch over them for evil, and not for good: and all the men of Judah that are in the land of Egypt shall be consumed by the sword and by the famine, until there be an end of them. Yet a small number that escape the sword shall return out of the land of Egypt into the land of Judah, and all the remnant of Judah, that are gone into the land of Egypt to sojourn there, shall know whose words shall stand, mine or their's ".

THE CURSE and THE CONDITIONS ZECHARIAH CHAPTER 5.3/8:

"Then said he unto me, This is the Curse, that goes forth over the face of the whole earth: for every one that steals shall be cut off as on this side according to it; and every one that swears shall be cut off as on that side according to it. I will bring it forth, saith the Lord of hosts, and it shall enter into the house of the thief, and into the house of him that swears falsely by my name; and it shall remain in the midst of his house, and shall consume it with the timber thereof and the stones thereof. Then the angel that talked with me went forth, and said unto me. Lift up now thine eyes, and see what is this that goeth forth. And I said, What is it? And he said, This is an ephah that goes forth. He said

moreover, This is their resemblance through all the earth. And, behold, there was lifted up a talent of lead; and this is a woman that sits in the midst of the ephah. And he said, This is wickedness. And he cast it into the midst of the ephah; and he cast the weight of lead upon the mouth thereof". [Refer this Chapter with Acts 5.]

THE SORCERESS

ISAIAH CHAPTER 57.3/4:

"But draw near hither, ye sons of the sorceress, the seed of the adulterer and the whore. Against whom do ye sport yourselves? against whom make ye a wide mouth, and draw out the tongue? are ye not children of transgression, a seed of falsehood".

CONSPIRACY

EZEKIEL CHAPTER 22.25/26:

"There is a conspiracy of her prophets in the midst thereof, like a roaring lion ravening the prey; they have devoured souls; they have taken the treasure and precious things; they have made her many widows in the midst thereof. Her priests have violated my law, and have profaned mine holy things: they have put no difference between the holy and profane, neither have they shewed difference between the unclean and the clean, and have hid their eyes from my sabbaths, and I am profaned among them ".

THE MARK (666) [For the One World People]

Quoting from the New Testament:

Revelation Chapter 13, verses 16/18:

"And he causeth all, both small and great, rich and poor, free and bond, to receive a mark in their right hand, or in their foreheads. And that no man might buy and sell, save he that had the mark, or the name of the beast, or the number of his name. Here is wisdom. Let him that hath understanding count the number of the beast: for it is the number of a man: and his number is Six hundred three score and six ". (666)

GOD'S JUDGMENT on THE MARK [No Repentance Permitted]

Scripture reveals that the wrath of God will fall upon all those who take this soon coming

mark: Revelation Chapter 14.9/10:

"And the third angel followed them, saying with a loud voice. If any man worship the beast and his image, and receive his mark in his forehead, or in his hand. The same shall drink of the wine of the wrath of God, which is poured out without mixture into the cup of his indignation; and he shall be tormented with fire and brimstone in the presence of the holy angels, and in the presence of the Lamb".

KING SOLOMON of ISRAEL / GOLD / 666 1 KINGS 10.14:

"Now the weight of gold that came to Solomon in one year was six hundred three score and six talents of gold".

The Biblical 666, revealed in the Old Testament! Linked with King Solomon of Israel and Gold Viewed in the light of day, Freemasonry exalts Solomon on the East Wall of every Lodge, signifying the rising Sun, and has been able to get its hands on all the Gold

THE WHORE of BABYLON

REVELATION CHAPTER 17.1/6:

"And there came one of the seven angels which had the seven vials, and talked with me, saying unto me. Come hither; I will shew unto thee the judgement of the great whore that sitteth upon many waters. With whom the kings of the earth have committed fornication, and the inhabitants of the earth have been made drunk with the wine of her fornication. So he carried me away in the spirit into the wilderness: and I saw a woman sit upon a scarlet coloured beast, full of names of blasphemy, having seven heads and ten horns. And the woman was arrayed in purple and scarlet colour, and decked with gold and precious stones and pearls, having a golden cup in her hand full of abominations and filthiness of her fornication: And upon her forehead was a name written, MYSTERY, BABYLON THE GREAT, THE MOTHER OF HARLOTS AND ABOMINATIONS OF THE EARTH"

THE LAW of GOD

MATTHEW CHAPTER 5.17/18:

"Think not that I am come to destroy the law, or the prophets: I am not come to destroy, but to fulfil. For verily I say unto you, Till heaven and earth pass, one jot or one tittle shall in no wise pass from the law, till all be fulfilled".

THE SON of DAVID with MERCY MATTHEW CHAPTER 20.30/34:

"And behold, two blind men sitting by the way side, when they heard that Jesus passed by, cried out, saying, Have mercy on us, O Lord, thou son of David. And the multitude rebuked them, because they should hold their peace: but they cried the more, saying, Have mercy on us, O Lord thou son of David. And Jesus stood still, and called them, and said, What will ye that I shall do unto you? They say unto him, Lord, that our eyes may be opened. So Jesus had compassion on them, and touched their eyes: and immediately their eyes received sight, and they followed him ".

The YEAR 1823

Up to the passing of the Act 4 Geo.IV.c.96 (1823), Van Diemen's Land was a dependency of New South Wales. By sec.24 of that Act the crown was authorized to proclaim Van Diemen's Land a separate Colony independent of New South Wales. The history of New South Wales and Van Diemen's Land (afterwards Tasmania), as constitutional Colonies, begins with the Act 4 Geo.IV.c.96, which was their first Charted of Government.