

**STATEMENT BY BRIAN W SHAW
COUNCIL ELECTIONS FOR VICTORIA
OCTOBER 2020**

<http://elijahschallenge.net/index.php>

<https://bswebsite2.wixsite.com/elijahschallenge>

The Issue.

Why do we Challenge The Validity Of Council Elections.

The Answer.

Because they are not Valid Elections.

Why Is That?

On the 1st January 2004 The Parliament and Government of the State of Western Australia in written agreement with "The Commonwealth" with criminal intent removed both The Crown and Monarch from Established Law within Australia and Substituted Others.

The Act.

'Acts Amendment and Repeal Courts and Legal Practice Act'
Enacted 1st January 2004.

No Referendum Consent.

All Statutory Referendum Requirements To Do This Were Omitted From The Process.

Who Ordered This?

The United Nations is behind this move to remove both Crown and Monarch without the Knowledge Nor Consent Of The People Of Australia To Remove Either.

But Why?

The People of Australia were not told that resulting from Australia being involved in WORLD WAR II, Australia became a mandated territory under the Total Control of the newly created entity known as

'THE UNITED NATIONS'.

Where Did It Happen?

Immediately after The War in 1945 the Countries who were involved in the War were called into Yalta a town under the Russian Umbrella.

What Was Done?

- A. At Yalta, the League Of Nations was disbanded and The United Nations was created.

- B. The War Debt was the issue.

International Bankruptcy.

The Countries were unable to pay their respective War Debts and as such were declared Bankrupt, which developed into an International Bankruptcy.

Mandatory Territories.

The United Nations created what is termed Mandated Territories to run this Bankruptcy.

Australia 1948.

Within Australia The United Nations consolidated their control over Australia by getting the Commonwealth Parliament to create a Bill/Act, titled: **'Nationality and Citizenship Act'** and very silently inserted itself into this particular Act.

Trustee Or Monarch?

The 1948 Act was created without any Referendum, because the United Nations did not want to wake the People of Australia to the material fact that the newly created United Nations was in fact - Their Trustee in Bankruptcy and as such would not only outrank The Monarch of the United Kingdom

But,

could silently Control Australia.

The United Kingdom

In the years 1945 – 1948 the People of the United Kingdom suffered the same fate, without becoming aware of what their alleged Rulers had done.

The Five Permanent States.

- A. During the Years 1945 – 1948 Five Permanent States were created within the United Nations.
- B. The Five are:
Russia, China, United Kingdom, United States of America and France.

New York

- A. To enable The Trustee to get a foothold on the Country of America, The Headquarters for the United Nations became New York.
- B. The origins for the founding of the City Of New York are entirely Masonic.
- C. The name originates in Freemasonry from The Masonic Structure called **'The York Rite'**.
- D. New York was the name chosen to develop **'The York Rite'** of Freemasonry within America, it came from Europe.

The Statue Of Liberty.

- A. Depicts a female coming up out of the water,
- B. The Statue is Forbidden In Scripture But, this is no bother to Freemasons.
- C. The Statue was given to America by French Freemasons.

Masons

- A. The word 'Freemason' cannot be found in Scripture, But, the Word Mason or Masons can be found.
- B. Masons attached the word 'Free' to give it a meaning that is opposite to Scripture, in the same manner that the European and American Masons called their Statue **'Statue of Liberty'** when the opposite does apply.

The Federal Reserve.

- A. In the year 1913 The Federal Reserve Banking System came into existence within America.
- B. It is a Private Corporation.
This structure is fully uncovered within the pages of a Book titled: **'The Most Secret Science'** By Archibald Roberts.
- C. This Private Corporate uses a very Fraudulent Banking Practice called **'Fractional Reserve Banking'**
This Banking practice is also uncovered in Roberts Book in addition, The Legal Matter of **Jerome Daly v First National** uncovered The Banking Fraud involving Fractional Reserve Banking.

What Are The Ramifications Within Australia?

- A. Having a Trustee in Bankruptcy is a financial disaster about to happen, it means that all credit extended into Australia since Yalta Russia 1945-1948 can be called up at any given time, effectively leaving The People of Australia with NO MONEY.
- B. There is no Plan B in Position to prevent this from happening.

There Is a Plan B That Can Operate.

- A. When the Australian Labor Party using Whitlam, Hawke and Keating devised The Fraudulent Australia Act extending into The Fraudulent Sale of the Commonwealth Bank in 1991, They Made Fatal Mistakes In Their Communist Program.

- B. The Commonwealth Bank Sale probably required Referendum Consent to sell, **'THE PEOPLE'S BANK'**, and as such this alleged Sale can be revisited in Criminal Jurisdiction under a Grand Jury Auspices.
- C. This would open up **'Plan B'**, and as such protect Australians from The Australian Labor Party's Communist Agenda being worked 'After Yalta'

Council Elections – 'Regionalization'

- A. What has not been revealed to The People of Australia is that The United Nations, **'Our Trustee'**, allegedly intends to turn Local Government, that is, Councils into **Regionalization Program, that is States will disappear, Councils will become Central, Australia will become a Country of Councils (96 Regions)** under the control of **'The Mayor'**, who will be under the control of The United Nations **'Our Trustee in Bankruptcy'**

Our Purpose.

- A. It is our purpose to expose why THE PEOPLE OF VICTORIA MUST NOT VOTE IN THE COMING COUNCIL ELECTIONS.
- B. After the Criminal Removal of both Crown and Monarch The United Nations has been able to achieve their Agenda within Australia without hindrance
'But'

if and when The People of Victoria wake up to this Communist Agenda enabled at Yalta, Russia, then this Communist attack upon all Australians can come into the

'Courtrooms'

The Grand Jury Right.

- A. When the Communist Agents working the 'Yalta Agenda' within Australia activated their program they omitted or neglected to check a very important detail.
- B. Did ^{ANY} the State have a Grand Jury Right on their Statute Books?
- C. **Victoria Did.**

2001-2007

- A. In the year 2001, I did activate our Grand Jury Right against
'Freemasons Victoria'
But,
The Five Supreme Court Judges, plus Mr Hulls our Communist Attorney-General at the time, perverted The Course of Justice, and as such this Application can be reheard and must be reheard.
- B. In the years 2001-2007 a minimum of 54 natural persons have been criminally charged by myself via The Magistrates Court at Melbourne and in each hearing, the Course Of Justice has been perverted to prevent the material facts being uncovered in 'Open Court'

The Principal Communist Agent Mr R Hulls.

- A. On three separate occasions Mr Hulls has been criminally charged,
But,
Judicial Officers working for and on behalf of The United Nations via the
'Yalta Agreement'
have both perverted the hearings and concealed the material facts.
- B. The Communist Agent, Mr Hulls, has concealed the material fact that he has three Grand Jury Applications sitting on Chris Maxwell's Desk,
But,
Concealed From The People Of Victoria, Who Are About To Vote In Council Elections Without Any Knowledge Of What The Consequences Of That Vote Will Be!
- C. Hulls dates are:
- | | |
|----------|------|
| February | 2006 |
| December | 2006 |
| January | 2007 |

The Victorian Parliament. Removal Of Crown And Monarch

- A. Because both Crown and Monarch was Removed allegedly on 1st January 2004. The Politicians (Natural Persons) of this particular Parliament have been sitting illegally since the removal and can be criminally charged with Misprision of Treason, in two capacities, in their Corporate Capacity and in their Natural Person Capacity.
- B. If, they are not made accountable then they will enable the Yalta Communist Agenda to take over all aspects of life within Victoria.

The Senators Writ

- A. The Election Writ for the Senate is issued by The Governor of Each State, it is not a Writ for the House of Representatives.

- B. When the Governor (John Sanderson) criminally removed The Monarch and substituted himself, he nullified every Senate Writ across Australia and in so doing nullified the Election Writ for the House of Representatives.

- C. Every Senator and House of Representatives Natural Persons are 'Attainted of Treason' and as such must be indicted for this criminal offence.

Political Parties.

Every Political Party currently functioning within Australia since 1st January 2004 (Removal of Crown and Monarch) are committing Treason upon The People of Australia, and as such must be indicted for this offence, 'Before' it is too late to halt The Communist Agenda enabled at Yalta Russia in The Years 1945 – 1948.

Local Council Elections

Elected Councillors.

- A. With Victoria The Victorian Electoral Commission has been able to set itself up to function both illegally and as such Criminally.

- B. The Commission itself just places an advertisement in local Newspapers announcing Council Elections.

- C. Any Person who does not vote has allegedly infringed against The Commission and as such The Commission has illegally set itself up in the Illegal Capacity of a Tribunal or Court to send out an infringement notice, But, at all material times concealing from The Voting Public The Criminal Removal of Crown and Monarch to enable The Yalta Russia Agreement to bring Victorians into The Communist Agenda by stealth.

Warwick Gately (The Commissioner)

- A. Victorians need to do a complete background check of this Particular man, because, he does the bidding of The United Nations Trustee in Bankruptcy over Victoria Election process.
- B. For doing this Gately is granted Diplomatic Immunity, But, This is not known to Victorians.

<p>The Criminal Element For Treason</p> <p>Breach of Allegiance is The Criminal Element for Treason.</p>

Hulls And Gobbo (2000)

- A. On the 5th September 2000, The Governor of the State of Victoria (Gobbo) signed The enactment to the Bill/Act 'Courts and Tribunals further amendment Act'
- B. The Bill/Act removed the Statutory Oath of Allegiance to our Monarch from The Legal Practice Act 1996 Victoria.
- C. Hulls was The Introducer in keeping with his Communist Agenda from Yalta Russia.

Meaning In Law

Every Lawyer, Magistrate and Judge consented to this Act of Treason that occurred within Victoria on the 5th September 2000.

The Only Conclusion to be Made

The Electoral Roll.

Since 1st January 2004, every person enrolled on any Elector Roll within Australia and activates their Purported Right to Vote are enabling a Communistic Masonic Agenda birthed at Yalta Russia during the Years 1945-1948 to Capture The People of Australia into this Agenda by absolute fraud on The People.

<p>IF, YOU VOTE IN THE COMING COUNCIL ELECTIONS YOU WILL BE TRAPPING YOURSELF AND YOUR FAMILY.</p>

Brian W Shaw.....



Dated

10 October 2020.