

THE MISSION:

To Restore God to His Rightful Place in Australia's Courts.

"All law hangs on loving God and loving one's neighbour as oneself" (Matthew 22: 40)

A court is a place where justice ought to be administered.

"And I saw something else under the sun: In the place of judgment--wickedness was there, in the place of justice--wickedness was there." (Ecclesiastes 3: 16).

God is being removed from Australia courts..... and instead of the People "relying on the blessing of Almighty God", as the Preamble to the Australia Constitution begins, the "God of justice" (Isaiah 30: 18) is being denied to us all.

Instead of the prayer of "So help me God" resounding in our courts from the mouths of juries, to call upon His help for the administration of justice, men and women, called to perform their duty, are deliberately kept ignorant of the law and the fact of that ecclesiastical imperative.

"Ecclesia" is the Greek word for "gathering, assembly, church". Matthew 18: 17 confirms the importance of an ecclesia for "reproving another who sins", when an issue cannot be resolved one-to-one, by saying "tell it to the church"..... and "Truly I tell you, whatever you bind on earth will be bound in heaven, and whatever you loose on earth will be loosed in heaven. Again, truly I tell you, if two of you agree on earth about anything you ask, it will be done for you by my Father in heaven. For where two or three are gathered in my name, I am there among them" (Matthew 18: 18 - 20).

SO HELP ME GOD:

Each juror must swear an oath with the prayer of "So help me God" for each juror to swear the oath is to bind his or her conscience to the task at hand.

Trial by jury is a gathering. A jury is an ecclesia.... it is a churchbecause twelve is a traditionally sacred number. In the same way that the twelve disciples looked to Christ Jesus for instruction and guidance, so too must twelve jurors call upon God.

However, trial by jury, along with "the Protestant religion and the laws and liberties of this kingdom" are being "subverted and extirpate by divers evil counselors, judges and ministers" (Bill of Rights 1689).

Instead of "Magna carta is now seen as a mandate for trial by jury, justice for all, accountable government and no arbitrary imprisonment" (Magna Carta Monument, Canberra), justice (ie: "the protection of rights and the punishment of wrongs") has been extinguished and unlawful secular maladministration has taken over by way of Acts of Parliament, eg: the Uniform Civil Procedure Act, the Family Court Act, etc., which de-humanize us and deprive us of "law and justice with mercy" (the Coronation Oath 1953).

TRIAL BY JURY IS LITERALLY THE LAW:

In the Hollywood movie, "The Verdict", actor Paul Newman addressed the jury and said, "You are the law."

Trial by jury is trial by law - literally - because the word, "jury", is from the Latin word "iuris" meaning "right, law, oath". Each juror is "sui juris" - meaning "I am my own master. I am a sovereign human being created by God". "Sovereignty" means "the ultimate authority to make and impose laws"... and trial by jury is how We the People exercise our sovereignty.

Australian judges usurp the sovereignty of the People by disregarding the People's inalienable Right to Trial by Jury ... and that is Treason.

"The germ of destruction of our nation is in the power of the judiciary, an irresponsible body - working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless

step like a thief over the field of jurisdiction, until all shall render powerless the checks of one branch over the other and will become as venal and oppressive as the government from which we separated.” (Thomas Jefferson).

Australians are unaware that "God and My Right" is the foundation of our Judicature, ie: our system for the administration of justice. "God and My Right" is being dismantled from our Courts. Jury boxes are not incorporated in the construction of courtrooms. Australian courts have become nothing more than corporate entities to transact commerce devoid of justice and mercy.

Australians are kept ignorant that "Courts shall have cognizance of all Pleas civil criminal or mixed and the jurisdiction of the said Courts in all such cases is thereby settled and ascertained and it is thereby enacted that the said Courts shall be Courts of Ecclesiastical Jurisdiction and shall have full power and authority to administer and execute within New South Wales and Van Diemen's Land and the Dependencies thereof such Ecclesiastical Jurisdiction and Authority as shall be committed to the SAID Supreme Courts by our Charters or Letters Patent NOW WE DO hereby for us our heirs and successors grant ordain establish and appoint that the said Supreme Court of New South Wales shall be a Court of Ecclesiastical Jurisdiction" (Charter of Justice 1814).

A jury are to “execute law and justice with mercy in all (their) judgments” (Coronation Oath 1953). A jury is to judge who is in the right and who is in the wrong. A jury must congratulate (together salute) or convict (together defeat). No one can judge anyone else (Matthew 7: 1) which is why God must be called upon to guide every juror's conscience in delivering their verdict (saying truthfully) to fairly award a benefit to one party in the dispute for doing right or suffering an injustice and/or a punishment to the other party for doing wrong (the word "guilty" means to have done wrong).

“Divide and conquer” was Julius Caesar’s battle strategy. Banks and lawyers operate the same plan. They artificially divide the law into “criminal” and “civil” and “family”, etc.. “Permit me to issue and control the money of a nation and I care not who makes the laws” (Mayer Amsched Rothchild, a prominent European banker in the eighteenth century)... “The one who has the gold, makes the rules”.

“Woe to you lawyers! For you have taken away the key of knowledge. You did not enter in yourselves, and those who were entering in you hindered” (Luke 11: 52).

Australia ought to be what Australia was founded to be, and what those who have gone before us fought for and sacrificed so much for - a country where People can live in freedom and in peace and harmony - a country holding to the Christian values of English Common Law. Lest we forget!

LEVELS OF JURISDICTION ARE LEVELS OF SOVEREIGNTY:

There are three levels of jurisdiction and sovereignty, ie: (1) Theocracy - God rules; (2) Democracy - people rule; and (3) Bureaucracy - offices rule. God created people - therefore, God is sovereign over us. People create offices, eg: parliaments, judiciaries, police, armies, etc. - therefore, people are sovereign over such entities, persons and any rules and regulations pertaining thereto.

God created Man and Man created Offices. God is sovereign over the world, the universe and all He has created.

JURIES NULLIFY BAD LAWS:

Juries nullify bad laws. Edward Coke, an 18th century jurist, said, "Common law doth control Acts of Parliament and adjudges them when against common right to be void". There are many Acts of Parliament which are bad, eg: Acts of Parliament that allow banks a license to steal; that disregard the love within families; that take away property rights; that deny redress of wrongs; etc. All impositions require jury, ie: lawful judgments.

We the People are Freeman- and Freewomen-on-the-Land. We do not stand under any authority except

that of God and we are only subject to the lawful judgment of our equals, through trials by juries.

".. it is not only the right and duty of juries to judge what are the facts, what is the law, and what was the moral intent of the accused; **but that it is also their right, and their primary and paramount duty**, to judge of the justice of the law, and to hold all laws invalid, that are, in their opinion, unjust or oppressive, and all persons guiltless in violating, or resisting the execution of, such laws." (Lysander Spooner)

For a witness to swear an oath is to commit them to tell the truth, the whole truth and nothing but the truth.

All who swear an oath do so under penalty for perjury ("per" meaning "false, away entirely" and "jury" meaning "oath" ... ie: detrimental to law) should they offend.

TRUTH and JUSTICE and FREEDOM and DEMOCRACY:

"Truth is the mother of justice" - a legal maxim.

What is truth? "Jesus answered, "I am the way and the truth and the life. No one comes to the Father except through me." (John 16: 6)

What is justice? "For the Lord loves justice; he will not forsake his faithful ones. The righteous shall be kept safe for ever, but the children of the wicked shall be cut off." (Psalm 37: 28)... and " The evil do not understand justice, but those who seek the Lord understand it completely" (Proverbs 28:5)

What is freedom? "But the one who looks into the perfect law, the law of liberty, and perseveres, being no hearer who forgets but a doer who acts, he will be blessed in his doing." (James 1: 25) and "that because of false brethren unawares brought in, who came in privily to spy out our liberty which we have in Christ Jesus, that they might bring us into bondage." (Galatians 2: 4)

What is democracy? Democracy is the Rule of Common Law, ie: the Law of the People, by the People, and for the People, that is created by the unanimous Judgments of congregations of twelve Freemen as Jurors who ask "So help me God" for them to administer justice.

Isaiah 61:8 "For I the Lord love justice, I hate robbery and wrongdoing; I will faithfully give them their recompense, and I will make an everlasting covenant with them."

"People are destroyed for the lack of knowledge" (Hosea 4: 6)

"If the People do not know how to govern themselves, then educate them." (Thomas Jefferson).

"NO Freeman shall be taken indeed imprisoned, or exiled or outlawed, nor dispossessed of his Freehold, or Liberties, or free Customs, or any other wise destroyed; 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 sell, to no one will deny or delay Right or Justice." (Magna Carta 1215)

However, Australian judges insist "Parliament has sovereignty to determine that certain matters will or will not be tried by jury." (Christopher John Armitage, District Court) and "Your consent is immaterial" (Michael Adams, Supreme Court). This is "the argument of tyrants and the creed of slaves" (William Pitt). This is treason against the People.

Indeed, judges must never be given nor allowed to assume absolute power whereby they can conceal their own incompetence, corruption and treachery.

In Australia, when juries are empanelled, they are not juries, at all. A legal maxim says "One who does not understand is not present" - and people who act as jurors, today, do not understand their rights, their responsibilities nor their duty.... therefore they are "not present". Also, beware of judges corrupting juries to pervert the course of justice by taking advantage of present-day juries' ignorance and incompetence. The evil judges described in the Bill of Rights 1689 are very much subverting and extirpating our laws and liberties as they did then.

COURTS ARE GOVERNMENT:

"The purpose of a court in a civilized society is the vindication of men's rights and the enforcement of just

causes." (Thomas Denning)

Acts of Parliaments which are "ultra vires" (beyond the power of the Parliament to make such laws) have resulted in ordinary People being defrauded by unlawful loan contracts and unlawful loss of their homes and livelihoods. From the Family Court, alone, there are some 5 to 7 suicides per week of non-custodial fathers.

Consent to jurisdiction: So important is it that no one man shall judge anyone else ("Judge not, that you be not judged" - Matthew 7: 1) that it is law that, in any action, the court must obtain the clear and unequivocal consent of both parties to be without a jury - otherwise, the court has no jurisdiction to proceed summarily, ie: without a jury, and should the court disregard these legal rights or legal procedures then any awards, doings and proceedings are not to be drawn into consequence or example, ie: they are illegal and void (Confirmation of Charters 1297, Petition of Right 1627), and the offending judge or magistrate is liable to severe penalties (Habeas Corpus 1641 – An Act to Abolish the Star Chamber).

Australia is founded on Christianity, as is the United State of America where the author of the Declaration of Independence and 3rd President wrote "The germ of destruction of our nation is in the power of the judiciary, an irresponsible body - working by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief over the field of jurisdiction, until all shall render powerless the checks of one branch over the other and will become as venal and oppressive as the government from which we separated."

Quick and Garran, in their book "The Annotated Constitution of the Commonwealth of Australia", said "The trial of civil issues by juries is such an ancient and established institution of English law, that it may well be deemed not only incidental, but even necessary, to the due administration of justice according to English ideas."

Sir William Blackstone (1723 – 1780) wrote "trial by jury is also known as trial per pais (trial by the country)" and "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 writer, 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."

It must be know throughout the Commonwealth of Australia that any attempt to diminish or take away the right to trial by jury is an act of treason that is punishable by "Imprisonment for life" (section 24AA Crimes Act 1914).

IN CONCLUSION:

"For the peace, order and good government of the Commonwealth of Australia" (the Australian Constitution), juries of ordinary men and women must ask "So help me God"

- Written by John Wilson, <http://www.rightsandwrong.com.au>