GET UP, AUSTRALIA,



GET UP

Mary W Maxwell, LLB

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Author's address:

175 Loudon Rd, Apt 6,

Concord NH 03301, USA

E-mail: MaxwellMaryLLB@gmail.com

Author's websites: GetUpAustralia.com and

JaharCompletelyInnocent.com and

MaryWMaxwell.com

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To

blokie-blokes, age 18-25

Seize the moment
Become a tall poppy
Fill the void
Avenge the sufferers
Help the scaredy-cats
Array and unite
Abjure fatalism!
Crush the wicked
Honor ideals
Take the helm
Liberate your state
Be Australia!



Dear Australians,

I am half yours and the other half is Seppo.

I am sick and tired of everybody arsing about, acting like the New World Order is some sort of fait accomplis, and all that remains is for us to bow down and worship.

Come on, seriously. No one can be stupid enough to think we should start eating bugs and stop being men and women, and let some bogan in California redesign the human brain.

I mean, really.

Here is a book you can read in a day. It calls on some sleuthing that I was lucky enough to do over the years whilst being a journo for GumshoeNews.com in Melbourne.

I lived in Adelaide -- don't knock Adelaide -- and stayed in some less than hygienic hostels in Sydney to attend trials and Inquests. For you. For you.

Well, no, it was actually for me. Morbid things grab my attention. And at the time I was a spanking new alumna of Adelaide Law, and figured I knew a courtroom when I saw one.

Wrong-o. The goings-on in courtrooms today are mind blowing. You have no idea. Read this book.

Pleasie-please, join up with one another. Be cobbers! Get something going to put Oz on the mapperoo. *There's no time to waste.*

Love, Mary Maxwell

August 15, 2023

Other Books by Mary W Maxwell

Prosecution for Treason (2011)

Consider the Lilies (2013)

Fraud Upon the Court (2015)

Inquest: Siege in Sydney (2017)

Reunion: Judging the Family Court (2019)

Deliverance (2020)

Boston Marathon Bombing (2021)

Keep the Republic, Kill the Takeover (2022)

Unreality (2022)

Elias Davidsson (about 9/11) (2023)

Society Is the Authority (2023)

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Ta

I thank Cherri Bonney for letting me reprint her song about Martin Bryant. I slap Malcolm Hughes on the back for the letter he wrote to the Lindt Cafe coroner, which appears here for the first time. (Makes ya wunda). Dee McLachlan gets into it with a list of what the Siege negotiators should have been doing. (But actually they *did* do their duty, if you receive my meaning.) I've been a bit grabby in my use of Fiona Barnett's documented complaints.

Cheers to Shane Dowling (gives you an idea what kind of book this is). I love the people of Palm Island for saying "*Uh-uh*." I'm grateful to Dr Russell Pridgeon for fuming. I thank Satan (nah, kidding). No, wait, I do thank the SRA-ers for pushing me over the edge. I salute Territorian Tony Ryan for swashbuckling; we need more swash-bucklers. *Kudos to Philip Allott*.

Onya to every reader of this User's Manual who goes to town with it.

WELCOME TO PART ONE

CORRECTING SOME FALSE HISTORY OF AUSTRALIA

The theme of Part One is that the Australian government in the 21st century commits crimes and blames it on patsies. Examples: rampaging on a busy street, holding hostages in a cafe, murdering a lady in a stairwell, and stealing children.

Worse, it has the legal system in its thrall. And who performs government's crimes? Law Enforcement!

If you already know this stuff, just hop along to Part Two, which preaches restoration, or Part Three which urges creative change.

Chapter One -- Bourke Street Rampage, Melbourne, 2017



Venue for a mayoral press conference, being held as Jimmy drove by

Two years after the December 2014 incident at the Lindt Cafe in Sydney, Aussies apparently "needed" to be given another reminder about the wild things a guy can do right in the middle of a city, this time Melbourne. An Australian-born Greek man -- Dmitrious "Jimmy" Gargasoulas, 28 -- drove his car down Bourke Street on 20 January 2017, killing 6 pedestrians and injuring 27.

A Prefatory Stabbing

Often when the government has arranged a terrorist event, it makes the patsy do something outrageous before the event. Do you recall that Charles Whitman shot his mother before climbing the Texas tower to shoot 15 college kids dead? Here is that absurd story, stated in uncritical terms at *Wikipedia*:

"Prior to arriving at the University of Texas, Whitman had stabbed his mother and wife to death -- in part to spare both women 'the embarrassment' he believed his actions would cause to them."

Similarly, in 2012, the alleged Adam Lanza allegedly killed his mom -- shot her dead in bed -- just before allegedly going to commit the alleged Sandy Hook tragedy. So, no surprise that Jimmy Gargasoulas also 'prefatorily' stabbed his Mum and Bro.

My guess is that Jimmy was ordered to do that stabbing, perhaps under hypnosis (after all, his brother Angelo is his best friend). Possibly that stabbing was meant to justify the police tracking him that day. Possibly the intent was to have another story working at the same time, in case the rampage story met unexpected trouble.

A Prefatory Donuting

"To make donuts" means to turn your car in tight circles, just for the fun of it. Jimmy Gargasoulas whirled his car around Federation Square at lunchtime, like a joke. Two weeks after the donuting event, I went to Federation Square at approximately the same time of day, 1:15pm. It was very busy, with heavy traffic, hard to cross the street.

There were plenty of police who could have stopped Jimmy, even by shooting the tires of his red Holden, but they did no such thing. And there were "officials" encouraging the donuting.

One was a man in blue sweater who gestured to Jimmy to do the whirling and then gestured at him to proceed to Swanston St, en route to Bourke St for the "scheduled" rampaging. Oh wait, couldn't Blue man have been just a nutty local? Is Mary Maxwell exhibiting some sort of paranoia about this case?



Left, Blue man urges Jimmy on. Right, Jimmy in his red Holden

One can always be wrong. Conceivably the Blue man was just joining in the excitement of this daring donuting extravaganza. All of Blue man's efforts are captured on video.

My interpretation of the completely unnecessary Federation Sq fun is that it served to establish that Gargasoulas is out of his mind. Also it, it justified the police being on site, despite no arrest.

The Three Silvery Cars

All the while that the madman is making donuts recklessly, the traffic is stopped and some cars, to the left of the tram tracks, are facing the wrong way. (They're facing the American way!) To the right of the trams, three cars are paused. They are of silvery color, possibly identical. (A fiver says Commonwealth license plates.)

Now get this. As Jimmy turns into Swanston St, the three cars follow him. I say they are escorting him. Think about it, this guy has just broken all sorts of laws with his donuting, and they did not pull him over, much less shoot his tires to stop him.

Dee McLachlan, editor of GumshoeNews.com, grabbed a screenshot from Channel 7's coverage of the day, although Channel 7 did not mention the three silvery cars. Count them:



Possibly those pix was shot from the balcony where the mayor was holding a 1:15pm press conference on homelessness. It would have given any media a chance to watch Jimmy. We all know that on the day of the Port Arthur massacre, media from all over the world just happened to be at Hobart for a conference. (Surgeons were also meeting close by!)

The Rampage

At Bourke St, which has shops as well as offices, Jimmy let loose, running over people and a baby carriage. I mean it probably did happen. But then, for years, I guessed that Adam Lanza really shot kids at Sandy Hook -- because officials said so. (It was a reading of the case *Soto v Remington* that put me straight on that.)

The MSM stated it thusly: The Guardian, 12 November 2018, Australian Associated Press



Jimmy Gargasoulas

In a confusing and rambling appearance in the witness box, James Gargasoulas says he had a premonition before killing six people.... [He] apologised for killing during a car rampage through Melbourne's Bourke Street last year, but said he "had permission to run people over" after a premonition. He had permission to hit people, but no permission to kill anyone. [!!!]

His appearance in the witness stand lasted no more than 15 minutes. [!!!] He answered a few questions from his lawyer, Theo Alexander, before reading a two-page handwritten statement, condensed from an initial 25 pages.

He told the court he still had not gathered his thoughts to understand why he did it, but that he had had a premonition before driving down Bourke Street. He revealed he believed in the Illuminati, that a comet relating to judgment day was coming to smite the earth and that it was his role to fight oppression.

"I am here to prove we are under oppression, which we are, and when we are under oppression things like Bourke Street happen," he said.

Under cross-examination he told the director of public prosecutions, Kerri Judd, QC, he did not intend to kill people, but knew death or serious injury was probable.

-- end of Guardian article.

Despite all the shops having some sort of security cameras, there is not much footage of the rampage. (This is true also of a 2017 rampage in Charlottesville VA, involving, wouldn't you know it, white supremacy. The driver of the car is serving life, for the killing of Heather Heyer, despite a marvelous dearth of evidence.)

Dee McLachlan who is ever ready to fault the MSM (mainstream media), wrote, on 6 February 2017, at GumshoeNews.com:

"What about shopkeepers along the direct line of the tragedy? Last week I phoned a Jeweler in Bourke Street, as I presumed they would have CCTV footage. The woman who answered was extremely stressed while talking to me! When I asked, she said the car did race past their windows, and "yes", people were injured near them. As for their CCTV footage: they gave it to the police."

Please don't think I deny that deaths occurred on Bourke St. I simply don't know. It's hard to tell. The official count is that the car killed three people during the rampage, three more died soon after from injuries, and another 27 were injured. I am confident that 20 children did NOT die at Sandy Hook in 2012, but 16 children DID die at Dunblane Scotland in 1996. How do I know? I claim I can see what's what when I read the court transcripts.

A beautiful clue is when the accused, or his defender, does not scream Innocent! When Gargasoulas claimed that he had been *told* to do the deed, no one reported it, much less did his lawyer use it. By the way, I gave his lawyer a letter from Jimmy's teacher in Coober Pedy, but sadly it didn't get presented at sentencing. In Boston Jahar's teacher gave a favorable character reference.

Wikipedia announces the phrase "pre-emptive lethal force": On 28 October 2019, Victoria Police announced a "hostile vehicle" policy—the first of its kind in Australia—which permits officers to use all tactical options to stop a car attack, including roadblocks, ramming an offending vehicle, boxing the vehicle in or, as a last resort, shooting an offender. The Crimes Act 1958 had been amended in 2018 to clarify the use of pre-emptive lethal force.

Life in Prison

Jimmy, if a patsy -- and I say he is a patsy based just on the wild donuting that did not call for an arrest -- had to be put away. We can't have Dee McLachlan types and Mary Maxwell types interviewing him. In the Boston Marathon case, the 19-year-old Jahar was apparently not meant to survive the 228 bullets officially shot at his boat sanctuary. When Jahar did survive, the judge had to put him under SAMs -- special administrative measures to prevent him communicating. Ten years of that so far. Ask why?

Note: if you are into punishment, you might look up the circumstances in which Congress invented the law of SAMs.

Anyway, Jimmy had to be silenced also. There's always a problem disposing of the killer, unless he "turns the gun on himself." Turning the car on himself was not an option at Bourke St. Another way to end communication is to send the person to a "Saint Elizabeth's" (the mental hospital in Washington DC where, say, President Reagan's unsuccessful assassin went in 1981).

Gargasoulas's judge found him fit to stand trial, amazingly ruling that Jimmy's psychotic schizophrenia had come about only *after* the rampaging. Also, his blood test revealed various drugs, but as we know from Quantico, FBI labs produce whatever they are told to produce. So who knows?

Note: In a Foreword to my *Inquest* book, Elias Davidsson, collector of data on all "terrorist" cases, noted that cops killing a patsy at the scene is excellent evidence of innocence. Cops, above all, should want to capture their prey live so as to learn more from them about accomplices. Also, Davidsson notes:

"Despite police forces and commandos possessing a vast arsenal of non-lethal means (such as tear gas, smoke bombs) with which to neutralize dangerous individuals, these have not been employed. It follows that that death of the "terrorist" was desired."

Don't miss Trevor Aaronson's book, *The Terror Factory*, on all this.

The Standard Media Routine

It is a blight on our escutcheon that we are so gullible to the conditioning dished out by MSM. From what you know of past cases, please tick any of the following items, if you'd guess it was covered by media in regard to the Bourke St rampage case:

Lots of laying of bouquets of flowers by the public
A few stories of neighborliness even to the point of heroism
The setting up of a fund to compensate the injured
Complaints that the perp had been out on bail that day
Close relatives apologizing and/or distancing themselves
Politicians offering prayers and promising better laws.
Now tick the box if you think mainstream media covered this:
The Blue man showing Jimmy what to do
The clearing of the street so Jimmy could donut like mad
The silvery cars waiting at Federation Sq while he donuted
The same three cars driving behind Jimmy on Swanston St
Some videos, from many CCTVs, of the actual rampaging
Interviews with onlookers describing the hits in detail.

If you ticked all in the first list, and none in the second, go to the head of the class. If you failed, you must stay after school.

Now I ask those who don't have to stay afta: Do you now think Jimmy Gargasoulas is guilty? I am out to persuade you that we have enough to say that someone other than Jimmy arranged -- yes, arranged -- for there to be some rampaging that day.

Granted, there could be a big plan for a rampage and Jimmy knew of that plan and willingly joined it. But if so, and then he saw the team abandon him to a life term in prison, would he not object?

I think there was a plan and that he was not a knowing part of it. Maybe we have to chuck out our usual way of establishing guilt, thanks to the presence in our lives of "officials" who do unofficial things, including killing. Surely this calls for a creative approach.

Deciding What Part of This Book To Tackle Next?

Thus ends Chapter 1, the Bourke St Rampage. Below we look at other cases in Australia. There is no need for you to read these in the order shown. In each, I try to rile you up. Our lack of "rile" is a large problem itself.

Ch 5 is about Port Arthur. Although this case is getting old, many of the principals are still alive. In the SA Library there's a script of a moot court trial for Martin Bryant that I produced in 2017 at the Adelaide Fringe. You are welcome to stage it as you see fit.

Ch 7 will look at the O'Dea/Pridgeon case. These are two elderly men who are facing trial, after five years of being under arrest, for no good reason whatsoever. I have recently written a book about this, entitled *Society Is the Authority*. I mean "the authorities," when not acting decently (when planning rampages, as it were), should not be seen as having authority. *Society* always has the last word.

Ch 3 is about the Lindt Cafe hostage-taking. Most likely the event was ordered by the globalists to help degrade Muslims, per usual, and in general to help Parliament pass anti-terrorism laws. Possibly the hostages had been told that it would be used as a drill? As James Perloff has pointed out, many events are run while a drill is going on simultaneously, such as the London Tube bombings of 2005. If the baddies get caught, they want to be able to say it was only a drill. Amazingly, on 9/11, there was an airline drill.

Ch 10 is about the trial of Amirah Droudis that I attended in 2016. She received a 35-year prison sentence for killing the ex-wife of Man Haron Monis, the hostage taker at Lindt Cafe. What you will get from reading it is knowledge of how easy it is for an entirely bogus trial to take place. The Droudis trial is not as complicated as Boston's Tsarnaev trial, but both are bogus to a fault.

Other chapters are about bushfires, Palm Island, Fiona Barnett's fight, the "DPP", and The Voice. A 2-page 'interruption,' about happenings abroad, follows each chapter. In Part Two we can talk about what to do, legally, with all this corrective data.

*** Interruption from New Zealand -- On Free Speech



Vinnie Eastwood's arrest. Photo (perhaps) by Vinnie's wife Rebecca

Just this minute, an email came to me with the latest from NZ. I don't know the case, so I mustn't vouch for its accuracy, but I am inserting it here for the sake of getting respite from our topics of killings in Melbourne in 2017 and Tasmania in 1996. Makes one want to barf. Here is Vinny's email:

"Vinny Eastwood and Billy TK were New Zealand's #1 freedom fighter team during COVID, and stood up to lockdowns on August 18, 2021, in response to a snap lockdown called by the then-Prime Minister Jacinda Ardern.

"Held for 28 hours in solitary confinement, denied the right to make a phone call, denied the right to stay silent, charged with up to \$4,000 in fines and 6 months prison for organizing and attending an outdoor gathering, with a further possible 3 months prison for failing to provide their phone passwords. Auckland District Court Judge Peter Winter sentenced [them]."

(Shame on you Judge Winter, misusing the public trust in law.)

Ah, now I've clicked on Eastwood's YouTube channel and I see who the other guy is. It's Billy Te Kahika, the brilliant Maori, So I can endorse them. On the video, Billy says "When you see people hurt or harmed, you must speak up about it." Elementary, but it still needs to be said -- constantly.

It is now well understood that the Lockdowns were not meant as a health measure, a quarantine. It was intended to snuff out small businesses and clear the deck for The Great Reset and Agenda 2030. Vinny Eastwood asks "If peaceful protest is outlawed, we need new tactics." Both of these guys are onto the seriousness of it all. They say: The dystopian nightmare is here already; we are to be herded and enslaved. [Bolding added]

Vinnie says he got the point when Jacinda Ardern *chuckled* when she was asked if the new rules meant there would now be two classes of people -- those with rights and those without rights. She gave it away by her chuckle. But *I'm* chuckling at the thought that the wealthy expect there to be any class at all with "rights."

The Bozos in charge have no concept of rights. They have a concept of might. And that brings us back to the need for new tactics. We needn't be stuck with the adoration of non-violence. I think MLK and Gandhi may both have been planted, to fool us into believing that right will always conquer might. It won't. Turning the other cheek would be abandonment of humanity. Still, the Bozos have got us outgunned. And 5G is ready to radiate.

The book at hand does not discuss the Great Reset. (I discuss it in my 2022 book, *Keep the Republic, Kill the Takeover.*) Nor is there room in this book for trying to show how outrageous the plandemic is. I believe vaccination has been malicious since 1798. (I argue for that in my 2013 book *Consider the Lilies.*) I think bioweapons have been in use for centuries. Genocide is not rare; our species has regularly engaged in inter-group devastation.

I hope to show that the behavior of 'government' is generally not for people's benefit. So when the TV announcer says "There has been a killing spree in such-and-such a town," you will automatically say "I wonder why the government is doing that."

Or, per Lindt Cafe, when the TV says "A Muslim is holding 18 people hostage, demanding an ISIS flag," you'll automatically say "I wonder why the government is doing that."

Chapter Two -- The Palm Islanders Resistance, 2004



36 miles from Townsville

Warning: I lack hands-on familiarity with this case. I'll use only the bare facts which will open a chat about the relationship between parts of government, the courts, and the citizens, in this case the Aboriginal community of Palm Island. To start with good news, Justice Debra Mortimer said this about her ruling:

I have found [that police] conducted themselves with a sense of impunity, impervious to the reactions and perceptions of Palm Islanders who were, in large numbers, distressed and agitated about the death of Mulrunji. Officers preferred confrontation to engagement and operated very much with an 'us and them' attitude. I am comfortably satisfied QPS officers would not have taken a similar approach, in any of the respects I have outlined above, if a tragedy such as this had occurred [elsewhere]. -- 2016

The event took place on 19 November 2004. Cameron Doomadgee, with the aboriginal name of Mulrunji, age 36, was walking near the house of a rellie when he said the wrong thing.

Soon, he was arrested for public nuisancing and put into the vehicle by Senior Sergeant Chris Hurley, also age 36. Upon arrival at the nearby police station, Mulrunji fell, on its concrete steps. Possibly Hurley fell on top of him, or next to him. They went in and a co-arrestee, Patrick Bramwell, was assigned to a cell.

According to Bramwell, who was a witness for perhaps eight seconds, Hurley punched Mulrunji, who was on the floor, at the same time saying "Do you want more?"

At a cell check less than an hour later, Mulrunji was found to be dead or dying. A video shows Hurley against the wall sinking down to the floor, and putting his face in his hands. 18 cops were sent to the island, and they arrogantly showed their power.

At hospital, an autopsy was performed. It was found that Mulrunji had four broken ribs and a liver that was almost cleaved in half. The autopsy report was sent to the family on Palm Island, where it was read out at a public meeting, causing great anger.

The word "murder" circulated. A riot broke out and the people burned down the police station, the courthouse, and the house of a cop. In response, the mainland police dispatched a SERT -- Special Emergency Response Team, whose members intimidated the residents. SERT broke into two homes.

Justice Duncan McMeekin later said it was important for the courts to acknowledge when police had misused their power.

"A deliberate decision was made to make a dawn raid on a citizen's home by armed, masked men and to treat those found within as one would dangerous criminals with no regard whatever for their dignity or rights" [McMeekin said.]

A total of 19 persons were arrested. A Queensland Magistrate granted bail but with the restriction that they stay off the island. Some important lawsuits followed. Two local people sued for false imprisonment as well as for assault. They won. Note that this is not the same as charging SERT wrongdoers for the *crimes* of obstruction of justice or assault, but at least it's something.

Also, Lex Wotton, a Palm Islander, who had stirred up the riot, won a class action suit in 2016 against Qld Police Service, for racial discrimination in 2004. Federal Justice Debra Mortimer (who is now a chief justice) ruled in their favor, as I quoted above. It was a federal case under the Racial Discrimination Act 1991 (Cth).

The family complained about the government-led autopsy and demanded a new one, with a representative present. The coronial

inquiry was to begin on Palm Island in February 2005 under a marquee. Both sides asked that Coroner Michael Barnes step aside, as he had participated in an earlier decision that favored Hurley. Thus, Deputy Coroner Christine Clements took over. In December 2006, she found that Hurley's punches of Mulrunji had caused his death, and that the arrest had not been needed.

I am not sure how the deputy coroner had that arrest in her bailiwick, but anyway her coronial findings don't constitute a charge against Hurley. Then, in December 2006, the Director of Public Prosecutions, Leanne Clare, made the decision not to prosecute Hurley. On the same day, the Misconduct Commission said they would not discipline Hurley within the police profession.

This caused a new uproar, and politicians got involved. A fresh look at the DPP's prosecutorial decision was to be made by a retired judge, Sir Laurence Street. As a result, Chris Hurley was charged with manslaughter and was tried in Townsville in June 2007. He took the stand and was acquitted. Then, his lawyers asked for reversal of Christine Clements' coronial findings. In 2009, the Queensland Court of Appeal made that reversal.

Comment

From Day One, that is, when the British landed at Botany Bay in the person of Captain Cook, the treatment of Aboriginal peoplehas been atrocious. I ask: Since when did we ever hear of any conquering empire being nice to the vanquished? Here the takeover was easy, insofar as the indigenous people had no modern weapons or technology.

Today we see some improvement. There has also been much assimilation, which I personally think is the only plausible future. I also think we, the majority, should adopt some of the wisdom of the minority, and recognize that we are not as cool as we think!

Police brutality, however, should be a separate issue. I mean, even if a white cop beats a black person and it is clearly based on racial prejudice, the brutality is itself the crime. It's my guess that

legislation to make some crimes "hate crimes" is done in bad faith, either to confuse the issue, or to raise hostility on both sides.

A footnote to the Hurley story is that he was eventually convicted of overdoing aggression when he put a driver, Luke Cole, in a chokehold during a roadside stop. Hurley, white, is on medical leave. I don't know the race of Cole. Does it matter?

The Police Union opposes any attempt to charge any cop with a crime This is very bad. Ask: Who runs the union? Don't cops have an interest in being seen as fair? Of course it's natural for a man wearing a badge and carrying a taser to feel a bit superior to everyone else. But this can be diminished by training.

It's true that cops need support. They are our protectors, standing up against sometimes wild human beings. By the way, when I first moved to Australia in 1980, coming from the US where every cop wore a holstered gun, I was surprised to find that SAPOL, South Australian police, carried only a baton. I wonder why it changed.

And they wore pale blue shirts but are now conforming to a *global* pattern of wearing dark blue or black. I am now back in US, since 2019, and the local cop cars which were blue have also gone black and white per, no doubt, a word from the top. I say there shouldn't be a "top" -- surely the top plans to police-state us. Think of how easily the Soviets police-stated Eastern Europe in the 1940s.

In the Palm Island case, cops walked around the island in the week after the death of Mulrunji, wearing balaclavas and carrying oversized guns and not wearing identification. The locals weren't having it. They said NO. I believe they revolted -- as they really had no choice. They also had the savvy to park vehicles on the runway to prevent police from sending more reinforcements. Palm Island merits open discussion in the schools, as to how the whole Australian population today can resist aggressive tyranny.

Note: In 2018, the Palm Island community won a \$30 million settlement. Surely this is the result of people acting *together*. We need maximum unity in order to bring "officials" to justice.

*** Interruption from Bali -- The Usual Jihad Fairy Tale



photo:

theconversation.com

Indonesia is a close neighbor of Australia. It was run by the Dutch from 1816 to 1941, and 'won its independence' in 1945. I believe the 2002 Bali bombings were done by the Powers That Be, like 9/11, and that the point was to make our region aware of terror.

Instead of investigating the truth, I offer the 'official' story, as written by Law Professor Tim Lindsey, at the conversation.com. It was printed at Creative Commons, as recently as October 2022:

How the Bali Bombings Transformed Our Relations with Indonesia. "An hour before midnight, 20 years ago, a young Indonesian man walked into Paddy's Pub, a nightclub in the heart of Bali's party district of Kuta, and detonated a backpack laden with explosives. Seconds later, a massive car bomb exploded outside the Sari Club across the road. In all, 202 people died [including] 88 Australian tourists and 38 Indonesian....

"It soon became clear the attack was the work of militant Islamists. Indonesian authorities quickly focused on Jemaah Islamiyah, a group that, had been involved in ... coordinated bombings of churches across Indonesia on Christmas Eve. Evidence eventually emerged [as it would, at Gitmo] that Al Qaeda had helped fund the attack, through an Indonesian, Riduan Isamuddin, known as Hambali, now a long-term inmate of Guantanamo Bay.

"The bombings sparked unprecedented political, security and aid cooperation, with leaders of the two countries [Indonesia and Australia] feeling they faced a common foe. This only deepened as Jemaah Islamiyah continued its bombing campaign. It targeted

upmarket Western hotels in Jakarta and even the Australian Embassy in 2004 before striking again in Bali in 2005.

"Australian and United States support helped to fund the establishment of the Indonesian Police's effective, if controversial, counter-terrorism unit, "Special Detachment 88" (Densus 88).

Many members of the Australian Federal Police (AFP) later described the relationship that developed with Indonesian police as like a "brotherhood". Likewise, Australian aid was soon flowing to a range of programs to counter violent extremism in Indonesia. This included a major investment to support reform of Indonesia's important Islamic education sector, long neglected by Indonesian governments.

"Many members of the Jemaah Islamiyah cell that carried out the Kuta attack were rounded up within weeks. Others escaped, but Indonesian authorities, supported by the AFP, were dogged in their pursuit of Jemaah Islamiyah. For years to come, hundreds of suspects would be hunted and arrested and many killed – sometimes in wild shoot-outs and sieges where Densus 88 seemed to be operating without a rule book. ...Less than a year after the bombings, three of the key figures involved were sentenced to death: cell leader Abdul Aziz, the self-styled "Imam Samudra"; the attack coordinator, Ali Ghufron, known as Mukhlas; and his brother, Amrozi bin Haji Nurhasyim.

"Then-Prime Minister John Howard was quick to endorse the executions <u>saying</u> it would be an "injustice" if they didn't proceed. His eventual successor, Labor leader Kevin Rudd, agreed the three men deserved their fate. Like Osama bin Laden, they saw terrorism as legitimate revenge for "Western aggression" against Muslims in a global holy war. ... In the early hours of November 9, 2008, they were shot dead by a firing squad."

Comment: It is astonishing how the Jihad story, almost like a fairytale, takes hold of people's minds. The Boston Marathon tale is quite similar, and I know it to be false. Please see my book: *Elias Davidsson, Palestinian Jew and 9/11 Truther* for perfect 9/11 proof.

Chapter Three -- Hostages in the Lindt Cafe, Sydney, 2014







Hostages Elly Chen, Stefan Balafoutis, John O'Brian. dailymail.co.uk

Do you have 18 friends and a large living room? Then please help me organize a terror event. I am holding a fund with which to pay actors. Of the 18 persons sitting in your living room, each will need to be assigned a role to act. Each of them understands that the thing is a drill They know that, by accepting cash, they agree to never, ever, tell anyone that it was not a real terrorist event.

This chapter is about a man named Man Haron Monis who held 18 people hostage in the Lindt Cafe on December 15, 2014. At this point in 2023, I can say that the 'gunman' was definitely an actor -- so it was a scripted thing. Even the prime minister, Tony Abbot, played a part. He went on TV and said -- which no leader would normally say -- "I can think of nothing more terrifying and distressing than to be caught up in such a situation." Geez.

That was the goal, to make people nervous about everything. Do you know of the predictions made by Dr Richard Day in 1969? He was a Rockefeller insider who said American people were too complacent and may need to be stirred up by terrorism. If they still didn't get the message, they may need to have a nuclear bomb fall on them. (Al Martin, ex-CIA says, in his book *The Conspirators*, that Col Oliver North would be in charge of this bit!)

I'm not sure *all* 18 hostages in Sydney were in the know. Two of them died, Tori Johnson the cafe's manager and Katrina Dawson a barrister who had three children at home. A main ground for suspecting fakery is that throughout the day there were many

chances for the hostages to escape. In fact, 83-year-old John O'Brian betook himself out the main door, by using the afterhours green exit button, and around the same time, Paolo, a Lindt chef, used his knowledge of the layout to exit by the fire door.

I am 100% certain (well, 99%) that the police were well aware that the gunman was under government's control. I will explain below. For now, we are in my living room, planning event. I'll speak:

Dear Guests, next Tuesday we will do the hostage drill. You can wear ordinary clothes. Be at the restaurant by 9am and order some food. The gunman will be wearing a baseball cap and sitting on the Philip St side. The gun is not loaded. We will have to stop new customers from entering and get the coffee drinkers to stop dawdling. If any are still in the shop when the gunman locks the doors, we can only hope they think we are all scared victims. Tears will be appropriate, maybe some swear words.

The gunman will ask you to put your cell phones on the table. But if you get a call from your babysitter, you can take it. The gunman will ask you to hold a banner up in the window, just take turns doing that. Don't make eye contact with folks on the street. The toilets are upstairs. It's going to be a long day. American TV wants the rescue to occur when it is their news time, which is our 2am. The cops' flashbangs will be pretty noisy. Any questions?

Note: In 2016, I hopped over to Sydney, from Adelaide, to attend my first-ever coronial Inquest. To get in, we had to show passports and wear a hospital type identity bracelet. Here are mine:



New color bracelet each day

Some people were allowed to sit in the courtroom, especially the families of the deceased -- they are the "parties" in any inquest. The rest of us, about 5 or 6, were allowed into an adjacent room with a big screen and good audio. We could see the judge up on his bench, and a group of about 20 lawyers in front of him, in what I dubbed "the orchestra pit." Each had a desk computer. There was a witness box for the expert witnesses. In another room sat the media, seeing what we saw, I presume.

In 2017, I published a book about it, called *Inquest: Siege in Sydney*. I see from world cat.org that the only copies on shelves are in the state libraries of four states, and the National Library. Plus the Qld Police Academy library. I sent a copy to all six academies. South Australia sent it back to me saying "We can't accept gifts."

Today I know more than I did in 2017. I will list here the clues that persuade me of the hoax quality of the siege. But the Inquest was carried out as if there were not the tiniest problem. For example, the lawyers for the two bereaved families did not question that Man Haron Monis was anything but religous, as advertised.

Hostages Weren't Physically Prevented from Escaping

During the Inquest, it sounded like all 18 people, knowing that Monis had a gun, were glued to their chairs. I mean they did not dare leave. That struck me as plausible, who wants to get shot at? I did not know that there were three ways to escape.

It is wrong to say "the doors were locked." The front door had a green button for after-hours exit, and the fire door had a pressable bar. Granted, the door to the lift lobby had a slip lock, but at 4:30pm a waitress reached up and slipped it open. Abacadabra!

In my innocence, I assumed the hostages feared that Monis might kill any escapees. But in the night, he went upstairs to check on Mrs Hope's delay using the toilet, leaving many persons out of his line of sight. They all could have run out. They did not. Yet at 2:15am, which was the planned finale, they went, *en masse*, out the lift lobby door (the one the waitress had opened at 4:30pm). Here is a pictorial guide:

The Lindt Café at Martin Place, Sydney



Note: As you stand looking at this scene, your back is to the swinging doors that lead to the lift foyer, from which there are a few stairs leading out to Martin Place.

Ahead of you is the black partition, marked "Lindt," beyond which you see the main entrance at the corner of Martin Place and Philip Street. To its right is the after-hours green button.

The kitchen is behind the furthest-right pillar. From the kitchen you can pass to the candy sales area, which is near the fire exit.

The windows at far left, where the 'Islamic flag' was displayed, look out onto Martin Place and are high up off the ground. From them you see across to the Channel 7 studio.

The tables, small and undraped, are hard to hide under.

Now please decide if you want to bother reading about lie after lie after lie. It might make you sick. It didn't make me sick in 2017 because I didn't get it. There were many police witnesses talking about how they stormed in and killed Monis (after he shot Tori). There were ballistics experts, etc. They seemed to be honest. Later I developed the idea that a hoax event can't be part hoax. Think about it. On that day, there could not have been some cops

in the know and some cops not in the know. Every key player has to be an actor. Even in the Inquest room, everybody had to know not to act like a Perry Mason. Hell, lawyers, don't say "If John walked out by pressing the green button, why didn't the others?"

(Let me tell you from the *Tsarnaev* trial in Boston, the whole gig was fake. I have researched it in detail. It's a stunner. A big giveaway is when the Defense does not cross-examine dubious witnesses. Also, Americans sentimentally defer to victims' stories.)

Three Deaths. The point of an inquest is to explain a death. Society wants someone to seek out the facts, such as Why did the ferry capsize? Or to uncover the truth if a death looks like murder. This Inquest looked at three deaths. They found that Monis had shot Tori at close range, Katrina had died of stray bullets when the police stormed in, and Monis died when Officer B shot him.

When the 2am finale was approaching, Monis asked Tori to kneel and be killed. The lawyers showed a rather hard-to-see video of Tori apparently getting down into a kneeling position. There is controversy (see below) as to whether bullets or pellets were the final cause of his death. If Tori and Monis were both "in on it," I admit Tori's death is puzzling. I have no insights to share here.

Now please look at the chairs. They don't have high backs. Yet the wound expert talked about Katrina's bullet being at her shoulder. Then the ballistics expert gave his report of measuring the indentation of the bullet into wood, opining that it passed through the wood and then into Katrina. Yet hostage Marcia says that she and Katrina were hiding under a table. Media reported that bullets ricocheted against walls, and Katrina died in hospital. Marcia is described as a project manager at nearby Westpac bank:



Photo: surf 15

The Utter Lack of Negotiation (authored by Dee McLachlan)

Four peculiarities of that day are: 1. lack of any negotiation with the gunman, 2. omission of any attempt to free the hostages, 3. a deliberate attempt to keep tensions high, 4. a decision to avoid scanning the stronghold for opportunities to disable the terrorist. All of that smacks of a stand-down. This is a vital point!

Rule #1 in a hostage crisis: Talk to the hostage taker. Rule broken.

ABC reported on 15 December 2015, that: "Commissioner Scipione confirmed police were negotiating with the gunman and were focused on resolving the stand-off as safely as possible." How did this lie surface on the ABC? An ABC report a week later, entitled, "...Police 'missed opportunities' to engage with Man Haron Monis," said: "Expert negotiators have told the inquest that New South Wales police negotiators missed a number of opportunities to engage with gunman Man Haron Monis."

That's ridiculous – how could there be 17 hours of missed opportunities? "Ms Smith, who has trained forces in Iraq, said it was concerning negotiators failed to make direct contact with Monis, and different tactics should have been employed rather than trying to engage through the hostages."

No, they were NOT trying to engage through the hostages. The hostages were trying to reach police but were mostly ignored. The police could have called the number on the café's website — or return-called one of the hostage's mobiles and asked: "Please pass the phone to the gunman."

Also, several people on the outside had asked for a chance to talk to Monis. Muslims offered to ask the Grand Mufti to intervene. Good idea — that would show up Monis' claims to be acting on behalf of Islam. But this idea was shelved.

Deputy Commissioner Catherine Burn said they did not take up offers from Muslim community leaders to help in negotiations as they did not want to "put hostages' lives in the hands of 'amateurs'. But, Ms Burn, there were no negotiations to help with.

The media and the Assistant Police Commissioner were giving us a different story — announcing that negotiations were in process. (I remember seeing a video of a press conference where Ms Burn was implying that they were in negotiations — but can no longer find it.) Was this incompetence? IMPOSSIBLE! The non-negotiate tactic had to be deliberate.

Rule #2 in a hostage crisis: Try to free the hostages. Rule broken.

No action was taken to bargain for, or free, any hostages. You would think attempts would have been made to establish communication — then build a rapport, so as to start bargaining with food or things (flags) for the release of hostages. "We are trying to locate an ISIS flag. Could take some time. But is everyone all right? Is anyone hurt?" Nothing. Zip.

Rule #3. In a hostage crisis, create calm and play the incident down to improve chances for a better outcome. Rule broken.

Panic and tension will lead to bad outcomes. It is known that there are three especially dangerous periods during a hostage crisis. The first is the initial 15-45 minutes when there is confusion and panic, the second is during the release or escape of hostages. Third is when tactical assault teams rush in to end the crisis.

Negotiation strategies yield the greatest success in resolving a hostage crisis; tactical assault carries the highest casualty rate. So why did the police choose the most dangerous option over the safest?

Think of how this tension affected the forces on the ground, escalating the danger. Were these troops told it was (cleric) Monis? If not, *why* not? And why did the police deliberately keep Monis's name from the public? To create more theatre?

Interestingly, Monis had famously worn "religious" or clerical robes for Family Court matters or when attracting publicity — but on the day of the siege he wore a baseball cap and jeans. Was this a wardrobe malfunction — or was it designed to conceal his identity for as long as possible?

The Commander of the Terrorism Intelligence Unit admitted "Monis emerged as the most likely suspect by mid-afternoon." And Detective Melanie Staples recognized him around 12:00 noon. She alerted senior detectives in State Crime Command. (Ah, was Prime Minister Tony Abbott ever told that this was the "cleric" who chained himself to the courthouse stairs?)

Rule #4 in a hostage crisis. Watch what's happening, for the off-moment when you could disable the gunman. Rule broken.

The Lindt Cafe is a veritable "fish tank" with glass on two sides. No hostage taker in their right mind would choose such a vulnerable location. Monis was either not in his right mind — or the location was chosen for him. Common sense tells us that the "fish tank" could have been breached in order to disable the gunman. Police looked combat-like on the news reports that were broadcast worldwide, but they were well back almost all the time.

The facts point to deliberate non-interference, a waiting strategy. Were they waiting for one of the fish to die in the fish tank? You would imagine that the police would have attempted to establish audio and visual surveillance. What about sticking a small camera with chewing gum on one of the windows?

Conclusion

Seven months ago, I wrote at GumshoeNews.com: "It wasn't until about 8pm, 10 hours after the siege began, that a portable monitor was set up at the forward command post showing a live feed from a camera inside the Channel Seven building immediately opposite the Martin Place cafe, the inquest has been told today."

Ten hours to set up a live feed? They could have asked any savvy kid on the street to do it 20 minutes. Pop along to Harvey Norman and get a couple of remote wireless security cameras.

Maybe these people should all be fired.

I can't help thinking that the four "broken rules" of hostage situations lead to the conclusion that the Lindt Cafe siege was theatre -- a staged affair. [End of Dee McLachlan's presentation]

The Jordan Library is the Piece de Resistance

While in Sydney on November 30, 2016, to attend Amirah Droudis' sentencing hearing, I figured I should do another inspection of the doors of the Lindt Café. What I saw threw me for a loop. In the photo, you see the lifts ahead of you. To your left are the swinging doors to the café and opposite is the door of this other tenant. I looked through the glass panes of that tenant's door: I was surprised to see that its walls are lined with bookshelves. It's the law library of Jordan Chambers! This hit me hard.



Bird's eye photo of the Lift lobby at 10am on the day of the siege. As you look at this, the steps to Martin Place are at your back. See cop hiding on left, and a waitress behind the swinging door. Photo: australian.com.au

The police were *admittedly* stationed in there during the siege. The Inquest staff said Team Charlie cops were stationed "on Elizabeth Street at the Jordan Library." This law office apparently extends all the way to a street parallel to Philips St. But no one would guess that this means the cops could swan through it to the lift lobby.

No one mentioned that this gave them a beautiful view into the "stronghold." What was all the hoopla about snipers hoping to shoot Monis from upstairs in the Westpac building? Any sniper worth his/her salt could have operated from the Jordan Library. Even assuming the police didn't want to shoot through the glass of the (locked) swinging doors, they could have walked in and shot Monis any time after 4:30pm when Jaien unlocked it. Note: Once outside, Jaien and Elly would of course have told the authorities it was unlocked.

But that leads to another question. Chef Paolo said he is often the first Cafe employee to arrive for work at 7am. How does he get in? He must have a swipe card. In the afternoon, when he escaped, couldn't cops have asked him for it? Even earlier, don't cops have a way to ask the owners of any building for help entering? All day we poor slobs were told that the snipers must not shoot the Muslim terrorist, as the cafe used to be a bank and has thick windows. By the way, do you like to be made a fool of?

By the way, Fool, there was a camera in the ceiling of Lindt cafe, so those watching it would know when it was safe to jump Monis. This is from news.com.au on May 24, 2016: "Jeremy Gormly asked [Assistant Police Commissioner] Jenkins if he had access in the police operations centre to CCTV footage of the café foyer during the siege. "Not that I'm aware of," he replied. Geez.

Army and the Holsworthy Mock-Up. In order to give color to the day, word went out that Holsworthy Army Base had built a mock-up of the cafe so police could practice entering it. Mal Hughes, who is a Vietnam vet, thought "Hey, the army can't make such a structure in half a day." Mal likes to use the Freedom of Information Act and to generally get into politicians' hair.

Efforts to track the story of the mock-up were unavailing, but Mal found, in Hansard, a DoD Estimates hearing, 25 Feb 2015:

Sen. Conroy: Were ADF providing advice to NSW police? **Air Marshall Binskin**: They may have in a specialist area. I don't want to discuss openly.

Conroy: Did ADF provide input into the Direct Action plan? **Binskin**: I would have to take that on notice [meaning the public does not get to hear it]. ... -- and so forth.

Hughes read my daily reportage from the Inquest at Gumshoe News.com, and did not think the testimony from forensic expert, Lucas Van Der Walt, was in keeping with other testimony. He paid \$865 to purchase the transcript but was sent something else instead. He sent the following damming letter to Judge Barnes:

17th October 2016.

The Coroner. Lindt Cafe Inquiry. P.O. Box A 1150 Sydney South. 1235

Your Honour,

I sent an email to lindtinquest@justice.nsw.gov.au several weeks ago asking if I am able to acquire a transcript of evidence given by Mr Lucas Van Der Walt, but I have had no reply. So I will proceed as though what I have heard is correct information.

You may have already come to a similar conclusion as myself in regards to my observations below:

The news media has informed the public that Mr Tori Johnson died from a head wound caused by a shot fired by Mr Man Monis using his sawn-off shotgun.

We have been told that Mr Monis was armed with a weapon carried in a shopping bag. A weapon, signifies one weapon. Witnesses have testified that weapon was a sawn-off shotgun.

However, I have heard that Mr Lucas Van Der Walt, in his witness analysis, stated that the head wound of Mr Tori Johnson was caused by a lead bullet fired at close range. Surely an expert would not make a mistaken statement to the court. Lead bullets are fired by certain rifles and pistols, not shotguns, which fire lead pellets.

Mr Van Der Walt's assertion could be backed up or denied by the medical person who conducted the autopsy of Mr Johnson's body, being questioned under oath.

I believe that had Mr Monis fired his shotgun at close range, Mr Tori Johnson's wound would have numerous lead pellets inserted in his head or that there would have been much more extensive damage done to Mr Johnson's body.

The point being that the police were using weapons that fire bullets composed with 98% copper, not the old-type lead nose. Pistols are capable of firing 9mm lead bullets. If Mr Monis did not have a pistol and the police didn't use any pistols, who fired that lethal shot? It had to be someone inside the cafe, as Mr Van Der Walt says the shot was at close range. Certain pistols, such as revolvers, also do not eject the cartridge case which would otherwise have to be recovered to conceal a pistol having been fired, if indeed that was the case.

My conscience told me to speak up, as if my assertions are correct, if Mr Monis did not fire the offending shot, neither did he plan the siege.

Yours faithfully, M. R. Hughes

Australia, get up. We don't have to take these things lying down. You can file a complaint to Supreme Court if you feel a coroner's report is incorrect. Just do it now. Go on. It will put you in the driver's seat. Per section 85 of the NSW Coroners Act of 2009:

"The Supreme Court may, on the application of the Minister or any other person, make an order that an inquest or inquiry that has been (or that has purportedly been) held be quashed and that a new inquest or inquiry be held if the Court is satisfied that it is necessary or desirable to do so in the interests of justice because of -- (a) fraud, or (b) the rejection of evidence, or (c) an irregularity of proceedings, or ... (f) any other reason.

"(1) If an application for an order under this Chapter is made by a person other than the Minister, notice of the application must be served on the Minister in accordance with the rules of court of the Supreme Court." [Bolding added]

*** Interruption from Peru: Lima Declaration and the UN



I ima

Dear Reader, Thank you if you've persevered this far.

In the "Interruption" sections, I am allowed to be less corseted than in the Chapters. (Did you notice my corsetization in the chapters?) Here I wish to present a little-known fact: that Lima was the site of a UN meeting in 1975, at which the developed nations signed away their right to control industries, and in 2013 there was a further Lima Declaration, much like 1975's.

Just to give the flavor, here is the Intro in the 2013 document:

"1. We, the Heads of State and Government, Ministers, and Representatives, gathered at the fifth session of the General Conference of the United Nations Industrial Development Organization (UNIDO) in Lima, Peru, recognize that poverty eradication remains the central imperative. This can only be achieved through strong, inclusive, sustainable, and resilient economic and industrial growth, and the effective integration of the economic, social and environmental dimensions of sustainable development." [Bolding added, as is my wont.]

I now offer an extremely uncorseted interpretation/opinion.

1. Any international "government" things are lorded over by the *global rulers*, even though it looks like *nations* are doing it. In the eyes of the global rulers, nations don't really exist. The world is their plaything. They do what they like. "Those who can, do."

2. If any NGOs are well represented at the table, just assume they are part of the global rulers' minions. Examples are -- I'm making these up -- Cherry Pickers for Justice, God Wants Self-Determination for Every Ethnic Group, and Lesbian Caucus. In the real world there are members of those groups who are genuine and try to carry out their projects, but please view any help they get from "the UN" with all the skepticism you can muster.

Ergo, the phrase "Poverty eradication is the central imperative" is an outrageous lie. OK, then what's the real imperative? In my opinion it is globalism and tight control. The good-goody words should be struck out. They are disgusting. They imply that the Bozos think everybody has an IQ of 36 and won't notice.

Now a bit more of the 2013 gobbledygook:

"19. We are convinced that technical cooperation [read: obedience] is a primary operative function of UNIDO, and we further recognize that other ... functions, such as the convening and partnerships [takeover] role, normative functions [WHAT?] and standard related activities [Yup] as well as policy advice -- understood as assistance [bribery] to the Member States in the implementation of norms and standards -- should be enhanced and implemented through projects and programmes." [Groan.]

The efforts of Lima, in regard to industry, meant that car manufacture was moved out of Australia, and that we weren't allowed to refuse entry by salmon. (I don't mean in the water, I mean at ports.) And speaking of ports, China has a 99-year lease on the Port of Darwin. What does such a thing mean? Can Uganda lease Boston Harbor? Also, the US has taken over much space in the Northern Territory. Per Chalmers Johnson's study (before he 'passed away'), the US has 800 military bases. Just consider that Gitmo Base is in Cuba. See Johnson's book: *Sorrows of Empire*.

Like sitting in a large living room, assigning jobs to the hostage actors, some boss, I guess, hands tasks to the various puppet PMs. A global government, even if saintly, is a bad idea. It means no cultural competition and no safe haven. Get up, Australia, get up.

Chapter Four -- Bushfires and Ticks, 2009





(L) Lightning in France, Photo: Wikimedia Commons, (R) Bushfire at King Lake, Victoria, 2009, Photo: Andrew Brownbill/EPA

During the 2009 bushfires at King Lake Victoria, I suspected it was part of the ongoing plan to harm habitat. My suspicions were confirmed when Murdoch's *The Australian* covered the wrap-up of the inquiry by featuring, on Page 1, Police Chief Commissioner Christine Nixon. During the Royal Commission into "Black Saturday," it had been argued that Nixon went to the hairdresser's when she should have been concentrating on the tragedy. While that hardly *proves* conspiracy, distractive stories are *diagnostic*.

Later, lawsuits were also 'distractionary.' More than \$400 million was settled by the guilty party (fall guy?) -- SP AusNet and Utility Services Group -- on the theory that the fire was caused by an aging power line. Winds, too, were blamed. 120 people died. Per the *Geelong Advertiser* on the next day, 8 February 2009:

"The cool change passed through the area around 5:30 pm, bringing strong southwesterly winds. The wind change turned the initial long and narrow fire band into a wide firefront that moved in a northeast direction through Steels Creek, Dixons Creek, Chum Creek, Toolangi, Hazeldene, Broadford and Flowerdale."

The ability to alter nature has existed for a long time. In his novel, 1984, which was written in 1949, George Orwell imagined: "Teams of experts are indefatigably at work. Some ... explore even remoter possibilities such as focusing the sun's rays through lenses suspended thousands of kilometers away in space, or producing artificial earthquakes and tidal waves by tapping the heat at the earth's centre."

We grew up thinking only God could make fires, floods, droughts and plagues -- indeed in the *Old Testament* God does those things in revenge for human's transgressing His laws. Today most people cannot fathom the taming of such powers by science. I think it would be reasonable and proper for citizens to consider **malice** when they hear of tornados, tsunamis, earthquakes, etc.

And why not biological incidents as well, especially epidemics? A real plague for many folks today is Lyme disease, brought by tickbite. Ticks are arachnids that survive on the blood of mammals.

The following is an interview I had with Dr John Curnow, a veterinarian in NSW. He graduated in 1960 and his wife Barbara got her degree in 1963. The couple established the Government laboratory for tick-borne diseases in cattle. In retirement, Barbara got Lyme disease and died in 2012, according to Dr Curnow: "following eight years of hell trying to get her treated."

Mary: Good morning, John, please tell me how you came to be involved in the study of Lyme disease.

John: My job was for the Agricultural Department, testing the health of pigs to certify if they could go to market.

Mary: Does Lyme disease affect pigs?

John: No, it affects cattle. My wife and I then also studied how ticks were affecting cattle. She died from Lyme disease, which she got from a tick. She was 70; I am an old man of 81. I want it to be known that there are many Australians thousands of them, who have the disease but cannot get treatment in this country.

Mary: Why is that?

John: The ELISA test is the only test used and it doesn't work. Patients who submit to the test will not come up positive, even if we can tell from the symptoms that they have the disease.

Mary: Are there better tests overseas?

John: Yes, but doctors in Australia are not allowed to use them. In fact it is worse than that. Most doctors will not give a referral for the test. I complained about this to the HCC and was told that no doctor has to make a referral if he does not wish to.

Mary: My research into autism showed me that Lyme disease has much in common with other "mysterious" illness such as chronic fatigue syndrome, known as CFS, which is now called ME. I learned about ME from Judy Mikovits. She wrote a book called *Plague*, co-authored by Kent Heckenlively, a lawyer. She is a whistle blower who found herself in jail circa 2015 for "talking out of school." (The charge was "theft of notebooks.")

John: I myself feel under threat of arrest by Australian Federal Police, just for broadcasting this information. I whistleblew the likelihood that Milson Island is a bioweapons place.

Mary: Where is that island and why does the AFP care?

John: Milson in the Hawkesbury River, north of Sydney. Back around 1962, when I was allowed to visit any cattle station between Lismore and Ballarat, I was not allowed to go to Milson. That made me suspicious.

Mary: I'm in New Hampshire which has Lyme disease. Ticks may have come from Plum Island, a nearby bioweapons lab.

John: It is possible. My belief is that migratory birds are the vectors. We can see in Australia that the path of the ticks is along the same route as the migration of some bird species. My guess is that the ticks at Milson traveled to the mainland by birds. Let me repeat that my complaint is about humans getting the disease and not being able to get help from any doctor. They will lose their license to practice." [What a clever arrangement!]

BITTEN. Curnow then suggested I read the book, *Bitten,* by Kris Newby, a recovered Lyme patient. Ms Newby tracked down Willy Burgdorfer (1925-2014) and more or less got him to confess to having done naughties at Fort Detrick.

But Kris Newby's real complaint is personal: that the medical profession keeps saying to Lyme patients "You're mental." Thousands of people have tragically suffered this insult. Newby's doctor who once refused to help her later apologized. Kris says:

"Infectious disease departments at most major medical centers, including Stanford, were simply following the iron-fisted Infectious Disease Society of America guidelines that state that Lyme isn't an infectious disease."

Fiona Barnett, famous whistleblower of pedophilia, said in 2020:

"My own brother contracted Lyme Disease while working as a surveyor in the Northern NSW rainforest. Witnessing his ordeal, I discovered Australia to be the only country in the world not to recognise the existence of Lyme Disease. Owing to our Government's blatant denial, and ruthless **persecution of dissident doctors**, my brother and an estimated 60,000 fellow Aussie Lyme Disease sufferers have been denied medical treatment, workers' compensation, social security, and more."

As I claim above, malice can occur in regard to wind and weather, and as I now say: diseases can be dispensed on purpose. In my 2013 book, *Consider the Lilies, a Review of 18 Cures for Cancer,* I look into the way such diseases as polio and smallpox were spread.

Vax. In this book I don't cover the topic of the vaccine genocide, as it is such a huge matter in itself. If you have not read about it, I recommend that you listen to some excellent doctors such as Sucharit Bakdi in Germany, Vernon Coleman in UK, Peter McCullough in USA, and lawyers RFK, Jr and David E Martin who knows about the patenting. I also trust Mike Yeadon.

It could hardly be clearer that the harm was intended. Doctors who exempt their patients from the jab get punished by their own disciplinary boards. Does that tell you who is on those boards? Australia's state governments have also punished people economically, for not getting a vaccine passport. Luckily, the vax subject has caused many Aussies to start to understand the whole scene.

*** Interruption from Canada -- Rallies Are Not Enough







(L) A child during the halcyon days of the truckers' convoy Photo: celiafaber.substack.com (C) Justin (R) Fidel Castro, Photo: study.com

The slogan "Australia, get up" is meant to incite. But incite to what? The Canadian convoy of January 2022 was terrific. Imagine truckers parking their 18-wheelers in Ottawa and vowing not to leave till they got satisfaction of a small legislative matter. They wanted Trudeau to lift the nuisance rule of 14-day quarantine of persons arriving in Canada, including truckers returning from US.

The outpouring of support was nearly complete, but this did not move Parliament. Amazingly, the government clamped the donations that people had sent. They even *broke the windshields* of the trucks in the freezing cold. Wow, all that masculinity wasted.

How is it that an elected government was able to punch Canada's famous Charter of Rights, and insult all those families waving to the truckers from the side of the road? Easy. They have force. **Force wins**. A majority of parliamentarians must have owed their loyalty to someone other than the people. Similarly in France, still proud of its 1789 slogan, Liberty, Equality and Fraternity (sorry, 'siblingity'), the huge marches by the Yellow Vests don't succeed.

To date, we haven't quite faced reality. It must be an invasion by foreigners, or a fifth column. In Canberra, the uniformed guards at a peaceful rally rolled out **the pain truck** -- you can see it on video -- to use against protestors on a hot summer day. It is called a "space denial weapon," it denies the space you are standing in...

Let me introduce Philip Allott's magnum opus, *Eutopia* (2016). Allott claims we have the wherewithal to do anything we wish:

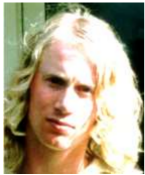
Chapter 5: "The human mind is capable of taking power over public power. The human mind is ultimately invincible in the face of public power. Human beings have an unshakable personal purpose to make a good life for themselves and their families. From the very earliest accounts of human societies, we are surprised by the diversity of the social solutions.... But the story of the human past suggests that those who dominate the public mind have been capable, again and again, of responding to the people's deeply experienced ideal of the good life. Social change occurs ... when changing ideas act as evolutionary or revolutionary society-changing forces."

Ch 6. "The human being is *Homo sapiens* in the natural world.... in the world of the imagination the human being is *Homo poeta* — creating an external world from inside the human mind. The past is no longer subject to our power.... The future, on the other hand, is waiting for us. It is at our mercy, waiting for us to do the best and the worst that we can imagine. The best creative artists make human life very much better. They are big benefactors to the human societies. They make us proud to be human."

Ch 7. "A strange irony of the new disempowering of the human mind lies in the fact that, over recent centuries, there has been a dramatic increase in the power of the human mind ... in its relationship with the phenomena of the natural world... in the form of the natural sciences. The scientific revolution has rightly been seen as a watershed. [We are] able by mere thought to uncover the hidden order of the natural world, in such a way that that order can then be used, *ad libitum*, to serve human purposes. Manipulated thinking is thinking determined by people who exercise power over your thinking. We must strike a balance between the human world and the natural world, as our beautiful and inspiring home. not merely our warehouse and workplace."

-- More on Allott later. I have to say he knows his onions.

Chapter Five -- Port Arthur and Martin Bryant, 1996



Reuters' caption: 'Pleaded guilty to 35 murders'

The exercise here will consist of mocking the media narrative, The Port Arthur massacre took place on 28 April 1996. Its purpose was to get gun-control legislation and it worked a treat.

The MSM reported that the 28-year-old Martin Bryant drove from his house in Newtown (which he inherited from a woman who was an heiress to the Tattersall fortune) to visit, and kill, some old friends, David and Sally Martin at their B&B known as Seascape Cottage. Why? Because of an old grudge. (This is the 'prefatory stabbing' thing -- it helps the story.)

Then he drove another 40 minutes south, to the historic site of an old convict prison, Port Arthur. He marched into a restaurant, as you do, you know, and shot about 20 people very rapidly and accurately, and then killed a few more outside near the tourist buses. Stopped to shoot a mum with two kids (kids are essential in any mass murder story), hijacked a car, killing its passengers and finally got to Seascape again, where he held Sally hostage.

Later he spoke by phone to police negotiator Terry McCarthy and asked for a helicopter ride to Adelaide as his escape!

OK, now for the major truth -- someone in government "did" the massacre. I define government loosely to include personnel of the Intel agencies who are probably under the exclusive control of private entities. They know how to plan complicated scenes. It was meant to pave the way for gun control -- and it did so.

(I digress here to say that "taking away our guns" is not as important as it sounds. Even if you have a gun and are manning your front gate, a drone can knock you out. Still, the effort to take away our guns does continue; Obama was a champ at this. I think the point is to make us *feel* helpless. It harms the masculine ethos.)

So pretend it's 1996 and you've been instructed to create an event that will justify a seizure of guns. If you are a mainland Aussie you might think of doing something at the Opera House -- you'll need to control who gets near the shooter, lest some helpful citizen attack him before he finishes his duties. Forget the Opera House!

Many media people will need to have the full story at least 48 hours in advance; give them the points to emphasize. Let them say "we don't know yet," so they can later feed more in "breaking news." Cops should wear their most elaborate dress and carry lots of gear, for the camera. Persons whom the killer harmed in the past (even a mother-in-law will do) will give revealing interviews. Best if they can say he has been in love with guns since childhood.

You get the idea. It takes a lot of planning, and many people have to know in advance that the event is going to happen. Anyway, the choice of Tasmania, Australia's island state, was made by 1995. Among the clues is the fact that, in 1995, the government bought the Broad Arrow Cafe from its private owner Jim Laycock (in the privatization era when states *sold off* such appurtenances!)

The Broad Arrow Cafe was a small enough venue for the gunman to shoot several people and for the back door to be locked to prevent witnesses escaping. A skilled shooter had to be picked. He should have a noticeable appearance, such as an odd hairstyle. The entire police crew would have to be in a stand-down mode. We'll also need a stand-in killer who can die the same day.

In the years that immediately followed the actual massacre, some people wised up and started investigating and speaking out. These included Andrew McGregor, a cop; Stewart Beattie, a gun dealer; and Terry Shulze, a barrister. Wendy Scurr, an employee of the Historic Site (Port Arthur was the original penal colony for UK

convicts) was able to give eyewitness. Over the years she spread the word at trailer parks. Wendy said "I did some of my best work at ablution blocks." In Perth, Malcolm Hughes made it his business to question parliamentarians or anyone with responsibility.

All officials proved recalcitrant. Even now the MSM recites the "Martin Bryant did it" story. For the 25th anniversary of the 1996 event, TV documentaries in 2021 never breathed a word of the facts that have been uncovered. Some of those facts appear in a book written by myself and Dee McLachlan entitled "Port Arthur: Enough Is Enough." Here is a swag of oddments therefrom:

- 1. Martin's dad, Maurice Bryant, conveniently committed suicide (read: was murdered) before the massacre. He left a note on the door of his house telling police to **look for his body** in the dam!
- 2. During his youth, Martin was a patient of Dr Cunningham Dax of the Tavistock group which is known for **mind-control**.
- 3. The psychiatrist assigned to write a bad report on Martin Bryant, **Dr Paul Mullen**, had been present at a shooting in Aramoana NZ in 1990, and was able to be the wise expert there, too.
- 4. Tasmania's premier, Ray Groom, inexplicably stepped down from that job in 1995, but took up other portfolios relevant to what would happen at PA (Port Arthur). "On the day," he was attorney general as well as Minister for Port Arthur.
- 5. Head of Liberal Party in federal parliament, Stephen Parry, told in a 1997 seminar, how he had **ordered embalming** materials for the massacre, before the massacre. (Parry walks free, even today.)
- 6. Carleen Bryant, **the mom**, now 88, does not communicate with us, and appears to be somewhat imprisoned, although she did write a book *My Story* saying that she was **tricked into urging** her son to plead guilty or "no more visits to him if he didn't."
- 7. Martin was blamed for a road accident involving an heiress. He got money from her, but Tasmania's legislature passed a law

- making it possible for the state to **seize these funds** when Martin was charged with (but not yet convicted of) the mass killings.
- 8. Martin was a rank amateur shooter, but the former head of Australia's **SAS** said that the **kill-to-wounded ratio** at Broad Arrow was so good even he could not have done it himself.
- 9. **Jim Laycock** who saw the shooter that day said 'Not Bryant.'
- 10. On the Sunday of the massacre, **top brass** of the PA Historic Site had absented themselves by attending a meeting hours away.
- 11. Martin allegedly drove from the PA scene to Seascape cottage to do some more shooting, and to hold a **hostage**. (Martin's IQ of 66 does not seem up to all this.) Police negotiator McCarthy spoke to Martin in a recorded phone call, in which he mentioned "Rick." This could mean "Mick" the leader of Tassie's Special Operations Group who was not visible during any part of that day.
- 12. Martin's appointed lawyer, John Avery, told him that the previous lawyer, David Gunson, had to come off the case because it **would be unethical** for him to represent a liar -- namely Martin saying he didn't shoot anyone. [Is that brilliant or what?]
- 13. A cop threw a grenade into Seascape Cottage on the morning after. The house went ablaze but Martin the patsy failed to burn to death; he staggered out. Fire trucks were standing by.



Seascape cottage smouldering

- 14. In MSM newspaper, lawyer **John Avery** admitted he made 13 trips to Risdon Prison to talk Martin into pleading guilty. *Thirteen!*
- 15. ABC's Ginny Stein **broadcast from Risdon**, showing areas in the yards where a hit could take place, outside range of cameras.

My Goals. That will do for now. My goal in this book is to make you angry at the miscreants. Why do we keep treating officials as worthy of respect and cooperation when it is clear that they are doing things against us? Why not punish them in the normal way? Another goal, that I can't seem to shake off, is to offer legal solutions. Here are a few things that I and others have tried, with no results so far -- but, if assembled together, might succeed:

- *Cherri Bonney amassed 3,000 signatures to demand justice.
- *Vice-regal pardon sought by McLachlan, Hughes, and Maxwell.
- * I petitioned Tas Supreme Court for Writ of Error Coram Nobis.
- *Employees of PA historic site sued for injuries and bereavement.
- *Mal Hughes alerted many officials including Governor-General.
- *Librarian at Hobart accepted our PA Enough Is Enough book.
- *Cherri Bonney gave Governor her excellent music offering.
- *Andrew MacGregor, retired cop, went on a lecture tour.
- *I visited Public Trustees Hobart, guardians of Martin's funds.
- *Olga Scully hosted many relevant meetings at Launceston.
- *Rapper Greeley made a cogent rap "Question of Guilt."
- *Officer Pat Allen spoke on radio of his frustration at Seascape.
- *Mal Hughes collated Unanswered Questions at National Review
- *I ran a moot court trial for Martin at Adelaide Fringe Festival.
- *A student at U.Tas wrote a thesis on media bias toward Martin.
- *Terry Shulze and Dee McLachlan are trying to make a movie.

Yet To Attempt. There are more possibilities. I believe Tassie attorney general Vanessa Goodwin intended to help, but she died of brain cancer, age 48. There could be lawsuits by the aggrieved that would lead to discovery (assuming they did not first lead to the plaintiffs' untimely death). I've suggested that Carleen Bryant sue John Avery for fraud for telling her she had to get Martin to plead guilty. Martin himself can sue Avery for loss of a plea deal.

The dishonest psychiatrists could have their medical license pulled. "Order of Australia" awards can be revoked, e.g., from Police Commissioner McCreadie and Justice Cox. There could be private prosecutions of any of the suspects by any willing barrister. What will *you* do? Martin is now age 56. Innocent. September 14, 2023 will be his 10,000th day in prison. *You* can get him out.

"Wish I Knew How To Be Free"

-- Copyright Cherri Bonney, 2015

ANOTHER DAY HAS BEEN AND GONE, DON'T WANT TOMORROW TO BE.

I SIT HERE CRYING, TRYING TO BE BRAVE, MUM, WHAT ARE THEY DOING TO ME?

THIS SILENT ROOM REFLECTS THE PAST, MY TORTURED DAYS AND NIGHTS. HOW LONG WILL IT LAST? WISH I KNEW HOW TO BE FREE!

I CAN'T SMILE -- MUM KEEPS PRAYING FOR ME. WHY DOES THE WORLD THINK I'M LYING? LOOKS LIKE I'M TRAPPED IN TIME --

I'M TOLD I CAN'T BE FREED, WHAT'S RISDON DOING TO ME? YOU KNOW I SPOKE THE TRUTH WAY BACK THEN

AGAIN AND AGAIN AND AGAIN WHY'M I IN PRISON, WHAT'S MY CRIME?

I KNOW I'M TRAPPED. THEY SAY THAT I AM TO BLAME, HEY, WHAT CAN I DO? GOVERNMENT TOOK ME, AND LOCKED ME AWAY --HEY WHAT CAN I DO? (HEY WHAT DID I DO?)

(PORT ARTHUR KNEW A LONG TIME BACK, MARTIN WAS TREATED SO CRUEL, HE WEARS THE SCARS. TASSIE LOCKED HIM AWAY. AUSTRALIA, WAKE UP TO THE TRUTH!)

HELP ME OUT MUM, WHY CAN'T I GO HOME? THE DRUGS THEY GIVE ME RUNNING BAD IN MY BRAIN, NOBODY LOVES ME, AND I'M HATING THE PAIN.

CAN I GO HOME NOW! I WANNA COME HOME NOW. CAN I COME HOME NOW?

*** Interruption from Israel -- Balance of Power? 2023







(L) Jerusalem, Photo: cjp.org (C) Google map (R) Liberty ship, Photo: meer.com

Big, surprising things are happening in Israel. The elected government, which has Benjamin 'Bibi' Netanyahu as its head, has pulled off a coup in the Knesset (parliament), in 2023. It has legislated against the "constitutional" separation of powers by striking down the power of the judiciary to judge government.

I use quotation marks around the word *constitutional*, as Israel has never written a constitution, as that would make it obvious that they exclude Palestinians from civil rights. And therein lies a major clash of some Jews with other Jews, whether in Israel or in the Diaspora. Thus is an unfortunate stumbling block.

In playing the tyrant, Bibi deprives Israel of even a pretense of harmony. It is quite odd that he is so uncompromising. The intelligent thing for Israel to do, I suggest, would be to man up to its apartheid-ness. The Brits, hand in glove with the Rothschilds, planned as early as 1917 for Jews to take over the land and make a Jewish state. Not all that different from India's Muslims creating their own state, Pakistan, in 1947. It happens. Big deal.

And do other peoples invade and grab all resources in vulnerable areas?? Hello? Are you living in the twenty-first century? Turned on the TV lately? Heard Mr Gates describing his plan to run American farms? Remember the US grabbing Iraq's oil? The problem is the lack of checks on power and wealth, plus megachutzpah. I suppose Israelis did not foresee the recent development in which their courts got the heave-ho. Members of the IDF, Israeli Defense force, are threatening to stand down over it.

Wow. We had better grow up fast. I'd like to hear more Jewish intellectuals say "Enough already with the hurt feelings about anti-semitism. It focuses on one thing at the expense of others." I think it distracts from our seeing who runs the world (not Jews). I also speculate that Germany and France toss people in jail for Holocaust revisionism *in order* to make people anti-semitic! Yes.

Never mind. Please let me use the space here to show an example of apparent Israeli crime, for which I claim they weren't the guilty party. I refer to the 1967 attack on *USS Liberty* in which US sailors were harmed and then treated badly in court and by the press. These men want us to know that Israeli planes shot at their ship intending to sink it. True, that did happen, but the full story is much worse. LBJ was planning to nuke Cairo, Egypt -- that's nuke as in nuke, as in Hiroshima. Nuke.

David Ennes, a Liberty crewman, wrote a book *Assault on the Liberty*, in 1980. Later, he found a secret paper in the LBJ Library in Austin -- the minutes of an **April** 1967 meeting. As reported by Philip Nelson in his 2017 book *Remember the Liberty*, it showed "...secret plans for sending the *USS Liberty*, and an accompanying submarine, into the Mediterranean Sea, into an area that would **then become a war zone**.... On [the document] someone had written 'Submarine within UAR waters'." "UAR" was Egypt.

UAR was at that time a name President Gamal Abdel Nasser (1918-1970) had given to his country Egypt: United Arab Republic. Moreover, says Nelson: "The document indicates that the committee had been briefed, two months before the attack, by Brig. Gen. USAF Ralph D. Steakley on the then-current status of a larger plan, 'Frontlet615'." It seems that the Liberty was to be sunk (indeed it almost sank) and Egypt would be accused of that.

See? As usual, a false-flag attack would start a war. In the US, there is not supposed to be any war-making unless Congress declares it. (See my lawsuit, *Maxwell v Trump*.) We should talk about Fronlet615, but discussion is forbidden as it might be antisemitic. What? It was planned from the *American* White House. Is there no Congressperson who will say "LBJ had no right to do that"?

Chapter Six -- Going to DPP School, 2023



(L) Lady Justice, Photo: cdpp.gov.au (R) Police allegedly research the Noetic crimes of O'Dea and Pridgeon, Photo: Smh.com.au, headline: "Parental abduction ring smashed after two-year AFP investigation"

As the "law staff" at GumshoeNews website, I feel responsible when presenting the law, be it Oz law, US law, Queensland, Massachusetts, or whatever. I usually quote a statute or constitution verbatim. However, I learned today that I've had a wrong impression of the job of the DPP (Director of Public Prosecutions). This probably made my stance wrong in some articles.

The fault lies in my Seppo origins, though that be no excuse. I glibly assumed that Australia's way of prosecuting serious crime is more or less in parallel with America's way. In the US, a non-federal prosecution can be started by the state (Massachusetts state is called "the Commonwealth of Massachusetts") often at the District Attorney level. The following is from mass.gov:

"Complaint – A complaint is a document issued by the Court formally charging a person (the defendant) with having committed a crime. The Complaint is usually issued by the Clerk-Magistrate after a police officer or private citizen completes and swears to an 'Application for Complaint,' briefly describing the facts of the crime. If the accused person is not already under arrest, the Clerk-Magistrate usually holds a Clerk's Hearing before deciding whether to issue a complaint. At the hearing, the person

complaining and the person accused tell their versions of what took place, and the **Clerk decides** whether to issue a complaint. If the Clerk does not issue the Complaint, the complaining person may appeal to the judge to issue the Complaint." [Bolding added]

Luckily, now that I think of it, my law articles at GumshoeNews .com may have been mostly about lawsuits and there the routine is very similar as between US and Australia: a plaintiff makes pleadings, a defendant responds, a court adjudicates.

Investigations. Here is where I got the whole ballgame wrong. I thought the DPP was a sort of FBI (federal bureau of investigation), snooping around, performing arrests, and generally protecting billionaires from arrest or indictment.

Today, when I inspected the South Australian ODPP (Office of DPP) website, I saw a section headlined "What we don't do." It says: "The ODPP does not investigate crimes.

"Investigating agencies such as South Australia Police and the Independent Commissioner Against Corruption investigate alleged crimes, gather the evidence, and send the evidence to the ODPP to prosecute in court. If you have information about a criminal offence, you should report it to South Australia Police."

Well, so much for that. I did not even know there was such a thing as "The Independent Commission against Corruption." ICAC. Wonder what their office hours are. Maybe 2pm to 2:30pm, Tuesdays and Fridays. June only.

I recall Rachel Vaughan saying it was torture to deal with the ombudsman, and as a rule, Ombies won't usually accept a case until you have run the gamut. Thus, Rachel must have gone through the formalities of making a complaint to ICAC. (How that girl does waste ink!) Please see Vaughan's work on the death of Louise Bell and the abduction of the Beaumont children.

A section on the SA website entitled "What we do" proclaims:

"The ODPP prosecutes major indictable offences – these are the more serious offences in South Australia like murder, manslaughter and sexual assault. Trials of major indictable offences are held in the District or Supreme Court.

"Other offences (known as minor indictable offences and summary offences) are usually prosecuted by specialist police prosecutors or solicitors employed by the South Australian Police. The ODPP sometimes takes over minor indictable or summary offences when they involve particularly sensitive or complex matters. [Beware.]

"The Commonwealth DPP is responsible for prosecuting offences against Commonwealth laws." [Bolding added]

The Deep Problem of an Unaccountable DPP Seven years ago, in a GumshoeNews.com article (January 7, 2016), I stumbled over some tricks that the UK uses, in regard to prosecutions. That led me to learn that it was only in the 1980s that Australia brought forth the system of DPP's.

My article had a section called "What Could Justify 'Prosecutorial Independence'?" I tapped into an ostensibly appropriate source, a paper that Damian Bugg had written. He says he used it for a discussion at Quebec in 2007. [He was then the Commonwealth DPP; had been Tasmania's DPP back in 1996.] Bugg's paper has no honesty to it. Here is a quote from my article. He makes such excuses for an independent DPP as:

*1. A DPP must be independent of government, so that its choice of whom to prosecute will not be "political. *2. Somebody (in this case the DPP) needs to look at the expense of prosecuting, so that the courts aren't clogged. *3. The old system was confusing in having three bosses: the attorney general, the solicitor general, and the Crown.

Those things do not warrant the establishment of an "Independent Prosecutor." Even Blind Freddie can see that items 2 and 3 could be fixed up by legislation — there is no need whatsoever to bring in a new "authority" for that.

As for Item 1, granted it is a worry if the decision to prosecute A and not prosecute B is made in a 'political way.' Oh boy is that a problem -- as we have seen in the case of Martin Bryant. But how would it help for some other entity, a DPP Office, to choose to prosecute A or B or to refrain from prosecuting A or B?

This is a bad joke. When the prosecutor is under the attorney general, the chain of command comes from the people. They decide who will be in parliament, hence in cabinet, hence in charge of that particular portfolio.

The Huge Role of Police, Both Obvious and Hidden. So, no politician, no parliamentarian, wants to be involved in noticing crime and bringing it to the table. A good guess why this came about is that it drops a sort of polite curtain around the many criminal operations that are going on in Australia. Some may even be initiated outside Australia, but heck, who cares — we bow to UK, US, and China on many matters, don't we?

Now please allow me to recall some crimes we have discussed, for years, at Gumshoe, and try to see where the true responsibility fell. It fell on police, but we did not have good awareness of that.

*1. The behavior of "the Crown' at youth courts and children's courts in which (it seems) the competence of a mother to raise her bairns is decided. Criteria for that could be whether she does the dishes on time, whether she displays vaccine hesitancy, and most critically, whether she has ever shown mental derangement by accusing her partner of sexually abusing a child. Dee McLachlan is, I think, the nation's repository of info on that (she did not want this role; it was thrust on her). Yet for the first two years of involvement in these cases (2018 and 2019), neither Dee not I understood that the said court is not a court.

I went to my own lawyer in Adelaide for advice and was told that the Youth Court in SA is an arm of the state's police. Note: I do not mean the police ae illegitimately involved. No. It's kosher. Or at least semi-kosher. "Mrs Judge" sitting there in the courtroom is not part of the judiciary. I truly can't get it through my thick head. But I wager it explains the amazing lack of legal principle, or justice, or due process, that these non-court courts demonstrate. Some of that is also true of the federal Family Court where, for example "rules of evidence" are officially abandoned.

*2. Gumshoe's prison-related case of Martin Bryant. I will rattle off a few parts of the April 28, 1996 event in which police could control the situation: they could declare what happened and they could then capture their pre-chosen patsy, Bryant.

— Within the hour before the shooting started, at the Port Arthur massacre, local police were conveniently called away to a drug crime scene that was reported by phone and which turned out to be a false alarm. Thus they were not available for policing at the massacre. Indeed even the Hobart cops took hours to turn up, although the ride is less than 90 minutes.



Walter Mikac, who lost his two

daughters to the gunman (his brother is on the left), Photo: news.com.au

— By evening, when the action had purportedly moved to the Seascape cottage, neighbors with Police-band radios heard a stand-down. When a cop (I think it was Pat Allen) asked for permission to shoot a suspect (who seemed to be shooting at him), he was told "Permission denied; this has to happen."

— In the morning, when a person (I believe it was police) thew a firebomb of some sort into Seascape cottage, the apparent purpose was to have Bryant burn to death. He staggered out partly burnt, and went to hospital where he was captive for interviews by police and by no one else.

*3. Since 2019, we have been screaming the innocence of Dr Russell Pridgeon and his co-defendant Patrick O'Dea (and the unmentionable person, 'Cling Peaches'). This was a federal police operation, justified (correctly) on the grounds that children get trafficked over state lines. The AFP constructed something called Operation Noetic. Makes you wonder if they had seen a preview of the movie *Sound of Freedom* — All very dramatic about the good guys (here, AFP cops) rescuing a boy from his grandmother and another two kids from their mother. What? You don't understand? Me neither.

When O'Dea and Pridgeon arrived at the watchhouse, they awaited arraignment three days later at which their bail conditions were set high. Why high? Because police — falsely, under oath — made Pridgeon out to be a flight risk. He and O'Dea were alleged to be on their way overseas with some kids. I say the authorities *knew this was not so*.

(Anybody recall Dun Meng having overheard during the Boston carjacking, that the bad brothers were plotting their next bomb at Times Square? Who says you can't make this stuff up? Hmm. Someone does make it up. Quite possibly the very same person that wrote up that script for Boston in 2013, provided the "Operation Noetic" narrative for Australia in 2018!)

The AFP also delivered a complaint to the Medical Council of NSW, causing Pridgeon to be deregistered as a doctor. Was the Medical Council required to act on a complaint rather than a conviction? No. The AFP called Russell a KINGPIN of child trafficking. Talk about defamation!

*4. Cath Burn, deputy Police Chief in Sydney during the **coronial** inquest into deaths at the Lindt Cafe (the Man Haron Monis affair), said that her office does not get involved in Operations. To this day, I don't know what the statutory basis is for that.

Note: In my book "Inquest: Siege in Sydney," I hinted that it was Canberra running the show during Monis's hostage-holding, though officially this was denied. Come on, someone had to decide whether to shoot Monis, or whatever. Would they leave the outcome of a terrorist incident to the sergeant on duty?

By the way, it is hard to know, at state level, what's in the portfolio of the parliament's Minister for Police. Dee McLachlan has not got very far when trying to get a peek into that portfolio. The Minister wants you to think it is empty. Note: Ministers for Child Protection also seem to have no connection to the actual substances of children's cases, no matter how tragic these be.

And don't forget my above quote from South Australia's ODPP website where it says that for minor offenses, the police bring the case to court. I actually attended a case in Queensland in 2019 where a policeman in uniform was the lawyer for the state. It looked odd to me, but per that SA website, it's proper. If you didn't like the way that uniformed prosecutor performed, would you have any recourse to your parliament?

*5. I'll mention Sandy Hook, but only briefly, as I am not wearing my Murkin hat today. The shooting of 20 children definitely did not take place. Swearda God. But, almost in perfect parallel to the Port Arthur massacre — which did take place and for which no massacrist has ever been charged — the police had full control over evidence. S'truth.

Consider two Sandy Hook whistle-blowers. One was William Shanley, now deceased (murdered, I say); the other is Wolfgang Halbig, age 77. If you want to look into Shanley's murder, the US system has at least an avenue of approach — investigation. One can ask one's Congressman or state rep to open an investigation

on almost any topic. But soon, as usual, the police get in there with their story, their reading of fingerprints, their recruiting of witnesses. Anyway, no one is investigating Shanley's death.

All such likely bump-oofs should be attended to. You can start it.

The other Sandy Hook tattler, Wolfgang Halbig, is outstandingly persistent. The lucky bit is that he himself was a state trooper in Florida. After he balked about Sandy Hook, they came to his home around midnight and arrested him and frog-marched him. The crime was some variant on whistleblowing. Maybe stalking.

The point is that the frog march was OK for a felon but Halbig's crime was only a misdemeanor. He, being an ex-cop, knows the difference. But a decade on, police won't admit their fault.

Summation. Be careful when taking Mary W Maxwell's word for anything that involves the DPP. She has no sense of what they do, other than her famously warped sense of what they do criminally. (See how DPP's have dealt with Russell Pridgeon, Martin Bryant, and many others. We're talking outrageous.)

Speaking of Pridgeon, a magistrate who wronged him, IMHO, Magistrate Anthony Gett, worked in the Office of DPP before receiving a judgeship. Note: Maybe this particular revolving door should be proscribed. When you wear the judicial robe, you need to have a mind for both sides in the case. When a DPP, you definitely don't feel obliged to work for the accused. Once you decide to prosecute, that is your job: Get 'im. Weird, huh?

Quiz Questions for You: *In what ways are police involved in the problem of pedophilia and mothers losing their babes? *What did Cath Burn of NSW mean when she said we top-brass cops are not supposed to be involved in Operations? *Who gave the order at Seascape cottage "This has to happen"? *What's wrong in Damian Bugg's 2007 Quebec speech? *Can Bryant sue for the burns he was forced to endure?

Mary Had A Little Lamb

Score created with the free version of Flat - https://flat



-- dynamicmusicroom.com

Mary went to DPP school, DPP school, DPP school, Mary went to DPP school, to find out what's the rule.

She learned that DPPs don't do much, don't do much, don't do much.

They don't investigate, or collect evidence, they just give the courtroom touch.

Police have got the major role, major role, major role, Look in Parliament's portfolio, you'll see an empty hole.

Who did Port Arthur and Monis's crime, Monis's crime, Monis's crime?

The DPP didn't prosecute, so your guess is as good as mine.

There's proof who does the child abuse, the trafficking, and all that stuff,

"Operation Noetic" is a witty way, to cover it up with fluff.

Why, then, have a DPP, a DPP, what's the fuss? A DPP with no role to play, is pretty gra-tu-i-tous.

D'ya reckon DPP Bugg should pay, Bugg should pay, Bugg should pay?

D'ya reckon DPP Bugg should pay, for leading us astray?

Mary's embarrassed that she missed the clues, missed the clues, missed the clues.

She humbly ask forgiveness from the readers of GumshoeNews.

It's Up to the Public to Raise the Hue and Cry. Personally, I can't think of any way to get the members of the DPP to behave honestly for society. It would take state and federal legislation to undo the damage of having established an unaccountable Office of Prosecutor. But that means your MP has to brave it. Unless your MP's name is Pauline, there's not much hope.

Maybe we need TV shows that remind us of the normalness of public involvement in fighting crime. A paid-for police force did not come into being until 1820, when, in London, Sir Robert Peele organized his "bobbies." Before Peel, there were posses of able-bodied men. In fact, if you saw a crime happening, you were OBLIGED to raise the hue and cry and chase after the baddy. I will quote the judge in the 1854 NSW case of R v Eliott -- just to make you feel sure: (with my bolding added, of course):

"The Law of England makes every man an officer to arrest a Traitor or Felon, and all persons of Competent Age, who are present where treason or felony is committed or a dangerous wound is given, are bound to apprehend the Offender on pain of being fined and imprisoned for their neglect; they are also bound to raise Hue and Cry, and pursue him; and every private person is bound to assist an officer demanding his help for the taking of a Felon ...

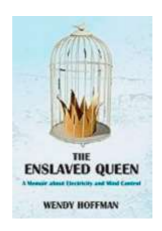
If the Offender flees and cannot be otherwise apprehended, and is killed, it is in them [the private citizen] Justifiable Homicide, but in all cases it is essential that a Felony should have been committed, or that a Hue and Cry has been raised."

That sort of compulsory whistleblowing was abolished in Section 341 of the NSW Crimes Act 1900. Section 341 also abolished many parts of common law, replacing them with statutes. ("Common law" did not have to be on the books as codified law. It arose from what judges has rules in cases. Much of common law has survived as common law in Oz, despite heaps of statute law.)

This book's Part Two will look at the old-fashioned way of punishing members of government who break laws. By old-fashioned I mean prior to 1985, not prior to The Flood.

*** Interruption from England, on Satanic Ritual Abuse

For the one with no voice
I'll speak about you
For the one with no choice
I'll fight for you
For the one stayed unnamed
I'll identify you
For the one made ashamed
I'll exculpate you
For the one never safe
I'll keep searching for you
For the one with no grave
I'll remember you.



--anon

Nobody wants to think about this topic. I learned about SRA in 2005 from Kathleen A Sullivan, author of *Unshackled* when she came to Neil Brick's SMART conference in Connecticut. *Ritual* means it is part of a rite, a ceremony. In Oz, after the Royal Commission listened to thousands of survivors, Parliament apologized, including for "ritual abuse." Other causes of child abuse:

- 1. Business interests in child sex, for prostitution, and kiddie porn (including the making of snuff films!), and organs for transplant.
- 2. Mind-control interests. In the MK-Ultra program run by the CIA, a common practice was to torture the child to the point of splitting her mind. And this helped create Manchurian candidates.
- 3. The "Epstein" side of things wherein politicians were given the opportunity to have sex with minors and were filmed by hidden camera, and thus made vulnerable to blackmail. The flight logs to Lolita Island contain names of many prominent men. Does this mean that each of them, entrapped, must now obey some master?
- 4. Pure sex: some adults have a lust for the young. 5. Pure power: the need to experience control over a helpless, frightened being.
- 6. There is some sort of state interest in breaking families up and running an industry of foster care and adoption. Courts approve.

All of the above go against the assumptions of a moral society. How can it flourish? Some parts of it use Satan as justification I cynically view the satanic religion as a way for people to justify their selfish interest by saying "See? We're doing the *right* thing."

Oddly, satanism has achieved a place in officialdom. In the US military, a chaplain is provided for members of The Temple of Set. (Set being a name for the devil.) In the first few decades of the UN, some of the money was held by Lucifer Trust. Satanism is a feature of the highest social class in Australia -- "the A list."

The only route to correction of this lies in human rights advocacy for the children who are currently, and I mean currently, tortured. Exposure of the problem is a major plus. The survivors often say that when they finally decided to tell the public and were rejected as liars or fantasists, this was more painful than the original abuse.

Wonderfully, this year, 2023, Jeanette Archer held a conference in London, with 60 attendees. Carlene Louise and Gloria Masters trekked from the antipodes; from Europe came Carla Hameon and Marcel Polte, from UK: Daniel Forester, Keri Robinson, Miriam Beattie, and Kate Blewitt who spoke about Wilfred Wong.

Wong's current 17-year jail term just about wrecks England's great legal history. It also shows media up for what it is. BBC: "Sentencing them at Caernarfon Crown Court, Judge Nicola Jones said they had 'acted as vigilantes'. [It] happened at Anglesey, Wales. The defendants had claimed the child was the victim of satanic ritual abuse and said they believed they were saving it from harm. However, a police investigation had already concluded there had been no such abuse. [omg] The judge said [the rescue] caused 'significant, psychological harm to the child'."

Our High Court ruled on self-defense, in a 1987 case, R v Zecevic:

"The question to be asked ... is whether the accused believed upon reasonable grounds that it was necessary in self-defence to do what he did. If he had that belief and there were reasonable grounds for it ... then he is entitled to an acquittal." Go Straya!

Chapter Seven -- Child Kidnap: O'Dea and Pridgeon, 2018



(L) A supporter's banner for Pridgeon at Brisbane (R) Patrick O'Dea

This book is about government guilt. When I say "government guilt," I mean that the very persons who are seen to be protecting us from harm during some famous crises are the ones who designed the crises in the first place.

So far, we've seen an unassailable clues of government guilt in every chapter. For example, in Chapter 1, the silvery cars that enabled the Bourke St rampage. In Ch 3, the neglect of a simple way to rescue the 'hostages' via the Jordan library. In Ch 5, the tricking of Carleen Bryant to obtain a guilty plea from Martin.

Now for this chapter, I present an episode of government guilt that is so blatant nobody could miss it. I hereby accuse the AFP, Australian Federal Police, of creating an imaginary "Operation Noetic" for the purpose (I presume) of covering up its own role, and the role of state governments, in child sex trafficking.

The Noetic team made a colossal booboo, thank God, by arresting Dr Rusell Pridgeon as a child trafficker, which he is not. His ire was so raised that he turned on his attackers and exposed them, down to the level of judges, in his book *Everybody Knows*.

Russell's case occurs against the background of the cleverly designed Child Protection Services, CPS, whose job in Australia, and other countries, is to take a kid from its loving parents. Sure, those agencies do rescue some children from bad parents, but here I describe the agencies as participating in a racket. In 2023, a movie came out, The *Sound of Freedom*, which is helping citizens

understand the organized crime of child stealing for profit. Citizens also need to hear about the way Family Courts, police, and lawyers steal kids by falsely accusing the mom of being a mental case. And how does she qualify for that label? Easy. She rings a hotline to report that her kid has been abused by Dad.

That supposedly proves she is nuts and unfit to raise her kid! Of course it *isn't* nutty to report abuse. Australia held a Royal Commission from 2014 through 2017, to investigate the sexual abuse of kids by institutions -- the Church, the Boy Scouts, the Navy, etc. Thousands of grown-up kids came forward with their story. It resulted in the Prime Minister making a formal apology.

Nevertheless, "CPS kidnappings" still go on. Mothers do get sent for repeated check-ups by psychiatrists if they try to dob Dad in. There are many mechanisms by which the reality of child abuse is denied. I have noted that the guilty are faithfully protected. It is easy to do this. Any whistleblower or stickybeak can be killed.

If the Russell Pridgeons of this world interfere, they will be punished. Russell and his friend Patrick O'Dea, who were helping a mother and a grandmother, respectively, to hide their kids from the abusers, got arrested by the AFP in 2018 in the phony Operation Noetic. Russell was labeled a Kingpin of child trafficking.

The two men have been waiting for 5 years for a trial which could land them in jail. Don't forget, when the government wants to blame a guy for actions done by itself, it has no qualms about letting the patsy rot in jail. Gargasoulas and Martin Bryant come to mind. Can we please avoid this with O'Dea and Pridgeon?

Tribunals

Part of Dr Pridgeon's book *Everybody Knows* reveals that tribunals are not actually government; they are private businesses and are apparently unaccountable. Thus, tribunals are like CPS-type agencies, who also seem to be largely"free-standing." The AFP used Russell's arrest during Operation Noetic to make a complaint to the Health Care Commission, HCC. This led to the New South Wales Medical Council, the NSWMC, revoking Russell's medical

license. Naturally people think it would be a good thing for any doctor who is a pedophile to get deregistered, pronto. But when Russell looked into the complaint, he found that the AFP had in no way said Russell was a pedophile.

Someone in the NSWMC had illegally added this charge in. There is no way for a doctor to correct things like that in MC files. He did however get his license restored by the Court of Appeal of the NSW Supreme Court -- and said it was very healing. Yay!



Binni Paris and Russell Pridgeon

Note: In the apportioning of guilt to various entities within government, don't fail to examine sneaky statutes. If their purpose is to aid the powerful, it's the legislators who are responsible. In this case it's the statute, the Health Care Act, that backs tribunals up.

Suppression Orders. When casting the net wide for government guilt, don't overlook the role of judges. Since time immemorial, courts have claimed "inherent powers." We readily grant powers to courts. It may seem acceptable that a judge could order such-and-such a piece of information to be sealed up -- for good reason. But secrecy can hide governmental crime and often does.

In Australia's Family Law Act of 1975, sec 121 places a gag order on the litigants, supposedly to protect child's privacy. But it acts effectively to prevent a protective parent from getting help. I wonder how many mothers are actually in jail for this today. Again, we should criticize the legislators who set this up

Note: Pridgeon has a beautiful defense, ready to roll. The case against him, that he helped a mother hide her two girls, is undone by the fact that he had already gone to the relevant federal

member of parliament, namely Di Farmer, Minister for Child Safety, to get help for these kids. Thus he never needed to be hunted down. Operation Noetic is a media extravaganza.

Perjury. Clearly one of the unbalancing factors in prosecutions is that if a government witness lies under oath, he is protected from prosecution. Most judges won't refer the person for perjury. In *Everybody Knows*, and in my book *Society Is the Authority*, which shadows that book, facts are put forward alleging AFP perjury.

Russell is a man who can't tolerate this, thank God. He says: "As I was pointing out the misfeasance of Police and Prosecutors, Magistrate Gett interrupted and threatened me with Criminal Defamation if I proceeded further." When Russell tried to hand up a police video of a child reporting abuse, Gett refused to accept it. "I was so taken aback I didn't know what to do."

In Newcastle NSW, a pastor is steadfastly pursuing a similar claim of rescuing children. Pastor Paul Robert Burton gave the name of a child, on Facebook, and since 2017 has been awaiting trial for this 'crime' -- despite TV Channel 7's also revealing that child's name! Pastor Paul says **lethal force** is justified for child rescue. I agree; it is well established in law and in Scripture and in human history. Wilfred Wong, a UK barrister brandished a knife in trying to save a boy from SRA; he is serving a 17-year sentence for this.

Newcastle Magistrate Robert Stone has dealt fairly with some of the child cases supported by Pastor Paul. In May 2022, Stone was attacked in Newcastle at 6am, driving on a suburban street. *Daily Mail* reporter Padriag Collins wrote: "Terrified Magistrate is carjacked after being approached by group of men." The men came out of two cars. Do you think this sounds like a threat being made to a judge, and to all other judges who may hear of it? I think it's a reasonable guess, or even a rebuttable presumption. But per the *Daily Mail*, "Early investigations suggest Mr Stone was the victim of a random attack rather than being specifically targeted."

Let's ask: if NSW Police are involved in child trafficking, would they be inclined to protect a judge (or me) from such violence?

***Interruption from Arlington, VA: Where Is Harry Holt?





(R) Undated picture of Australian Prime Minister Harry Holt, (1908-1967) from National Archives

Folks in the US think they know where the body of President JFK is, but no one in Australia claims to have found the drowned body of Prime Minister Harry Holt. Actually, not everyone thinks the body in Arlington National Cemetery is that of Kennedy. The fact that he was assassinated indicates that powerful men had more power than the president, and got away with it. So, lest anything about the corpse of JFK yield any clue about "Dallas 1963," those powerful people would presumably be able to remove the body.

Note the closeness of the dates of the two leaders' deaths -- the American in 1963 and the Australian in 1967. Possibly the same secret elites organized both. On the Internet, a diver claims that he dragged the body of Holt, already in a body bag, from land out to sea, and caused the disappearance, per instructions.

The official story is that Holt and two male friends, plus his mistress Marjorie Gillespie, were at Chevriot Beach, Victoria, around noon. The ocean there has a strong undertow. The friends claim they saw Holt swim out and then disappear. One can look for reasons for an assassination. Again, though, one should focus on who would have the contacts to be able to put across a false story. One theory of "why" Holt got taken out (if indeed he did get taken out), is that he was starting to Asianize Australia. There had been an official "whites only" policy for decades, possibly aimed against Japan. But who'd punish a PM for getting cozy with Asia?

When reading up on Holt's death, I learned that Richard Casey, the governor-general, had instructed someone to grab the papers from Holt's office, once Holt had disappeared. The name Casey jumped out at me, since he was a supporter of Anne Hamilton Byrne's cult, The Family. But that does not prove any 'cult' connection to the death of the prime minister. (A whistleblower of that cult, Sarah Moore, MD, wrote *Unseen Unheard* and then died.)

Back to Kennedy. His assassination, and Abraham Lincoln's, are the most famous. Some of the others are chalked up to a lone nutter, but that's hardly likely to be the case. I think it should be a **rebuttable presumption** that any president who died in office was killed for a political reason, not swept away by a tide, and not shot at from a 6th story window by a "Soviet sympathizer." Note: RFK, Jr has recently said that Oswald was part of the CIA.

I recommend that any death of a governor, or higher, be presumed to have been done to oust him from office based on some power of office that he was deploying contrary to the wishes of the hidden cabal. Thus it would always be wise to look at who replaced him. Come to think of it, it would also be wise to look at the witnesses who provide the fake story.

Also, look at persons who are supposed to reveal the results of investigations but who instead are sitting on them. Congress has passed a law to release JFK records, but the DoJ is foot dragging.

In a July 2023 interview on Math Hoffa's YouTube channel, RFK, Jr opined that it was the military industrial complex that killed JFK. There is jaw-dropping evidence of this in a speech by John Judge; please see my article GumshoeNews.com, June 15, 2020.

And how about the Australian records of pedophila that have been investigated by the Wood Royal Commission in NSW and the Mulligan Inquiry in SA? They are "officially under seal."

What nonsense! Why is anyone (you and me) putting up with this? Do we need to get up or what.

Chapter Eight -- Fiona Barnet and Bathurst City Hall, 1980



(L) Kim Beazley, Sr, (C) Fiona Barnett (R) Bathurst City Hall

When I mention to people that I've lived in Australia, they sometimes say "Fiona Barnett -- is her stuff true?" As far as I can judge it is all too true. It matches up with stories from US, UK, Israel, and Germany. See, for example, the website entitled extremeabuse-survey.com, manned by Wanda Karriker and others.

I recently came across the following information at australia-independent.net, dated October 13, 2015. That's the day Fiona Barnett shocked the 'Royal Commission into Institutional Responses to Child Sexual Abuse.' She lays out her "files" here:

"I left my 2013 Royal Commission hearing with dashed hopes and a reignited need for trauma counselling. So I applied for counselling through NSW Victim Services who allocated a psychologist at Living Well Psychology and Counselling.

"Following my initial consultation and the disclosure of my Royal Commission statement, the psychologist wrote in a report to Victim Services that police investigated me for murdering the relative who abused me as a child — my step-grandfather and Nazi war criminal Peter Holowczak. (This paedophile actually committed suicide in Sydney whilst I was residing in Brisbane.) The psychologist's bizarre allegation contradicted everything I said during our initial meeting. My subsequent complaint resulted in the psychologist going before a professional conduct panel.

"NSW Victim Services approved a replacement psychologist. Soon after commencing therapy with me, Nerida Saunders was allegedly stalked by thugs who followed her home one night from

her clinic to her remote property and circled her car. Saunders consequently provided a formal witness statement about the incident to Detective Terry Frost of the Tweed Heads police. The thugs then tailgated me to my daughter's primary school, but I cut their car off and photographed its number plate. I was again stalked and tailgated on the day of perpetrator Antony Kidman's funeral. Journalist Jonica Bray, of *Women's Day* team, and my family, photographed and spoke with the two men who allegedly admitted they had been hired to "keep an eye on" me.

"Since my 2013 hearing, I have fought to make formal witness statements to police. In May 2014, my husband accompanied me to Tweed Heads police station where I spent two days detailing multiple crimes of child sex trafficking, abduction, rape and murder. Detective Terry Frost omitted many crimes involving perpetrators known to have since died. He concluded that while he found my allegations "left field," there were numerous unsolved historical murders in the locations I identified. He said he would send my statements to Sutherland Shire police.

"The incidents of crime were so numerous and the therapy process so gruelling, my physical health was severely impacted Consequently, my therapist was reluctant to work with my memories. This slowed the process down, so that by the time the precious opportunity to make witness statements with Detective Terry Frost arose, I had not finished processing everything. So I avoided addressing many crimes, aware of my legal right to include them later under my allocated event number: 54671514.

"My subsequent attempts to report the remaining crimes were thwarted. My emails and phone calls to police were stonewalled for a year. I wrote to the NSW Police Commissioner and requested a chance to complete my witness statements.

"Also in March 2015, I contacted the Federal Police regarding the crimes I experienced in Canberra — including being prostituted under the name "Candy Girl" to Parliament House. My communication was ignored until I appealed to the Federal Police Commissioner. [Fiona Never-say-die Barnett.]

"An Operation Attest officer, named Louise Hawke, requested I email her details of my abuse. I did this and attached numerous crime scene illustrations. She said she believed my account, but the historical nature of my complaints made them too difficult to prosecute. Officer Hawke assured me my information had been placed on file for future reference and referred me to ACT Victim Services, who said I qualified for counselling services.

"Australia's 60 Minutes aired a story about a Westminster paedophile ring titled, Spies, Lords and Predators. I was abused by an equivalent of that UK ring. I was trafficked to international VIPs both within Australia and overseas. This ring involved elements of the Australian military. My perpetrators operated in close collaboration with the US government.

"Following the airing of their UK story, 60 Minutes were inundated with phone calls from Australian paedophile ring victims. 60 Minutes told me they had narrowed their list of Australian victims to 30 possible interviewees. So, somewhere out there sit 29 alleged fellow victims of the same Australian VIP paedophile ring that abused me. I urge those potential interviewees to contact me via IA. It would be nice to have my memories validated by another human, instead of being constantly bashed by ignorance.

"60 Minutes' Ross Coulthart described my memory of being assaulted by a USA politician in the back of a USA military plane at an Australian military airport as far-fetched. Just what do people think international child trafficking looks like? If it is documented that the USA military and CIA have been involved in drugs and arms trafficking, would child trafficking be a physical or moral impossibility for these same people? Within the context of the crime ring I witnessed, homosexuality, heterosexuality, paedophilia, bestiality and necrophilia were not mutually exclusive. Perpetrators did not always engage in these activities out of personal desire or preference, but rather as a means of exerting power and humiliating their victims. [Bolding added]

Every Australian must thank Fiona Barnett for refusing to back down. We are lucky that she's got righteous wrath. At first her work succeeded only in raising awareness. Next, we must bring the miscreants to book. Your righteous wrath will enable this!

This year, 2023, in London, Jeanette Archer, a survivor, held a public conference, with about 70 people attending and many more by zoom. Adelaide's Rachel Vaughan and Belgium's Anneke Lucas were among the speakers. (The talks are available online.) The theme is SRA -- satanic ritual abuse. This is a very real thing and is common in Hollywood. Children are tortured and killed. In Victoria, there was a cult called The Family. It may still exist.

Barnett says: "In 2015 an independent documentary team began researching my experiences. They discovered the identity of the man my siblings and I were instructed to call 'Dr Mark'." Also:



Fiona wrote this at australiaindependent.net in 2015:

"Leonas Petrauskas (pictured above) was the adopted son of a Lithuanian opera star, and he played basketball for Lithuania. (My Nazi war criminal grandmother was Lithuanian and friends with Petrauskas.) Petrauskas owned and worked at the Engadine Medical Centre on the corner of Boronia Ave and Old Princess Highway. The documentary team obtained copies of Petrauskas' family photo albums, passports and Nazi papers. These documents show he was the Nazi doctor who matched description of him I have been supplying to institutions for 25 years.

"Dr Petrasukas' crimes were so numerous, evidence of them erupted wherever we looked — and even where we didn't.

"During the documentary excursion, I approached a couple in the Engadine McDonalds' car park and asked them for directions. Within minutes, the woman told me she was another victim of Dr Petrauskas, who referred her for deep sleep treatment with Harry Bailey at the notorious Chelmsford private hospital, which has reported links to Dr Ewan Cameron's unethical electro shock experiments in Canada.

"Dr Petrauskas attended Sydney University at the same time as another key perpetrator, Dr Antony Kidman. The documentary team located Antony Kidman's former North Sydney home at 16 William Edward St, Longueville. This matched the description I provided the NSW Psychology Board in my complaint against him. Via realestate.com, I recognised the lounge room and pool in which I was sexually assaulted by Kidman and his famous stage actor friend who is still alive. The assault occurred during a post-production party held at Kidman's house.

"My researchers located another perpetrator, a woman who assisted Dr Petrauskas while he performed an abortion on me. I witnessed this same woman lure, drug and murder a young male surfer at a remote Kurnell beach. If that is the type of information amateurs found in their spare time, using a \$60 internet connection, imagine what the NSW Police could achieve.

"My documentary producer contacted the NSW Police media liaison officer and asked why police refused to take my remaining witness statements. The Detective who took my initial statements immediately contacted me and said he would not take [more] until he had heard what Sutherland Police were doing regarding my initial statements. I argued that I had far more information to add to the content of my original statements.

"The detective finally directed me to travel to Sydney to complete my witness statements there. Consequently, I approached a Sydney officer I trust and offered to attend Police Headquarters at my own expense. I am currently liaising with a Sutherland detective and have made tentative arrangements to meet her at Police Headquarters next month to finish my witness statements. I hope this occurs and that I can achieve some kind of closure to my child abuse history. Upon finding the identity of Leonas Petrauskas, as well as another offending medical doctor who is still alive, I contacted the NSW Coroner and suggested he investigate **every birth and death certificate these doctors ever signed**. I said I had witnessed Dr Petrauskas fabricate medical documentation to cover for crimes including murders.

"The NSW Coroner said he could not conduct such an investigation without the direction of the NSW Police. So I forwarded that response to the NSW Police Commissioner, asking him to direct the coroner to investigate my allegations. The Commissioner thanked me in writing for supplying the information and assured me it had been forwarded to the appropriate designation. "What, the paper shredder?!" quipped my current Victim Services counsellor. [Bolding added]

Editor's note: Fiona Barnett has submitted a statutory declaration to IA to support all the statements and allegation she has made in this piece. Most names have been redacted for legal and privacy reasons. Anyone wishing to come forward with any further information is strongly encouraged to contact managing editor David Donovan via email at editor@independentaustralia.net.

Fiona Barnett has told of two events that seem unbelievable. I cannot prove them or disprove them, but I want to emphasize that the awfulness of a claim usually makes people prefer to not endorse it, lest they look foolish. We should crack this habit!

Claim One is about a satanic meeting in Bathurst City Hall. Ms Barnett says four kids were marched out on stage and were decapitated with a samurai sword. The audience members then had a sex orgy. One person who ran the show was, she says, was Whitlam's minister for Education, the late Kim Beazley, Sr. Another person high up in the Human Rights field was allegedly there, too. Claim Two is that a baby was sacrificed on an altar in the Great Hall of Sydney University to the applause of 'High' Society. We know that Edward Heath, PM of Britain, threw used kids in the ocean. See Joachim Hagopian's *Pedophilia and Empire*. For South Africa, see Chris Steyn and Mark Minnie's *Lost Boys of Bird Island*.

Get up, 'Straya, get up. It's time. It's long past time.

*** Interruption -- Who Killed Our Troops in Vietnam? Was It Henry?



The traveling memorial wall with

names of the soldiers who died in the Vietnam conflict. Photo: The County.me

The Vietnam war was allegedly fought to keep South Vietnam from going Commie under pressure from Ho Chi Minh's North Vietnam. How did the US actually start that war, and was Australia required under the old ANZUS treaty to oblige by sending troops, as it did?

In a lecture that was recorded in a YouTube video, a whistleblower, John Judge, told an astonishing story that should rouse Australian and American soldiers, and their loved ones, to utter fury. Based on what Judge said, it appears to me that our soldiers' deaths were a genocide planned and committed by the higher-ups. John reports:

(his) mother, Marjorie C. Judge, worked at the Pentagon with a security clearance 5 levels higher than Top Security. She had been in the Pentagon since 1943, as a manpower analyst. This meant she needed to project how many men should be drafted based on how many enlistments, retirements, would occur in the next few years.

"My mother had to project these yearly figures accurate to within 100 people either way, in years when hundreds of thousands of people were being drafted. She had to come up with that level of accuracy five years in advance. I remember her fretting each year as the real figures came in, but she was always on target."

Now here is the shocker. After his mother retired in 1973, John asked her about plans for the Vietnam war: "She told me that in the spring of 1963 she was told to project a phased withdrawal of troops, with all troops out by the end of 1964. That means that President

Kennedy did not intend to go along with whoever it is in the US that makes decisions about war. He died on November 22, 1063.

"I then asked her when they told her they would escalate in Vietnam. "Late November of 1963," she said. "I couldn't believe the figures," she told me. "I took them back to the Joint Chiefs office, and I said, "These can't be right." And they said, "Those are the figures, and you'll use them.' "[My mom's] was, effectively, the first civilian protest to the Vietnam war. This was November 25, 1963, with Kennedy barely in the grave. [Note: John Judge died a few years ago.]

The NSAM's that are under debate were signed by LBJ over that weekend. This was a reversal of policy, and it shocked my mother. The figures they gave her were for a full-scale war. "A ten-year war, with fifty-seven thousand dead," she told me. Exactly the opposite of what Kennedy was planning. This was the war that LBJ carried out. This policy originated, at least in part, at special meetings of the Kennedy cabinet members in Honolulu that same weekend. All records concerning that meeting should be sought.

I have found Vietnam veterans to be a very responsible group of activists. I'll bet that reflects their having being made, against their will to perform horrors. In any case, they can deal now with John and Marjorie Judge's incredible revelation, as it's about their own fate. Our treatment of soldiers is quite murderous. Viera Scheibner is outraged at what was done to the 1990-1991 Gulf War soldiers:

"The compounds given to personnel made the recipients very ill, some 6000 personnel died from them and they incapacitated tens of thousands more." Thirty years later the soldiers have not got satisfactory apology or admission. Viera says: "An Australian TV show on the Gulf War Syndrome interviewed a number of [Aussie] veterans who testified that they were forcibly vaccinated with up to 23 vaccines within 2 weeks and were held down by several men when they just 'inquired' what sort of vaccines are in those injections."

It's my best guess [MM] that mandatory Covid vax for soldiers was deliberately done to ruin their health. Or maybe someone gets a sadistic kick out of having that power. Get up, Australia, get up.

Chapter Nine -- Juukan Hoax, for the "Voice to Parliament"







(L) Josephine Cashman (C) Voters (R) Uluru, Photo: nomadthesaurus.com

"Makarrata has so many layers of meaning," says Merrikiyawuy Ganambarr-Stubbs, a Gumatj woman and principal of Arnhem Land's Yirrkala School. She describes a Makarrata as "a negotiation of peace" (quote from ABC News: Mitchell Woolnough):

"The first one, the main one, is peace after a dispute. Makarrata literally means a spear penetrating, usually the thigh, of a person that has done wrong... so that they cannot hunt anymore, that they cannot walk properly, that they cannot run properly; to maim them, to settle them down, to calm them -- that's Makarrata. One of the other layers of meaning is more aligned to the spirit of what many hope a treaty process would look like."

In 2023, Aussies will compulsorily vote in a Referendum that may change the Constitution to send an Aboriginal "Voice to Parliament." It has a sinister agenda (natch). Canberra is not exactly known for raising the prospects of indigenous people. And one must ask how the votes will be counted. CairnsNews editor says:

"AEC Commissioner Tom Rogers refuses to answer any queries from Cairns News about false entries, instead maintaining the roll is clean. Rogers refuses to respond to the fudged result in the Same Sex Marriage plebiscite which saw 248,000 letters returned to the Australian Bureau of Statistics marked "addressee unknown." The addressee details were not passed onto the AEC, instead the ABS shredded the envelopes."

Surely their real agenda includes these bad "goals":

- 1. Get people to hate each other (unity would be awful).
- 2. Open the whole idea of changing the constitution (heh heh).
- 3. Raise the claim of native title to land, as a wedge to grabbing all land. "You will own nothing" type thing.

THIS JUST IN. On August 8, 2023, Josephine Cashman published her research on UNESCO's trick for controlling all the land of Australia. As with the vaccines being "for the greater good," the **big lie** here is that new laws are meant to increase the dignity of The First Australians. The planned land grab is no joke. I see at the website of Harvard Law that the kiwis are also taking part:

"The Treaty of Waitangi Settlement process, which seeks to settle historical claims by Māori nations against the Crown for breaches of the Treaty of Waitangi, is edging towards completion; its impact to date has transformed the landscape of Crown-Māori relations politically and economically. In a series of cases over the last decade, the Supreme Court has confirmed the judiciary's recognition of tikangāori (Māori law). And legislative innovations including the legal personhood of Te Urewera rainforest in 2014 and Whanganui river in 2017 are carving out new space to imagine a future of true transformation... towards a constitution that honors Te Tiriti o Waitangi." [Bolding added]

Knowing what I know about judiciaries, I consider it possible that the 'chain of cases' referred to was part of a ...um... conspiracy. And don't forget that the World Health Organization had the unmitigated cheek, during the pandemic, to propose a treaty giving itself (!!!) mastery over all people, forsaking that thing we used to call national sovereignty, or even self-determination. The plan was smacked down by African nations. Thank you, Africa.

I attended a talk in 2010 at Waite Institute by the Bill and Melinda Gates foundation. The speaker had an electronic map on which he could light up, say, the places in the world that were growing tomatoes on that day. He said they knew what every patch of 11 square kilometers in the world was doing. Bill Gates speaks of the world as his backyard. This is worth worrying about.

Josephine Cashman, whistleblower and former prosecutor, has traced the UN's sneaky work, including the 2030 Agenda for Sustainable Development, and the intertwining of that with efforts to 'recognize' any nation's indigenous groups. This is right out of the playbook of the World Economic Forum.

One piece of the puzzle she found is in a **2015** document called "**Uluru Statement from the Heart.**" I quote its amazing words:

"Sovereignty is a spiritual notion: the ancestral tie between the land, or 'mother nature', and the Aboriginal and Torres Strait Islander peoples who were born therefrom, remain attached thereto, and must one day return thither to be united with our ancestors. This link is the basis of the ownership of the soil, or better, of sovereignty." [Omigaaaaaahd]

Happily, the public has not been too supportive. Here are samples:

- @351gt3 -- Word around the street is albo will be replacing Captain Cooks cottage with Karl Marx's cottage.
- @ausjo8352 -- Constitution is the problem. I lived here all my life and I just naturally recognised our indigenous, it is only government that needs to recognise them. Unlike them we all knew they were here. ATSIC is another good reason why.
- @timwilson4684 -- I heard on the grapevine that McDonalds are introducing a new burger called the 'Mac'aratta' -- you pay \$9.95 but won't know what's to be on the burger until you get it.
- @mzungu4770 -- There's no substantive reason to vote yes beyond agreeability flowing from peer pressure. All substantive reasons support the no vote. Agreeability may be fine for a statement of recognition. But it doesn't justify such hereditist, unequal, uncertain and permanent change to our foundational document.
- @blizzard5657 -- There are 227 representatives in parliament now, and for some reason they are incapable of listening to aboriginal communities even though 12 members are aboriginal people. We are already paying them to represent all Australians.

- @douglaswasley1461 -- no substance, all vibe. The VOICE would add nothing new to advancing Aboriginal aspirations.
- @gusman37 -- I will be Voting ... No to Apartheid ... Final.
- @FuzzyBearYT -- Every person who intends to vote YES, should stand back and ask the basic question...will this change to the Constitution bring UNITY between all Australians?
- @paulweston285 -- Voice is aimed at one thing ... every single non Indigenous person paying rent.
- @GregMoylan-pn6sr -- A key reason to vote Yes has not been articulated... because there is no reason.
- @letstalk3265 -- Truth telling when they're not practicing what they're trying to preach. It will divide us as Australians. Trying to single out one race as needing a Voice over all others is BS.
- @DaveWhite12 -- Just look at what they are doing to the farmers and they want this to be enshrined into the Constitution. They want a protection racket protected by the Constitution.

Shite. I hope it becomes known that the newly-discovered need for Aboriginal Aussies to protect sacred sites was based on the Juukan hoax: archaeologists finding *fossilized dung*. In 2021, the UN accused the government of maintaining structural racism that allowed the destruction of the 'heritage' Juukan site. WA was first to pass a law to help the UN. Per Blog.canberradeclaration.org.au: "Ben Wyatt, cousin to Ken Wyatt, the WA Treasurer and Aboriginal Affairs Minister who allowed the Juukan hoax, gets awarded for his performance with a prestigious Rio Tinto global board position. He deserves a piece of s*it, they all do."

Referendum will make resource-grabs easier for billionaires. According to Cashman (substack.com/cashman), these include Bill Shorten, George Soros, Tony Blair, Marcia Langston, Hillary Clinton, and Tony Podesta. I suggest that this plan was known at Lima in 1975 and surely at the 2013 Lima Declaration.

*** Interruption from Ukraine -- Death by Holodomor



Wikimedia commons

The Ukrainian word for huger is *holod*. The word for death is *mor*. Hence holodomor means death by starvation. Will this happen to you? Clearly it is on the cards. Here is a description of what was done in Ukraine around 1932, from website holodomor.ca:

In 1932, the Communist Party set impossibly high quotas for the amount of grain Ukrainian villages were required to contribute to the Soviet state. When the villages were not able to meet the quotas, authorities intensified the requisition campaign, confiscating even the seed set aside for planting and levying fines in meat and potatoes for failure to fulfill the quotas.

Special teams were sent to **search homes** and even seized other foodstuffs. Starving farmers attempted to leave their villages in search of food, but Soviet authorities issued a decree **forbidding Ukraine's peasants from leaving the country**. As a result, many thousands of farmers who had managed to leave their villages were apprehended and sent back, virtually a death sentence.

A law was introduced that made the theft of even a few stalks of grain an act of sabotage punishable by execution. In some cases, soldiers were posted in watchtowers to prevent people from taking any of the harvest. Although informed of the dire conditions in Ukraine, central authorities ordered local officials to extract even more from the villages. Millions starved as the USSR sold crops from Ukraine abroad. [Bolding added]

It was kept secret until 1986. When the Soviet Union collapsed in 1990, the records revealed all this. As you can see from the above, all that is needed to make millions of people starve is a way to control the food supply by grabbing people's food and by having soldiers or police on hand to shoot nonconformers. Henry Kissinger has said that he can do it. And I'm sure he can. I reckon the 5G towers could replace some of that police manpower. Since most of us depend on food brought to cities by trucks, all that is needed is for roads to be blocked or the petrol supply cut off. (Hm. How will the super-wealthy overcome that for themselves?)

We should immediately **put a stop** to the WEF, World Economic Forum and its partnership with the UN regarding Agenda 2030. It is a grotesque world-takeover by people with sick minds. In this book I have concentrated on only one aspect of world takeover, its ability to seize governments. I think this explains why courts and police act anti-Oz re Bourke St, Lindt Cafe, and Port Arthur.

I believe the "left-ism" of Australia is a foreign invasion. See how well the ideology of socialism and communism allowed Russia, China, and then east Europe to form supposedly legitimate governments while the guys at the top never had any care for people. So why did they do it? Well, nothing succeeds like success. The French revolution of 1789 was never "by the people" -- consider Robespierre sending every man and his cousin to the guillotine. Few saw what was really happening and by 1917 the Bolsheviks were able to topple a splendid nation, Russia, in guise of equality.

Humans are not adapted to sharing in a universal way. We have built-in structures for organizing our own societies, small scale. At this moment we had better get rid of belief in **false gods** (ideologies). We can use the laws we built in quieter times to capture the bad guys. **Amnesties** can be offered. Shame on everyone who is **too embarrassed** to believe that there is a huge crisis. By the time their refrigerator is empty, and they are weak with hunger, and traumatized by **soldiers at the door**, it will be impossible to use any of our wonderful intelligent ways of coping. Australia can be a role model by screaming No to the 'Voice-to-Parliament' nonsense and arresting its treacherous (i.e., criminal) "politicians."

Chapter Ten -- The Amirah Droudis Trial, 2016



(L) Mark Tedeschi, Prosecutor in R v Droudis, Photo: Daily Telegraph (R) Amirah Droudis with Michael Monis, Photo: ABC

This chapter will either make you sad to think we have no court system in Australia, or it will make you so disgusted with lawyers and judges and media who have created a false case, R *v Droudis*, that you will get up on your high horse and act to fight this.

In September 2016, I attended the trial of Amirah Droudis in Darlinghurst, Sydney. On some days I was the only person in the gallery. In February 2017, Judge Peter Johnson sentenced Amirah Droudis to 44 years in prison for murdering Helen Lee. You can find the case, and all Australian cases, at austlii.edu.au.

I am going to offer my conspiracy theory of the case first, and then describe the trial. You recall that I think the Lindt Cafe hostage taker, Man Haron Monis, was a fake, and his mission on 15 December 2014 was to introduce a Muslim terrorist incident to Australia. He asked for an ISIS flag. A key factor in my judgement about him is that **ABC's Religion Report had earlier called him an ayatollah,** and they gave him news coverage when he asked "Kevin" (prime minister Kevin Rudd) to help Iranians.

Why would ABC do that? ABC does not promote uncredentialed clerics or help Iranian causes. I say they were preparing the ground for Lindt Cafe. Also, Monis made the news by offending the parents of Diggers who had died in the Afghanistan war. He wrote to them, blaming their sons for hurting Muslims. Ridiculous! He should have written to parents of living soldiers. But this helped give Monis a reputation as aggressive and radical.

He had been married since 2004 to a lady, whose court-assigned pseudonym is Helen Lee. They raised two sons and divorced in 2011. In 2006 he had met Amirah, but the relationship did not 'intensify' till 2012. She contributed to the letters to parents. It violated postal rules; she was sentenced to community service.

In 2013 (a week after the Boston Marathon bombing!), someone killed Helen Lee; this left her sons motherless, and Monis's later death in 2014 orphaned them. I believe Helen really did die, but that neither Monis nor Amirah was involved, as all the evidence against them is far-fetched. Its 'role' was to confirm, after Monis' hostage-taking, that he really was a rough guy. Amirah is Greek; her name was Anastasia; she changed it on converting to Islam. She was seen on the website of Sheik Haron (i.e., Monis.)

For months there was no arrest made, or any search for Helen's killer, as far as I know. Though, at one point, Monis said he believed ASIO was involved, and he asked the court at Paramatta to check on it! Then, **shortly before** the Lindt Cafe event, Amirah Droudis was taken into custody. Soon the media said she had killed Monis's wife, with him as accomplice, and that it took place in a stairwell of Helen's apartment building in Werrington.

Three things make me think Amirah was sort of an operative: 1. She never yelled "I didn't do it." 2. She chose to have a no-jury trial. 3. Her defense lawyer, Mark Ierace, SC, was a dead ringer for Judy Clarke. I mean he did not challenge the prosecutor's case. On the last day of the trial, I saw Helen Lee's mother thank the Prosecutor, Tedeschi, for doing a marvelous job.

Now hear this. I think both Amirah and Monis worked for ASIO (or similar, such as CIA or Mossad.) I believe Amirah had no background in committing violence, let alone stab a woman to death and set her on fire with petrol. Myself I would not have the moxie or the muscle, or the immorality, to do a murder. I have to ask why the government wanted Helen Lee dead. Was it just to contribute to the story, to make Monis look bad? I proffer the hypothesis that she had to be taken out because, as Monis wife, she must have learned a lot about his connections.

The Stairwell Murder. I will now tell you how actions of Sunday 21 April 2013, around 4pm, were recounted in the court room:

Amirah had a key to the glass door downstairs. She went up to an apartment that Monis owned for his weekend visitations with the sons, in Helen's building. Helen's 'friend' left Helen off and she climbed the stairs, whereupon Amirah struck her with a knife, 18 times. Then, to make sure her quarry was dead, Amirah set her alight. I kid you not. This is the stairwell, and a photo of witness Wayne Morris, from news.com.au (photo credit Chris Pavich):





W. Morris

So far I hope you are thinking such things as: 1. How would anyone dare to set fire indoors? How did Amirah think she would escape police after committing such a crime on a Sunday arvo? Why kill the boys' mum, as they would hate her forever for this?

Reader, you ain't heard nuttin' yet. A witness, Wayne Morris, testified in court. He is (supposedly) a next-door neighbor. He was watching the footy when he heard a woman scream and say "I've got children! I've got children." He did what I would do, he looked though the peephole. But as I know, and as every apartment dweller knows, you can see clearly a person's face near the peephole, but the surrounds are unclear and distorted.

ABC quotes Judge Johnson: "The killing involved a frenzied knife attack with multiple stab wounds being inflicted to the body of the victim, followed by the gratuitous use of fire." The judge also said "Monis clearly orchestrated and planned the murder." [!!!]

Article by Candace Sutton at news.com.au, dated Nov 3, 2016:

"Mr Morris said he saw the female assailant "going up and down like that" with the knife. "It happened really quick.... I saw at least three or four stabs and the person on the ground just went quiet. Everything just went quiet and I don't know where the knife went and all of a sudden there was a plastic bottle in the [assailant's] hand and she was pouring ... it all over the body."

"Mr Morris said the liquid was in a 600ml Coca Cola-style bottle with no label, and his fears about the building being set alight made him leave his flat to confront her. He said he saw the woman throw something on the body of the victim which 'just lit up straight away.' He said flames engulfed the body and the wall of the landing, which was also covered in blood."

I am now quoting my own book *Inquest: Siege in Sydney* re the trial:

Excuse me, he could see through the peephole that the bottle lacked a label??? Wait a minute. "His fears about the building being set alight" is what made him open his door? If it were me I'd have scooted out my back door faster than a speeding bullet. But this story – I am now thinking it's a "story" -- has Wayne Morris somehow recognizing that a lady – a Muslim lady – with a Cokeshape bottle was going to start a fire? I don't think so. It must have never happened before in his life. How could he anticipate such a thing?

By the way, Wayne said he saw, during the stabbing, "a person on the ground [Ex-wife Helen] with her hand up trying to defend herself". Oh really? She was face up? But Detective Melanie Staples told us about the redhead match, the DNA ridden match, being found on the victim's upper *back*.

Mr Morris said after he *refused to return back to his flat*, he saw the woman throw something on the body of the victim which "just lit up straight away." If she threw something and it lit up, he would have been very close to getting burned.

Now an additional neighbor testifies. I was not at court; this is from News.com.au dated August 24, 2106. I've added bolding:

Jonathon Truupold, who came across the blaze engulfing the floor where [Ex-wife] was murdered, saw Droudis's "wild eyes" through the flames. He said that he had smelt a kerosene-type chemical fire and rushed from his flat with a bag of cooking flour to extinguish the blaze. [Totally unbelievable. Totally.]

"As I was tossing flour out of the packet I looked into the flames and I was confronted with a face," Mr Truupold said. [No one with his surname is listed in Australia's white pages.]

"Looking up through the flames ... there was obviously someone standing looking down at me. "The person seemed startled ... a wild look in the eyes and obviously startled. ["The person?" not "the woman"? Trying to keep our options open, are we?] "They ran through the flames and I got a glimpse and we made eye contact for a millisecond or two." [Could it be Jeff Baumann?]

Truupold then saw the woman 'fleeing the stairwell' before he returned to his flat and prepared to evacuate the building because of the fire. [But first waiting till the footy was over?]

Justice Johnson ruled: "This was a hot-bloodied and frenzied murder by an enraged female attacker." -- end of News.com.au

Alibis and Bikies

To find out much more about the trial of Amirah Droudis, you would have to get the transcripts. A cheap shortcut exists -- my 40-page reportage and analysis published in 2017 as an addendum to my *Inquest* book -- but there you would be taking my word for what went on in the courtroom. I have just re-read my analysis and I stand by what I said. Namely, I saw no effort of Mark Ierace, Public Defender, to say "My client didn't do it, and to convict her, Mr Tedeschi, you had better cough up a motive and a means."

For now I will mention two things that were discussed. One was an attempt to show that Monis who, like Droudis, was under arrest for Helen's murder but on bail -- went to some lengths to construct an alibi for himself. There is a video he made with his

kids at a park and he focuses his camera on a clock tower. It is 3:52 pm, the day and time of the murder. Then he caused his car to hit a friend's car, so there is proof he was on the road. And he claimed to be having a heart attack so went to hospital. Seems almost comical. I don't quite see how it affects Amirah's case.





Monis, on far left, with outlaw bikie gang -- not very ayatollah-ish

Another thing is the claim, as presented by Detective Melanie Staples, that Monis cozied up with the Rebels bikie gang, and bought a Harley Davidson. This intertwined with a mention by a fellow prisoner that Monis asked someone to be a hitman on Helen's partner. Later, out of prison Monis 'priced' a hit on Helen's parents. That, plus several "Me, too" claims by women that Monis assaulted them, as far back as 2002, seem aimed at reminding us that we are dealing with a man who would easily do a murder.

Shades of Tamerlan, Todashev, Etc. Much was said to air the idea that Amirah "bombed the marathon" -- oops I mean "killed Helen" under pressure: Monis made her do it. The judge talked about it but did not reduce her sentence. Likewise it was often said at Jahar Tsarnaev's trial that his older bro, Tamerlan, masterminded the bombing, yet this didn't alter Jahar's Death Sentence. I suppose it all gave color and detail, to "fill the public mind."

Note that the alleged crimes of Monis, in Amirah's trial, and Tamerlan in Jahar's trial, were not subjected to evidence. Clever move. You get to build up a case that your client was influenced by 'that other person,' whom no one can cross-examine. In Boston, this allowed the airing of a claim that Tamerlan and his mate Ibragim Todashev had done a triple kill in Waltham. This has become part of the lore, but is pure fiction. For me, the proof that it's scripted is that Todashev supposedly confessed to the FBI. Oh please.

Back to my claim that this whole affair stems from the "need" to have a terrorist event, done by Muslims. Monis is so transparently phony. Just days before the Lindt Cafe siege, he switched from being a Shi'ite Muslim to a Sunni, hence justifying the call for an ISIS flag. Doesn't anyone, *anyone*, in the legal trade care?

The Sentence given on 1 February 2017 by Judge Peter Johnson is as follows:

"The Offender is sentenced to imprisonment for a term of 44 years, comprising a non-parole period of 33 years...."

The catchwords for this case, *R v Droudis*, which you can view at austlii.edu.au (Australian Legal Information Institute) are:

CRIMINAL LAW - sentence after trial - murder - Offender in relationship with Man Haron Monis - Offender murders former wife of Monis - murder planned by Monis and carried out by Offender - victim attacked in stairwell of apartment block and stabbed 18 times before being set on fire by Offender - motive to secure custody of Monis' two sons and for Offender and Monis to live as a family with their respective children - highly unusual and longstanding relationship between the Offender and Monis very substantial objective gravity of offence - consideration of prospects of rehabilitation, specific deterrence and future dangerousness - whether sentence of life imprisonment should be imposed in accordance with s.61(1) Crimes (Sentencing Procedure) Act 1999 - relevance on sentence of Monis' role and the nature of the relationship between the Offender and Monis - not demonstrated to criminal standard that life sentence should be imposed - very lengthy determinate sentence passed - sentence of imprisonment for 44 years - non-parole period of 33 years with balance of term of 11 years.

For some reason, Amirah appealed the sentence but not the conviction. It was then reduced by 9 years. *The Guardian* wrote: "Chief justice Tom Bathurst, sitting with justices Clifton Hoeben and Peter Hamill, on Thursday allowed her sentence challenge

and reduced her term to 35 years with a non-parole period of 26 years and three months.

Monis died on 16 December 2014 in the cafe "as a result of his own criminal and murderous acts" before the start of his lover's trial. Droudis's barrister, Hament Dhanji SC, contended the sentencing judge erred in his assessment of the significance of the death of Monis to her risk of reoffending

She had appeared in "extreme and offensive videos" reciting "with feeling and passion" scripts written by Monis, which included praising Osama bin Laden and **expressing happiness about the 2002 Bali bombings**. Droudis also assisted in "highly offensive activities" that Monis directed towards the families of deceased Australian servicemen.

... The murder was committed not in furtherance of an extremist cause but rather to secure a domestic relationship which both she and Monis wanted. Although the applicant committed the murder of her own free will ... the fact remains that Monis was the instigator of the crime, as indeed he was in respect of the extremist acts which were undertaken by her," the judges said. "His removal from her life does increase her prospects of rehabilitation." [Bolding added]

Would it be too much for Judges Bathurst, Hoeben, and Hamill to take judicial notice of what is going on in the world? Would they be willing to think critically about a witness who says he fetched a packet of flour to pour on a fire in his hallway, rather than phoning the fire department?

Is it likely that Monis would kill his son's grandparents? For what purpose? How did he come to join a bikie gang? Is it OK to convict when there's no weapon, no forensics?

Are Aussies doomed to transition to a life of non-stop lies? Get up, Australia, get up. And that means taking action against anyone in the law who is creating this unreal world for us. Pleeeze.

*** Interruption from Tanzania and Haiti: Was It the Vax?





(L) Tanzania's John Magufuli, died 17 March 2021, Photo: BBC (R) Haiti's Jovenal Moise, died 7 July 2021, Photo: businessinsider.com

Everyone has a position on vaccine issues today. Here is my position: The takeover of medicine in the early 20th century by the Rockefellers involved establishing control over medical schools and medical journals, and the setting up of centralized associations such as the AMA, plus lobbying legislators to cooperate. A while later, chemical compounds were invented to treat symptoms of illness at which point the pharmaceutical industry got rich. From Day One, the plan was to manipulate people's health. I cover this medical takeover in my 2013 book *Consider the Lilies*.

The 2020 pandemic was a fairly cheap way for world government to impose new restrictions on the population. In fact the World Health organization suddenly became a "legal" force, telling national governments what to do, such as to order lockdowns, social distancing, and mask wearing. People largely went along with it.

The Covid "vaccine" was developed by December 2020 and then the CDC and other "authorities" mandated vaccination. African leaders were resistant, owing to previous experience. John Magufuli, the president of Tanzania refused to cooperate. He soon died. President Jovenal Moise of Haiti also did not mandate vaccination. He soon died.

Were they both killed for this reason and if so, by whom? I don't know. The death of Moise occurred with several people looking on. It was an open, violent assassination. Magufuli seems to have been "out of town" when he died. I can't say he was murdered.

The powerful, aka the cabal, aka the New World Order, aka the WHO, don't like it when folks stand up against them. It is at least possible that the two deaths were the result of resisting the powerful. Short of a confession by the assassin, I doubt if we can ever firmly close the case. Yet I think it is wise to make a presumption. There is no point turning off your brain because you lack proof.

I think it pays to read the debunkers' statements. Why are they so keen to "help us" get it right? Isn't that like censorship?

Magafuli, per reuters.com:

"The death was announced March 17; however, he had not been seen in public after Feb. 27. This lapse in time led to rumours prior to his death that suggested Magufuli had caught COVID-19 himself. Samai Suluhu Hassan, the former vice president and now president, has since said her predecessor died from heart disease that had plagued him for a decade."

npr.org on the general subject of vax hesitancy [bolding added]:

"Researchers have found just 12 people are responsible for the bulk of the misleading claims and outright lies about COVID-19 vaccines that proliferate on Facebook, Instagram and Twitter. "The 'Disinformation Dozen' produce 65% of the shares of anti-vaccine misinformation on social media platforms," said Imran Ahmed, CEO of the Center for Countering Digital Hate.

Moise, per FactCheck.org:

"Following Moïse's death, posts shared widely on social media have advanced the baseless conspiracy theory that he was among several national leaders who were killed, or died under 'suspicious circumstances' over the past 13 months because they opposed Covid-19 vaccinations in their countries. Several nations are involved in the investigation including the U.S., which sent officials from the FBI, Department of Justice and Department of Homeland Security [thank God] to Haiti on July 12. "

Chapter 11 -- Quick Recap of the Ten 'Interruptions'

This book is about Australia; each of the ten *chapters* is about some failing of our government, especially courts and police. To spare the reader from countenancing those failures as one huge picture of malfeasance, I peppered in some miscellaneous things that are happening elsewhere, calling them "Interruptions." To recap:

New Zealand is suffering a crackdown on free speech in 2023, and arrests are made at peaceful protests. Censorship abounds.

In **Indonesia**, the Bali bombings of 2002 were not a Muslimplanned event, but three Muslims were executed for it as jihadists.

In **Peru**, in Lima Declaration of 1975, nations yielded sovereignty over their industries, although the public never knew of it.

In snowy **Canada** in 2022 Prime Minister Trudeau turned against the people both by thieving them and using violence on them.

In **Israel** in 2023, the political parties are at loggerheads, with the military threatening to stand down. LBJ had a plan for the US to nuke Egypt in 1967, called "Frontlet615."

As with **US**'s assassination of JFK, the 1967 death of Australia's Prime Minister Holt (by drowning) should be seen as suspicious.

In **England** in 2023 a conference was held by survivors of SRA, an important step in examining satanism and child torture.

The **Vietnam War** ended in 1975 when the "desired" number of American men were killed, in an apparently internal genocide.

In 1932, **Ukraine** people were punished resisting collectivization of their farms. Stalin starved them in the Holodomor.

President John Magufuli of **Tanzania** and President Jovenal Moise of **Haiti** died in 2022. There is speculation that they, and other leaders, were killed for refusing to import vaccines.

WELCOME TO PART TWO

DOING THE LAW IN 'OLDSPEAK'

You can't go wrong with Part Two. It's what your parents and teachers taught you before the madness began.



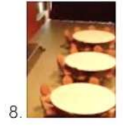
















Chapter 12 -- Who Be Liable for the Crimes in Part One?

The crimes described in Part One could lead to many indictments. Flipping Orwell's terminology of 1984, we can use "Oldspeak" to mean the way folks thought about things before someone came along and imposed a new language called Newspeak, turning old meanings upside down. (War is peace, slavery is freedom, etc.)

Lately, crimes are being committed in Australia with impunity. Here is a list of *physical* crimes that were presented in Part One. (In Ch 13, I'll discuss *crimes against justice*: Blackstonian crimes).

- 1. The 'Blue man' and drivers of three silvery cars helped Jimmy Gargasoulas do some donuting, car-smashing and manslaughter.
- 2. A cop on Palm Island punched Mulrunji brutally. Some folks committed arson (they have already been tried for that).
- 3. Probably someone other than Monis shot Tori Johnson dead, and ricocheting bullets are not the proven killer of Ms Dawson.
- 4. The fires of Black Saturday were likely planned. Someone may have scientifically caused Lyme disease to be spread by ticks.
- 5. Thirty-five people were murdered at Port Arthur, none of them by Martin Bryant, and someone set fire to Seascape cottage.
- 7. Australia children get kidnapped and raped, and are used in porn, aided by Child Protection Services and the courts.
- 8. On her "Candy Girl" video, Fiona Barnett insists that she saw four children decapitated at a satanic ritual in Bathurst in 1985.
- 10. Helen Lee died from stabbing, supposedly at the hands of Amirah Droudis, but the witness's story for that is preposterous.

I believe in Oldspeak. Naturally, I urge arrest of any or all of the suspects (save Hurley, who is protected from double jeopardy, as he was tried for Mulrunji's death). No one is above the law.

Chapter 13 -- Blackstonian Crimes Are Real Crimes

It appears from the foregoing list that certain criminals get away with murder, arson, poisonings, child abuse, kidnapping, carsmashing, and brutality because they operate in some **official capacity** and we are unused to seeing such persons be brought to book. "That's politics, Folks, all part of the game, you know."

How about we surrender our habit of assuming that since no one got arrested, no one was arrestable? It's really stupid. Indeed how about we start identifying **the crime of letting those people off the hook?** The coverup of crime is itself a crime, a felony. (Felonious crimes get jail; misdemeanors may get fines.)

My inspirer is Sir William Blackstone, author of the 1769 book "Commentaries on the Laws of England." He did not invent the idea of crimes-against-justice; he merely collected examples, from cases (jurisprudence) and statutes (parliament's legislation).

I will now play the part of Blackstone, looking for cover-up. I'll attend only to **trial court personnel**, or **members of Inquiries and inquests** who let the crimes pass unnoticed:

- 1. A **trial** was held for Gargasoulas, yet the defender didn't point to the **issue** of the Blue man directing Jimmy's donuting and his turnoff to Swanston St, or three official cars **shadowing** Jimmy.
- 2. After the first **coronial** inquest was held for Mulrunji's death, when the coroner said Hurley caused the death, DPP Clare chose not to prosecute him and **didn't explain that odd choice**.
- 3. A full coroner's **inquest** was held (with an orchestra pit of 20 lawyers) regarding the deaths of Monis, Johnson, and Dawson. Coroner Barnes did not pursue the question of why the negotiating team, including a psychiatrist, **declined** to contact Monis as required in hostage situations. It did not ask if there was a swipe card for police to enter early and spare the lives of Johnson and Dawson. Also, the coroner **failed to 'notice' Malcolm** Hughes' important refutation of the expert ballistics witness as to Tori's

death by shot-gun. No one responded to my letter of "99 things that don't add up." Reminder: what we are talking about here is **cover-up** -- a species of the perversion of the course of justice.

- 4. A full **Royal Commission** into the King Lake bushfires was tasked to see how the fires started. The lawyers acted as if there **be no such thing** as starting a fire by satellite, or other use of military-type weaponry. Attention was paid to Ms Nixon's hair.
- 5. There was **no trial** for Martin Bryant, as he was pressured into "confessing." A clever law was passed in Tasmania that **prevents a coroner** from looking for suspects after a court has convicted someone -- in this case Bryant. Coroner Ian Matterson, who had begun his investigation, tossed it in. Government didn't **inquire why** personnel were not on duty. Officers of the PA historic site were far away at a meeting, local cops were away at a drug false alarm, other cops were held at a park for hours before arriving. Even in the 6 months while Bryant pleaded Not Guilty, DPP Bugg sent eyewitness Wendy Scurr a letter, saying she would not be a witness. This covered up her 'ablutions block' information.
- 7. Patrick O'Dea and Dr Russell Pridgeon, so clearly set up by the AFP's Operation Noetic, have not yet got a trial. Pridgeon fought against the removal of his medical license by a private organization, the NSW Medical Council. He lost, illegally, at an NCAT tribunal, but won at a NSW Supreme Court appeal. At his committal hearing, the **Magistrate prevented Russell's submitting evidence**, in his defense, about AFP's child trafficking, and about documented **perjury** by a police witness. Cover-up.
- 8. Fiona Barnett has written innumerable times (as has Rachel Vaughan in SA) about the murders of children she witnessed. Even the relevant **Royal Commission ignored her** on such matters, although the Letters Patent for the RC permitted such.
- 10. At Amirah Droudis' **trial**, zero forensic evidence was offered to show how she could have managed to stab and immolate Lee and escape. That was covered up by chatter about bikies, alibis, Monis's sex life, and by using the 'Tamerlan technique' to distract.

Perjury and Obstruction of Justice

One of Blackstone's concerns is with fairness in the courtroom. This includes recognition of the fact that truth coming from witnesses is essential. The impact of swearing on the Bible has been lost since Blackstone's day. It was meant to put the witness under extra pressure -- since he was swearing to God, inviting God to punish him if he lied. Because of this, a witness' words are considered truth -- people don't risk Almighty retribution.

Yet the enforcement of the secular law against perjury -- legal punishment for lying -- often falls by the wayside. In the US, people have seen enough TV dramas to conclude that a trial is no more than a boxing match. Any punch can be used in order to win. Acceptability of lies depends on whether the lies won!

This is crazy. Blackstone had an eye for justice. We still need justice. Perjury needs to be identified and punished, no matter who wins the case. In *Commentaries on the Laws of England* (the very laws we inherited from England, both in Australia and US) we see a heavy penalty for persons who suborn (recruit or try to procure) the perjurer's handiwork:

"The punishment for perjury was anciently death; then banishment, or cutting out the tongue, and now it is fine and imprisonment. But for the suborner of perjury, Queen Elizabeth inflicts the penalty of perpetual infamy and to stand with both ears nailed to the pillory."

Another Blackstonian crime involves "vacating records" or falsifying court proceedings -- surely a common practice: It was a felony not only in the principal actors but also in their **abettors**.

And don't forget bribing a judge: "It has been always looked upon as so heinous an offense, that Chief Justice Thorpe was hanged for it in the reign of Edward the Third."

My goodness. Think about that today. I suppose the briber and the bribee would be treated equally as felons. And how forward-looking were Blackstone's words: "The power and wealth of the offenders may often deter the injured from [seeking] a legal prosecution. This is yet another offense against public justice and is a crime of deep malignity." I am not sure how the wealthy are offending merely by being wealthy, but today judges could prevent one litigant from deep-pocketing another.

In general, a judge should manage her cases and be alert for any abuse of process by anyone. The general crime against justice that can be committed by either officials or citizens is known in Oz as "Perversion of the course of justice." (*Obstruction*, in US.)

Blackstone: obstructing the execution of lawful process is at all times an offense of a very high and presumptuous nature; And it has been held, that the party opposing such arrest [of a criminal] becomes thereby an accessory in felony, and a principal in high treason. [Note: That is not so under Australia's 2002 statute for treason.] [Bolding added]

Orange Jumpsuits Galore. So let's review Chapter 12's crime list again. How many potential orange jumpsuits come to mind when you think of the real perps of the Bourke St rampage, the Port Arthur massacre, the Lindt Cafe siege, or the Amirah Droudis trial? I mean **excluding** personnel already mentioned as part of trials and inquests, such as cops, judges, lawyers. I mean boots on the ground.

A real **killer** wielded the gun at Broad Arrow Cafe (and beyond). and killed Helen Lee, by stabbing or other means. And a real person other than Monis may have murdered Tori or Katrina.

As for **death by environment** -- malicious bushfires or malicious disease vectors -- the perps have to be skilled scientists. Do they realize that an orange jumpsuit may be awaiting them?

And then there's the myriad **children** -- myriad -- abused, enslaved, or kept by **pedophiles**, of whom some are billionaires.

And there's **the media'**s role as accessory before or after the fact.

Chapter 14 -- Take Heart, They Are All Indictable.... Dear Reader, are you fainting from all this? It is certainly faintworthy, but my intention is to take away some of your fear. On the face of it, so many unpunished deeds could make you think we are truly done for -- the "gang" can do whatever it pleases.

But think again. It is us folk who are letting them get away. We (and I include myself, even while I'm versed in Blackstone) are naturally inclined to think it's wrong to judge a judge; it's rude and horrible to yell out in court. Plus, the bailiff will get you. Oh yeah? Well maybe you should indict the bailiff if he/she is obstructing justice. Note: I don't say you should maul the bailiff, K?

There are legal ways for citizens to enforce the law. In my 2022 book, *Keep the Republic, Kill the Takeover*, I called these 'workarounds':

- -- citizen's arrest for felonies that have been or are about to be committed (you must then ask police to take custody),
- -- law of outlawry for persons who are beyond the law (it is open season to kill them, unless your state has repealed that),
- -- the duty of any cops or soldiers to disobey illegal orders.
- -- the ordinary **law of self-defense**. If someone is about to kill you or seriously injure you or a person close to you, you may use force, including lethal force, against them (per *R v Zecevic*).
- -- your right to **file** a lawsuit, even against racketeers, including for the tort of intentionally inflicted emotional distress.
- -- your right to petition for a **writ of mandamus** when a member of government is not doing her job
- -- the ability of citizens to **form an assize** to investigate and, if appropriate, hand indictments in, to parliament or courts
- -- your right to start a **truth commission** or committee.

Chapter 15. Always Look on the Maxim Side of Life

Maxims are high principles to which law should conform. Jurists over the ages have thought of many beautiful things. The following is only a sample of numerous maxims. I have picked ones that can help us to fight off rotten "authorities." Some are in Latin:

- *When laws imposed by the state fail, we must act by the law of nature. Lex spectat naturae ordinem.
- *To a judge who exceeds his office or jurisdiction no obedience is due. Judici officium suum excedenti non paretur.
- *No one is bound to arm his adversary. [Don't build his 5G's.]
- *When laws imposed by the state fail, we must act by the law of nature. [A child should be with its protective parent.]
- *Necessity makes that lawful which otherwise is unlawful.
- *Nothing against reason is lawful. [Ahem]
- *What necessity forces, it justifies. Quod necessitas cogit, defendit.
- *An act of a judge that does not relate to his office is of no force. [E.g., citing for contempt re gag orders, to harass.]
- *The law does not require that to be proved, which is apparent to the court. ['Judicial notice' of an after-hours exit button?]
- *Paternal power should consist in affection, not in atrocity.

 [Who says a leader can't be moral?]
- *Offences against nature are the heaviest. Peccata contra naturum sunt gravissima.
- *What is proved by the record, oughtn't to be denied. [Bryant.]
- *It is safer to err on the side of mercy. [It's not error anyway.]
- *Force is inimical to the laws. [Elementary, my dear Watson.]
- *Suppression of the truth is [equivalent to] false represent-

- ation. Suppressio veri, expressio falsi.
- *What has been admitted against the spirit of the law, ought not to be heard. [E.g., AFP calling O'Dea a trafficker, in court.]
- *Twisting of language is unworthy of a judge. Augupia verforum sunt judice indigna.
- *Violence may also put on the mask of law. [Drones.]
- *One out of the pale of the law (an outlaw) is civilly dead.

 [And thus he's no longer entitled to rights.]
- *A multitude of ignorant practitioners destroys a court. [Yip]
- *A greater inheritance comes to every one of us from right and the laws. [Bewdy]
- *An evil custom is to be abolished. Malus usus est abolendus. [E.g., the custom of deceptively stirring people to make war.]
- *Power should follow justice, not precede it. [Hmm. But then it wouldn't be "power," would it?]
- *Truth fears nothing but concealment. [Defo.]
- *Where there is culpability, there ought to be punishment.

 Ubi culpaest ibi paena subesse debet.
- *Time runs against the slothful, who neglect their rights.
- *An error not resisted is approved. Qui non improbat approbat.
- *One absurdity being allowed, an infinity follow. [We gape.]
- *Evil deeds ought not to remain unpunished, for impunity affords continual excitement to the delinquent. Impunitas semper deteriora invitat.
- *He who spares the guilty, punishes the innocent. Qui parcit nocentibus, innocentes punit. -- You can say that again!

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The Biggest, Fattest Maxim of All: Praesumuntur

We can start with the Bible, Old Testament. Both Judaic and Christian ideas are the cultural force behind many of the maxims. In the King James version of Deuteronomy we find:

"And the judges shall make diligent inquisition: and, behold, if the witness be a false witness, and hath testified falsely against his brother; Then shall ye do unto him, as he had thought to have done unto his brother: so shalt thou put the evil away from among you." -- Deuteronomy, Chapter 19, Verse 18.

The biggest fattest maxim that can help us today is "Contra spoliatorem, omnia praesumuntur," that is related to that Bible verse. It means "Against the despoiler of evidence (or one who hides evidence), everything can be presumed." Yes, it really says that.

When you think about it, it makes sense. Someone is being naughty by lying in court, or by stashing evidence somewhere. Why stop at merely punishing him 'blackstonially' for perverting justice? Why not hold him accountable for the original crime? It's likely that he is part of the crime; why else help the criminal?

The key word is "praesumuntur" (I prounce it as *Pray zoom on tour*). You don't convict the spoliator. You only make a rebuttable presumption. He/she can try to overcome it with a defense. In law, it is called the doctrine of spoliation, used in Discovery to force more discovery if the defendant does not cough it up.

I am not aware of anyone using it to open up big cases. In $US \ v$ *Tsarnaev*, where I have been an amicus curiae since 2017, no one has tried it, but I suppose there is plenty of scope for it. Judges in general do not look for it, but you can change that!

It is hard to pin down the legal force of any of the maxims. Note: the website famguardian.org says that if the maxim has often been used a lot and has not been controversial, then it sticks. It's Law.

Why not spend 30 minutes right now, trawling Part One for possible use of Pray Zoom on Tour?

WELCOME TO PART THREE FACING THE ABSOLUTE WORST



Statue of Ned Kelly (1855-1880) on display in Glenrowan, V ictoria, created by Kevin Thomas in 1992

Chapter 16 -- Options: Revolt, Coup, New Enlightenment

It is difficult not to feel overwhelmed today. Here are some things that appear to be occurring:

War is being provoked among superpowers Russia, China, US. Schools act like they own the kids, and feed them wild ideas. Banks are closing and your money may lose all its value. Despite vax mortality increasing, government pushes the vax. Floods, tornados, heat waves, and other extremes are occurring. Children are committing suicide; previously this was very rare. Scientists discuss transhumanist plans as if already approved. Elite colleges speak of diversity as the be-all and the end-all. And you know you can't cry out for great pollies to save us.

Options

The normal reaction to the above is to **drop out of society** and/or **deny reality**. I think we ought to do the opposite of dropping out, and "drop in" by forming solidarity. You've already heard my soft traditional options in Part Two. I urged legal action and a show of righteousness. Still, there are other viewpoints.

All options should be on the table so that folks can make the best decision.

Who should be in on the discussion in Australia? It would be nice to say "Everybody," but I have not seen, in my 43 years of exposure to Australian society, much citizen interest in good governance. Aussies like to whinge about the pollies, but they don't have an alternate vison of how it might be.

So, there is no point aiming for full attendance at the table. Why wish for the unlikely? It's OK to just go with whatever you have in the way of friends (co-conspirators). I recommend that you ask your mates to list all options for us today. The very exercise of doing that should be useful. I'm finding it helpful just in saying it!

The Accept-all Option

Humans generally go with the flow. When a new style is introduced, it gets talked up and before you know it, it's the norm. If I recall correctly, my (American) elementary school and high school education in History presented the past as "Well, that's what happened." There was no criticism, much less entertaining of any thought as to how events could have been different.

For many people today, it's an acceptable option to take whatever is happening and be fatalistic about the future. "Oh, we're going to have food shortages? Ho hum. "Don't get your knickers in a knot." Or as we say in Australia "Don't fret your undies." Most likely it is easiest on the nerves to NOT fret. Just accept.

The Revolution Option

As Mao Zedong once said "A revolution is not a dinner party." And he should know. He seems to have been involved in two non-dinner parties. The first was the Long March in the 1930s when (with the covert help of US personnel -- yes!) he and others gathered some communists against Chiang Kai-shek.

The second non-dinner party, known as the Cultural Revolution in the 1960s did not look like a war but like plain oppression. If any ordinary Chinese person looked like questioning Mao or his rules, that person would be sent to re-education camp. That is an interesting point. Mao could have killed them, but maybe he feared that would arouse more dissidents. Better to insist, with moral uppityness, that Chairman Mao knows just what is right.

Around the time of the Cultural Revolution, students in US and Australia were reading George Orwell's 1984. We were told it was about the USSR, and it made for jokes and sophistication by us students. We knew all about Big Brother, the telescreens, the Two-minute Hate, and the Ministry of Love. Only Russians would do that, not us. No way. Couldn't happen. Anyway, we westerners are so clever, if we saw it happening we would put a stop to it. (Hello? Hello?)

In both of the non-dinner parties, the leaders depended on having a numerical advantage over the opponent. I do not know enough Chinese history to say how Mao raised an Army prior to WWII. But I think it is well established that after he became Top Dog, his means of power was via Party members down to the local level. The spies were everywhere, and this included your own kids. That was very clever set-up, as who would dare break out?

Now, for us to make a revolution, of what would it consist? The population of Australia is a bit unusual in the way it is spread all around the coast with most people living in seven far-apart capital cities. There isn't going to be a united uprising by Melburnians and Sydneysiders, and certainly no marriage of Perth and Darwin.

The Problem of Treachery

Revolution planners will note that Australia doesn't have an admitted enemy right now. The rumor is that China has her eye on us. If so, what is her planned method of attack? Perhaps the only needed attack is a demographic one. Many young people enter Oz as students and thus gain points toward immigration. I was told by a professor in Adelaide in 2011 (or so) that he was ordered not to flunk any Chinese students in his courses.

By the way, why not collude with Chinese students in Oz? They almost surely prefer the freedom we have to the lack of it at home. We should be showing more interest in their remarkable history. I'm serious. Why let prime ministers make treacherous deals when we little ol' Proles could make glorious deals?

Growing up, I associated the word "traitor" with famous sellouts such as Brutus, Judas, Benedict Arnold, Julius Rosenberg, and Navy man John Walker. Later I noticed that treachery is going on all the time. How could it not be so, when many high-up people think that globalists, not their compatriots, deserve their loyalty?

All our recent prime ministers seem to be comfortable when dealing with the globalists. Hawke, Keating ("world's best treasurer"), Howard (present at the creation on 9/11 and 7/7),

Abbott, Gillard (Brookings), Turnbull (Goldman Sacks), etc. Albo's subservience is emblematic. It's visual.

On the other hand, most Aussies do have deep Aussie loyalty. There's something about a gum tree. ("A willful lavish land. All you who have not loved her, you will not understand.") I think it can be called into revolutionary service.

But Violence Is Prohibited, Isn't It?

You really have to credit the high-ups. They use unlimited violence. Here is what I read today, 5 August 2023, at ABC:

"Upon attending this address [in Burpengary East, Qld, to make a search], police encountered a 29-year-old man, Superintendent said.... "This man has confronted police. As a result, police discharged their firearms." [euphemism for they shot him dead]

Just wondering, could they have disabled him with a taser?

But a much greater indulgence in violence is of the King Lake or Milson Island environmental kind. Or herding our teenagers into a stadium to get vaxxed. Or letting the US provoke China about Taiwan from the naval stations in the Top End. Or, for that matter, incarcerating Jimmy Gargasoulas for life at age 28.

But if one of us little guys so much as shakes a fist, that's criminal. Actually, you don't have to shake your fist -- just secretly contemplating your fist's potential will suffice. NSW's Chief of Police Mick Fuller claimed to have the right to arrest suspects based on predictive crime. I must qualify as I am, right here on this page, discussing violence, and not noticeably eschewing it.

A Military Coup

This chapter is inventorying options for dealing with what looks like a horrible future. What can we do? Maybe a military coup of Australia is the solution. I mean a coup by Australia's own military, not a visitor from without. You may have heard that a

US Marine General, Smedley Butler (1881-1940), was approached in 1934 by a faction within American politics (including Prescott Bush) to overthrow the government violently. They were to use the excuse that President FDR's health was failing. The plotters told Butler they could provide him with an army of half a million.

They didn't get very far, as Butler said No. Thus so we don't know if the plotters could really have dished up such a large group. Possibly the nature of army life (or navy, etc) is so clannish that if a new idea came along, and they were asked -- as a group -- to support it, they may feel called to this new duty. "Yes, Sir!"

I kind of like the idea of a military coup in Oz as a way to squelch the current takeover by globalists, which is a coup in itself. As it stands, the globalists appear to be very confident of their invincibility. Outright murder of them is probably on someone's minds. (A person near and dear to me rehearses it a lot.) Consider that we have a globalist, Bill Gates, who talks about -- boasts about -- a plan to stop the raising of cattle. Consider that we have a transhumanist, Yuval Harari, who gives every impression that he feels OK about changing your DNA. Forever, since once the original is gone, who could get it back?

Just think of the disproportionality of this. One man to alter nutrition like it has never been altered in history (*H sapiens* is a carnivorous species), and one man to wipe out the gizmo in our brain that, say, makes us love God, or makes us love football.

No group of citizens is ready to oppose those two idiots, but a military attack on them might get wide approval. (It is not very likely to happen, since promotions in the army are usually obedience dependent!) Tony Ryan in the NT stands armed, for us.

The Intellectual Option

The options discussed so far were: Accept all (go with the flow), revolt, or climb under the wing of a military coup. Plus, in Part Two of this book, I aired the possibility of a sort of rollback to normalcy, in which we apply traditional law in the traditional way.

The law that we have today came from many an intellectual breakthrough of the past, including that of Christ's gospel which grew out of Hebrew theology. The Australian Constitution of 1901 was modeled to a significant degree after the US Constitution of 1787, which was modeled to a significant degree after the writings of John Locke on how to keep power in check.

Academics should come out of their current retreat and wow everybody with new ideas as to the best way for us to avoid what is otherwise scheduled to happen soon: starvation, genocide, war, changing of the human mind. What about flipping the loss of checks on power! Surely someone can give seminars on that.

At some point in the 20th century, many university lecturers became Marxist. It seemed reasonable at the time. Sharing wealth is a good thing, isn't it? But now all those intellectuals should renounce communism as it has been shown to have been a trick. It was always part of a covert drive to simply take over.

The best philosopher today is Philip Allott of Cambridge, a retired UK diplomat who worked hard on the Law of the Seas Conference. Let me quote two sections of his 1990 book, *Eunomia*, and then two more from his 2016 book, *Eutopia*.

"Law constraints or it is a travesty to call it law.... Law transcends the power of the powerful and transforms the situation of the weak or it is a travesty to call it law. A legal system which does its best to make sense of murder, theft, exploitation, oppression, abuse of power, and injustice, perpetrated by public authorities in the public interest, is a perversion of a legal system." ~ Eunomia, p. 109

"The British Government was an exceptionally diligent government. [Its] diplomatic system, whatever the political and moral merits of particular decisions, seemed then to be a system of wonderful elegance and efficiency, operated by people of exceptional qualities of mind and character. The reality, I came to understand, was quite other than the appearance.

"British diplomacy had for centuries played a leading part in making a world-system whose peculiar rationality could also be seen as a form of madness. Politicians and diplomats were privileged inhabitants of a world of unreality, [Think India], an unreality which was life-threatening on a grand scale, a world which nevertheless seemed to its inhabitants, in characteristic paranoid fashion, to be perfectly real and natural and inevitable and right." -- Eunomia Preface.

The newer work, *Eutopia*, lives up to its name.

Eutopia, page 232: "If the law violates our high values then the law must be changed. If the law does not serve the common good then the law must be changed. If public power, under the spurious authority of law, causes human suffering then the law must be changed."

Eutopia, page 303: "The European Mind owes it to the rest of the world to wake from its sickly slumber.... A new Enlightenment in the twenty-first century is overdue. A more invigorating project for young Europeans, who know that they are also citizens of the world."

A new Enlightenment! This guy would have you believing him, wouldn't he? Aw, did I hear you say that I'm just being sneaky, putting law stuff here to connect it back to Chapter 13? I am certain, as a sociobiologist, that law is a part of the species. We evolved with it but our law instincts require a cultural context.

Besides Allott, two authors are offering both hope and alarm-call. Jonathan Haidt's magnificent book *The Righteous Mind* is decorated with a blurb from the late beloved EO Wilson, saying that Haidt "adds evidence that we are innately capable of the decency and righteousness needed for societies to survive." Yay!

The other book, *The Treason of the Experts: Covid and the Credentialled Class*, is by Thomas Harrington, a historian of Iberia and Catalan culture. Don't miss it; it is truly empowering.

Chapter 17. How Many Globalists Are Having Regrets?



Michelangelo

God creates Adam

Paradise Lost...Almost by Mary W Maxwell

I sit upon my global perch.
I've got nowhere to go.
I've ruined all that you can see,
Plus some that we don't yet know.

I wrecked the animals, and the land. I even wrecked the weather. (Photosynthesis is a mystery to me How everything hangs together.)

My forebears assured me that Power is all. It counts more than ordinary life.
"Family ties will cease," they suggested.
"A man does not need a wife."

"Higher learning must be abolished, Books and art are a waste of time. Chaos is the option we recommend, We'll implant this by drugs and crime."

I asked, Doesn't morality give us protection? My forebears said "Surely, you jest.
Pursuit of big money beats all of that,
A good bottom-line is the best."

A child's value? It's what the market will pay For organs or experimentation, Or sex, or porn, or just plain labor In this Dickensian nation.

Did I say 'nation'? Sorry, that was a goof, We aim at global unity. Folks will abandon local attachments In their search for opportunity.

The 'units' can be moved, all over the place, To suit what we top-dogs desire. Epidemics, starvation, and forced migration --Of such things we never tire.

Artificial intelligence is a marvelous trick, To radically restyle their mind, I can change reasoning, and all the emotions, Or even make people go blind!

More importantly, we can kill them in droves. Their numbers are off the chart. Burial of a billion bodies, however, Is holding back the start.

If we don't get rid of them soon, I fear Our generations of work may be lost. The smart ones are already waking up --They know they've been double-crossed.

At least they're not planning to harm us, though. Surveillance now saves us from that. When we detect a 'savior' on emails, Our sledgehammer falls on that gnat. Plus we taught them non-violence, a few years ago. They absorbed it from M-L-K.
What a bunch of sheep, with no urge to attack us!
Well, at least we needn't worry all day.

Yet, I sometimes wonder if there's a plot out there That the plotters themselves do not know. Perhaps humanity, as a whole, self-preserves -- And isn't willing to go.

I also wonder if I've made a mistake -- I belong to humanity too.
Was I deprived of a million good things?
Hmm. Is there someone I should sue?

Wait. This morning I heard the chirp of a bird. It unexpectedly touched my heart. The chirp lasted no more than seconds, But it's beginning to tear me apart.

The earth is wondrous, and its fullness Was created by I-don't-know-whom. Was it my fault, if I was fed wrong stuff From the moment I left the womb?

Oh, I'm starting to see it -- I get it, but How did others go so far off the track? I must have been crazy, we were all of us crazy. Now can some of the harm be turned back?

I'm so, so sorry. I regret what I've done Especially giving torture and disease. My actions are totally unforgivable, But for mercy, I'm imploring you. Please?

Chapter 18. A Starter's Kit for Desperate Activists

I hope you have accepted my two major premises: That Australia is in a horrific state thanks to a government that scoffs at law. And despite our heritage of **good** law, *we are blocked from using it.*

We need new thoughts, and no shyness about saying so! Many is the hurdle we have overcome in the past. Has history stopped? No. We can get together and fight off our enemy. However, we lack the biology -- the appropriate instincts -- for dealing with certain aspects. The emotions we do have are ones that evolved for a different setting. They are still good, but are insufficient.

We've inherited a brain that knows how to survive in simple life. Natural man has ways of interacting socially. Making friends. Fighting enemies. Doing what it takes to climb the social ladder. Getting a mate. Being loyal to the community and to workmates.

But there's nothing in us that gives guidance on how to deal with an enemy who has the capacity to control our minds. We don't have emotions specifically geared to even recognize that this is being done to us, or to feel extreme anger about it. Let's face it, we mostly take everything lying down.

As argued in Chapter 16, we tend to accept whatever is the going reality -- as normal. Let's call that Problemo Uno -- no matter how much we possess the right emotions for vengeance, or righteousness, and we do have those emotions in abundance, there is no evolved 'gizmo' to trigger that emotion when we see the Powerful playing with us like toys. (Recall when they made up new rules for us at airports because of "the underwear bomber"?)

That raises the subject of Problemo Dos. The human brain encourages conformity to settled opinion. How could a child pick up knowledge if she lacked a way of knowing whom to trust? She, and all of us, trust settled opinion -- the received wisdom. If that means trusting Dr Fauci about Covid, we do so. People get nervous, instinctively, when someone deviates from the standard line or the deliverers of the standard line, including the media.

Folks really get into a tizz if the deviant story blames government. Now there's a dangerous topic! I identify that as Problemo Tres: reluctance to see that one's government is capable of doing horrible things, a Daddy-is-good syndrome. Folks are generally willing to speak in an anti-government way: 'political' opinions are OK. But to say that children at military bases were being tortured? That paints our Daddy (our nation) as bad, and clashes with a strong mechanism in our nog that says Daddy is good.

Now to Problemo Cuatro, again consisting of our biological lack of a needed gizmo. Namely, the gizmo that would help us see an invading globalist force **as worthy of armed defense by us**. Wait a minute! Hasn't every society from the Year Dot been able to see an invasion and try to resist it? Yes, but I said "an invading *globalist* force." It's not the same as the Roman Legion about to steamroll through town, hurting all members. It's the upper class telling us folks that globalism is wonderful. "Hey Europeans, join the EU!"

Thanks for listening to my four problemos. If we can invent tornado-making machines, I bet we can deal with Uno-thru-Cuatro.

You realize that I've been leading up to Cinco, right? Take a deep breath, please, because this is the one that goes with the book's cover. And it's what I meant when I named this chapter "A Starter's Kit for Desperate Activists." **Problemo Cinco is how to address our need to take up arms against the Powerful**. Who says you can't tell a book by its cover? In this case you can!

In its simple form, the Australian people's sympathy with Ned Kelly is that he used a physical weapon, daringly. He robbed the rich to help the poor, a la Robin Hood. It doesn't matter for our Cinco purposes that later generations decided Kelly may have been not so marvelous after all. What matters is the legend. Men in Oz identify with Ned's standing up to 'authority,' with his gun.

Note: I'm not about to tell you to go shoot someone. Strategically I don't see how it would work, for two reasons. One is that we are technologically inferior to the enemy. (Has there ever been an army coming at you that could also close your bank account?)

The other reason we can't win with guns is that we don't know whom to shoot. (At least I don't, do you?) The baddies whom we encounter aren't the top dogs. The top dogs are surrounded by guards or, in most cases, are simply not even known to us. **Who are they?** Who gives Dictator Dan his daily instructions?

Recap. Let's review the five *problemos*, re our biological unpreparedness (lack of the right gizmo) for the contemporary situation:

1. The brain takes stuff in; we accept the "going reality" as real. 2. It's hard to buck the received wisdom, such as offered on ABC. 3. Daddy-is-good; it's bad to say that he commits atrocities. 4. It's hard to see the invading globalist force since our own upper class is in it; they talk nice about globalism 'so we mustn't shoot them.' 5. We don't know how to take up arms against the powerful who are the overlords here in Oz, even if they get armed by foreigners.

Are you with me? I claim that we *do need to take up arms* (not sure what kind of arms) against the Powerful. Don't throw in the towel because "it's all too complicated." I recommend that we clearly teach what is happening. Shout: "All peoples of the world have been undergoing a globalist takeover for decades. It came to a head in 2020 when the WHO openly proclaimed itself the ruler."

They use divide-and-rule: it distracts us from noticing their harms and with media's help, encourages us to fight each other instead. It is extremely pathetic that the world's citizens fell into the pandemic routine of saying that the harm "they" were doing to us, via the Great Reset, was for our health (!!!) and that folks who did not go along, about the masks, were showing un-neighborliness!

Australia's Star Is Rising

The title of this chapter is "A Starter's Kit for Activists." The title of Part Three is "Facing the Absolute Worst." The title of the whole book is *Get Up*, *Australia*, *Get Up*. Put them all together and you get this: Resolve now to practice activism, as that's what is needed in the face of all our stupid Problemos. You *can* do this. The southern cross can shine.

Why am I concentrating on Oz? Can't somebody else do it? How about the Hungarians or the Paraguayans? Just never you mind about them. Australia is the place to start. I'd now like to mention two features of Aussies that the younger set may be unaware of:

First, before feminism got entrenched in the '80s, Australia was known for **mateship** of men. Blokes came to each other's aid. It startled me when I arrived here -- if a car got stuck in the sand, any males nearby would, *without a word*, walk over to the car and pitch in to dislodge it. During WWII when some Diggers were imprisoned by the Japanese at Changi, they survived in better numbers that their British allies in Changi, thanks to *mateship*.

My other little historical vignette is that, after the United Nations was formed in 1945, Australia was avuncular toward smaller nations. That has fallen off now, but don't be shy to play that role again. No reason why Oz can't be the role model of activism.

Groupies. I urge you to form **little** groups. Make a schedule for getting together every Tuesday, Sunday, or whatever. That automatically gives your group a reality. Naming it would do so, also. At first you can only invite your friends, so it can be in your home.

But then take it to the wider community. As far as I know, every public library is obliged to let you use a room, for free, or for a small fee. They will let you hang a sign about it on the bulletin board (not under their auspices, but who cares.) A certain goldenarched fast-food joint also makes rooms available for "birthdays." Universities also have some sort of mandate to let you give talks.

In 1999, I toured Australia with a speech against the Multilateral Agreement on Investment. In Brissie, St Mary's let me use their church. In Perth a law school actually *invited* me to speak. In Launceston it was a citizen's group. The knockout was Townsville where the City charged me \$75 to use their auditorium and later refunded it, as the talk had public value. You can do the same!

Inviting helpers is important. The average citizen doesn't jump to the fore, but he/she will, **if asked**. "Bitte..." Oh, and speaking of German, it's more than all right if the group is ethnically exclusive. Or age exclusive (Anybody under 84, out.) We have emotions for being with our own; it adds strength to the work.

You can put on plays that mock the hoaxes discussed in Part One. You can write songs or choreograph dances, about these. Fly a couple of kiwi's over to teach your group an angry haka -- then make a video of it and let it go viral. Slay the world!

Cite the Problemos: the human brain has handicaps re putting the baddies out of business. Ask the members **to suggest ways to tackle this**. Problemo Cinco is not a forbidden topic. Proclaim: "Our species is not prepared to fight our top dogs and so we are letting them what they like -- destroying all, everywhere."

Probably some of the groups will be Oldspeak Groups. Just go to Part Two of this book. That work still needs to be done. We can't give up on traditional law. In fact, some groups could specialize in showing us how to use legal workarounds. And if you see a clever person on social media, invite him to lecture to your group.

Amnesties and TRC's

You can form a Truth and Reconciliation Committee -- that's an established practice. Your TRC can offer "potential amnesties." That is, people who have been on the wrong side of the pandemic can ask for mercy. Maybe Bill Gates wants mercy, y'never know. You can also ask police and soldiers if they feel unhappy about being asked to enforce bad laws. Vietnam Veterans are terrific at this and so are many Aussie returned soldiers from Afghanistan.

Don't dodge the big issue: we are in extreme trouble and there is no time to waste. Famous last words from Solzhenitsyn: "How we burned in the camps" -- how we saw too late the evil plan. Let's force that info into our cerebrum and **attend to it**. Today.

Byword: desperate danger demands action. Violence can't be ruled out. To let this thing continue is the greatest violence of all.

Application for an Exemption from Activism [satire]

Some Australians may not wish to fight the good fight. They can get an **exemption** from activist service, for six months at a time, by ticking at least 13 of the 20 following statements. Once completed, the form should be filed with the Commonwealth Bank.

Application Form:

I hereby declare that I won't fight for Australia in a crisis. I think Fiona Barnett is a liar and Mary Maxwell isn't far behind. It doesn't faze me that Bryant and Gargasoulas are doing time. I was happy to get vaxxed; I'm grateful to the scientists at Pfizer.

Sure, Chris Hurley hurt Mulrunji, but Mulrunji hurt Hurley first. The snipers were right to hold back, lest bullets hit the hostages. If CPS comes to take the baby out of your arms, you deserve it. The Noetic officers have to do their job as best they can, mate.

Scomo should not have apologized; it only encourages them. Talk about a satanic panic, the SRA story is totally off the wall. Best thing about a DPP is that he/she is independent of politics. When neighbors start fires with petrol, I always pour flour on it.

Bussing kids to a stadium for vax was very efficient in a crisis. Even if Monis wasn't the nicest guy, Muslims do desire a Jihad. Global warming is real, and all floods come from the Almighty. King Charles had nothing, nothing, to do with Jimmy Savile.

Christine Nixon should have been at her post during the fires. Dee McLachlan is obsessed that "We will own nothing." Not so. If Milson Island had caused Lyme, government would admit it. There's no such thing as mind control. I am living proof of that.

(CBA will mail your exemption which must be carried in wallet.)

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Robin Allott, The Motor Theory of Language Origin, 1989

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