

Criminal Information

To The Christian Leaders
Within the City of Wyndham – Werribee
Victoria Australia

Date June 22, 2009

The Accusation

Criminal activity is occurring within the State of Victoria inclusive of the Commonwealth of Australia in relation to the unlawful removal of the Oath of Allegiance from the *Legal Practice Act Victoria* and from specific identified Acts within the State of Western Australia without referendum consent

The Criminal Intent

The criminal intent of removing the oath of Allegiance is to place Australia and all Australians under the auspices of the *socialist United Nations* thereby placing every Australian into a *World Government* contrary to the State and Commonwealth Constitutions and excluding the Laws of Almighty God personified in the person of Jesus Christ

The lawless Void

Any Act that removes the Oath of Allegiance without correct and valid “*manner and form*” (Referendum) automatically creates a lawless void

The Antichrist

By the Laws of England Australia did have both a spiritual and legal link to the Laws of Almighty God in the person of Jesus Christ, in particular, via the Coronation Oath of Her Majesty Queen Elizabeth II and the 1688 Bill of Rights (UK)

The unlawful removal of the oath of allegiance breaks the link already established and substitutes an antichrist structure thereby opening up the whole international occult

structure to take over the Laws of Australia, inclusive of the State and Commonwealth Parliaments, Supreme and High Court plus the Constitutions

Almighty God

The Preamble of the Commonwealth Constitution contains the words “*Humbly relying on the Blessing of Almighty God*”, but, the words do not specify which God the term refers to

The Supreme Being or Almighty God

The annotated notes of the Constitution by Quick and Garran in the section on “*Almighty God*” do state that a conflict did occur prior to the final draft approval in relation to the inclusion of the words “*Supreme Being*” or “*Almighty God*”

The Supreme Being

The Supreme Being is the God of allegiance used by every Freemason throughout the world inclusive of Australia. It is not specified if the Supreme Being is Male or Female, a Father or a Mother

Legal Question

“Is the Supreme Being of Freemasonry a Male or a Female?”

The question can only be asked and answered by Court Room process via legal process through a witness box, where individuals are subjected to the ramifications of perjury and fraud

Almighty God

Within Australia and the Laws of England “*Almighty God*” is identified in specific ways

1. The Lord’s Prayer
2. The scriptures of the Old and New testaments
3. The 1688 Bill of Rights Profession of Faith
4. The Coronation Oath (UK)

The Oath of Allegiance

Specific individuals, in particular, the former Prime Minister Mr. R Hawke and the current Deputy Prime Minister, Julia Gillard have worked an Antichrist Socialist program into the Laws of Australia to destroy the link to the Christian Law and impose a Communist/Socialist Law devoid of Christ, which is the principal purpose of removing the oath of allegiance from specific Acts of Parliament

Hawke's Australia Act 1984/1984

In the period 1984/1986 the then socialist Prime Minister Mr. R. Hawke with the then State Premiers introduced Legislation in agreement with England and the Queen, to create a “*defacto republic*” within Australia by the introduction of Legislation relating to the removal of the Queen, such Legislation involved a United Kingdom Act, certain State request Acts culminating in the Commonwealth Parliament Act in 1986, titled “*The Australia Act* “

The Constitutional Trick

Under the auspices of the then socialist Prime Minister Mr. R. Hawke it was decided to use Section 51 (xxxviii) of the Commonwealth Constitution, rather than Section 128 of the Commonwealth Constitution, such section 128 is the section that clearly states that the Constitution can only be altered or amended by following the process outlined in the section, any other manner and form, would fail “*Manner & Form*” requirements

Section 128 or Section 51(xxxviii)

The unlawful use or application of section 51 (xxxviii) was used to legislate the specific Legislation within the confines of various Parliaments without the knowledge nor electoral consent of the State and Commonwealth electors, which would have occurred by the lawful application of section 128, The referendum section of the Commonwealth Constitution

The 1999 Referendum

During the year 1999 the electors of various States inclusive of the Commonwealth were asked to vote on the retention of the Monarch of the United Kingdom or the

Constitutional removal of the Monarch of the United Kingdom from Australia Law.
The electorate voted to retain the Monarch, which included the Law of Almighty God
(The Father) without any knowledge that the removal had occurred in 1986

Royal Assent after 1986

No legislation is valid without a Royal Assent. Most Legislation can be given a Royal Assent by either a State Governor or the Governor General. Any Legislation or proposed Legislation dealing with A State Constitution or Commonwealth Constitution prior to the Australia Act 1986 would have required “*Reservation*”. A reservation clause means that the Legislation or proposed Legislation is “*Beyond the Power*” and must go via the United Kingdom Power

The Victorian Constitution Act 1975

This particular Act was “Reserved” but there is no United Kingdom Hansard proof from either the House of Commons or House of Lords that the Act passed through the United Kingdom Parliament in 1975, neither is there any Hansard proof nor United Kingdom Act repealing the former Victorian Constitution Act of 1855, the Act that the 1975 Legislation purportedly replaced prior to the enactment of the 1986 Australia Act

The Referendum Requirement and Royal Assent

The Australia Act Legislation was and remains legally bound to “*Manner & Form*” requirements such “*Manner & Form*” requirements in the period 1984/1986 were found in the Constitutions of Western Australia, New South Wales, Queensland and the Commonwealth.

No “*Manner & Form*” requirements were activated in relation to the Australia Act deception, but, the Legislation was enacted and “*Royal Assent*” requirements were abolished in relation to United Kingdom supervision

Royal Assent After 1986

After 1986 “*The Socialist Cabal*” within Australia was able to enact Legislation and grant Royal Assent within their agenda group. The superior supervision and consent

of the United Kingdom Parliament ceased without the knowledge or consent of the Australian electorate

The Criminal Offence

Because the Australia Act was enacted unlawfully, any purported Royal Assent to consequent Constitutional Amendments is also unlawful and criminal

The Offence of Treason

The various State Criminal Codes, inclusive of the Commonwealth (Crimes Act 1914 and Criminal Code Act 1995) contain specific sections dealing with the Offence of Treason. Inclusive of Statute Law, *Treason is also a Common Law Offence*

Treason

In Law Treason is identified as “*Breach of Allegiance*”

Breach of Allegiance

Within the Commonwealth of Australia two specific Acts have in Law and fact activated “*Breach of Allegiance*”

1. *In Victoria* the Attorney General for Victoria Mr. R. Hulls in may 2000 introduced into the Victorian Parliament legislation to remove the “*Oath of Allegiance*” from the *Legal Practice Act Victoria*. The Legislation was enacted and granted Royal Assent based entirely on the 1986 Australia Act deception
2. *Within Western Australia*, the Attorney General for Western Australia Mr. J. McGinty during the period 2002/2004 introduced Legislation into the Western Australian Parliament that not only removed the “*Oath of Allegiance*”, but removed “*The Crown*” and “*Her Majesty Queen Elizabeth II*” from some 80 Acts within Western Australia

Section 106 Commonwealth Constitution

The Commonwealth Constitution is the Superior Constitution within the Commonwealth of Australia and as such Section 106 of the superior Constitution

binds all State Constitutions to abide by their respective “*Manner & Form*” requirements or risk enacting invalid Legislation

Section 109 Commonwealth Constitution

Section 109 of the Superior Constitution clearly states that any State Legislation created in contradiction or conflict to the superior Constitution must be “*Struck Down*” and ruled “*Constitutionally invalid*”, but, this particular section has been purposely ignored by the specific people who are actively working the Socialist Agenda on Australia

The High Court of Australia

The High Court is involved in moving Australia into the United Nations “*World Government Program*” and as such “*Special Leave to Appeal*” is invariably declined “*On Papers Only*” which means, no Court Room presentation permitted at all, or, alternatively “*Original Writs*” are being refused in writing by two Judges, not permitting the original writs into normal Court Room process

1. No File Number is given
2. No process is permitted to be filed and served after the written Declines

Supreme Court Victoria

Based on the legal and evident fact that the “*Oath of Allegiance*” was removed from the *Legal Practice Act Victoria*, Officers of the Supreme Court Victoria (Judges, Masters, Registrars, and Lawyers) cannot be operating within lawful authority and power, based on the simple fact that the Victorian Legislation is in contradiction to the Superior Legislation, *but, business continues*

Magistrates Court Victoria

As stated above concerning Officers of the Supreme Court, Officers of the Magistrates Courts of Victoria are in the same offence and condition

The Republic

Because of the revealed and exposed Constitutional and Criminal Offences involving specific individuals being charged via Private Prosecution Rights for Grand Jury

Hearings within the legal structure currently available, the only escape for the purported offenders is a “*New Constitution*” under a *Republic*

The Republic of the United Nations

Apparently the United Nations has given the Federal Parliament a Mandate for *Government control* of Farms, Houses and Business once a Republic is proclaimed

The Offenders Getaway Car

The current group of purported criminal offenders attempting to suspend the current Constitutions thereby creating a “*legal void*” whilst moving to impose another Constitution and from there hand Australia and all Australians over to the United Nations Agenda (*World Government*).

In simple terms the Republic Constitution is the *getaway car* which will be driven into the garage of the United Nations thereby placing Australia firmly into the World Government Program, which is in reality a Communist / Socialist / Antichrist structure

Freemasonry

To be able to achieve what has been achieved to date has been largely done by the structure and concealment of Freemasonry. The introduction of Freemasonry into the exposure of the problems now *entrapping the Aussies* comes down to this –

Two sets of Laws

Two sets of Oaths

Two sets of Allegiances

Operating at the same time, one set is open and Christian, the other is closed and Anti Christ

Romans Chapter 8

Spiritually these *two sets of laws* are revealed in the opening portion of Romans Chapter 8. *The Law of Christ Jesus* and the *Law of Sin and Death*

The Law of Sin and Death

It is this law and spirit that is working to destroy the Law of Christ Jesus, under its control and power laws are being altered, Amended, Changed or suspended to enable all the people of the world to be moved into “*World Government Control*”

Werribee Victoria

On two separate occasions specific Church Leaders have been subpoenaed into the Melbourne Magistrates Court to witness the perverting of existing law, two were Charged by private prosecution for not honoring the process. On both occasions all preachers involved inclusive of one from Blackburn another from Ballarat have concealed the specific offences uncovered from their respective congregations, many which are both State and Commonwealth Electors

Graham Laidlaw

Graham was the former chairman of the Ministers Network within Werribee. At one point of his chairmanship; I did give Graham specific documents and information to give to each individual Pastor/Priest of the Network.

Graham did inform me that the issue was discussed and a motion was moved and passed and placed on the minutes that no individual from this particular network would be assisting Brian Shaw in any manner

The Only Conclusion

Based on this disclosure which still sits on the minutes the only conclusion to be reached is that Pastors / Priests of this particular network operating within Werribee are in *written agreement* to conceal from their respective Church Members all of the criminal activity both discovered and revealed up to and inclusive of this present date

Graham Laidlaw

Graham has since retired from the Chairmanship inclusive of his own respective church, but, did state personally to myself that if I wished to reopen the issues that I must work through the correct chairperson, Mark Wilkinson, Senior Pastor Baptist Church, Hoppers Crossing

The Criminal Offences Discovered

1. The taking and administering of unlawful oaths is an indictable offences under section 316 Crimes Act 1958 Victoria
2. The removal or alteration of the oath of allegiance from any Act of Parliament within the Commonwealth of Australia without a correct and valid mandate from the electorate does activate the criminal offence of “*Treason*”
3. The concealment of the criminal offence of Treason does activate the twin offence of “*Misprision of Treason*” which is concealment of such Treason. The penalty for both offences is life imprisonment, under section 80 of the Criminal Code Act 1995 Commonwealth

Grand Jury

The only competent lawful jurisdiction and authority to hear and grant an indictment for the twin criminal offences mentioned is a Grand Jury. The only jurisdiction containing Grand Jury jurisdiction and law is jurisdiction of the Full Court of the Supreme Court of Victoria

Julia Gillard

Specific people within Werribee Victoria inclusive of specific Pastors/Priests do have both actual and constructive knowledge that the current Deputy Prime Minister Julia Gillard has been criminally charged by private prosecution and such process has been lodged with the Full Court of the Supreme Court of Victoria for Grand Jury Hearing

The Agreement to conceal

The Agreement to conceal is self evident, but, deadly.

Isaiah 28:15

*Because ye have said, **We have made a covenant with death, and with hell are we at agreement;** when the overflowing scourge shall pass through, it shall not come unto us: for we have made **lies our refuge, and under falsehood** have we hid ourselves:*

Proverbs 5:3-5

*For the **lips of a strange woman** drop as an honeycomb, and her mouth is smoother than oil: But her end is bitter as wormwood, sharp as a twoedged sword. **Her feet go down to death; her steps take hold on hell.***

Proverbs 7:25-27

*Let not thine heart decline to **her ways**, go not astray in her paths. For she hath 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.***

Habakkuk 2:4-6

*Behold, his soul which is lifted up is not upright in him: **but the just shall live by his faith.** Yea also, because he transgresseth by wine, he is a proud man, neither keepeth at home, who enlargeth his desire as hell, and is as death, and cannot be satisfied, but gathereth unto him all nations, and **heapeth unto him all people:** Shall not all these take up a parable against him, and a taunting proverb against him, and say, **Woe to him that increaseth that which is not his!** how long? and to him that ladeth himself with thick clay!*

Ezekiel 18:5-9

But if a man be just**, and do that which is **lawful and right**, And hath not eaten upon the mountains, neither hath lifted up his eyes to **the idols** of the house of Israel, neither hath defiled his neighbour's wife, neither hath come near to **a menstruous woman**, And hath **not oppressed** any, but hath **restored** to the debtor his pledge, hath **spoiled none** by violence, hath **given his bread** to the hungry, and hath **covered the naked** with a garment; He that **hath not given forth upon usury**, neither hath taken **any increase**, that hath **withdrawn his hand from iniquity**, hath executed **true judgment** between man and man, Hath walked in my statutes, and hath kept my judgments, **to deal truly; he is just, he shall surely live, saith the Lord GOD.

The Former Occult Warlock

A former occult warlock in a period when he was attempting to escape from the occult did make this statement

“The only power that the occult has comes from the scriptures that you do not deliver”

Graham Harris

In relation to the above disclosure sitting in Graham Harris’s office in Hoppers Crossing: I asked Graham the following questions

- 1. Did you tell your people that Pharaoh was in the Garden of God*
- 2. Did you tell your people that a Daughter was thrown out of Heaven*
- 3. Did you tell your people that God slaughtered Israel*
- 4. Did you tell your people that a Mother was also thrown out*

The Answers

The answer to each question was in the negative, which on the basis of the warlock’s statement does grant considerable power to the occult

My Written Accusation

This information is placed before each Pastor/Priest of Werribee /Wyndham Ministers Network via the current Chairperson Mark Wilkinson, it is a written accusation stating that only two choices now remain

- 1. Reveal the discovered offences and make the Victorian Court deal with them*
Or
- 2. Tell the people of Werribee via your respective congregations that they have been handed over to a World Government program with your consent*

The Mark

Revelation 13:16-17

*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 or sell, save he that had the mark, or the name of the beast, or the number of his name.*

Revelation 20:4-6

*And I saw **thrones**, and they sat upon them, and **judgment was given unto them**: and I saw the **souls of them that were beheaded for the witness of Jesus, and for the word of God, and which had not worshipped the beast, neither his image, neither had received his mark upon their foreheads, or in their hands; and they lived and reigned with Christ a thousand years. But the rest of the dead lived not again until the thousand years were finished. This is the first resurrection. **Blessed and holy is he that hath part in the first resurrection**: on such the **second death hath no power**, but they shall be **priests of God and of Christ, and shall reign with him a thousand years.*****

The Written Accusation

My Accusation to the Christian Church Leaders operating within Wyndham /
Werribee Victoria is written

It can only be dealt with within the structure of Matthew 18, failure to address the
issues raised in a biblical manner is an omission of biblical procedure

The Laws of Australia have been taken over by the occult without any resistance or
confrontation by the established Christian Church whatsoever

The Written Accusation is now before you all

Deal With it

With Respect

Brian Shaw

PO Box 800 Werribee Victoria