

AUSTRALIAN JUDGES ARE FRAUDS, LIARS, CRIMINALS, TRAITORS & FOOLS

FRAUDS: Federal Judges must be appointed by the Governor-General and State Judges by the State Governors who must have been appointed by Her Majesty Queen Elizabeth the Second. However, Privy Council and the Foreign & Commonwealth Office in London confirm that the Queen does not and can not appoint the Governor-General nor the Governors because she is the Head of State of the United Kingdom and has no executive powers exercisable in the Commonwealth of Australia. Therefore, any appointments made by these false representatives of the Queen are also fraudulent and those “Judges” have no authority or jurisdiction, whatsoever.

LIARS: Common Law demands that an essential element in the creation of a contract is “*certainty of terms*”. Variable interest rates render a contract void for uncertainty because “variable” means “uncertain” and “certain” means “not variable” (Oxford English Dictionary). However, Australian Judges say and maintain that variable interest rates are indeed certain. That is a lie with which they conceal the illegality of variable interest rate loan contracts.

CRIMINALS: Australian Judges conceal 2 major counts of fraud committed by Banks. The first is the fraud of variable interest rate loan contracts (above) and the second is the fact that Banks create money for themselves “*out of thin air*” and inject it into the economy as loans, which they recoup with interest. These fraudulent practices by the Banks amount to hundreds of billions of dollars and have resulted in the illegal dispossession of homes and businesses as well as bankruptcy, family breakdown, suicide and hardship to many ordinary Australians. Australian Judges aid and abet in this atrocity.

TRAITORS: Australian Judges swear to well and truly serve Her Majesty Queen Elizabeth the Second and to do right to all manner of people without fear or favour, affection or ill-will. In the Queen’s Coronation Oath, she promised to execute Law and Justice with Mercy in all her Judgments. Apart from the Queen being the Head of State of a foreign power, Australian Judges betray that allegiance and betray the Australian People through their Corruption and the denial of Justice.

FOOLS: Listed in Australia’s Constitutional Enactments are *Magna Carta 1297*, *Petition of Right 1627*, *Habeas Corpus 1640* and *Bill of Rights 1688* which guarantee the Right to Trial by Jury – the denial of which is punishable by 5 years imprisonment (*Imperial Acts Application Act 1969, section 43*). *Bill of Rights 1688* actually says that “counsellors, judges and ministers” who “subvert and extirpation the laws and liberties of the kingdom” are “evil”. All evil-doers are fools.

- Written by John Wilson. Email address: jhwilson@rightsandwrong.com.au