

Brian W Shaw
September 2020
Council Elections for Victoria
www.elijahschallenge.net

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

THE FRAUDULENT ELECTIONS – UNITED NATIONS

“IF”, The People of Victoria are Programmed enough to vote in the coming Council Elections, they will be enabling The United Nations to establish their REGIONALIZATION AGENDA over Victoria and Australia

REMOVAL OF CROWN AND MONARCH

Since the Criminal removal of both Crown and Monarch to enable this United Nations Agenda to take over, all Elections inclusive of Election Writs and or Election Process are Fraudulent.

THE OVERT ACT OF TREASON

“Acts Amendment and Repeal Courts and Legal Practice Act”,
enacted 1st January 2004

TREASON AND OR MISPRISION OF TREASON

The Overt Act of Treason opens every person who is a current Councillor on any Council within Victoria to the Criminal Charge of Treason and or Misprision of Treason

WHAT WE CAN DO.

We, concerned Victorians can Criminally charge YOU – (The Councillors) on two Counts right now!

1. Common Law Fraud
2. Misprision Of Treason (at Common Law)

WE DO NOT WANT TO DO THIS

‘But’

“IF” you elect to proceed with these coming Council Elections we will activate both Indictable Counts.

YOUR LAWYERS

Asking your Lawyers or Law Firms for legal advice about what is revealed herein, please, obtain their legal advice in writing, IF you reply on verbal advice this will not end well.

WHEN SEEKING THE ADVICE

Please attach the Whole of The Overt Act of Treason to your letter seeking the Legal Advice.

VICTORIAN ELECTORAL COMMISSION

This particular Commission and their respective staff have full knowledge of The Criminal Removal of both Crown and Monarch, But, have chosen to conceal these material facts from the voting Public.

WARWICK GATELY – THE COMMISSIONER

Because this particular Natural Person is a military man, he falls under the auspices of the United Nations and as such is granted **diplomatic immunity**.

THE SOLUTION TO DIPLOMATIC IMMUNITY

“IF”, Warwick Gately cannot be Criminally Charged and stand trial for concealing the Criminal removal of Crown and Monarch, then, at the very least he can be either sacked or suspended from his Public Office of Commissioner for The Victoria Electoral Commission. His current staff, can be criminally charged, because they are not military and as such do not have the Diplomatic Immunity that Gately has.

TO BE VERY CLEAR

Every Act of any Parliament, any Election result since 1st January 2004 (The Removal of Crown and Monarch) is void in Law, that is it is in Constitutional conflict with all State Constitutions and in direct conflict with The Commonwealth Constitution Act (Cth) 1901

THE UNITED NATIONS (THE YALTA PRODUCT)

- A. The United Nations was Birthed at Yalta in Russia in 1945.
- B. The United Nations is a direct product of the International Illuminati Masonic Agenda to control all Countries.
- C. At Yalta Russia all Countries who were involved in the Second World War (1939-1945) were declared Bankrupt, that is, unable to repay their alleged War Debts allegedly owing to The International Banking Cartel.
- D. The United Nations Established a Trustee – Receivership agenda over all these Countries and established five Permanent States to comprise the Hub of the United Nations and at the same time placed their headquarters, not in Moscow, but, in New York, to establish a foothold on American Land.

NATIONALITY AND CITIZENSHIP ACT*

Back in Australia in 1948, The United Nations in their alleged “Trustee in Bankruptcy” capacity, silently inserted itself into a new Commonwealth Act, (*Named Above)

NO REFERENDUM CONDUCTED

We say “Silently inserted itself”

Because

No referendum was called or conducted to let the People of Australia know about “**This Trustee**”

TODAY (2020) – LOCAL GOVERNMENT

“This Silent Trustee” is about to alter the whole face of Australia using Local Government to come through the Back Door

MAYORS AND C.E.O’S

The two most exposed People for the Voting Public to Criminally Charge their respective Councils for this massive fraud on every Voter are the Mayor and or the CEO

- C. Accordingly Mr Brian Shaw and Mr Solihin Millin have Co-Signed Criminal Charges for Grand Jury Process against the National Secretariat of the Australian Labor Party with

ABN # 38 318 251 221

REGIONALIZATION – THE UNITED NATIONS AGENDA

- A. Using Australian Political Parties and Fraudulent Electoral Writs The United Nations intention is to destroy our current structure, principally the Christian Heritage and turn Australia into The Product formed at Yalta in Russia in 1945. That is, a Socialist Communist Masonic Antichrist Agenda formed and Birthed in a **Communist Country under Stalin**.
- B. This Agenda currently working within Australia plans to implement

“REGIONALIZATION”

By turning The Land mass into 96 Regions run by Councils

THE RATES ISSUE

- A. The Big Hook that The United Nations has via Councils is the Rates Issue.
- B. Failure or refusal to Pay Council Rates exposes The Land Holder to **exparte Court Hearings** leading to Bankruptcy and Trusteeship

FRACTIONAL RESERVE BANKING

- A. This is a fraudulent Banking Practice whereby exceptional Banking Fraud tricks a Bank Customer into thinking that they have borrowed, money from a Bank, and as such must repay this

‘BUT’

The reality is that the amount written down by The Customer is converted Fraudulently and lent back to the Customer.

- B. No money comes out of any Bank Fund, which is the Principal reason why Banks refuse to expose their Bank books in this type of Litigation.

CONSTRUCTIVE TRUSTS

- A. Resulting from the alleged Bankruptcy at Yalta Russia. All Bank collateral must be held by the Government of the United States
- B. The Secured Party holding all Bank Collateral is the Federal Reserve New York Branch

BIRTH CERTIFICATE COLLATERAL

Exceptionally devious People working this extraordinary Scam trades this Collateral on Worldwide Stock Exchanges and retains the Monetary Proceeds. This includes Australian Birth Certificates

THE HIGH COURT OF AUSTRALIA – UNITED NATIONS

- A. The Principal Legal Firm Operating within Australia for and on behalf of The United Nations is the High Court of Australia, inclusive of the Judges and Officers of this entity

‘Accordingly’

All High Court Judges, since the removal of Crown and Monarch (1st January 2004) have been criminally charged on two Counts:

1. **Common Law Fraud**
2. **Misprision of Treason at Common Law**

- B. It is Constitutionally impossible for Judges of the High Court to operate under The Confines of a Chapter III Court, after, The Criminal removal of Crown and Monarch

THE STATE TRIAL

Section 80 of the Commonwealth Constitution is a Guaranteed Constitutional Right for a Trial by Jury 'On Indictment' for a State Trial.

'Accordingly'

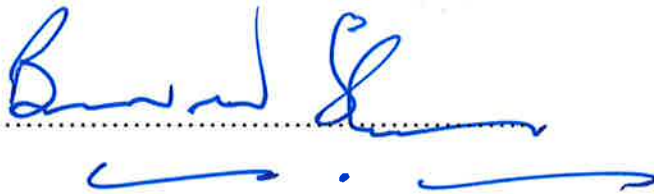
We, concerned Victorians, have begun The Process to bring the Issues into the Court Room, so that The People of Victoria inclusive of all Australians can get a correct overview before the

"ILLUMINATI TRAIN LEAVES THE STATION.

www.elijahschallenge.net

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

Signed



Date

25 September 2020