

YOU HAVE BEEN PUT ON NOTICE!!!

From possibly as early as 1919 every Australian Federal & State Politician, Judge, Magistrate, Defence Force Personnel, Federal & State Police Officer, Sheriff, Local Mayor, etc., in other words the people in Authority, have ALL, either knowingly or not, committed an 'Act of Treason' against the Australian People, by swearing allegiance and subscribing to an oath to serve Elizabeth II, Queen of the United Kingdom of Great Britain & Northern Ireland and therefore the government of a Power foreign to Australia

By all accounts Australia was recognised worldwide as an Independent Sovereign Nation after WWI, when we were invited to join as a founding member, the League of Nations in 1919. Only fully self-governing nations could be members of the League of Nations: see <http://foundingdocs.gov.au/item.asp?sdID=94>

After WWII we were once again recognised worldwide as an Independent Sovereign Nation when we were asked to join the United Nations in 1945, which we did on the provision that we, like all other member nations, would adhere to the UN Charter and abide by the International Law set in place.

Since 1919 the two Monarchies of the United Kingdoms have allegedly appointed a Governor-General, who have in turn sworn into office, the Federal Government of Australia. This Federal Government then had the rights and privileges to administer the laws and run the 'Commonwealth of Australia'.

However, these Monarchs have had NO legal basis to do so! Elizabeth II has NEVER been crowned the "Queen of Australia" and has NO legal authority within Australia! British Law clearly cites the preclusion of the U.K. monarch from any political intervention in a foreign land!!! (*Under International Law it is also forbidden for a Member Nation State of the United Nations, to apply their legislation, within another Member Nation State*).

If the Queen then has no legal power to appoint the Governor-General, this position is totally invalid. This would also mean a Federal Government legally cannot be sworn into office, so the Australian Parliament is not a valid organ representing the Sovereignty of the Commonwealth of Australia and cannot pass any laws which can have valid application within Australia, or anywhere else for that matter. The only law that can have valid application in Australia is international law, and possibly the common law of Australia.

Do you not think it strange or curious that both Julia Gillard and Kevin Rudd - (unlike previous Australian Prime Ministers) - changed the official wording of the 'Affirmation of Office' to "*I, Julia Eileen Gillard / Kevin Michael Rudd, do swear that I will well and truly serve the Commonwealth of Australia, her land and her people in the office of Prime Minister*" and excluded the swearing of allegiance to Queen Elizabeth II by not also stating "I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second"?

See: <http://www.smh.com.au/news/opinion/majesty-missing-and-so-was-the-medias-focus/2007/12/07/1196813020145.html> and <http://www.youtube.com/watch?v=1HUyut-wPbg>

Do they think that by doing this, it will absolve them of their involvement in treason against the Australian people?

You may then start to understand how the appointment of our Australian Governments, the various government departments and our Australian Constitution are and have been for decades – fraudulent, illegal and invalid.

Have you ever broken a traffic law and been stopped by the police? Did you notice the British Crown on the car, uniform, warrant card or the infringement notice? They have sworn an oath of allegiance to "Queen Elizabeth II". Now let us say we elect to contest their complaint in a court - We are then served with a summons and commanded to appear, in the name of Her Majesty.

We then appear in a court which proudly displays the British coat of arms. The *Magistrates Act 1991* prescribes the oath which the Magistrate must take (*Magistrates Act Regulations 1993 – Form of Oath or Affirmation*) and the prosecutor plus the complainant (Police) both have sworn similar oaths to that of the Magistrate. They will then proceed to impose British law upon you.

Now hold it for a minute - are you not a citizen of an independent sovereign nation? A member state of the United Nations?

The whole Judicial System in Australia is not only fraudulent, but also invalid!!! Most Judges (especially those in the High, Federal and State Supreme Courts) are aware of this invalidity and know that their own appointments are totally unlawful. However, these same Judges have continued to preside and rule against hundreds of people, even when the invalidity of these Judges, were actually questioned and challenged in documents filed in their own courts and who were aware of this when making their rulings! Innocent people have been ordered to pay fines, had property re-possessed, been forced into bankruptcy or imprisoned by dishonest Judges who are more interested in protecting their own livelihoods, positions, power and the *status quo*!

The Australian Taxation Office (ATO) is also an organization with NO lawful authority. Yet people once again have had their lives ruined to the point of suicide for being unable to pay their supposed taxes.

For any person reading this paper, who participates in perpetrating this fraud against any Australian citizen after being made aware of these facts, will be in breach of a Human Rights violation and in due course will be charged in 'The International Court' for Human Rights abuse.

By way of a parallel situation, the report of the International Criminal Tribunal (Yugoslavia) reveals that, this Tribunal considered human rights abuses as more serious than war crimes and placed 'economic deprivation' at the upper end of the penalty scale. Any person directly involved in an illegal act of economic deprivation (for which the United Nation's penalty scale is from five (5) to twenty-five (25) years). You should now take the time to consider your position, as you have been given notice and as an individual with access to the Internet, telephone and postal service if you continue to act in any manner against an Australian citizen, you will be denied any defence as to your lack of knowledge of the facts outlined herein.

Please remember that, in matters involving human rights, individuals are considered to be solely responsible for their actions and the "I was only doing my job", Nuremberg defences of 'acting on advice', 'acting under direction', 'acting under orders' or any justification which involves a 'superior authority' (such as an unsafe court decision) does not present as an acceptable defence.

In addition, you should note that an International Criminal Tribunal can authorise any reparations that it deems fit. Accordingly, individual offenders may be subject to 'open ended' liability. Moreover, advice received from counsels in the United Kingdom is that the compensation that will be awarded will be in the nature of "extraordinary punitive" damages AGAINST ANY OFFENDER!!! You have been warned!!!

As they say, don't shoot the messenger - these are legal facts and not legal opinion!

For your peace of mind, we would recommend that YOU do your own personal research into these matters, as there will be NO excuse when you are hauled in front of an International Criminal Tribunal!!

WEBSITE REFERENCES:

[**www.basicfraud.com**](http://www.basicfraud.com)

[**www.members.westnet.com.au/unrealneil**](http://www.members.westnet.com.au/unrealneil)

[**net.lib.byu.edu/~rdh7/wwi/versailles.html**](http://net.lib.byu.edu/~rdh7/wwi/versailles.html)

[**www.statusquo.org/aru_html/html/GovGen.html**](http://www.statusquo.org/aru_html/html/GovGen.html)

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[**www.theage.com.au/articles/2004/08/08/1091903444867.html**](http://www.theage.com.au/articles/2004/08/08/1091903444867.html)

[**www.principalityofcamside.cc/Audio/OzAudioIntro.htm**](http://www.principalityofcamside.cc/Audio/OzAudioIntro.htm)

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