Attachments:

20230726-Mr G. H. Schorel-Hlavka O.W.B. to Department of Infrastructure-SUBMISSION Re MISINFORMATION BILL, etc.pdf;

Information Integrity Committee	(Australian/	date) 26-7-2023
information.integrity@infrastructure.gov.au		
		NOT RESTRICTED FOR PUBLICATION

RE: 20230726-Mr G. H. Schorel-Hlavka O.W.B. to Department of Infrastructure-SUBMISSION Re MISINFORMATION BILL, etc

Sir/Madam,

Let us never accept some public servant or some Big Tech company to deny us our constitutional "political liberty"/"religious liberty" to suit the Governments WOKE agenda, etc, to pursue the DEPOPULATION of Australians!

https://www.scribd.com/document/661266427/20230726-Mr-G-H-Schorel-Hlavka-O-W-B-to-Department-of-Infrastructure-SUBMISSION-Re-MISINFORMATION-BILL-Etc

see attachment 20230726-Mr G. H. Schorel-Hlavka O.W.B. to Department of Infrastructure-<u>SUBMISSION</u> Re MISINFORMATION BILL, etc

Constitutionalist & Consultant

MAY JUSTICE ALWAYS PREVAIL® Mr. G. H. Schorel-Hlavka O.W.B., GUARDIAN (OFFICE-OF-THE-GUARDIAN)

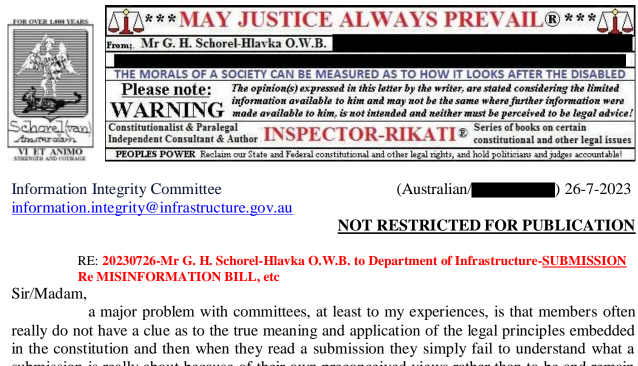
Ph (International)

Email;

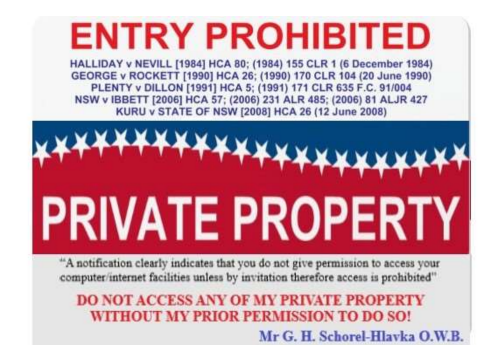
The content of this email and any attachments are provided WITHOUT PREJUDICE, unless specifically otherwise stated.

If you find any typing/grammatical errors then I know you read it, all you now need to do is to consider the content appropriately!

A FOOL IS A PERSON WHO DOESN'T ASK THE QUESTION BECAUSE OF BEING CONCERNED TO BE LABELLED A FOOL.



- submission is really about because of their own preconceived views rather than to be and remain openminded. For this this submission will include test for each committee member to (silently perform) see if the committee member is having some basic understanding about what the constitution melly stands for
- 16 constitution really stands for.
- 17 Firstly however, I will make it absolutely clear that no one has the legal rights to interfere with
- 18 my publications/posts unless a court of competent jurisdiction issue an order to authorise this!
- 19



20 21

This applies to any computer, website, etc, in relation to my person and relevant rights! Hereby you (so AMCA and the AFP), have been provide with a notice that regardless of the purported provisions of the 'digital misinformation' bill'/'digital misinformation' act' that

any entry upon my computer and/or other personal holding, being it internet accounts,
 bankholdings, etc, all are deemed unconstitutional/unlawful unless I have provided prior specific
 consent (not implied consent) will be deemed a violation of my constitutional, legal, human,

 26-7-2023
 Page 1
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 natural and common law rights. As I have set out previously to you (see also my extensive 2 complaint to the AFP since 6 August 2021, there is a separation of powers which means that the 3 Parliament/Government of the Day cannot give itself authorisation without any specific court 4 order of a Court of competent jurisdiction and the court for this first must hear 'both sides'. 5 Any purported legislation that pretend to authorise the AFP or whomever to without court order 6 interfere with any Australian their private rights is **NULL AND VOID**. 7 8 Let there be no mistake, when it comes to land property a police ordinary may enter and via the 9 shortest route to deliver a legal document, however, if a signage at the gate/entrance prohibit entry then no such entry can be legally justified without a court order of a competent court of 10 11 jurisdiction. When it comes to accessing any person's computer(s), private internet facilties 12 prohibition applies also. 13 14 Now let do the test, and it must be understood that you are doing the test in silence, not to make 15 known to anyone before seeing the correct answers (shown below)! 16 17 Within the provisions of Section 41 of the Commonwealth of Australia Constitution Act 1900 (UK) any person who is an "adult" (as determined from time to time by Commonwealth 18 19 legislation as to the age applicable) who has franchise: 20 21 A. is lawfully required to vote in federal elections 22 or 23 B. is entitled to vote but doesn't have to. 24 25 Within the provisions of the Commonwealth of Australia Constitution Act 1900 (UK) a person 26 natural born within a State/Territory of the Commonwealth of Australia: 27 28 A. obtains a nationality as an "Australian citizenship" 29 or 30 B. obtains a nationality of being a "Subject of the British Crown". 31 32 It is important you do keep the answers to yourself and below I will give the correct answers. 33 34 I January 2021 discovered that Twitter had suspended my right to post any tweets. I filed an 35 appeal but nothing came from this, as they didn't respond. After Mr Elon Musk purchased 36 Twitter I then forwarded a tweet to him and shortly thereafter I was infored that my Twitter 37 suspension had been in error, and was reinstatated. I was for about 18 months denied to use 38 Twitter and I was obviously wondering why this eventuated. 39 40 I in recent days happen to watch a video of the Senate Select Committee on Foreign Interference through social media where Mr Richard Windeyer, Department of Infrastructure, transport, 41 42 regional development, communication and the arts was questioned. After this another man made 43 a statement and after that a female made a statement that ACMA (as I understood it) had been in, 44 communcation with Big Tech companies in 2020/2021 about details on platforms it objected 45 against, etc. 46 I now realise that this might have been the real reason my Twitter account was suspended for 47 about 18 months, this as I extensively published material challenging the validity of the 48 purported SARS-CoV-2 alleged virus, etc. 49 Earlier this year I was informed that Facebook removed one of my articles published and I subsequently filed an appeal with Melbourne University so called "Fact checkers" which did not 50 51 respond whatsoever, at least that I am aware of. 26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. Page 2 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

natural and common law rights, but likewise so of others. In my view RMIT or other Fact 6 7 checkers appears to have a financial incentitive from Big Tech platforms such as Google, 8 Facebook (META), etc, and as such are not at all "INDEPENDENT" as they claim. 9 RMIT actually appears to me to have an IMPLIED bias as it on its webpage shows to be a partnership with Reachout for mental health support to Aboriginal and Torress Strait Islanders 10 11 people. They also refer to "unceded lands" as such expressing a pro Aboriginal stand. 12 13 In recent years there have been all kinds of State/Territory mandates and thousands upon 14 thousands of Australians have died during this period. My position has been very clear at least 15 since I wrote on 8 April 2020 to the Victorian Ombudsman and 13 April to the Victorian Human 16 Rights Commission that all and any State/Territory mandates were and remain to be 17 unconstitutional and as such States/Territories had no legislative/executive/administrative 18 powers to apply mandates. If therefore ACMA or whomever for and on behalf of the Federal 19 Government interfered with my constitutional, legal, human, natural, common law rights to place 20 my statements on platforms and/or communicate this in other forms to others then I view this is 21 an offence and may constitutute ACMA to have collaborated in mass murder, TREASON/TERRORISM, etc. 22 23 24 Remember my test, I will now show the constitutional correct answers! 25 26 Within the provisions of Section 41 of the Commonwealth of Australia Constitution Act 1900 (UK) any person who is an "adult" (as determined from time to time by Commonwealth 27 28 legislation as to the age applicable) who has franchise: 29 30 C. is lawfully required to vote in federal elections 31 or 32 D. is entitled to vote but doesn't have to. 33 34 Within the provisions of the Commonwealth of Australia Constitution Act 1900 (UK) a person 35 natural born within a State/Territory of the Commonwealth of Australia: 36 37 C. obtains a nationality as an "Australian citizenship" 38 or 39 D. obtains a nationality of being a "Subject of the British Crown". 40 41 If you or for that anyone else dispute this then well you may desire to pursue the matter in a 42 court of competent jurisdiction, albeit keep in mind the AEC v Schorel-Hlavka 19 July 2006 43 44 litigation where I represented myself defeated the Commonwealth and all 9 Attorney-Generals. 45 "A pretend law made in excess of power is not and never has been a law at all. 46 47 **Anybody in the country is entitled to disregard it**". Chief Justice Latham 1942 48 Hansard 11-3-1891 Constitution convention Debates (Official Record of the Debates of the National Australasian 49 Convention) 50 **QUOTE** Mr. GILLIES: 51 Surely we are not to be told that, because that is in contemplation, there is at the same time some 52 secret purpose or object of depriving the people of their right on any particular occasion when 53 possibly there may be some great difference of opinion on a great public question. There have been © Mr G. H. Schorel-Hlavka O.W.B. 26-7-2023 Page 3 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 3

While RMIT claims to be "independent" Fact checkers @therealrukshan who published his own video's explained that certain Fact checker actually had their registration expired. Also that

'Facebook admits the truth: 'Fact checkers' are really just (lefty) opinion' (at 0:21.46 of the

video). Meaning that Fact checkers are interfering with not only my constitutional, legal, human,

1 2

3

no peoples in these colonies who have not enjoyed the most perfect freedom to express their opinions in public, and through their representatives in parliament, on any public question of importance. There has never been any occasion when such an opportunity has not been given to every man in this country, and so free and liberal are our laws and public institutions that it has never been suggested by any mortal upon this continent that that right should be in any way restricted. On the contrary, we all feel proud of the freedom which every one in this country enjoys. It is a freedom not surpassed in any state in the world, not even in the boasted republic of America. **END OUOTE** At the time the Framers of the Constitution drafted the Commonwealth of Australia Constitution Bill the USA constitution already had 15 Amendments and as such the Framers of the Constitution held that including those Amendments "On the contrary, we all feel proud of the freedom which every one in this country enjoys. It is a freedom not surpassed in any state in the world, not even in the boasted republic of America." and hence there USA rights as well as our embedded constitutional rights are all part of the embedded legal principles in the Commonwealth of Australia Constitution Act 1900 (UK). Hansard 19-4-1897 Constitution Convention Debates QUOTE Mr. CARRUTHERS: This is a Constitution which the unlettered people of the community ought to be able to understand. END QUOTE Hansard 21-9-1897 Constitution Convention Debates OUOTE The Right Hon. C.C. KINGSTON (South Australia)[9.21]: I trust the Drafting Committee will not fail to exercise a liberal discretion in striking out words which they do not understand, and that they will put in words which **can be understood by persons** commonly acquainted with the English language. **END QUOTE** Hansard 8-3-1898 Constitution Convention Debates QUOTE Mr. ISAACS.-We want a people's Constitution, not a lawyers' Constitution. END QUOTE Hansard 22-2-1898 Constitution Convention Debates QUOTE Mr. SYMON (South Australia).-That this is not like an Act of Parliament which we are passing. It is not in the position which Mr. Barton has described, of choosing or setting up a code of laws to interpret the common law of England. This Constitution we are framing is not yet passed. It has to be handed over not to a Convention similar to this, not to a small select body of legislators, but to the whole body of the people for their acceptance or rejection. It is the whole body of the people whose understanding you have to bring to bear upon it, and it is the whole body of the people, the more or less instructed body of the people, who have to understand clearly everything in the Constitution, which affects them for weal or woe during the whole time of the existence of this Commonwealth. We cannot have on the platform, when this Constitution is commended to the people, lawyers on both sides, drawing subtle distinctions, which may or may not be appreciated by the people. END QUOTE Hansard 22-9-1897 Constitution Convention Debates **OUOTE** The Hon. R.E. O'CONNOR (New South Wales)[3.18]: The moment the commonwealth exercises the power, the states must retire from that field of legislation. **END QUOTE** HANSARD 17-3-1898 Constitution Convention Debates QUOTE Mr. DEAKIN.-

 26-7-2023
 Page 4
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 4

12345678

9 10

11

12 13

14

15

16 17 18

19

20

21

22

23 24

25

26

27

28

29

30 31

32

33

34

35

36 37

38

39

40

41

42

43

44

45

46

47

48

49

50 51

52

53

54

55

56 57

Page 5 ithin this Bill-of po

What a charter of liberty is embraced within this Bill-of political liberty and religious 1 2 liberty-the liberty and the means to achieve all to which men in these days can reasonably 3 aspire. A charter of liberty is enshrined in this Constitution, which is also a charter of 4 peace-of peace, order, and good government for the whole of the peoples whom it will 5 embrace and unite. 6 7 8 9 **END QUOTE** And HANSARD 17-3-1898 Constitution Convention Debates QUOTE 10 Mr. SYMON (South Australia).- We who are assembled in this Convention are about to commit to the people of Australia a new charter of union and liberty; we are about to 11 commit this new Magna Charta for their acceptance and confirmation, and I can 12 13 conceive of nothing of greater magnitude in the whole history of the peoples of the 14 world than this question upon which we are about to invite the peoples of Australia to vote. The Great Charter was wrung by the barons of England from a reluctant king. This 15 16 new charter is to be given by the people of Australia to themselves. 17 END QUOTE 18 And 19 HANSARD 17-3-1898 Constitution Convention Debates 20 **QUOTE** 21 Mr. BARTON.- We can have every faith in the constitution of that tribunal. It is appointed as the arbiter of the Constitution. . It is appointed not to be above the Constitution, for 22 no citizen is above it, but under it; but it is appointed for the purpose of saving that 23 24 those who are the instruments of the Constitution-the Government and the Parliament of the day-shall not become the masters of those whom, as to the 25 26 Constitution, they are bound to serve. What I mean is this: That if you, after making 27 a Constitution of this kind, enable any Government or any Parliament to twist or infringe its provisions, then by slow degrees you may have that Constitution-if not 28 29 altered in terms-so whittled away in operation that the guarantees of freedom which 30 it gives your people will not be maintained; and so, in the highest sense, the court you 31 are creating here, which is to be the final interpreter of that Constitution, will be such a 32 tribunal as will preserve the popular liberty in all these regards, and will prevent, under any pretext of constitutional action, the Commonwealth from dominating the 33 34 states, or the states from usurping the sphere of the Commonwealth. 35 END QUOTE 36 Let it be very clear that any purported legislation by the Parliament for ACMA or anyone else 37 38 other then a court of competent jurisdiction to interfere with my or other publications is and 39 remains to be unlawful! There is absolutely nothing wrong with ACMA to pursue a law 40 enforcement agency to investigate any alleged criminal conduct but it cannot take the law into its 41 own hands. 42 43 QUOTE In R v Hall (Warwick & Asizes, 1-4-1845. Maule J.) (1845) 44 Be it so; yet you had no right to take the law into your own hands, I will tell you what you 45 ought to have done, and if you did know, I will tell you that the law conclusively presumes that you did. 46 47 END QUOTE 48 49 QUOTE 20210806-Mr G. H. Schorel-Hlavka O.W.B. to Reece Kershaw Chief Commissioner of the Australian 50 **Federal Police** 51 6-8-2021 **Reece Kershaw** 52 Chief Commissioner of the Australian Federal Police 53 54 Forwarded via email/mail 26-7-2023 Page 5 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI® series** by making a reservation, or E-mail

1 2 3 4	Cc:	Mr Scott Morrison via email <u>acv@health.gov.au</u> Advisory Committee on Vaccines, Therapeutic Goods Administration PO Box 100, WODEN ACT 2606 Attn: Pharmacovigilance and Special Access Branch, MDP 122
5 6 7		Committees@health.gov.au Committee Support Unit, Therapeutic Goods Administration PO Box 100, WODEN ACT 2606 Attn: Scheduling & Committee Support Section, MDP 122
8 9		Mr Daniel Andrews Premier <u>daniel.andrews@parliament.vic.gov.au</u>
9 10 11		Mr Martin Pakula, martin.pakula@parliament.vic.gov.au, attorney-general@justice.vic.gov.au
11 12	20210	806-Mr G. H. Schorel-Hlavka O.W.B. to Reece Kershaw Chief Commissioner of the Australian Federal Police
13		COMPLAINT
14	Sir,	
15 16 17 18	public investi	nderstand from news report that a special AFP team has been appointed regarding online ations relating to the COVID-19 issue. I view therefore that it is within the AFP igative powers to investigate all relevant issues and not just those which the Government lesire to be investigating to perhaps aids in its overthrow of the <i>Commonwealth of</i>
19 20	-	alia Constitution Act 1900 (UK) and so the provisions therein.
20 21 22		- www.9news.com.au/national/coronavirus-anti-vaxxers-targeted-special-team-detectives-fears-could-target- -hubs/fad28908-9340-4d0e-80f7-f5e21d61f0e7
23		avirus: Anti vaxxers targeted by special team of detectives amid fears they could target
24 25	-	<u>e hubs (9news.com.au)</u> ars vaccine hubs could be 'targeted' as online chatter spikes
26		OTE
27 28 29 30	•	A special team of AFP detectives has been appointed by the Federal Government to watch the online interactions of the anti-vaccination "movement". O QUOTE
31 32 33 34	succee	oncern is also that the Federal Government is aiding and abetting with the States as to ed in this to install a NEW WORLD ORDER , violating our constitutional rights, by ling funding for the unconstitutional lockdowns or any state/territory.
35 36 37 38	invalio LIBEF	purported legislation ' <u>digital misinformation' bill</u> '/' <u>digital misinformation' act</u> ' is d to purport to authorise without a court order to interfere in an Australian's POLITICAL RTY, FREEDOM OF SPEECH, etc. and only a fool would dare to attempt to violate the ion of powers! <u>Be warned!!!!!!</u>
39 40 41		The second state of the se
42 43 44 45 46 47 48 49	QUUI	We ought to leave it open to this extent, that while we agree upon essentials, and express ourselves fully and freely upon all our views, still, so far as our views are not negatived by any principle here laid down, their embodiment in any resolution may stand over for Select Committee and afterwards [start page 20] for Committee of the whole House, when they may be debated with the freest publicity and fullest freedom. I believe we shall by this process best arrive at conclusions; not that, as many of us would like. we shall be able to drive our own particular views to an issue at once, but we shall discuss all these matters, both constitutionally and otherwise, and then we may arrive at views which, though contrary to our present opinions, shall essentially represent the views of those who sent us here to deal with the
50 51 52 53		UOTE 20210806-Mr G. H. Schorel-Hlavka O.W.B. to Reece Kershaw Chief Commissioner of the
53 54	Austra	lian Federal Police
55 56	Do no	te that considering all Supplements to this orginal <u>COMPLAINT</u> it so far is:
57		21 July 202345 pages6505 pagesSupplement 101D
	26-7-20	Page 6 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1 st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0
	PLEAS	SE NOTE : You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

- 1 https://www.scribd.com/document/660349430/20230721-Mr-G-H-Schorel-Hlavka-O-W-B-to-R-Kershaw-Chief-2 Commissioner-of-AFP-Suppl-101D-DeMOCIDE-2-0 3 4 Yet not a single article, to my knowledge was interfered with by the Australian Federal Police 5 and neither was I taken to task before any court of competent jurisdiction regarding my writings 6 published on https://www.scribd.com/inspectorrikati, albeit once in 2010 a judicial officer tried 7 to take me on, when I was representing a party, but miserably failed! 8 9 It may be argued that ACMA itself is not actually deleteing or altering any publications of any 10 Australian as it are the Big Tech, Media and other entities doing so but that is as correctly pointed out having eventuated in the USA with Big Tech. Acually it is 12 currently a court order existing prohibiting the US government to engage in such conduct. After 13 all what the Federal Government or any Government cannot achieve directly it neither can do so 14 indirectly! 15 16 Again in one of his video's set out how admitted to have wrongly interfered with posts, etc. Reality is that with the Separation of Powers ACMA 17 cannot engage a third party to do something it cannot do itself. This was the very kind of 18 19 blackmail/coercion that was engaged in to pursue Australians to be jabbed with the "gene 20 therapy" bioweapon purporting to be a "vaccine" even so it has since been admitted by the 21 (USA) FDA that it is a "bioweapon" and not a vaccine. 22 23 Placing pressure upon a rthird party such as Twitter or other Big Tech so they will then so to say 24 do the dirty work to remove or interfere with publications/post not knowing what is or is legal in 25 Australia is I view a deliberate condeuct of **TREASON/TERRORISM**. 26 27 Again, Australians have been severely harmed and even died, and still are dying, and many likely because they were denied to make an "informed decision" because plain idiots like those 28 29 in ACMA, etc, were rather more concerned to pursue the unconstitutional "government policy" to inject all Australians with the **DEPOPULATION** bioweapon "gene treatment" then to be 30 concerned about the **SEVERE HARM** being inflicted upon those directly/indirectly being 31 32 harmed. Let us not ignore the children who lost their parents having been coerced into being 33 jabbed and then subsequently died, leaving the children without one or more parent(s). 34 35 And this is supposed to be the ACMA which is to be considering what is or is not harmful or 36 might cause severe harm? 37 The legal principle of the Commonwealth of Australia Constitution Act 1900 (UK) is that We, 38 39 the People, elect our representatives to act on our behalf laws and governance for "peace, order 40 and good" governance. A NEW WORLD ORDER that would defy those legal principles would be akin to **TREASON** by those who are promoting and/or aiding and abetting in this 41 42 regard to apply/install the NEW WORLD ORDER. 43 Mr Brad Hazzard (then) purported NSW Minister for Health is recorded at least on 2 videos 44 making known he is using the **NEW WORLD ORDER**. In my view, this disqualified him from being a Member of any Australian Parliament as provided for in Section 44 of the constitution to 45 which the States within Section 106 are "subject to this constitution". Likewise, any other 46 47 purported Member of any Australian Parliament who is aiding and abetting in this TREASONOUS conduct. 48 49
- 50 While @therealrukshan (**Rukshan Fernando**) video's it is claimed that Australians have no Bill 51 or Rights, Freedom of Speech, etc the truth is that they are actually embedded in the

 26-7-2023
 Page 7
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD
 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Commonwealth of Australia Constitution Act 1900 (UK). This is have extensively canvassded in my published material that can be downloaded from <u>https://www.scribd.com/inspectorrikati</u>.



Dr Monique Ryan ... @Mon4Kooyo... · 4h ···· As discussed today in Crikey, It's a real shame that there's no requirement for truth in the Yes and No pamphlets for the Voice referendum.

Still find it hard to believe that it's illegal to deceive consumers in business - but fine to deliberately deceive in politics.

A parliamentary inquiry into the 2022 federal election appears likely to recommend the government legislate truth in political advertising laws ahead of the 2025 federal election.

In its <u>interim report</u>, the electoral matters committee pointed to broad support for what Williams described as a modest change, referencing a submission from Williams himself, along with submissions from the Labor Party, Greens, and independent MPs Dr Monique Ryan and Zali Steggall, among others. The Liberal and National parties argued against the proposed reforms.

4 5

6 When the Australian Electoral Commission charged me AEC v Schorel-Hlavka with FAILING 7 **TO VOTE** in the 2001 Federal election, representing myself, I filed and served upon the 8 Commonwealth and all 9 Attorney-Generals a NOTICE OF CONSTITUTIONAL MATTER 9 in which I disputed on constitutional grounds the validity of any compulsory voting. I also on constitutional ground challenged the vality of the Commonwealth legislation as to Australian 10 Citizenship being a "nationality". On 4-12-2002 the Magistrates Court of Victoria at Heidelberg 11 ordered that this NOTICE OF CONSTITUTIONAL MATTER was to be heard and 12 determined by the High Court of Australia! However, the AEC nevertheless charged me again 13 14 with FAILING TO VOTE in the 2004 Federal election. In the end on 19 July 2006 I defeated 15 both charges without the Commonwealth and/or any of the 9 Attorney-Generals challenging any 16 of my 409 pages written submissions (ADDRESS TO THE COURT).

17

18 Now, say ACMA came across my claim that compulsory voting is unconstitutional then it may 19 claim this is misinformation/disinformation and people not voting might then end up with serious 20 harm by perhaps some one being elected that may not have been was it not for certain persons 21 not voting because of my writings. Reality is that ACMA is not the venue to make such decision 22 as it lacks the judicial powers and only can petiotion a Court of competent jurisdiction to hear 23 and determine both sides and then issue its orders. It is not for ACMA or some other 24 Government body to interfere with the separation of powers between the legislators, executives, 25 Inter-State Commission and/or judicature. I included the Section 101 Inter-State Commission this because Section 101 stipulated "There shall be" and as such mandatory. 26

27

Even if the 'Voice' was included in the Constitution (not that I seek to imply it will) then if the Fedeeral Government doesn't comply with constitutional requirement to have the Inter-State

 26-7-2023
 Page 8
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Commission, regardless of "There shall be" then why on earth would it bother about the Voice 1 2 which lacks such wording? Clearly, ACMA is not the right vehicle to determine what is or isn't 3 misinformation/disinformation, as it likely lack any ability to know what is constitutionally 4 valid. I will further below refer to the Voice issue again!

5

6 Let us consider that ACMA as @therealrukshan in his video made clear, was wrong in numerous 7 areas during 2020 regarding the alleged COVID-19 issue, then how on earth can it then 8 determine what is misinformation/disinformation merely because it may not be what the 9 Government of the Day may desire to be deemed to be its kind of truth?

10 11

12

13

14

Hansard 1-2-1898 Constitution Convention Debates

QUOTE Mr. OCONNER (New South Wales).-

Because, as has been said before, it is [start page 357] necessary not only that the administration of justice should be pure and above suspicion, but that it should be beyond the possibility of suspicion; 15 END QUOTE

16

17 This is why we must have and use an "IMPARTIAL" administration of justice that will hear 18 both sides before handing down a judgment to what it holds based upon the evidence before it is ultimately the true facts applicable. I acknowledgte that the courts do get it wrong such as in Sue 19 20 v Hill, Sykes v Cleary, Palmer v WA, KOOWARTA V. BJELKE-PETERSEN (1982) 153 CLR

- 21 168 High Court of Australia, and numerous other cases.
- 22

Hansard 7-2-1898 Constitution Convention Debates 23

24 QUOTE Mr. BARTON (New South Wales).-

- 25 I do not think the word quarantine, for instance, which is used in the sub-section of the 52nd 26 clause, is intended to give the Commonwealth power to legislate with regard to any
- 27 quarantine. That simply applies to quarantine as referring to diseases among man-kind. 28 **END QUOTE**
- 29

30 As mandates for social distancing, jabs, lockdowns, lockouts, ring of steel, 5 km curview, QR code, mask, etc, were all purported to be because of some alleged "infectious disease" then 31 relating to QUARANTINE it was an exclusive Commonwealth power, since 1908. Therefore 32 33 any interference by ACMA and others to collude with Big Tech, Twitter, Facebook, etc, was 34 unlawful because it was interfering with my, and mother Australians rights to communicate with 35 each other. 36

37 On 10 August 2020 the Victorian Police informed me that they would issue a summons for me not wearing a mask, and for being more than 5 kilometres from my residence. They confirmed 38 39 they were video recording. Well, my response was: "I am ready". In the end thery never did 40 issue the summons as they likely became aware that I am no push over and they would be 41 looking at losing the case.

42

https://www.msn.com/en-au/news/australia/junk-mail-taxpayer-funded-lies-about-indig...

U

43



Ine ARC NEWS (AL) Traditional owners take \$3 billion stake in clean energy projects

44

26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. Page 9 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

The Voice issue:

HANSARD 28-1-1898 Constitution Convention Debates QUOTE It has been thought well that there should be a citizens of Australia, and it was considered that

It has been thought well that there should be a uniform law throughout Australia in respect to the citizens of Australia, and it was considered that this provision should be put into a separate clause giving exclusive powers, in order to emphasize the fact that the Federal Parliament should legislate upon this matter. END QUOTE

1

2 3 4

5

6 7

11

12

13

Therefore, all laws must apply to all citizens regardless if they are directly/indirectly employed and/or being public officials for the Commonwealth and/or State/Territory.

The legal principle embedded in the *Commonwealth of Australia Constitution Act 1900* (UK) is that all laws must be "<u>UNIFORM</u>". This means that the application of laws restrictions usage of the internet also must be applied in a "<u>UNIFORM</u>" manner, and <u>cannot exclude</u> the Commonwealth and/or the States/Teritories!

18

How on earth is ACMA or for that any Big Tech company going to know what is or isn't misinformation/disinformation when they already proved to lack any proper understanding/ comprehension as to the true meaning and application of the legal principles embedded in the *Commonwealth of Australia Constitution Act 1900* (UK)?

23

To avoid writing thousands upon thousands of pages of submission I will below quote the relevant links to each document provided as a <u>COMPLAINT</u> to the Australian Federal Police and in particular the Supplements numberered **101A**, **B**, **C**, **D**, are referring to the misinformation/disinformation issues.

28

Platforms like Twitter, Facebook, etc cannot apply conditions which violates the constitutional,
 legal, human, natural and/or common law rights of any Australian.

For sure, platforms are entitled to delete, restrict, etc, any article/post which may promote paedophilia because it is contrary to Australian law to allow this to be published. As such the terms and conditions of any platform is not whatever they might desire to apply to suit some **WOKE** dictatorship demands but rather must always be in according to Australian constitutional provisions and so any valid law and no other.

36 If a Big Tech desires not wanting to allow a person to publish certain political views merely 37 because they may be contrary to the platform holder then well good riddance of the platform as it 38 then have to pack up and leave as it cannot violate our constitution legal principles.

- 39 We haver already witnessed how
- 40 41 42

the Voice proposed referendum.

I understand that the Australian Federal Government had and may still have a hotline with Big Tech companies to remove post, etc, and to censor voices of Australians and shutting down debates to promote the Yes vote and prevent the No vote to succeed. This would in my view be an unconstitutional interference with Australians "political rights" and then META be ordered to pack its bags and leave Australia as it cannot operate in defiance of our constitutional provisions and limitations.

49

50 I understand that Mark Zuckenberg is part of the W.E.F. and seeks to pursue the One World

51 Government but any one pursuing this within the Commonwealth of Australia would in my view 52 commit **TREASON** and/or be a **COLLABORATOR** with those committing **TREASON** such

26-7-2023 Page 10 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI®** series by making a reservation, or E-mail

as any politician and other collaborators in Australia pursuing to overthrow our constitutional system to achieve a New World Order (One World Order).

Let it be very clear that anyone claiming that the Voice is not about "race" is making misinformation/disinformation claims, this as Subsection 51(xxvi) including Aboriginals as a "race"! You cannot have that contradictory provisions are in the one constitution.

1

The Voice would also clash with Section 25!



Nyunggai Warren Mun... 🤡 @nyu... • 5h 100% right.

🔤 FAIR AUSTRALIA (Po... 🤣 @... • 6h • 🥖 Prime Minister Anthony can't have it both ways. He says the Voice isn't about compensation, reparations, 'paying the rent and abolishing Australia Day. But Thomas Mayo and Teela Reid, both members of his Referendum Engagement Group, reckon the Voice is 'the first mep'. And they... Show more



Sky News Australia @SkyNewsAust · 6h Indigenous Affairs Minister Linda Burney has declined an invitation from Shadow Minister Jacinta Price to debate the Indigenous Voice to Parliament.



skynews.com.au 'She'd be wiped off the floor': Linda Burney rejects Voice debate from Jacinta Price

10 11

And let us not ignore that "Travelling Pete" Anthony Albanese was (on video) presenting 12 13 Thomas Mayo and Teela Reid as the architects of the Voice. Yet during an interview with Ben Fordham claimed he would say "No" to certain issues while on the otherhand he is claiming to 14 15



apply the alleged "Uluru statement of the heart". He cannot have it both ways! Ben Fordham Live @BenFordhamLive · 3h We've done a fact check on the PM.

It follows our interview with Anthony Albanese.

Some of his claims about the Voice are just not true.

2gb.com/thats-a-lie-be...



'That's a lie': Ben fact checks PM's explosive Voice interview

2GB Sydney @2GB873 - 13h Ben Fordham has fact-checked the PM on government commitments following yesterday's explosive interview.

More HERE: fal.cn/3A23p



26-7-2023 Page 11 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail



Sky News Australia @SkyNewsAust • 5h ···· Anthony Albanese has been accused of making a series of misleading statements about the Voice referendum during his fiery 2GB interview on Wednesday, with host Ben Fordham factchecking the PM's claims.



skynews.com.au PM fact-checked on claims about Voice and Treaty



1 2

All Federal law must be **UNIFORM** and as such one cannot have laws for some persons but not for another, unless within Subsection 51(xxvi) they are to **DISCRIMINATE** against a certain **race**! And any legislation within Ss51(xxvi) <u>cannot</u> be applied against the "general community"!

7

8 The Framers of the Constitution also made clear that for any referendum there must be State 9 conventions so that each State can put forwards what they desire, if any, version of referendum. 10 This has not eventuated and so the constitutional process fails to be followed. In fact for years 11 various Elders made clear to me that this Voice was put together exluding them seemingly 12 because their input was not desired as it was not to the views of certain organisers like Thomas 13 Mayo and Teela Reid. In fact Thomas Mayo (on video) as I understood it admitted to have 14 excluded certain Aboriginals for this. As such, this is not some Voice representing all Aboriginals (which includes Torres Strait Islanders) but seems to be the views of a very small 15 16 minority which Thomas Mayo and Teela Reid seems to dictate.

17

18 It is incomprehensible that "*Travelling Pete*" Anthony Albanese claims to have been involved in 19 the Voice project for so many years and yet somehow seems to be totally ignorant to what the 20 Voice according to Thomas Mayo and Teela Reid was to accomplish.

21

Mike Lee O @BasedMikeLee - 16h The Senate just rejected Senator Paul's proposal to clarify that Article 5 of the NATO treaty "does not supersede the constitutional requirement that Congress declare war." Treaties can't declare war. Only Congress can do that, Inexcusable.



22

In Australia NATO cannot override the constitution either!

 26-7-2023
 Page 12
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

- We also have this issue of the Ukraine NAZI Government where "*Travelling Pete*" Anthony Albanese is unconstitutionally interfering in a war that he never should have, neither so Scott Morrison and their collaborators. Again is ACMA somehow going to be sitting in judgment about something it has absolutely not a clue what is constitutionally applicable and then pursue Big Tech to unconstitutionally interfere with my and other Australians constitutional rights?
- 8 In my view the misinformation/disinformation Bill proposed legislation is to serve the W.E.F., 9 U.N., WHO and others to destroy the Commonwealth of Australia's constitutional system and 10 well the real harm is coming from any politician who join any <u>TRAITOR/TERRORIST</u> in 11 seeking to overthrow our constitutional system.
- 12

13 This is what I view this "racism" is about because the U.N has been pursuing this to my 14 understanding with the con-job 1967 Ss51(xdxvi) referendum. Which allegedly was to give Aboriginals "citizenship" whereas in real terms the opposite was achieved. This as any child 15 born in the States/Territories by birth are "Australian Citizen" not as a nationality but as a citizen 16 17 of a State/Territory! My published documents set this out extensively and so no need to repeat 18 the same albeit as I made clear it was part of the AEC v Schorel-Hlavka cases in which I 19 successfully defeate the Commonwealth and all 9 Attorney-Generals. And the fact that I was 20 able to achieve that in itself should underline I at least knew what I was on about and proved that 21 in court.

22

24

23 Let us concern ourself further with the issue of "SERIOUS HARM"!

If the Federal Government was really serious about this then why has it in my view unconstitutionally legislated to prevent the list of names (then) <u>Senator Bill Heffernan</u> placed on the Senate records about 28 paedophiles in the government and other law enforcement agencies to be sealed for many decades?

Surely the last thing one would expect of a Federal Government is to conceal the names of perpetrators of this evil conduct? As such, it cannot be claimed that the Federal Government is really concerned about paedophilia and pursues to avoid "SERIOUS HARM" while shielding paediophiles and perhaps let them continue to pursue their evil conduct?

- 33
- 34 We also have to consider the following:
- 35 36

39

40

- HANSARD 8-2-1898 Constitution Convention Debates
- 37 QUOTE 38 N

Mr. HIGGINS.-I did not say that it took place under this clause, and the honorable member is quite right in saying that it took place under the next clause; <u>but I am trying to point out that laws would be valid if</u> they had one motive, while they would be invalid if they had another motive. END QUOTE

- 41 END QUOT 42
- 43 Sorell v Smith (1925) Lord Dunedin in the House of Lords
- 44 QUOTE
- In an action against a set person in combination, a conspiracy to injure, followed by actual
 injury, will give good cause for action, and **motive** or instant where the act itself is not
 illegal is of the essence of the conspiracy."
- 48 END QUOTE 49

50 As for the "motive" of the purported legislation is about "paedophilia";

51

52 https://en.wikipedia.org/wiki/Pedophilia

53 Pedophilia - Wikipedia

26-7-2023 Page 13 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Pedophilia (alternatively spelled paedophilia) is a psychiatric disorder in which an adult or 1 older adolescent experiences a primary or exclusive sexual ...

2 3 OUOTE 4

5

6

7

Pedophilia

Sexual preference for prepubescent children

Overview

Summary

8 Pedophilia (alternatively spelt paedophilia) is a psychiatric disorder in which an adult or 9 older adolescent experiences a primary or exclusive sexual attraction to prepubescent 10 children. Although girls typically begin the process of puberty at age 10 or 11, and boys at age 11 or 12, criteria for pedophilia extend the cut-off point for prepubescence to age 13. 11 12 Pedophilia is a paraphilia. In recent versions of formal diagnostic coding systems such as 13 the DSM-5 and ICD-11, "pedophilia" is distinguished from "pedophilic

14 disorder." Pedophilic disorder is defined a pattern of pedophilic arousal accompanied by 15 either subjective distress or interpersonal difficulty, or having acted on that arousal. The 16 DSM-5 requires that a person must be at least 16 years old, and at least five years older 17 than the prepubescent child or children they are aroused by, for the attraction to be diagnosed as pedophilic disorder. Similarly, the ICD-11 excludes sexual behavior among 18 19 post-pubertal children who are close in age. The DSM requires the arousal pattern must be present for 6 months or longer, while the ICD lacks this requirement. The ICD criteria also 20 refrain from specifying chronological ages. 21

In popular usage, the word *pedophilia* is often applied to any sexual interest in children or 22 23 the act of child sexual abuse, including any sexual interest in minors below the local age of 24 consent, regardless of their level of physical or mental development. This use conflates the 25 sexual attraction to prepubescent children with the act of child sexual abuse and fails to distinguish between attraction to prepubescent and pubescent or post-pubescent minors. 26 27 Researchers recommend that these imprecise uses be avoided, because although some 28 people who commit child sexual abuse are pedophiles, child sexual abuse offenders are not 29 pedophiles unless they have a primary or exclusive sexual interest in prepubescent

30 children, and many pedophiles do not molest children.

31 Pedophilia was first formally recognized and named in the late 19th century. A significant 32 amount of research in the area has taken place since the 1980s. Although mostly 33 documented in men, there are also women who exhibit the disorder, and researchers

34 assume available estimates underrepresent the true number of female pedophiles. No cure 35 for pedophilia has been developed, but there are therapies that can reduce the incidence of a person committing child sexual abuse. The exact causes of pedophilia have not been 36 37 conclusively established. Some studies of pedophilia in child sex offenders have correlated 38 it with various neurological abnormalities and psychological pathologies.

39 More from Wikipedia

40 Wikipedia text under CC-BY-SA license

- 41 **END QUOTE**
- 42

43 The Commonwealth cannot so to say eat the cake and have it. Meaning it cannot hide the alleged 44 list of 28 paedophiles reportedly then Senator Bill Heffernan referred to in the Senate, allegedly 45 to protect the paedophiles in the Parliament, police, army, etc, while claiming to pursue to deal 46 with paedophiles, etc. The Commonwealth cannot use the purported legislation to go after 47 anyone who allegedly spread misinformation/disinformnation as to any danger regarding health 48 issues, while it actually with State Governments and the various collaborators has spread lies and 49 deceit such as "safe and effective" used unconstitutional conduct, including coercion to force and/or seek to force Australians and others to be subjected to a "gene therapy" a bioweapon for 50 51 **DEPOPULATION** purposes, etc.

52

26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. **Page** 14 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 The Commonwealth cannot pursue the purported legislation to claim to deal with environmental 2 issues, where it has with its collaborators done whatever it could to damage or otherwise harm 3 and place in jeopardy nature and climate issues. The Commonwealth cannot pursue the purported legislation to claim to deal with NATIONAL 4 5 **SECURITY**, etc, where it has itself been involved to undermine **NATIONAL SECURITY**. being the unconstitutional invasion into Iraq and Afghanistan, the involvement with the U.N., 6 7 WHO, W.E.F. to essentially overthrow our constitutional system for a New World Order, etc. 8 The Commonwealth cannot pursue the purported legislation as to allege direct/indirect harm to 9 any other person where it has itself with and/or without the States/Territories been pursuing fear mongering, etc, to the extreme regarding this alleged COVID issue, an elaborate scam! 10 11 In adition to my numerous writings to the Federal Government and Victorian State Government I 12 also made a formal **COMPLAINT** to the Australian Federal Police commencing with: 13 14 Scott Morrison requested the Australian Federal Police to investigate regarding COVID issues, and 15 well, let the AFP do its job and do a proper investigation as I now have requested in this 16 **COMPLAINT.** 17 https://www.scribd.com/document/518990686/20210806-Mr-G-H-Schorel-Hlavka-O-W-B-to-Reece-18 Kershaw-Chief-Commissioner-of-the-Australian-Federal-Police-COMPLAINT-2 19 20 With the current last 2 supplements: 21 22 **CENSORSHIP** – As I make clear regardless what any purported legislation may provide for without a 23 specific court order it would be unconstitutional/unlawful to interfere with any of my constitutional, 24 legal, human, natural and common law rights! 25 https://www.scribd.com/document/660660968/20230723-Mr-G-H-Schorel-Hlavka-O-W-B-to-Michelle-26 rowland-mp-Communication-Minister-SUBMISSION-Re-CENSORSHIP-Etc-Suppl-3 27 28 This part D DOMICIDE 2.0 exposes that they LIED to us and neither the Australian Federal Police or 29 ACMA bothered to stop this, and yet pretend they pursue to deal with misinformation/disinformation! 30 https://www.scribd.com/document/660349430/20230721-Mr-G-H-Schorel-Hlavka-O-W-B-to-R-Kershaw-31 Chief-Commissioner-of-AFP-Suppl-101D-DeMOCIDE-2-0 32 21 July 2023 45 pages Supplement 101D 6505 pages 33 34 I rely upon all that writings and more, including my written submissions to the court on 19 July 35 2006 in AEC v Schorel-Hlavka in which in both cases I successfully represented myself, to challenge the validity of the purported legislation! 36

37

38 Let us consider the insue of "environment".



"I absolutely have never owned a private jet It's my wifes"

John Kerry has flown more than 180,000 Miles = 9.5 Million Pounds of Carbon.

But you're the problem 🥳



39

26-7-2023 Page 15 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

- 1 First of all "environment" is not a constitutional provisions listed in Section 51 or 52 for the 2 Commonwealth to legislate! The Framers of the Constitution specifically left it to the States!
- 3
- 4 I understand that some time ago the Commonwealth was opposing a certain project because
- 5 allegedly a danager to a particular bird species. Well let those who are pushing the environment
- now explain the mass killings of birds by the wind turbines! 6
- 7 Let those pushing the environment argument explain why the harm to polute the environment with
- 8 defective solar panels, wind turbine blades, electric batteries, etc, are for the better for the 9 environment, etc!
- Let those purusing this alleged legislation prove it did not act in collaboration to others to 10 11 achieve precisely the opposite then what it claimed to do, such as to avoid harm to Australians,
- 12 avoid hospitals to be overwhelmed, etc.
- 13 Let those pushing the environment issue prove that weather current conditions are actually much 14 worse then thay were more than 600 years ago!
- 15 Let those climate alarmist show what they did to deal with the Nord Stream 1 & 2 destruction 16 and the man made environmental disaster and hold the culprit legally accountable!
- 17 Numerous other issues are to be canvassed including the unconstitutional conduct by the 18 19 Commonwealth and the States in many ways!
- 20 Again, to claim that the Federal government is concerned about "envoironment" while it is unconstitutionally providing weapons, vehicles, munition, monies to the Ukraine NAZI 21
- Government to destroy human lives as well as a dam, bridge, etc, then hardly this shows any 22

Impoverishing Ukraine: What the US and the EU Have

Been Doing to the Country for the Past 30 Years

- 23 genuine concerns about environment.
- 24 And coming back to the COVID issue:
- 25

26 https://www.globalresearch.ca/

27



The COVID-19 Endgame: Global Governance, "Digital Tyranny" and the Depopulation Agenda



Truth or Consequences in the War in Ukraine, Dane oment in Time, "Who Do You Trust If You Can't Trust Those in Power? Jul 17, 2023



D

Juf 18. 3



Selected Articles: NATO Summit Aftermath Jul 18, 2923



What Was Covid Really About? Triggering A Multi-Trillion Dollar Global Debt Crisis. "Ramping up an Imperialist Strategy"? Jul 7, 2022

STATUTORY HISTORY MEMO

Memo re: US federal law on bioweapons reclassified as public health measures

US Government since 1969 has incrementally transferred/hidden the joint DOD-4RHS Chemical and Biological Warfare Program (50 USC 32) in the Public Health Service Act (42 USC 201) and Food Drog and Connectics Act (72 USC 9), such that federally-funded, federally-directed public health programs and products are actually histernovian programs and biological and chemical US Government since 1969 has increweapon attacks.

The government's prepose is to constrait mass manifer/depopulate the world, without public knowledge and without legal consequence, and enalove survivors. For wealth and power contralization through digitizated 'vaccine' pasaports and digital correncies, without public knowledge and without public resistance.

Much more information available

p. 2 - SECTION 1 - June 2022: Covid-19 countermeasures as a case study' of the EUA legal status that overts biowarfare weapons and programs to medical products and public health programs

p.6 - SECTION 2 - Timeline of federal statutes involved, from 1969 to present, related to US rpited from stinfa latin on of toxic products on no human beings, ex-

26-7-2023 **Page** 16 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

28

29

SECTION 1

June 2022 - COVID: 19 injectable biowcapous as case study in legilized, government-operated domestic biotermetion. Or: why there won't be any civil suits, or compensatory damages for injined victims or survivors of dead victims.

Since first realizing the implications of the many Congressional statutes and Health and Haman Services regulations adopted to create and operate the bioterrorism program, mostly between 1997 and the present. I've been intermittently finding the specific citations for each statement while researching related issues.

Some statements are simply logical deductions from the first portrise, corroborated by the observable actions and mactions of Food and Drug Administration officials as the observable injuries and deaths mount up in the American people.

Others are specifically written into the laws, but I don't yet have the citations because I've prioritized my research time investigating other issues related to the bioterrorism program.

I'm posting the information as I understand it today [Jane 9, 2022], despite those limitations, in case it' useful for readers who also follow FDA Vaccine and Related Biological Products Advisory Commines (VR8PAC) reporting by Toby Rogers, Igor Chadov, Steve Kirsch, Jessica Rose, and others.

They continue to rightly ruise public awareness and alarm about FDA's origining failure to protect the public from the Emergency Use Authorized (EUA) products.

But they don't address the main reason why FDA is acting as it is.

EDA is not pulling the EUA products from the market or stupping the 'vaccination' campaign because Health and Haman Services Secretary Xavier Becena and FDA Commissioner Robert Califf are running the VS governmen's biorerrunnan program jointly with Defense Secretary Lloyd Austin, Department of Justice Attorney General Merrick Garland, Department of Homeland Security Secretary Alejandro Magorkas, Plazer Cito Albert Boarla, Moderna CEO Stephane Bancel, and World Health Organization Director-General Techno Adhamm Ghabreyesin. Main Premise:

Use of EUA-covered medical construmensure (MCM) products including marks, PCR tests, uRNA and DNA injections, and other drops, devices and biologics, once designated as such by the Secretary of Health and Human Services (March 10, 2020, retrinserive to February 4, 2020)? "shall not be considered to constitute a chiarci investigation," 21 USC 3000bb-3(k): FDA EUA law, adopted 1997 and amended 2003, 2004, 2005, 2013, 2017.

This is true no matter how untested, unmunitored, unsule, or ineffective they are, no matter whether their harmfulness to human hmhth and uselessness for infection-control are known before use, or discovered afterward.

Legal implications derived from the main premise:

There is no stopping condition.

" https://www.govinde.gov/nonuerphg/98-2020-83-17pat/2020-85484.pdf

Menter et: US fideral lev en biovrapent melastified at public heidth measurer, K. Watt 11/21/2022. 2

2

3

STATUTORY HISTORY MEMO

Memo re: US federal law on bioweapons reclassified as public health measurements

NUTSHELL

US Government since 1969 has incrementally transferred/hidden the joint DOD+HHS Chemical and Biological Warfare Program (50 USC 32) in the Public Health Service Act (42 USC 201) and Food Drug and Cosnetics Act (21 USC 9), such that federally-funded, federally-directed public health programs and products see actually bioterrorism programs and biological and chemical weapon attacks.

The government's purpose is to commit mass mandes/depopulate the world, without public knowledge and without legal consequence, and enalive survivors for wealth and power contradization through dispitaced 'vaccine' passports and digital currencies, without public knowledge and without public resistance.

Much more information available.

Herein

p. 2 - SECTION 1 - June 2022: Covid-19 countermeasures as a case study¹ of the EUA legal status that pseudo-converts biometize weapons and programs to medical products and public health programs.

p. 6 - SECTION 2 - Timeline of federal statutes involved, from 1969 to present, related to US government-directed administration of toxic products on non-consenting human beings, excepted from April 2022 American Domestic Bioteronium Program¹ post

25 - SECTION 3 - Sept. 28, 2022 report on the evolution of requirements related to DOD reporting on

p. 32 - SECTION 4 - Oct. 19, 2022 - Other Transaction Authority (OFA) is to federal procurement contract regulation as Emergency Use Authorization (EUA) is to federal drug safety regulation.¹

p. 41 - SECTION 5 - Oct. 25, 2022 - Condensed summary of the legal nightmare for judicial review."

EUA products are exempt from laws regulating researcher use of investigational, experimental drugs, devices and biologics on human beings.

EUA products are exempt from laws regulating physician use of approved drugs, devices and biologies as medical treatments for patients.

There are no manufacturers of experimental products (EUA products are not part of any clinical investigation, and therefore not experimental.)

There are no government or private contracts for purchase of experimental products; there are only contracts for 'large scale vuccine manufacturing demonstrations.''

There is no act of administration of any experimental products

There are no nurses or phaemacists administering experimental products.

There are no human subjects (of experiments) or patients (of physicians providing treatment) receiving experimental products: no victims.

There is no party responsible for the wellbeing of recipients after administration of EUA products.

There is no treatment group and no control group

Human beings administering EUA products have no informed consent obligations to provide infor rnama rearge atmanistering EUA products have no informed consent obligations to provide information about ingredients, risks, benefit, alternatives, or the option to accept or refuse the products. See 21 USC 360bbb-3(e)(1(A)(ii)) valving informed consent for unapproved product (2004); 21 USC 360bbb-3(e)(2)(A) waiving informed consent for unapproved use of an approved product (2004); 21 USC 3550(34) waiving informed consent for experimental products classified by HHS in 'minimal risk' drugs (2016); 21 USC 360)(g)(3)(D)(i) waiving informed consent for experimental 'minimal risk' devices (2016); 21 USC 360)(g)(3)(D)(i) waiving informed consent for experimental 'minimal risk' devices (2016).

Human beings receiving EUA products have no informed consent rights to receive information about ingredients, risks, benefits, alternatives, or the option to accept or refuse the products. See citations, bullet point above.

There are no Institutional Review Boards supervising administration of the experimental products.

There are no efficacy standard for EUA products. See 21 USC 360bbb-3(c)(2)(A), 1997, 2003, 2004, re: may be effective."

There are no clinical investigators studying the effects of EUA products on human subjects

There are no doctors, surses, or other treatment providers providing experimental patients subject to the Hippecratic Oath ("first do no harm") using EUA products ential tes at to their

There is nn coordinated, public, federal government monitoring of recipients after receiving the products for adverse effects and deaths.

beputhalleridaeru adatak compringhialiss of H-usi-2010-thehow

Memo re: US federal law on hisroscopous reclamified as public health measures. K. Watt 11/21/2022 Memo re: US federal law on hierocapons reclassified as rublic health measures, K. Watt 11/21/2022 1

3

26-7-2023

6 7

Page 17 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

There are no safety standards for EUA products

ishanen untetack comprised 19 arjuratik bomonpole ishanen andetack comprisestation demostic biotecererien ukanen sekstek compriside demosti and biological er iskanen andetack compriside transactional antibioty-stra iskanen.

There is no coordinated, public, federal government data collection or analysis.

There is no legal requirement for medical supervision during product administration.

There is no legal requirement for recipient monitoring after product administration.

'Real world evidence" - mass administration of products to general public, followed by collection of private/proprietary/information about the effects, from health imamine system, government databases (Medicare,* Medicaid, Defense Medical Epidemiology Database, Veterans Health Administration) and other private databases — is authorized for the purposes of FDA regulatory decisions. See 21 USC 3559, 2016.

There is no requirement for individual prescriptions to be written prior to dispensing EUA products, and products dispensed without prescriptions "shall not be deemed adulterated or mishranded." See 21 USC 360bh-3a(d), 2013.

Mamfacturers, as contractors, are considered HHS employees for purposes of legal immunity under Federal Tort Claims Act. See 42 USC 247d-6a(d)(2)(A).

DOD is authorized to contract with pharmaceutical corporations to conduct 'postotype' experiment the general public, and under such contracts, is exempt from legal obligation to comply with Good nts on Clinical Practices or other FDA regulations. See 10 USC 2371b (2015), renumbered 10 USC 4022 (Jan. 1, 2021, effective Jan. 1, 2022)

One of the factors to be considered by HHS secretary in making determinations about EUA product (qualified security countermeasures) and use of Special Reserve Fund/Strategic National Stockpile appropriations to procure them is "whether there is a lack of a significant commercial market for th product at the time of procurement, other than as a security countermaster." See 42 USC 2476-6b (c)(5)(B)(m)

There are no required standards for quality-control in manufacturing, no impections of manufacturing procedures; no prohibition on wide variability among lots, no prohibition on adulteration; and no required compliance with Current Good Manufacturing Practices. EUA products, even though unregulated and non-standardized, "shall not be deemed adulterated or misbranded." See 21 USC 3608bb-3a(c). 2013.

There are no labeling ents regarding the contents or ingredients in EUA products. 21 USC 360bbb-3(e)(2)(B)(ii) 2004.

There is no limitation of administration of EUA products past their expiration dates.

There cannot be clinical trial frand, because there are no clinical investigations, no investigational drugs, no investigators and no human subjects.

There are no marketing standards

There cannot be consumer fraud, because the only legal parties to the financial transactions are the US government (DOD) as buyer, the US government (HHS) as regulator authorizing exemptions from consumer production have then otherwise apply to medical products; and the phorenecedical corporations

* Impo/www.autoritation.com/Televication_Humanity_VE_study_2020_09_39.pdf

1

2

SECTION 2 - US Federal Statutes

Memo re: US faderal law on biowexpoon sectamified as public health measures. K. Watt: 11/21/2022

These Congressional acts have been signed by US presidents and implemented through Presidential Executive Orders, statements. Presidential Emergency Action Declaration (PEADs), National Security and National Emergency memorandu, proclamations, educations and determinations, and HHS, DOD, DHS, DOJ and other federal agency determinations, declarations, regulations, authorizations, approvala ice doeu and guida

I've included some of the key executive branch acts in this excerpted list; a more complete list is below at Section 5.

There are other, related statutes on emergency management, toxic waite management, population control, legislative, judicial and executive branch reorganization, economic and financial systems, excluded from this excerpted list but available at the American Domestic Bioterorism Program post and footnoted PDF this excerpted lis versions of same

There are relevant federal court cases, and government and think-task reports

There have also been reinforcing and conflicting developments in international law

1969/11/19 - Congress and President Nixon passed Armed Forces Appropriations Act. PL 91-121, 83 Stat. 209. "Section 409 authorized Department of Defense to use human subjects for experiments in chemical and histological weapons, established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and authorized President to suspend informed consent and other provisions during a declared war or national emergency, codified at 50 USC 1515. Congressional reporting requirements amended 1977 and 1982, repealed 1996.

1971/12/23 - US Congress and President Nixon passed National Cancer Act. PL 92-216, 85 Stat. 778 /# Expanded US government bioweapons development and programs under pretext of cancer research.

1974/07/12 - US Congress and President Nixon passed National Research Service Award Act. PL 93-348. 88 Stat. 342.¹¹ Title II set up a commission to analy bioethics and protection of human subjects. Led to 1977 Health, Education and Wellare report and 1979 Belmont Report.

1974/12/10 - Secretary of State Heavy Kissinger's National Security Study Memorandum 200 (NSS 200) study completed as the Kissinger Report,¹⁰ establishing global depopulation as US geopolitical stategy. dum 200 (NSSM

1975/11/26 - President Genild Fund endorsed the Kinsinger Report's depopulation plan through National Security Decision Memorandum 314¹⁰

1976/01 - Swine influenza/HINI outbreak²¹ started at Fort Dix; in April, Congress funded vaccine development/mass vaccination through Merck; in Iate September injections began. Heart attacks.

$$\begin{split} & \mbox{transmits} for the approximate problem in the problem of the problem$$

as sellers, contracted to develop and manufacture the products. There are no commercial pharmacentical products, no commercial marketplace, and no commercial market consumers.

There is no access to courts for judicial review of the facts or law relating to HHS Secretary declaratio of EUA products, which are committed to agency discretion. See 42 USC 2474-6d(b)(7), 2005.

There is no access for plaintiffs, to civil courts for judicial review, and no entity to whom civil liability can attach, for injuries and deaths caused by declared covered countermeasures, unless and until FDA/HHS and/or Amorecy General/DOI file enforcement action against manufactures and minut misconduct proximate to injury or death, but HHS and DOI have operated the FDA product program together with the manufacturers since inception, and will not prosecute their co-compirators. See 42 USC 2474-64, 2005.

Even if there were access to courts for judicial seview, and a fact-finder found evidence of harms caused by administration of products to receipients, and even evidence that those who caused the harms, by developing, manufacturing, distributing and/or administering the EUA products, knew the EUA products were toxic and have their own actions were harmful, "just following orders" is an authorized, legal defense. See 42 USC 2474-6d(c)(4), 2005.

Summary:

There are no actions that can be legally classified as crimes or civil torts; there are no medical battery or homicide victims, or plaintiffs; and there are no medical batteners or munkerers. Because legally, noth has been done, and no one has done anything, to anyone else.

The recursive loop can be infinite, as covered countermeasures are developed, authorized and deployed, through HHS Secretary EUA declarations, as treatments for complications from prior countermeasures.

4 Menus re: US federal law on himsengrons reclassified as public health mensures. K. Watt; 11/23/2022 14

Guillain-Barre syndrome, deaths and other adverse effects resulted. In December, campaign suspended

1976/04 - Senator Frank Charach Commission published a Report on the Foreign and Military Intelligence Activities of the United States¹⁰ in April 1976. The Church report included, at Chapter 15-F, information about chemical and biological activities, and at Chapter 17, information about "Testing and Use of Chemical and Biological Agents by the Intelligence Community." It reported on Project Chatter, Project Bachul Artichoke, MK-1ULTRA, MK-NACIMI and other programs through which the US Government conducted experiments on human subjects against their will and to their detriment.

1976/09/14 - Congress and President Ford passed National Emergencies Act - PL 94-412, 90 Stat. 1255.¹⁰ Codified at 50 USC 34, This is one of the key laws cited?¹¹ in George W. Bush's Sept. 14, 2001 Proclamation 7463, Declaration of National Emergency by Reason of Certain Terrorist Attacks and renewed every yeers aince, most recently by Bide in Sept. 2021. It's also use of the have cited in Donald Trump's March 13, 2020 Proclamation 9994, Declaring a National Emergency Concerning the Novel Coronavirus Disease (COVID-19) Outbreak, renewed every year since, most recently by Biden in Feb. 2022.

1977/07/30 - Congress and President Carter passed Department of Defense Appropriations Authorization Act of 1978, FL 95-79, 91 Stat. 323.* Section 808 addressed DOD use of military personnel as research subjects for biological and chemical weapons under 1969 Jaw, codified at 90 USC 1520: required notice to be given to local officials before subjecting civilian populations to chemical and biological weapons tests; sequired DOD reporting to Congress. The provision on DOD reporting to Congress was amended in 1982 and repealed in 1996. Other growisions of the law were amended in 1997 to expand experimentation on military pressionel, through the NDAA for FY1998 at Section 1078 and the Emergency Use Authorization provisions of the 1997 Food and Dong Administration Modernization Act at Section 402.

1970/10/17 - Congress and President Carter passed Department of Education Organization Act. PL 96-88, 93 Stat. 668,¹⁰ Section 509 redesignated the US Health. Education and Welfase Department as the Bealth and Human Services Department. From that point to the present, the Secretary of Health and Human Services has excised authorities under the WHO Constitution and WHO International Health Regulations, as transferred from Surgeon General to HEW Secretary in 1966.

1982/12/21 – Congress and President Reagan possed Congressional Reports Elimination Act: PL 97-375, 96 Stat. 1822 ²⁶ Section 203(a) annualed requirements for DOD report to Congress on use of human subjects in chemical and biological weapons research under 50 USC 1511(a). Reporting requirement repealed by Congress, 027001596, PL 104-106 at Section 1061(k).

1983/07/13 - Congress and President Reagan passed Public Health Service Act Amendment. PL 98-49, 97 Stat. 2453: Section 319 amended Public Health Service Act to add a "Public Health Emergencies" program, granting new powers to Health and Human Services Secretary and establishing a \$30 million

Intro-Capital Advanda ong's Republic connector/TRCherch, Connetter, uport , SCRRock, JR.S.; Sotnige, and , Millary, Intelligence/SCR pdf
 Ingel: Standa Jones goviernitation (Philos Synthesis) (Standard Standard)
 Ingel: Standa Jones goviernitation (Philos Ref. Standard)
 Ingel: Standa Jones goviernitation (Philos Ref. Standard)
 Ingel: Standa Jones goviernitation (Philos Ref. Standard)

Memo re: US federal law on bioweapons seclamified as public health measures, K. Watt: 11/21/2022

Memo re: US federal law on biowcapons reclassified as public health measures, K. Watt; 11/21/2022

26-7-2023 **Page** 18 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

slash fund called the Public Health Emergencies Fund. Codified at 42 USC 247d. Summary posted April 20, 2022. $^{\odot}$

1986/11/14 - Congress and President Rengan passed State Comprehensive Mental Health Services Plan Act. PL 99-660, 100 Stat 3743.9 "Third III, National Childhood Vaccine Injury Act, amended Public Health Service Act to establish and fund a National Vaccine Program; grant vaccine manufactures legal immunity for injuries and deaths caused by their products; establish and fund a tax revenue/debt-funded National Vaccine Injury Compensation Program. Codified at 42 USC 300ua

1988/11/04 - Congress and President Reagan passed Genocide Convention Implementation Act of 1987, PL 100-606, 102 Stat. 3045.²⁴ to implement the International Convention on the Prevention and Punishment of Genocide, Codified at 18 USC 1091.

1988/11/04 - Congress and President Rengan passed Health Omnibus Programs Extension Act. PL 100-607, 102 Stat. 3048.¹⁷ Section 105 established National Center for Biotechnology Information under Public Health Service Act (42 USC 286c). Section 156 extended fetal tissue research moentorium imposed in 1085 for two more years. Section 201 outlined and funded HIV-AIDS research under direction of NIH/NIAID/Fauci (42 USC 300cc). Section 256 increased funding for the Public Health Emergencies Fund to \$45 million (42 USC 2474).

1988/11/23 - Congress and President Rengun passed Robert T. Stafford Disaster Relief and Emergency Act. Pt. 100-207, 100 Stat. 4689.³ Amended 1974 Danster Relief Act, FEMA Lux, redefined 'ecoregrency' nul'mixer disaster,' established procedures for Presidential disoster and emergency dacharations, DOD domestic deployment of military and more. Codified at 42 USC 5121.

1989/12/19 - Congress and President George H.W. Bush passed Ontribus Budget Reconciliation Act. PL 101-239, 103 Stat. 2106.³⁷ Section 6601 amended Vaccine Injury Compensation Program, set up special ster program

1 2

3 What is shown below is that way back in 1969/11/19 Congress and President Nixon passed 4 Armed Forces Appropriation Act.PL91-121,83 Stat 209. Section 409 authorized Department of 5 Defence to use human subjects for experimentsin chemical and biological weapons, 6

established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and 7

authorized President to suspend informed consent and other provisions during a declared war or

8 national emergency, codified at 50 USC 1515. Congressional requirements amended 1977 and

- 9 1982, repealed 1996.
- 10

1974/12/10 – Secretary of State Henry Kissenger's national Security Study Memorandum 200 11 (NSSM 200) study completed as the Kissinger Report, establishing global depopulation as US 12

- 13 geopolitical strategy.
- 14

There have also been reinforcing and conflicting developments in international law.

1969/11/19 - Congress and President Nixon passed Armed Forces Appropriations Act. PL 91-121, 83 Stat. 209.9 Section 409 authorized Department of Defense to use human subjects for experiments in chemical and biological weapons, established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and authorized President to suspend informed consent and other provisions during a declared war or national emergency, codified at 50 USC 1515. Congressional reporting requirements amended 1977 and 1982, repealed 1996.

1971/12/23 - US Congress and President Nixon passed National Cancer Act, PL 92-216, 85 Stat. 778.10 Expanded US government bioweapons development and programs under pretext of cancer research.

1974/07/12 - US Congress and President Nixon passed National Research Service Award Act. PL 93-348, 88 Stat. 342.11 Title II set up a commission to study bioethics and protection of human subjects. Led to 1977 Health, Education and Welfare report and 1979 Belmont Report.

1974/12/10 - Secretary of State Henry Kissinger's National Security Study Memorandum 200 (NSSM 200) study completed as the Kissinger Report,12 establishing global depopulation as US geopolitical strategy.

1975/11/26 - President Gerald Ford endorsed the Kissinger Report's depopulation plan through National Security Decision Memorandum 31413

1976/01 - Swine influenza/H1N1 outbreak14 started at Fort Dix; in April, Congress funded vaccine development/mass vaccination through Merck; in late September injections began. Heart attacks,

Memo re: US federal law on bioweapons reclassified as public health measures. K. Watt; 11/21/2022

6

15

© Mr G. H. Schorel-Hlavka O.W.B. Page 19

INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

^{*} https://www.govinfo.gov/content/pkg/STATUTE-83/pdf/STATUTE-83-Pg204.pdf#page=6

https://uscode.house.gov/statutes/pl/92/218.pdf
 https://www.govinfo.gov/content/pkg/STATUTE-88/pdf/STATUTE-88-Pg342.pdf

¹² https://pdf.usaid.gov/pdf_docs/PCAAB500.pdf 13 https://www.fordlibrarymuseum.gov/library/document/0310/nsdm314.pdf

¹⁴ https://en.wikipedia.org/wiki/1976_swine_flu_outbreak

²⁶⁻⁷⁻²⁰²³

Truncale's holdings are supported by the facts in evidence.

The directly-implicated US Government parties (DoD as purchaser and FDA as regulator) have expressly denied that "induced" signing of the purchasing contracts. DoD has expressly denied that non-compliance with FDA regulations was a contract provision that legally could have authorized DoD termination of the contract.

For three years now, and despite formal notice throug case. none of the contract parties or law enforcement entities authorized to enforce compliance with contract provisions and American drug regulations, (regulator FDA, purchaser DoD, and US Department of Justice) have taken any enforcement action against

The products known as 'Covid-19 vaccines' are military countermeasures; they are biochemical weapons. As such, they have never been, and are not now, legally required to comply with any FDA drug safety regulations.

26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. **Page** 20 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Repeat:

- 3 4

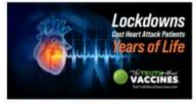
1

2

1974/12/10 - Secretary of State Henry Kissenger's national Security Study Memorandum 200 (NSSM 200) study completed as the Kissinger Report, establishing global depopulation as US geopolitical strategy.

5 6

https://thetruthaboutvaccines.com



MEDICAL TYPIANOV NEWS TOP PICKS

Lockdowns Cost Heart Attack Patients Years of Life

By Ty & Charlene Bollinger / June 27, 2023

The widespread implementation of COVID-19 lockdowns had a host of unintended consequences, one of which was a reduction in the

Click to Keep Reading »

122 525 1

Click to Keep Reading »



BREAKING: A 'Vast Censorship Enterprise' Funded by Taxpayers Knowingly Suppressed Vaccine Injury Content

By Sayer JI / March 11, 2023

CCDH is part of a vast Censorship Enterprise which knowingly called for the suppression of true stories and content related to.



NUMBER

WSJ: It's Time Health Officials 'Concede Its Opponents Were Right' - Natural Immunity Protects Against COVID

Ev Branda Baletti, Ph.D. / February 28, 2023

A Wall Street Journal editorial board member called out the press and public health officials for spending three years disparaging.

Click to Keep Reading >



MEDICAL TYPANINY NEWS TOP PICKS WACCINE SAFETY

Unmasking Controversy: Congressional Hearing with CDC Director Walensky

By Alexander Grant / June 20, 2023

A recent congressional hearing involving CDC Director Walensky has stirred up controversy and alarming concerns about the COVID-19



NEWS VACCINE SAFETY

OB-GYNs Take \$11 Million to Promote COVID Shots to Pregnant Women

By Ty & Charlene Bollinger / May 18, 2023

The CDC granted \$11 million to a leading professional organization for OB-GYNs. The purpose? To promote COVID-19 vaccinations

Click to Keep Reading »



Lockdown Files Reveal Psychological Warfare Waged by UK Health Officials

By Ty & Charlene Bollinger / March 7, 2023 Leaked messages show that former Health Secretary Matt Hancock was actively using scare tactics to wage psychological warfare on

Click to Keep Reading >



New Studies Deliver Harsh Verdicts on Mask Mandates, Vaccine Mandates for U.S. Cities

By Michael Nevradakis, Ph.D. / February 24, 2023

Two new studies on the effectiveness of mask and vaccine mandates concluded the policies failed to achieve their promised.

Click to Keep Reading >

26-7-2023 **Page** 21 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

8

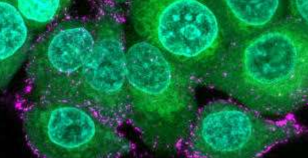
7







- 1 https://cairnsnews.org > 2023 > 04 > 29 > maha-has-concrete-proof-for-court-evidence-2 sarscov2-does-not-exist 3 MAHA has concrete proof for court evidence SARSCOV2 does not exist ... 4 Apr 29, 2023Marvin Haberlandhas won his case in Germany heard on the 26th April 2023. 5 This is now hard scientific and legal evidence for MAHA to raise in our up and coming 6 Australian Federal Court Class Action that the SARSCOV2 virus does not exist. Hence 7 Covid19 does not exist since it is meant to be caused by the non-8 existent SARSCOV2 virus. 9 10 https://cairnsnews.org/2023/04/29/maha-has-concrete-proof-for-court-evidence-sarscov2-does-11 not-exist/
- 12 MAHA has concrete proof for court evidence SARSCOV2 does not exist
- 13 QUOTE MAHA has concrete proof for court evidence SARSCOV2 does not exist



14	New York Market Makes
15	April 29, 2023Author: Editor, cairnsnews14 Comments
16	From Make Australians Healthy Again
17	THERE IS NO SARSCOV2 VIRUS And hence, there is no Covid19 Pandemic
18	It is all a huge fraud
19	All thanks to a wonderful German Engineer, Marvin Haberland, and a great American
20	researcher Christine Massey and an incredible German biologist, Dr Stefan Lanka and
21	many others.
22	Christine has proved through hundreds of FOI requests and responses, that the
23	SARSCOV2 virus has never been isolated anywhere in the World.
24	See
26	When Greg Hunt, the then Australian Federal Health Minister was questioned by Solihin
27	Millin he responded with a pathetic letter (see https://bit.ly/3JVOYGf) stating he was
28	unable to prove the explicit existence of the SARSCOV2 virus other than through citing
29	the results of a single pseudo-scientific experiment carried out by the Doherty Institute
30	associated with the University of Melbourne in Australia. (Editor: The Doherty Institute
31	had connections to US biolabs in Ukraine)
32	For the results of a scientific experiment to be validated a second precisely similar
33	experiment must be carried out without introducing the supposed causative agent, in the
34	case of the Doherty Institute, a human sample supposed to be infected with the
35	SARSCOV2 virus.
36	Marvin Haberland was astute enough to question this Doherty Institute pseudo-experiment,
37	and the Doherty Institute under FOI (Freedom of Information) confirmed that the
38	Doherty Institute never carried out a control experiment , thereby scientifically
39	invalidating their findings.
40	Further, a great German biologist Dr Stefan Lanka showed through running the missing
41	Doherty Institute control experiment that the results using a placebo (inert substance)
42	resulted in exactly the same experimental outcome. (see https://bit.ly/40GjThN)

 26-7-2023
 Page 22
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 Marvin Haberland was fined by the German Covid19 authorities and refused to pay the 2 fine, so he was taken to court. 3 Here is his complaint (translated into English) https://bit.ly/40BWjD7 4 https://5vtt0.r.ag.d.sendibm3.com/mk/cl/f/z0ma9vkT3T1scEW -5 dbiVQhizkZz8W3zvdqSJ96EOV0phi8s1nDmaMLLjI01zqQIXdaT8Dni3LEAif11WsK4bf 6 bt3GB3P7gqlcDUt-7 yZrMrnQPfO0i1M1rpD_c_9hkGfqfJI_0KRtCAs4b_6L2PlM5xTbGBSXKm9xBboF6o44e zD9AUMDcd42casXHLfVe6xz08MuIWxT4wGtjY8tOzXDDtysDUo3EZrHh2pxj9bPIsm 8 9 KnlRSWU_Scy0wUQddsOTadE8DPzYLVqCcUT91PuYWtGaf3gcLCdSNO24Kaatfec2E ZQCSvcf7GyqLb0MSOtjVOUvsotmflj2K6DmDejbDjs 10 11 Marvin Haberlandhas won his case in Germany heard on the 26th April 2023. 12 This is now hard scientific and legal evidence for MAHA to raise in our up and coming 13 Australian Federal Court Class Action that the SARSCOV2 virus does not exist. 14 Hence Covid19 does not exist since it is meant to be caused by the non-existent 15 SARSCOV2 virus. 16 And hence Covid19 is a total fraud. 17 In addition there is a great deal of proof that the PCR test and associated false positives that was used to create the false Covid19 cases, is completely false and cannot be used to 18 19 test for a disease. 20 A Portuguese court confirmed this – see https://bit.ly/41VMK2E As did a request for retraction of the original Drostin paper recommending the PCR test to 21 22 test for SARSCOV2 and hence Covid19 23 (see https://bit.ly/3Lx5lNb and https://bit.ly/3NipFDo) 24 Further huge amounts of evidence are available to MAHA confirming that the Covid19 Plandemic has been falsely constructed to enable the distribution of otherwise illegal, dual 25 26 purpose gain of function poisonous bio-warfare mRNA based nanotechnology gene 27 altering injections and other lethal and harmful nano substances by the United States of 28 America Department of Defence. 29 What has been called the SARSCOV2 virus is a chimeric (made by humans) in silico (only 30 exists in computers, created by human imagination) biological poison developed for biowarfare. (see https://bit.ly/3zHGuQ6) 31 32 We've won 33 In addition we have hard evidence that the Australian TGA has hidden death statistics in order to support the false Australian Government Covid19 injection narrative. 34 35 (see https://bit.ly/3Lb4791 and https://bit.ly/3LubEBb) 36 With these simple facts which will be presented via the MAHA Class Action to the 37 Australian Federal Court we have proved the falsity of the entire Covid19 Plandemic 38 Australians rejoice 39 You are about to be compensated for this hugely destructive shocking lethal and injurious 40 fraud that the Australian Governments have inflicted on us all. 41 Share this: 42 Facebook 43 Twitter 44 Print Email 45 46 47 Like this: 48 Loading... 49 Related 50 MAHA Federal Court Covid class action bolstered by German court upholding 51 SARSCOV2 virus does not existMay 9, 2023In "Courts" 26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. Page 23

INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1	Make Australia Healthy Again collecting evidence to sue state and federal
2	governments for Covid malfeasance April 12, 2023In "Agenda 2030"
3	Legitimacy of Covid plandemic challenged in High Court June 17June 3, 2021In
4	"coronavirus"
5 6	COVID CLASS ACTIONMAHASARCOVID2 END QUOTE MAHA has concrete proof for court evidence SARSCOV2 does not exist
0 7	And
, 8 9	QUOTE MAHA has concrete proof for court evidence SARSCOV2 does not exist
10	Reason for the objection:
11	1. the penalty notice is unlawful.
12	2. according to §1 IfSG applies:
13	(1) The purpose of the law is to prevent communicable diseases in humans, to detect
14	infections at an early stage and to prevent their further spread.
15	(2) The necessary cooperation and collaboration of federal, state and local authorities,
16 17	physicians, veterinarians, hospitals, scientific institutions and other stakeholders should be organized and supported in accordance with the respective state of medical and
18	epidemiological science and technology.
19	
20	3. the German Research Foundation (DFG) published guidelines to ensure good scientific practice as early as 1998. When the Code comes into force on August 1, 2019, all universities and non-
21	university research institutions must implement the 19 guidelines and their explanatory notes in
22	a legally binding manner (see Proposal for Evidence 1a). According to the DFG, the general
23	principles of scientific work include:
24	· Lege artis to work
25	• Document results
26	Consistently self-doubt all results
27	According to the DFG, the following also applies: Even in fields of work where intense
28	competition forces researchers to publish as quickly as possible, the quality of the work and
29	the publication must be the top priority. Results must be checked and replicated wherever
30	actually possible before they are submitted for publication." (see Request for Evidence 1b)
31	Guideline 11 of the Code (Methods and Standards) states, Many methods used in life science projects
32	have limitations. The strengths and weaknesses of a method should be considered in the choice of
33	method, documented, and balanced by appropriate controls. (see Evidence Request 1c)
34	The Robert Koch Institute (RKI) has also been committed to the DFG rules since May 2002.
35	According to the RKI, this serves scientific self-control (see Proposition of Evidence 1d).
36	The virologists did not act according to the state of the art of medical and epidemiological science
37	and technology, as required by §1 IfSG, because they did not control and document their methods
38 39	<u>and results.</u> To prove my case, I submit the following evidentiary motions:
40	1. in order to prove that the state of the art in science and technology requires that its
41	results be consistently self-doubted, checked and documented, I request that the following
42	documents or sources be included:
43	(3) "Guidelines for Safeguarding Good Scientific Practice" of the German Research
44	Foundation (DFG), available at
45	http://www.dfg.de/download/pdf/dfgimprofil/gremien/senat/klinischefors
46	chung/workshop1515/foliensaetzeveranstaltung/replizierbarkeitreplikati onfrankwissing.pdf.
47	(4) DFG document on replicability in clinical research, available at
48	http://www.dfg.de/download/pdf/dfgimprofil/gremien/senat/klinischefors
49	chung/workshop1515/foliensaetzeveranstaltung/replizierbarkeitreplikati onfrankwissing.pdf.

 26-7-2023
 Page 24
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD
 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

(5) Guideline 11 "Methods and Standards in the Life Sciences" of the DFG, available at
https://wissenschaftliche-integritaet.de/kommentare/methoden-und-standards-in-den-
lebenswissenschaften/
(6) The RKI also acknowledges and commits to compliance with the DFG guidelines, which
can be read at https://www.rki.de/DE/Content/Forsch/Grundlagen/grundlagennode.html
2. to prove that virologists do not control and document their methods, I request the
inclusion of the following document:
The attached document is a responded Freedom of Information Act (FOIA) request by
Australia's Peter Doherty Institute for Infection and Immunity at the University of Melbourne.
Researchers at the Doherty Institute began publishing the document in early 2020 with the
publication of
"Isolation and rapid sharing of the 2019 novel coronavirus (SARS-CoV-2) from the first patient
diagnosed with COVID-19 in Australia" published one of the world's authoritative publications
on the claimed pathogen detection for the so-called "SARS-CoV-2" virus. The questioner asked
the authors of the study whether they had performed and documented the scientifically
prescribed control experiments for their methods. According to the authors, no control
experiments were documented throughout the publication and were not performed for the
whole genome sequencing. Thus, two central components of the scientific method are violated
(documentation and control).
3. to prove that none of the published studies on the so-called pathogen detection for "Sars-
CoV-2" includes performed and documented control experiments for the methods used -
including genome sequencing.
I request that the court obtain a factual opinion from a SARS-Cov-2 virologist on this
matter. The SARS-CoV-2 virologist should provide evidence, based on at least one
original scientific publication, that a viral structure designated as SARS-CoV-2 was
discovered through isolation and biochemical characterization of its components. The
scientific publication must include the performance and documentation of all control
experiments.
From: foi-officer <foi-officer@unimelb.edu.au></foi-officer@unimelb.edu.au>
Sent: Tuesday, 22 February 2022 06:23
To:
Cc: foi-officer
Subject: RE: [EXT] Request under FOI Act
Subject: RE: [EXT] Request under FOI Act Dear
Subject: RE: [EXT] Request under FOI Act Dear Example I have followed up with the Doherty Institute in response to your final question. The answer below was
Subject: RE: [EXT] Request under FOI Act Dear Example I have followed up with the Doherty Institute in response to your final question. The answer below was provided:
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARSCoV2 In order to maximise the
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample.
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample.
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards,
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARSCoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: wates <foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act</foi-officer@unimelb.edu.au>
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: water <foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution</foi-officer@unimelb.edu.au>
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: www. <foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear,</foi-officer@unimelb.edu.au>
Subject: RE: [EXT] Request under FOI Act Dear
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From:Sent: Tuesday, 8 February 2022 7:57 PM To:Sent: Tuesday, 8 February Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear, Thank you very much. Your answer fully satisfies my request.
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To:foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear, Thank you very much. Your answer fully satisfies my request. Is there any specific reason why the authors of the study did not perform negative controls for all the
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To:
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: weight foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear , Thank you very much. Your answer fully satisfies my request. Is there any specific reason why the authors of the study did not perform negative controls for all the genome sequencing methodology? Many thanks,
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: <foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear Our answer fully satisfies my request. Is there any specific reason why the authors of the study did not perform negative controls for all the genome sequencing methodology? Many thanks, 26-7-2023 Page 25</foi-officer@unimelb.edu.au>
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: wew=fol-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear Dear Vour answer fully satisfies my request. Is there any specific reason why the authors of the study did not perform negative controls for all the genome sequencing methodology? Many thanks, 26-7-2023 Page 25 © Mr G. H. Schorel-Hlavka O.W.B.
Subject: RE: [EXT] Request under FOI Act Dear I have followed up with the Doherty Institute in response to your final question. The answer below was provided: At the time there was no established method for sequencing SARS CoV2 In order to maximise the number of sequencing reads for nCoV2019 (named at the time) we elected to dedicate an entire flow cell to the positive culture sample to maximise our recovery of the viral reads and not spend reads on sequencing a negative sample. I trust this is of assistance and wish you well. Kind regards, From: Sent: Tuesday, 8 February 2022 7:57 PM To: <foi-officer@unimelb.edu.au> Subject: AW: [EXT] Request under FOI Act External email: Please exercise caution Dear Our answer fully satisfies my request. Is there any specific reason why the authors of the study did not perform negative controls for all the genome sequencing methodology? Many thanks, 26-7-2023 Page 25</foi-officer@unimelb.edu.au>

1	
2	From: foi-officer <foi-officer@unimelb.edu.au> Sent: Tuesday, February 8, 2022 04:01 To:</foi-officer@unimelb.edu.au>
3	
4	Cc: foi-officer@unimelb.edu.au> Subject: RE: [EXT] Request under FOI Act.
5	Dear Dear Dear , Apologies for the delay in response - I have made some preliminary enquiries and write to advise that the
6 7	Doherty Institute can provide the following answers to your questions regarding the "Isolation and rapid
8	sharing of the 2019 novel coronavirus (SARS- CoV- 2) from the first patient diagnosed with COVID- 19
9	in Australia" publication.
10	
11	(7) Can you confirm that the negative control culture was grown in the same conditions
12	(37°C, 5% CO2) and maintenance media (consisting of 10mL EMEM, 7% FBS, 2mM L
13	glutamine, 1 mM sodium pyruvate, 1500mg/L sodium bicarbonate, 15 mM HEPES and
14	0.4mg/ml geneticin) to 95% confluency in 25cm2 flasks, and that, for the negative control,
15	maintenance media was removed and 10 mL viral culture media (EMEM as above but FBS
16 17	reduced to 2%) was added? As background, Doherty researchers define a control to be a component of an experiment intended to
18	eliminate alternative explanations for experimental results, due to 'confounding variables'. It does this by
19	as closely as is feasible replicating all components of the experiment other than the variable being
20	measured. In this case, it means our negative controls have been treated in the same media conditions
21	and changes as our positives.
22	2. Could you please provide me with the exact documentation of the negative
23	control experiment. There is no specific documentation for this experiment. Assuming
24	your question relates to the methodology used to create this control, these are not
25	documented or included in publications. As mentioned above, they are presumed to follow
26	as much as it is feasible the original experiment, replicating all components of the
27	experiment other than the variable being measured.
28	3. Regarding genome sequencing from the infected cell culture, did you perform
29	control experiments to exclude that also other virus genomes could have been assembled
30	de novo or via alignment using other reference genomes? We did not look for other viral
31	genomes. Our assembly was performed against the released Wuhan 1 reference sequence as
32	we were looking for SARS CoV 2.
33	4. Did you perform control experiments to exclude that the target virus genome
34	could have been assembled de novo or via alignment from the negative control culture?
35	Sequencing and denovo assembly was only performed on positive, infected material.
36	5. If the answer for 3. and 4. is yes, could you please provide to me the documented
37	negative control procedure for the genome sequencing?
38	N/A - see responses to 3 and 4.
39 40	I trust these responses satisfy your queries. Kind regards,
40 41	Information Regulation Officer
42	Information Regulation Information Governance Services Legal and Risk The University of
43	Melbourne
44	T: + / MS Teams (preferred) E:
45	I acknowledge the Traditional Owners of the land on which I work, and pay my respects to the
46	Elders, past and present.
47	
48	This email and any attachments may contain personal information or information that is
49	otherwise confidential or the subject of copyright. Any use, disclosure or copying of any part of
50	it is prohibited. The University does not warrant that this email or any attachments are free from
51	viruses or defects. Please check any attachments for viruses and defects before opening them. If
52	this email is received in error, please delete it and notify us by return email.

 26-7-2023
 Page 26
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1	From: foi-officer <a> Sent: Wednesday, 2 February 2022 9:40 AM
2 3	To:
3	
4 5	Cc: foi-officer <u><foi-officer@unimelb.edu.au></foi-officer@unimelb.edu.au></u> Subject: RE: [EXT] Request under FOI Act.
5 6	Dear Example , Thanks for your email and apologies for the delay - I've followed up w/ relevant authors of the
7	publication and am hoping to have an answer to your questions soon. I'll keep you updated.
8	Regards,
9	
10	From: Sent: Tuesday, 1
11	February 2022 4:55 AM
12 13	To: foi-officer <u><foi-officer@unimelb.edu.au></foi-officer@unimelb.edu.au></u> Subject: AW: [EXT] Request under FOI Act
13 14	External email: Please exercise caution
14	Dear Sir or Madam,
15 16	This is a kind reminder regarding my request.
10	This is a kind femilider regarding my request.
18	From: foi-officer <u><foi-officer@unimelb.edu.au></foi-officer@unimelb.edu.au></u> Sent: Thursday, 23 December 2021 01:45 To:
19	
20	Cc: foi-officer <u><foi-officer@unimelb.edu.au></foi-officer@unimelb.edu.au></u> Subject: FW: [EXT] Request under FOI Act.
$\frac{1}{21}$	Dear Charles ,
22	We have received preliminary advice from the Doherty Institute that your questions can be
23	answered directly, outside of the formal FOI process. However, as the University is entering its
24	shutdown period (24 th Dec - 3 rd Jan), we will not have a response until midlate January. If you're
25	happy to proceed on this basis, we will continue liaising with the Doherty and get answers to
26	your questions as soon as possible.
27	Please don't hesitate to contact me if you have any questions. Kind regards,
28	
20	Information Regulation Officer
30 31	Information Regulation Information Governance Services Legal and Risk The University of Melbourne T: + ///////////////////////////////////
32	I acknowledge the Traditional Owners of the land on which I work, and pay my respects to the Elders, past and
33	present.
34	
35678 37778	4 This email and any attachments may contain personal information or information that is otherwise confidential or the subject of copyright. Any use, disclosure or
38	copying of any part of it is prohibited. The University does not warrant that this email or any attachments are free from viruses or defects. Please check any attachments for viruses and defects before opening them. If this email is received in error, please delete it and notify us by return email.
39	From: foi-officer <a> Sent: Tuesday, 14 December 2021 9:01 AM
40	To:
41	Cc: foi-officer < <u>foi-officer@unimelb.edu.au></u> Subject: FW: [EXT] Request under FOI Act.
42	Dear ,
43	I write to acknowledge receipt of your below email to The Peter Doherty Institute for Infection
44	and Immunity. We will make preliminary enquiries and come back to you with further advice in
45	due course.
46	Kind regards,
47 48	Information Governance Services I Legal and Risk I Chief Operating Officer Portfolio The University of
49	Melbourne, Parkville Campus, Victoria, Australia
50	E: / MS Teams Meet: Zoom / Teams
51	Please note that the University is closed for business from 25 December to 3 January, reopening on Tuesday, 4
52 53	January 2022. To manage end of year workload and resourcing, we ask that you engage with us as early as possible. The team will
54 55	be managing urgent matters on a priority basis during December and January as we will have reduced staff available during this period.
	26-7-2023 Page 27 © Mr G. H. Schorel-Hlavka O.W.B.
	INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1 st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 2	Many University staff remain working remotely. My usual hours of work are Monday to Thursday 9:30am to 5:30pm and every second Friday.
2	From:Sent: Friday, 10
4	December 2021 2:48 AM
5	To: Doherty Reception <u><doherty-reception@unimelb.edu.au></doherty-reception@unimelb.edu.au></u> Subject: [EXT] Request under
6	FOI Act.
7	External email: Please exercise caution
8	Dear Sir or Madam,
9	Under the FOI Act, I would like to request the following information and/or documentation
10 11	regarding the publication "Isolation and rapid sharing of the 2019 novel coronavirus (SARS- CoV- 2) from the first patient diagnosed with COVID- 19 in Australia" published by several
12	authors of your house.
13	1. can you confirm that the negative control culture was grown in the same conditions
14	(37°C, 5% CO2) and maintenance media (consisting of 10mL EMEM, 7% FBS, 2mM
15	Lglutamine, 1 mM sodium pyruvate, 1500mg/L sodium bicarbonate, 15 mM HEPES and
16	0.4mg/ml geneticin) to 95% confluency in 25cm2 flasks, and that, for the negative control,
17	maintenance media was removed and 10 mL viral culture media (EMEM as above but FBS
18	reduced to 2%) was added?
19	
20	(8) Could you please provide me with the exact documentation of the negative control
21	experiment.
22	(9) Regarding genome sequencing from the infected cell culture, did you perform control
23	experiments to exclude that also other virus genomes could have been assembled de novo or
24 25	via alignment using other reference genomes? (10)Did you perform control experiments to exclude that the target virus genome could have
23 26	been assembled de novo or via alignment from the negative control culture?
20 27	(11) If the answer for 3. and 4. is yes, could you please provide to me the documented
28	negative control procedure for the genome sequencing?
29	Please send your answer to Please confirm that you received
30	this FOIA request.
31	Many thanks and kind regards
32	
33	END QUOTE MAHA has concrete proof for court evidence SARSCOV2 does not exist
34	
35	What shows is that in my view Peter Doherty Institute so to say hoodwinked others in that it
36	had isolated and purified by the Koch postulate, etc, in January 2020 and ended up being some
37	advisor to the Victorian Government, etc, when it appears to me the records indicates it never did
38	isolate and purified by the Koch postulate this alleged SARS-CoV-2 virus. So here we had
39	ACMA and others interfering with Australians "political liberty" and "religious liberty", etc,
40	all about misinformation/disinformation while in fact they were in my view engaged in a
41	protection racket to protect the very <u>TRAITORS/TERRORIST</u> who were actually causing the
42	harm! Let us consult the Framers of the Constitution as to what they considered constitutes
43	" <u>TERRORISM</u> "
44	
45 46	Hansard 9-3-1898 Constitution Convention Debates QUOTE
47	Sir JOHN DOWNERI know that my right honorable friend, judging probably from
48	the time I am taking now, thinks that in such a case I would take a long time, if I were in
49	the Senate. I admit that his surmise is quite right in my case. <u>I admit there are persons on</u>
50	whom this terrorism could not be practised, or on whom, if practised, it would probably
51	not be effective. But I am thinking of persons of weaker minds and wills, and I say
52	that, as far as this Constitution is concerned, it is absolutely necessary to put some
53	provision in this Bill which will strengthen the Senate and prevent it being
	26-7-2023 Page 28 © Mr G. H. Schorel-Hlavka O.W.B.
	INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD
	A 1 st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0
	PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1	intimidated in the way indicated. We have been frittering away the first principles of the
	Federal Constitution long enough.
2 3	END QUOTE
4	
4 5	Hansard 8-3-1898 Constitution Convention Debates
6	QUOTE Mr. HOLDER
7	Surely there would be at least one representative out of the whole Senate and one
8	member of the House of Representatives, who would have individuality enough, and
9	<u>strength enough, to get up and challenge the order of any particular measure which</u>
10	might be disorderly under this clause of the Constitution.
11	Mr. ISAACSThey would not all sit on the same side of the House.
12	Mr. HOLDERI should think not. They would not all be Ministerialists, or all members
13	of the Opposition, or all members of any particular party; and I cannot believe that any Bill
14	which contained anything objectionable at all could pass through both Houses of the
15	Federal Legislature without finding some one member of either of the two Houses who
16	would rise to a point of order, and have such a Bill laid aside of necessity as being out of
17	order under this provision.
18	END QUOTE
19	And
20	Hansard 8-3-1898 Constitution Convention Debates
21	QUOTE
22	Mr. CARRUTHERS (New South Wales)It is worth while considering the stages that a
23	proposed law has to go through, and the opportunity afforded to a member of either House
24	or a member of the Executive to call attention to any infraction or infringement of the
25	Constitution. It does not require a majority of the members of the House of Representatives
26	to insist that the Constitution shall be obeyed in the matter of procedure; it only requires
27	one solitary member to rise to a point of order, and the Speaker has to give a legal
28	interpretation of the rules of procedure. It only requires one member of the Senate to
29	call the attention of the President to the fact that a Bill is introduced contrary to the
30	Constitution for that proposed law to be ruled out of order. It does not require a
31	majority of the states to insist that the Constitution shall be obeyed, because a
32	majority of the states cannot by resolution infringe the Constitution. Neither House
33	could pass the standing order which would give the majority power to dissent from the
34	Speaker's or President's ruling. The standing orders only confer certain explicit power.
35	They give no power to either House to pass an order which would enable its members to
36	amend the Constitution.
37	END QUOTE
38	
39	Hansard 1-3-1898 Constitution Convention Debates
40	QUOTE
41 42	Mr. HIGGINSSuppose the sentry is asleep, or is in the swim with the other power?
43	Mr. GORDONThere will be more than one sentry. In the case of a federal law,
44	every member of a state Parliament will be a sentry, and, every constituent of a state
45	Parliament will be a sentry.
46	As regards a law passed by a state, every man in the Federal Parliament will be a
47	sentry, and the whole constituency behind the Federal Parliament will be a sentry.
48	END QUOTE
49	
4) 50	As such, the Framers of the Constitution made it very clear to deny the Senate its 'constitutional'
50 51	right to properly deliberate matters before the Senate itself would constitute " TERRORISM ".
52	Hence, to deny any Australian their constitutional rights equally is to commit " TERRORISM ".
54	Tence, to deny any Australian then constitutional rights equally is to commit <u>TERRORISM</u> .

 26-7-2023
 Page 29
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 Further, the Framers of the Constitution embedded in the constitution the right of any Member of 2 Parliament to challenge the validity of any part of legislation and this would be sufficient for the Speaker of the House of Representatives or the President of the Senate wherever the objection is 3 4 made to then place the matter before the High Court of Australia for its advise as to any disputed 5 part of a Bill being within constitutional powers. This is not that the House of Representatives 6 and/or the Senate can outvote such an objection as the Framers of the Constitution made it very 7 clear the matter should be placed before the High Court of Australia! While a Speaker/President 8 may be selected by the majority of each House, once selected then they become OFFICERS of 9 the relevant House and committed to pursue what is constitutionally appropriate regardless if the 10 majority of Members seeks to defeat the objection by any vote. 11

- 12
 - HANSARD 16-3-1898 Constitution Convention Debates
- 13 QUOTE

Mr. BARTON (New South Wales).-No, there would be no prohibition in that respect. 14 The offices of Speaker and Chairman of Committees are not offices of profit under 15 16 the Crown. They are parliamentary offices, and Parliament has always retained a power over its own Estimates to the extent that really the Speaker and President of the local 17 18 Chambers have always exercised a right to submit their own Estimates, and those 19 Estimates, as a rule, as far as I know in practice in my own colony, are altogether 20 untouched by the Government of the day. Now, these are political offices, but not offices 21 of profit under the Crown.

22 END QUOTE

23 24 Hence, the majority of a vote by the Members of either House of Parliament never can overrule 25 the obligation of the Speaker/President to pursue a clarification of what is held to be constitutionally appropriate. Any so called "sweethart deal" to have an objecter drop its 26 27 objection is of no legal value becdause once the objection is made it no longer is in the hands of 28 the objector but is than in the hands of the Speaker/President and this Speaker/President must 29 than pursue the constitutional validity of such Bill. The same is with the Chairman of any 30 Committee! Hence my **SUBMISSION** cannot be ignored but the Chairman of the Committee 31 has a legal obligation to deal with my objections regarding any issue violating the constitution in 32 a proper manner, including to pursue the High Court of Australia to clarify matters.

33

There have also been reinforcing and conflicting developments in international law.

1969/11/19 - Congress and President Nixon passed Armed Forces Appropriations Act. PL 91-121, 83 Stat. 209.⁹ Section 409 authorized Department of Defense to use human subjects for experiments in chemical and biological weapons, established reporting requirements (DOD reports to Congress) codified at 50 USC 1511(a) and authorized President to suspend informed consent and other provisions during a declared war or national emergency, codified at 50 USC 1515. Congressional reporting requirements amended 1977 and 1982, repealed 1996.

34 35 And

1974/12/10 - Secretary of State Henry Kissinger's National Security Study Memorandum 200 (NSSM 200) study completed as the Kissinger Report,¹² establishing global depopulation as US geopolitical strategy.

1975/11/26 - President Gerald Ford endorsed the Kissinger Report's depopulation plan through National Security Decision Memorandum 314¹³

Security Decision Memorandum ^{314¹³}
 1974/12/10 – Secretary of State Henry Kissenger's national
 Security Study Memorandum 200 (NSSM 200) study

 26-7-2023
 Page 30
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

completed as the Kissinger Report, <u>establishing global</u> <u>depopulation as US geopolitical strategy</u>.

4 This may also underline why the Federal Government has allegedly its involvement in the **Port** 5 Arthur massacre as to pursue to remove the weapons from ordinary Australians for their 6 **DEPOPULATION** agenda. This, where I understand that some 10 years prior to the **Port** 7 Arthur massacre a NSW Premnier than allegedly made known that to remove weapons from 8 citizens there was a need for a Port Arthur massacre! I understand from a video details that a 9 special truck was ordered to be build in advance for this very purpose to transport the huge 10 number of dead boddies from Port Arthur massacre area. As such, what eventuated in Port 11 Arthur was planned well in advance and the alleged killer had to my understanding absolutely no 12 involvement in ordering such a truck beforehand!

13

1

2 3

14 It appears to me that the same was planned beforehand such as with 2010 LockStep to mass 15 murder citizens around the world as my <u>COMPLAINT</u> to **R Kershaw Chief Commissioner of** 16 AFP makes very clear!

17

I understand from a video that Anthony Albanese prior to the purported 2022 federal election made clear that he didn't want to change policies but merely to be Prime Minister. By this, and his previous silence about the unconstitutional covid scam mandates, etc, underlines to me he and his collaborators are all part of the <u>TRAITORS/TERRORIST</u> and none of those pretending to be in the Parliament are constitutionally permitted to be so by Sections 44 & 45 of the constitution.

24 25

and suffers from heart failure and other comorbidities and was

advised by her specialist to have the "vaccine" (meaning the <u>DEPOPULATION</u> "gene therapy"
bioweapon owned by the DoD (USA) just that he couldn't explain any harm to my wife if she
had such an injection.

The Victorian Government even had a mandate that only one person of a household was allowed to go for essentials. This kind of <u>TERRORISM</u> is unforgiverable and if I have my way each and every person who acted as a collaborators with the <u>TRAITORS/TERRORIST</u> deserved upon convition to be granted their rightful award being the death penalty!

lived through WWII and actually had 3 bombs destroyiung 3 underground bunkers her farmer/lawyer father had for his workforce and family. Just that on that particular day he directed all to shelter in the main house instead of the bunkers. To Olga the <u>TERRORISM</u> by the Victorian Government and others was far worse to her then what she lived through during WWII! During 2020 even gave me the understanding she wanted to die because of the mandates preventing her to live a normal right. I was there to assist her through this difficult time but many others who were living on their own simply may have caved in.

40 Despite the unconstitutional restrictions a violation of separation of powers the State and neither

41 the Federal Government provided any assistance to the citizens in ill health and/or suffering from

- 42 health issues as their mentality appears to me to be you can die if you do not have the "gene 43 therapy" bioweapon injection!
- 44

Premier Danial Andrews appears to claim he is sorry about what was done with the mandates but is still pursuing the <u>2010 LockStep</u> of the W.E.F. plan to be implemented, and that to me underlines that he as many other politicians around the world are claiming to be sorry while in reality they continue their evil doings. That is why he and others and their collaborators all needs to be held legally accountable. This is a pinnacle of <u>TERRORISM</u> which understand in certain

50 manner still continue until this day.

 26-7-2023
 Page 31
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

- During the lockdowns my wife was denied appropriate medical care at 1 for not
- being injected with the "gene therapy" bioweapon! This even so as I outlined to the AFP the 2 usage of a "bioweapon" was unlawful where the persons storing, using this bioweapon were not 3
- 4 having the correct classification, etc. to do so!
- 5

6



- 7 8 at the time was the receptionist of , the latter who retired in 9 gave me the understanding had previously been a legal secretary and so knew her 2022. legal rights not to be injected with this so called covid vaccine. However, she announced that the 10 hospital refused to give her the medical treatment she required against cancer unless she was 11 12 injected. So, she was coerced to be injected. After that gave me the understanding that the treatment was a success as she was in remission. Thereafter, I was given the understanding that 13 was in hospital on her deathbed because the cancer suddenly had returned and now 14 15 throughout her entire body. Soon thereafter she died. This is not an isolated case because I 16 understand that in Victoria a woman needing a transplant was denied this because the medical staff refuses to perform the transplant unless she has the covid injection ("gene therapy" 17 18 **DEPOPULATION** bioweapon injection), THIS SHE REFUSED. 19
- 20 While ACMA claims to pursue to act against "SERIOUS HARM" reality is in my view that it actually is aiding and abetting to ensure "SERIOUS HARM" is inflicted upon Australians! 21 22
- 23 No medical facility can in any shape or form deny an Australian proper medical care in violation 24 of their constitutional rights!
- 25
- 26 The following will also make clear that the Framers of the Constitution intended to have **CIVIL** 27 **RIGHTS** and **LIBERTIES** principles embedded in the Constitution;
- 28 HANSARD 17-3-1898 Constitution Convention Debates (Official Record of the Debates of the National 29 Australasian Convention) 30 QUOTE Mr. CLARK.-
- 31 the protection of certain fundamental rights and liberties which every individual 32 citizen is entitled to claim that the federal government shall take under its protection 33 and secure to him.
- 34 **END QUOTE** 35
- 36 Hansard 1-3-1898 Constitution Convention Debates
- 37 **OUOTE**
 - Mr. HIGGINS.-Suppose the sentry is asleep, or is in the swim with the other power?
- 38 39 40 Mr. GORDON.-There will be more than one sentry. In the case of a federal law, 41 every member of a state Parliament will be a sentry, and, every constituent of a state 42 Parliament will be a sentry.
- 43 As regards a law passed by a state, every man in the Federal Parliament will be a 44 sentry, and the whole constituency behind the Federal Parliament will be a sentry. 45 END QUOTE

- Therefore, it is the duty and obligastion of every Member of Parliament to immediately ensure 47 that those kind of "TERRORISM" conduct is stopped! 48
 - 26-7-2023 Page 32 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

"If individuals be not influenced by moral principles; it is in vain to look for public virtue; it is, therefore, the duty of legislators to enforce, both by precept and example, the utility, as well as the necessity of a strict adherence to the rules of distributive justice."

10 —James Madison (1789)

12 Thodes. 416 US 232 94S Ct 1683. 1687 (1974) states: Scheuer v "when a state officer (which includes Judges) acts under a state law in a manner violative 13 of the US Constitution, he comes into conflict with the superior authority of that 14 Constitution, and he is in that case stripped of his official or representative character and is 15 the in his person to consequences of his individual 16 subjected conduct. The State has no power to impart to him any immunity from responsibility to the 17 supreme authority of the United States". 18

The same legal principle applies to the Commonwealth of Australia that where a parliamentarian, judge, legal practitioner, police officer, etc violates the constitution in some manner then that person no longer hold the position but is acting as an ordinary Australian and liable to the sanctions of law for any unconstitutional conduct.

24 25

1 2

3

4

5 6

7

8

9

11

19

Hansard 1-3-1898 Constitution Convention Debates

- 26 QUOTE Sir JOHN DOWNER.-
- I think we might, on the attempt to found this great Commonwealth, just advance one step, not beyond the substance of the legislation, but beyond the form of the legislation, of the different colonies, and say that there shall be embedded in the Constitution the righteous principle that the Ministers of the Crown and their officials shall be liable for any arbitrary act or wrong they may do, in the same way as any private person would be.
- 32 END QUOTE 33

Even if they have already their position in the meantime, perhaps as to seek to avoid legal accountability, they are and remain nevertheless legally accountable for any conduct in violation of the constitution!

37

For ACMA to perhaps claim it did not itself remove or interfere with any removal of publications/posts, etc, is no excuse because it <u>MUST</u> ensure that no Australian is denied its constitutional rights and any silence to remain on the sideline can be deemed to aid and abet to this unconstitutional conduct by any Big Tech platform.

42

43 "*Travelling Pete*" Anthony Albanese without the Parliament approval even having commenced 44 to it this as the writs were not returned in 2022 already then went to Ukraine and in my view 45 unconstitutionally and without lawful authority was providing financial and other support for the 46 Ukraine NAZI Government to continue its genocide upon ethnic Russian Ukrainians (as they 47 then were)! The Governor-General to my understanding had not published any 48 <u>DECLARATION OF WAR</u> against either Ukraine and/or later against the Russian Federation 49 and as such any military and other financial involvement was unconstitutional.

50 Even if the Governor-General had published in the Gazette a **DECLARATION OF WAR**

51 naming a particular country then still it has absolutely nothing to do with the (prime) Minister as

52 it would be for the Minister of Defence to pursue matters.

 26-7-2023
 Page 33
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Because our constitution limits any spending of taxation (Consolidated Revenue Funds) by having the Parliament passing Appropriation Bills before the commencement of the financial year (now commencing on 1 July of each year) and no Parliament being in in session as the writs had not been returned then any alleged funding and/or provising of military equipment, etc, would be without warrant of law.

5 6 7

8

9

11

15

17

18

19

20

21

22

23

It is totally irrelevant if there has been conventions for a (prime) Minister to do whatever as ultimately conventions cannot override the constitution!

10 **NATIONAL SECURITY** is not served by politician's violatating the constitution!

ACMA is not the guardian of the constitution to pursue through backdoor manner conduct against Australians which it cannot lawfull do by itself. ACMA can pursue law enforcement authorities to investigate matters and it then can place matters before the Courts.

16 QUOTE (PROVIDED BYY A READER)

The first principal doctrine in the Communist Party Case maxim was described by Justice Fullagar as "an elementary rule of constitutional law which has been expressed metaphorically" by saying that "a stream cannot rise higher than its source", citing Shrimpton v The Commonwealth where it was stated by Dixon J that "an exercise of a power, whether legislative or administrative, cannot rise higher than its source" or "the Parliament cannot recite itself into power." [Cf. Australian Communist Party v Commonwealth [1951] HCA 5; 83 CLR 1 at p. 258; Shrimpton v The Commonwealth [1945] HCA 4; 69 CLR 613 at p. 630.]

2425In British Medical Association v The Commonwealth [1949] HCA 44; 79 CLR 201 at [p293] Webb J

observed: "To require a person to do something which he 26 may lawfully decline to do but only at the sacrifice of the 27 whole or a substantial part of the means of his livelihood 28 would, I think, be to subject him to practical compulsion 29 amounting to conscription [unlawful impressment and 30 press-ganging by force]... If Parliament cannot lawfully 31 do this directly by legal means it cannot lawfully do it 32 indirectly by creating a situation, as distinct from merely 33 taking advantage of one, in which the individual is left no 34 real choice [of abstention] but compliance." Cf. The Commonwealth 35 36 of Australia Constitution Act, 1900 [63 & 64 Vict.] (Imp.), Sect. 51 - (xxiiiA.) The provision of 37 maternity allowances, widows' pensions, child endowment, unemployment, pharmaceutical, 38 sickness and hospital benefits, medical and dental services (but not so as to authorize any form of 39 civil conscription), benefits to students and family allowances. 40 END QUOTE (PROVIDED BYY A READER)

41

ACMA to purportedly fine some Big Tech company or even to threaten a Big Tech company to do so by itself in my view is to engage in <u>TERRORISM</u>! In my view any Big Tech company which engages in providing a platform for communication like the proverbial 'town square' is entitled to rely upon relevant law enforcement authorities to do its job and for it to obtain a court order to remove certain items. No Big Tech company can implement some form of censorship merely to appease some **WOKE** or other public official in violation of a citizens constitutional, legal, human, natural, common law rights.

49

 26-7-2023
 Page 34
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Big Tech platforms are bound by the legal provisions relating to the Commonwealth of Australia 1 2 for so far they are constitutional valid and cannot be used as some source to advance any 3 unconstitutional demands by ACMA for and on behalf of some TRAITOROUS/TERRORIST 4 Government of the Day, in particularly not to advance the motives of some external foreign 5 power such as U.N., WHO, W.E.F., etc! In my view any Member of Parliament seizes to be a 6 Member of Parliament the moment engaging in any conduct to mvote on a Bill that is to pursue a 7 violation of Australians constitutional rights.

9 HANSARD 15-4-1897 Constitution Convention Debates

10 **OUOTE**

8

- 11 III. Who is attainted of treason, or convicted of felony or of any infamous crime:
- 12 shall be incapable of being chosen or of sitting as a member of the Senate or of the House of
- 13 Representatives until the disability is removed by a grant of a discharge, or the expiration or
- 14 remission of the sentence, or a pardon, or release, or otherwise.
- Mr. GORDON: I should like to ask Mr. Barton whether there is anything in this point: 15 16 A number of German fellow colonists may have taken the oath of allegiance to a foreign 17 power, especially those who have served in the ranks in Germany. Would it not be
- necessary to add after "power" in line 27 the words "or who has not since been 18 19 naturalised as provided in clause 30"?
- 20
 - Mr. GLYNN: You cannot have two, allegiances.
 - Mr. BARTON: No; a man might have to go out of our Parliament to serve against us. **END QUOTE**
- 24 Those who are part of the World Economic Forum (W.E.F.) which pursues a New World Order 25 and overthrow our constitutional system must be deemed to be violation of s44 and by s45 are 26 AUTOMATICALLY excluded to hold any seat in the Parliament.

27 28

21

22

23

Because recent evidence has emerged that confirms the presence of Graphene Oxide, a highly toxic and conductive substance, in the Pfizer vaccine. And it has come from the US Food and Drug Administration (FDA) which has been forced to publish the confidential Pfizer documents by order of the Federal Court in the USA.



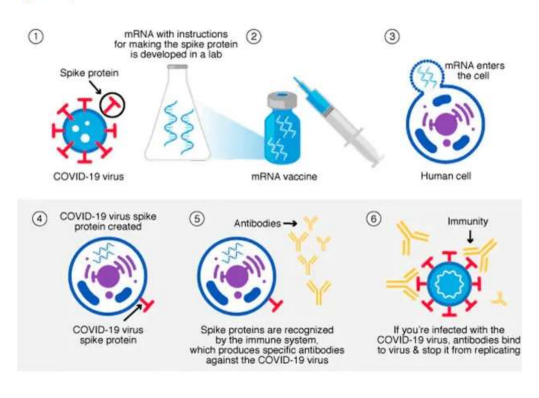
The FDA had initially attempted to delay the release of Pfizer's Covid-19 vaccine safety data for 75 years, despite approving the injection after only 108 days of a safety review on December 11th, 2020,

However, a group of scientists and medical researchers sued the FDA under FOIA to force the release of hundreds of thousands of documents related to the licensing of the Pfizer-BioNTech Covid-19 vaccine.

In early January 2022, Federal Judge Mark Pittman ordered the FDA to release 55,000

26-7-2023 Page 35 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

detects this spike protein, it can recognize it as foreign and mount an immune response against it,



And scientists from Spain, have declared that nanotechnology, which has the ability to control atoms in your body, has been found in all of the Covid-19 injections alongside Graphene Oxide.



According to the Spanish scientists who examined the Covid-19 injections, Graphene Oxide has the potential to cause strange blood clots. This may explain why it has been proven that Covid-19 injections increase the risk of suffering thrombosis with thrombocytopenia.

 26-7-2023
 Page 36
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail



...



@jimmy_dore @Johnincarlisle



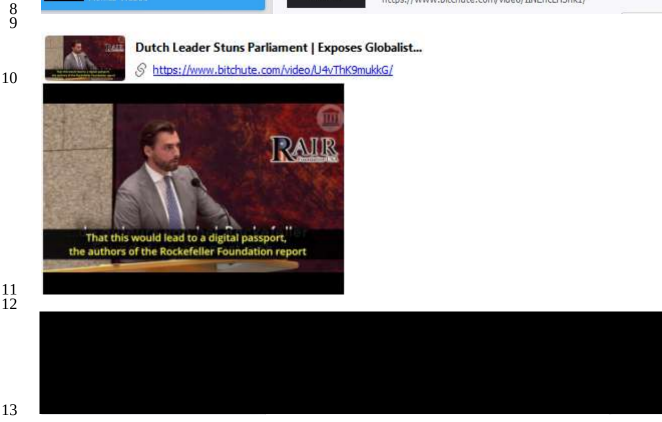
1 2 3

- Ukraine I understand has been much involved in seeking to create more deadly pathogens to kill
- 4 off the world population and this is why the West obsessed with **DEPOPULATION** is so much
- 5 supporting Ukraine NAZI Government in their ongoing genocide since 2014 against Ethnic

6 Russians. 7



10



26-7-2023 **Page** 37 © Mr G. H. Schorel-Hlavka O.W.B. **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

HANSARD 4-3-1891 Constitution Convention Debates

- QUOTE Sir HENRY PARKES:
 - The resolutions conclude:

An executive, consisting of a governor-general, and such persons as may from time to time be appointed as his advisers, such persons sitting in Parliament, and whose term of office shall depend upon their possessing the confidence of the house of representatives expressed by the support of the majority.

What is meant by that is simply to call into existence a ministry to conduct the affairs of the new nation as similar as it can be to the ministry of England-a body of constitutional advisers who shall stand as nearly as possible in the same relation to the representative of the Crown here [start page 27] a her Majesty's imperial advisers stand is relation to the Crown directly. These, then, are the principles which my resolutions seek to lay down as a foundation, as I have already stated, for the new super structure, my object being to invite other gentlemen to work upon this foundation so as to best advance the ends we have in view.

8 END QUOTE

HANSARD 17-2-1898 Constitution Convention Debates

- l QUOTE Mr. OCONNOR.-
- We must remember that in any legislation of the Commonwealth we are dealing with the Constitution. Our own Parliaments do as they think fit almost within any limits. In this case the Constitution will be above Parliament, and Parliament will have to conform to it.
 - 6 END QUOTE

27 28 HANSARD 4-3-1891 Constitution Convention Debates

29 OUOTE Sir HENRY PARKES:

30 The resolutions conclude:

31 An executive, consisting of a governor-general, and such persons as may from time to 32 time be appointed as his advisers, such persons sitting in Parliament, and whose term of 33 office shall depend upon their possessing the confidence of the house of representatives 34 expressed by the support of the majority.

What is meant by that is simply to call into existence a ministry to conduct the affairs of the new nation as similar as it can be to the ministry of England-**a body of constitutional advisers** who shall stand as nearly as possible in the same relation to the representative of the Crown here [start page 27] a her Majesty's imperial advisers stand is relation to the Crown directly. These, then, are the principles which my resolutions seek to lay down as a foundation, as I have already stated, for the new super structure, my object being to invite

 26-7-2023
 Page 38
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1	other ge view.	entlemen to work up	oon this foundation so as to best advance the ends we have in
2 3 4 5	END QUOTE		
4 5 6	HANSARD 17- QUOTE Mr. (-2-1898 Constitution C	onvention Debates
7 8 9 10 11	We mu Constitu	st remember that in ution. Our own Par	any legislation of the Commonwealth we are dealing with the liaments do as they think fit almost within any limits. <u>In this</u> be above Parliament, and Parliament will have to conform
12			
13 14 15 16 17 18	QUOTE Constitu	es/cth/high_ct/1999/27.htr tional interpretation ing point for a principle	nl?query=%22thi+act+and+all+law+made+by+the+parliament%22#fn50 d interpretation of the Constitution is the search for the intention of its
19 20	END QUOTE		
21		-3-1897 Constitution C	onvention Debates
22 23 24 25 26 27 28 29	would respon of our o	s a line up to which cor be treason; and therefo sible government, who	accession may become at any moment a sacred duty, but to pass that line ore, when we are asked solemnly and gravely to abandon the principle of en we are invited to surrender the latest-born, but, as I think, the noblest child system which has not only nurtured and preserved, but has strengthened the
29 30 31	Hansard 6-3-18 QUOTE Mr. 1	891 Constitution Conv FHYNNE:	ention Debates
32	I shall qu	ote from Mr. Dicey's re	cent work, which is very clear in its language. He says:
33 34 35	immutab	ole or else capable of b	federation is that the law of the constitution must be either legally eing changed only by some authority above and beyond the ordinary eral or state legislatures, existing under the constitution.
36	END QUOTE		
37 38		891 Constitution Conv	ention Debates
 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 	the whole whole of constituti several co royal pren practicall full powe that will l assembly again say conferred such aut END QUOTE	stitution of this federat e power will be vested these colonies, and the ion which we are propo- bolonies. The people will rogative exercised, in the y vested in them. They er and dignity of the stat be in existence concurred y, each legislature, who ys-a merely subordina d upon it by the consti- hority.	ion will not be charged with the duty of resisting privileged classes, for in the people themselves. They are the complete legislative power of the ey shall be so. From [start page 106] them will rise, first of all, the federal sing to establish, and in the next place will come the legislative powers of the <u>1 be the authority above and beyond the separate legislatures</u> , and the eir interest and for their benefit, by the advice of their ministers will be will exercise the sovereignty of the states, they will be charged with the e, and it is from them that we must seek the giving to each of those bodies ently the necessary powers for their proper management and existence. Each ether state or federal existing under this constitution, will be as Dicey te law-making body whose laws will be valid, whilst within the authority tution, but invalid and unconstitutional if they go beyond the limits of
55 56 57	where even t	the No case seems	'No' or the 'Yes' case in my view can be deemed legally valid to portray that it will agree for a recognition of Aboriginals) on its own. There is no such constitutional provision to amend
	26-7-2023	Page 39	© Mr G. H. Schorel-Hlavka O.W.B.

 26-7-2023
 Page 39
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD
 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 39

1 the preamble for this and the Sections are not for some social recognition of some race but rather

to provide a constitutional system within which Parliament can legislate. Section 128 referendum
 power cannot in some questionable/dubious manner to provide for something that fails to

4 maintain the balance provided for in the constitution.

5 Would any politician (and so their collaborators) be willing to fly with an aeroplane which I had been tinkering with without being a duly qualified mechanic and not knowing how the hell any 6 7 changes I made would result to any harm once the plane was able to take off? Well, instead of 8 the aeroplane now consider the same regarding the Commonwealth of Australia Constitution 9 Act 1900 (UK). No one, and this includes the very former High Court of Australia judges as well as those calling themselves "constitutional lawyers" (an oxymoron like a Firefighter 10 11 Firebug)seem to have a comprehensive understanding of the legal principles embedded in the 12 constitution!

13

14 I above put the test about citizenship and let consider the following what it actually stands for:

15

16 Hansard 2-3-1898 Constitution Convention Debates

17 OUOTE 18 Mr. SYMON.-Very likely not. What I want to know is, if there is anybody who will 19 come under the operation of the law, so as to be a **citizen** of the Commonwealth, who 20 would not also be entitled to be a **citizen** of the state? There ought to be no opportunity for such discrimination as would allow a section of a state to remain outside the pale of the 21 Commonwealth, except with regard to legislation as to aliens. Dual citizenship exists, 22 23 but it is not dual **citizenship** of persons, it is dual **citizenship** in each person. There may be two men-Jones and Smith-in one state, both of whom are citizens of the state, but 24 one only is a citizen of the Commonwealth. That would not be the dual citizenship 25 26 meant. What is meant is a dual citizenship in Mr. Trenwith and myself. That is to say, I am a citizen of the state and I am also a citizen of the Commonwealth; that is the 27 28 dual citizenship. That does not affect the operation of this clause at all. But if we 29 introduce this clause, it is open to the whole of the powerful criticism of Mr. O'Connor and 30 those who say that it is putting on the face of the Constitution an unnecessary provision, and one which we do not expect will be exercised adversely or improperly, and, therefore, 31 32 it is much better to be left out. Let us, in dealing with this question, be as careful as we possibly, can that we do not qualify the **citizenship** of this Commonwealth in any way or 33 exclude anybody [start page 1764] from it, and let us do that with precision and clearness. 34 As a citizen of a state I claim the right to be a citizen of the Commonwealth. I do not 35 want to place in the hands of the Commonwealth Parliament, however much I may be 36 37 prepared to trust it, the right of depriving me of citizenship. I put this only as an argument, because no one would anticipate such a thing, but the Commonwealth 38 39 Parliament might say that nobody possessed of less than £1,000 a year should be a citizen 40 of the Federation. You are putting that power in the hands of Parliament. 41 Mr. HIGGINS.-Why not? 42 Mr. SYMON.-I would not put such a power in the hands of any Parliament. We must rest this Constitution on a foundation that we understand, and we mean that every 43 citizen of a state shall be a citizen of the Commonwealth, and that the Commonwealth 44 45 shall have no right to withdraw, qualify, or restrict those rights of citizenship, except 46 with regard to one particular set of people who are subject to disabilities, as aliens, 47 and so on.

48 END QUOTE 49

50 Hansard 2-3-1898 Constitution Convention Debates

51 QUOTE Mr. BARTON.

 26-7-2023
 Page 40
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

1 2 3 4 5	If we are going to give the Federal Parliament power to legislate as it pleases with regard to Commonwealth citizenship, not having defined it, we may be enabling the Parliament to pass legislation that would really defeat all the principles inserted elsewhere in the Constitution, and, in fact, to play ducks and drakes with it. That is not what is meant by the term "Trust the Federal Parliament."
6 7	END QUOTE
7 8 9 10 11	HANSARD 2-3-1898 Constitution Convention Debates QUOTE Mr. BARTONI did not say that. I say that our real status is as subjects, and that we are all alike subjects of the British Crown.
12	END QUOTE
13 14 15 16 17	The High Court of Australia in <i>Sue v Hill</i> pretended that somehow we are no longer "Subjects of the British Crown" which is an absurdity as the High Court of Australia has absolutely no judicial powers to somehow amend the constitution!
18	HANSARD 17-3-1898 Constitution Convention Debates
19	QUOTE
20 21	Mr. BARTON We can have every faith in the constitution of that tribunal. It is appointed as the arbiter of the Constitution <u>It is appointed not to be above the Constitution, for</u>
22 23	<u>no citizen is above it, but under it;</u> but it is appointed for the purpose of saying that those who are the instruments of the Constitution-the Government and the
23 24	Parliament of the day-shall not become the masters of those whom, as to the
25	Constitution, they are bound to serve. <u>What I mean is this: That if you, after making</u>
26	a Constitution of this kind, enable any Government or any Parliament to twist or
27	infringe its provisions, then by slow degrees you may have that Constitution-if not
28	altered in terms-so whittled away in operation that the guarantees of freedom which
29	it gives your people will not be maintained; and so, in the highest sense, the court you
30	are creating here, which is to be the final interpreter of that Constitution, will be such a
31	tribunal as will preserve the popular liberty in all these regards, and will prevent,
32	under any pretext of constitutional action, the Commonwealth from dominating the
33	states, or the states from usurping the sphere of the Commonwealth.
34 35	END QUOTE
35 36 37	Let us consider also about the previous referendum to be a republic:
38	Hansard 2-3-1898 Constitution Convention Debates
39 40	QUOTE Mr. SYMON (South Australia)
40 41	Mr. SYMON (South Australia)
41	In the preamble honorable members will find that what we desire to do is to unite in one indissoluble Federal Commonwealth -that is the political Union-"under the Crown of the
43	United Kingdom of Great Britain and Ireland, and under the Constitution hereby
43 44	established." Honorable members will therefore see that the application of the word
45	Commonwealth is to the political Union which is sought to be established. It is not
46	intended there to have any relation whatever to the name of the country or nation which we
47	are going to create under that Union. The second part of the preamble goes on to say that it
48	is expedient to make provision for the admission of other colonies into the Commonwealth.
49	That is, for admission into this political Union, which is not a republic, which is not to
50	be called a dominion, kingdom, or empire, but is to be a Union by the name of
51	"Commonwealth," and I do not propose to interfere with that in the slightest degree.
52 53	END QUOTE

 26-7-2023
 Page 41
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 41

Therefore, it must be very clear that those advocating some 'republic' simply haven't got a clue what they are talking about.

My **WARNING** is to act within the constitutional confines of the *Commonwealth of Australia* Constitution Act 1900 (UK) as well as also to avoid being deemed/held to act in conspiracy with those pushing the **DEPOPULATION** / **NEW WORLD ORDER** agenda!



8 9 10

This Orangutan appears to show care for a human being while too often politicians are rather 11 doing the oppoisite as we witnessed with the covid scam to pursue the **DEPOPULATION** rather

12 13 than saving lives.

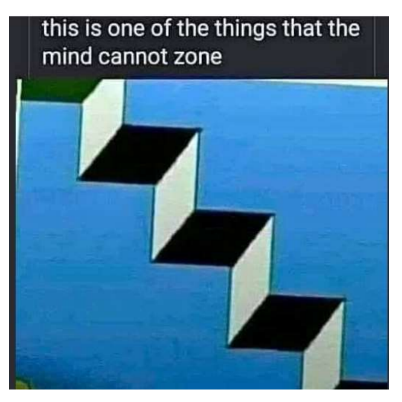
14 The following is from Facebook. It is to look at for about 10 seconds or just a bit longer and then

15 somehow you may see that the image appears to change. That is in a sense how one can look at

16 the constitution and it may appear to change pending when you look at it, not because the

17 constitution changed but because you view it differently.

18



$\frac{19}{20}$

21 I also rely in this submission upon the content of the following videos, irrespective if any part of

their content may not represent my views (followed with some additional comments: (Videos not 22 23 listed in any order of importance)

26-7-2023 **Page** 42 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail



PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI® series** by making a reservation, or E-mail



2 3 4

5

6



11

10

12

13	
14	
15	
16	
17	
18	
19	
20	
21	
22	

23

24

25

26

27

32

33

34

QUOTE Mr. BARTON (New South Wales).-If this is left as an exclusive power the laws of the states will nevertheless remain in force under clause 100.

Mr. TRENWITH.-Would the states still proceed to make laws?

Mr. BARTON.-Not after this power of legislation comes into force. Their existing laws will, however, remain. If this is exclusive they can make no new laws, but the necessity of making these new laws will be all the more forced on the Commonwealth. **END QUOTE**

28 29

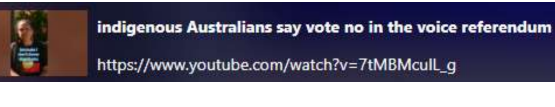
30	Hansard 7-3-1898 Constitution C	Convention Debates

Hansard 27-1-1898 Constitution Convention Debates

31 QUOTE Mr. HOWE.-

My only desire is to give power to the Federal Parliament to achieve a scheme for old-age pensions if it be practicable, and if the people require it. No power would be taken away from the states. The sub-section would not interfere with the right of any state to act in the meantime until the Federal Parliament took the matter in hand.

- 35 36 END QUOTE
- 37 38
 - Meaning States/Teritories cannot in any way legislate as to any particular race! It also means that
- 39 the West Australia's heritage laws are unconstitutional!
- 40



41 42

© Mr G. H. Schorel-Hlavka O.W.B. 26-7-2023 Page 44 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail





 26-7-2023
 Page 45
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail



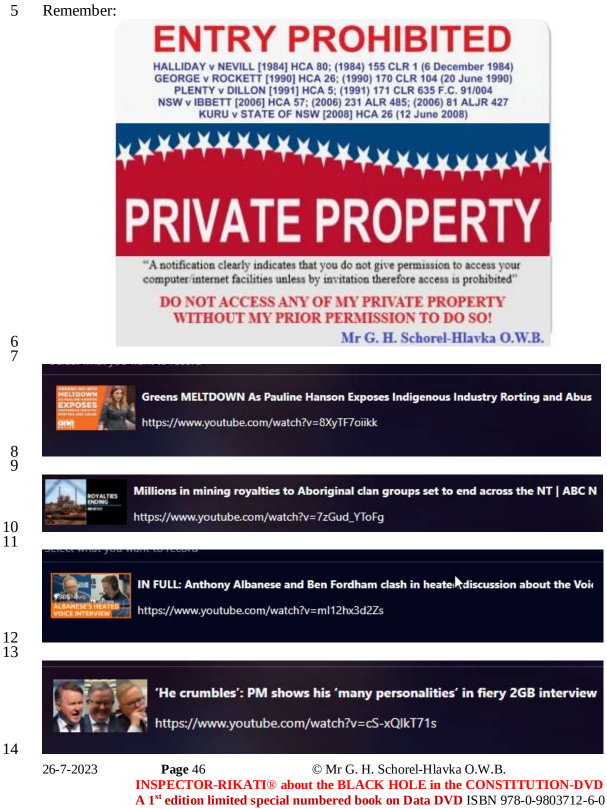
Identify and Disrupt bill - terrifying new legislation gives police unchecked powers - G

https://www.youtube.com/watch?v=23dP7JEPxWA



Australian Parliament Passes Legislation Handing 'Extraordinary' New Hacking Powers
https://www.youtube.com/watch?v=EtU2RBqCIAo

1 2



PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI® series** by making a reservation, or E-mail



6 7

8 It should be understood that within our constitution at least in my view Thomas Mayo is well 9 entitled to stake his political claims as he views them however it is another thing for any Minister 10 to seek to implement them where they are or might be in conflict with our constitution. The 11 various videos I watched about him he seems to express no more but certain desires to achieve 12 what he wish to achieve and even his statement to 'punish politicians" may mean to be no more but to not vote for certain politicians. The issue is not if I agree or disagree with some or all 13 14 elements othe views he expresses as that is totally irrelevant. He exercises no more but his 15 constitutional rights and is entitled to do so. However, politicians who may pursue to implement 16 any of those elements in violation of the constitution they then would be legally accountable for 17 doing so!



- Mr. SYMON (South Australia).-1 2 In the preamble honorable members will find that what we desire to do is to unite in one 3 indissoluble Federal Commonwealth -that is the political Union-"under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby 4 5 established." Honorable members will therefore see that the application of the word Commonwealth is to the political Union which is sought to be established. It is not 6 7 intended there to have any relation whatever to the name of the country or nation which we 8 are going to create under that Union. The second part of the preamble goes on to say that it 9 is expedient to make provision for the admission of other colonies into the Commonwealth. That is, for admission into this political Union, which is not a republic, which is not to be 10 11 called a dominion, kingdom, or empire, but is to be a Union by the name of 12 "Commonwealth," and I do not propose to interfere with that in the slightest degree. 13 14 END QUOTE Aussie Nancy Pelosi Linda Burney Has Trump Derangement Syndrome
- 15



Was Donald Trump Jnr. Visa To Enter The Country Stalled By the Australian Governmer https://www.youtube.com/watch?v=D0_9qxkRCP4

Ministers must be without political bias as they must represent the interest of **all** Australians

https://www.youtube.com/watch?v=3OukfRh9ZbA

- 19 regardless if this may or may not conflict with their personal poloitical views. Some comments 20 made against former Prime Minister Donald J Trump, the father of Donald J Trump Jr, 21 underlines we have Ministers who are playing a political game and in my view lack any 22 competence to properly exercuse their ministerial responsibilities.
- 23



Why is the Commonwealth permitting Premier Daniel Andrews repeatedly violating the constitution, as after all the Commonwealth deals with "Foreign Affairs"?

27



Summer of Love (Riots) in France https://www.youtube.com/watch?v=a9sdhHGPwgQ

In my view when citizens have been suppressed such as by the covid scam mandates then when

30 some issue arises 'it is the straw that broke the camels back' and then all the tensions that build

31 up over a considerable time will result in this kind of conduct.32

 Weil Oliver: "Fear mongering" over high temperatures is an 'incessant attempt to keep

 https://www.youtube.com/watch?v=8vkpcBMmvP0

 Neil Oliver: Weather maps are among the most blatant forms of fearmongering deploy

 https://www.youtube.com/watch?v=lvvBp25eh0U

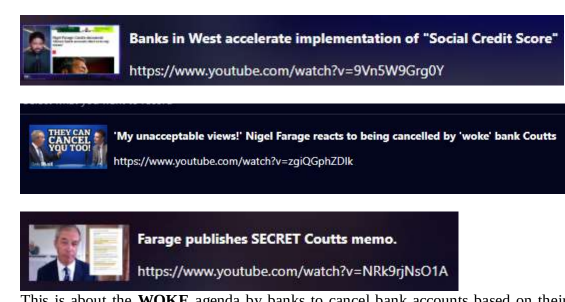
 26-7-2023
 Page 48

 © Mr G. H. Schorel-Hlavka O.W.B.

26-7-2023 Page 48 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

35

1 This is about the decades old scaming about Global cooling, Global warming, climate change, 2 etc.



9 This is about the **WOKE** agenda by banks to cancel bank accounts based on their own social perversed views to allegedly serve the W.E.F. interest. The Commonwealth of Australia, some decades ago, insisted that pensioners and welfare reciepents had to have a bank account for payments to be made and as such is obligated to ensure that banks do not violate the provisions of the constitution such as "political liberty" and "religious liberty" by cancelling accounts based on a bank account holder political/religious views! This also as the banks being incorporated within the provisions of the Commonwealth of Australia Constitution Act 1900 UK) cannot then violate the very constitution it relies upon for registration as to do otherwise effectively nullifies their registration!

	What The FUQ? - Frequently Unanswered Questions of the "Australian Government" https://www.youtube.com/watch?v=umVj5XQYAi8
Remember?	
200 (1	2/10 – Secretary of State Henry Kissenger's national Security Study Memorandum NSSM 200) study completed as the Kissinger Report, <u>establishing global</u> ulation as US geopolitical strategy.
DEPOPULA	where the DOD (USA) took it upon itself to decide it will pursue a global <u>ATION</u> ! Let therefore no one claim that this <u>DEPOPULATION</u> is some conspiracy misinformation/disinformation!
States and T	e purported "National Cabinet" where the (first) Ministers of the Commonwealth, erritories get together and make decisions, such as the unconstitutional "mandates" izens with a "gene therapy" bioweapon despite lacking any such constitutional
Let us first th	nerefore look at the (USA) DoD <u>DEPOPULATION</u> plan:
	s Deagel.com (<u>http://www.deagel.com/country/forecast.aspx</u>) population forecast in particular, the current countries hit with COVID-19!
26-7-2023	Page 49 © Mr G. H. Schorel-Hlavka O.W.B. INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 <u>PLEASE NOTE</u>: You may order books in the **INSPECTOR-RIKATI®** series by making a reservation, or E-mail

$\frac{1}{2}$	Name Country	2017	2025	Reduction	%
3	United Kingdom	65,650,000	14,517,860	51,132,140	77.886%
4	Ireland	5,010,000	1,318,740	3,691,260	73 .678%
5	Germany	80,590,000	28,134,920	52,455,080	65 .089%
6	Spain	48,960,000	27,763,280	21,196,720	43 .294%
7	-				
8	France	67,100,000	39,114,580	27,985,420	41 .707%
9	Switzerland	8,240,000	5,342,540	2,897,460	35 .163%
10	Denmark	5,600,000	3,771,760	1,828,240	32 .647%
11	Belgium	11,490,000	8,060,900	3,429,100	29 .844%
12					
13	Italy	62,140,000	43,760,260	18,379,740	29 .578%
14	Austria	8,750,000	6,215,000	2,535,000	28 .971%
15	Ukraine	44,030,000	31,628,980	12,401,020	28 .165%
16	Norway	5,320,000	3,833,960	1,486,040	27 .933%
17	-				
18	Portugal	10,840,000	8,113,860	2,726,140	25 .149%
19	Poland	38,480,000	33,230,780	5,249,220	13 .641%
20					
21 22	TOTALS	462,200,000	254,807,420	207,392,580	44.871%
23 24	United States of America	326,620,000	99,553,100	227,066,900	69 .520%
25	Australia	23,230,000	15,196,600	8,033,400	34 .582%
26					

And to silence critics they went on to pay handsomely the media (albeit also unconstitutionally) as I understood was what **Event201** October 2019 was indicating, as to prevent others to become aware of their murderous **DEPOPULATION** scam. The **eSafety Commissioner**, Ombudsman, Human Rights Commissioners were simploy AWOL (Absent Without Leave) and if anything not just refused to enforce constitutional rights but rather supported this **TREASONOUS** conduct and let **DICTATORSHIP** & **TERRORISM** be the rule of the day.

33

34 <u>https://theconversation.com/why-is-it-legal-to-tell-lies-during-the-voice-referendum-campaign-</u>

209211?utm_medium=email&utm_campaign=Latest% 20from% 20The% 20Conversation% 20for% 20July% 2010% 2
 02023% 20-

37 <u>%202677427033&utm_content=Latest%20from%20The%20Conversation%20for%20July%2010%202023%20-</u>

38 <u>%202677427033+CID 86ee9d64119a784a51a4170a83ca6176&utm source=campaign monitor&utm term=Why%</u>

39 <u>20is%20it%20legal%20to%20tell%20lies%20during%20the%20Voice%20referendum%20campaign</u>
 40 Why is it legal to tell lies during the Voice referendum campaign?

- 40 **Why is it legal to ten** 41 **OUOTE**
- Accusations of misinformation and disinformation are already flying in the Voice to
 Parliament campaign and often with good reason. Unfortunately for voters, though, there

44 is little to stop anyone from telling lies about the Voice or spreading disinformation –

45 constitutional law expert Luke Beck explains, it's perfectly legal to do so.

46 END QUOTE

47

48 Currently the eSafety Commission seems to be bias as to take the side of the federal government 49 to pursue that Voice at all cost be implemented into the Constitution no matter the scam that is 50 used to seek to convince electors to vote for it, rather than to make clear that any publication 51 must be reflecting the truth and failing this the Courts may hold asny person providing 52 misleading information and/or concealing relevant details legally accountable. We cannot have 53 that the eSafety Commission blatantly disregard responsibility to act 'IMPARTIAL''!

 26-7-2023
 Page 50
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

For the **eSafety Commissione**not to pursue appropriate action means the **eSafety Commission** is in my view grossly incompetent!

1

2

3

4 It should be understood that <u>there is no such thing as</u> a "Labor Government" or a "Coalition 5 Government" this because those in Government are commissioned by the Governor-General in 6 the Commonwealth and by the Governor in a State to be "**constitutional advisors**"!

7 8 HANSARD 4-3-1891 Constitution Convention Debates 9 OUOTE Sir HENRY PARKES: 10 The resolutions conclude: 11 An executive, consisting of a governor-general, and such persons as may from time to 12 time be appointed as his advisers, such persons sitting in Parliament, and whose term of 13 office shall depend upon their possessing the confidence of the house of representatives 14 expressed by the support of the majority. What is meant by that is simply to call into existence a ministry to conduct the affairs of 15 16 the new nation as similar as it can be to the ministry of England-a body of constitutional advisers who shall stand as nearly as possible in the same relation to the representative of 17 the Crown here [start page 27] a her Majesty's imperial advisers stand is relation to the 18 19 Crown directly. These, then, are the principles which my resolutions seek to lay down as a 20 foundation, as I have already stated, for the new super structure, my object being to invite 21 other gentlemen to work upon this foundation so as to best advance the ends we have in 22 view. 23 **END QUOTE** 24 25 HANSARD 17-2-1898 Constitution Convention Debates 26 QUOTE Mr. OCONNOR.-27 We must remember that in any legislation of the Commonwealth we are dealing with the 28 Constitution. Our own Parliaments do as they think fit almost within any limits. In this 29 case the Constitution will be above Parliament, and Parliament will have to conform 30 to it. 31 END QUOTE 32 33 HANSARD 9-2-1898 Constitution Convention Debates 34 **OUOTE** 35 Mr. HIGGINS.-No, because the Constitution is not passed by the Parliament. 36 **END QUOTE** 37 38 HANSARD 1-3-1898 Constitution Convention Debates 39 **OUOTE** 40 Mr. GORDON.- The court may say-"It is a good law, but as it technically infringes on the Constitution 41 we will have to wipe it out." 42 END QUOTE 43 44 Those whom are commissioned as Ministers are therefore not commissioned to pursue their 45 political goals but to assist the Governor-General in the Commonwealth or the Governor in a 46 State to advise them in management of any portfolio to what the relevant constitution(s) permits. 47 While Ministers m 48 ay have certain political goals of a personal level they however cannot interfere with the 49 Ministers constitutional obligations. If the Minister acts in violation of his/her constitutional 50 51 obligations then the Minister and his/her officials can be held legally accountable. 52 My constitutional rights are enshrined in the Commonwealth of Australia Constitution Act 1900 (UK) and the purported legislation therefore is ULTRA VIRES Ab Initio where it pursued to act 53 in violation of my constitutional, legal, human, natural and common law rights. 54 26-7-2023 © Mr G. H. Schorel-Hlavka O.W.B. Page 51 **INSPECTOR-RIKATI®** about the BLACK HOLE in the CONSTITUTION-DVD

A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0 <u>PLEASE NOTE</u>: You may order books in the **INSPECTOR-RIKATI®** series by making a reservation, or E-mail

Date	No. pages	Subtotal	COMPLAINT PART
6 August 2021	22 pages	10	Original COMPLAINT
https://www.scribd.com/docume Chief-Commissioner-of-the-Aus	ent/518990686/202	10806-Mr-G-H-S	chorel-Hlavka-O-W-B-to-Reece-Kershaw
Cinci-Commissioner-or-me-Aus	stranan-rederat-ros		<u>1-2</u>
7 August 2021	15 pages	37 pages	Supplement 1
https://www.scribd.com/docume Chief-Commissioner-of-the-Aus			chorel-Hlavka-O-W-B-to-Reece-Kershaw- T-Suppl-01
8 August 2021	35 pages	72 pages	Supplement 2 chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus			
9 August 2021 https://www.scribd.com/docume		126 pages	Supplement 3 chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus			
10.4 (2021	22	150	
10 August 2021 https://www.scribd.com/docume	33 pages ent/519487441/202		Supplement 4 chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus			
11 August 2021	23 50 500	182 2000	Supplement 5
	23 pages ent/519609877/202	182 pages 10811-Mr-G-H-S	Supplement 5 chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus			
13 August 2021	38 pages	220 pages	Supplement 6
			chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus			
16 August 2021	32 pages	252 pages	Supplement 7
			chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus	stralian-Federal-Pol	ice-COMPLAIN	T-Suppl-07
19 August 2021	36 pages	288 pages	Supplement 8
	ent/520702644/202	<u>10819-Mr-G-H-S</u>	chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus	stralian-Federal-Pol	lice-COMPLAIN	<u>T-Suppl-08-BIOWEAPON</u>
24 August 2021	40 pages	328 pages	Supplement 9
	ent/521477123/202		chorel-Hlavka-O-W-B-to-Reece-Kershaw-
Chief-Commissioner-of-the-Aus	stralian-Federal-Pol	ice-COMPLAIN	1-Suppi-09-MURDER
26 August 2021	40 pages	368 pages	Supplement 10
			chorel-Hlavka-O-W-B-to-Reece-Kershaw
Chief-Commissioner-of-the-Aus	stranan-Federal-Pol	iice-COMPLAIN	1-Suppi-10-Distiliomation
30 August 2021	32 pages	400 pages	Supplement 11
https://www.scribd.com/docume Chief-Commissioner-of-the-Aus			chorel-Hlavka-O-W-B-to-Reece-Kershaw
31 August 2021	40 pages	440 pages	Supplement 12 chorel-Hlavka-O-W-B-to-Reece-Kershaw
			T-Suppl-12-Medical-Discrimination
3 September 2021	50 pages	490 pages	Supplement 13 chorel-Hlavka-O-W-B-to-Reece-Kershaw
			T-Suppl-13-Communism-Implemented
	27-2-2-2	517	Supplement 14
6 C 1	27pages	517 pages	Supplement 14
6 September 2021 https://www.scribd.com/docume		<u>10906-Mr-</u> G-H-S	<u>chorel-Hlavka-O-W-B-to-</u> Reece-Kershaw
https://www.scribd.com/docume	ent/523461876/202		chorel-Hlavka-O-W-B-to-Reece-Kershaw T-Suppl-14-Health-Issues-Obsessio
https://www.scribd.com/docume Chief-Commissioner-of-the-Aus 26-7-2023 Page 52	ent/523461876/202 stralian-Federal-Pol	l <mark>ice-COMPLAIN</mark> D Mr G. H. Schor	

22 Sep	tember 2021	72 pages	589 pages	Supplement 15
				chorel-Hlavka-O-W-B-to-Reece-Kersha
Chief-Commiss	ioner-of-the-Aus	stralian-Federal-Po	lice-COMPLAIN	<u>\Gamma-Suppl-15-The-ADF-to-Enforce-Com</u>
9 Octo	ber 2021	65 pages	654 pages	Supplement 16
				chorel-Hlavka-O-W-B-to-Reece-Kersha
Chief-Commiss	ioner-of-the-Aus	stralian-Federal-Po	lice-COMPLAIN	<u> F-Suppl-16-The-AFP-Conspiracy</u>
12 Oct	ober 2021	9 pages	663 pages	Supplement 17
				chorel-Hlavka-O-W-B-to-Reece-Kersha
Chief-Commiss	ioner-of-the-Aus	stralian-Federal-Po	lice-COMPLAIN	Γ-Suppl-17-Constitutional-Based-O
14 Oct	ober 2021	48 pages	711 pages	Supplement 18
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
Commissioner-	of-the-Australian	-Federal-Police-C	OMPLAINT-Supp	ol-18-Arrest-Them-Now
16 Oct	ober 2021	25 pages	736 pages	Supplement 19
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
			OMPLAINT-Supp	
10 Oct	ober 2021	25 pages	761 pages	Supplement 20
		ent/533692501/202		chorel-Hlavka-O-W-B-to-R-Kershaw-C
				bl-20-Missing-Vaccines
01.0	- h - n 2021	(2)	924	Summary 21
			824 pages	Supplement 21 chorel-Hlavka-O-W-B-to-R-Kershaw-C
				bl-21-Protect-From-Vaccine-Dange
commissioner	<u>or the Australian</u>			5121 Trotect From Vaccine Dange
			868 pages	
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
Commissioner-	of-the-Australian	-Federal-Police-C	OMPLAINT-Supp	ol-22-Accessory-to-Murder
23 Oct	ober 2021	18 pages	916 pages	Supplement 23
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
				ol-23-Extrajudicial-Killings
24 Oct	ober 2021	33 pages	949 pages	Supplement 24
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
				ol-24-ANTI-VAXXERS
28 Oat	ober 2021	47 p agas	006 pages	Supplement 25
		47 pages	996 pages	chorel-Hlavka-O-W-B-to-R-Kershaw-C
				bl-25-CHECKMATE
<u> </u>	1 0001	27	1022	
	ober 2021	37 pages	1033 pages	Supplement 26 chorel-Hlavka-O-W-B-to-R-Kershaw-C
				bl-26-State-of-Federal
commissioner	<u>or the restant</u>			<u>5126 State of Federar</u>
	ember 2021	58 pages	1091 pages	Supplement 27
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
Commissioner-	of-the-Australian	-Federal-Police-C	OMPLAINT-Supp	ol-27-Legal-Principles
11 Nov	ember 2021	40 pages	1131 pages	Supplement 28
https://www.scr	ibd.com/docume	ent/538654485/202	211111-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw-C
Commissioner-	of-the-Australian	-Federal-Police-C	OMPLAINT-Supp	ol-28-Stating-Disinformation
12 Nov	ember 2021	11 pages	1142 pages	Supplement 29
				chorel-Hlavka-O-W-B-to-R-Kershaw-C
				ol-29-GP-Consultation
13 Nov	ember 2021	17 pages	1159 pages	Supplement 30
26-7-2023	Page 53		© Mr G. H. Schor	el-Hlavka O.W.B.
				LE in the CONSTITUTION-DVD
	INSPECTOR	-NINA II @ about	ule DLACK HU	LE III LIE CONSTITUTION-DVD

	n-Federal-Police-	COMPLAINT-Sup	pl-30-SARS-CoV-2-Isolation-Scam
14 November 2021 https://www.scribd.com/docum	23 Pages ent/539361065/20	1182 pages 211114-Mr-G-H-S	Supplement 31 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-of-the-Australian			
17 November 2021 https://www.scribd.com/docum	27 pages ent/540082336/20	1209 pages 21117-Mr-G-H-Sc	Supplement 32 horel-Hlavka-O-W-B-to-R-Kershaw-C
Commissioner-of-the-Australian			
21 November 2021 https://www.scribd.com/docume Commissioner-of-the-Australian			Supplement 33 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-or-me-Austranai	n-rederal-Police-2	Suppi-55-vic Thi-	<u>01-AUGRESSUR</u>
	ent/542326191/20		Supplement 34 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-34-KELIGIO	US-DISCRIMINA HON
	ent/542805960/20		Supplement 35 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-35-Morrison	- <u>part-1</u>
	ent/543005773/20		Supplement 36 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-36-Morrison	- <u>part-2</u>
29 November 2021 https://www.scribd.com/docume		1420 pages 211129-Mr-G-H-S	Supplement 37 chorel-Hlavka-O-W-B-to-R-Kershaw-
Commissioner-of-the-Australian			
		1438 pages	Supplement 38
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian	vnloaded from: ent/545251032/20 n-Federal-Police-S	211207-Mr-G-H-S Suppl-38-Death-Per	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-\$ 55 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-5 55 pages ent/546213610/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S	<u>chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required</u> Supplement 39 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-</u> <u>-part-4</u> Supplement 40 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-</u>
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-\$ 55 pages ent/546213610/20 n-Federal-Police-\$ 38 pages ent/547178351/20 n-Federal-Police-\$ 41 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-J 1572 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-5 55 pages ent/546213610/20 n-Federal-Police-5 38 pages ent/547178351/20 n-Federal-Police-5 41 pages ent/549732706/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-I 1572 pages 211228-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-J 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- 1-Charge Supplement 42
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages ent/550342474/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-1 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- -Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 6 January 2022	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages ent/550342474/20 n-Federal-Police-S 56 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-I 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- h-Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australian 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australian 6 January 2022	vnloaded from: ent/545251032/20 n-Federal-Police-5 55 pages ent/546213610/20 n-Federal-Police-5 38 pages ent/547178351/20 n-Federal-Police-5 41 pages ent/549732706/20 n-Federal-Police-5 38 pages ent/550342474/20 n-Federal-Police-5 56 pages ent/551318889/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-1 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages 220106-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- h-Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australiar 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022	vnloaded from: ent/545251032/20 n-Federal-Police-5 55 pages ent/546213610/20 n-Federal-Police-5 38 pages ent/547178351/20 n-Federal-Police-5 41 pages ent/549732706/20 n-Federal-Police-5 38 pages ent/550342474/20 n-Federal-Police-5 56 pages ent/551318889/20 n-Federal-Police-5 57 pages	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-1 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages 220106-Mr-G-H-S Suppl-43-VALIDIT 1723 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- h-Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43 chorel-Hlavka-O-W-B-to-R-Kershaw- Y-to-ACCUSE Supplement 44
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australiar 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022	rnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages ent/550342474/20 n-Federal-Police-S 56 pages ent/551318889/20 n-Federal-Police-S 57 pages ent/554935948/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-1 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages 220106-Mr-G-H-S Suppl-43-VALIDIT 1723 pages 220126-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- h-Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43 chorel-Hlavka-O-W-B-to-R-Kershaw- Y-to-ACCUSE Supplement 44 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australiar 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar 26 January 2022 https://www.scribd.com/docume	rnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages ent/550342474/20 n-Federal-Police-S 56 pages ent/551318889/20 n-Federal-Police-S 57 pages ent/554935948/20	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-1 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages 220106-Mr-G-H-S Suppl-43-VALIDIT 1723 pages 220126-Mr-G-H-S	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- h-Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43 chorel-Hlavka-O-W-B-to-R-Kershaw- Y-to-ACCUSE Supplement 44 chorel-Hlavka-O-W-B-to-R-Kershaw-
This document can be dow https://www.scribd.com/docume Commissioner-of-the-Australiar 11 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 16 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 28 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 31 December 2021 https://www.scribd.com/docume Commissioner-of-the-Australiar 6 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar 26 January 2022 https://www.scribd.com/docume Commissioner-of-the-Australiar	vnloaded from: ent/545251032/20 n-Federal-Police-S 55 pages ent/546213610/20 n-Federal-Police-S 38 pages ent/547178351/20 n-Federal-Police-S 41 pages ent/549732706/20 n-Federal-Police-S 38 pages ent/550342474/20 n-Federal-Police-S 56 pages ent/551318889/20 n-Federal-Police-S 57 pages ent/554935948/20 n-Federal-Police-S	211207-Mr-G-H-S Suppl-38-Death-Per 1493 pages 211211-Mr-G-H-S Suppl-39-Morrison 1531 pages 211216-Mr-G-H-S Suppl-40-Political-J 1572 pages 211228-Mr-G-H-S Suppl-41-Who-is-ir 1610 pages 211231-Mr-G-H-S Suppl-42-Revenge- 1666 pages 220106-Mr-G-H-S Suppl-43-VALIDIT 1723 pages 220126-Mr-G-H-S Suppl-44-Rules-Are 1768 pages	chorel-Hlavka-O-W-B-to-R-Kershaw- nalty-Required Supplement 39 chorel-Hlavka-O-W-B-to-R-Kershaw- -part-4 Supplement 40 chorel-Hlavka-O-W-B-to-R-Kershaw- Medical-Science Supplement 41 chorel-Hlavka-O-W-B-to-R-Kershaw- -Charge Supplement 42 chorel-Hlavka-O-W-B-to-R-Kershaw- Has-Commenced Supplement 43 chorel-Hlavka-O-W-B-to-R-Kershaw- Y-to-ACCUSE Supplement 44 chorel-Hlavka-O-W-B-to-R-Kershaw- 2-Rules

PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI®** series by making a reservation, or E-mail

https://www.scribd.com/docume Commissioner-of-the-Australian			chorel-Hlavka-O-W-B-to-R-Kershaw-Ch <u>NG</u>
2 February 2022 https://www.scribd.com/docume		1819 pages 220202-Mr-G-H-S	Supplement 46 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian			
			Supplement 47 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-Ch</u>
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-47-ATAGI-C	Drs-exposed
8 February 2022 https://www.scribd.com/docume Commissioner-of-the-Australian			Supplement 48 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-Ch</u> ow Variants
<u>Commissioner-or-une-Austranan</u>			<u>ow-variants</u>
13 February 2022 https://www.scribd.com/docume Commissioner-of-the-Australian		220213-Mr-G-H-S	Supplement 49 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch -FUNCTION-Etc
19 February 2022	44 pages	1988 pages	Supplement 50
Commissioner-of-the-Australian			chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-or-ule-Australia		uppi-30-Out-Ailla	Zing-Orace
27 February 2022 https://www.scribd.com/docume Commissioner-of-the-Australian			Supplement 51 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
<u>commissioner-or-me-Austrana</u>	<u>I-I ederal-I onee-c</u>		incipies-Lie
5 March 2022 https://www.scribd.com/docume Commissioner-of-the-Australian			Supplement 52 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
<u>Commissioner-or-me-Austrana</u>	<u>I-I ederal-I once-c</u>	Juppi-52-Scientific	<u>-11400</u>
	ent/562941732/20		Supplement 53 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-53-Gross-Inc	ompetence-Etc
13 March 2022 https://www.scribd.com/docume	42 pages ent/564207944/20		Supplement 54 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian			
14 March 2022 https://www.scribd.com/docum	81 pages	2281 pages 220314-Mr-G-H-S	Supplement 55 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian			
19 March 2022	35 pages	2316 pages	Supplement 56 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian			
20 March 2022	30 pages	2346 pages	Supplement 57 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian	n-Federal-Police-S	Suppl-57-Ukraines-	Video
25 March 2022 https://www.scribd.com/docume Commissioner-of-the-Australian			Supplement 58 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch Putin-Principles
26 March 2022	16 pages	2403 pages	Supplement 59 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian			
			Supplement 60 chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
Commissioner-of-the-Australian	n-Federal-Police-S		
26-7-2023 Page 55		© Mr G. H. Schor	
			LE in the CONSTITUTION-DVD
A 1 st edition l	imited special nu	mbered book on E	Data DVD ISBN 978-0-9803712-6-0 ATI® series by making a reservation, or 1

57430214/20220 eral-Police-Supp 2 pages 58023063/20220 eral-Police-Supp pages 59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	ppl-61-Disqualific 2497 pages 0405-Mr-G-H-Sc 0pl-62-National-S 2501 pages 0412-Mr-G-H-Sc 0pl-63-MH17-Etc 2541 pages 0428-Mr-G-H-Sc 0pl-64-War-Crimw 2583 pages 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0530-Mr-G-H-Sc	Security-is-Jeopardised Supplement 63 chorel-Hlavka-O-W-B-to-R-Kershaw-C Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
2 pages 58023063/20220 eral-Police-Supp pages 59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2497 pages 2405-Mr-G-H-Sc 2501 pages 2412-Mr-G-H-Sc 2501 pages 2412-Mr-G-H-Sc 2541 pages 2541 pages 2543 pages 2583 pages 2514-Mr-G-H-Sc 2626 pages 2615-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2701 pages 2701 pages 2705 pages 2735 pages 2530-Mr-G-H-Sc	Supplement 62 chorel-Hlavka-O-W-B-to-R-Kershaw-C Security-is-Jeopardised Supplement 63 chorel-Hlavka-O-W-B-to-R-Kershaw-C Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
58023063/20220 eral-Police-Supp opages 59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 2 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2405-Mr-G-H-Sc pl-62-National-S 2501 pages 0412-Mr-G-H-Sc pl-63-MH17-Etc 2541 pages 0428-Mr-G-H-Sc pl-64-War-Crimo 2583 pages 0514-Mr-G-H-Sc pl-65-ATG-ATA 2626 pages 0515-Mr-G-H-Sc pl-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc pl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C Security-is-Jeopardised Supplement 63 chorel-Hlavka-O-W-B-to-R-Kershaw-C Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C GI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp pages 59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	ppl-62-National-S 2501 pages 0412-Mr-G-H-Sc 0pl-63-MH17-Etc 2541 pages 0428-Mr-G-H-Sc 0pl-64-War-Crime 2583 pages 0514-Mr-G-H-Sc 0pl-64-War-Crime 2583 pages 0514-Mr-G-H-Sc 0pl-65-ATG-ATA 2626 pages 0515-Mr-G-H-Sc 0pl-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc 0pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc 0pl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	Security-is-Jeopardised Supplement 63 chorel-Hlavka-O-W-B-to-R-Kershaw-C Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
pages 59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2501 pages 0412-Mr-G-H-Sc 02541 pages 0428-Mr-G-H-Sc 02583 pages 0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0515-Mr-G-H-Sc 0515-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0530-Mr-G-H-Sc 0530-Mr-G-H-Sc	Supplement 63 chorel-Hlavka-O-W-B-to-R-Kershaw-C Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
59511541/20220 eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2412-Mr-G-H-Sc 2541 pages 2541 pages 2541 pages 2541 pages 2583 pages 2514-Mr-G-H-Sc 2583 pages 2514-Mr-G-H-Sc 2626 pages 2515-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2701 pages 2529-Mr-G-H-Sc 2735 pages 2530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C 2 Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp 0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	pl-63-MH17-Etc 2541 pages 0428-Mr-G-H-Sc pl-64-War-Crimu 2583 pages 0514-Mr-G-H-Sc pl-65-ATG-ATA 2626 pages 0515-Mr-G-H-Sc pl-66-Use-of-Clu 2649 pages 0518-Mr-G-H-Sc pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc pl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	2 Supplement 64 chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
0 pages 71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2541 pages 0428-Mr-G-H-Sc 091-64-War-Crimo 2583 pages 0514-Mr-G-H-Sc 091-65-ATG-ATA 2626 pages 0515-Mr-G-H-Sc 091-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc 091-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc 091-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	Supplement 64 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>es-Etc</u> Supplement 65 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>AGI-Pfizer-FRAUD-Etc</u> Supplement 66 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>supplement 67</u> <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>Federal-Election-Etc</u> <u>Supplement 68</u> <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>High-Treason-Etc</u> <u>Supplement 69</u> <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u>
71890470/20220 eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0428-Mr-G-H-Sc pl-64-War-Crime 2583 pages 0514-Mr-G-H-Sc pl-65-ATG-ATA 2626 pages 0515-Mr-G-H-Sc 0pl-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc 0pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc 0pl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp 2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2583 pages 2583 pages 2514-Mr-G-H-Sc 2626 pages 2515-Mr-G-H-Sc 2626 pages 2515-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2701 pages 2529-Mr-G-H-Sc 2735 pages 2530-Mr-G-H-Sc	es-Etc Supplement 65 chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
2 pages 74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2583 pages <u>514-Mr-G-H-Sc</u> <u>p1-65-ATG-ATA</u> 2626 pages <u>515-Mr-G-H-Sc</u> <u>p1-66-Use-of-Ch</u> 2649 pages <u>0518-Mr-G-H-Sc</u> <u>0519-Mr-G-H-Sc</u> <u>2701 pages</u> <u>0529-Mr-G-H-Sc</u> <u>2735 pages</u> <u>0530-Mr-G-H-Sc</u>	Supplement 65 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>AGI-Pfizer-FRAUD-Etc</u> Supplement 66 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>uster-Bombs-on-Civilians-E</u> Supplement 67 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>Federal-Election-Etc</u> Supplement 68 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>High-Treason-Etc</u> Supplement 69 <u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u>
74062241/20220 eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0514-Mr-G-H-Sc 0514-Mr-G-H-Sc 0515-Mr-G-H-Sc 0515-Mr-G-H-Sc 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp 3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2626 pages 2515-Mr-G-H-Sc 2515-Mr-G-H-Sc 2649 pages 0518-Mr-G-H-Sc 0518-Mr-G-H-Sc 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 2735 pages 0530-Mr-G-H-Sc	AGI-Pfizer-FRAUD-Etc Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
3 pages 74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2626 pages 2515-Mr-G-H-Sc 2649 pages 2518-Mr-G-H-Sc 2701 pages 2701 pages 2701 pages 2705 pages 2735 pages 2530-Mr-G-H-Sc	Supplement 66 chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0515-Mr-G-H-Sc ppl-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc ppl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc ppl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
74078605/20220 eral-Police-Supp 3 pages 74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0515-Mr-G-H-Sc ppl-66-Use-of-Ch 2649 pages 0518-Mr-G-H-Sc ppl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc ppl-68-Crime-of-J 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supj 3 pages 74750931/20220 eral-Police-Supj 2 pages 76097977/20220 eral-Police-Supj 4 pages 76200932/20220 eral-Police-Supj	2649 pages 2649 pages 0518-Mr-G-H-Sc 0518-O-Valid- 2701 pages 0529-Mr-G-H-Sc 0529-Mr-G-H-Sc 2735 pages 0530-Mr-G-H-Sc	uster-Bombs-on-Civilians-E Supplement 67 chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0518-Mr-G-H-Sc pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc pl-68-Crime-of- 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
74750931/20220 eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0518-Mr-G-H-Sc pl-67-No-Valid- 2701 pages 0529-Mr-G-H-Sc pl-68-Crime-of- 2735 pages 0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp 2 pages 76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	2701 pages 2701 pages 0529-Mr-G-H-Sc pl-68-Crime-of-l 2735 pages 0530-Mr-G-H-Sc	Federal-Election-Etc Supplement 68 chorel-Hlavka-O-W-B-to-R-Kershaw-C High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0529-Mr-G-H-Sc 0pl-68-Crime-of-1 2735 pages 0530-Mr-G-H-Sc	<u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>High-Treason-Etc</u> Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
76097977/20220 eral-Police-Supp 4 pages 76200932/20220 eral-Police-Supp	0529-Mr-G-H-Sc 0pl-68-Crime-of-1 2735 pages 0530-Mr-G-H-Sc	<u>chorel-Hlavka-O-W-B-to-R-Kershaw-C</u> <u>High-Treason-Etc</u> Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supj 4 pages 76200932/20220 eral-Police-Supj	2735 pages 0530-Mr-G-H-Sc	High-Treason-Etc Supplement 69 chorel-Hlavka-O-W-B-to-R-Kershaw-C
76200932/20220 eral-Police-Supj	0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C
76200932/20220 eral-Police-Supj	0530-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supj		
	pr-op-supporting	g-Executions-of-POW-s-Etc
		-
		Supplement 70
		chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp	pl-70-Fraud-by-	the-Braindead-Politicians
3 pages	2845 pages	Supplement 71
		chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp	pl-71-Treasonou	<u>as-G-G-Politicians-TGA-Et</u>
9 pages	2924 pages	Supplement 72
		chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp	pl-72-Legal-Acc	countability-Required
6 pages	2960 pages	Supplement 73
		chorel-Hlavka-O-W-B-to-R-Kershaw-C
eral-Police-Supp	pl-73-Betrayal-o	of-Fallen-Soldiers
0 pages	3000 pages	Supplement 74
30338468/20220	0629-Mr-G-H-Sc	chorel-Hlavka-O-W-B-to-R-Kershaw-C
Albanese-Dispo	oses-of-Constitu	tional-Principles-Etc
Albanese-Dispo	oses-of-Constitut	-
<u>Albanese-Dispo</u> 0 pages	oses-of-Constitut 3050 pages	Supplement 75
Albanese-Dispo 0 pages 31013744/20220	oses-of-Constitut 3050 pages	Supplement 75 chorel-Hlavka-O-W-B-to-R-Kershaw-C
Albanese-Dispo 0 pages 31013744/20220 Defend-Our-Co	oses-of-Constitut 3050 pages 0704-Mr-G-H-Sc onstitutional-Rig	Supplement 75 chorel-Hlavka-O-W-B-to-R-Kershaw-C <u>hts-Etc</u>
- <u>Albanese-Dispo</u> 0 pages 31013744/20220 -Defend-Our-Co 2 pages	oses-of-Constitut 3050 pages 0704-Mr-G-H-Sc onstitutional-Rig 3082 pages	Supplement 75 chorel-Hlavka-O-W-B-to-R-Kershaw-C hts-Etc Supplement 76
Albanese-Dispo 0 pages 31013744/20220 Defend-Our-Co 2 pages © 1	oses-of-Constitut 3050 pages 0704-Mr-G-H-Sc onstitutional-Rig 3082 pages Mr G. H. Schore	Supplement 75 chorel-Hlavka-O-W-B-to-R-Kershaw-C <u>hts-Etc</u>
	-Albanese-Disp	-Albanese-Disposes-of-Constitu

19 July 2022		3118 pages	Supplement 77
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S	uppl-77-Proving-Ex	perts-in-the-Wrong-	• <u>Etc</u>
25 July 2022		3148 pages	Supplement 78
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S	uppl-78-Re-Trust-th	<u>ne-Government-Etc</u>	
26 July 2022	40 pages	3188 pages	
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-Austra	lian-Federal-Police-	Suppl-79-Failure-of	-Proper-Clinical-Trials
31 July 2022	40 pages	3228 pages	Supplement 80
https://www.scribd.com/docu	<u>1111/1584898823/20</u>	0220731-Mr-G-H-So	chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-Austra	lian-Federal-Police-	Suppl-80-ROYAL-C	COMMISSION-Needed-Etc
8 August 2022	8 pages	3236 pages	Supplement 81
https://www.scribd.com/docu	113/2014113	0220808-Mr-G-H-So	chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-Austra	lian-Federal-Police-	Suppl-81-UNLAWF	FUL-Quarantine-Charges-Etc
10 August 2022	21 pages	3257 pages	Supplement 82
https://www.scribd.com/docu	<u>1111/1586376084/20</u>	0220810-Mr-G-H-So	chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-Austra	lian-Federal-Police-	Suppl-82-Dr-Sam-B	ailey-Int-Warrants-Et
16 August 2022	55 pages	3312 pages	Supplement 83
https://www.scribd.com/docu	<u>1111/1587178369/20</u>	0220816-Mr-G-H-So	chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-Austra	lian-Federal-Police-	Suppl-83-Scott-Mor	rison-Unconstitutional-App
25 August 2022	70 pages	3382 pages	Supplement 84 Part 1
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S	uppl-84-Urgent-Cri	minalinvestigation-R	Required-Part-1
26 August 2022	63 pages	3445 pages	Supplement 84 Part 2
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S	uppl-84-Urgent-Cri	minal-Investigation-	Required-Part-2
27 August 2022	40 pages	3485 pages	Supplement 84 Part 3
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S			
4 September 2022		bages 3526 j	pages Supplement 85 Part 1 chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S			chorer-mayka-O-w-D-to-K-Ketshaw-Chi
5 September 2022		bages 3595 p	pages Supplement 85 Part 2 chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S			chorel-Hlavka-O-w-B-to-K-Kershaw-Chi
7 September 2022	55 p	bages 4650 p	pages Supplement 85 Part 3
https://www.scribd.com/doci Commissioner-of-the-AFP-S	<u>1ment/592555/61/20</u>	0220907-Mr-G-H-So z-Etc-Part-3	chorel-Hlavka-O-W-B-to-R-Kershaw-Ch
19 September 2022		bages 4679 j	
https://www.scribd.com/docu Commissioner-of-the-AFP-S			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-or-me-AFF-S	uppi-oo-me-mun-	About-me-izyum-O	Taves-Etc
23 September 2022	10 p	bages 4689 j	pages Supplement 87
			chorel-Hlavka-O-W-B-to-R-Kershaw-Chi
Commissioner-of-the-AFP-S	<u>иррі-о/-ван-in-Fra</u>		

PLEASE NOTE: You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 57

 $\begin{array}{c} 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40 \end{array}$

 $\begin{array}{c} 41 \\ 42 \\ 43 \\ 44 \\ 45 \\ 46 \\ 47 \\ 48 \\ 49 \end{array}$

	ember 2022	17 pages	4706 pages	Supplement 88 lavka-O-W-B-to-R-Kershaw-Ch
		B-ICAC-Australia-at-W		
1 Octob https://www.scri		21 pages 597702861/20221001-N	4727 pages Ir-G-H-Schorel-H	Supplement 89 Part 1 avka-O-W-B-to-R-Kershaw-Cl
		D-Dion-and-Others-Like		
	od.com/document/5			Supplement 89 Part 2 lavka-O-W-B-to-R-Kershaw-Ch
Commissioner-o	f-the-AFP-Suppl-89	-Dion-and-Others-Like	e-Him-Exposing-th	<u>ne-Truth-Etc-Part-2</u>
	od.com/document/5			Supplement 89 Part 3 lavka-O-W-B-to-R-Kershaw-Ch
Commissioner-o	f-the-AFP-Suppl-89	-Dion-and-Others-Like	e-Him-Exposing-th	<u>ne-Truth-Etc-Part-3</u>
	od.com/document/5	37 pages 598256313/20221004-M D-Election-Scams-No-E		Supplement 90 lavka-O-W-B-to-R-Kershaw-Ch
16 Octo	ber 2022	8 pages	4865 pages	Supplement 85 Part 4 lavka-O-W-B-to-R-Kershaw-Ch
		5-Conspiracy-Etc-Part-4		
	ber 2022 od.com/document/6	41 pages 501362674/20221019-N	4906 pages Ir-G-H-Schorel-H	Supplement 91 lavka-O-W-B-to-R-Kershaw-Cl
Commissioner-o	f-the-AFP-Suppl-91	I-Re-CSIRO-Gain-Of-f	unction-Ukraine-E	<u>itc</u>
https://www.scri				Supplement 92 lavka-O-W-B-to-R-Kershaw-Cl
Commissioner-o	f-the-AFP-Suppl-92	2-HIGH-TREASON-Et	<u>e</u>	
https://www.scri				Supplement 92 Supplement lavka-O-W-B-to-R-Kershaw-Cl
Commissioner-o	f-the-AFP-Suppl-92	2-HIGH-TREASON-Et	c-Supplement-1	
		45 pages 506813369/20221112-N	5062 pages <u>Ir-G-H-Schorel-H</u>	Supplement 92 Supplement lavka-O-W-B-to-R-Kershaw-Cl
Commissioner-o	f-the-AFP-Suppl-92	2-HIGH-TREASON-Et	c-Supplement-2	
https://www.scri				Supplement 93 Part 1 avka-O-W-B-to-R-Kershaw-Chi
<u>Commissioner-o</u>	f-the-AFP-Suppl-93	<u> Part-1-Electors-candi</u>	dates-covid-Scam-	<u>-Et</u>
https://www.scri				Supplement 93 Supplement 2 avka-O-W-B-to-R-Kershaw-Ch
Commissioner-o	<u>I-AFP-Suppi-95-Pa</u>	rt-2-Electors-candidates	s-covid-Scam-Elc	
	nber 2022	28 pages 511352340/20221201-N	5190 pages Ir-G-H-Schorel-H	Supplement 93 Supplement 3 lavka-O-W-B-to-R-Kershaw-Ch
		rt-3-Electors-candidates		
	nber 2022 od.com/document/6	46 pages 511765486/20221202-N	5236 pages Ir-G-H-Schorel-H	Supplement 93 Supplement avka-O-W-B-to-R-Kershaw-Cl
		rt-4-Electors-candidates		
	nber 2022 od.com/document/6	34 pages 511918546/20221203-N	5270 pages Ir-G-H-Schorel-H	Supplement 93 Supplement 3 Supplement 3 Supplement 3
		rt-5-Electors-candidates		
4 Decen	nber 2022	85 pages	5355 pages	Supplement 93 Supplement
26-7-2023	Page 58 INSPECTOR-RI		H. Schorel-Hlavka CK HOLE in the	a O.W.B. e CONSTITUTION-DVD
				D ISBN 978-0-9803712-6-0

https://www.scribd.com/document/61 Commissioner-of-AFP-Suppl-93-Part-	-6-Electors-candidate	es-covid-Scam-Etc	
5 December 2022 https://www.scribd.com/document/61/		5421 pages Mr-G-H-Schorel-Hl	Supplement 93 Supplement 7 avka-O-W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-93-Part-			
9 December 2022 https://www.scribd.com/document/613	56 pages	5477 pages	Supplement 93 Supplement 8
Commissioner-of-AFP-Suppl-93-Part-			avka-O-w-D-to-K-Ketstiaw-Cillet-
Commentation of the Competition with			
12 December 2022	62 pages	5539 pages	Supplement 93 Supplement 9
https://www.scribd.com/document/61. Commissioner-of-AFP-Suppl-93-Part-			avka-O-W-B-to-R-Kershaw-Chief-
Commissioner-or-AFF-Suppi-93-Fait-	-9-Electors-candidate	es-covia-scam-Ele	
14 December 2022	37 pages	10	Supplement 93 Supplement 10
https://www.scribd.com/document/614			
Commissioner-of-AFP-Suppl-93-Part-	-10-Electors-candida	ites-covid-Scam-Etc	2
17 December 2022	54 pages	5630 pages	Supplement 93 Supplement 11
https://www.scribd.com/document/614	4898910/20221217-1	Mr-G-H-Schorel-Hl	avka-O-W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-93-Part	11-Electors-candidat	es-covid-Scam-Etc	
22 December 2022	40 pages	5670 pages	Supplement 93 Supplement 12
https://www.scribd.com/document/61			
Commissioner-of-AFP-Suppl-93-Part			
22.5	22	57.00	
23 December 2022 https://www.scribd.com/document/610		5702 pages	Supplement 93 Supplement 13
Commissioner-of-AFP-Suppl-93-Part			avka-O-w-D-to-K-Keishaw-Chief
29 December 2022	55 pages	5757 pages	Supplement 93 Supplement 14
https://www.scribd.com/document/610 Commissioner-of-AFP-Suppl-93-Part			avka-O-w-B-to-K-Kersnaw-Chief-
		tes covia scam Lite	
31 December 2022	55 pages	5809 pages	Supplement 93 Supplement 15
https://www.scribd.com/document/61 Commissioner-of-AFP-Suppl-93-Part	<u>7088721/20221231-1</u>	<u>Mr-G-H-Schorel-Hl</u>	avka-O-W-B-to-R-Kershaw-Chief-
Commissioner-or-AFF-Suppi-95-Fait	13-Electors-candidat	es-covid-scam-Elc	
2 January 2023	60 pages		Supplement 93 Supplement 16
https://www.scribd.com/document/6			
Chief-Commissioner-of-AFP-Suppl	<u>-93-Part16-Electors</u>	s-candidates-covid	- <u>Scam-Etc</u>
5 January 2023	84 pages	5846 pages	Supplement 93 Supplement 17
https://www.scribd.com/document/6	<u>517974183/2023010</u>	<u>)5-Mr-G-H-Schore</u>	l-Hlavka-O-W-B-to-R-Kershaw-
Chief-Commissioner-of-AFP-Suppl	-93-Part17-Electors	s-candidates-covid	- <u>Scam-Etc</u>
7 June 2023	109 pages	5955 [bages Supplement 94
https://www.scribd.com/docume			
* · · · · · · · · · · · · · · · · · · ·			
Kershaw-Chief-Commissioner-	of-AFP-Suppl-94		
	of-AFP-Suppl-94	-	
10 June 2023	71 pages	6026 j	
10 June 2023 https://www.scribd.com/document/6	71 pages 551821251/2023061	6026 j	
10 June 2023 https://www.scribd.com/document/6	71 pages 551821251/2023061	6026 j	
https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Suppl 11 June 2023	71 pages 651821251/2023061 -95 40 pages	6026 J <u>0-Mr-G-H-Schore</u> 6066 J	I-Hlavka-O-W-B-to-R-Kershaw- pages Supplement 96
10 June 2023 https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Suppl 11 June 2023 https://www.scribd.com/document/6	71 pages 651821251/2023061 -95 40 pages 652164630/2023061	6026 J <u>0-Mr-G-H-Schore</u> 6066 J 1-Mr-G-H-Schore	I-Hlavka-O-W-B-to-R-Kershaw- pages Supplement 96 I-Hlavka-O-W-B-to-R-Kershaw-
10 June 2023 https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Suppl 11 June 2023	71 pages 651821251/2023061 -95 40 pages 652164630/2023061	6026 J <u>0-Mr-G-H-Schore</u> 6066 J 1-Mr-G-H-Schore	I-Hlavka-O-W-B-to-R-Kershaw- pages Supplement 96 I-Hlavka-O-W-B-to-R-Kershaw-
10 June 2023 https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Suppl 11 June 2023 https://www.scribd.com/document/6	71 pages 651821251/2023061 -95 40 pages 652164630/2023061	6026 J <u>0-Mr-G-H-Schore</u> 6066 J 1-Mr-G-H-Schore	I-Hlavka-O-W-B-to-R-Kershaw- pages Supplement 96 I-Hlavka-O-W-B-to-R-Kershaw- Native-Birth-Etc
10 June 2023 https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Supp1 11 June 2023 https://www.scribd.com/document/6 Chief-Commissioner-of-AFP-Supp1	71 pages 551821251/2023061 -95 40 pages 552164630/2023061 -96-Naturalization- 91 pages	6026 <u>j</u> <u>0-Mr-G-H-Schore</u> 6066 <u>j</u> <u>1-Mr-G-H-Schore</u> <u>vs-Nationality-by-</u>	A-Hlavka-O-W-B-to-R-Kershaw- pages Supplement 96 A-Hlavka-O-W-B-to-R-Kershaw- Native-Birth-Etc pages Supplement 97

PLEASE NOTE: You may order books in the **INSPECTOR-RIKATI®** series by making a reservation, or E-mail

Page 59

 $\begin{array}{c} 18\\ 19\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40 \end{array}$

25 June 2023	45 pages	6202 pages	Supplement 98
nttps://www.scribd.com/docum	ent/655255407/20230625-Mr-0	G-H-Schorel-Hlavka-O-	W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-9	8-DISINFORMATION-WAR	MONGERING-Etc	
29 June 2023	50 pages	6252 pages	Supplement 99
https://www.scribd.com/docum			W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-9	9-Digital-Misinformation-Bill-	Etc	
1 July 2023	32 pages	6285 pages	Supplement 100
https://www.scribd.com/docum	ent/656493314/20230701-Mr-		W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-1	00-Arrest-Criminals-in-Power		
1 July 2023	1 page	6286 pages	
20230710-Mr G. H. Schorel-Hl	avka O.W.B. to R Kershaw Ch	ief Commissioner of AF	P-URGENT
18 July 2023	46 pages	6332 pages	Supplement 101A
nttps://www.scribd.com/docum	ent/659720592/20230718-Mr-0	G-H-Schorel-Hlavka-O-	
Commissioner-of-AFP-Suppl-1			
10 1 1 2022	(2)	6205	C 1 (101D
19 July 2023 https://www.scribd.com/docum	or pages	I	Supplement 101B
Commissioner-of-AFP-Suppl-1			W-D-to-K-Keisnaw-Chief-
20 July 2023	10	6460 pages	
https://www.scribd.com/docum Commissioner-of-AFP-Suppl-1		<u>G-H-Schorel-Hlavka-O-</u>	W-B-to-R-Kershaw-Chief-
_ommissioner-or-AFP-Suppi-1	<u>UIC-DeMOCIDE-2-0</u>		
21 July 2023		6505 pages	Supplement 101D
https://www.scribd.com/docum		<u>G-H-Schorel-Hlavka-O-</u>	W-B-to-R-Kershaw-Chief-
Commissioner-of-AFP-Suppl-1	01D-DeMOCIDE-2-0		
			
	× .		$\Delta \mathbf{i} \Delta$
	C		HAVE A GOOD SWIM MATE
Z 📉 * <u>^</u> *		SIEV	HELP? MAN OVERBOARD.
** <u>~</u> /*		353 DFAD	ONCLUDING 146 CHILDRE
		SIFV X	19-10-2001 ; MURDER OR ACCIDENT?
REPUBLIC	2004-DELIGATION - Mr. G. H. CEMOREL, MLAVEA & CONSTANCE	REMEMBER	R, THEY WERE HUMANS TO
We need to noturn to	the organics and log	al nuincinles and	and in of our fodo
<u>We need to return to</u> constitution!	the organics and leg	ai principies enn	Jeu III of our reuel
This correspondence is not	intended and neither mus	t be perceived to stat	<u>e all issues/details.</u>
Awaiting your response,	G. H. Sch	orel-Hlavka O.W.	B. (Gerrit)
MAV THE	TICE ALV		

 26-7-2023
 Page 60
 © Mr G. H. Schorel-Hlavka O.W.B.

 INSPECTOR-RIKATI® about the BLACK HOLE in the CONSTITUTION-DVD

 A 1st edition limited special numbered book on Data DVD ISBN 978-0-9803712-6-0

 PLEASE NOTE:
 You may order books in the INSPECTOR-RIKATI® series by making a reservation, or E-mail

Page 60

 $\begin{array}{c} 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34 \end{array}$