

AUSTRALIAN COMMON LAW PARTY

WHAT IS COMMON LAW?

COMMON LAW IS THE LAW OF THE PEOPLE, BY THE PEOPLE, AND FOR THE PEOPLE.

WHO MAKES COMMON LAW?

COMMON LAW IS MADE BY THE UNANIMOUS JUDGMENTS OF JURIES OF 12 FREE MEN AND WOMEN WHO JUDGE THE FACTS AND THE LAWS PRESENTED TO THEM IN ORDER THAT THEY CAN ADMINISTER JUSTICE.

WHY HAVE AN AUSTRALIA COMMON LAW PARTY?

The AUSTRALIAN COMMON LAW PARTY will have a 3-phase Campaign in the Defence of our Nation and our Families:

1. in Our Courts;
2. in Our Parliaments; and
3. in Our Universities.

In essence, we are fighting/campaigning for Truth, Justice, Freedom and Democracy where:

Truth is the mother of Justice.

Justice is the protection of rights and the punishment of wrongs.

Freedom is everyone's God-given birthright.

Democracy is the Sovereignty of the People.

1. in Our Courts:

Courts are Government.

The Banks and Judges know this and have taken control of our Judicature (system of administering Justice) by denying us our inalienable Right to Trial by Jury. The Banks commit merciless Fraud and the Judges conceal the Fraud, as their part in the Conspiracy.

We must NOT surrender Our Courts to these Thieves and Traitors.

A "Kangaroo Court" is defined as being "a court that act unfairly or dishonestly or disregard legal rights or disregard legal procedures".

We must go into Our Courts and Challenge the Jurisdiction by leading with the Public Notice declaring that the Commonwealth of Australia is a

Common Law Jurisdiction where ever free Man and Woman can exercise their inalienable Right to Trial by Jury.

2. in Our Parliaments.

The Banks have taken control of Our Parliaments.

To defeat the Banks, we must go into Our Parliaments with one aim in mind, which is the restoration of Common Law.

Common Law is the Law of the People, by the People and for the People which is made by the unanimous Judgments of fully unformed Juries. Common Law overrules Acts of Parliament which are against Common Right.

A new political party, the Australian Common Law Party, is being formed with that one objective and 500 members are required.

Attached is the Registration Form to gather the necessary numbers ... please print off several and ask other Patriots to sign them. Please return them to me at 19 Elm Place, North Rocks, NSW 2151.

3. in Our Universities.

Education is the foundation of any society and influences the conduct and morals of each generation.

Because the Banks know that Courts are Government, they have taken over Our Laws Schools.

We must go into Our Universities and ensure that Truth, Justice, Freedom and Democracy are taught.

I am focusing on my "alma mater", the University of Sydney, and am being denied by the Vice-Chancellor, Dr. Michael Spence (vice.chancellor@sydney.edu.au), and the Dean of the Sydney Law School, Professor Gillian Triggs (law.dean@sydney.edu.au) and yesterday re-visited the new multi-million dollar School of Law at this most prestigious campus to spread around leaflets and talk to some of the undergraduates... and this I will continue to do. I know how Galileo must have felt when he was trying to tell the universities that the Earth revolves around the Sun.

I advise other Freedom Fighters to adopt this 3-pronged Defence of Our Liberty.

TO OUR COURTS:

“The purpose of a court in a civilized society is the vindication of men’s rights and the enforcement of just cause.” (Lord Thomas Denning)

“UPON these accounts the trial by jury even has been, and I trust ever will be, looked upon as the glory of the English law. And, if it has so great an advantage over others in regulating civil property, how much must that advantage be heightened, when it is applied to criminal cases! But this we must refer to the ensuing book of these commentaries: only observing for the present, that it is the most transcendent privilege which any subject can enjoy, or with for, that he cannot be affected either in his property, his liberty, or his person, but by the unanimous consent of twelve of his neighbours and equals. A constitution, that I may venture to affirm has, under providence, secured the just liberties of this nation for a long succession of ages. And therefore a celebrated French writer⁹, who concludes, that because Rome, Sparta, and Carthage have lost their liberties, therefore those of England in time must perish, should have recollected that Rome, Sparta, and Carthage, were strangers to the trial by jury.” (Sir William Blackstone)

TO OUR PARLIAMENTS:

The AUSTRALIAN COMMON LAW PARTY will ensure that COMMON LAW is enforced throughout the Commonwealth and do exactly what its name implies ... be a political movement/force to drive home our Rights to Life, Liberty and the Pursuit of Happiness.

The way things stand, an errant Australian Judiciary are well encamped in our Courts exercising tyrannical control in a way that makes the Star Chamber Courts of old look like a pack of amateurs. Their role in the Banksters' "Drive for World Control" (as Jeremy Lee once said it, those years ago) is a Conspiracy of diabolical proportions.

Therefore, we have to augment our Challenging the Jurisdiction of the Courts by going for that Second Box in the Defence of Liberty, i.e.: the Ballot Box.

The AUSTRALIAN COMMON LAW PARTY ... by its very name ... will make it clear to all and sundry that we will not surrender our Free Man status in any way, shape or form.

We will adhere to our ancient CHARTER OF LIBERTIES, the MAGNA CARTA, which declares that ***“No free man shall be taken indeed imprisoned, or outlawed or exiled, nor dispossessed, nor destroyed in any manner, nor will we pass over him nor send over him, unless by the***

lawful judgment of his equals indeed the law of the land. To no one will we sell, to no one will we deny or delay Right or Justice."

We will honour the sacrifices of our forefathers and protect the future of our children.

Slavery is not for us.

Common Law is the Law of the People, by the People and for the People... because "common" means "of the People, by the People and for the People.

Statute Laws are only Acts of Parliament and "***Common law doth control Acts of Parliament and adjudges them when against common right to be void***" (Lord Edward Coke) because Common Law is made by the unanimous judgments of People who are empanelled as Jurors.... hence "Juries nullify bad laws", etc.

Imperial acts are Empire Acts .. which is a throwback to the days of the British Empire hence the "Imperial Acts Application Act" that lists the Acts from the Parliament of the United Kingdom which came into force in Australia on 25 July 1828 and are now listed as our "Constitutional Enactments" because of the Referendum of 1898 to adopt the Bill for an Act to Constitute the Commonwealth of Australia, which went off to the Parliament of the United Kingdom of Great Britain and Ireland and got Royal Assent from Queen Victoria on 9 July 1900 ... these Constitutional Laws include Magna Carta, Petition of Right, Habeas Corpus and Bill of Rights.... and, therefore, can only be altered by Referendum.

In a Democracy, the People have Sovereignty .. and that means that Laws made by the People empanelled as Jurors, ie: Common Law, overrules Statute Law - which is made by the representatives/servants/inferiors of the People.

When lawyers say, "Statute Law overrules Common Law", they are lying and that statement is Treason.

Let's face reality... ordinary People have a very short Concentration Span. To win the ordinary voting People, you have to present a short Policy .. and it has to be instantly taken in by them. In fact, it's all in the name. There's a saying in journalism that goes, "If you can't grab them straight off, you've lost them."

What do People understand?

Gavin Cruickshank hit the nail on the head ... and the nail was sitting right up in front of us.

People want their Law... their Common Law.

When "Common Law" is mentioned, People will say, "That sounds like my sort of thing. If these bods want Common Law, then so do I."

Again, it's all in the name.

TO OUR UNIVERSITIES:

It is my duty to inform you that the Australian Universities are teaching what is tantamount to Treason, because they are teaching untruths intent on destroying Justice, Freedom and Democracy.

The Law Schools are indoctrinating students with concepts designed to usurp the Sovereignty of the Australian People by subverting and extirpating our Laws and our Liberties.

Firstly, they are teaching that Common Law is "Judge made Law", whereas Common Law is, literally, the Law "of the People, by the People and for the People". And, while it is fair to say that "Common Law is Case Law" - this is only true when those lawful judgments have been made by People who have been empanelled and sworn in as Jurors.

Neither Judges nor Parliaments are Law makers in Australia because Judges are merely the appointees of Her Majesty Queen Elizabeth the Second of the United Kingdom of Great Britain and Ireland, who is the Crown specified in the Act to Constitute the Commonwealth of Australia (63 & 64 Victoria, Chapter 12) [9th July 1900], and who is actually the Legislature for the enactment of Statute Law, ie: Acts of Parliament. The Crown's representatives reside in their respective Government Houses where Royal Assent is granted.

This is how Statute Law ought to be made in Australia. However, from the time Australia ceased to be a Dominion of the Crown of the United Kingdom of Great Britain and Ireland in 1919 with the signing of the Peace Treaty of Versailles as an independent and self-governing nation,

at the direction of His Majesty King George the Fifth, the Crown of the United Kingdom of Great Britain and Ireland could no longer exercise the executive power of the Commonwealth of Australia as per section 61 of the Constitution of the Commonwealth within the Act to Constitute the Commonwealth of Australia (63 & 64 Victoria, Chapter 12) [9th July 1900], In 1919, Australian became a Member of the League of Nations and the then-prime minister, "Billy" Hughes, is recorded in the Hansard of the Parliament of the Commonwealth of Australia proclaiming Australia's Independence. Therefore, all Acts of Parliament, both Federal and State, have never been properly enacted.

Sovereignty in Australia, ie: "the ultimate authority to make and impose laws", always has been and always will be with the People. The People create the Common Law which is the Law of the Land and always "Common law doth control Acts of Parliament and adjudges them when against common right to be void" (Edward Coke).

The Law Schools do not teach these truths. Instead, they teach that these improper Acts of Parliament, undermining and eliminating the Right to Trial by Jury, empower Judges (whose appointments, themselves, are fraudulent due to the fact that no Orders exist in the Privy Council for the appointments of Australian Governors-General nor Governors) to have jurisdiction over the People of Australia.

This is intolerable.

It is especially intolerable because of the denial of the Right to Trial by Jury in Australian Courts destroys the very Rule of Law that ought to ensure Justice, Freedom and Equality.

The first time I realized the seriousness of Judicial Corruption was in 1996 when I brought the simplest of cases to the NSW Supreme Court. I asked for the severance of a bad part of a contract so that the contract could be kept valid. The bad part was the variable interest component. Under Common Law, there are 8 essential elements for the creation of a contract, ie: (1) offer; (2) acceptance; (3) sufficient consideration; (4) capacity to contract; (5) intention to enter legal relations; (6) legality of purpose; (7) genuine consent; and (8) certainty of terms. Variable interest rates render a contract void for uncertainty.

I went to the NSW Supreme Court expecting Truth to prevail but this was not to be. I have recorded many of the Court Transcripts and Judgments of my cases in various Courts on my website of

<http://www.rightsandwrong.com.au> and my garage is stacked high with boxes containing the paperwork.

On that website, you will find a small book I wrote called, "BANKS and JUDGES", which goes into my early experiences with the Australian Judiciary. Since that time, I have used the website as a means of telling the story. It is the story of trying to find Justice, but only finding Corruption and Treason. Attached to this email is a leaflet called, "AUSTRALIAN JUDGES ARE FRAUDS, LIARS, CRIMINALS, TRAITORS & FOOLS", which briefly outlines the situation. It is a situation which the University of Sydney cannot ignore. It is a situation resulting from the wayward teachings of the Sydney Law School.

Of course, all Law Schools throughout Australia are equally responsible and culpable but Sydney University is my "Alma Mater", and there I now return to root out this diabolic problem. I graduated in the Great Hall on Australia Day, 26th of January 1967, and the life I have built from that time has given me great benefits that are too numerous to list. But that livelihood, along with my inalienable rights, has been destroyed by the teachings and concealments of the Sydney Law School.

The Universities of Australia have a Duty of Care to act decisively to redress the wrongs committed on their own campuses.

Because of the catastrophic situation that is the present teaching of Law, it is imperative that Truth, Justice, Freedom and Democracy be resurrected and that means a total overhaul in the Law School/s.

I suggest that I be allowed the opportunity to talk in one of the Law School's lecture theatres at a lunchtime in the very near future, so that students and staff can be introduced to the subject and there can be questions asked by them of me. I will be very glad to explain this "just cause" and give you any background on me that you wish to know.

THE COMMON LAW PARTY'S AIMS & OBJECTIVES:

1 To ensure that the Commonwealth of Australia remains a Common Law Jurisdiction with Sovereignty belonging to the Australian People who will always be able to exercise their inalienable Right to Trial by Jury in Australian Courts for the administration of Justice, the advancement of Truth, the effective implementation of Democracy and the preservation of Liberty.

2 To seek the teaching of the fundamental principles of Common Law throughout the schools and universities of Australia that Common Law is indeed the Law of the People, by the People and for the People.

3 To ensure that Grand Juries operate for the investigation of serious offences and of the maladministration of government and the finding of true Bills of Indictment to go to Petit Juries who will judge the facts and the laws presented to them in those particular actions and that Grand and Petiti Juries be unimpeded in their inquisitorial role and the full execution of their authority to question and call for witnesses and to determine the admissibility of evidence.

4 To endorse and support candidates for election to all levels of government in Australia in order to achieve the above Aims and Objectives.

IN CONCLUSION:

Send in your COMMON-LAWMAN !

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