Attempt To Bankrupt The Person Arthur Cristian/ARTHUR CRISTIAN/whatever other derivatives used

29th January 2019

Those involved in the bar did not want to get a trial by jury going so that Arthur could call in all involved and sue them for denying his Common Law rights based on the Constitution of Australia. Even though Arthur filed many legal precedences and Legal Maxims regarding the matter, this was all ignored in the NSW District Court and the matter was escalated into the Federal Magistrates Courts where the same procedure was repeated. Everything Arthur presented was ignored and this was Arthur's first direct experience of the corruption in the courts and the ever-changing quicksand of the law. Since the early 1990s, Arthur had already been meeting other Australians who were being done over in the courts despite the evidence they presented to the court.

Good, hard working Australians were being done over by organised crime streaming out of crime syndicates operating on all sides of politics, media, the law and the major banks who were creating money through private means and renting it to the Australians, and the horrific manipulations of the economy that came with privatisation, which is the opposite of the Common-Wealth Gold Standard where ALL the citizens of Australia owned the money which was basically debt free bar a few service fees included to keep the banks, etc, running. Refer to our 2006 article: **Corporation Australia** https://docdro.id/jarnC0x and the work of **Jeremy Lee**, Australia 2000: "What Will We Tell Our Children?" - 1997 and "The New World Order" - and the destruction of Australian Industry - 1991 and A plot to destroy Australia's independence - 1978.

It was during this 2003/2006 period that we got to know John Wilson better, a dentist and ex-Vietnam vet, and, through him, two very wealthy, Australian business people, Joe Bryant and Patricia Poulos who, with John and others, had been going out to the rural areas of Australia from the 1980s to help farmers who were being done over by the corruption going on inside the banks, the government of Australia and the legal system. Between the 1960s and the 1980s, over half a million farming families were removed from the land by the conspirators behind the banking system and by those pushing malevolent designed policies within the ever-changing Australian government controlled by high level Freemasons/Occultists, directly or indirectly.

During the 1990s, Arthur also met Jeremy Lee and his son, Mark Lee, the actor, through the Australian League of Rights. At this stage, Arthur knew that something was not right but he hadn't yet worked out what the problem was. Some of the books Arthur was reading were from the seventeen hundreds and eighteen hundreds and contained information that went right against everything we are taught about our history and the secrets of the shadow world of Freemasonry streaming out of Britain because the high-level Freemasons behind Britain were still in power over America, China, most of the Middle East, Europe and Africa and all the Commonwealth countries.

Something that had a very big effect on Arthur was reading accounts of the Second World War. The Red Cross were on the front line throughout Germany and elsewhere in war torn Europe and they had documented plenty of what was happening in the concentration camps in Germany and elsewhere and there is no mention of Jews being murdered in gas chambers. During the last years of WW2, The Red Cross states that it was the Allied bombers blatantly and consistently destroying all the German transport routes that led to Jews starving in prison camps, most infected with severe lice, hence the delousing "chambers".

General George Patton and General Dwight D Eisenhower both had diaries and wrote memoirs of their experiences during the war and neither of them ever mentioned Jews being killed in gas chambers despite the fact that their armies went right through Germany and elsewhere. The word Nazi and the figure of 6 million Jews having been murdered in gas chambers in the second world war first appeared a few years after the end of the war when Germany was being divided up by Russia taking East Berlin/Germany. It has been reported that the sign outside the Auschwitz prison camp in Poland that used to say that a few million Jews were killed at Auschwitz dropped and dropped and drooped the eventual figure down to a few hundred thousand which is the total number of Jews who died during WW2 because the rest of the Jews, well over one million, were reclaiming repatriations from the West German government after the Nuremberg Trials which, in context to the amount of innocent Germans civilians and other nationals throughout Europe, Africa and Asia who died in WW2, were a huge farce. After the end of the war and seeing with his own eyes the true power of the hidden hand, the international high-level Freemasons guiding all sides, General Patton said that he had fought for the wrong side and a few months after that, he was murdered, though its reported as a car accident.

Arthur never signed any legal/court documents coming from any Australian court or government department or agency. Even years later, Arthur received intimidating letters, phone calls and a visit from the Australian Federal Police with Arthur telling them repeatedly to F... Off and will not sign anything, ever. During 2006, Arthur had already completely pulled out of "The System", never to return.

Arthur (and Fiona) Cristian Love For Life

Subject: Email To Tibor Karolyi 19th March 2006 regarding bankruptcy order of the Federal Magistrates Court Of Australia (SYG 37 33 2005)

Date: Thu, 29 Apr 2010 15:08:59 +1000

From: Love For Life Campaign action@loveforlife.com.au

Reply-To: action@loveforlife.com.au

Organization: Love For Life

To: Fiona CC: Arthur

Dear Mr Karolyi,

In regards to your ungrounded statement that I have been made bankrupt by an order of the Federal Magistrates Court Of Australia (SYG 37 33 2005), that order is completely invalid, inoperative, repugnant, and of no consequence or example because it is a violation of my inalienable and constitutional rights to trial by jury as was the previous judgment from the NSW District Court (NN 2836/05 and 2094/05).

19th March 2006

NSW 1412/6/1 (A10)

Australian Government Insolvency and Trustee Service Australia New South Wales and ACT Level 8, 135 King Street Sydney NSW 2000

Mr Tibor Karolyi

Ph: 02 8233 7879 Fax: 02 8233 7892

Email: tibor.karolyi@itsa.gov.au

Dear Mr Karolyi,

In regards to your ungrounded statement that I have been made bankrupt by an order of the Federal Magistrates Court Of Australia (SYG 37 33 2005), that order is completely invalid, inoperative, repugnant, and of no consequence or example because it is a violation of my inalienable and constitutional rights to trial by jury as was the previous judgment from the NSW District Court (NN 2836/05 and 2094/05).

In relation to my Rights to Trial by Jury with the NSW District Court (NN 2836/05 and 2094/05), it is my inalienable and Constitutional Right to have a Trial By Jury. Never, at any stage, did I give my consent, either verbally or in writing, to have the whole or any part of the action heard and determined by a Judge without a Jury. Even section 51 of the District Court Act 1973 No. 9 says that: "Consent jurisdiction.

(1) In this section memorandum of consent in relation to an action or cross-claim means a document signed by each party to the action or cross-claim, or the party's solicitor, in which it is stated that each of those parties consents to the action or cross-claim being tried in the Court and is aware that, unless the document is filed, the Court will not have jurisdiction to dispose of the action or cross-claim."

In any action, both parties must give their clear and unequivocal consent to be without a Jury. Without that consent, the Court has no Jurisdiction to proceed summarily and the Jurisdiction of the Court must be challenged.

This Challenge can only be judged by a Special Jury. Should a Judge or Magistrate disregard or dismiss this Challenge, then he or she is liable to imprisonment for 5 years. Should a Judge or Magistrate disregard or dismiss this Challenge, that is a violation of Due Process and the Rule of Law.

"Once jurisdiction is challenged, it must be proven." (Jagens v. Lavine, 415 S.Ct.768).

"Jurisdiction can be challenged at any time, even on final determination." (Basso v. Utah Power & Light Co., 495 2nd 906 at 910).

"Where there is an absence of jurisdiction, all administrative and judicial proceedings are a nullity and confer no right, offer no protection, and afford no justification, and may be rejected upon direct collateral attack."

(Thompson v. Tolmie, 2 Pet. 157, 7 L.Ed. 382; Griffith v. Frazier, 8 Cr. 9, 3L. Ed. 471).

At all stages I have challenged the jurisdiction of both the NSW District Court and the Federal Magistrates Court and I refuse to recognise such orders and such judgments and if you insist upon enforcing them you will also be guilty of an act of criminality and treason.

This supposed bankruptcy estate – NSW 1412/6/1 (A10) is fraudulent and there is no foundation in law for this to be legal. Your documents received in the mail 17th March 2006 are "holden for naught" and "not to be drawn into consequence or example". They are a denial of Right and Justice. Until a date has been set to empanel a special jury and resolve the jurisdiction of the above Australian courts there is no matter to be heard and no obligation for myself to comply with your demands. As with all other previous correspondence in relation to these unjust and criminal proceedings, this document has been sent to over 10,000 email addresses in Australia.

Yours sincerely, Arthur Cristian PO Box 1320 Bowral NSW 2576

Copies by registered mail and email to ATO Solicitor Mr Michael Murray fax (02) 9581 7528 (06016464mhm) District Court of New South Wales (NN 28 36 /05 and 2094 / 05 Federal Magistrates Court Of Australia At Sydney (SYG 37 33 2005)