

COMMONWEALTH OF AUSTRALIA

By Alen Gluhic

14th November 2018

Link: <https://www.linkedin.com/pulse/commonwealth-australia-alen-g->

FREEDOM OF THE PEOPLE OF THE COMMONWELTH OF AUSTRALIAN

This seal guarantees our Freedom rights to the Common Law of England; to own Property personal and real without interference; A fair Trial in the Court System where Judges sit in place of Her Most Excellent Majesty where the Courts have Honour; where the Politicians work for and are accountable to us. Governor General accountable to Queen.

PARLIAMENTARY SUPREMACY

Under this Seal there are NO rights; Common Law in Australia doesn't exist as it's only statutory policy; There is NO ownership of property; Courts, Judges are Corrupt and are appointed by Political Parties for Political Parties; Politicians are accountable to their Parties NOT to the People; Federal and State Police are only a security agency to the Political Parties; Governor General and State Governors are only office holders to Political Parties.

GAP

The document I posted here is all about the political parties corporation registered in the US and it calls their monarch Queen of Australia.

(I do not advise you what you should believe or not believe...but I do advise you that we all need to learn as much as we can about everything we can, because one thing I have learned in my life is that most of what we have ever been taught in school has been a lie)

The Parliament is a legislative body capable only of exercising enumerated powers. What follows is the complete explanation of the contempt by all Political Parties of the; Australian Constitution Chapter One, Part IV.

The moment they swear their oath to the Company Commonwealth of Australia registered in Washington DC they are breaking the law and they can be

imprisoned. Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazette we the people "of the Commonwealth" are a Constitutional Monarchy and again in 1999 the people "of the Commonwealth" again voted to stay as a Constitutional Monarchy. Our Constitution doesn't give the Political Parties the Authority.

Australian Constitution Chapter One, Part IV. -- Section 44 and Section 46;

Item (9).

44. Any person who--

(i.) Is under any acknowledgment of allegiance, obedience, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject or citizen of a foreign power:

(v.) Has any direct or indirect pecuniary interest in any agreement with the Public Service of the Commonwealth otherwise than as a member and in common with the other members of an incorporated company consisting of more than twenty-five persons:

shall be incapable of being chosen or of sitting, as a senator or a member of the House of Representatives.

46. Until the Parliament otherwise provides, any person declared by this Constitution to be incapable of sitting as a senator or as a member of the House of Representatives shall, for every day on which he so sits, be liable to pay the sum of one hundred pounds to any person who sues for it in any court of competent jurisdiction. All political Parties and the United Nations are Non Government Organisations and as such would be the opposite to Section 44. (i.) are under acknowledgment of allegiance, obedience, or adherence to a foreign power by sending armed forces to Afghanistan and Iraq and;

What right has the Prime Minister to replace the Governor-General as the command in chief of the naval and military forces of the Commonwealth that is

vested in the Governor-General as the Queen's representative. Chapter 2. Section 68?

Section 44. (v.) in common with the other members of an incorporated company consisting of more than twenty-five persons;

The Parliament of Australia has more than 150 persons. COMMONWEALTH OF AUSTRALIA (Corporation) registered in the UNITED STATES SECURITIES EXCHANGE COMMISSION as CIK (0000805157).

COMMONWEALTH OF AUSTRALIA CIK (0000805157) SIC: 8880 - American Depository Receipts State location: DC | Fiscal Year End: 0630

Business Address 1601 MASSACHUSETTS AVE NW C/O AUSTRALIAN EMBASSY WASHINGTON DC 20036

NOTE; This is not the Constitutional Commonwealth of Australia, which is of one Electorate.^[L]^[SEP]And there is no provision in the Constitution for any political parties. The above Commonwealth of Australia Corporation was formed by the Political Parties.^[L]^[SEP]Under the Crimes Act 1914 Part 2 Section 24AA. Sabotaging the Constitution is treachery.

Link to proof of information.

<http://www.sec.gov/Archives/edgar/data/805157/000134100410002039/0001341004-10-002039-index.htm>

Constitutional Commonwealth of Australia There is much trickery in the word usage itself.

A "Sovereign Nation" for instance really means a "nation-state" or "a corporate entity with sovereign powers" such as the two entities COMMONWEALTH OF AUSTRALIA [SEC filing in Washington DC in 1934 already].

From what it appears that the original system of the Constitutional Commonwealth of Australia [lasted only for a relatively short time period between

1900-1919, perhaps in original form] is still in existence to this very day, but laying largely dormant.

Then came the COMMONWEALTH OF AUSTRALIA CORPORATION at least as early as 1929 if not before, which has a SEC filing in Washington D.C. filed as early as 1934, a few years after the 1929 bankruptcy. With it's PARLIAMENT OF THE COMMONWEALTH all of these, other than the original Constitutional Commonwealth of Australia, are what you call SOVEREIGN NATIONS which really means "Corporate or Nation-States with Sovereign Power i.e. operating in their own right as properly established corporations with the power to make rules for their corporation and those who are members of their corporations i.e. AUSTRALIAN CITIZENS.

It appears that Queen Elizabeth the Second [the true original Monarch] cannot assent to legislation for the corporations known as COMMONWEALTH OF AUSTRALIA but her original Constitutional system is still in existence albeit laying dormant due to the fact that we are not operating according to the law in our financial affairs [i.e. we are NOT using Constitutional money of substance, the most critically important but least known or mentioned "condition" of the original Constitution] and due to the now non-existence of Constitutionally-approved money of substance as per the terms and conditions of original Constitution which in any case, was nothing more than a debt-repayment contract for debts of the country accrued between 1850-1900]. Put in another way, the Crown of the United Kingdom of Great Britain and Ireland, under the Constitution is now a foreign entity to the corporations/nation-state/SOVEREIGN NATIONS known as COMMONWEALTH OF AUSTRALIA which belong to and essentially established by the IMF/UNITED NATIONS.

Therefore in our current PARLIAMENT OF THE COMMONWEALTH one cannot swear allegiance to a foreign entity - that is, the Crown of the United Kingdom of Great Britain and Ireland, under the Constitution hereby established that is now an entity foreign to that corporation known as COMMONWEALTH OF AUSTRALIA, with a fictional "QUEEN OF AUSTRALIA" which is just a fictional title [no flesh and blood entity behind it].

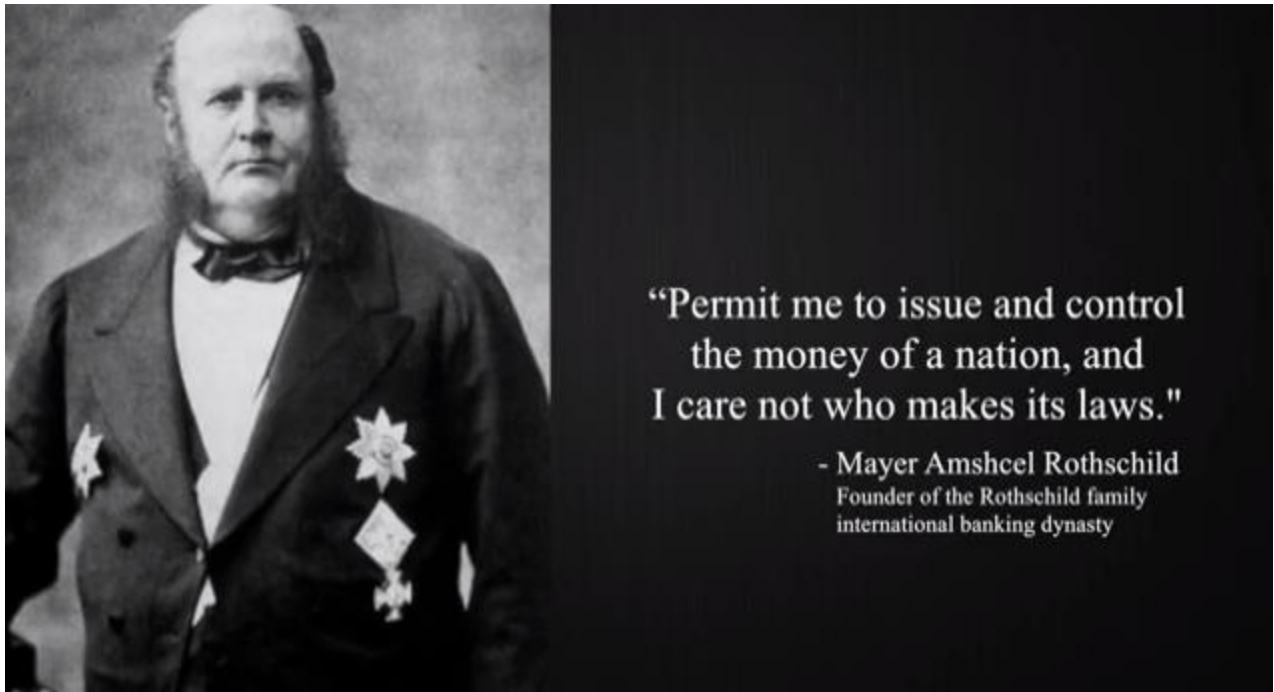
So in reality the Constitutional protections and true protection of the law lay in one claiming to be a member of the original Constitutional Commonwealth of Australia whereby Queen Elizabeth the Second [the living flesh and blood monarch] still reigns albeit not currently operating or controlling the current "public offices" in any fiscal sense of the word, however, the original Constitutional protections and guaranteed rights under the original Constitutional Commonwealth of Australia are still in operation and still exist for they can only be removed by a referendum of, for and by the people.

"AUSTRALIAN CITIZENS" are "corporate fictional persons" with no Constitutional rights as guaranteed in the original Constitutional Commonwealth of Australia and only have benefits and privileges and a corporate charter known as the AUSTRALIA ACT 1986 - the real living flesh and blood people, of which you could count on one hand, still have the full protection and rights as guaranteed in the original Constitutional Commonwealth of Australia which still exists but is laying dormant in any operational sense.

To sum it up, Queen Elizabeth the Second, the true flesh and blood living Monarch, is still the executive power of the Commonwealth that is vested in the Queen of the original Constitutional Commonwealth of Australia, a venue and jurisdiction which although is still in existence for those who wish to protect and claim their lawful rights, is dormant in any controlling or financially operational sense when it comes to public offices. Such rights can only be invoked "administratively" [private venue and jurisdiction]. AS soon as there is any controversy in any court cases today for instance, the COMMONWEALTH OF AUSTRALIA is granted jurisdiction automatically to hear and adjudicate with absolute discretion in relation to such "controversy".

Over the top of the original Constitutional Commonwealth of Australia, came two successive CORPORATIONS known as NATION-STATES or SOVEREIGN NATIONS [a Nation is NOT a country so to speak] which belong to the UN and IMF and were lawfully imposed over the top of the Original Constitutional Commonwealth of Australia due to the bankruptcy/receivership of the Original Constitutional Commonwealth of Australia in 1929 with rearrangements and reconstructions of the debt repayment terms and conditions resulting in the AUSTRALIA ACT 1986

which is a CORPORATE CHARTER for the SOVEREIGN NATION [Corporate Nation-State] of AUSTRALIA.



In consideration of the fact that virtually ALL of the Constitutional entities in ALL of the western/Christian countries were bankrupted or went into receivership at the same time in 1929, it is also therefore possible that the STATUTE OF WESTMINSTER itself is nothing more than a corporate mirror-image, rather than an actual IMPERIAL act of British Parliament.

The term "AUSTRALIA" when used by the courts does not refer to the land mass country known as Australia but to the CORPORATION the COMMONWEALTH OF AUSTRALIA established around 1929 unless specifically or impliedly stated otherwise. The AUSTRALIA ACT 1986 is the CORPORATE CHARTER for the corporation known as AUSTRALIA and AUSTRALIAN CITIZENS are PERSONS of which the Creator has no respect for, who only have benefits and privileges and no Constitutional rights - this unfortunately is the absolute majority of the population.

So there appears to have taken place the following since 1900:

1. The Original Constitutional Commonwealth of Australia with Queen Elizabeth the Second, living flesh and blood reigning Monarch.

2. The Corporation known as COMMONWEALTH OF AUSTRALIA with a SEC filing in Washington DC filed in 1934. [A SOVEREIGN NATION WHICH DOES NOT MEAN A SOVEREIGN COUNTRY - it means a corporation or nation state with Sovereign power - eg, established by the creditor to whom the debts of the original Commonwealth of Australia were owed to - the IMF/UN/CROWN/International banksters].

3. The Corporation known as AUSTRALIA established and incorporated in 1973 as a result of a secondary level of debt reconstruction and reorganization bringing with it subsidiary corporations such as PARLIAMENT OF AUSTRALIA and QUEEN OF AUSTRALIA and finally THE AUSTRALIA ACT 1986 [the main Corporate charter].

Underlying the above numbers 2 and 3 is still in existence the original Constitutional Commonwealth of Australia and it's Constitution, with the original living flesh and blood Queen Elizabeth the Second as reigning Monarch to this very day which still protects those who choose not to be AUSTRALIAN CITIZENS, [members of the CORPORATION/SOVEREIGN NATION-STATE] those who recognize there is no money of substance in circulation anymore, and those who wish to access their exemption/prepaid account to discharge/setoff their debts in recognition of the fact that the funny money in circulation today cannot lawfully do so.

The actual protections of the law lie in the recognition of either and/or both:

1. That the living flesh and blood Queen Elizabeth the second is still our reigning Monarch for those who are NOT AUSTRALIAN CITIZENS with full Constitutional guarantees for those who wish to stand upon and claim such

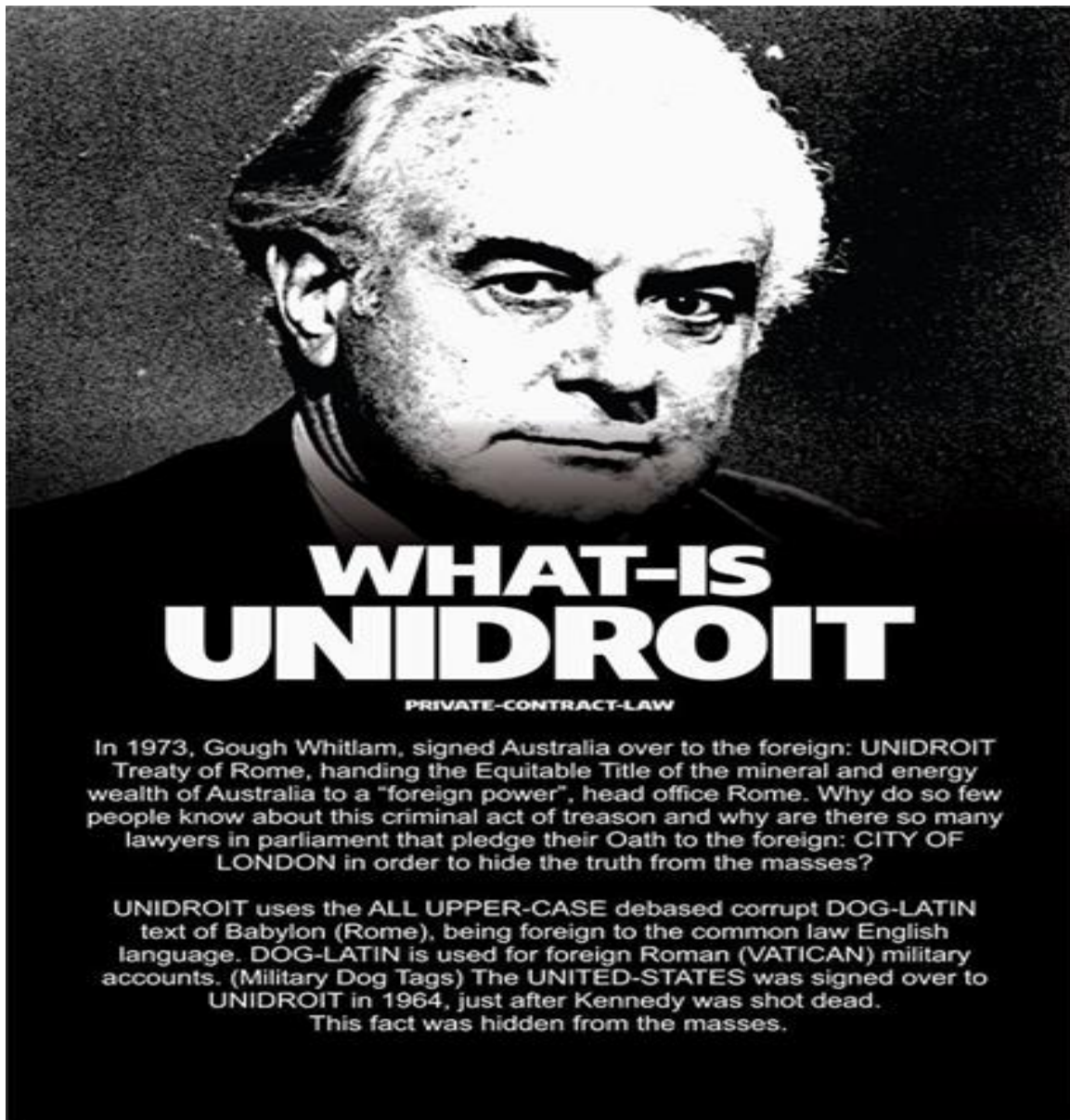
2. The you are not an AUSTRALIAN CITIZEN PERSON fictional legal entity with only benefits and privileges who must obey the corporate charter [AUSTRALIA ACT 1986] of the corporation known as AUSTRALIA.

Put another way the situation in Australia the land mass is as follows:

Private Venue and jurisdiction: The original Constitutional Commonwealth of Australia is still in full force and effect with Queen Elizabeth the Second still

reigning over it, guaranteeing all rights to those who do not wish to be AUSTRALIAN CITIZEN PERSONS and make a claim upon/use their exemption/prepaid account status. There is however no Constitutional money of substance to run the public offices in such a manner as originally intended but the protections of the law contained within the original Constitution nevertheless still exist.

Public Venue and Jurisdiction: The IMF established and incorporated a corporation known as COMMONWEALTH OF AUSTRALIA [with a SEC Filing in Washington DC in 1934] at the bankruptcy/receivership of the original Constitutional Commonwealth of Australia. AUSTRALIA was established and incorporated in 1973 as a secondary level consequence and reorganization of the 1929 bankruptcy whereby, AUSTRALIAN CITIZENS being PERSONS who are members of the CORPORATION OF AUSTRALIA with their CORPORATE CHARTER being the AUSTRALIA ACT 1986 who have only benefits and privileges granted to them by the PARLIAMENT OF AUSTRALIA of which the living flesh and blood Queen Elizabeth the Second is now a foreign entity offering no Constitutional protections to such PERSONS.



The trickery has been in the use of words which resembled closely our original institutions, which such original institutions were replaced with corporations created, established and incorporated by the International Monetary Fund and it's many subsidiaries such as the CROWN, the UN, with the Vatican City ultimately controlling all of the above.

My Question of ACN; Is this the reason for the introduction of GST taxation system? The banking ombudsman is really a series of interloping inter meddling interfering impostors (agents) corporations;

ACN 050 070 034 REGD * THE AUSTRALIAN BANKING INDUSTRY OMBUDSMAN LTD
ACN 050 070 034 REGD BANKING AND FINANCIAL SERVICES OMBUDSMAN


LIMITED ACN 114 322 468 REGD FINANCIAL OMBUDSMAN SERVICE PTY LTD ACN 006 354 089 REGD BANKING AND FINANCIAL SERVICES LAW ASSOCIATION LTD.

ACN 104 961 882 REGD * MORTGAGE INDUSTRY OMBUDSMAN SERVICE LIMITED
ACN 104 961 882 REGD CREDIT OMBUDSMAN SERVICE LIMITED ACN 117 680 172
REGD INDEPENDENT OMBUDSMAN SERVICE PTY LTD NSW D0810222 RMVD MR
OMBUDSMAN 059240130 NRGD OFFICE OF OMBUDSMAN

and are another useless piece of bureaucratic deception in supposedly helping REAL flesh & blood human beings. They are there to deal with FICTIONS (corporations - your strawman) such as JACK BRUCE but not Jack Bruce who is the real flesh & blood human being.

NOTE: The internationalised banksters (globalised corporation) controls the commonwealth (corporate) government of Australia and this corporation controls all federal, state & local government depts. & public servants (all corporations) and the law (another series of corporations).

Slavery!

	
<p>Forced Savery didn't work, it gave poor results and a low work rate.</p>	<p>Economic Slavery works like a charm, it gives great results, and leaves the slaves always needing more!.</p>

In a case like ours the real human being ombudsman (a legal FICTION) contracted to the corporation within a myriad series of corporations is completely out of his/her REAL depth and if he/she tried anything REAL outside their corporate jurisdiction (FICTION), you can kiss good bye to their career and long-term security etc.

Corporations are the internationalised shadow government who have usurped all sovereign constitutional enactment & systems through their statutes. Magna Carta, The Bill Of Rights etc. are abolished. We no longer have legal rights and the judges know & enforce this! . We are now governed by CORPORATION STATUTES. Did we have a referendum to allow this? or were we all tricked and deceived? This is why trial by jury is almost completely wiped out. Common Law is literally kaput.

Near the very bottom of the Daily court lists for the Supreme Court of NSW. (see as follow)

D U T Y R O S T E R

COMMON LAW DUTY JUDGE JUSTICE HISLOP COURT 9D COMMON LAW LIST
JUDGE JUSTICE HALL COURT 11C COMMON LAW DUTY ASSOCIATE JUDGE
ASSOCIATE JUSTICE MALPASS COURT 10B

EQUITY DUTY JUDGE JUSTICE CAMPBELL COURT 8B (Includes urgent Admiralty List applications)

COMMERCIAL LIST DUTY JUDGE JUSTICE BERGIN COURT 10C (all Commercial List and Technology & Construction List urgent matters)

CORPORATION JUDGE JUSTICE WHITE COURT 12B

EQUITY DUTY ASSOCIATE JUDGE ASSOCIATE JUSTICE MACREADY COURT 7B

Practitioners wishing to contact a Duty Judge after hours should contact the Law Courts Security Desk on 9230 8025.

You see, the arrogance of these illumined persons is now revealing out in the open what has been suspected and or known by many freedom committers from around the world for many years now, that all our courts are now under Admiralty (Maritime) Law, (corporation law governed by corporation statutes).

Did you know that the English Alphabet appears to have been created by Illumined French Legals and is sort of copyrighted & patented. Each letter means something

that only the initiated Illumined ones know and when you bring the individual letters together to form words they have various other meanings as well.

Where we (unlimited) are trained (conditioned-brainwashed) to know the meanings of various words in the English language (they all have double or triple or quadruple meanings etc), we are not trained to know the REAL meanings of each letter of the English alphabet and how each letter forms (singular or combined) a REAL (another) meaning/s of each word. This is how these EV(i)OL (spread love LOVE - lol) persons have been controlling humanity like cattle for centuries. The REAL power of the ENGLISH LANGUAGE is in how it is REALLY being used against us to control us. How we think & what we say in English etc is what IMPRISONS us as slaves and this is how we give our power away to the ILLUMINED ones who see themselves as our masters.

I intend on passing on the knowledge I am currently gathering so anyone can INTERPRET the REAL language being spoken by our various ILLUMINED politicians, media reps etc etc and how to UNTANGLE ourselves from the psychic webs we create for ourselves, that entrap us.

We will control the Goyim (people) with numbers and paper. The Protocols of the Learned Elders of Zion.

As in Spirit So on the Earth, The Illumined Ones will always break the circle of life so that souls are made to feel isolated and disconnected from the circle of life, on every level of life, within themselves, within family, within community, within society, within nature and within God. Wherever there is a fracture to the circle of life, it is Chaos (FICTION) that maintains the fracture and this can now also be seen (witnessed) with the ASIC register. With a play on words, numbers and a series of cleverly placed disconnected abbreviations intentions, just like a maze, most human beings, at first or even second glance, would not have noticed what is REALLY being stated, what is REALLY going on within the ASIC register.

This is how the ASIC NRGD scenario now appears.

Of all the ASIC Abbreviations, there are THREE that REALLY stand out for now.

ASIC says NRGD means - Not-Registered - Status for a non company

ASIC says NONC means - Non company - An organisation recorded in our corporate database, usually because it has a reportable role within a registered company, but which is not itself known to be registered with ASIC or any of the State Departments of Fair Trading.

ASIC says NRET means - Non-registered entity - An organisation that is not required to be registered with ASIC but whose name appears on our database because, under the terms of its incorporation, the organisation is required to lodge certain documents with ASIC, (i.e annual returns or annual financial statements).

When you read the three together.....NRGD - Status for a non company. An organisation recorded in our corporate database, usually because it has a reportable role within a registered company, but which is not itself known to be registered with ASIC or any of the State Departments of Fair Trading.

One can assume here that NRGD represents thousands of INTERNATIONAL CORPORATIONS operating in Australia, WHO are linked to and are sitting underneath the INTERNATIONALISED CORPORATION umbrella known as COMMONWEALTH OF AUSTRALIA registered in the UNITED STATES SECURITIES EXCHANGE COMMISSION as 0000805157. See the website

COMMONWEALTH OF AUSTRALIA CIK (0000805157) SIC: 8880 - American Depository Receipts State location: DC | Fiscal Year End: 0630

ATTENTION!

The Greatest Crimes in History Committed Against YOU and ALL Australians

**The Australian Government is an
unlawful Foreign Corporation
and has NO AUTHORITY over you!**

The 'COMMONWEALTH OF AUSTRALIA' is registered as a Company on the U.S. Security and Exchange Commission with CIK# 00000805157. Business address; 1601 Massachusetts Ave. NW, Washington DC, 20036. For details go to: <http://www.sec.gov/search/search.htm>

Kevin Rudd, Tony Abbott, Bob Hawke, as well as many others are currently charged with Treason and due to such charges, under law, they are unable to hold a seat in Parliament. If found guilty, the penalty is: Imprisonment for life.

Do you think you own your property? Sorry, you do not. All land titles were transferred to the United States through the Brigalow Corporation

The Reserve Bank of Australia is not Australia's public bank. It is a privately owned, foreign Company, who the Australian Government constantly borrow money from. Nonexistent money, which is created from data input, not backed by assets and you are expected to repay this debt with interest. This is nothing less than counterfeit fraud.

All taxes, laws, fines, registrations, fees, Acts, Legislation, Police, Judges, MP's and more, are unlawful. They have been since 1973 and continue to be until this day.

How did this happen? What can we do? To learn more go to:
<http://www.larryhannigan.com/> and <http://truth-now.net/>

Please learn your rights, or you will be sure to lose them.

Business Address 1601 MASSACHUSETTS AVE NW C/O AUSTRALIAN EMBASSY
WASHINGTON DC 20036.

ASIC

ASIC thinks it is running under our Australian Government and is part of our Australian Government system, part of our supposed Australian Constitution, and this is why ASIC does not recognise THE INTERNATIONAL CORPORATIONS who operate IN AND OUT OF Australia. Like a Russian Doll with pyramids within pyramids, COMMONWEALTH OF AUSTRALIA CORPORATION sits underneath a

series of even bigger CORPORATIONS and COLLECTIVELY they take the form known as THE NEW WORLD ORDER. So what we have are thousands of CORPORATIONS, PERSONS (FICTIONS) both big or small, working in Australia to support THE NEW WORLD ORDER.

To export all Australia's wealth out of Australia, through the interweaving networks of INTERNATIONALISED FICTIONAL CORPORATIONS, which service the FICTIONAL DEBTS OWING TO THE FICTIONAL INTERNATIONAL BANKING CORPORATION/S. CORPORATIONS who sit above the INTERNATIONALISED CORPORATION KNOWN AS COMMONWEALTH OF AUSTRALIA 0000805157.

Innocent until proven guilty, it appears we have thousands of REAL Australian flesh and blood human beings working and living amongst us as TRAITORS. The freedom fighting movement has them as well.

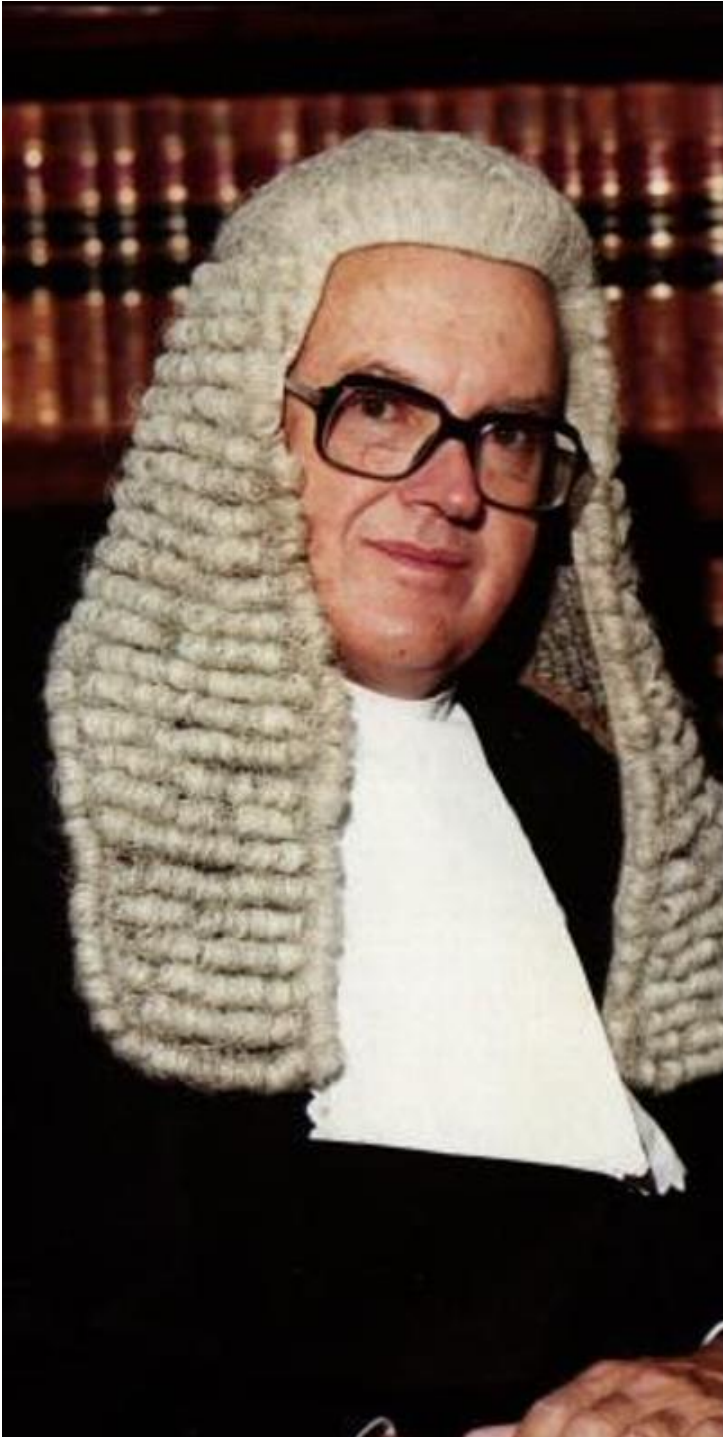
These TRAITORS are part of a FICTIONALISED network of very well organised and interconnecting soldier ants and white ant colonies (CORPORATIONS). Ants of all types who are knowingly or unknowingly supporting the rape and pillage of ALL of Australia's resources while making slaves and robots out of all the freemen and free women of Australia (interest rates, tariffs, penalties, statute-corporation laws, fines, rates, debts, charges, sell-offs of Aussie assets etc etc). They treat us with scorn. They laugh at us. They hate us. We are the GOYIM to these fanatical Luciferic-Satanic Psychos.



If we are right about the NRGD listings then we can QUICKLY target these INTERNATIONALISED traitors through ASIC. What is most important is now getting many freedom fighters to now urgently download every NRGD listing before ASIC blocks access to these NRGD records. Work and other overwhelming commitments don't make it any easier but a little awareness and research we soon finally have the information and the evidence that will have the them tie all together as an INTERNATIONALISED COLLECTIVE. We have the opportunity through our court case to create a PRECEDENT that will open the floodgates for all Australians.

All NRGD listings do not report to anyone in Australia. What ASIC says " the organisation is required to lodge certain documents with ASIC, (usually annual returns or annual financial statements)." is not the Truth.

The truth may not be so distant in stating that NRGD really means NON REPORTING GOVERNMENT DEPARTMENT. (Government over us) . So we have two types of Corporations, one that benefits only the Illumined Ones and the other they control through statutes. One that the freemen and free women of Australia gets abused by without realising it and the other that keeps them in fantasy so they can continue being abused.



"I, therefore, have come to the conclusion that the current legal and political system in use in Australia and its States Territories has no basis in law."

Sir Harry Talbot Gibbs



We the People

Think about it!

Link including photos: <https://www.linkedin.com/pulse/commonwealth-australia-alen-g->