

The purpose of this submission is to purely curb more harm to the people of Australia through criminal and unlawful governments encroachment into the lives of Australians.

It is not to, in any way, to be taken as the legitimisation of the corrupted and treasonous systems of government that Australians have endured for decades.

Governments DO NOT have any mandate for harming the people. In a democracy they are elected to represent the people in the interest of the people NOT in the interest of foreign unelected bodies that self-appoint to undermine and control the sovereignty of nations globally for no other reason than their own interests.

Hiding the truth and calling the truth disinformation and misinformation is tantamount to an adult telling a child "This is our secret" while they continually sexually violate the child. Governments do NOT rule over the people, they are the employees of the people. The people rule over governments.

All information is legitimate and needs to be said. It is up to each and every being of We the People to decide for themselves what constitutes the truth for them and in their interests. Collectively, the interests of the people lies in their freedom to debate whatever information and issue they would like to debate. What is NOT in the interests of, We the People, collectively is for governments to dictate to us that immoral, unethical and downright criminal conduct such as public grooming and indoctrination of children is disinformation and misinformation - as has been happening in Australia of late.

We the People do NOT want to entrust our own freedoms with which we are free to act to any illegitimate and unlawful governments.

The harm that is spoken of in your, so called, Fact Sheet is what happened when Australians trusted, what they thought were their governments, with their wellbeing and lives. The result was the death rate in Australia went from a historic all time high of 4% to 16%. They were the lucky ones, the unlucky are the many more injured and disable for life.

The Constitution of the Commonwealth of Australia 1901 Preamble said:

"COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT - PREAMBLE

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:--“

Therefore, every part of the Commonwealth of Australia Constitution 1901 was written for governments to be ”... of the people, by the people, for the people....” (Abraham Lincoln, 1863).

Contrary to the intent of the Commonwealth of Australia Constitution of 1901 the, so called, governments we have had in Australia since 1973 have NOT been representative. In fact, no MP in parliament today has sworn a lawful oath to serve the people of Australia. Therefore, if they did not take an oath to serve the people, then, all their Acts, Legislation, Rules or, so called, Laws being legislated DO NOT represent the people NOR are they interest of the people. In turn, this means that NO AGENCY that has become part of the unrepresentative governments can make a legitimate nor justifiable claim to be legislating for the people or their interests.

This is how it was done:

<https://www.youtube.com/watch?v=l6KNwGuPT7E&t=141s>

and

<https://www.youtube.com/watch?v=l6KNwGuPT7E&t=141s>

Therefore, ACMA is an UNLAWFUL and UNCONSTITUTIONAL body. It has no authority, jurisdiction, nor mandate to determine what is truth or is not. Regardless, NO GOVERNMENT has the right to strip the people of their rights to freedoms. One of the most fundamental is the freedom to free speech.

Watch how silencing Social Media Truth Tellers by criminals in governments of the world including Australian governments was used to cause harm to the people:

<https://www.bitchute.com/video/Gy4nlHGpL0F/>

This is precisely why and how illegitimate criminals calling themselves governments in Australian (and globally) were able to use the MISINFORMATION and DISINFORMATION PROPAGANDA to suppress the truth and by labelling truth tellers all sorts of imbued derogatory labels to deter them from telling the truth. In fact, they used the MISINFORMATION and DISINFORMATION LABEL to prevent them from speaking the truth by making CRIMINAL agreements with criminally convicted corporations and with Social Media corporations to personally profit from the death of millions of Australians with the MISINFORMATION and DISINFORMATION LABEL as their instrument of achieving their criminal goals of laundering public money to funnel it into their own pockets and the pockets of the proprietors and shareholders of corporations selling products from whom those very same criminal governments were receiving direct donations. All these actions and the very act of labelling the truth as MISINFORMATION and DISINFORMA-

TION are in themselves criminal offences. Thus, any legislation, particularly, ungazetted and unascertained legislation which is against the interest of the people and which suppresses the freedoms of the people is not mandated nor representative.

It is such abuse during the criminally planned and executed, so called, COVID pandemic that these criminals were able to impose unlawful incarceration and forceful injections on the free people of Australia of harmful substances. Neither denying, hiding, obfuscating, dismissing the REAL FACTS, nor preventing the prosecutions of perpetrators of such crimes will ever justify nor make such criminal actions truthful or factual.

Silencing the People is NOT Democracy, it is Communism. Those in parliament who seek to take the basic unalienable freedoms of Australians away from them cannot be doing it in the public interest. Criminals never silence their victims in the victims' interests. In fact, that silencing is also unlawful. Those few who are selected to be in government through the support of international bodies that have been funded by philanthropists whose only interest is the accumulation of more billions (GREED) is never in the interest of the people, cannot dictate to the entirety of the Australian People what they can and cannot say. In fact, that is one of the principles of the UNHCR 1951 Convention and Protocol Relating to the Status of a Refugee states that prosecution for expressing a political opinion constitutes a reason (amongst others) for defining a refugee seeking assylum.

<https://www.unhcr.org/media/convention-and-protocol-relating-status-refugees>

Please see attached references to support my arguments.

Extracts from the Crimes Act 1914-1960 of the Commonwealth of Australia:-

Treason.

24.—(1.) A person who—

- (a) kills the Sovereign, does the Sovereign any bodily harm tending to the death or destruction of the Sovereign or maims, wounds, imprisons or restrains the Sovereign;
 - (b) kills the eldest son and heir apparent, or the Queen Consort, of the Sovereign;
 - (c) levies war, or does any act preparatory to levying war, against the Commonwealth;
 - (d) assists by any means whatever, with intent to assist, an enemy—
 - (i) at war with the Commonwealth, whether or not the existence of a state of war has been declared; and
 - (ii) specified by proclamation made for the purpose of this paragraph to be an enemy at war with the Commonwealth;
 - (e) instigates a foreigner to make an armed invasion of the Commonwealth or any Territory not forming part of the Commonwealth; or
 - (f) forms an intention to do any act referred to in a preceding paragraph of this sub-section and manifests that intention by an overt act,
- shall be guilty of an indictable offence, called treason, and liable to the punishment of death.”

24.—(2.) A person who—

- (a) receives or assists another person who is, to his knowledge, guilty of treason in order to enable him to escape punishment; or
 - (b) knowing that a person intends to commit treason, does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence,
- shall be guilty of an indictable offence.

Penalty: Imprisonment for life.

24.—(3.) On the trial of a person charged with treason on the ground that he formed an intention to do an act referred to in paragraph (a), (b), (c), (d) or (e) of sub-section (1.) of this section and manifested that intention by an overt act, evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment.

24.—(4.) A sentence of death passed by a court in pursuance of this section shall be carried into execution in accordance with the law of the State or Territory in which the offender is convicted or, if the law of that State or Territory does not provide for the execution of sentences of death, in accordance with the directions of the Governor-General.

Treachery.

24AA.—(1.) A person shall not—

- (a) do any act or thing with intent—
 - (i) to overthrow the Constitution of the Commonwealth by **revolution** or **sabotage**;
 - (ii) to overthrow by force or violence the established government of the Commonwealth, of a State or of a proclaimed country; or
- (b) within the Commonwealth or a Territory not forming part of the Commonwealth—
 - (i) levy war, or do any act preparatory to levying war, against a proclaimed country;
 - (ii) assist by any means whatever, with intent to assist, a proclaimed enemy of a proclaimed country; or
 - (iii) instigate a person to make an armed invasion of a proclaimed country.

24AA.—(2.) Where a part of the Defence Force is on, or is proceeding to, service outside the Commonwealth and the Territories not forming part of the Commonwealth, a person shall not assist by any means whatever, with intent to assist, any persons—

- (a) against whom that part of the Defence Force, or a force that includes that part of the Defence Force, is or is likely to be opposed; and
- (b) who are specified, or included in a class of persons specified, by proclamation to be persons in respect of whom, or a class of persons in respect of which, this sub-section applies.

24AA.—(3.) A person who contravenes a provision of this section shall be guilty of an indictable offence, called **treachery**.
Penalty: Imprisonment for life.

(4.) In this section—

'proclaimed country' means a country specified by proclamation made for the purpose of this definition to be a proclaimed country, and includes any colony, overseas territory or protectorate of that country, or any territory for the international relations of which that country is responsible, which is a colony, overseas territory, protectorate or territory to which the proclamation is expressed to extend;

'proclaimed enemy', in relation to a proclaimed country, means an enemy—

- (a) of and at war with a proclaimed country, whether or not the existence of a state of war has been declared; and
- (b) specified by proclamation made for the purpose of this definition to be an enemy of and at war with that country.

(5.) A proclamation shall not be made for the purpose of the definition of 'proclaimed country', or for the purpose of the definition of 'proclaimed enemy', in the last preceding sub-section except in pursuance of a resolution of each House of the Parliament passed within the preceding period of twenty-one days.

Sabotage.

24AB.—(1.) In this section—**Sabotage.**

'act of sabotage' means the destruction, damage or impairment, for a purpose intended to be prejudicial to the safety or defence of the Commonwealth, of any article—

- (a) that is used, or intended to be used, by the Defence Force or a part of the Defence Force or is used, or intended to be used in the Commonwealth or a Territory not forming part of the Commonwealth, by the armed forces of a country that is a proclaimed country for the purposes of the last preceding section;
- (b) that is used, or intended to be used, in or in connexion with the manufacture, investigation or testing of weapons or apparatus of war;
- (c) that is used, or intended to be used, for any purpose that relates directly to the defence of the Commonwealth; or
- (d) that is in or forms part of a place that is a prohibited place within the meaning of section eighty of this Act;

'article' includes any thing, substance or material.

(2.) A person who—

- (a) carries out an **act of sabotage**; or
 - (b) has in his possession any article that is capable of use, and which he intends for use, in carrying out an **act of sabotage**,
- shall be guilty of an indictable offence.

Penalty: Imprisonment for fifteen years.

Oxford Dictionary:-

treason *n.* the crime of betraying one's country, especially by attempting to kill or overthrow the sovereign or government

sabotage *v.* deliberately destroy or obstruct, especially for **political** or military **advantage**

indictable *adj.* (of an offence) rendering a person who commits it liable to be charged with a serious crime that warrants a trial by jury

"Ignorance of the law is NO excuse", particularly with respect to any person—

who assists in making laws, e.g. Governor-Generals, Governors of a State, and Members of Political Parties, each under their own Party's Constitution and policies;

who acts judicially, e.g. justices, judges, magistrates, justices of the peace, police;

who is in other positions of authority and control over other persons;

who is in other positions of trust and influence over other persons, including church leaders.

Our Constitution, a LIVING DOCUMENT and the Key to Regaining our Sovereignty!

In 1959 our Constitution was subverted, substituted in an act of Treason. Political parties funded by a global criminal cartel and led by their controlled entity the United Nations, falsely declared authority over the Governor General and Commander-in-Chief thereby removing all Crown authority from all Commonwealth Acts.

They proceeded to create by deceit, a parallel nation, an illusion upon which they then built their own fake Commonwealth of Australia. They replaced Common Law with corporate Maritime Law then used this framework to control all monies, taxes, police, military and judiciary, stealing people's rights and enforcing their will using their own corporate police and judicial systems.

In 1965, just six years later, all States and Governors joined their illusionary Commonwealth and created a counterfeit currency, the Australian Dollar, issued and managed by yet another illusion, the Rothschild's owned Reserve Bank of Australia.

In 1972 the public faces of the Cartel in another act of deception, gained huge popularity by announcing an end to the Vietnam War, the same war they created in 1962, which saw the Labor Party winning the [s]election by a landslide.

Gough Whitlam and Lance Barnard sworn in by a falsely appointed Governor General, Paul Hasluck formed a Duumvirate, a 'government' of just two people. Now controlling 27 Portfolios, they produced a counterfeit Constitution removing any reference to the Crown and Queen, registered the copyright of their document under their new Corporate, legal construct and quietly adopted it as a replacement for our formal Constitution.

The Australian people were none the wiser, were never informed and nor was the required referendum ever conducted to gain the lawful consent of the Australian people. These acts of treason, lies and subterfuge were hidden and even promoted by a complicit, corrupt and lying media.

These criminal corporate entities and everyone involved at every level have willingly continued this illusion of government ever since. They have collected unlawful taxes, enforced control of unlawful Acts and slowly over time impoverished a once prosperous, happy and growing nation. Their treachery has seen them over time slowly pass ownership and control of our country to the United Nations, more recently through the Cartel owned World Economic Forum.

What they chose to ignore and hoped we'd never find out, is that our lawful Constitution remains current and Common Law remains our rightful basis of Justice. Everything we've been conditioned to accept and the rules we've lived by are an ILLUSION, fake, a cruel joke.

It's now time to reclaim our country, our freedoms and our rightful system of Common Law Justice by loudly proclaiming the existence of our Constitution as a Living Document and declaring it the rule of law!

It's up to each one of us to ENFORCE IT! Read it...Embrace it...Apply it to every aspect of your life...Quote it to ANYONE or ANY corporate entity posing as government or its agent. They have NO authority and NO Jurisdiction. Constantly challenge ANYONE who attempts to speak or act outside of it.

Our Constitution IS THE LAW! Everything else is FRAUD.

By Steve Jeffery with Dick Yardley's guidance and research material

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