

Link: <http://loveforlife.com.au/node/7111> and
<https://loveforlifed5.pairsite.com/node/7111>

People Of The Commonwealth - A Website By Sue Maynes - An Overview of the Brigalow Corp Takeover of Australia

Mon, 01/11/2010 - 17:47 — [Arthur Cristian](#)



[Link To The People Of The Commonwealth Website](#)

About Me - Sue Maynes: Spokesperson for the EnviroWild Team, researching private land ownership, the Commonwealth of Australia Constitution 1900 and those who would be our masters and remove our sovereignty.

[An Overview of the Brigalow Corp Takeover of Australia:](#)

Sunday, 10th January 2010

The Queensland Constitution 2001 / The Brigalow Corporation / The Removal of all Ownership Rights in QLD & all other states of Australia.

GOVERNOR OF QUEENSLAND

1. Queensland Constitution 1867 was reframed with 114 Changes, 131 Additions and 116 Deletions.
2. January 1998, QLD National Party documented a move to place the QLD Governor in the Government as a Parliamentary Secretary under the QLD Constitution 1867 / Constitution (Parliamentary Secretaries) Act ©The State of QLD 1996.
3. This became official January 29 1999, the same day the QLD Constitution 1867 was reprinted.
4. Thus the Governor was no longer a sworn representative of Her Majesty Queen Elizabeth II, but a Public Servant of the QLD Government.
5. He was still using the Public Seal of the State on behalf of the Premier and Parliament of QLD and maintained the appearance of the Governor to the Sovereign People of the State.

CROWN IN QUEENSLAND (& AUSTRALIA)

1. In 1973, Gough Whitlam brought in the Queen of Australia through the adoption of the Royal & Parliamentary Titles Act 1927
2. This removed Queen Elizabeth II, Her Heirs and Assigns as enshrined in the Commonwealth of Australian Constitution Act (UK) 1900 and replaced the Crown with the Queen of Australia.
3. On the 19 December 1973, the Whitlam Government also removed the Great Seal of Britain from use and replaced it with the Great Seal of Australia.
4. In 1986, Bob Hawke brought in the Australia Act.
5. This is the Constitution of the new Parliament of Australia.

6. This is not the Commonwealth of Australia Constitution 1900 of the People.

7. This act removed the ability of the UK Parliament to make laws for Australia, making Britain a foreign country. This was defined by the High Court in the case Sue v Hill 1999.

THE BRIGALOW CORPORATION & PRIVATE LAND OWNERSHIP

1. During the early 1990's all important and relevant Acts were changed and framed, but were adjourned without a definite date of reprinting.

2. On 3 December 2001, the Queensland Constitution 2001 came into being.

3. On this day, this ACT became the "Fundamental Law of QLD".

4. 7 June 2002, all the framed Acts were reprinted and became law.

5. QLD then became, at the completion of these matters, without the assent of any of the laws by the Crown or Her Representative, an independent sovereign State and fractured the common law and the separation of powers in that state.

6. 15 July 2002, The Corporations (Q) Act 1990 (Q) Reprint No 3 created in QLD a Corporate Government. The State of Queensland Australia is registered with the US Securities and Exchange Commissions under No. 0001244818.

7. The Queensland Treasury Corp is registered under No. 0000852555.

8. The old crowns lands act (Qld) was converted to the Land Act 1994 (Qld), and at section 4(1) the Land Administration Commission was renamed Brigalow Corporation.

9. The Land Act 1994 – Reprint No 10c, Part 7A, Section 506C states that the Corporation (Brigalow Corp) represents the Crown.

10. Culminating in the Beattie Govt introduction of the QLD Constitution 2001, QLD government administrations had reworked backward every piece of Federal and state legislation, removing any connection to and mention of Her Majesty Queen Elizabeth II, British law and the Royal Seal of England.

11. These acts were then reworked forward, replacing the removed elements with the Queen of Australia (as created by the Whitlam Govt in 1973) and the Great Seal of both Australia and QLD.

12. This means that the legislation contained in those acts are now "governed" by the government of those Seals, not the government of the Commonwealth of Australia Constitution 1900.

13. The Australia Waste Lands Act 1855 was reprinted in 1996 under the Seal of QLD, and because the Queen of Australia was also now sealed with the Seal of QLD, this effectively created a QLD "ownership" of all Crown land in Australia.

14. And as the introduction of the Corporations (Q) Act 1900 (Q) Reprint No 3 had created a Corporate Govt, this effectively meant all Crown land "ownership" was now under the control of the Qld Corporation, known as the Brigalow Corp.

15. All Crown land, assets and infrastructure in Australia including schools, hospitals, roads, etc are subject to and responsible to the Ministers of the State of QLD as cited at Chapter III of the QLD Constitution 2001.

16. All Sovereign People are now persons under the Corporation, All persons are chattel (a piece of property that is moveable).

17. Their land, bank accounts and all items of ownership are now assets under the Brigalow Corporation.

18. The Supreme Court, the District Courts and the Magistrate's Courts are now inside the Parliament of the State of QLD, and as such must obey the QLD Constitution 2001.

19. The Australian Constitution, the Common Law & Equity, the High Court and the Federal Government no longer have any superior governance over the State of QLD.

20. The State of QLD and the Sovereign People of QLD have only Civil and Statute Law in this state.

21. As private ownership can not exist under Civil and Statute Law, all private equity and inheritance in the State is now the property of "the State".

LEGAL STRUCTURE

1. Under the civil law system, which is now subject to the Uniform Civil Procedures Rules of the Supreme Court Act 1991(QLD), every person is guilty until they prove their innocence.

2. The Common Law has been repealed from the Supreme Court Act 1995 (Q), Reprint No. 2, reprinted as in force 2 March 2001 © State of Q 2001

3. This states that the Governor in Council may make rules of court under this act for the Supreme Court, District court, Magistrates Court, registries and other matters mentioned in Schedule 1

4. Schedule 1 has jurisdiction over the civil, criminal and appellate courts, Parties & Proceedings, Defence, Service of Documents, Pleadings, Disclosure, Preservation of Rights & Property, Ending Proceedings Early, Court Supervision, Evidence, Jurisdiction of Judicial Registrars, Trails & Other Hearings, Particular Proceedings, probate, Contempt of Court, Vexatious Proceedings, Trusts, Costs, Appeals etc, Money Orders Enforcement, Foreign Judgment Enforcements, Corporations, Miscellaneous.

5. Therefore the Governor in Council now makes all the Rules of the Court for these matters.

6. The Queensland Constitution 2001 Chapters 1 & 2 refer to the Legislative Assembly and the Governor. In Chapter 3, Part 1, sect 27 – "The Governor in Council is the Governor acting with the advice of Executive Council."

7. Sect 30 – "The Constitution Act 1867 contains provisions about the office of Governor. At Chapter 3, Part 4, sect 48, those "appointed as members...by the Governor....."

8. This Executive council is given separate law makings Powers of the State at Chapter 3, Part 5, Sect 51, where is states, the Executive Government of the State of QLD (the "State) = The State may exercise its powers.....

9. In Chapter 3, Part 5, Sect 55 (1) – "A minister may delegate a power of the State to an appropriately qualified officer of the State." ("officer of the state" means – a chief executive.....)

10. Therefore the Premier of QLD must always be the leader of the Executive Body and is now the Executive Leader of the Parliament of QLD.

11. Simply put – the Premier is delegated the power through his role as Chief Executive. This power controls the Executive Government of QLD. The Governor acts on the advice of the Executive Government.

12. Therefore the Premier is now the "Crown" in Queensland.

QUEENSLAND GOVERNMENT ADMINISTRATION

1. All government tiers, including Local Council are now inside the Parliament of the State of QLD.

2. The public officials are not public officials of "the Crown" but public officials of "the State" of QLD

THE PEOPLE OF THE COMMONWEALTH

1. The British colonies in Australia were all independent, under military law.

2. In 1885, the independent states had interstate agreements for trade, etc under the Federal Councils of Australasia Act 1855.

3. As free settlers began to grow, the People decided to unite under 1 form of government.

4. 10 years of conventions and referendums culminated in the Draft Constitution of the People which went to England for ratification.

5. On July 9 1900, Queen Victoria signed the amended draft Constitution and returned it to Australia.

6. At this point a final referendum was required to acquire the agreement of the people to this amended Constitution.

7. This was not done, the heads of each independent colony instead agreed FOR AND ON BEHALF of the People.

8. The Commonwealth of Australia Constitution Act 1900 (UK) was the result, brought into Australian law on 1 January 1901.

9. The first 8 clauses are British law.

10. The Commonwealth of Australia Constitution starts at clause 9.

11. The Constitution lays out the rules and regulations under which Parliament may administer government to the People.

12. There are no entities known as a Prime Minister or a Premier to be found in the Act to Constitute the Commonwealth of Australia 1900 (UK).

13. As the Preamble states, the People agreed to be united under one indissoluble Commonwealth.

14. Therefore the people are the Commonwealth.

15. The Commonwealth is defined in the Constitution as a State.

16. Therefore the People of the Commonwealth are their "own" state.

17. Section 117 states, verbatim, that the People governed by the Queen (of the Constitution), and members of a state (of the Commonwealth), cannot have their rights removed by another state (that perhaps being the state they physically live in), WITHOUT

18. Section 128 – A REFERENDUM

19. There has been no Referendum of the Sovereign People to approve any of these moves. This means they are Ultra vires, an act beyond the powers or authority of the government.

It appears that the Commonwealth of Australia Constitution Act (UK) 1900, ratified on 1 January 1901 is an act of the heads of the independent colonies of the Australian dominion, which means that the Constitution of the People is still a draft document.

As the people had formally agreed to this document, all state and federal government in Australia are in fact, a foreign entity to the rights of the people of the Commonwealth.

As our land ownership is a Deed in Trust and Equity with the Queen of the Commonwealth of Australia Constitution (UK) 1900, a foreign government has no lawful right to step inside that Deed and remove rights inherent in it.

In order to do so, government have created registration processes that manipulate our agreement. They have also created a new jurisdiction known as the Environment, with which they have enslaved the People as a plural, thereby creating legislation which enforces the People as an individual.

However, they have not asked our permission to create the form of government under which they now legislate OVER the People.

Posted by Sue Maynes at 12:55 AM

Commonwealth Public Letters of Support to the High Court

Although this matter is focused on QLD, this state is the key to the growing problems in all other states of Australia. All governments are following the "lead" of Queensland.

And the assets being sold in QLD are not assets of the QLDers, but of the People of the Commonwealth. Therefore we the People of the state of the Commonwealth ALSO had to give permission to both take and sell the assets.

So, we are also asking the people of the Commonwealth to sign the following letter and return it to us as soon as possible.

Please send 2 copies to FLORA, Berkeley, Woodstock NSW 2793

Or

Fax to (07) 4096 2641

The cost of High Court cases are massive, please donate \$165 (incl GST) per family OR \$110 (incl GST) per individual.

Either as a postal order, a cheque or into the following account Envirowild Pty Ltd

NAB

BSB: 084 512

Account No: 79847 1759

Name

Residential Address

.....

Postal Address

.....

I am a person as described in the Preamble and at Section 117, subject to Section 128 of the Commonwealth of Australia Constitution Act 1901 proclaimed 1st January 1901, which was the Commonwealth of Australia Constitution Act 1900 (UK).

I, along with all the other sovereign people inside the Constitution as in its Preamble, am an equal shareholder of all the assets of the Commonwealth of Australia, those assets being currently held under the Corporations Act 2001 (C'wth).

I, as a citizen of the Commonwealth of Australia, have never been presented with any referendum subject to the Commonwealth of Australia Constitution Act, to allow Queensland to become a Sovereign State.

I, as a citizen of the Commonwealth of Australia, have never been presented with any referendum subject to the Commonwealth of Australia Constitution Act, to allow my assets to pass from those held by the Commonwealth, to any corporation in Queensland.

I hereby support the Demand for Information from The Honourable Anna Bligh MP Premier of the State of Queensland as requested by Mr David John Walter on 1st December 2009.

If this matter is to be put before the High Court, I request that the High Court accept this as my application to join in the application for a writ to be put to The Honourable Anna Bligh MP Premier of the State of Queensland, as no referendum has been placed before me in these matters by my elected Members of the body politic thereby failing to respect and uphold the trust I placed in them by my vote.

I also request that the High Court allow further time for acceptance of any other sovereign person of the Commonwealth of Australia to join in this action after its initial lodgement.

.....
(Printed Full Name) (Signature)

Signed this day of 20.....

Posted by Sue Maynes at 12:37 AM

QLD Public Letters of Support to the High Court

The EnviroWild Team is asking for support with our lodgement in the High Court in January, asking the Justices to ask the Premier of QLD to answer the Demand Questions.

Following is the letter we are asking the People of QLD to sign and return to us.

Please send 2 copies to FLORA, Berkeley, Woodstock NSW 2793

Or

Fax to (07) 4096 2641

The cost of High Court cases are massive, please donate \$165 (incl GST) per family OR \$110 (incl GST) per individual.

Either as a postal order, a cheque or into the following account Envirowild Pty Ltd

NAB

BSB: 084 512 Account No: 79847 1759

Name

Residential Address

.....

Postal Address

.....

I am a sovereign person and an entity inside the Commonwealth of Australia Constitution Act 1900 (UK) of 9th July 1900 and the Commonwealth of Australia Constitution Act 1901 proclaimed on the 1st January 1901.

I, along with all the other sovereign people inside the Constitution as in its Preamble, am an equal shareholder of all the assets of the Commonwealth of Australia, those assets being currently held under the Corporations Act 2001 (C'wth).

I hereby support the Demand for Information from The Honourable Anna Bligh MP Premier of the State of Queensland by Mr David John Walter on 1st December 2009.

If this information has not been supplied to Mr David John Walter by close of business on 31st December 2009, I wish to be named in the application for a prerogative writ of mandamus, that The Honourable Anna Bligh MP Premier of the State of Queensland, presents the information requested by Mr David John Walter on 1st December 2009, at a date of mention to the full High Court, subject to Chapter III of the Commonwealth of Australia Constitution Act at Sections 75(5), 76(2) and 80.

On the day of mention to the full High Court, if the information is still not forthcoming, a further request will be made by Mr David John Walter for a further writ.

I have not been informed by any elected representative of the body politic of either Queensland or the Commonwealth of Australia, as to changes to Queensland's Constitution Act 1867, subject to Section 53, to alter the position of that Constitution.

I have not been requested by the subjects of the Commonwealth of Australia Constitution Act under Sections 117 to 128, to vote as to whether to allow Queensland, as a State of the Commonwealth of Australia subject to the Commonwealth of Australia Constitution Act 1900 (UK) and the Commonwealth of Australia Constitution Act 1901, to become a Sovereign State, to vote as to whether Queensland may use the assets of the sovereign people under the Corporations Act 2001 (C'wth), and to vote as to whether Queensland's legislature should not comply with section 109 of the Commonwealth of Australia Constitution Act 1900 (UK) and the Commonwealth of Australia Constitution Act 1901.

If this matter is to be put before the High Court, I also request that the High Court accept this as my application to join in the application for a prerogative writ of mandamus to be put to The Honourable Anna Bligh MP Premier of the State of Queensland, as no referendum has been placed before me in these matters by my elected Members of the body politic thereby failing to respect and uphold the trust I placed in them by my vote.

I also request that the High Court allow further time for acceptance of any other sovereign person of the Commonwealth of Australia to join in this action after its initial lodgement.

.....
(Printed Full Name) (Signature)

Signed this day of 20.....

Posted by Sue Maynes at 12:25 AM

Reply from Anna Bligh, Premier of QLD

Thursday, January 7, 2010

The office of Anna Bligh replied to the Demand letter one day before the 21 days were up.

We were not provided with any referendum details whatsoever and the letter replied from the perspective of the Qld Constitution 2001 and not the Commonwealth of Australia Constitution Act 1900.

You will also note that the letter states that the Governor's role is mandated by the QLD Constitution 2001, when rightfully, the governor is an entity of the 1900 Constitution under the Royal Seal. The QLD Constitution 2001, is of course sealed under the Seal of QLD (as was this letter), indicating that the Governor now answers to the acts emanating from the government of that Seal.

This now moves to the High Court, who, next week, will be asked to ask the Qld Premier the same questions.

The reply from the office of Anna Bligh, Premier of QLD.....



Page 1 Enlarged 1132 x 1600



Page 1 Enlarged 1132 x 1600

Transcript of the reply.....

Office of the Premier
Executive Building
100 George St Brisbane
PO Box 15185 City East
Queensland 4002 Australia
Telephone +61 7 3334 4500
Facsimile +61 7 3221 3631
Email: ThePremier@premiers.qld.gov.au
Website: <http://www.thepremier.qld.gov.au/>

For reply please quote CALS/DS - TF/09/34138 - DOC/09/143649

17 DEC 2009

Mr David Walter
Envirowild Pty Ltd
PO Box 578
HERBERTON QLD 4887

Dear Mr Walter,

Thank you for your letter of 1 December 2009 concerning constitutional matters. I have been asked to reply to you on the Premier's behalf.

You have alleged that the Queensland Government has moved to remove the Crown from Queensland legislation and alter the Office of the Governor. I can assure you that the Queensland government has taken no such action.

The role of the Governor in Queensland is clearly mandated by Part 2 of the Constitution of Queensland 2001. The Governor is Her Majesty's representative in Queensland and holds office during Her Majesty's pleasure. The Governor gives Royal Assent to Bills passed by the Parliament, may summon and dissolve Parliament, appoints all ministers and may issue writs and grant pardons.

While Section 128 of the Constitution of the Commonwealth of Australia provides that a referendum is required to alter any part of the Commonwealth Constitution, Queensland's Constitution is different.

As Queensland's constitutional laws are ordinary Acts of our Parliament, they can be changed by passing other ordinary Acts of Parliament. The Constitution of Queensland Act 2001 is an Act of the Queensland Parliament which primarily brings together the constitutional provisions of other Acts of the Queensland Parliament into one Act which can be referred to as our Constitution.

Any provisions of Queensland's Constitution Acts which were entrenched (that is required a referendum to change) have not been changed, and remain in force.

The provisions which remain in their original Acts include:

- * the establishment and legislative power of the Parliament of Queensland
- * the duration of the Parliament, and
- * matters relating to the office of the Governor.

Please be assured that the Queensland Government is committed to the ongoing governance of Queensland.

I trust this information has been of assistance to you.

Yours sincerely,

Jessica Collins

Policy Adviser

Posted by Sue Maynes at 2:08 AM

[Demand Request for Anna Bligh, Premier of QLD](#)

What is happening in QLD is the primer for the removal of all property rights in the other states of Australia.

By effectively removing themselves from the 1900 Constitution in 1923, yet maintaining the appearance of being part of the Commonwealth in order to continue to accept money from consolidated revenue, the QLD govt have become a "foreign government" in Australia.

As Mr Rudd and the Governor-General Quentin Bryce both come from this independent state, Australia is now a "colony" of QLD, the government of which has claimed the land of the Crown of the 1900 Constitution and placed it under the Crown know as the Executive Government of QLD.

On December 2 2009, David John Walter sent Anna Bligh the following letter.....

The Honourable Anna Bligh MP
Premier of the State of Queensland
Parliament House
Brisbane Qld 4000

RE: DEMAND FOR INFORMATION FROM THE HONOURABLE ANNA BLIGH MP PREMIER OF THE STATE OF QUEENSLAND

1. I, David John Walter,

am a sovereign person under the Commonwealth of Australia Constitution Act 1900 (UK) (reference Chapter 12 of 63 and 64 Victoria of 9th July 1900 AD) and under the Commonwealth of Australia Constitution Act 1901 proclaimed on 1st January 1901,

am an equal shareholder, along with all the other sovereign persons under the above-mentioned Constitution of all the assets of the Commonwealth of Australia inter alia with the Corporations Act 2001 (C'wth),

am a citizen of the indissoluble Federal Commonwealth, the Commonwealth of Australia, under the Crown of the United Kingdom of Great Britain and Ireland,

am a loyal subject of Her Majesty The Queen, Elizabeth II, Her Heirs and Successors,

and am a resident in the Commonwealth of Australia's State of Queensland at xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx.

2. I hereby place before you a Demand for Information with regard to the following: -

Demand for Information
from
The Honourable Anna Bligh MP Premier of the State of Queensland
requested by
David J. Walter

2.1. Full results of the referendum to progressively remove the constitutional Crown from legislation in Queensland.

(Refer: Section 53 Queensland's Constitution Act 1867)

2.2. Full results of the referendum to progressively alter the position of the office of the Crown's representative in Queensland, the Governor of Queensland.

(Refer: Section 53 Queensland's Constitution Act 1867)

2.3. Full results of the referendum to progressively pass to the corporate Queensland Government, the assets of the sovereign people of Commonwealth of Australia.

(Refer: Sections 117-128 of the Commonwealth of Australia Constitution Act 1901)

2.4. Full list and details of transfer of those assets.

2.5. Full results of the referendum to progressively remove entrenched sections of Queensland's Constitution Act 1867.

(Refer: Section 53 Queensland's Constitution Act 1867)

2.6. Full results of the referendum to remove Queensland from the Commonwealth.

(Refer: Section 53 Queensland's Constitution Act 1867 and Sections 117-128 of the Commonwealth of Australia Constitution Act 1901)

3. The citizens of the Commonwealth of Australia have the right to a referendum under Section 128 of the Commonwealth of Australia Constitution Act 1901, before any attempt to alter this Constitution may be made.

4. The citizens of the Commonwealth of Australia who are also residents in the Commonwealth of Australia's State of Queensland have the right to a referendum under Section 53 of Queensland's Constitution Act 1867, extract from which states: - "A Bill that expressly or impliedly provides for the abolition of or alteration in the office of Governor or that expressly or impliedly in any way affects any of the following sections of this Act namely—sections 1, 2, 2A, 11A, 11B, 14; and this section 53 shall not be presented for assent by or in the name of the Queen unless it has first been approved by the electors in accordance with this section and a Bill so assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act."

5. The Parliament of Queensland Act 2001 and its Constitution of Queensland 2001 have removed entrenched sections of Queensland's Constitution Act 1867 by removing the Separation of Powers, by placing members of the executive government, the premier and cabinet ministers, inside the current Parliament in Queensland, by altering the positions of judges of the Supreme and District Courts, the positions of Ministers of the Crown, and the position of Governor, the Crown's representative, to positions of office holders inside that Parliament, and by changing Members of the Legislative Assembly (MLA) to Members of Parliament (MP), all contra to Section 53 of Queensland's Constitution Act 1867 and Sections 117-128 of the Commonwealth of Australia Constitution Act 1901.

6. Also contra to Section 53 of Queensland's Constitution Act 1867 and Sections 117-128 of the Commonwealth of Australia Constitution Act 1901, with this demise of the Crown, Her Majesty's Police Force as people once knew it and which protected the Crown and its people, has been changed to the Queensland Police Service which now protects only the Queensland Government owned corporations and has therefore become a security agency for these corporations but has no lawful Crown authority over us, the sovereign people.

7. Also contra to Section 53 of Queensland's Constitution Act 1867 and Sections 117-128 of the Commonwealth of Australia Constitution Act 1901, with this demise of the Crown, the ownership of property which includes freehold land as people once knew it has been changed, with the corporate Queensland Government taking an unregistered interest in property and land, by placing its corporate seal on people's property and certificates of title, thereby taking joint ownership of that property and land, but without the owners' consent.

8. Also contra to Section 53 of Queensland's Constitution Act 1867 and Sections 117-128 of the Commonwealth of Australia Constitution Act 1901, with this demise of the Crown, The Treasury, under its corporate seal, borrows money on the people's and Crown's assets and deals at will with that money with no accountability to the people.

9. I require this information to be forwarded to me within 21 working days from the date below.

.....
(David J. Walter) 1st December 2009

Posted by Sue Maynes at 1:58 AM

[Doubts About the Validity of the Constitution of the Government 1901](#)

The West Coast of Australia had been discovered by Dirk Hartog, a Dutch explorer.

The East Coast by Captain Cook.

Subsequently the east coast was colonised as penal colonies, and eventually those colonies broke away to form independent colonies.

SA was included but founded by private settlers.

SA went all the way through to the top of Australia and included what is now the Northern Territory.

Due to the Dutch claim over WA, private settlers moved there, but the English Crown had no claim of right on the land, so to go to the settler's aid with military forces may have been seen as a act of aggression by the Dutch.

So, prior to Federation each state except WA operated as an Independent Colony under the dominion of Great Britain.

In 1855 the administration of several independent colonies created the Federal Council of Australasia.

This agreement was for trade purposes between the states.

During the late half of the 1800's the people of all colonies, except WA, indicated that they would be in agreement to forming a Federation – joining the states together under one common government.

10 years of conventions and referendums followed, until a draft Constitution was finally created and sent to England for ratification by the Parliament and the Queen.

This draft had several changes made to it by the British Parliament.

In the meantime, the People of WA had asked to be included.

So, when Queen Victoria signed the Commonwealth of Australia Constitution Act (UK) on 9 July 1900, she signed pending the approval of the People of the eastern states giving permission for WA to be included and for their final approval of the changes in the Constitution that was being returned to Australia.

Now, for anyone to understand the Constitution, which is a clear and extraordinary document, they must remember that the first 8 chapters are British law.

The Constitution stands at chapter 9.

They must also understand that this is an agreement of the PEOPLE, not government.

The Commonwealth is the People, so when we talk about the Commonwealth of Australia, we are referring to the People (united) of Australia.

In that draft constitution, the PEOPLE agreed to unite and agreed to have the assets of the Crown administered by Parliament and public servants.

The PEOPLE were to be subject to criminal law for crimes against other people.

The parliament's only task was to administer and protect the assets of the Crown.

The Queen guaranteed to pay those public servants out of her pocket, the People funding her pocket through their taxes.

Quite simple.

So, when this document returned to Australia, the leaders of those independent colonies were in a pickle.

The Boer War was looming, which meant that Australia, as a troop & financial supporter of the British side, could be attacked by the Dutch using WA as a base.

The preparation for the Federation had taken 10 years, and it was likely that to approve the changes could take as long.

So, the framing fathers decided to approve the new Constitution FOR and ON BEHALF of the People.

They pledged an oath of honour to govern under it, that oath being held by the High Court.

And they did, for many years.

However, the fact remained that the Constitution brought into power by the Governor-General on 1 January 1901, was NOT APPROVED AT REFERENDUM by the People, but was essentially a constitution between the British Parliament and the Australian Independent Colony's administration heads.

[To put this very simply, a bowling club gets set up.

The assets of that club belong to the members, it is run for the convenience of the members, and they appoint a body to administer the assets and the overall health of the club.

The body has a leader, who is no more or less than a person from the membership taking on a role for a period of time.

The staff of the club are paid from the funds held under the body's administration.

That money coming from the members.

The staff are charged with obeying the instructions coming from the membership via the body. The head of the body can not sell an asset without prior approval of the membership.

Or make a new ruling, or appoint new staff.

He and the body must always answer to the membership.

Nor can he go to a members private home and remove an asset of the member, just because he is a member.

Nor can he start a new form of club without the permission of the members.

The structure of the Parliament of the 1900 Constitution is no different.]

In 1917, the People of QLD were asked in a referendum to allow the removal of the parliamentary upper house. They refused, yet in 1923 the QLD parliament removed it.

The Constitution has what is called Manner and Form – that being the proper and lawful arrangement under which the government entities must operate.

To breach Manner and Form causes that government to step outside the Constitution.

This is what QLD did and from that time on, QLD began to operate outside the Constitutional structure.

In 1927, the British Parliament amended the Royal Styles and Titles Act, changing the Monarch's title from a single Crowned head to a multiple crown.

Suddenly, it was possible for every dominion to either operate under King George of Great Britain, Ireland and his dominions OR under King George of Canada or of Fiji, or of NZ or whatever.

This fractured the Empire & as our ownership rights are held by the Empire Monarch, it put those in jeopardy.

However, the Australian govt did not bring this act into Australian law until Gough Whitlam took power in 1973.

At this time, by ratifying the Queen of Australia, he created a new government.

And that government had the Crown in the form of the Queen of Australia inside its acts, thereby claiming the Crown for themselves.

We became, in all but name, a Republic at that time.

The Australia Act of 1986, being the Constitution of the new Republican government.

Now, remember the original Constitution was to bring all the independent states into a united structure.

In effect, each state has returned to its independent status, but as republics completely separated from British law, which is why such ancient protections as the Magna Carta, the Bill of Rights 1689 etc are totally absent from current courts.

The new version of the Federal Council of Australasia 1855, is COAG.

Each state is now in a position to ignore the High Court, which is a court of the 1901 British/ Australian Constitution, and can not rule over the independent colonies, hence the decision in Fazzolari v Parramatta City Council for the land owner, and the NSW govt just makes a new piece of legislation giving the council back the right to remove private land.

These independent governments do not operate under laws, but under statutory legislation.

A law, once ratified, cannot be changed without a due process, legislation can be amended daily.

Where is the protection of the People?

Believe it or not, it is still in the Constitution. Part of the way that this return to independent states has been created is because under the 1901 Govt Constitution, the states retained their ability to make their own laws as long as those laws did not breach the rights of a person in another state.

What they have overlooked is that the Commonwealth is another state.

And remember the people are the Commonwealth.

Therefore, while a person may physically reside in the state of NSW, they are first and foremost a person of the Commonwealth state.

So every law of NSW that removes the rights of a person under the state of the Commonwealth is repugnant (in breach).

S 117 of the Constitution, states that a subject of the Queen (not the Queen of Australia, but of the original constitution), residing in a state (see above) shall not be subject in any other state to any disability or discrimination which would not be equally applicable to him if her were a subject of the Queen resident in such other state.

WITHOUT!!!!!!..... S 128 a referendum to gain his or her approval for that disability or discrimination to apply to him or her.

At all times the People must be asked for their approval – and they clearly are not any more.

All federal and state governments in Australia are, in effect and to the rights of the People, a foreign power.

Back to land – we own our land in a contract of trust & equity with Her Majesty Queen Elizabeth II, her Heirs and Assigns – the Crown of the Constitution.

In the contract for that sale, it states that we own the land completely removed from any government interference or claims UNLESS they pay us for it!!!

That being Just Terms compensation.

However, this is the trick.

That Compensation is only guaranteed by the Federal govt of the govt 1901 Constitution.

The states, now operating as independent republics, never made that same agreement.

We must also understand that when Gough Whitlam entered power he set up a Royal Commission into Land Tenures.

The document that came from that, which is mentioned on the internet, but cannot be found on it, came to the conclusion that it would be preferable for govt to buy back land from private owners, but as they could not afford it, the next step was to remove all rights of land use, so as to render the value of the land worthless.

This meant they could acquire it for a song. (I have a copy of that if anyone wants it.)

When the High Court ruled in the Tasmania Dams case in 1983, that government could remove any and elements of land ownership AS LONG as the owner kept his deeds, they were telling the truth from the perspective of the new government under the Australia Act & the Queen of Australia.

However, they neglected to tell the People that their land was not under that act, but under the protection of the Crown as defined in the Commonwealth of Australia Act (UK) 1900.

We needs to stand our ground as a person of the Commonwealth of Australia Act (UK) 1900, under s 117 & s 128.

WE, the PEOPLE of the state known as the Commonwealth, NEVER GAVE OUR PERMISSION TO HAVE OUR OWNERSHIP RIGHTS REMOVED BY A FOREIGN GOVERNMENT.

So where are the people to be found?

In the 1800's the people were governed by military rule, in penal colonies.

The moment the People agreed to the draft Constitution, they stepped INSIDE that structure.

Although that document was not agreed to at a referendum of the People, in order to approve its adoption as the ruling law over the Federation, it still exists.

So the ratification in 1901 of the Commonwealth of Australia Act 1900, by the heads of the independent colonies, does not change the fact that the people are still waiting for their opportunity at a referendum.

Therefore, (to my thoughts), the people are OUTSIDE of both the 1901 govt approved Constitution, and certainly OUTSIDE of this foreign government, all of which are in place without approval.

My thoughts are that the govt can ONLY gain our approval through means such as registration processes, which would explain why every element of trade involves being registered, having certification, licencing, etc.

Again, I would state, our protection is in the strength of s117 and s128.

We, the People, are subjects of the Queen of the 1900 Constitution, who approved the Constitution on the 9 July 1900 PENDING OUR APPROVAL (remember she owns the land on which govt govern and recognizes our right first and foremost) - and we are residents of our own state, that being the Commonwealth. With permission to refuse to allow the govts of the "independent colonies" to remove OUR RIGHTS WITHOUT OUR PERMISSION.

Posted by Sue Maynes at 12:44 AM

[People of the Commonwealth](#)

Wednesday, January 6, 2010

The People of the Commonwealth of Australia Constitution 1900

Justice M D Kirby stated in a 1997 oration: "Monarchical government tends to be strong and centralised – formerly in the person of the sovereign but now in whoever the Parliament elects to govern."

In *Kirmani v Captain Cook Cruises P/L*, Justice Lionel Murphy said: "The authority for the Australian Constitution then and now is its acceptance by the Australian people."

Law schools well into the 60's and later, taught that the historical origins of the Australian Constitution, and they alone, gave that document its legal authority.

Chief Justice Mason in the *Aust Capital Television* case observed: "The Australia Act 1986 (UK) marked the end of the legal sovereignty of the Imperial Parliament and recognised that ultimate sovereignty resided in the Aust people."

Justice McHugh in *McGinty v WA* said: "The political and legal sovereignty of Aust now resides in the people of Australia."

Justice Toohey in the *Public Law Review 1993* stated: "Where the people of Australia, in adopting a Constitution, conferred power upon a Commonwealth Parliament, it is to be presumed that they did not intend that those grants of power extend to invasion of fundamental common law liberties."

Justice Cooke in *Fraser v State Service Commission* said: "This is perhaps a reminder that it is arguable that some common law rights may go so deep that even Parliament cannot be accepted by the Court to have destroyed them."

People, Person, Persons, Citizen, Individual

In the Commonwealth of Australia Act (UK) 1900, the word People is found 25 times; Person 24; Persons 6; Individual 0 times; Citizen in s44 only.

What do these words legally mean?

To determine that in Australian law we first go to the Acts Interpretation Act 1901, which is the "dictionary of meaning" for all words used in Australian legislation.

If the word is not found in there, then we take the meaning from a legal dictionary, in this case *Blacks Law Dictionary #1 1891*

People - (from Blacks): a state, as in the people of the state of the Commonwealth

Person - (from AIA 1901): includes a body corporate, office, commission, authority, committee, tribunal, board, institute, organization or other body however described.

Person / Persons (from Blacks): Persons are divided by law into natural and artificial. Natural persons are such as the God of nature formed us; artificial are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "body politics."

Persons - (from AIA 1901): expressions used to denote persons generally (such as "person", "party", "someone", "anyone", "no-one", "one", "another" and "whoever"), include a body politic or corporate as well as an individual;

Citizen - (In English law from Blacks): An inhabitant of a city. The representative of a city, in parliament. When it is designed to designate an inhabitant of the country, or one amenable to the laws of the nation, "subject" is there employed.

Individual - (from AIA 1901): means a natural person.

Natural (from Blacks): 'natural' is that which cannot be separated.

Individualism regards man—every man—as an independent, sovereign entity who possesses an inalienable right to his own life, a right derived from his nature as a rational being. Individualism holds that a civilized society, or any

form of association, cooperation or peaceful coexistence among men, can be achieved only on the basis of the recognition of individual rights—and that a group, as such, has no rights other than the individual rights of its members. Ann Rand <http://aynrandlexicon.com/lexicon/individualism.html>

The legal meaning of People does not show in Aust legislation until the EPBC Act 1999 - http://www.austlii.edu.au/au/legis/cth/consol_act/epabca1999588/s528 Definitions that "environment" includes: (a) ecosystems and their constituent parts, including people and communities

The word citizen is only used in the 1900 Constitution at s44, and appears to indicate that only a subject can hold office under this Constitution, being that a subject is an entity owing allegiance to that Crown and governed by its laws (common law), while a citizen does not, but owes allegiance to a foreign power (government).

Of course, where a foreign individual makes the choice to become a naturalized citizen under the 1900 Constitutional structure, they are then subject to the Crown and able to stand for office.

This was the focus of Sue v Hill & Anor 1999 <http://www.austlii.edu.au/au/cases/cth/HCA/1999/30.html>

So, a Person / Persons / People / Citizen are artificial words for an Entity.

An Individual is a natural, flesh and blood, thinking, feeling man or woman.

Now, the Commonwealth of Australia Constitution Act 1900 is an act OVER the entities of persons. You will find no reference to an individual, because an act cannot govern over an individual. And the act only refers to person / persons.

Therefore because our entity status, both singular and plural (person/s) was contained in the 1900 const, govt could not rule over that entity without permission, so they created a new entity for the new jurisdiction of environment - that being people.

It is our thought that all new restrictions are not over the person/s of the 1900 constitution, or over the individual (living, breathing) but over the people under the environmental jurisdiction.

In effect, you are being "protected" from yourself.

However, again, there was no agreement of the people to be re-created as another entity.

State of the Commonwealth

A state is not a physical land mass, but a political entity.

So, we have the state of the commonwealth, being the people.

The state of the Federal Parliament, being the Parliamentary structure as defined in the 1900 Constitution.

The state's of NSW, Vic, etc, being the Parliamentary structure governing the assets of that state on behalf of the owner of the land, Queen Elizabeth II, her heirs and assigns.

Our Protection

As a subject of the Queen comes your ownership of land and your common law protection. Which defines what we know is our protection.)

Section 117 - as a subject of the Queen, and a resident of the state (of the Commonwealth), I shall not be subject in any other State (being NSW, VIC, etc) to any disability of discrimination which would not be equally applicable to me if I were a subject of the Queen in such other State.

WITHOUT

Section 128 - my agreement at referendum.

[Disability: The want of legal ability or capacity to exercise legal rights, either special or ordinary, or to do certain acts with proper legal effect, or to enjoy certain privileges or powers of free action. At the present day, disability is generally used to indicate an incapacity for the full enjoyment of ordinary legal rights.

Discrimination: to show a difference in treatment]

So, the States (NSW, etc) cannot make different laws in opposition or that remove my rights as a person of the Commonwealth (state) and a subject of the Crown, who holds my protection of ownership and personal rights.

Each State can make different parliamentary laws for the purpose of maintaining the assets of the Crown, but I am not an asset and that is their only Constitution 1900 area of jurisdiction.

So, as an individual I have the right to a religion of my choice, to thoughts, etc of my choice, because they are the only rights of pure and unstricted ownership I can claim individually.

To participate in private ownership makes me a subject of the Crown and therefore subject to her protection under Common Law.

To my understanding, to be a member of the People of the Commonwealth, means I step into an entity role for the purpose of creating a stable community/society in which I can live peacefully as a subject of the Crown, and privately on my land or in my home as an individual.

However, we may interpret these words, our protection is in our agreement.

If we as an individual have not agreed, how then can we as an individual be enforced into a contract?

If we as a People have not agreed at Referendum, how then can the People be enforced into a contract?

Posted by Sue Maynes at 9:31 PM

COAG, Corporations and the New Government

Wednesday, January 6, 2010

COAG – Council of Australian Government

In May 1992, COAG was established to debate and co-ordinate government activities between the Federal, state and local governments.

It is the peak intergovernmental forum in Australia.

COAG is the "modern" restoration of the 1855 Federal Council of Australasia, wherein the independent colonies had a trade agreement.

Members are not voted in by the people.

They are the Prime Minister, the Premiers of each state and territory and the President of the Australian Local Government Association.

Some activities have included a review of Government Services.

Reform packages for early childhood

Nation building and jobs partnerships

Intergovernmental agreements on Federal Financial Relations

Bushfire inquiry

Economic Implications of an ageing Australia

National Water Initiative

Foot and Mouth Disease

Corporations & Government

Subsequently all states who have turned corporate in their own right, are outside the Commonwealth of Australia Constitution Act 1900 (UK) and inside the Australia Act and can reprint all acts back to statutory legislation.

This allows the Australia Act to be the definitive constitution for a republic in all but name.

According to Law Alert, during the last week – 1 week only, the following 76 act & bills were brought in to be discussed, amended and passed

ACT: 8 including Rates & Land Taxes

Cth: 30 including Water Appropriation & Federal Magistrate Courts Amendments

NSW: 3 including Criminal Assets Recovery

QLD: 2 including Constitution Preamble Amendment

SA: 7 including Constitution Appointments

TAS: 5 including Police Offences Amendment

VIC: 13 including Local govt Act, Planning Legislation, water Amendment

WA: 8 including Mining, Environment, Crown Land & Planning Amendments

All together for 2009, the Federal and State Parliaments have passed or amended 2,313 new Bills, Acts and Regulations.

All are statutory laws of the new corporations protected by the Queen of Australia, sealed to the Great Seal of Australia and/the State Seals & inside the Australia Act 1986.

Posted by Sue Maynes at 5:52 PM 0 comments

[WA and QLD and the 1900 Constitution](#)

Queensland

In 1917, the Queensland government put a referendum to the people, asking them to remove the Legislative Council (Senate).

The people refused and the government went ahead and removed it.

This fractured the manner and form of the Australian Constitution and with that Queensland stepped out of the Constitution.

In the time since then, culminating in the QLD Constitution 2001, successive QLD government have gradually prepared the laws and the public service until today finds QLD without common law in any court, with a dictatorial executive government that ignores the wishes of the people, and enforces its own legislation over the rights of the people.

To do this successive Parliaments gradually repealed, back in time, every law that has ever been in existence that mentions a British law, including the American Bill of Independence.

These changed acts would be presented to parliament and using s15da of the Acts Interpretation Act, after 2 years they jump up and became valid to the new parliament.

Then if there were no requests to examine these acts, after 7 years they would be reprinted. Hence the big differences in the dates legislation came into effect.

If necessary, the QLD parliament would create another act to fill a gap.

Over that progressive period, the QLD Parliament have reprinted all necessary acts, and amended others until they now operate effectively under both the QLD Constitution 1867 and the QLD Constitution 2001.

All acts are all sealed to the power of the crown of Mr Whitlam – the Queen of Australia, rather than the crown of the Commonwealth of Australia Constitution Act 1900 (UK).

Beattie, in the second reading of the QLD Constitution 2001, stated, "It is so simple, they'll never work it out."

Western Australia

When the Constitution was passed by the British Parliament, WA had yet to endorse their inclusion.

The WA Parliament convened to consider an Enabling Bill for a referendum. This was assented to on 13 June 1900.

On 31 July 1900, a WA referendum carried their people's agreement for the Act.

Queen Victoria had signed the Constitutional Act on 9 July 1900.

A separate proclamation had to be issued after the WA referendum to set the date for Federation – 1 January 1901.

In 1933, 68% of WA voters voted to have WA leave the Commonwealth and return to the British Empire as an autonomous territory. However, the British Government refused to intervene and no action was taken.

In WA, during 1 week in November 2009, over 50 acts were reprinted.

Posted by Sue Maynes at 5:50 PM

Government Creation of a new Constitution

Balfour Declaration 1926

This Declaration accepted the growing political and diplomatic independence of the Dominions, in the years after WWI.

It also recommended that the governors-general, the representatives of the King who acted for the Crown as de facto head of state in each dominion, should no longer also serve automatically as the representative of the British government in diplomatic relations between the countries.

In following years, High Commissioners were gradually appointed, whose duties were soon recognised to be virtually identical to those of an ambassador.

Labor PM James Scullin, acted within its precepts and insisted on picking the new Governor-General rather than taking the person chosen by King George V. George was forced to agree by the Imperial Conference 1930.

Royal & Parliamentary Titles Act 1927

This act modified the King's title, proclaiming that he was no longer King of the United Kingdom of Great Britain & Ireland & of the British Dominions, but rather of Great Britain, Ireland and the British Dominions.

This meant that the unified Crown that had been the centre point of the Empire was replaced by multiple crowns worn by a "shared monarch."

Before 1927, King George V reigned as King in Australia, NZ, Canada and etc, with them all being dominions of the United Kingdom. After 1927, he reigned as King of Australia and etc.

While the King did not seem to grasp the significance, the Irish did, and immediately separated themselves from the new UK monarch.

On the 19th October, 1973, Gough Whitlam, used the Royal Styles Act to create the Queen of Australia, this act being reprinted on 22 April 2002.

Monarch of Australia

Her current Australian title is Elizabeth the Second, by the Grace of God, Queen of Australia and Her other Realms and territories, Head of the Commonwealth, Defender of the Faith.

She is regarded as a legal personality of the Australian State, and is referred to as her Majesty the Queen in Right of Australia or Regina in law cases.

As such all state lands are called Crown land, state owned buildings and equipment are called Crown held property, copyright for all government publications are called Crown copyright.

Employees of the Crown may be required to recite an oath to the Crown. Parliamentarians, members of the judiciary must do so as well.

The Queen of Australia cannot be sued in foreign courts without her express consent.

Symbols

State Coat of Arms are now replacing the Sovereign's Coat of Arms in the courts of Australia.

The Commonwealth Coat of Arms is now known as the Coat of Arms of Australia.

In 2004, an Australian barrister, David Fitzgibbon established in the High Court of London, that the Queen had used the wrong stamp to approve the appointment of the new governor-General. The court agreed. The Queen had used the Great Seal of Australia instead of the Great Seal of Britain.

Westminster System

Although four Prime Ministers had refused to ratify the Westminster Statute, in 1942 John Curtin was forced to, by the entry of the Japanese into WWII, when it became obvious the British could not protect Australia.

In order to seek an alliance with the US, the Australian Parliament formally adopted the Statute of Westminster 1931, a statute which allowed our Parliament to act independently of the British Parliament and Government.

This act demonstrated to the international community that Australia was an independent nation.

It also meant that any laws the parliament made which were repugnant to British laws would no longer be invalid.

The Governor-General now assents to all bills with the Great Seal of Australia.

Changes under the Westminster System

- * The Westminster system is a series of procedures for operating a legislature.
- * The Prime Minister is recognized as the presiding and actual head of the government and head of the executive branch.
- * The Queen / Governor-General holds a ceremonial position only.
- * A cabinet executes executive authority.
- * A multi-party system
- * Parliament can be dissolved and elections called at any time.
- * Parliamentary Privilege allows the legislature to discuss any issue it feels is relevant, with no fear of consequences
- * Government or legislature interpret the results of Plebiscites and may ignore them if desired.
- * The Governor-General ceased to be the representative of the British government and a British High Commissioner was from then on appointed.
- * The Governor-General now has the responsibility of appointing a prime minister.
- * Westminster governments usually do not have a very strong tradition of Separation of Powers.

Australia Act 1986

The power of the Westminster Statute allowed the Australian Parliament to request that the British Parliament enact the Australia act 1986.

This effectively terminated the ability of the British Parliament and government to make laws for Australia, even at their request, and meant that any law previously passed on behalf of Australia could now be done so by the new Australian Parliament and government.

It removed the right of the monarch to exercise their power in Australia unless personally present.

In *Sue v Hill* 1999, the High Court declared that the UK is a "foreign power".

This means that such laws as the Magna Carta, Bill of Rights 1689 and etc are the laws of a foreign country and no longer able to be accessed by Australians.

Royal Coat of Arms & Queen Elizabeth II of Great Britain



Great Seal of Australia & the Queen of Australia



Posted by Sue Maynes at 5:05 PM

[An Overview of The Commonwealth of Australia Constitution Act \(UK\) 1900](#)

The Commonwealth of Australia Constitution Act 1900 (UK)

Consists of 8 Chapters and the Schedule.

I. The Parliament

consisting of the Queen, a Senate & a House of Representatives
Governor General appointed by the Queen as her representative
Before taking their seat, they must all swear and Oath or Affirmation of Allegiance.

II. The Executive Government

Executive power is vested in the Queen and can be exercised by the Governor General
The Governor General chooses the members of the Federal Executive Council, who advise him/her.
All references to the Governor General in Council refer to the Governor General acting on the advice of the Federal Executive Council.

III. The Judicature

Judicial power of the Commonwealth is vested in the Federal Supreme Court, called the High Court of Australia. Justices are appointed by the Governor General in Council.

IV. Finance and Trade

V. The States

VI. New States

VII. Miscellaneous

VIII. Alteration of the Constitution

The proposed law for the alteration must be passed by an absolute majority of each House of the Parliament and not less than two or more than six months must be submitted to a referendum of the voters in each State and Territory .

If, the referendum is approved by a majority of the States and a majority of the voters, the Governor-General may approve the proposed law.

The Schedule

The Oath & Affirmation of the new parliamentarian.

Protection of Rights

There is no Bill of Rights in the Australian Constitution, because the majority of the people felt that the traditional rights and freedoms of British subjects were sufficiently guaranteed by the Separation of Powers and the 2 houses of Parliament.

And as the Act itself is British law, our access was therefore provided to the Magna Carta, Habeus Corpus, Bill of Rights 1649 and etc.

However the Constitution did include the following rights –

- * Right to Trial by Jury in s80 for indictable offences against Commonwealth Law.
- * Right to Just Compensation in s51 (xxxi) for assets taken by the Commonwealth.
- * Right to Freedom of religion in s116, wherein the Commonwealth can not make laws to do with religion.
- * Right to Freedom from Discrimination against residents of another state in s117.

The High Court have also established an implied Right to Freedom of Political Communication and a limited Right to Vote in s7 & s24.

Separation of Powers

Refers to the separation of the Executive (the Ministry), the Legislature (the Parliament) and the Judiciary (the Courts), with none of the three branches of government able to exercise total power.

Legislative power means the power to make laws and is concentrated in the Parliament. Executive power means the power to implement laws and is given to the government.

Judicial power gives the High Court power to decide whether laws are legal according to the Constitution.

The essence of the doctrine of separation of powers is thus based on the idea of checks and balances.

Prime Ministers, Premiers & Political Parties

The Constitution does not mention any of these entities in any manner.

The intent of the Constitution was that each person entering the House of Representatives & the Senate would be entirely independent, answerable only to the electors.

Referendums & Plebiscites

At all times, the only manner in which the Constitution could be altered were by binding polls called referendums.

To pass a referendum the final vote had to consist of a majority of states and a majority of the voters agreement. A Yes vote in a referendum would change that section of the Constitution. This would then be presented to the Governor - General for Royal Assent. This then becomes a binding and entrenched alteration to the Constitution.

A No vote was as lawful, in that it meant that there could be no change to the relevant section.

A Plebiscite is an optional voting structure to do with decisions that do not alter the Constitution.

Because the general feeling toward the Constitution is that it is fine the way it is, only 5 Federal referendums out of 21 have received a Yes vote.

- * In 1916 & 1917, the people voted No to allow govt to conscript Australians for war.
- * In 1944, the people voted No when govt wanted to extend its wartime powers into peace times.
- * In 1951 the people voted No to banning communism – because it infringed on Freedom of Choice.
- * In 1967, 89% of the People voted Yes to include Aboriginal people in the Constitution.
- * In 1988, the Federal govt tried to introduce a Bill of Rights which, by stealth, gave govt greater powers. 70% of the people voted No, preferring less govt control.
- * In 1999, over 50% of the people voted No against a Republic.
- * The people have voted No to allowing govt to further extend their powers into trade, finance, corporations, industrial matters, disputes, aviation, marketing, democratic rights, pricing, incomes and more.
- * Important referendums in which the people voted No twice, were in 1974 & 1988, where the People refused to allow Local Councils to be recognized in the Constitution.

Chapter III Court

Under the Constitutional Judicial structure, a constitutional court of law is known as a Chapter III Court.

The judicial power of the Commonwealth can only be exercised by a Chapter III court.

No other body, such as a panel, tribunal, commission, etc can render and enforce a judgment.

This has been upheld by the High Court in

- * NSW v Commonwealth (1915) the Wheat Case
- * Harry Brandy v Human Rights & Equal Opportunities Commission 1995
- * Lane v Morrison 2009

Posted by Sue Maynes at 4:09 PM

[Background to the Commonwealth of Australia Constitution Act \(UK\) 1900](#)

History

Original settlement in Australia was under military law, for the purpose of penal colonies. Gradually private settlement grew until by the mid 1800's, 5 states were colonized – SA, QLD, NSW, Vic & Tas, with private settlement existing in WA under Crown Colonies.

In 1885, the Federal Council of Australasia was formed, consisting of Vic, Tas, QLD & SA , and included the Crown Colonies of WA & Fiji.

This Council dealt mainly with matters of trade between the various colonies. Constitutional Conventions began in the late 1880's and the final referendum was held in June 1899.

After some changes were made by the British Parliament, The Commonwealth of Australia Constitution Act 1900 (UK) was passed on 5 July 1900 and given Royal Assent by Queen Victoria on 9 July 1900. On 1 January 1901 the Proclamation of the Commonwealth of Australia was held in Centennial Park, Sydney.

The new Act was an act of the British Parliament as well as ratification of the Constitution of Australia.

The Preamble to the Commonwealth of Australia Constitution Act 1900 (UK)

Whereas the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessings of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established; And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen; Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same.....

To Clarify

We must all remember that the words of the Preamble were carefully chosen after over 10 years of conventions, public discussion & referendums, so those words are vital to understand.

1. The People – not parliament or government or councils or public servants.
2. from NSW, VIC, SA, QLD & TAS – with the allowance of admitting other Australasian colonies (such as WA)
3. humbly – without pride
4. relying – depending and trusting
5. on the blessings – guardianship, protection and favour
6. of Almighty God – therefore the people included God in this agreement
7. agreed – came to a common consent and understanding
8. to unite – join together, make one, combine
9. under one – beneath a single
10. indissoluble – that which can not be dissolved, undone or destroyed
11. Federal – a league or compact between two or more states.
12. Commonwealth – where the states retain powers of self-government in respect to the states concerns, but form an integral part of a larger government or nation.
13. under the Crown – sovereign power in the monarchy, especially in relation to the punishment of crimes
14. of the United Kingdom & Ireland
15. and under the Constitution hereby established – the organic and fundamental law of a nation, establishing the character and conception of its government, laying the basic principles to which its internal life is to be conformed,

organizing the government, and regulating, distributing and limiting the functions of its different departments and prescribing the extent and manner of the exercise of sovereign powers.

16. enacted – established by law and decree

17. by the Queens’s Most Excellent Majesty – Queen Victoria

18. and with the advice – opinion, instructions

19. and consent – agreement

20. of the Lords Spiritual – the archbishops and bishops who have seats in the house of lords

21. and Temporal – those lay person who have seats in the house of lords

22. and Commons – the class of subjects of Great Britain who are not members of the royal family and nobility, and are represented in the house of commons.

23. in this great parliament assembled – all of them together

24. and by the authority of the same – by the legal power, right to command of the whole parliament.

Put together....

The people of the five independent colonies, depending on the protection and favour of Almighty God, consented to join together beneath a single indestructible agreement, wherein the independent colonies joined together to form a combined government, still allowing for state concerns, with the Queen as the sovereign authority for crimes and the foundation laws of the Constitution providing the structure of the government.

A very simple, easily understood agreement.

Why is God in the Constitution?

The Queen is the head of the Church of England.

She holds our constitutional power.

The Oath of office taken by all politicians, which is a pledge to the Queen.

Every year before the start of the legal year, all justices and barristers go to church to uphold that part of their oath.

Common Law and The Crown

The Queen’s authority particularly lay in the matter of the punishment of crime using common law.

The ancestry of common law lies in the Ten Commandments and is the ancient unwritten law of England.

It is the principles and rules of action, relating to the security of persons and property.

It is not, has never been and can not be Roman law, modern civil law, canon law, maritime law, kangaroo law or any other system.

The Governor-General

Because the Queen did not reside in Australia, she placed her representative in the form of the Governor-General here.

His role was to approve any change to the Commonwealth of Australia Constitution Act 1900 (UK) in the form of a Referendum and/or a Law.

The difference between a Law and Legislation being that –

- * a Bill is raised in the Lower House, debated and discussed. If passed, this bill goes to
- * the Senate, which must cross-reference the bill with the Constitution to make sure the bill does not interfere with it in any way. Once approved the bill goes to the
- * Governor-General for approval. He then stamps it with the Seal of the Crown.
- * That Law cannot be amended or changed without the same process in place. Legislation however, is a matter of government decision-making and can change from day to day, as the government wishes.

In the event a person feels that the legislation has removed his Constitutional rights, he may take it to court.

The final arbiter being the High Court of Australia, who are charged with the protection of the Commonwealth of Australia Constitution.

Please note however, they are also the guardians of the State Constitutions.

Posted by Sue Maynes at 4:00 PM

[Index of December 2009 Research Information](#)

[A Grant in Fee Simple](#)
[A Grant in Fee Simple v Torrens Title & More](#)
[Trespass Sign](#)
[High Court Rulings on Trespass](#)
[What is a Deed?](#)
[Removing Our Ownership Rights Through Deception](#)
[Common Law](#)
[Magna Carta 1215 - the Great Charter](#)
[Bill of Rights 1689](#)
[Writ of Habeus Corpus](#)
[Maritime Law](#)
[Civil Law](#)
[Comparison of Common Law v Civil Law](#)
[Colour of Law v Black Letter Law](#)
[The Colour of Law in Australia](#)
[Pt 1. The QLD Constitution 2001 & the Removal of...](#)
[Pt 2. The QLD Constitution 2001 & the Removal of...](#)
[Pt 3. The QLD Constitution 2001 & the Removal of...](#)
[Pt 4. The QLD Constitution 2001 & the Removal of...](#)
[Pt 5. The QLD Constitution 2001 & the Removal of...](#)
[Pt 6. The QLD Constitution 2001 & the Removal of...](#)
[Pt 7. The QLD Constitution 2001 & the Removal of...](#)
[Pt 8. The QLD Constitution 2001 & the Removal of...](#)
[Queensland Has 3 Constitutions](#)
[Who Makes the Rules In & For Queensland?](#)
[Brigalow Corporation](#)
[Are Australians Already Enslaved?](#)
[The Superiority of private Land Ownership Rights](#)
[The Executive Government of Australia in 2009](#)
[State Governments of Australia in 2009](#)
[Courts of Australia in 2009](#)

Posted by Sue Maynes at 3:09 PM

Courts of Australia in 2009

Wednesday, December 23, 2009

How or why does this jurisdiction refuse to recognize common law & equity, or any authorities in jurisprudence?

Let's look at Queensland. Under the current Parliamentary Supremacy of govt, this state was 'birthed' in 2001, when the Qld Constitution 2001 came into existence. And hence the new jurisprudence of public policy.

Due to that timeline the supreme "Authority" for jurisprudence is held by "Bone v Mothershaw" which was a decision off the back of the newly commenced Constitution. All jurisprudence in Queensland has a "Start Date" of (approx) June 2002 to this present day.

And remember, the outcome of Bone v Mothershaw was that a court could refuse to give a petitioner permission to take their appeal to the High Court, because the High Court would refuse it!

So, the first authority for jurisprudential decisions removed the High Court from this new structure of law.

No court in QLD can use any case prior to this date as a decision making tool. And because there is such a shortage of cases to use, the Courts are bound to the Statutory Instruments (legislation).

Because of this lack of any pre-existing jurisprudence in authorities, the Courts must use that very same Statutory Instrument not only for the Court's jurisprudence but for its authority.

In other words, the current govt legislation gives the court its rules and tells the court its decisions. And so the courts must find for the govt in almost all relevant cases.

Under that structure of legislative "precedent", the courts now operate under a balance of probabilities. For example – you may have a tree on your land, a particular bird may prefer to nest in that type of tree, however at a point in time, the bird has never done so. You cut down that tree, and are fined heavily under the relevant environmental laws.

In effect, the court must rule that the bird could have nested in that tree, may be planning to nest in that tree, may even have been in the process of nesting in that tree, and if it had you would have harmed the bird when felling the tree.

Therefore on the balance of probabilities, you are guilty. And you cannot prove yourself innocent because there is no legislation that gives you any way of doing so.

Now at this point, you are all probably jumping up and down and telling me "They can't do that!" "We haven't had a referendum about this!" "They can't do that under this law, that law, the other law!" And a few more "They can't do that!"

Well, they have. And the sooner we accept that and work out how to restore our Constitution to its supremacy, return ourselves to being common law men and women, turf out these fraudulent individuals and learn to protect our vital rights, the less likely this is to happen ever again.

Meanwhile, it has and what can we do about it?

Posted by Sue Maynes at 10:59 PM

[Australian Stories](#)

[Banks](#)

[Corporations](#)

[Freedom Fighter Updates](#)


[Law articles & documents](#)

[Love for Life Campaign](#)

[Add new comment](#)

Support The Love For Life Campaign, Kindom & The Cristian Family

Supporting The Love For Life Website, The Cristian Family and The Living Dream Of Kindom (Creation Of Do No Harm Communities) - The Love for Life website is produced for free without a fee (no contract or conditions attached) as a gift of love for the benefit of others. If you feel you have gained something from visiting it, feel inspired, and would like to reciprocate as an equal exchange in substance and support (value), you are most welcome to make a gift of love to keep it and the dream of Kindom going. As always, we thank you for your gifts of love.

| | | |
|---|---|--|
|  | Bank: Account name: BSB: Account number: SWIFT BIC Code: | Australia New Zealand Banking Group (ANZ) Fiona Caroline Cristian 012 547 5576 81376 ANZBAU3M |
|---|---|--|

PAY PAL

Go To Your Pay Pal Account To Send Gifts To action @ loveforlife.com.au



We Stand For NO SYSTEM

Kindom (Do No Harm Communities) is the dream for freedom, but it is the dream for the freedom of those around us who also live the dream of freedom, because it is in living for the freedom of others that we get our freedom. When we live for the dreams of Kindom of those around us, we live life as a gift because we live for (dedicate our lives to) their dream of freedom, truth, peace, joy, abundance, etc, just as they live for our Kindom dreams too. This is true co-creation (cooperation) with no attack on the uniqueness of each of us. When we live this way, we have no need for any man-made system - everything/everyone has already been taken care of by our love for life.



Just as we do not have to jump 10 feet across the room to grab our next breath, neither do we have to worry about food, water and shelter because it has all been taken care of as we each co-create Kindoms/Kin-Domains for

everyone. Now everybody and everything of the dream of life that is Kindom/Paradise is free (has been set free once again). The issue is greed and selfishness, power and control trips, arrogance, ignorance, being fed many many lies and being traumatised. The issue is not overpopulation - there is more than enough land available for every family to have a hectare (2.5 acres Kin-Domain) to care for. The land of Australia can provide a Kin-Domain for every family across Earth, each with a food forest, clean fresh drinking water and plenty of space for building natural do no harm habitats and with plenty of land left over.

Everyone must have the freedom to take full-responsibility for their lives, for the water they drink, the food they eat and for their shelter. Currently, "The System" forces everyone to give up taking full-responsibility so that we become grown up children accustomed to sucking on the nipples of "The System" corporations for everything, having to use money to get by and to follow the rules of money because we are not co-creating freedom, peace, truth, joy and abundance for each other. Money only leads to haves and have nots and all the abuse, manipulation and distractions that we are subjected to as slaves to money.

When we give up living for other's Kindom dreams, we start creating hell ("The System") all around us because we become self-centred - now it's all about "my freedom", "my money", "my land", "my belief", "my saviour", "mine", "mine", "mine", "i", "i", "i", "own", "own", "own", etc. To protect what we claim we own requires a man-made system with FORCE to protect those self-centred claims. This is ALL trauma based and all story-telling (brainwashing/braindirtying).

NO SYSTEM = KINDOM/DO NO HARM COMMUNITIES



Our true freedom comes when we set our thoughts of freedom into motion so that we live freedom rather than just talking and thinking about it while we still slave for "The System". Kindom will not happen while we meditate for hours in the bush or do yoga retreats or wait for Jesus or follow the processes of the OPPT (One People's Public Trust now called One People). This is not freedom because we are not living freedom because we are living the story-telling of Jesus or Zeitgeist or The Secret or Thrive or One Earth/Consciousness/People.

Living Kindom is very, very hard work as we set about repairing the damage to MAN/Earth/Nature that we are ALL responsible for but the burden becomes lighter the more of us put our life-energy into the dream of returning Earth to Paradise. Day-after-day, we all have to work our arses off until Kindom is all around us (MAN) once again. This is the price we pay to set each other free on a piece of land (Kin-Domain), so that no one is under the image-power (education/brainwashing/story-telling) of another MAN anymore and so that everyone can have their space of love to

create and live their unique, do no harm dreams. This only happens once we have the Kindoms set up so that everyone is provided for.

Once we re-create the food forests, whether on land or in the suburbs, we can re-claim our freedom, breaking the strangle-hold of "The System" because we are no longer reliant on its services and benefits and no longer turning each other into slaves of "The System", cogs in the wheels of "The System" machine. If we don't put the effort in to set everyone and everything free all around us then we still live in HELL ("The System"). The key is to live for everyone else's freedom so that we can have it too.

From Bare Dirt To Abundance
A Year In The Life Of The
Love For Life Food Forest
Arthur & Fiona Cristian
8th February 2013
51 Minutes 46 Seconds

<http://www.youtube.com/watch?v=1sJCCvZ97A>

From Bare Dirt To Abundance Part Two A
5th November 2014

<http://youtu.be/TPTPn8tgcPI>

<http://loveforlife.com.au/node/8545>

From Bare Dirt To Abundance Part Two B
Coming Shortly

We live for NO SYSTEM. We do not lose anything by not having a man-made system and, in fact, we gain. We gain our freedom and we gain abundance. Let go of the fear.

A Collection Of Various Love For Life Posts Providing The Big Picture We See Sequential Order

We ask you to NOT believe anything we say/share and instead use scrutiny like an intense blow torch and go where the logic of truth/sense takes you. This is very, very important. Put everything you believe up to the test of scrutiny to see how it stacks up. If you are true to your heart/senses and go where the logic of truth/sense takes you will find that NO belief, etc, will stand up to the test of scrutiny. They just do not stack up because they are lies/fraud.



After you have watched and read all the material and any questions are left unanswered, send us your landline number and we will use the internet phone as a free unlimited call. We are on Sydney NSW Australia time. Best times for us to chat are between 11.00am and 6.00pm.

It is critical that you fully comprehend Image Power, "Spelling", Trauma, Reaction To Trauma, Curses, Processing Curses, Full-Responsibility/Liability, Limited Liability/Responsibility (passing-the-back), Slavery, Senses/Sense vs Non-Sense/Senses, Re-Presenting Intellectual Property such as but not limited to "Name", Storytelling/Storytellers, Duality, Black-Magic, Belief, Lies, "i", All Seeing "i" (eye), etc..... These themes and others are covered over and over and over again.

If you do not comprehend these insights and are unable to use your senses to sense your way through all the non-sense/non-sensory-images that enslave MAN under their image power (darkness = "The System" = Hell), men and women will remain deeply trapped under a terrible state of trauma. Our intention is to inspire you to remedy by showing you how to move away from reacting to trauma in all its nefarious and devious forms.

IMAGE POWER
Superb Diamond Range Interviewing
Arthur & Fiona Cristian 4th February 2014

<http://youtu.be/qFnuuw3kLog>
<http://loveforlife.com.au/node/8501>

His-Story/Her-Story (History)
Arthur Cristian - Love For Life
2005-2007 - Re-posted July 2014
<http://loveforlife.com.au/node/8529>

The Dream Of Life Part 6
Under The Spell Of Intellectual Property
Arthur Cristian - 51 Minutes 52 Seconds
<http://www.youtube.com/watch?v=IMK7CkU1ih8>

Trauma Induced Fantasy
July 2013 Interview With
Jeanice Barcelo And Arthur & Fiona Cristian
<http://youtu.be/CZVj-ddUoZw>
<http://loveforlife.com.au/node/8500>

The Dark Side Of The Moon
The Background To "The System"
Arthur & Fiona Cristian Interviewed By
Jahnck Leunier, The Tru-Mon Show
24th August 2016
Love For Life - 142 Minutes
<https://youtu.be/C5TViw1Nlr4>

Eric Dubay's Flat Earth Is A Cult
The Background To The System Part Two
Arthur & Fiona Cristian Chatting With
Jahnck Leunier On The Tru-Mon Show
Love For Life - 31st August 2016
<http://loveforlife.com.au/node/8585>
154 Minutes
<https://youtu.be/rCPWgEOg-2M>

Eclipse Of The Sun - Video (Arthur swears in this video)
The Background To The System Part Three
Arthur & Fiona Cristian Chatting With
Jahnck Leunier On The Tru-Mon Show
Love For Life - 25th October 2016
<https://youtu.be/FMOsOi1kNRc>

The "Name" Is The Mark Of The Beast
The Strawman Identifying
Your Slave Status In "The System"
By Arthur Cristian - Love For Life
5th February 2012 - 56 Minutes 25 Seconds
<http://www.youtube.com/watch?v=DdOag66v7uo>

The Satanic Craft Of Incultation In Practice
Fiona's ACT Supreme Court Affidavit Explaining Incultation & Illumination
Arthur & Fiona Cristian
Love For Life
4th March 2016
<http://loveforlife.com.au/node/8578>

The Spinning Top
Full Bloom Incultation
Arthur And Fiona Cristian
Love For Life
Facebook Discussions Between The

8th December 2016

And

26th January 2017

Link: <http://loveforlife.com.au/content/16/03/04/satanic-craft-inculcation-pra...>

The Shit Of Death

Arthur & Fiona Cristian

Love For Life

28th January 2017

Link: <http://loveforlife.com.au/content/16/03/04/satanic-craft-inculcation-pra...>

The Selfie Of Freakenstein

Arthur & Fiona Cristian

Love For Life

17th March 2017

<http://loveforlife.com.au/node/8588>

Three Sets Of Fiona Cristian Documents Filed With ACAT

Merged Into One Document For Downloading

<https://www.scribd.com/document/327370355/Fiona-Cristian-Affidavit-ACT-S...>

Fiona Cristian Affidavit

ACT Supreme Court / Court Of Appeal

<https://www.scribd.com/doc/316218306/Three-Sets-of-Fiona-Cristian-Docume...>

Dancing With Magic (Lies)

Arthur & Fiona Cristian

Videos, Articles, Comments

And Pending E-Book

Love Fort Life

September 2015

<http://loveforlife.com.au/node/8575>

Dancing With Magic Part One

Arthur & Fiona Cristian - Love For Life

5th September 2015

<https://youtu.be/hx7qJ7r2OS4>

Dancing With Magic Part Two

Arthur Cristian - Love For Life

12th September 2015

https://youtu.be/b_KuEFdKmnA

Dancing With Magic Part Three

Arthur & Fiona Cristian - Love For Life

13th September 2015

<https://youtu.be/9pJc1NfnAcl>

Dancing With Magic (Lies) Part Four:

Arthur & Fiona Cristian - Love For Life

16th September 2015

<https://youtu.be/kSVURGwm1Go>

Introduction To Kindom Video

By Arthur & Fiona Cristian - Love For Life

6th March 2015

<https://youtu.be/7SspPm9wRgo>

To Be Educated Is To Have No Soul

The System Is Soul Destroying

Frederick Malouf & Michael Tellingner's

Contrived Gifting

Arthur & Fiona Cristian
Love For Life
1st September 2016
<http://loveforlife.com.au/node/8586>

Illumination IS Definition
Arthur & Fiona Cristian
Love For Life
26th to 29th January 2016
<http://loveforlife.com.au/node/8577>

IMAGE POWER
The Nefarious Tactics Used
To Disguise Truth And Distract Us
From Remedy
Arthur & Fiona Cristian
Love For Life
24th January 2014
This post contains many recent Facebook comments
and email replies which collectively provides a big picture
into exposing the deception behind IMAGE POWER.
<http://loveforlife.com.au/node/8496>

The Pull Of E-Motion
Arthur & Fiona Cristian
Love For Life
8th February 2014
<http://loveforlife.com.au/node/8499>

Processing Curses
A Lie Is A Curse
Liars Process Curses
Arthur & Fiona Cristian
Love For Life
26th February 2014
<http://loveforlife.com.au/node/8503>

How The System Is Really Constructed
Bouncing Back Curses Upon Curse Makers
To Stop Harm Forevermore
Arthur & Fiona Cristian
Love For Life
27th February 2014
<http://loveforlife.com.au/node/8504>

Slave To A Name
Parts One, Two, Three, Four,
Arthur & Fiona Cristian
Love For Life
3rd to 6th March 2014
<http://loveforlife.com.au/node/8505>

Educated Slaves
Arthur & Fiona Cristian
Love For Life
20th March 2014
<http://loveforlife.com.au/node/8506>

The Only Path To Freedom
Beware The False Steps
Arthur & Fiona Cristian
Love For Life - 2nd April 2014
<http://loveforlife.com.au/node/8508>

Free-Dumb For All
Arthur & Fiona Cristian
Love For Life - 5th April 2014
<http://loveforlife.com.au/node/8510>

Revoking The Ego
Arthur & Fiona Cristian
Love For Life - 8th April 2014
<http://loveforlife.com.au/node/8511>

How MAN Commits Spiritual Suicide
Arthur Cristian
Love For Life - 3rd April 2014
<http://loveforlife.com.au/node/8509>

How To Detect Intel Operatives Working
For The New World Order Agenda
Arthur & Fiona Cristian
Love For Life - 10th April 2014
<http://loveforlife.com.au/node/8512>

How The Psyop Program & Intel Networks
Are Messing With Your Head +
His-Story/Her-Story
Arthur & Fiona Cristian - April 2014
<http://loveforlife.com.au/node/8513>

Godzilla Through The Looking Glass
Destroyed By Name"
Arthur & Fiona Cristian
Love For Life - 20th April 2014
<http://loveforlife.com.au/node/8514>

What It's Going To Take
To Co-Create Freedom Forevermore
Arthur & Fiona Cristian
Love For Life - 22nd April 2014
<http://loveforlife.com.au/node/8514>

Falling For Fairy Stories
Arthur & Fiona Cristian
Love For Life - 24th April 2014
<http://loveforlife.com.au/node/8514>

A Disassociation From The Work
Of Kate of Gaia
Arthur & Fiona Cristian
Love For Life - 17th May 2014
<http://loveforlife.com.au/node/8517>

Separating The Wheat From The Chaff
Arthur & Fiona Cristian
Love For Life - 22nd May 2014
<http://loveforlife.com.au/node/8516>

Revolution Or Revolution
Arthur & Fiona Cristian
Love For Life - 25th May 2014
<http://loveforlife.com.au/node/8520>

Routing Out Psyop Programs
Routs Out Intel Operatives

Exposing Max Igan's Psyop Program

Arthur & Fiona Cristian

Love For Life - 31st May 2014

<http://loveforlife.com.au/node/8524>

The Psyop Program Scam
Behind Religion Belief Faith
& Associated Opinion

Arthur Cristian

Love For Life

11th June 2014

<http://loveforlife.com.au/node/8525>

Another Delusion

Arthur Cristian

Love For Life

11th June 2014

<http://loveforlife.com.au/node/8526>

A World Of Words Is A World Of Lies

Arthur Cristian

Love For Life

13th June 2014

<http://loveforlife.com.au/node/8527>

E-MAN

The Name Of The Beast Is MAN

Arthur & Fiona Cristian

Love For Life - 9th May 2014

Includes Mountain MAN Arrested

Facebook Discussion About "Name"

Uploaded 25th June 2014

<http://loveforlife.com.au/node/8528>

E-Motion

Arthur & Fiona Cristian

Love For Life - 13th August 2014

<http://loveforlife.com.au/node/8537>

Discussion With Brother Gregory
Clearly Demonstrating Christianity
Is Part Of The Problem

And Not The Solution

Arthur & Fiona Cristian

Love For Life

Between the 12th May 2014 and 30th August 2014

<http://loveforlife.com.au/node/8542>

The Psyop Program Behind Free Food

And Permaculture

Arthur & Fiona Cristian

Love For Life

29th October 2014

Facebook Discussion With Unconditional Love Moon

<http://loveforlife.com.au/node/8544>

Head So Strong

Music and Vocals Arthur Cristian

Backing Vocals and Vocal Effects Arthur Cristian & Hannah Wood

Lyrics Fiona and Arthur Cristian

Written during our spare time between Aug & Oct 2014

<https://www.youtube.com/watch?v=OG4UQCTsqwU>

The Time Of Trauma That Destroys Us

Arthur Cristian - Love For Life

9th November 2014

<http://loveforlife.com.au/node/8547>

The Most Powerful Video On Spirituality

And Happiness FOR SLAVES

Or

How To Accept Slavery And Be Happy About It

Arthur Cristian - Love For Life

6th August 2014

Facebook Discussion About The Work Of Eckhart Tolle

<http://loveforlife.com.au/node/8548>

What Can We Do What Can We See

Arthur Cristian - Love For Life

A series of Arthur Cristian Facebook

posts and discussions

between 17th and 21st November 2014

<http://loveforlife.com.au/node/8552>

The Misuse Of Love By Intel Networks

To Create Doubt And Uncertainty

With The Intention To Destroy Love

And Therefore Destroy MAN

(True Freedom, Peace, Joy, Abundance And Truth
For Everyone)

By Arthur Cristian - Love For Life

26th November 2014

<http://loveforlife.com.au/node/8554>

The Void Of E-GO That Is Spiritual Suicide

The Justification Of Laziness

That Perpetuates System Creature Comforts

Ensuring Our Fall

Arthur & Fiona Cristian

Love For Life

13th December 2014

Massive Update Occurred 14th Dec 2014 3.10pm Sydney Aust time

<http://loveforlife.com.au/node/8556>

Darkness Visible Part One A, B, C, D

The Freemasonic World In Plain Sight

Decoding George Washington Lithographs

Arthur & Fiona Cristian

Love For Life

14th December 2014

Part One A <http://loveforlife.com.au/node/8557>

Part One B <http://loveforlife.com.au/node/8567>

Part One C <http://loveforlife.com.au/node/8568>

Part One D <http://loveforlife.com.au/node/8569>

Darkness Visible Part Two

Yin And Yang, Duality, Spiritual Suicide

And Frank O'Collins UCADIA / One Heaven

Arthur & Fiona Cristian

Love For Life

14th December 2014

<http://loveforlife.com.au/node/8558>

Darkness Visible Part Three

How The Word Sausage

Re-Presents The New World Order

Boiling Point & Out To Get Us
Arthur & Fiona Cristian
Love For Life
27th December 2014
<http://loveforlife.com.au/node/8560>

Darkness Visible Part Four
Aleister Crowley - Thelema - OTO
And The Black Magic Psychedelia Of The Intellect
Facebook Discussion
4th to 10th January 2015
<http://loveforlife.com.au/node/8561>

Darkness Visible Part Five
Living MAN Fiona Cristian's Standing
+ Decoding Judeo/Judaism
Fiona Cristian & Arthur Cristian
Love For Life
24th January 2015
<http://loveforlife.com.au/node/8562>

Darkness Visible Part Six
The Many Fingers Of The Hidden Hand Appearing
YouTube Community Flagged A Video
Posted To The ArthurLoveForLife YouTube Channel
As Being "Hate Speech"
Fiona Cristian & Arthur Cristian
Love For Life
4th February 2015
<http://loveforlife.com.au/node/8563>

Darkness Visible Part Seven
The Full Responsibility For Setting
True Freedom For All Into Motion
In Present-Sense Forevermore
Fiona Cristian & Arthur Cristian
Love For Life
10th February 2015
<http://loveforlife.com.au/node/8564>

Who We Really Are Does Not End
At The Surface Of Our Skin
Arthur Cristian & Fiona Cristian
Love For Life - 22nd February 2015
<http://loveforlife.com.au/node/8565>

Introduction To Kindom Video
By Arthur & Fiona Cristian - Love For Life
6th March 2015
<https://youtu.be/7SspPm9wRgo>

The Rot Parts One, Two, Three
Arthur Cristian
Love For Life
5th June 2015
<http://loveforlife.com.au/node/8571>

"The Good Guys" And The "Bad Guys"
Working Together To Bring In
The New World Order
Arthur Cristian - 18th July 2015
<http://loveforlife.com.au/node/8572>

Can You Spot The Ego?
Where's Wally? Part One
Compilation of Facebook & Youtube
Insight Posts During Aug/Sept 2015
By Arthur Cristian
<http://loveforlife.com.au/node/8573>

Can You Spot The Ego?
Where's Wally? Part Two
Compilation of Facebook & Youtube
Insight Posts During Aug/Sept 2015
By Arthur Cristian
<http://loveforlife.com.au/node/8576>

Dancing With Magic (Lies)
Arthur & Fiona Cristian
Videos, Articles, Comments
And Pending E-Book
Love Fort Life
September 2015
<http://loveforlife.com.au/node/8575>

Dancing With Magic Part One
Arthur & Fiona Cristian - Love For Life
5th September 2015
<https://youtu.be/hx7qJ7r2OS4>

Dancing With Magic Part Two
Arthur Cristian - Love For Life
12th September 2015
https://youtu.be/b_KuEFdKmnA

Dancing With Magic Part Three
Arthur & Fiona Cristian - Love For Life
13th September 2015
<https://youtu.be/9pJc1NfnAcI>

Dancing With Magic (Lies) Part Four:
Arthur & Fiona Cristian - Love For Life
16th September 2015
<https://youtu.be/kSVURGwm1Go>

Illumination IS Definition
Arthur & Fiona Cristian
Love For Life
26th to 29th January 2016
<http://loveforlife.com.au/node/8577>

The Satanic Craft Of Inculcation In Practice
Fiona's ACT Supreme Court Affidavit Explaining Inculcation & Illumination
Arthur & Fiona Cristian
Love For Life
4th March 2016
<http://loveforlife.com.au/node/8578>

The Dark Side Of The Moon
The Background To "The System" Part One
Arthur & Fiona Cristian Chatting With
Jahnck Leunier On The Tru-Mon Show
Love For Life - 24th August 2016
<http://loveforlife.com.au/node/8583>

Eric Dubay's Flat Earth Is A Cult
The Background To The System Part Two
Arthur & Fiona Cristian Chatting With
Jahnck Leunier On The Tru-Mon Show
Love For Life - 31st August 2016
<http://loveforlife.com.au/node/8585>

To Be Educated Is To Have No Soul
The System Is Soul Destroying
Frederick Malouf & Michael Tellinger's
Contrived Gifting
Arthur & Fiona Cristian
Love For Life
1st September 2016
<http://loveforlife.com.au/node/8586>

New Love For Life Kindom Facebook Group
Started March 2015
<https://www.facebook.com/groups/1434747556816918>
Includes 63 Minute
Introduction To Kindom Video
<https://youtu.be/7SspPm9wRgo>
By Arthur & Fiona Cristian
and
Facebook Kindom Group Guidelines
<http://loveforlife.com.au/node/8566>
The Love For Life website home-page provides
the bigger-picture background to the themes
touched on in this video: <http://loveforlife.com.au>

Crop Circles Are A Massive Hoax
Facebook Discussion On Simon Kawai's Wall
Involving Arthur & Fiona Cristian
31st August 2013
<http://loveforlife.com.au/node/8470>

OPPT & Slavery Through Intellectual ConscriptioN By Deceit
Arthur & Fiona Cristian - Love For Life
27th February 2013 onwards...
Part One: http://youtu.be/Qjp_9nIrbAo
Part Two: <http://youtu.be/tbybeOWZ-Bc>
Part Three: <http://youtu.be/yOWoxH-HbVw>

Water Is The Life Of MANS Consciousness (Breath)
Arthur & Fiona Cristian - Love For Life - 8th February 2013
<http://loveforlife.com.au/node/8350>
Part One: http://youtu.be/4ze66_33wxM - 70 Minutes 5 Seconds
Part Two: <http://youtu.be/43gli-sjxJc> - 81 Minutes 13 Seconds
Part Three: <http://youtu.be/oooY6W63K-M> - 70 Minutes 18 Seconds

What Do You Believe On Origins?
Who Said There Was A Beginning?
Who's Truth Do You Accept?
Belief Is A Strange Idea.
Discussion Lyndell, Scott and Arthur & Fiona Cristian
Between March and April 2013
Posted 29th October 2013
<http://loveforlife.com.au/node/8487>

So You Want The Good Bits Of "The System"
But Not The Bad Bits?
By Arthur & Fiona Cristian

Love For Life - 12th August 2013
<http://loveforlife.com.au/node/8468>

Turning Away From The Reflection
Of MANS Looking Glass
Arthur & Fiona Cristian
Love For Life
30th April 2013
<http://loveforlife.com.au/node/8404>

REMEDY

From Bare Dirt To Abundance
A Year In The Life Of The
Love For Life Food Forest
Arthur & Fiona Cristian
8th February 2013
51 Minutes 46 Seconds
<http://www.youtube.com/watch?v=1sJCCvZ97A>

From Bare Dirt To Abundance Part Two
5th November 2014
<http://youtu.be/TPTPn8tgcPI>
<http://loveforlife.com.au/node/8545>

From Bare Dirt To Abundance Part Three
7th March 2016
60 Minutes
<https://youtu.be/SH9i8ZStzWI>

Love For Life Food Forest & Native Garden March 2016
Extension Of The Love For Life Food Forest And Establishment
Of A New Native Garden At The Front Of The Rental Property
In East Bowral - 24th October 2015 to Mid February 2016.
15 Minutes
<https://youtu.be/y-Uz8HmnSIM>

Control The Land
And You Control MAN On The Land
Displace MAN From Land
And You Turn MAN Into Slaves
Arthur & Fiona Cristian - Love For Life
April 2011 (Updated 14th September 2011)
<http://loveforlife.com.au/node/8237>

The Divine Spark
Facebook Discussion With Raymond Karczewski
Arthur & Fiona Cristian & Others
2nd October 2013
<http://loveforlife.com.au/node/8483>

Capturing Another MANS Uniqueness
A Facebook Debate With
Arthur & Fiona Cristian - Love For Life
And Raymond Karczewski
Starting 13th May 2013
<http://loveforlife.com.au/node/8414>

The Spell Is Broken
Taking The Land To Create Kindom
Arthur & Fiona Cristian
Love For Life

3rd March 2013

<http://loveforlife.com.au/node/8365>

The Steps Of Kindom

Arthur & Fiona Cristian

Love For Life 2006/2007

<http://loveforlife.com.au/node/8304>

To explore these themes in greater detail go here where you can find links to all our Love For Life comments, articles, debates, discussions, videos, podcasts, etc: <http://loveforlife.com.au/node/3385>

All the best

Arthur & Fiona Cristian

Love For Life

Website: <http://loveforlife.com.au>

Email : action@loveforlife.com.au

Mobile : 0011 61 418 203204 - (0418 203204)

Snail Mail: PO Box 1320 Bowral 2576 NSW Australia

Facebook Arthur Cristian : <http://www.facebook.com/arthurcristian>

YouTube Arthur Cristian : <http://www.youtube.com/ArthurLoveForLife>

Register To The Love For Life Mailing List: <http://loveforlife.com.au/content/09/05/14/mailling-list>

Facebook Group Why Aren't We Free Discussion : <http://www.facebook.com/164918753537287>

Facebook Group Kindom/Do No Harm Community Discussion : <http://www.facebook.com/151811728195925>

Links below will kick in when the professionally recorded Love For Life music is released.

SoundCloud : <http://soundcloud.com/loveforlife>

Nimbit Music : <http://www.nimbitmusic.com/loveforlife>

Twitter : <https://twitter.com/loveforlifemusi>

Facebook Music : <http://www.facebook.com/loveforlifemusic>

YouTube Love For Life Music : <http://www.myspace.com/loveforlifemusic>

MySpace : <http://www.myspace.com/loveforlifemusic>

Google + Fiona Cristian : <https://plus.google.com/100490175160871610090>



Peaceful Transition Through Sacrifice And Service

We feel there is an essential peaceful do no harm transition required to get all of MAN back to standing on MANS feet without reliance upon another MAN for water, food, shelter. As it stands everyone in "The System" are highly dependent and reliant on the "group mind-set" that forms "The System" of slaves providing services and benefits for the emotionally addicted slaves to "The System" (and you can put us in the same basket too). The transition is to get MAN back to relying ONLY on nature without 3rd party interlopers, intermeddlers, interceders getting in the way. The transition is a team effort with the foresight for setting all of MAN free down-the-line so that MAN is no longer dependent on slaves and masters providing services, benefits, privileges and exclusivity while being bound to contracts, rituals, procedures, conditions, rules & regulations which compromises MAN severely.

This transition is all about shifting from limited liability/responsibility to full liability/responsibility. This full responsibility is all about caring for our health, nature all around us, clean uncorrupted (pure) water and food, partner/co-creator, children, shelter, animal-friends in partnership, etc. In "The System", we are already together destroying each other - we have to come together to create peace together so that we can all have peace. We cannot live peacefully when we are islands, not taking full responsibility for the lives of those around us until EVERYONE can take full responsibility for their life, which means that EVERYONE is healed of system trauma. In "The System", we all come together to make slaves of each other - now is the moment to come together to set each other free, to live for each other's freedom, peace, joy and abundance. Once we have set each other free, we are free.

Control The Land

And You Control MAN On The Land

Displace MAN From Land

And You Turn MAN Into Slaves
Arthur & Fiona Cristian - Love For Life
April 2011 (Updated 14th September 2011)
<http://loveforlife.com.au/node/8237>

The Spell Is Broken
Taking The Land To Create Kindom
Arthur & Fiona Cristian
Love For Life
3rd March 2013
<http://loveforlife.com.au/node/8365>

"The Steps Of Kindom"
<http://loveforlife.com.au/node/8304>

Once we fix these issues, we or our children or our descendants to come, can start focusing on the even bigger picture of getting back to where our ancestors were, as breatharyan's, before they fell into non-sense images to be enslaved by them.

All the best to you and your family
Arthur & Fiona Cristian
Love For Life

The Cristian Family Declaration

The Cristian family and The Love for Life Campaign are apolitical, non-religious, non-violent, anti weapons, anti drugs (both pharmaceutical and recreational) and anti any ideology that denies the existence of Do No Harm Communities (Kindoms) and suppresses the uniqueness and freedom of all men, women and children.

The Cristian family and our Love For Life work is unaligned to any big business corporation, intelligence agency, government body, "system" law, "system" think tanks, "system" green or environmental movements, religion, cult, sect, society (fraternity, brotherhood, sisterhood, order, club, etc.) secret or not, hidden agenda, law or sovereignty group, occult, esoteric, New Age or Old Age.

The Cristian family supports and promotes the remedy that brings an everlasting peace, freedom, truth, joy, abundance and do no harm for all of life without causing loss of uniqueness or the need for having slaves and rulers. We are not into following the one in front or being shepherds for sheeple. Most importantly, we take full-responsibility for everything we think, feel and do.

The Cristian family are not Christians.

Arthur & Fiona Cristian
Love For Life

December 2006



THE CRISTIAN FAMILY PLEDGE

Being of clear brain, heart and intention, we each declare the following to be true:

- We have no intention of ending our own lives.
- We will not tolerate suppression of truth, ideas, freedom, or our work. We stand for freedom of speech.
- We stand together to support others in the expression of truths and freedom to speak out no matter how radical those ideas may seem.
- Standing for freedom takes courage; together we shall be strong in the face of all odds.
- If it is ever claimed that we have committed suicide, encountered an unfortunate accident, died of sickness/disease, disappeared, been institutionalized, or sold out financially or in any other way to self-interested factions, we declare those claims false and fabricated.
- We testify, assert and affirm without reservation, on behalf of all those who have dedicated their lives to the ending of secrecy and the promotion of freedom of thought, ideas and expression that we shall prevail.
- We Do Not Have Multiple Personality Disorders

Arthur Cristian
Fiona Cristian
Jasmin Lily Cristian
Emma Rose Cristian
Frances Hannah Cristian
Xanthe Jane Cristian

15th December 2006 (Edited/Updated 18th September 2011)



Update Regarding The Love For Life Home Page And Quick User Guide

We are turning the Love for Life Quick User Guide <http://loveforlife.com.au/node/6608> into a blog of all the main insights of our work since March 2005, whether through articles, videos, podcasts or discussions/debates.

As we do not have the time to compile everything we have written into a book, as many have suggested we do, compiling all our most important work into one area of the website is a way of providing easy access to this work so those interested are able to fully comprehend the big picture.

Instead of having to find our different articles, videos, etc, in various parts of the website, it will all be accessible here: <http://loveforlife.com.au/node/6608> and here: <http://loveforlife.com.au/node/3385>.

Love For Life Videos



As amateurs and posted in the Quick User Guide below the Facebook links, we're currently creating and posting a series of videos called "The Dream Of Life" which covers the ground of all the Love For Life insights. We plan to have the videos completed by December 31st 2012. Once this is behind us, our intention is to create a 2 hour or so video covering the body of this work. All videos are embedded in the quick user guide <http://loveforlife.com.au/node/6608> and uploaded in Arthur's YouTube channel: <http://www.youtube.com/user/ArthurLoveForLife>.

Love For Life Music

We have started recording songs, with others, that express the themes of Love For Life. They are now being posted on Arthur's YouTube channel: <http://www.youtube.com/user/ArthurLoveForLife> and are embedded in the quick user guide <http://loveforlife.com.au/node/6608>. We have over 100 songs to record. A few rough demos have already been used as the soundtrack on the first "Dream of Life" video.

About Us - Love For Life & The Cristian Family

Also, everything we, the Cristian family, have gone through, from bank fraud and the theft of the family home to death threats and attempts on Arthur's life, is documented in the Quick User Guide too. If you, the reader, are prepared to put the effort in, you will comprehend the extent to which we have all been tricked into becoming slaves, giving up our uniqueness and our full-responsibility for life and destroying everything of life to the point where life is in danger of dying out completely. You will also comprehend the remedy to all this chaos; a remedy that requires only love for life and the determination to do what needs to be done. Though our focus is very strongly on the remedy that creates a world of freedom, truth, peace, joy, abundance and Do No Harm for all of life without loss of uniqueness or the need for slaves and rulers, we realise that it is vital to comprehend how to get there and what stops us from getting there. This is why there is so much information on the hows and whys of everything going wrong in the world today. We are not into peddling conspiracy theories, we are into routing out all forms of organised crime.

Saturday 26th November 2011

Arthur and Fiona Cristian
Love For Life

Website: <http://loveforlife.com.au>

Email: action@loveforlife.com.au

Mobile: 0011 61 418 203204 - (0418 203204)

Facebook Arthur Cristian: <http://www.facebook.com/arthurcristian>

YouTube Arthur Cristian: <http://www.youtube.com/ArthurLoveForLife>

SoundCloud: <http://soundcloud.com/loveforlife>

Nimbit Music: <http://www.nimbitmusic.com/loveforlife>

Twitter: <https://twitter.com/loveforlifemusi>

Facebook Music: <http://www.facebook.com/loveforlifemusic>

Facebook Why Aren't We Free Discussion: <http://www.facebook.com/164918753537287>

Facebook Do No Harm Community: <http://www.facebook.com/151811728195925>

YouTube Love For Life Music: <http://www.myspace.com/loveforlifemusic>

MySpace: <http://www.myspace.com/loveforlifemusic>

Google + Fiona Cristian: <https://plus.google.com/100490175160871610090>

Register To The Love For Life Mailing List: <http://loveforlife.com.au/content/09/05/14/mailing-list>

1. For The Body Of The Love For Life Work by Arthur and Fiona Cristian

Which Unravels The Reasons For The Chaos, Mayhem and Confusion Being Experienced In The World Today, Explains The Need For "Community Immunity" and Responsibility, and Focuses On The Creation Of Kindoms - Do No Harm, Life-Sustainable Communities (As The Remedy That Heals All Mans Woes) - And How We Can Co-Create Them. For Comments, Articles And Discussions, Go Here: <http://loveforlife.com.au/node/3385> - Also Go Here To See Podcasts And Videos Posted by Arthur & Fiona Cristian: <http://loveforlife.com.au/node/7309> - The Information Shared Comes From Inspiration, Intuition, Heartfelt-Logic And Information Gathered From Nature And Many Amazing Men And Women Along The Way. It Is Not Found In Any Books Or Channellings, Or Talked About By "Experts". Go Here To Read A Brief Synopsis Of Why We Started Love For Life: <http://loveforlife.com.au/node/8182>

2. For Information About The Ringing Cedars of Russia Series

go here: <http://loveforlife.com.au/node/1125> and for more on Eco Homes, Villages, Organic and Permaculture Gardening and Life-Sustainability, etc, go here: <http://loveforlife.com.au/node/3641> and here: <http://loveforlife.com.au/node/1985> and Mikhail Petrovich Shchetinin - Kin's School - Lycee School at Tekos: <http://loveforlife.com.au/node/5173>

3. For How To Eat A Raw, Living Food Diet,

go here: <http://loveforlife.com.au/node/5068> - LIFE is information. When we distort LIFE and then eat, drink, absorb, think, feel, hear, see, touch, taste, smell and perform these distortions, the information of LIFE, your LIFE, our LIFE, our children's lives, everyone's LIFE, is distorted.

4. To Find A Menu For The Extensive Research Library (over 8,000 items posted embodying over 11,000 documents, pdf's, videos, podcasts, etc)

Which Covers Topics From Health to Chemtrails/Haarp to Brain Control to Archaeology to Astronomy Geocentricity Heliocentricity to Pandemics Bird Flu Swine Flu to Fluoride to Cancer to Free Energy to Global Warming, 9/11, Bali Bombings, Aspartame, MSG, Vaccinations, Aids/HIV, Mercury, New World Order, Satanism, Religions, Cults, Sects, Symbolism, etc, etc, go here: <http://loveforlife.com.au/node/82>

5. If You Would Like To Read About The Cristian Family NSW Supreme Court Case

(Macquarie Bank/Perpetual Limited Bank Fraud Condoned By Judges, Registrars, Barristers, Lawyers, Politicians, Public Servants, Bureaucrats, Big Business and Media Representatives - A Crime Syndicate/Terrorist Organisation) Which Prompted The Creation Of This Love For Life Website December 2006, And The Shooting And Torture Of Supporters Who Assisted Us In Reclaiming [The Family Home](#), Joe Bryant And His Wife, Both In Their Late 70's, go here: <http://loveforlife.com.au/node/5> And Read Some Of Our Email Correspondence With Lawyer Paul Kean - Macedone Christie Willis Solari Partners - Miranda Sydney May 17th-June 27th 2006: <http://loveforlife.com.au/node/7300>

6. For The Stories Of Other Victims Of The System,

go here: http://loveforlife.com.au/australian_stories (If you have a story you would like us to put up, we would love to here from you:
action @ loveforlife.com.au)

7. For Documentation Of Harm Done By The Powers-That-Be And Their Representatives,

Evidence Revealing How Victims Did Not Break The Peace, Caused No Crime or Harm, There Were No Injured Parties. Documenting Incontrovertible Evidence Demonstrating How The Powers That Be (PTB) And Their Lackeys Will Break All The Laws They Are Supposed To Uphold. They Will Kidnap, Intimidate, Terrorise, Rape, Pillage, Plunder And Lie And Take Responsibility For None Of It. All Part Of Their Tactics Of Using Fear And Trauma To Keep Us In Our Place. Relatives Of Those Under Their Radar Are Also Not Safe From Attack And Intimidation. All Starting From A \$25 Fine For Not Voting And A \$65 Fine For Not Changing A Dog Registration. We Do Not Have Freedom And Can Only Appear To Have Freedom If We Comply. Regardless How Small The Matter The PTB Throw Hundreds Of Thousands Of Dollars Away To Enforce Their Will.... Go Here:

Fiona Cristian Reply To State Debt Recovery Office - Part One to Part Ten - From 17th October 2008 And Still Continuing:

<http://loveforlife.com.au/node/6319> or

Fiona Cristian Reply To State Debt Recovery Office

Part One: <http://loveforlife.com.au/node/5742> - From 17th October 2008

Part Two: <http://loveforlife.com.au/node/6135> - From 18th December 2008

Part Three: <http://loveforlife.com.au/node/6295> - From 9th January 2009

Part Four: <http://loveforlife.com.au/node/6296> - From 14th January 2009

Part Five: <http://loveforlife.com.au/node/6375> - The Sick Puppy - From 20th February 2009

Part Six: <http://loveforlife.com.au/node/6390> - Police Officers, Sheriff's Officers, Tow Truck Driver and State Debt Recovery Office Blatantly Ignore the Law To Rape, Pillage and Plunder The Private Property Of Fiona Cristian - From 11th March 2009

Part Seven: <http://loveforlife.com.au/node/6445> - Affidavit Of Truth - Letter To The Queen + Australia: Fascism is Corporatism - From 30th March 2009

Part Eight: <http://loveforlife.com.au/node/6652> - The Pirates Auction And The Ghost Of VSL386 - From 4th April 2009

Part Nine: <http://loveforlife.com.au/node/7073> - Arthur Cristian's Letter To Pru Goward MP - From 15th December 2009

Part Ten: <http://loveforlife.com.au/node/7500> - Should We Be In Fear Of Those Who Claim To Protect

Us? "Roman Cult" Canon Law - Ecclesiastical Deed Poll - The Work Of Frank O'Collins - From 13th October 2010

8. If You Are Interested In Information On Freedom From Statutes, Rule-Of-Law, Free Man/Free Woman, Strawman, "Person" and Admiralty Law (The Law Of Commerce),

go here: <http://loveforlife.com.au/node/895> - For Common Law, Democracy, Constitution, Trial By Jury, Fee Simple, etc, go here: <http://loveforlife.com.au/category/main/law-articles-documents>

9. If You Are Interested In Banking and Money Created (Fiat/Credit/Debt/Mortgage/Loan/Overdraft etc) Out-Of-Thin-Air, How Banks Counterfeit Money,

go here: <http://loveforlife.com.au/banks>

10. For A List Of All The Latest Posts In The Love For Life Website,

go here: <http://loveforlife.com.au/tracker>

11. For Links To Many Hundreds Of Videos, DVDs And Podcasts

go here: http://loveforlife.com.au/video_dvd

12. To See The Cristian Family Pledge, Legal and other Disclaimers

go here: <http://loveforlife.com.au/content/06/12/05/love-life-legal-disclaimer>

13. To Read About How A Representative Of The NSW Jewish Board Of Deputies Had Threatened To Shut Down The Love For Life Website

go here: Part One: <http://loveforlife.com.au/node/6616> Part Two: THE STEVE JOHNSON REPORT AND VIDEO: <http://loveforlife.com.au/node/6665> and Part Three: Latest Update On James Von Brunn: <http://loveforlife.com.au/node/6673>

Conscious Love Always
Arthur & Fiona Cristian
Love For Life
action @ loveforlife.com.au
www.loveforlife.com.au
0418 203204 (int: 0011 61 418 203204)
PO Box 1320 Bowral 2576 NSW Australia

[Arthur Cristian](#)

[Create Your Badge](#)

[Love For Life Discussions - Why Aren't We Free? How Can We Be Free?](#)

[Promote your Page too](#)



Love For Life Legal Disclaimer

The information contained on this world wide web site (the web site and all information herein shall be collectively referred to as "Web Site Information"), under the registered url name, loveforlife.com.au, resides on a host server environment in Pittsburgh, Pennsylvania 15203, United States of America.

The Web Site Information has been prepared to provide general information only and is not intended to constitute or be construed as providing substantive professional advice or opinion on any facts or circumstances. Transmission of the information is not intended to create, nor does its receipt give rise to, a professional-client relationship between 'Love for Life' and the receiver.



While every care has been taken to ensure the accuracy and timeliness of the information prepared and/or reported on this site, 'Love for Life' is not responsible for any errors or omissions or for the Web Site Information not being up to date. The Web Site Information may not reflect the most current developments.

The impact of the law, policy and/or procedure for any particular situation depends on a variety of factors; therefore, readers should not act upon any Web Site Information without seeking professional advice. 'Love for Life' is not responsible for any action taken in reliance on any Web Site Information herein.

'Love for Life' is not responsible for any action you or others take which relies on information in this website and/or responses thereto. 'Love for Life' disclaim all responsibility and liability for loss or damage suffered by any person relying, directly or indirectly, on the Web Site Information, including in relation to negligence or any other default.

'Love for Life' does not warrant, represent or hold out that any Web Site Information will not cause damage, or is free from any computer virus, defect(s) or error(s). 'Love for Life' is not liable to users for any loss or damage however caused resulting from the use of material found on its web site.

'Love for Life' does not necessarily endorse or approve of any Web Site Information linked to and contained on other web sites linked herein and makes no warranties or representations regarding the merchantability or fitness for purpose, accuracy and quality, of any such information.

The sending of information by you, and the receipt of it by 'Love for Life', is not intended to, and does not, create a professional-client relationship.

All Web Site Information is considered correct at the time of the web site's most recent revision.

ADDITIONAL DISCLAIMER

**THE CRISTIAN FAMILY SUPPORTS
FREEDOM OF SPEECH - FREEDOM OF THOUGHT**

Posted Wednesday 17th June 2009

Updated September 2011

NSW Jewish Board Of Deputies Has Threatened To Shut Down The Love For Life Website

No Freedom Of Speech - No Freedom Of Thought



Love For Life does not support harm doing in any shape or form. However, we are supporters of free speech and post articles, documentaries, etc, that represent a wide cross section of ideas. See the Love For Life extensive research library where over 6000 documents, articles and videos are posted: <http://loveforlife.com.au/node/82>. We clearly see the evidence of the destruction to MAN and the earth that has been caused by ALL religions over the centuries and are therefore not supporters of religions, cults, sects or any group that demands conformity of thought, speech or action, or has rules, regulations or rituals that must be followed. Religions, nationalities and cultural "identities" are formed as a result of the brainwashing we receive from childhood. They are part of the tactics the Establishment uses to keep us all divided from one another and fighting one another.

All religions promote discrimination and division, leading to hatred and even violence and murder. None of them have yet to produce a remedy to all the suffering, poverty, unhappiness and discrimination in the world. If any religion truly had the remedy to all the suffering on earth, there would no longer be any suffering. What have Christianity, Islam, Buddhism, Hinduism, Judaism, atheism and the New Age done to end the suffering in the world?

Since December 2006, there have been many attempts to take down the Love For Life website. Any attempts have been thwarted by Love For Life supporters inundating the harm-doers with emails, etc, objecting to them taking down the website for a variety of reasons. The trouble makers usually back off when they realise that they can post all their views, arguments, beliefs, etc, in the Love For Life website without censorship or restriction imposed. They get to see that even the Queen, Pope, Prime Minister, President of America, etc, can post all their views without hindrance or sabotage and that we support freedom of speech/thought which means we support the right of all sides to express their views.

Of note, there is a vast amount of information posted in the Love For Life website which we do not agree with but we leave it all up because we refuse to be biased, opinionated or self-centered/self-serving. Of the many thousands of comments posted over the years we have only removed posts containing secret links to commercial advertisements, terrible foul language, threats of violence and death, etc, and attacks on other people's characters that avoid the subject/debate at hand. Besides links to advertisements, we have taken down less than six comments due to the above. We usually leave everything up, all warts and all, even those posts threatening to do terrible things to Fiona, our children, our dogs, our friends, family & supporters, etc.

The Love For Life website has information from all sides on many subjects, whether about Islam, Judaism, Christianity, Law, health, psychology, mind control, vaccination, aspartame, MSG, Chemtrails etc. There are over 11,000 articles, documentaries etc on the website and they are so diverse that we are sure that everyone would be able to find something they loved and something they hated, if they took the time to search. If we removed all the articles hated by everyone, there would probably be nothing left! We are not anti anyone but freedom of speech is freedom of speech and no one should condemn the work of another without taking the time to research the subject themselves. Yes, there are articles by those who have a less-than-rosy-viewpoint of Judaism, but there are also articles on the dark side of Tibetan Buddhism (and it is very dark) for those who are interested in the truth: Tibet - Buddhism - Dalai Lama: <http://loveforlife.com.au/node/6271>. Should the authors of these articles be abused and imprisoned for daring to challenge the widely conceived reputation of Buddhism as being the religion of peace and love and that of the Dalai Lama as a saint, or should those interested be allowed to study the work and come to their own conclusions? The same applies to all the articles, documentaries, etc, about Christianity, Islam, Freemasonry, New World Order, etc.

The Love for Life website also shows how the Rule of Law, the Bar, the Government, the Monarchy, the system of commerce, the local, national and multi/trans-national private corporations, all the courses and careers on offer from

our universities, all the educators, scientists, academics and experts, the aristocrats and the Establishment bloodlines have also done NOTHING to end the suffering in the world. The website maps the insanity of a world where there is no help for those in need, just as there was no help available for us when we were victims of terrible bank fraud: "NSW Supreme Court Case - Macquarie Bank/Perpetual Limited vs Fiona Cristian - Victims Of Bank Fraud Condoned By Judges" <http://loveforlife.com.au/node/5> (orchestrated, condoned and protected by an international crime syndicate/terrorist organisation of judges, barristers, registrars, lawyers, politicians, banksters, big business representatives, media moguls and other lackeys who, all together, put up a wall of silence despite our trying many, many avenues. After the family home was stolen and business destroyed we were left close to poverty and destitution caring for 4 young daughters. Three years later not much has changed regardless of all our efforts. Where were all the followers of all the religions to help us? Or do we have to be members of those religions to receive help from others involved in them?

The New South Wales Jewish Board of Deputies accused us of being anti - Jewish, see: <http://loveforlife.com.au/node/6616> and <http://loveforlife.com.au/node/6665> because we had posted an excerpt from James von Brun's book: Kill the Best Gentiles: <http://loveforlife.com.au/node/6054> in which he blames Jews for the problems of the world. Obviously this is not our view because of what we have stated above. We do not hate anyone, whatever religion they follow. We are always open to talk to any religious leader or politician and meet with any judge, member of the Bar, experts, academics, educators etc to share the remedy we offer that heals all the divisions between MAN and MAN, and MAN and the EARTH.

Today, a representative of the New South Wales Jewish Board of Deputies is threatening to close the website down, because they have decided it is anti - Jewish and that we promote racism. What has the New South Wales Jewish Board of Deputies done to end the suffering in the world? Can they show that they are concerned with the suffering of ALL men, women and children AND ARE SEEN TO BE DOING SOMETHING ABOUT IT or are they only concerned with Jewish affairs? If so, they, along with all the other religions that only care for their own, are part of the problem, not part of the solution. The man who rang Arthur today was only concerned with Jewish affairs; he was not interested in our intentions or in anybody else, just as most Christians, Muslims, Sikhs, Catholics, etc, are only interested in their own. While we separate ourselves into groups, dividing ourselves from others with rules, regulations, rituals, procedures and conditions, we will never solve our problems.

No matter what we in the Western World Civilisation of Commerce have been promised by our politicians, religious leaders, scientists, educators, philosophers, etc, for the past two hundred years, all we have seen is ever-increasing destruction of men, women and children and the earth. None of the so-called experts and leaders we have been taught to rely on are coming up with a solution and none of them are taking full-responsibility for the fact that they can't handle the problem. All religious books talk about end times full of destruction and suffering but why do we have to follow this program when there is an alternative to hatred, mayhem and death? Why are our leaders following the program of destruction and death rather than exploring the alternatives? It seems that any mainstream politician, priest or academic are only interested in supporting the RULES OF THE DIVIDE, that maintain the haves and the have nots. For 200+ years, 99% of the world population have been so trained to pass on their responsibility for themselves, others and the earth, that the 1% of the population that make up the leaders of the rest of us are making all the decisions leading to the destruction of all of us and the earth. Let's not forget the education system that brainwashes the 99% of the population that we are free and have equal rights while, in fact, we are feathering the nests of those at the top.

At the root of all our problems is self-centredness, an unwillingness nurtured by the Establishment that keeps us concerned only with our own needs rather than the needs of others around us and the Earth. Instead of creating and releasing acts of love for those around us as gifts to benefit them and the earth, we take, take and take, until there is nothing left. The whole point of the Love for Life website is to show people the root of all our problems and to share the remedy. The extensive research library is there to attract browsers and to provide access to information not available through mainstream channels. If the New South Wales Jewish Board of Deputies can, after careful examination of our work, prove that anything we are saying is wrong, we will be happy to accept their proof. If they cannot, and they are still insistent on closing the website down, they will be showing themselves to be traitors to MAN because they are not interested in pursuing any avenue that can end the suffering in the world.

All religions, corporations and organisations that support and maintain the Western World Civilisation of Commerce are part of the problem because our civilisation is a world of haves and have nots, racism, violence, hatred, poverty, sickness, discrimination, abuse, starvation, homelessness, corruption, collusion, vindictiveness, social unrest, arrogance, ignorance, fear, war and chaos. While we support civilisation, we support death and destruction because ALL civilisations that have ever existed are apocalyptic by design.

If we truly want peace on earth and freedom for all, we have to let go of all that which keeps us divided, and come together as MAN, conscious living co-creators of creation. The Love For Life website offers a remedy to the problems we all face in the form of DO NO HARM COMMUNITIES: <http://loveforlife.com.au/node/3641> For more details see

here: <http://loveforlife.com.au/node/6511> and here: <http://loveforlife.com.au/node/3385> - We also highly recommend that everyone read the brilliant Russian books called The Ringing Cedars: <http://loveforlife.com.au/node/1125> - The Love For Life Website Homepage also provides lots of inspiring remedy based information: <http://loveforlife.com.au> - If you want to be kept up to date with our work please register to the Love For Life Mailing List here: <http://loveforlife.com.au/content/09/05/14/mailling-list>. We usually send two postings per month. Presently (September 2011) there are over 7000 registrations reaching over 500,000 readers across Earth. The website now (September 2011) receives up to 12 million hits per month. Since December 2006, over 100 million people have visited the Love For Life website.

Conscious Love Always
Arthur and Fiona Cristian
Love For Life
17th June 2009

Clarification Regarding Our Intentions Behind The Use Of Donations

The Love For Life website is offered for free without a fee and without any conditions attached. If people are inspired to donate money, then we accept their gift and have provided an avenue for them to support the work we do through Fiona's Paypal or ANZ bank account <http://loveforlife.com.au/node/8515>. There is no obligation whatsoever to donate and all are equally welcome to our work and to our "time", whether they donate or not. Over the last 9 years, all the Love For Life work has been put out for free and it has often been donations from supporters that have enabled us to renew the domain name, etc, to keep the website going. While some complain that we have an avenue for donations, others complained when we didn't! Either use it or don't - the choice is yours.



Since Love For Life started March 2005 and website December 2006, Arthur has worked 16 hours a day, 7 days a week unpaid for much of this period, putting together the website and sharing insights to wake people up to what has been done to them, whether through the 11,500+ individual articles, videos, podcasts, debates, discussions, pdf's, research documents, etc, found amongst the 8,500+ posts, as well as helping many, many men and women over the phone, and through email, website correspondence, Facebook and YouTube, and creating the Love For Life food forest vege garden and Love For Life music recording studio. This is our life is a gift commitment to serve MAN/Nature/Earth but we are still severely compromised by "The System" and still have to give to Caesar what is claimed to belong to Caesar, which is where the donations help us.

Fiona & Arthur Cristian
Love For Life
21st July 2014