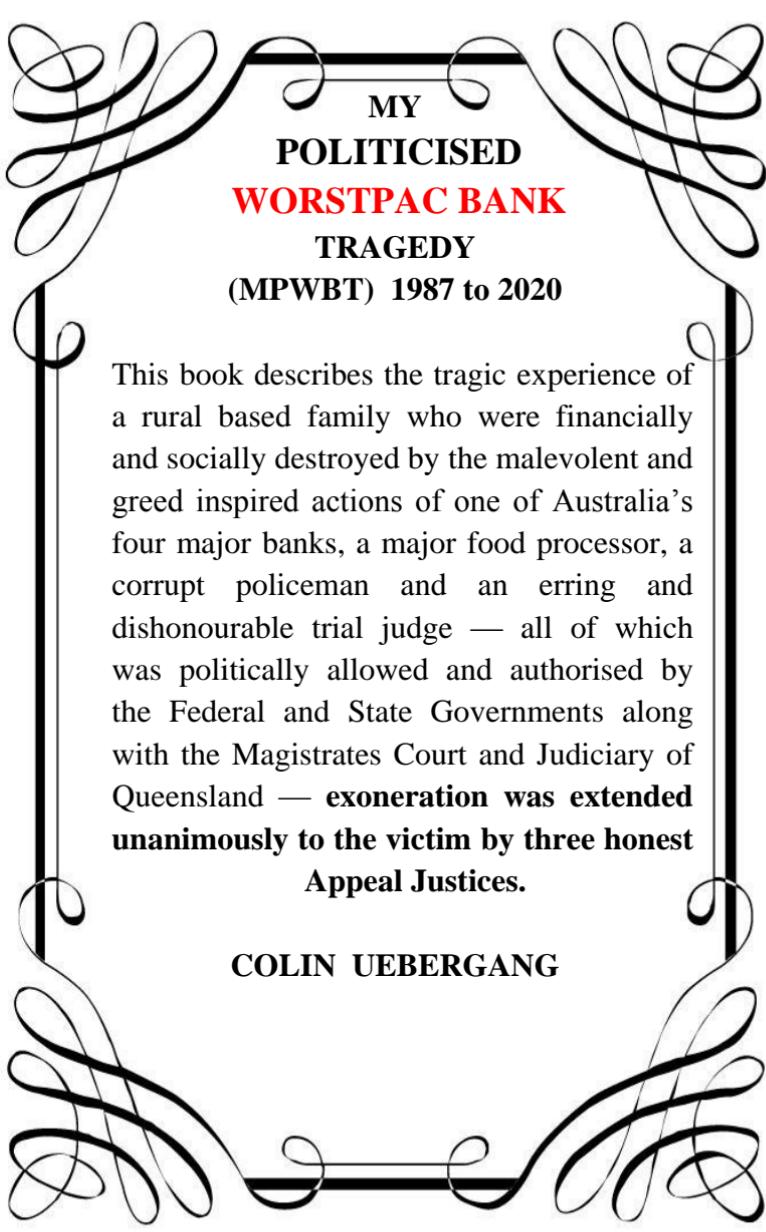


**MY
POLITICISED
WORSTPAC BANK
TRAGEDY**



**COLIN
UEBERGANG**



MY
POLITICISED
WORSTPAC BANK
TRAGEDY
(MPWBT) 1987 to 2020

This book describes the tragic experience of a rural based family who were financially and socially destroyed by the malevolent and greed inspired actions of one of Australia's four major banks, a major food processor, a corrupt policeman and an erring and dishonourable trial judge — all of which was politically allowed and authorised by the Federal and State Governments along with the Magistrates Court and Judiciary of Queensland — **exoneration was extended unanimously to the victim by three honest Appeal Justices.**

COLIN UEBERGANG

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In the public interest of all Australians

In a long and so far futile quest for justice, lampoon is a time-honoured recourse, and through the dealings with the author, the name Westpac well deserves used herein as

WORSTPAC



I; Colin Uebergang

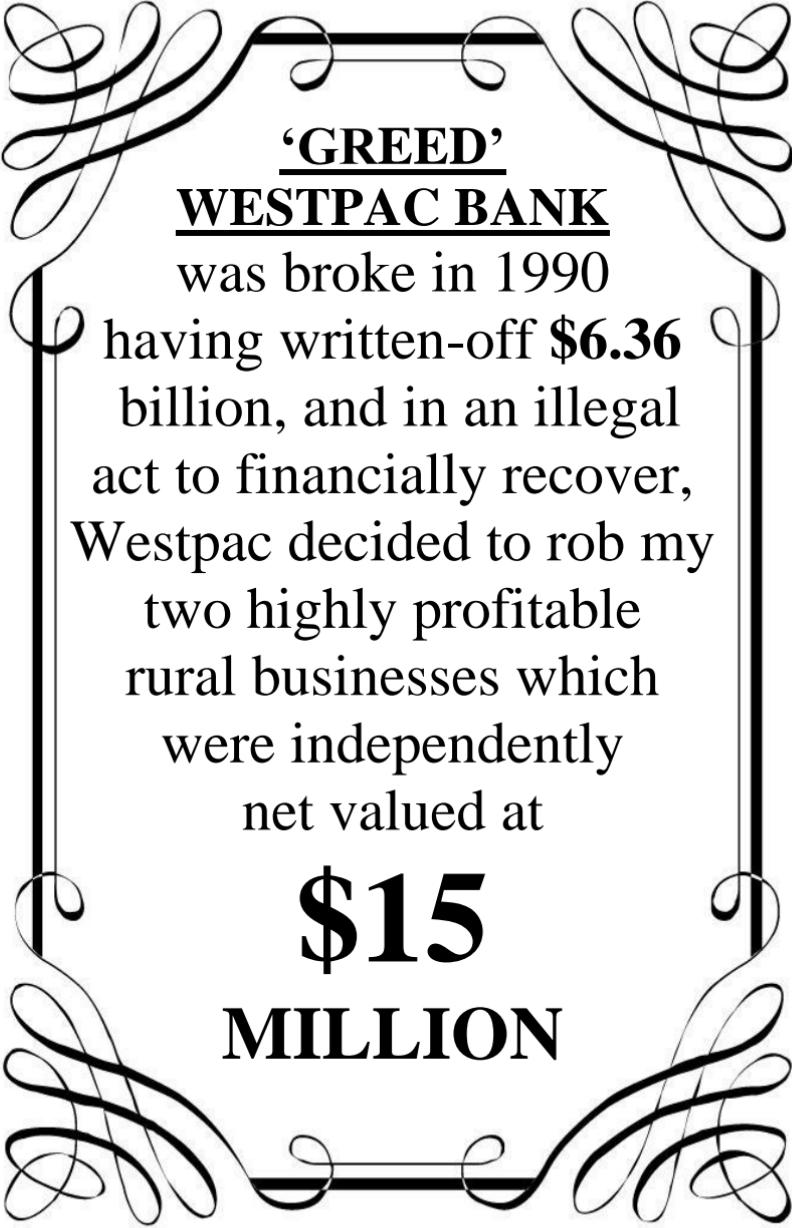
NEITHER

Capitalist nor Communist,

Finding creative humility a gratuitous contribution as a

Renaissance Humanist!

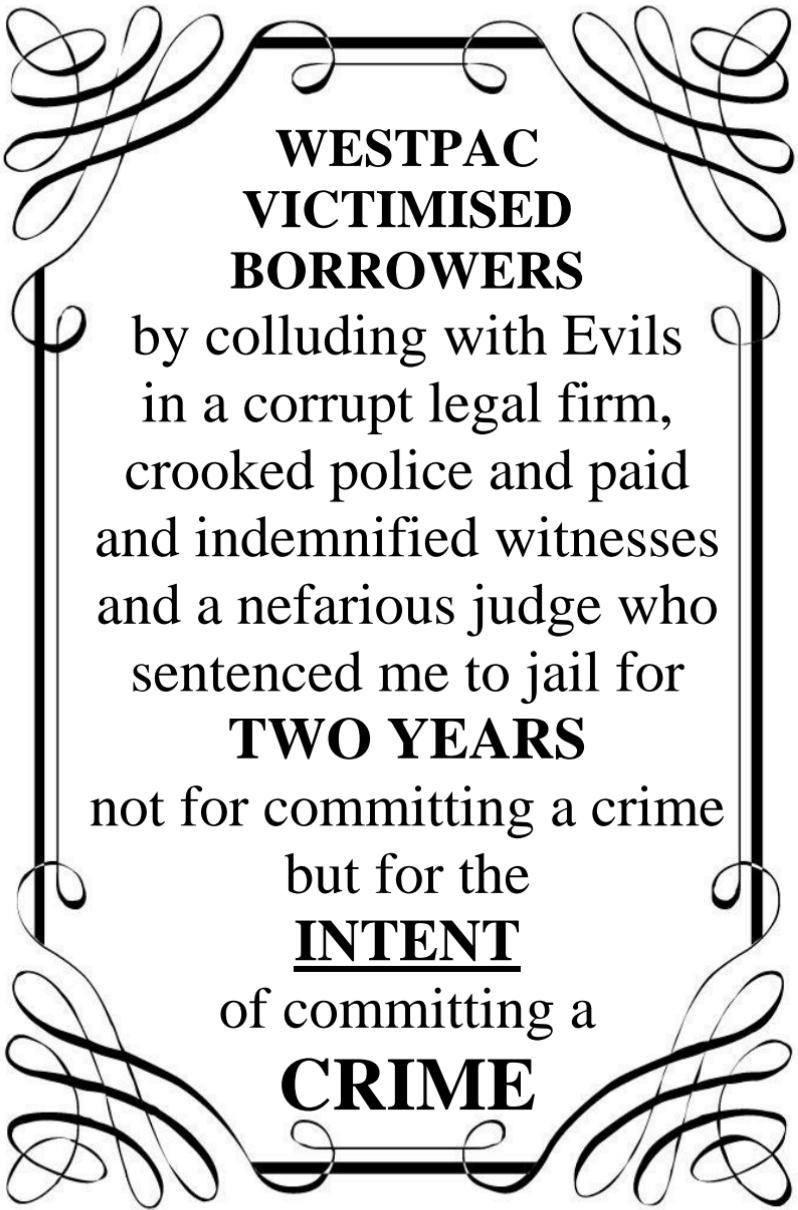
The term Renaissance man or woman or polymath is used to describe a clever person who is good at many different things. The idea comes from a period of history called the Renaissance which prevailed from about 1400 to about 1600. One of the most famous people alive during this time was Leonardo da Vinci — a great man without comparison or equal.



'GREED'
WESTPAC BANK

was broke in 1990
having written-off **\$6.36**
billion, and in an illegal
act to financially recover,
Westpac decided to rob my
two highly profitable
rural businesses which
were independently
net valued at

\$15
MILLION



**WESTPAC
VICTIMISED
BORROWERS**

by colluding with Evils
in a corrupt legal firm,
crooked police and paid
and indemnified witnesses
and a nefarious judge who
sentenced me to jail for

TWO YEARS

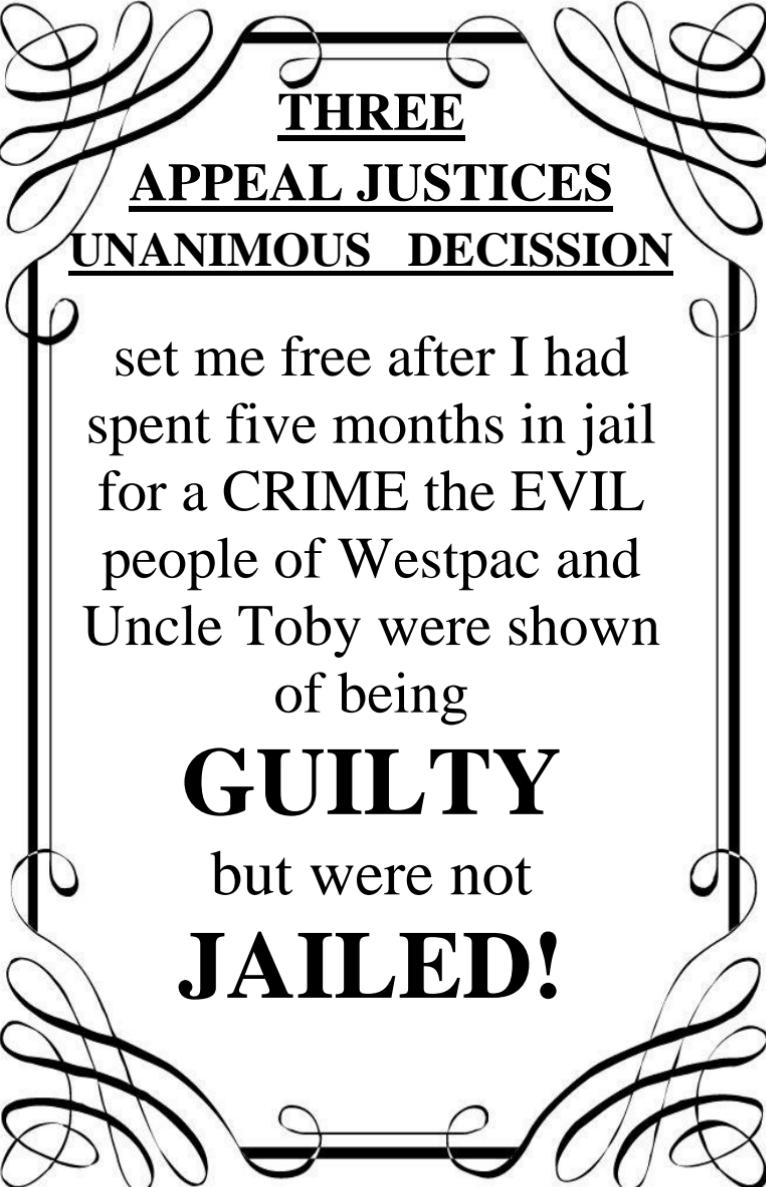
not for committing a crime

but for the

INTENT

of committing a

CRIME



THREE
APPEAL JUSTICES
UNANIMOUS DECISION

set me free after I had
spent five months in jail
for a CRIME the EVIL
people of Westpac and
Uncle Toby were shown
of being

GUILTY

but were not
JAILED!



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FOREWORD
The Sins of Westpac
Dr Evan Jones

**Late Associate Professor, Department of Political
Economy, University of Sydney**
Consultant to aggrieved bank customers since 2000

“Our vision and strategy”

Westpac’s vision is “To be one of the world’s great service companies, helping our customers, communities and people to prosper and grow.” Our strategy seeks to deliver on this vision by building deep and enduring customer relationships ...

Westpac’s PR machine, as with the other banks, involves comprehensive misrepresentation.

We note recent peccadilloes — manipulation of the bank bill swap rate, robo house lending criteria, and the 23 million breaches of the Anti-Money Laundering and Counter-Terrorism Financing Act. We pass over these for the current purpose, merely to note how Westpac staff spends their time when they are not breaking their professional obligations towards their small business and family farmer borrowers — one of whom I mention.

* * *

Colin Uebergang 1990 – 2020

Westpac was broke in 1990 and undercapitalised, given the combined impact of massive losses from 1980s intemperate lending and the pressures of Basel I for increased capital adequacy ratios introduced in 1988. Westpac wrote off \$2.76 billion for the years 1989-91, and

over \$6.36 billion for the years 1989-(mid) 1993 – by far the most prominent self-inflicted banking casualty of 1980s excess. At the time, the ANZ instigated the foreclosure and appropriation of a number of large-scale agricultural holdings to shore up its sagged bottom line, including those of the iconic Wright family in northern NSW. It appears that Westpac went after Colin Uebergang for comparable reasons.

In earlier decades during the post-World War II rural expansion, Uebergang had developed significant wheat production from cleared scrubland. For a period he manufactured and imported innovative soil erosion control and moisture conservation agricultural equipment. By the mid-1980s, Uebergang had developed and specialised in two fields – organic wheat production and tea-tree oil for skin care products. By this time he had proved himself as a successful and innovative farmer, with then support from the BNSW/Westpac. In the mid-1980s, he expanded involvement in both fields – a partnership for an organic flour mill and a Japanese partnership in tea-tree oil production. These developments involved increased debt and patient nurturing, but they were developments to which Westpac had given agreement and cooperation. But then came the recession and the Westpac crash.

In 1991 Westpac Sydney insisted that Uebergang's operations be put on 'watch'. Westpac then stopped rolling over Uebergang's 180-day bills. The systemic use from the 1980s onwards of bank bills by the banking sector (developed initially for corporate customers) in small business / family farmer lending which needs long-term finance is indicative of the insouciance of the

banking sector in its treatment of this segment of its client base – segments crucial to the health of the economy and of viable social structures. The bank bill facility has since proved a ready medium for the default of small business/farmer borrowers.

Westpac impaired Uebergang's profitable operations as bad and doubtful and sent in receivers L R Dickson in December 1990, which successfully mismanaged Uebergang's wheat holdings through seeming incompetence, indifference and corruption. Westpac needed to control the receiver while not being seen to do so, so initial instructions were crucial. Yet the issue of the highest importance, interaction with NASAA regarding certification of organic status, fell through the cracks.

There were at least three separate contamination events. In particular, the receiver directed farm staff to mix and load 1500 tonnes of organic but uncertified wheat (readily paddock identifiable) for delivery to Uncle Toby in Victoria - an act admitted by the receiver in court. In another event, Uncle Toby itself used dieldrin to control grain beetles because it had neglected its purchased wheat in its own storage.

With Uebergang gaining traction for a claim against Westpac in the federal court, a conspiracy of Westpac, the receiver and Uncle Toby arranged in 1993 to have Uebergang indicted on a trumped-up charge of claiming to Uncle Toby's buyer that non-organic wheat was organic. The associate receiver was heard to have stated in 1993: 'It was recommended to the bank to place criminal charges on Uebergang, as this would stop him from surfacing again'. Uebergang then had external financial

backing, but Westpac was hoping to drain Uebergang's resources via the action in the criminal court. As late as 1997-98, Westpac managed to obtain, via three hearings before a compliant judge, orders for costs against Uebergang to cripple any further litigation on his part.

Uncle Toby was the sole litigant in the criminal proceedings but Westpac was shown to be the driving force behind the litigation. Westpac was also shown in court to have indemnified witnesses from Uebergang's previous employees for any information 'that might result in criminal or civil liability'. More, the receiver paid Uncle Toby \$150,000 to carry the can; in turn the receiver was reimbursed by Westpac (committal hearing before O'Donnell SM, 13 April 1995, p.5).

Thus a fraudulent default under CEO Stuart Fowler was extended in its criminality under CEO Bob Joss. Uebergang was subject to a trial that lasted 18 days which followed a 52 day committal hearing. Uebergang was gaoled by Boyce J for two years in late 1997. Uebergang, then imprisoned and penniless, was denied access to the Boyce judgment. This denial proves indubitably to this detached analyst that the judgment was bent. Denial of hearing transcripts to borrower litigants is known and judges not making judgments publicly available is also known, so the missing Boyce judgment is not unique. Westpac's amenable law firm in the whole operation was the Brisbane establishment firm Feez Ruthning.

Uebergang's sentence was overturned unanimously on appeal five months later (R v Uebergang, QCA, 27 February 1998). Westpac consistently denied document discovery, tolerated by Boyce (and with assistance by

Queensland police who conveniently lost all initial police charge documentation) and has done so to this day.

Westpac sold Uebergang's 9000 acre wheat farm not as a NASAA registered organic farm because its receiver had used chemicals and NASAA had withdrawn certification. It was sold dramatically undervalue at \$1.8 million. Federal Court documents put together by Uebergang's then barrister John Muir QC showed valuations for the organic wheat and organic tea tree oil properties at at least \$20 million and a total loss estimate as at 1994 of double that figure. Uebergang was left penniless, and for the interim had to rely on support from family and friends.

After another recent attempt by Uebergang (in the backwash of Hayne) to receive acknowledgment and compensation for past wrongs by Westpac against him, the current leadership of Westpac Customer & Corporate Relations, via Group Executive Carolyn McCann, advised Uebergang on 11 June 2019, "We have found no evidence to suggest Westpac, its officers and the receivers engaged in criminal conduct, fraud or other improper conduct". Successive rounds of Westpac senior management remain intransigent in the face of clear evidence of past sins, not least in the Uebergang committal hearings transcripts.

To top it off the letter notes: "Please let me know if you would like to consider seeking assistance from third party support or counselling services and we will do what we can to assist you to connect with suitable service providers." It is sweet to know what consideration Westpac has for the psychological state of its borrowers, presumed having nothing to do with the borrower's Westpac relationship.



INTRODUCTION

This small book is power-packed with the fraud, filth and nefariousness of **Westpac Banking Corporation** whose first name was the **Bank of New South Wales** — more appropriately named **WORSTPAC** by me in 1992 following a 200 year history of exploiting customers with the sinful usury-lending imposition of debt upon the common people, who elected and nonchalantly trusted their equally evil **politicians** to shield them from such predatory evilness of **private bankers and have shamefully failed to do so.**

With this in mind, I invite the reader to turn to the back page and read the incredible **writings of Sir Josiah Stamp, President of the Bank of England in 1920. This obviously well recognised man who warned that private banking was conceived in iniquity and born in sin, never heeded, the curse of his prediction now prominently on display throughout our nation.**

Worstopac Bank, as we now know, has had a long history of aiding borrowers into debt, all of which was a borrower beware and asset encumbrance camouflage of its priority objective of shareholder **appeasement and profit.**

Like the entire private banking institutions of the globe, **Worstopac Bank** has committed itself to the robbery of assets and life savings of thousands of its unsuspecting customers, and as will be shown, has done this with the support of the **Australian two party political system of government which has aided and abetted this criminal activity in the claim of it being in the national interest.**

While bank buildings consist of bricks and mortar and come in modest to perpendicular visions of grandeur — it is the policy putrefying vermin that manifests itself and connives within these buildings that, as termites, eat away at the structural strength of the society that was put there by the sweating tenacity of the thrifty, **to eventually arrive at the ruined lives and businesses of thousands of those once proud nation-builders who were the custodians of their now destitute descendants.**

The **Bank of New South Wales** was one of the strong adversaries who opposed the **1912 introduction of the people's public Commonwealth Bank**, the assisting attributes of which I will mention further on in this book.

I will also mention the nefarious **Worstpac Bank** fraud against **867** of its customers in a foreign currency trading sham of the mid **1980s**, **apart from 4 successful court actions, 863 victims have never been compensated.**

While the book mentions the horrific and historic treachery of **Worstpac** with its dealings with its Australian customers, it also has a history of treachery against the poor of less fortunate countries when it financed the **sexual harming of hundreds of thousands of children regarded worthless — this being the lowest barbaric abomination of humanity by the evils at the top echelon of Worstpac's executive administration.**

Worstpac Bank has been accused by ASIC (*Australian Securities & Investment Commission*) of conducting millions of illegal foreign country trading crimes without even one of its bank executives having been convicted and jailed — **why, because the nefarious party-politicians are in collaborative cahoots with the evil bankers.**

The striking anomaly or unlevel playing field of the **banker** and the **borrower**, is that the bankers are schooled by the banks' associated legal fraternity to cheat and use **professional thuggery**; while the untrained and often modestly educated small business borrowers are often **bankrupted and jailed**, when in many cases, were **presumptively accused of the cheating by the banks professional cheaters**.

Why am I telling this iniquitous story of private banking when so many important people have been giving these same warning for more than a hundred years, and others even more important, for thousands of years without heed being taken by the people or their elected politicians?



“The most hated sort of money-making and with the greatest reason, is usury, which makes a gain out of money itself, and not from the natural use of it – for money was intended merely for exchange, not for increase at interest. And this term interest, which implies the birth of money from money, is applied to the breeding of money, because the off-spring resembles the parent. Whereof of all modes of money-making, this is the most unnatural.” Aristotle on Usury, 350 BC.



“I have two great enemies; the southern army in front of me, and the financial powers behind me. Of the two, the enemy to my rear is the greater foe.” A statement of President Abraham Lincoln during the American Civil War:

“The government should create, issue, and circulate all the currency and credit needed to satisfy the spending power of the government and the buying power of the consumers. The privilege of creating and issuing money is not only the supreme prerogative of the government, but it is the government’s greatest creative opportunity.

“The financing of all public enterprise and the conduct of the treasury will become matters of practical administration. Money will cease to be master, and will become servant of humanity.” The writings of Abraham Lincoln, shortly before he was assassinated in 1865.



“I am a most unhappy man. I have unwittingly ruined my country. A great industrial nation is controlled by its system of credit. Our system of credit is concentrated. The growth of the nation, therefore, and all our activities are in the hands of a few men. We have come to be one of the worst ruled, one of the most completely controlled and dominated governments in the civilized world, no longer a government by free opinion, no longer a government by conviction and the vote of the majority, but a government by the opinion and duress of a small group of dominant men.” – These were the words of the United States of America President Woodrow Wilson after he had signed the private banking Bill of the Federal Reserve Act in December 23rd 1913.



“The Bank hath benefit of interest on all monies, which it creates out of nothing.” The boastful statement of the co-founder (and the Financiers’ ‘Front Man’) of the (privately owned) Bank of England, William Patterson, upon its foundation in 1694.



Sir Harry Gibbs was a member of the High Court of Australia from 1970 to 1981 and the Chief Justice of the High Court of Australia from 1981 to 1987. He stated:

“When this evidence is reinforced with the contents of the Charter of the United Nations, the continued usage of any legislation that owes its very legitimacy to the parliament of an acknowledged foreign power cannot be supported by either legal opinion or indeed historical evidence. I therefore have come to the conclusion that the current legal and political system in use in Australia and its States and Territories has no basis in law.”



Given these gut-and-mind-wrenching warnings by great people, I am shattered that now in the enlightenment of 2020, it has resulted in no more than the repeated election of those who had and have **treason, greed and power** as their principle motivation — and am bamboozled that the people continue to obviously endure and vote for their continued enslavement and oppression from the nefarious fraud of the **Fractional Reserve financial system of evil governance that is in existence to this day.**





MY POLITICISED WORSTPAC BANK TRAGEDY
FROM 1987 to 2020

Let me begin **My Politicised Worstpac Bank Tragedy** (MPWBT) from 1987 just after the divorce from my first wife June who had always been called Peg and now deceased. I will only say this one lengthy sentence of affection and fact of Peg and our marriage — Peg was a wonderful person who, grew away from our personal intimacy and affection which apparently was no longer important to her but still an imperative need to me — she being inclined to be negative to all forms of horizontal and vertical business development, or for those who had the ambition to venture beyond the traditional endeavour of agriculture which was the occupation of her premarital family.

I had met Susanne prior to my divorce from Peg and we married in 1988 — she was 26 years younger than me and although I was not anxious to marry, it was something important to Susanne. She insisted and I relented.

She married me when I was wealthy, and now after 33 years, 29 years with me a penniless pensioner, she is still with me in heart and soul without having shown an instant of regret in marrying me — a woman with unusual and exceptional rare quality — still in ways with stable characteristics similar to those of Peg — both Pisces, their birthdays in different years but both on the 4 March — a strangely unique coincidence which suggests an experience of déjà vu.



SUSANNE CAME TO AUSTRALIA

It was a miracle blessing to find Susanne — she made it possible to endure the tragedy of the followed years.

Susanne was the only child of Austrian parents, John and Regina Jankovic, who had suffered the tyranny of the Second World War and were trapped in their country by Russian invaders.

After serving in the Russian army, her father as a trained civil engineer was forced to continue working as a design engineer designing new structures for their ruined country under restrictive Russian supervision.

As time progressed after the 1956 Russian invasion of Hungary, the Russians noticed John had special practical and commercial abilities, having been one of a large property owning family of Hungary with the respected title of Count. Because of these attributes, the Russians added to his work of design engineering by insisting he travel to countries outside the Russian controlled countries to liaise in his professional field of civil engineering and at the same time collect vital information for Russia — in other words, intelligence — something he detested doing.

He was under threat, knowing that all of his immediate family had lost their lives to the invaders, and their numerous Jankovic Estates confiscated, with him and his wife forced to become useful in more ways than one to Communist Russia.

John managed to concede to the Russian demands and at the same time retain his head on his shoulders and his integrity by passing on relatively unimportant gathered

information with the suggestion that with further ventures he could obtain more sensitive information — guaranteed by his exemplified loyal return to his country — the main reason being was to return to his wife who was expecting his child.

With this being the situation for some years it so happened he was directed to attend an engineering conference in West Germany which apparently required an appearance of congeniality which allowed John to request he have his wife and young daughter accompany him, which, and to his ever-after surprise, his controllers allowed — the story told to me from then on was of a horrific experience. Nevertheless, John and Regina with daughter Susanne ended up in New Zealand some months later to be crammed into a small house with Regina's sisters earlier-escaped family — New Zealand being the destination as Australia would not at that time accept diplomatic or political asylum refugees — later Australia became their home.

John spent his early eighties in Australia constructing headstones on the graves of his unfortunate fellow countrymen who had fallen into the cracks of impoverishment and subsequently unrecognised identification — then when his daughter's husband fell into the trap of the Worstpac Bank in 1990, John, who had been experiencing acute heart trouble, hanged himself when he found he could do nothing more for his family, other than to take his life with the intention the money received from the sale of his home in Penrith would provide some financial support for his wife and daughter.



WE WERE MARRIED IN 1988

In the years before we married, Susanne had spent her school years in New Zealand defending and protecting her aging parents and had migrated to Australia alone with a beat-up VW beetle and \$500 to accept a job of door to door selling sets of *Encyclopaedia Britannica* the return from which she soon learned would not buy a house for her Mom and Dad who she had left lonely and languishing in New Zealand.

To correct this near impossible position she had to become resourceful, smart and self-extending but always with the improvised imperative of self-respect within a modern modus-operandi of monetary theory which I will allow her to tell of in a book she hopes to someday write.

I met Susanne, through her parents' association with the hydrogen energy from the water experimenting Bulgarian Yule Brunoski, who anglicised his surname to Yule Brown — some of whose experimental work on hydrogen energy I was financing at the time.

By this time Susanne had the house with her parents in it in Penrith in Sydney and was intending to enrol at Macquarie University in Sydney to study psychology with the object of starting her own clinic for the treatment of mental patients — I also financed the success of this endeavour from which now, thirty years later, she has me as a penniless pensioner, a highly mortgaged home and her embryonic clinic and with thousands of treated patients.



JUST A LITTLE BEFORE 1987

Before venturing into the post 1987 of (MPWBT), I will take a brief journey through my earlier life all of which is written of in my 430 page book; *“Farm Wars the Epic Lifetime Battle of an Australian Farmer”* which was published in 2014 — I recommend for those who desire to know more of these pre 1987 years of my life, they read this book.

Although the book gives account of many dramas of the first years of my life, it also records many achievements and experiences, all of which I am immensely proud — a half century of achievement in business success which allowed me to provide beyond average expectation for my first wife and two sons and up to 500 permanent and seasonally employed employees — great people of whom I only had to terminate the employment of two because of their questionable integrity and anti-work behaviour.



“Never doubt that a small group of thoughtful, committed, people can change the world. Indeed, it is the only thing that ever has.”

-- Margaret Mead



MY FIRST IMPONDERABLE

After 55 years of successful rural business ventures, I was faced with two business imponderables — the first of which I take full responsibility — the second was more of a hindsight bias reminder that **‘I-told-you-so’** given by a few who have been conveniently blessed, in the main, with special hindsight attributes but little in the way of personal or practical hands-on business achievement.

This **first imponderable, actually a mistake, was the trusting of banks and their senior staff** — this late discovered **no-no** was certainly a trap for the trusting entrepreneur **following the 1980s Labor Party’s deregulation of the banking industry after which bank criminality exploded.**

Mr John A. Salmon who was employed with the National Australia Bank for thirty six years from 1950 to 1986 and since retired, has advised small business clients who have been involved in disputes with banks stated; ***“Banking is the home of white collar crime!”***



“When a bank lends, it creates money out of nothing.” A 1930s statement of RG Hawtrey, former Assistant Under-Secretary to the British Treasury; in his book, *“Trade Depression and the Way Out”*:



MY SECOND IMPONDERABLE

The second imponderable was more of a reminder of my expectations that the high interest rates of the mid 1980s, would not prevail for long, or climb to the height they did, and with this presumption I had extended my two very profitable commodity price and first-mover advantage businesses into vertically integrated **value-added processes** at a time when interest rates prevailed at such **extraordinarily** high levels — **hindsight warnings are a convenience for the less ambitious it would seem.**

Nevertheless, throughout these 60 years, I had established the respect of a great many people with whom I had business associations and friendships worldwide that had been developed and established (Sir Joh Bjelke-Petersen and Lang Hancock were just two) — I was a trusted person in the community from who many sought advice and who sought to join me in both business ventures and friendship — **this all came to an end in late 1991.**

For many years there was an address book next to my phone that had dozens of numbers that I could call or they would call to have a friendly chat — today I have a mobile phone with a hundred numbers in its address file but fewer than a dozen who would bother to call me for a friendly chat — even fewer now because of deaths and age of many of them. This personal character persecution is the primary subject of this post 1987 (MPWBT) and involves the struggle of two hard working decent and most of the time desperate people, whose love and respect for each

other prevails and persists beyond the intervention into our lives of the **wicked, evil, sinful, iniquitous, criminal, villainous, psychopathic, and heinous (nefarious) intentions and exploitive activity of Worstpac Banking Corporation, its senior employees and their associated victimisers.**

There is no other word other than nefarious that would come close to encompass these eight words above in describing the evilness of many, who with their criminal deeds, will be the subjects of MPWBT — so please bear with this words repetitive overuse — and in an attempt to reduce the impact of writer impetuosity, I will refer to it as simply (NF) in an attempt to escape due criticism.



“If a nation can issue a dollar bond, it can issue a dollar bill. The elements that make the bond good make the bill good also. The difference between the bond and the bill is that the bond lets the money broker collect twice the amount of the bond and an additional 20%. Whereas the currency, the honest sort provided by the constitution, pays nobody but those who contribute in some useful way. It is absurd to say that our Country can issue bonds and cannot issue currency. Both are promises to pay, but one fattens the usurer, while the other helps the People.”

Statement by Thomas Alva Edison – 1847 to 1931.



MY DISTRUST OF POLITICIANS

I have reasons to distrust politicians very much since the 1970s. By the 1990s I had found that the cause of my financial conflict with **Worstpac Banking Corporation** (WBC), which became horrific by 1994 and extended until they had me jailed in 1997, was, in great part, the result of the deep depression in standard's and criminal governance behaviour of the **two-party-political system of Australia** — **I came to the profound conclusion politicians of both parties were and are deceptive lying bastards.**

Many hard working honest people and their families of Australia have suffered the same bank victimisation as has befallen my family. This financial and property-rights loss has happened primarily since the 1980s deregulation of the banking industry, and which I believe was intentionally and treacherously engineered by the politicians along with their collusive foreign power associate agenda.

Section 44 of the Commonwealth of Australia Constitution Act of 1901 (UK) 63 & 64 Victoria Ch.12 under Disqualification states:

“Any person who is under any acknowledgement of allegiance, obedience, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject or a citizen of a foreign power: shall be incapable of being chosen or of sitting as a senator or a member of the House of Representatives.”

This is our Constitution speaking — therefore, since the NF politicians joined the Australian people to the **United Nations (UN) in 1945 WITHOUT a REFERENDUM** of the people followed by the signing of the **Lima Declaration in 1975, again WITHOUT a REFERENDUM**, the Australian politicians have had a positive *allegiance* and *obedience* to a **foreign power** which made subsequent **governments illegal** — and has since these times had an *adherence* to a **foreign power** government with **all Australian acts of parliament being void of legal authority for some 75 years** — the signing of these foreign agreements were the treasonable keystone implants of the **treacherous two-party-political system of Australia** — perpetrated by political excrement.

These are the undeniable facts of history with **foreign power** being further enshrined by the treacherous **Prime Minister John Winston Howard**, who under his watch in 2006, allowed **Australia and its people** to be registered to the **U.S. Securities & Exchange Commission of Israel/America under Number 0000815157** with the **Corporate** business address of Australia then being **1601 Massachusetts Avenue Washington DC 20036**.

These NF acts of the politicians of Australia over the past 75 years can only be described as **evil and treacherous**, and under the *1914 Crimes Act* of Australia, all politicians since that time **should have been jailed for life for their treason against our nation and its people**.

I would like to make two very important comments at this point of MPWBT;

1.) That because these foreign controlled imposter governments have deceitfully withheld such massive

amounts of **Legislative, Executive and Judiciary** derived information from **millions of people** for so long — the minds of the people have withdrawn into a homogenised state of ignorant imbecility — in other words the people know nothing and care little about what I have written of in this section of MPWBT **or in regard to their 1991 Constitution.**

2.) That the **politicians** assume my ranting display of ignorance of the world pressures could adversely impose upon our foreign destiny, if they, the politicians were to divulge their secret coexistence with the select elite of this foreign power, therefore to subsequently alert the people to the two axes of foreign power that are held dangerously above their heads **would be politically inadvisable.**

I can assure the politicians they are wrong in this assumption — the two axes being, the **Israel controlled America** against the **people's rights** as extortionists on one hand and the **Chinese-Asian** largely non-Christian extortionists on the other — **the people should be allowed to know the truth and take their pick as they perceive this horrific situation!**

The **Israel/American** group are intent on substituting the nation's assets for **blue-sky-debt** with the elite pocketing the reward; and the **Chinese/Asian** group are simply **taking all we have** with their Communist elite creaming off the rewards into their pockets — **is there any difference?**

Well in my view, the decision should be made, one way or the other, **by a fact-based, informed people — not by the deceitful and self indulgent illegally elected foreign**

obedient politicians who are adherent to the evil power of the One World Government den of thieves.

It is for the above and following reasons I will give, that makes me feel excused for not having visited a polling booth since the election of **John Howard in 1996** and have never paid one of his bureaucratically threatening fines for not doing so — **to have done so, I considered, would have been a crime against Australia and our rightful Commonwealth Constitution Act of 1901.**

The reason for not voting mentioned in the previous paragraph is because of the collective repulsion I have for the Australian politicians following the days of **Ben Chifley (1945)**, who I believe was the most honourable and national minded Prime Minister the Australian people have had in a near century, but more profoundly because of four of the worst and most treacherous being **Bob Menzies (1949)**; **Gough Whitlam (1972)**; **Bob Hawke (1983)** and **John Howard (1996)**.

From the time of these political traitors, both the Federal and State politicians are selling our resource rich land mass to foreign interests in great chunks — particularly to the **Communist Chinese** — who have an ideology belief abhorrent in every respect to those who genuinely believe in democracy — **but worse still to come is the Australian politicians done-deal-care-less belief that the Australian people will be absorbed en masse into their dirty-dealing with a Communist Culture that is alien in every respect to the creators of our Commonwealth of Australia Constitution Act of 1901 (UK) 63 & 64 Victoria Ch.12.**

Before moving on I want to look at the integrity and performance of some of the present sitting politicians and bring out, what I would call the **excrement quality** and performance of these people starting with the **Prime Minister Scott Morrison** to whom I will refer as **ScoMo** being the name by which he is better known as and because he portrays clownish characteristics which he resembles.

I detest this man because he, as a Liberal, and as Liberals always do, has done his level best to protect the criminally inhuman and **NF** behaviour of the evil Australian domestic **private banking industry**.

ScoMo voted 26 times in caucus against having a **Royal Commission into the banking and finance industry in Australia — Why? There was only one answer or reason, and that was that, at first, he was told not to vote for this RC by the all-powerful international private Central Banking fraudsters.**

ScoMo was then faced with a revolt from his largely National Party coalition dissenters, who with the Labor Party, were proposing to move their own **Bill** relating to banking and finance into Parliament **with their own Terms of Reference for a Royal Commission.**

This panicked the private banking **Evils** who put pressure on **ScoMo the clown** to agree to a Royal Commission and by doing so, **take control of the all important Royal Commission Terms of References —** and this he rushed in to do, making out that he was the greatest thing since electricity in taking this switched-on initiative of the **RC for the Liberal Party.**

Then the dirty work started between the Libs and the private Banking Evils with ScoMo colluding with these Evils in working out agreeable Terms of References that would protect the private banking fraudsters from close scrutiny of their evil activity and truth of the Fractional Reserve System, fraud which was conveniently classified as unconscionable conduct which removed the power of the RC from imposing criminal charges upon offending bankers — this was unadulterated collaborative treason of and by ScoMo.

With the **sanitation** of the **Terms of Reference** in place, the **private bankers** believed they would be able to withstand the wrath of the community and the known ambivalence of **Commissioner Kenneth Hayne** — **however it came as a shock to them when Hayne and his very able prosecutors made them look criminal to the core in the eyes of the public along with ScoMo and a few of his close parliamentary supporters also viewed as political excrement.**

In *The Australian* newspaper of 27 March 2020 there was an EXCLUSIVE article by Joyce Moullakis ***“There are mistrusting banks ... and there’s AMP and Westpac.”***

The article states that the nations least-trusted banks by some margin were **AMP, Bank of China and Westpac.**

It was a comfort to read the article as today, as I write this section of MPWBT as **it is 22 years to the day that I was released from jail after being convicted for the crime of Worstpac and Uncle Toby and their Co-Evil Witnesses** — all of whom appear now to be on top of the world with **me still on the bottom.**

I could go on and name the political-excrement who supported **ScoMo** in his dirty collusive deed with the **private bankers**, which I should, as he spent **\$75 million of public money on the RC which showed billions of dollars of fraud by the finance industry and not one banker sent to jail from the outcome of the RC.**

Hayne made **56 recommendations** for change and I am told a few relatively minor ones have been implemented, leaving no real change with the same **NF** culture in place ready and waiting to **do it all again — and the bloody criminal politicians will let the private bankers do it.**

Commissioner Kenneth Hayne showed his utmost disapproval of the Royal Commission by refusing to **shake the hand of the Israeli/Australian Treasurer Josh Frydenburg** when handing over his RC Report in front of the media — this was quite extraordinary — **\$75 million spent on a RC and no handshake?**

Hayne was obviously totally fed-up with the Liberal Party reticence in barring him from jailing some of the **crooks that came before him — the Terms of Reference which Morrison and the private bankers had collusively and corruptly agreed upon prior to the RC being the crooked reason which was an enormous reflection upon the honesty and accountable seeking people of Australia.**

ScoMo was not alone in the treason he engineered with the private banking fraternity in regard to this abortive banking RC as he was supported by a caucus of **political excrement** that I am sure no **Constitutionally Conscious Voter** would be proud to tick his or her ballot box.

For those readers who think me overly critical of politicians, they should **fast forward to page 120** and read what **reformed and repenting Ex Prime Minister Malcolm Fraser** had to say about the political affairs of Australia and open the link there given regarding these matters — **the horrific admissions of this deceitful once thought of great politician is beyond belief.**



With my in general NF damnation of the Australian politicians in this chapter, there is one who stands out well above all others in the history of treachery of this nation with his final introduction of the One World Government; Martial Law; the betrayal of the Commonwealth Australian Constitution Act; the abolition of Common Law; a tsunami of national indebtedness; the massive demolition of businesses; boundless unemployment; the abolition of sovereign rights; the massive destruction of the family unit; all with the NF support of the Central Bankers; all under the global veil of a **corona-virus pandemic**, which I believe was identified by the unscrupulous scientists and recognised as a **future global biological control agent for the population control of humanity and the elimination of the aged as early as 2012 — now in 2020 released to smother the world as a hypothesised pandemic — and this Australian clown, now as the Master of Ceremonies, is PM Scott Morrison.**

News Papers dated 24/02/2020;

The Courier Mail: (Darkest Day-- 30% unemployed)

The Australian: (Echoes of Great Depression)

Financial Review: (Job crunch hits dole queues)



**JUDICIAL INTERFERENCE IN JUSTICE
BY JUDGE LIONEL MURPHY**

The realisation of the legal interference in justice was in the 1970s following my successful High Court case of *Uebergang V AWB* (Australian Wheat Board) an action I took in order to reinstate **Section 92 of the Constitution** which guaranteed free trade and intercourse between the States of Australia — **the integrity of which had been treasonably corrupted by Judge Lionel Murphy.**

I believed my case was sound and I was represented by the then young and later renowned **Tony Fitzgerald QC** who became a noted and respected Judge. Although this matter came out in my favour I realised it was not that I had a sound case or that I was represented by one of the best legal brains in Queensland — it was someone more intensely interested in the outcome than I or my legal representative — **it was the Chief Justice of the High Court Sir Garfield Barwick** who presided and was known to be a long standing supporter of the **Constitution** and was annoyed that **Judge Lionel Murphy** caused for this Section of the Constitution to be perverted in a previous High Court Case of the *AWB V Clark King* — Barwick intended to have **Section 92** restored to its rightful place and because it was decided in this manner, which at the time I appreciated, I became interested in a number of interesting court actions that followed, particularly those which were influenced outside the truth and depth of evidence presented to the court — in other words — **NF interference by the judiciary.**


JUDICIAL INTERFERENCE OF JUSTICE
BY JUDGE MANUS BOYCE

In the Court of Appeal CA. No: 398 of 1997 THE QUEEN V COLIN UEBERGANG handed down on the 27 February 1998 by **Davies JA McPherson JA and Moynihan J**, there was clear evidence that the trial **Judge Manus Boyce** had **interfered** in the criminal trial of the accused in the 18 day trial which was described unanimously by three **Appeal Justices** as having *erred* and *failed* on four grounds and in a fifth ground of **Appeal** against the judgement of **Judge Boyce** they stated; *“In all the circumstances the conviction is against the weight of evidence and is unsafe.”*

Being the accused, it was easy for me to agree with the unanimous findings of the Appeal Justices when witnessing the sacking of one member of the jury for reasons Boyce objected to and the bias he showed and displayed in his **seven hour marathon address to the eleven jurists — a displayed manner of chutzpah not unnoticed and mentioned by the Appeal Justices in their final deliberations.**

At **Boyce’s** hour after hour address to the jury, my Counsel Hardcastle became periodically agitated, and at an opportunity whispered in my ear; *“This fellow is a dickhead and loses 70 percent of his trial convictions on appeal.”*



JUDICIAL INTERFERENCE IN JUSTICE JUDGE PAUL DE JERSEY

Paul de Jersey was educated at the Church of England Grammar School (Churchy). It also transpires that de Jersey was a close friend of **Anthony JH Morris QC**.

Tony Morris's father Graham Oriel Morris was a senior partner in Feez Ruthning solicitors and it so happened that Feez Ruthning was the number one legal representative of **Worstopac Bank in Brisbane**.

It is believed that Paul de Jersey, later to become a QC and AC, was a recipient of a bursary which allowed him to study law at the Queensland University — following his graduation he did his articles with the solicitors' firm of **Feez Ruthning, a well known legal collaborator with the evils of banking thuggery**.

Supreme Court of Queensland records reveal that **Justice de Jersey and Chief Justice de Jersey** handed down decisions in favour of the **National Australia Bank**, either direct or indirect, **who, he acknowledged, was his personal banker**.

Justice de Jersey's breach of his **Oath of Office** is further exacerbated when revealed that he **handed down all eleven decisions in favour of the NAB**.

Prior to his elevation to the Supreme Court, de Jersey acknowledged receiving a **\$1,000 per annum retainer from the Worstopac Bank — (obviously a farcically puerile payment.)** (Referenced to in Hansard 30/03/2006).

Justice de Jersey's fellow **Judge Angelo Vasta** made it publically known that this figure was **false and the correct figure was \$50,000 per annum**.

Then moving on to the more **revolting side of de Jersey's history** as a judge when he set free a highly classified reoffending **paedophile** on the grounds that his offence against a four year old girl victim was; ***"at the lower end of the scale because the child was unaware the video had been taken."***

It is no surprise, that the Chief Justice of Queensland Paul **Daphnis de Jersey**, who had shown an addiction to teenagers as a paedophile (mostly small boys) along with his partner in crime, ex-Premier **Rob Bubbles Borbidge**, had shown an unfathomable leniency towards sex offenders as **sexual perverts**.⁽¹⁾

Serious questions should be asked of ex-Premier of Queensland **Campbell Newman** who appointed Chief Justice Paul **Daphnis de Jersey** as Governor of Queensland in 2014, an appointment which was recently extended by the Labor Party Government in 2019.⁽²⁾

Prior to the appointment of the Governor, Newman was shown extensive information regarding de Jersey and was warned about his history — Newman ignored the warning.

In his private life Chief Justice de Jersey was a wife basher as in December 2008 he assaulted his wife which resulted in his wife's brother being called in to physically sort him out — a Chief Justice being engaged in domestic violence shows the excrement of his personality.

⁽¹⁾ ⁽²⁾ Pickering Post Website



INFERRED INTERFERENCE OF JUSTICE JUDGE ANGELO VASTA

Judge Angelo Vasta was a judge of the Supreme Court of Queensland. He took office on 13 February 1984.

Judge Vasta was stood down as a Judge of the Supreme Court of Queensland after evidence of his friendship with the suspended Queensland Police Commissioner Terence Lewis was given at the Fitzgerald Inquiry.

He was formally removed from office on 8 June 1989 by an Act of the Queensland Parliament, the only occasion since Federation that any parliament in Australia has removed a Supreme Court Judge.

His son, Ross Vasta, has been a member of the Australian House of Representatives since 2010.

Another son, Salvatore Vasta, was appointed as judge of the Federal Court of Australia in December 2014.

I was known to Judge Angelo Vasta and received a courteous phone call from him at 6.30am shortly after being charged for the **INTENT TO DEFRAUD** Uncle Toby in March 1994 — the following was his consoling advice.

“I share the trauma of you and that of your family Colin — they were out to get me also which they did — the law and many people in it are simply corrupt — stick to the truth and you will come through it as there are some in this business who believe in doing the right thing — keep your chin up and I wish you well.”



POLITICAL INTERFERENCE IN JUSTICE

In 2018 I was set-upon by **The Queensland Office of Fair Trading (QOFT)** for making a public statement relating to a product that I had never traded nor sold — in other words the judicial system, corrupt as it was, was about to bureaucratically butcher me as an example of their **NF One World Agenda for reasons of asserting unconstitutional power over the people.**

There were three court appearances which extended into 2019 and in all appearances a repeated request of QOFT to produce documents to show where QOFT had been promulgated into law (signed by Queen Elizabeth or her appointed Governor of Queensland as required under the *Commonwealth of Australia Constitution Act of 1901*) was declined.

At my very first appearance I asked for this signed and gazetted document to be produced and tabled only to be told by the magistrate; ***“Mr Uebergang, you are embarking up the wrong creek in this, such a document does not exist.”***

In other words the magistrate blatantly admitted the system that now prevailed was **NF corrupt** and unconstitutional and therefore treason upon the people and their Constitution — and that I had first hand established the fact the politicians and their legal collaborators were criminals of the very first order in passing illegal and void Parliamentary Acts of government since at least the ***Australia Act* was treasonably introduced following their failed referendum of 1986.**

This simply meant that **Common Law** of the *Commonwealth of Australia Constitution Act of 1901* had been supplemented deceitfully by the treacherous politicians who **without a successful referendum of the people**, were using a system of **Admiralty or Statute Law** that they gradually and deceitfully introduced as pursuant to the agreements they had made with the **United Nation and signed in San Francisco USA in 1945**.

This confirmed my belief that the Australian politicians have been engaged in **acts of treason** for a very long time and it is one of the reasons I have not appeared at a polling booth for thirty years — to have done so would have seen myself as being as criminal as the politicians, and for that matter, as ignorant as they are and the people who have constantly and carelessly voted these criminals into a place of power and money greed for which they crave and enjoy.

Because I gave the belief of Christian mythology away almost fifty years ago and have since believed in the **SUN as being the all powerful provider of warmth, light and life on Earth as did the Egyptian, Inca and early Christian**, I have chosen not to vote for those who support the perpetuated waring between the tribes of secular belief and forfeiture of our 1901 Constitution.

116: Commonwealth not to legislate in respect of religion.

The Commonwealth shall not make any law for establishing any religion, or for imposing any religious observance, or prohibiting the free exercise of any religion, and no religious test shall be required as a qualification for any office or public trust under the Commonwealth.



QUOTATIONS OF THREE GREAT STATESMEN

“Capitalism is organized crime. It is by design that the rich get richer and the poor get poorer, not by accident.

“Government is not reason; it is not eloquence; it is force! Like fire, it is a dangerous servant and a fearful master.” - George Washington 1st President of the United States 1789 to 1797.



“If the American people ever allow private banks to control the issue of their money, first by inflation and then by deflation, the banks and corporations that will grow up around the banks will deprive the people of their property until their children will wake up homeless on the continent their fathers conquered.”
President Thomas Jefferson (1801-1809), US Founding Father.



“We, the People, are the rightful masters of both the Congress and the Courts. Not to overthrow the Constitution, but to overthrow the men who have perverted it.” Abraham Lincoln 16th US President from 1861 until his assassination in 1865.





IS THE SEPARATION OF POWERS OF GOVERNANCE WORKING AS IT SHOULD?

The first Separation of Powers doctrine was introduced into France in 1748 and subsequently in England so that legislative powers between King and Parliament could be kept separate — it was for like reasons it was introduced in Australia in 1901.

The first three chapters of the Australian Constitution are headed respectively; “**The Parliament**”, “**The Executive Government**”, and “**The Judicature**” and these were designed for the purpose of keeping collusive corruption identifiably suppressed within governance.

The **legislature** makes the laws; the **executive** put the laws into operation; and the **judiciary** interprets the laws — this is how the doctrine of **the separation of powers** in Australia was designed to operate in the divide of these three institutions of government branches: **Legislative, Executive and Judicial**.

However, the exceptionally strong two-party discipline in Australia, especially in the lower house, has had the effect of **weakening scrutiny of the executive** by the **legislature** since within the lower house, **every member of the numerically larger party will almost always support the executive and its propositions on all issues**.

Given that there has been a shown **total erosion** of this historic **separation of powers** in Australian governance, it is no wonder the horrific matters that will be written of in the following of MPWBT **are the consequence of the failure and corruption of this historic doctrine**.

In the following of MPWBT, I bring particular reference to the failed banking practices, **of which the 2018 \$75 million Hayne Royal Commission failed to properly identify, rectify or jail the criminals that have headed the treachery of these people exploiting financial institutions** — the tragedy of which has made it easy to see why **I and my financially and socially destroyed family have failed to receive justice from the historic guardianship of the now collusive, corrupted and non-effective legislative, executive and judicial doctrine of our nation.**



“I set to work to read the Act of Parliament by which the Bank of England was created, and all the Acts about loans, and funds, and dividends, and payings, and sinking funds and I soon began to perceive that the fate of the Kingdom must finally turn upon what should be done with that accursed thing called the National Debt. The sum at first borrowed was a mere trifle. The inventors knew well what they were about. Their design was to mortgage by degrees the whole of the country... to those who would lend money to the State... the deep scheme has from its ominous birth been breeding usurers of every description, feeding and fattening on the vitals of the country, till it has produced what the World never saw before - starvation in the midst of abundance!”
William Cobbett MP in the reformed Parliament of 1832 and author of “*Rural Rides*”



ARE WE THE PEOPLE BEING SCREWED

This is an appropriate question to ask under the now known facts. Now that we have established, without an element of doubt, that widespread **NF** corruption is the rule of thumb in the Australian political and legal systems and that the citizens of the nation are being subjected to untold deceitful confiscation of their **sovereign rights** and the perversion of their **financial system** and much, much more — **the disharmony among the people can be noticed in every aspect of daily activity.**

Just the media mention this week that the Queensland jails are at **full capacity** and the announcement that **three billion dollars** will need to be spent for new jail facilities to house the **anticipated increased numbers of offenders that are expected is enough to send off alarm bells that something is desperately wrong within our system of administration and society.**

The question is; is it the people or their government who are guilty? Are 25 million people wrong or is it the 76 Senators and 151 Members of the House of Representatives who are guilty?

At June 2018 there were **42,855** people in jail in Australia and there were **227 Federal Politicians — 188 jailbirds for each politician. 110,000 free people represented by one corrupt politician.**

One politician who is shown to be corruptly bound up with many thousands of UN's globalised agenda agreements representing **110,000** people, each of whom only have a five minute period of prerogative at election

time. **After five minutes of ticking boxes, the electors have absolutely no direct or indirect involvement in the ongoing governance of their foreign administered nation.**

From then on, his or her foreign empowered politician and the media (also foreign controlled) have all the say — **the total prerogative.**

When power is shared in the **NF** way shown above, it is easy for the politician to control and deceive the people and feather their nests by giving out pork as bribery — pork that has been produced and barrelled by the people, **especially given out when bad feeling in an electorate endangers the greedy expectation of the politician.**



“In other words, every Reserve Bank in the Federal Reserve System purporting to issue these ‘Federal Reserve Notes’ as money to its member Banks and every member Bank issuing them to its customers is legally insolvent, because they cannot ever redeem such a ‘Federal Reserve Note’ in lawful money of these United States of America. Further, they are also wilfully committing fraud upon their customers, because they know (even if their customers do not know) that they cannot redeem those ‘Federal Reserve Notes’.” U.S. Congressional Report on Money (1964)



I WAS ENCOURAGED TO BANK WITH WORSTPAC BANKING CORPORATION

It so happened that in the early 1980s when engaged in the successful business of importing millions of dollars worth of large four wheel drive tractors and soil erosion control farm equipment from Canada and the USA and manufacturing my own designed blade-plough which was sold to farmers and doing extraordinarily well financially, my friendly neighbour Harold Conway introduced me to his father-in-law, a **Mr Tom Pollitt**, who was visiting the farm of his daughter and son-in-law at the time.

Pollitt was a senior executive of **Westpac Bank** in Sydney. Once or twice a year Harold would bring Tom to my farm office for a chat and a coffee and on one occasion it was mentioned that I had intentions of relocating from Crooble near Moree NSW to Brisbane Queensland.

The seventy year old Tom seized on the opportunity to inform me that his son **Bill Pollitt** was the Brisbane Manager of **Westpac Bank** and would welcome the opportunity of looking after my financial needs if I decided to move to Brisbane.

I was interested in the offer as my wife Peg and I were facing a divorce and she had succeeded in soliciting a friendly business adviser being a relatively senior person in the **National Australia Bank** with whom we banked, and who encouraged her, as a business partner of C & J Uebergang & Sons; to withdraw her money from the family business and invest it in shares and property on the Gold Coast — the result of which had caused some

concern to our business relations and our very successful wheat growing and plough manufacturing businesses of myself and my two sons.

By this time I had very satisfactorily sold off the tractor importing business to the Canadian company and had bought the Billinudgel Pastoral Company of Brunswick Heads on the north coast of NSW from Mr Daniel K. Ludwig of New York.

The property was running cattle at the time but my intention was to subdivide the pleasantly rolling hillside land and establish a Melaleuca plantation for tea tree oil production on the fertile flat land.

I was involved in a family split up and had a number of irons in the fire which needed my full attention — nevertheless, I had become aware that there were elite rats lurking around in the corridors of commerce and banking, and as time progressed, I became further aware of the dark side of the matters I have written of earlier in MPWBT.

However, with the well established and profitable wheat growing at Mt Carmel at Goondiwindi and land subdivision and tea tree oil plantation being developed for the Billinudgel land in NSW, I decided to relocate my office to Brisbane, change banks and get on with the job of making it all work.



“If the American people knew and understood the banking and financial system as I do, then I believe there would be a revolution before morning.”

Warning by Mr. Henry Ford



**MY WORSTPAC BANK LOAN APPROVAL
AND ASSET VALUATION**

In June 1987 **Worstopac Bank** approved a development loan of **\$1.1 million**. Further loan applications were made to **Worstopac** over the following four years which were used in research and development of high oil yielding *Melaleucas* species — the research relating to this extensive work was contracted out to **Macquarie University** — then the formulation costs of seven tea tree oil antiseptic skin care products — the efficacy testing of these products was undertaken by **Fordham Laborites** in Sydney — major expenditure in the construction of an on farm tea tree oil distillation facility — the development and manufacture of a tree harvesting machine for this new industry crop — the subsequent and substantial volume manufacture of the products which were being distributed through 180 chemist outlets under the registered name of ***Folia Skin Care Products***.

There was the extensive cost of land preparation, an irrigation system and the planting of **3.3 million *Melaleuca*** trees in the plantation — some of which were high yielding selected species which were being used in a tree cloning program.

After this exceptional development achievement, bulk tea tree oil was being sold to enthusiastic buyers in the United States at **\$60,000 dollars per tonne**. The **Sacaguchi Company of Japan** twice visited the plantation seeking tea tree oil products for Japan, and additionally, an **Australian plantation investment**.

The company registered under the name of **Australian Tea Tree Estates Pty Ltd (ATTE)** was formed with two small Australian investors contributing \$70,000 with the intention of participating in the public float of the tea tree plantation and its skin care products — **the Sacaguchi Company of Japan sought to formalise an in process partnership agreement in ATTE for \$1.8 million.**

By 1991 **Poolmans & Associates** conducted a detailed report (required and paid for by Westpac) on the productivity of the tea tree Plantation which in its fourth year showed a **17.44%** return on the investment.

The demonstrated extraordinary returns of these two businesses, the wheat growing with a long term profitable history, the tea tree oil new at four years and land assets were valued by **Queensland Mortgage Securities Pty Ltd ACN 010 670 863 at \$20 million and had an accumulative development bank debt of \$7.4 million.**

In addition to these rural businesses there were two 80 and 75 hectare blocks of high value sea fronted excess to requirement land for sale with an estimated total value of **\$1,500,000**. A further 280 hectares of elevated rolling grassland for more intense subdivision conservatively valued at **\$1,400,000** and an operating rock quarry on the property that **Byron Shire Council had offered \$500,000** — a total of unsold excess land valued at **\$3.4 million** which took the overall Mt Carmel organic wheat and Billinudgel Pastoral land and tea tree plantation to a total value of **\$23.4 million**.

By 1990 the National Association Sustainable Agricultural Australia (NASAA) Certification was in place and a crop of organic wheat was about to be

harvested at Mt Carmel and sold at almost double the price of normal wheat.

The agricultural consultants Poolmans & Associates gave an impressive **26%** return to this wheat growing section of our business.

The overall business prospects looked sound but there were three impediments that were signalling that I couldn't do much about.

Drought and high interest rates were two that I will deal with here — the third I will venture into in a further chapter.

The first impediment was that drought which existed over much of rural Australia's eastern states in the years 1988 to 1991 gave State average crop production not much more than half normal yields for these critical years.

To a large extent the exacerbating result of drought was reduced substantially by my years of yield improving experimentation being the wide use of soil and moisture conservation methods which allowed Mt Carmel to still produce near average crop returns even in these dry years.

As a comment; the agricultural industry now universally uses this same system (my system) after being shown the **dramatic result of conserving soil from water and wind erosion and conserving moisture by retaining all crop straw as shading insulation against wind and intense sunlight-induced evaporation, and not burning the crop residue as had been the two hundred year exploitive practice of broad-acre cropland farming in Australia previously.**

The **second impediment** was the exceptionally high interest rates which ballooned out from **14%** in 1987 to

22% in 1989 and even more for those who were exposed to substantial debt as the newly developed tea tree oil plantation businesses were at this time.

Because of the seasonal cyclical inertia nature of rural cropland production of wheat growing and the research and development and care of the **3.3 million** melaleuca tea tree oil plantation and its further planned public float — **it was difficult at the time to abort or even reduce the financial expenditure activity of even a section of the businesses without causing potential investor concern and disinterest in investing in the planned public float of the plantation section of my business.**

Although an organic flourmill was an intended value-adding addition to the organic wheat growing business, all expenditure on this project had been curtailed after the initial design planning and — **to what became public knowledge in relation to Worstpac Bank's own critical financial position — however, it did put an end to an agreement in process with South Coast Bakeries who were about to join in the development and operation of the flourmill as a 50/50 partner.**

The following is a short appraisal of the Uebergang Family Businesses in 1991, all known to Worstpac;

- Independent valuations showed the businesses **were highly profitable.**
- The organic wheat was receiving almost **double the return for NASAA certified organic wheat.**
- Tea tree oil was selling at **\$60,000 per tonne.**
- The businesses were independently valued at **\$20 million plus.**

- A **public float** of the plantation and skin care products was in planning as early as **1987**.
- A **50/50** joint venture flourmill partnership (**sidelined; for later development**).
- The plantation and product development debt figure was **\$7.4 million**.



“The powers of financial capitalism has (a) far reaching (plan), nothing less than to create a world system of financial control in private hands, able to dominate the political system of each country, and the economy of the world as a whole. This system was to be controlled in a feudalist fashion by the central banks of the world acting in concert, by secret agreements arrived at in frequent meetings and conferences.

“The apex of the system was to be the Bank for International Settlements, in Basle, Switzerland, a private bank owned and controlled by the world’s Central banks, which were private corporations.

“Each central bank . . . sought to dominate its government by its ability to control Treasury loans, to manipulate foreign exchanges, to influence the level of economic activity in the country, and to influence co-operative politicians by subsequent rewards in the business world.” Statement of Professor Carroll Quigley, Georgetown University, 1910 to 1977 former “insider,” and author of the book, *“Tragedy and Hope.”*



THE WORSTPAC HEAD OFFICE DECISION IT DIDN'T WANT DIVULGED

Our businesses were profitable in 1990, but unbeknown to me, Worstpac's Head Office Sydney secretly placed the business into a **bad and doubtful debt category**. An internal Worstpac file note was later discovered which stated; ***"Best not to divulge this position to the Uebergang's"***.

Although it was not known by me at the time it represents the **NF** nature of Worstpac Bank's Sydney Head Office policy towards our business which for a time was apparently not fully adhered to by their Queensland Office as this office continued to encourage ongoing developments in view of the demonstrated unique prosperity of these businesses.

Worstpac Brisbane Office continued to role-over Bill Finance into 1991 and encouraged the planting of a further 120,000 tea trees in the plantation in 1992.

Worstpac Brisbane senior staff were in our Brisbane office every week or two during this period and welcomed the opportunity of participating in a personal collection from the large display of skin care products which consisted of medicated shampoo, conditioner, several antiseptic wound formulations, soap and a roll-on antiseptic product and tea tree oil — **there prevailed an attitude of goodwill between bank and client.**

The senior Brisbane Management were always informed and were totally aware of the development

anticipations of the businesses along with crop yield prospects and the budgeting for these programs.

As from 1987 Worstpac Brisbane acknowledged in correspondence the anticipated public float of the ATTE plantation and welcomed the prospect of the joint venture participation from the Japanese Sakaguchi Company — this will be a matter which will surface again in MPWBT.



“We are not yet ready for such a crisis. Capital must protect itself in every possible manner through combination and legislation. The courts must be called to our aid. Debts must be collected, bonds and mortgages foreclosed as rapidly as possible. Where, through a process of law, the common people have lost their homes, they will be more tractable and easily governed through the influence of the strong arm of government, applied by central power of imperial wealth, under the control of leading financiers. The truth is well known among our principal men now engaged in forming an imperialism of capital to govern the World. While they are doing this the people must be kept in a condition of political antagonism By thus dividing the voters we can get them to expend their energies in fighting over questions of no importance to us”.

From the United States Bankers’ Magazine of 1892.


**I VISITED WORSTPAC'S BRISBANE
OFFICE MID 1990**

In mid 1990 I visited Worstpac Brisbane first floor manager's office in Queen Street Brisbane as I usually did every week or two or at least once a month in 1987 to 1990 years to give a report on the happenings of the businesses to the friendly Brisbane Manager Bill Pollitt — **to be told on this particular occasion abruptly that Mr Pollitt was no longer with the bank.**

I felt it strange that he had not called and advised me of his anticipated move. We had a friendly association, I having been included several times on his riverboat lunches with a selection of other Worstpac clients — however I was later to find out that he had been moved interstate as a disciplinary reshuffle, **most likely because of Worstpac's, at this time, very public insolvency and shareholder discontent problem.**

At the reception desk I was advised I was wanted on floor 21 of the bank by a Mr Jack Allan of Loans Recovery who needed to see me urgently.

In a state of profound shock I got into the lift and went up to this hidden away behind a security coded door on floor 21 and pressed a button — **from that moment on for the next thirty years I have been treated like poison by this NF lending institution who masquerades as a here-to-help friend of the people posing as a lender of integrity who then threatened and cheated me out of every cent I owned and left me and my wife and two sons as socially disregarded waste matter.**

Over these following three decades, predominately in the first, my wonderfully profitable and unique businesses were methodically and intentionally destroyed — operated illegally for almost two years by a lying cheating receiver who, in the course of Worstpac's instructions, sold my assets and confiscated everything I owned.

An inexperienced receiver who contaminated the organic produce with agricultural chemical — illegally sold the produce and personally pocketed **\$896,238** of the income — when found out blamed me for his crime — then had me charged with the **intent to defraud** — collaborated with the police — had me in court on **Committal Hearing** and **Trial** for a total of **70 days** — and with their powerful influence of **money** — **had me jailed for two years for their NF crime of contaminating the organic wheat.**

After five months in jail, three Appeal Justices **unanimously found me not guilty** and I was released from jail and for the next **three decades** have lived in a state of total **uncompensated impecuniosity.**

The 496 words of this Chapter give a short explanation of the thuggery of Worstpac following their **NF** receiver intervention into my family businesses in the 1990s.

After including a quote by **Mr John Salmon**, the independent valuation of my families total estimated losses and the wise words of two wise men, I will relate the specific crime and unconscionable conduct of **Worstpac Bank, Uncle Toby** (now **Nestlé's**) and others.



THE TRUTH

I believe in telling the TRUTH

I believe in telling the whole TRUTH

I believe others should tell the TRUTH

I believe others should tell nothing but the TRUTH

And if everyone on our earth were to tell the TRUTH

Everything on earth would be known as the TRUTH

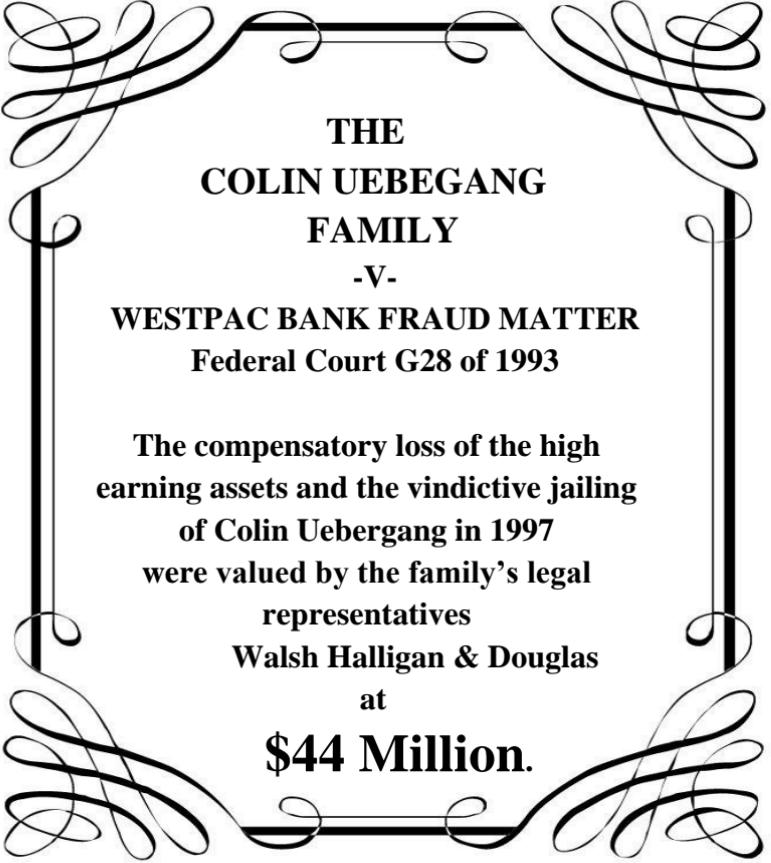
by

John Alfred Salmon

(John A. Salmon was employed by the National Australia Bank for 36 years, 16 in management.

He has written a book on bank criminality, has assisted many victims of the unconscionable fraudulent elitist banking industry which he believes is the number one centre of

white-collar-crime.)



**THE
COLIN UEBEGANG
FAMILY**

-v-

**WESTPAC BANK FRAUD MATTER
Federal Court G28 of 1993**

**The compensatory loss of the high
earning assets and the vindictive jailing
of Colin Uebergang in 1997
were valued by the family's legal
representatives
Walsh Halligan & Douglas
at
\$44 Million.**



THE WISE WORDS OF TWO WISE MEN

“I see in the near future a crisis approaching that unnerves me and causes me to tremble for the safety of my country. Corporations have been enthroned, an era of corruption in high places will follow, and the money power of the country will endeavor to prolong its reign by working upon the prejudices of the people (e.g., by pitting the cooperation-oriented political left against the competition-oriented political right), until the wealth is aggregated in the hands of a few, and the Republic is destroyed. I feel at this moment more anxiety for the safety of my country than ever before, even in the midst of the war.” - Abraham Lincoln



“The death of Lincoln was a disaster for Christendom. There was no man in the United States great enough to wear his boots and the bankers went anew to grab the riches. I fear that foreign bankers with their craftiness and tortuous tricks will entirely control the exuberant riches of America and use it to systematically corrupt modern civilization.” - Otto von Bismarck, Chancellor of Germany, after Lincoln’s assassination in 1865.





WORSTPAC BANKS'S INSOLVENCY AND ALMOST INSTANT RECOVERY

In 1991/1993 Worstpac Bank was publically acknowledged world wide as being insolvent along with their Australian Guarantee Corporation (AGC) and Partnership Pacific subsidiaries. Their Board, Senior Management and their shareholders were virtually at war with each other over the disastrous fall in their share price.

Worstpac's shares had fallen to **0.57** cents with Worstpac becoming unconscionably greed inspired in asset-stripping in an effort to recover their **\$1.5 billion insolvency after having written-off \$6.36 by 1993.**

It took Worstpac just twelve months to show a billion dollar profit and partially satisfy their angered shareholders that things would get better with continued growing returns — an exhibition of asset-stripping trickery and fraud that only the drug dealers and bankers had the ability of achieving with only the later of the two being allowed to get away with the crime.

As a consequence of Worstpac's crime ridden management when its insolvency became more public knowledge and acute, Worstpac's Sydney Head Office became **NF** and aggressive towards their high asset and debt exposed customers. This included Worstpac's drastically changed attitude towards my family businesses, as I believe it had for many of their progressive business developing borrowing customers, as the **financially stretched Worstpac itself was obviously under the receivership of the Reserve Bank of Australia.**



WORSTPAC'S HELD SECURITIES WERE UNSIGNED AND THEREFORE INVALID

Worstpac and their intention to install a receiver over the Uebergang assets were confronted with this legal obstacle as the security documents were shown to be invalid as the **bank's legal department had previously failed to have them signed by all directors — senior Worstpac Sydney management advised their Queensland office that new security documents were required.**

Nevertheless on the **10 December 1991 Worstpac** advised the Uebergang's that it had appointed a receiver over their Group of Companies and asked for the family's on farm cooperation (which was given) in order to **assist the businesses to trade-out of their difficulty, which would then be handed back to the Uebergang Group as Worstpac had verbally promised — this promise was not honoured by Worstpac.**

Worstpac kept this invalid security documentation deceit from the Uebergangs' awareness for some time as its management believed the Uebergangs would not be likely to agree to sign new security documents under the circumstances — however, Worstpac changed their position and demanded they be signed **or they would not agree to allow the businesses to trade-out** of their financial difficulty. Worstpac had changed its position of deceit in relation to the invalid documents for one of **blackmail and duress to achieve their NF purpose.**

At the time I was being legally represented by my long standing (22 years) legal representative Alex Freeleagus of **Clayton-Utz** who advised me to sign the security deed documents with the response;

“Colin you should sign the security documents as you can trust Westpac to do the right thing!”

From then on I found little reason to trust either **Worstopac or Freeleagus**. I found out later that he, along with the legal firm he represented, were Worstopac’s clients. **(How incestuously collusive?)**

As this huggermugger progressed, it became quite clear that Worstopac had no intention of allowing the properties to trade-out of their development borrowing and handed back to my family, as the attitude of all in the Worstopac Bank were displaying deceit, duress and illegal intention towards my family for profoundly self interest purposes and reasons.



“When a government is dependent upon bankers for money, they and not the leaders of the government control the situation, since the hand that gives is above the hand that takes. Money has no motherland; financiers are without patriotism and without decency; their sole object is gain.” - Napoleon Bonaparte, 1815



**WORSTPAC BANK APPOINTS THEIR FIRST
RECEIVER ILLEGALLY AND PROMISED A
TRADE-OUT IF SECURITIES WERE
SIGNED AND THEN
CHEATED ON THE AGREEMENT**

In view of Worstpac's internal financial insolvency and the Uebergang's borrowing position, Worstpac called an urgent meeting on the 10 December 1991 where it was announced by a large' high blood-pressure faced and aggressive Worstpac Relieving Loans Recovery Manager by the name of **Des Ware** that he was placing my businesses under a receivership.

His second announcement, which I took as a threat and a demand, was that new security documents must be signed by me and my sons immediately.

He went on in a bullying and threatening manner to say that if the securities were not signed he would not guarantee a trade-out of our businesses.

At this my then lawyer David Cominos (Freeleagus's understudy) stated that; ***"It would not be in Mr Uebergang's best interest to sign the documents unless there was a formalised agreement for a trade-out."***

To this the red face of **Des Ware** almost exploded at this challenge to his authority and was not a pretty sight and had to be assisted in further discussion by his lawyer **Vaughan**. We didn't get a formal agreement that day and Worstpac didn't get their securities signed — nevertheless, Worstpac started imposing their shonky receiverships as from that day, **10 December 1991**.

Eventually the security documents were signed after further threats were made, however, Worstpac broke their agreement as will be written of further as MPWBT will reveal.

Shortly after this very turbulent meeting I learned that **Des Ware** had had a stroke and died — **what a revengeful relief that must have been for the hundreds of people he had acted against, as a bombastic bastard, over his working life in the crooked banking industry.**



*“We have already learned that the most important kind of money is credit. The most important kind of credit is credit created out of thin air by the banking system. Eighty per cent of the volume of business in Canada uses money that isn’t there. Banks lend it out of nowhere to people, and when it is paid back, it returns to nowhere. It can’t be seen, yet it can make the difference between full employment and mass unemployment. **MOST OF THE REVENUE OF BANKS IS INTEREST ON MONEY THAT DOES NOT EXIST.**”* Statement of W Trimble of Ryerson Institute, Toronto, writing in “*Understanding the Canadian Economy*”:



THE SECOND UNREGISTERED RECEIVERSHIP FRAUD OF WORSTPAC AND THEIR RECEIVER

Not heeding the warnings of Worstpac's Head Office in Sydney that new securities would be required, **Ian Searle** of Worstpac Brisbane decided to impose a second illegal receivership under the **fully extinguished 1990 crop lien on the 6th March 1992** — this being a totally NF act by Worstpac — shown to be the case in internal Worstpac documents presented to the court but denied by Worstpac Brisbane Management — **members of management who Magistrate O'Donnell wrote in his report as having "lost credit" in their given evidence.**



"Lenin was certainly right. There is no subtler, no surer means of overturning the existing basis of society than to debauch the currency. The process engages all the hidden forces of economic law on the side of destruction, and does it in a manner which not one man in a million is able to diagnose."

John Maynard Keynes 1883 1946



"Bankers are among the top crims" Chairman National Crime Authority, Tom Sherman; September 1995.



**WORSTPAC’S NEW SECURITIES WERE SIGNED
UNDER DURESS, THEIR REGISTRATION
ACCEPTANCE DATE CHANGED AND FORGED
BY WORSTPAC.
AND WERE THEREFORE INVALID**

After a tirade of threats from Worstpac’s **Des Ware** and **Ian Searle** that they would sell up all my assets, I and my son Christopher relented and signed the security documents as Directors. My other son Robert, also a Director, was not even approached by Worstpac’s lawyers to sign which made these second set of securities invalid also.

Nevertheless, the allowable period of time given for registration following the signing date by the Directors had been exceeded, **a problem Worstpac’s legal department chose to overcome by crossing out and inserting another date — this being forgery, a further NF act by this law of its own Worstpac Bank.**



“I hope we shall crush in its birth the aristocracy of our moneyed corporations, which dare already to challenge our government to a trial of strength and bid defiance to the laws of our country.” Thomas Jefferson – President of the United States 1801- 1809.



23 MONTHS LATER WORSTPAC INTRODUCED A THIRD RECEIVERSHIP

On the **18th March 1994**, after a large part of the following MPWBT was saturated with the **criminal acts of Worstpac's farm managing receiver**, which I will elaborate upon further, **Worstpac's senior management NF introduced a third receivership.**

This receivership was introduced by Worstpac following their **23 month of illegal trespass of the business — instructing the buyers of the organic wheat and tea tree oil to forward all funds direct to Worstpac Bank — this was robbery.**

This effectively produced an induced state of insolvency in the businesses owned by C Uebergang & Sons which allowed Worstpac to then **NF register their third receivership and foreclose on the businesses and proceed to sell and strip the assets — this being one of the premeditated dirty-tricks of Worstpac Bank which can only be described as criminal intent.**



“We have given the People of this Republic the greatest blessing they have ever had, their own currency to pay their own debts.” Abraham Lincoln; After Congress passed his law issuing “Greenback notes” in 1863.



**IN 1993 I WAS ADVISED TO INSTIGATE LEGAL
ACTION AGAINST WORSTPAC, UNCLE TOBY
AND OTHERS IN THE FEDERAL COURT
AUSTRALIA KNOWN AS: QG28 of 1993**

I will digress a year to 1993 and mention this critical matter. In early 1993 the Uebergang Group was advised by their new legal adviser to commence an action in the **Federal Court of Australia** in Brisbane in order to prevent **Worstpac** and the receiver from selling the organic wheat property Mt Carmel.

This action **QG28 of 1993** comprised of **3290** filed documents assembled under the supervision of the highly regarded **John Muir QC** (since deceased) and submitted to the **Federal Court** and delivered to **Worstpac**.

Because of this action **Worstpac** apparently **panicked**, and subsequently sought a court order for security of costs to be established at **\$400,000.00**. However his Honour Justice Whitlam dismissed the **Worstpac Application**.

This court dismissal of their cost application didn't discourage **Worstpac** who made a **second application for a \$400,000 cost order** against the Uebergangs in the **Federal Court**, this time before **His Honour Justice Spender in March 1994** who disallowed the application and in his judgement stated the following denunciation of **Worstpac's** position; ***"I am satisfied that there are serious questions to be tried both in fact and law!"***

However, this did not deter **Worstpac's** vengeance of financially stymieing the Uebergang Group from seeking

justice in the **Federal Court**, which was villainously made after I had been **wrongly sent to jail in 1996** by a corrupt judge who three **Appeal Justices** described as having **erred** and **failed** in his instructions to the jury — **more on this Appeal Case matter further in MPWBT.**

Nevertheless, **Worstopac** again sought an order for **surety of costs for the third time of \$400,000.00.** This demand was made when I was in jail and without active legal representation made before Justice Cooper who **allowed Worstopac's application to stand with a surety of costs at the lesser figure of \$250,000.**

With this, **Worstopac** was eventually able to stymie the Uebergang Group's **Federal Court action** against the thuggery of **Worstopac** and **Uncle Toby** and others, and allowed the sale of Mt Carmel and virtually all other assets — **Worstopac was then able to relax as they suspected that it was highly unlikely for Uebergang to find the \$250,000 cost order and proceed with his action in the Federal Court of Australia.**



July 1999 Published in *THE AUSTRALIAN* by James Duncan: ***“I think our bankers have a dark side like a movie character hiding a terrible secret.”***



WORSTPAC REFUSED TO ALLOW DISCOVERY OF THEIR DOCUMENTS

When Worstpac established their first receivership in **December 1991, as earlier mentioned, the Uebergangs were unaware that Worstpac** had discovered their security documents over the assets were unsigned by all directors and were therefore invalid.

However, without admitting the full extent of their legal problem, it became apparent when several meetings were called and a state of panic emerged accompanied with threat and duress and a demand that new securities must be signed or our assets would be sold — **I suspected the NF Worstpac management had no intention of returning the assets to the Uebergangs.**

Nevertheless, at the proceedings of the Uebergang Committal Hearing in the Brisbane Magistrates Court, my counsel requested further and full discovery of documents from **Worstpac**. This request brought about a demonstrative reaction from **Worstpac** who virtually demanded to be allowed to intervene in the Court Hearing with a senior QC accompanied by assisting lawyers who stormed into the courtroom to argue against having to **reveal full discovery — their argument prevailed and further discovery was denied.**

The entire unconscionable and **NF** procedure relating to the legality of the receiverships were in question — and this position prevailed throughout the court hearings of the Uebergang criminal trial, as **Worstpac** refused to discover further documents. **Magistrate O'Donnell (wrongfully)**

gave in to the demand of Worstpac's refusal of document discovery which virtually put an end to my Federal Court action against Worstpac.



“You have to choose [as a voter] between trusting to the natural stability of gold and the natural stability of the honesty and intelligence of the members of the Government. And, with due respect for these gentlemen, I advise you, as long as the Capitalist system lasts, to vote for gold.” George Bernard Shaw
~~ 1856 1950.



“At the corporate level, criminals in white collars (too few of whom are now in jail) conspired with crooked bankers (none of whom are now in jail) to rip off millions of dollars of innocents' savings.”

Quote: September 1977 Don Chipp (Leader of the Democrats) said in the Sunday Telegraph heading title:
“Standards or our morality in freefall.”



RETURNING TO THE 1992 BEGINING OF 23 MONTHS OF WORSTPAC AND THEIR RECEIVERS' CRIMINAL DISTRUTION OF MY BUSINESSES

The next five Chapters of MPWBT give the epicentre of Worstpac's nefarious agenda where their victimisation, stripping of assets and the ruination of my reputation has manifested.

Worstpac proceeded with its illegal, deceptive and invalid receiverships, and ran the businesses illegally until 1994 and during this period inappropriately and fraudulently misappropriated the income of the businesses (as admitted in court) on two wheat crops along with the income of two tea tree oil crops, using a fully extinguished crop-lien as their lame argument.



“If you will not fight for right when you can easily win without bloodshed; if you will not fight when your victory will be sure and not too costly; you may come to the moment when you will have to fight with all odds against you and only a precarious chance of survival. There may be even a worse fate. You may have to fight when there is no hope of victory, because it is better to perish than to live as slaves.” -- Winston Leonard Spenser Churchill on the eve of Britain's entry into World War II.



WORSTPAC BRIBED UNCLE TOBY TO PLACE FRAUD CHARGES ON COLIN UEBERGANG

In 1993 when Worstpac and their receiver Lindsay Dickson (LD) were caught out having sold contaminated wheat as organic to UT for almost double the price of normal wheat, UT rightly became annoyed and asked serious questions of Worstpac and LD.

LD was placed in the firing-line over this development and it was shown he convinced UT and their legal representatives, not to blame Worstpac, **but to blame Colin Uebergang for the wheat contamination.**

This was accepted by all parties following the further advice of the **Chairman of UT, Dr Peter Coulter**, who made the statement that; *“Who would believe the word of financially stressed farmer against the integrity of a bank and the good reputation of a large food company?”*

With this being the devious plan, it was agreed by Worstpac’s Ian Searle that it was but an oversight on the part of LD in selling the contaminated wheat and that UT should proceed with fraud action against CU.

Nevertheless, UT apparently argued that LD and or Worstpac should pay a contamination penalty of **\$150,000.00** in compensation for the extra price paid for wheat which was no longer organic — court documents showed that this is what happened with Worstpac paying UTs — **nevertheless they went off to notify the police that CU had sold agricultural chemically contaminated wheat as organic to UT and therefore should be charged with the fraud.**



THE POLICE COULDN'T FIND WHEAT CONTAMINATION BY COLIN UEBERGANG

This group of Evils from Worstpac, Uncle Toby along with Worstpac's receiver LD and their teams of lawyers met the police to report the fraud of CU — **it was the first of their 14 meetings with the police over the next few months.**

The police were convinced with the argument of such a powerful delegation and the written report of **Dr Coulter, Chairman of UTs, with its impressive praise worthy statement of a major bank and a large food company.**

The police travelled widely to the wheat farm and interstate and interviewed various people; their statements were all examined later under extensive cross-examination.

It was Constable Christopher Lucht who stated in the witness box that the police could not find any evidence where Colin Uebergang had adversely affected the organic integrity of the organic wheat in question with agricultural chemical, NONE.

This negative finding was then a real problem for the **Evils**, however not to be deterred in their intention to have CU convicted and jailed for someone else's crime, it was suggested by a certain crooked police sergeant to change the charge from **FRAUD** to **INTENT TO DEFRAUD** — **it was because of this and their NF intention I nicknamed these crooks the Evils.**

I don't think the charge policeman Lucht would have gone along with the **Evils** with this **NF** plot as he didn't

seem a bad fellow but from further revealed events, **not all that bright.**

This said, it was the cross examination of **Sergeant Geoffrey Gerard Murphy**, Lucht's senior, who after meeting with the **Evils**, concocted the plan to convict CU and not Worstpac or LD — **it appears that with this useful advice he was accepted as one of the Evils.**

Murphy was a known, brown-bag co-operator to the powerful elite around Brisbane, which included the banking industry — his reputation became so embarrassing for the Queensland Police it was said he was eventually side shifted to NSW and was not further seen around Brisbane.

It was Murphy who cooperated with the Worstpac /UT criminal fraternity and brought the eleven **INTENT TO DEFRAUD** charges against CU, one of which had CU jailed for two years by an **erring** and **failed** Judge Boyce in his corrupt directions to the **11 person jury as reported unanimously on 27 February 1998 by Davies JA McPherson JA and Moynihan J the three Appeal Judges.**

In this 22 page report of the three **Appeal Justices** it is seen that they were aware of the sham of the **Evils** and their objective to persecute Colin Uebergang and thereafter decided to put a stop to it **and had me released from jail after five months.**

Nevertheless Worstpac had achieved their objective — **they had destroyed the person who was intent on bringing their NF actions to the public notice in his Federal Court QG28 of 1993 action.**

Worstpac had depleted his money supply; shattered his reputation and because of this in the 1990s and with the failing of the Hayne Royal Commission to investigate his submission (along with 10 thousand other submissions), no legal firm would touch the Uebergang matter nor would the media trust or report his version of this one-sided bank victimised customer matter.

This was the position even though it was known that banks, in general, instigate this style of treachery as part of their dirty tricks upon their victims.

Then again, Worstpac alone could not have brought about the financial and social destruction of Colin Uebergang without the assistance of like **Evils who also lied and cheated for personal gain.**

Worstpac found three such **Evils** — one was their receiver **Lindsay Richard Dickson (LD)** — another was **Geoffrey Gerard Murphy (GGM)** of the Queensland Police — and a third was **Lionel Henry Stemp (LS)** a 31 year employee of Colin Uebergang.



“When plunder becomes a way of life for a group of men living together in society, they create for themselves in the course of time a legal system that authorizes it and a moral code that glorifies it.”

Frederic Bastiat, 1801/1850 The Law.



LIONEL HENRY STEMPE

Starting with the lesser of the three **Evils**, Lionel Henry Stemp (LS) was the firewood cutting son of Fred Stemp, the fire-woodcutter employed by the Inverell Hospital in NSW — it was Lionel who applied for a job with me in 1960 at ‘The Deep’ south of Tara in Queensland.

At the time I was machine picking dry-land cotton and having been the first to develop the system of modulated bulk handling of cotton in Australia. LS was employed to drive a truck to the Brisbane cotton-gin every second day to deliver the lint for de-linting. I would drive the truck each other day and let LS drive the cotton picker as a relief from the long days and haul to Brisbane.

After a week of this fairly strenuous work for us both, LS came to the homestead one night and told me in a very nervous and aggressive manner;

“You can stick your fucking job up your arse. I can’t stand truck driving and I want to finish up.”

LS then stomped off back to his cottage without another word but was back again within an hour knocking on the back door asking for his job back again.

I sat down with him and consoled him and we agreed that he could drive the cotton picker full time and I would drive the truck each day to Brisbane with my newly developed skid-on bulk cotton-modules.

Over the next thirty years, I, an uneducated self-taught farmer, taught LS everything he knew and he responded by being a good learner — and that included crop farming and merino sheep management and progressed to machine

maintenance and then design of new equipment and ended up as Service Manager for my multimillion dollar Versatile Farm Machinery Company which was importing four-wheel drive tractors and soil conservation cultivation equipment from Canada and the United States.

In the mid-1970s I had LS accompany me to Canada to the Versatile Tractor Company Factory in Winnipeg and visiting Disney Land in LA on the way.

In 1975 Stemp was given shares in the company and when the company was sold to the Canadian Versatile Company in a lucrative settlement arrangement, I bought Stemp's shares back from him for **\$75,000** which was three times their original value which had also been a gift — he was exceptionally well treated in my opinion.

With this all said, LS, a small impertinent person housed an underlying disloyal duplicity against those who had the fortune of a more moneyed upbringing than he as a woodcutter's son.

I must mention here that in my forty years of employing hundreds of permanent and seasonally employed people, twenty of which being long serving, all were given free housing, electricity, water, personal car petrol and international travel on top of better than their industry award salaries.

Nevertheless, in recent years a number of my hindsight-biased associates have questioned my judgment in continuing to employ such a person as LS who turned out to be such a two-timing termite in 1990 after having benefited substantially from the above mentioned incentives for over thirty years.

These less inspired people had never in all their life succeeded, as I did, in establishing a remote importing and manufacturing business employing 50 people 50 kilometres from the nearest town and battled with the problem of remote employees employment — this was one of the reasons the move to Brisbane was undertaken a few years later.

When Worstpac struck in the 1990s LS again told me to stick the fucking job up my arse as he was going to work for LD the receiver, as the on-farm manager of my tea tree plantation.

At the time of Worstpac's intervention, LS was employed on the Tea Tree Plantation at Mullumbimby 300 kilometres away from the organic wheat farm at Goondiwindi. LS was coerced into giving evidence against me from a great distance **and testified that I had sprayed the organic crop of wheat with an agricultural weed killing chemical.**

What was sprayed on a test area of 450 hectares was **Humilac** organic fertiliser imported from the United States at a cost of **\$10,000**, with documents to show its purchase.

Being a witness, LS was encouraged, indemnified and paid to give evidence in court against me by LD the receiver — **both of whom showed a lack of integrity.**

LS was one of the witnesses who received **\$20,000** from **Worstpac** to support **false evidence against me** — the witnesses that **Magistrate O'Donnell** reported whose evidence; ***"Could not be believed."***



**THE WORSTPAC APPOINTED RECEIVER
WAS LINDSAY RICHARD DICKSON
A PRONOUNCED LIAR**

LD admitted in court of not taking any notes on his inspection of the **9000 acre organic wheat property** at Goondiwindi or the **3.3 million tree tea tree oil plantation** at Mullumbimby — he admitted he had no experience in the management of rural businesses — **the question was, how could Worstpac have appointed such an inexperienced receiver as a farm manager?**

In personal defence of his management inadequacies, LD adopted a manner of deceit and lying (*Lied as Magistrate O'Donnell stated*) and a criminal behaviour intent in collaborating with those he could impress as being an honourable representative of a major bank — **a bank which had a long history of being crooked.**

He had a habit of ridiculing those he couldn't get on side and implicating those he could — **he was truly a very nasty person as will be seen as we proceed with MPWBT.**

In the Committal Hearing and Criminal Trial of **70 days** that the **Uncle Toby Company (UT)** subsequently brought against me, **Worstpac Bank** financed and manipulated its proceedings from behind the scene with their appointed receiver LD in the witness box for five days of cross-examination. In that time he rarely, if ever, gave a straight answer to the hundreds of questions asked of him other than to ridicule other people and or repetitively reply; *“I can't recall”*.

LD's FIRST illegal action was to assume the rights to manage the organic wheat farm by wrongly using the **NASAA accreditation** which belonged personally to the Uebergangs who he had removed from management and from the property — **he illegally assumed the rights to another person's personal registration and accreditation without authority from either NASAA or the Uebergangs — in other words a crook and declared liar as stated by Magistrate O'Donnell.**

The **SECOND** illegal act of **LD** was, when informed by his on-farm manager that grain beetles had infested a 100 tonne silo of organic seed-wheat at Mt Carmel, **gave instructions for it to be treated with insecticide which was strictly against NASAA's organic stipulation.** (See Court Transcripts)

The **THIRD** illegal act of **LD** on behalf of Worstpac was to instruct his on-farm manager to mix **1500 tonnes of nonorganic wheat** which had been harvested from two paddocks which were still in a transition state awaiting NASAA registration, **with several thousand tonnes of organic wheat and sold the total tonnage as organic to Uncle Toby at almost double the price of normal wheat — in doing so LD was aiding and abetting the criminal activities of Worstpac.** (See Court Transcripts)

The **FOURTH** illegal act of **LD** was when the above crime was discovered and reported to the police **by Uebergang, LD** blamed Uebergang who was 300 kilometres away in Brisbane; on the basis Uebergang

owned the NASAA organic certification accreditation — **this was a lowdown NF act from an insult of humanity who Worstpac had appointed as receiver/manager to these highly profitable and previously well managed businesses — even with their financial encumbrance.**

The **FIFTH** of **LD's** criminal offences was to claim to **UT** that he was the **organic accredited NASAA wheat grower** and was therefore entitled to sell the Mt Carmel wheat to **UT** on behalf of Uebergang as their receiver — a LDs presumption which was recorded and stated by Magistrate O'Donnell that; ***“LD had failed his employer Worstpac Bank.”*** (See Court Transcripts)

The **SIXTH** of **LD's** criminal offences was when **UT** complained about the contaminated wheat **LD** had sold them, **LD** persuaded **UT** to collaborate in reporting Uebergang to the police as being responsible for selling contaminated organic wheat to **UT** and used every means to encourage the police to charge Uebergang for **fraud** — **this happened the day following Uebergang first reported the matter to the police.** (See Transcripts)

Given the perception that right would most likely be on the side of a major bank and a multi-million dollar food manufacturer and not with a previously unheard of and apparently to them at the time, an asset dispossessed farmer, **the police were persuaded by LD to join Worstpac and UT in what appeared to be a closed and shut matter.** (See Court Transcripts)

The **SEVENTH** of **LD's** interventions of justice was to hold **14 meetings** with the police over the weeks before the trial in order to assist and encourage the police to pursue and charge Uebergang and if possible have him jailed and discredited in order to prevent his Federal Court action. (See Court Transcripts)

When Counsel suggested this was the motive behind Worstpac and his effort in finding and helping witnesses, LD admitted under cross examination that; *'this would be better for them.'* (See Court Transcripts)

In helping *'them'* — this must have meant both **Worstpac and UT**. This is what LD continued to do — **help them — tracking down witnesses and help them to produce perjured statements to testify against Uebergang.** (See Court Transcripts)

Worstpac paid all expenses for the witnesses' travel and accommodation, a number were paid \$20,000 each to testify against Uebergang and Worstpac indemnified these witnesses against possible legal reprisal from Uebergang. (See Court Transcripts)

Several witnesses were assisted by LD in the composition of their sworn statements. Two, a husband and wife, Ken Strahley and Marie Strahley, were asked to create three diaries, one each and a joint diary for the 1990 season, which was two years before the request to write up these diary forgeries — **who ever heard of such a deviously contrived request?** (See Court Transcripts)

Marie Strahley inadvertently and stupidly stated in her diary that; *"Sat up half the night writing up diaries for Mr Dickson."*

The Strahleys hadn't actually heard of the **Evil Mr Dickson when they admitted being asked by him to write these entries in the three diary in 1992.**

When questioned in the witness box about this diary notation, the pathetic answer brought laughter from all in the court including the Magistrate who wrote in his report that; ***"The Strahleys lost credit and couldn't be believed."*** (See Court Transcripts)

The **EIGHTH** of **LD and Worstpac's** intervention with their deceptive and invalid receivership, was by operating the business illegally for **23 months**, and during this time inappropriately and fraudulently stealing the businesses incomes (as LD admitted in court) of two wheat crops under a **fully extinguished crop-lien** along with the income of two tea tree oil crop.

It was becoming apparent **Worstpac** and their receiver **LD** were playing a game of deception and fraud against a cooperative bank borrower, as an LD document was discovered which showed that **Worstpac** acknowledged in the document that the businesses of the Uebergang family; ***"were highly profitable"***.

It was later discovered that **Worstpac's** appointed receiver LD personally got away with income from the properties to the tune of **\$896,238.00** in less than two years. **This action alone ensured that the Uebergang group of companies and their assets would never be returned to their true owners.** (See Court Transcripts)

Now after exposing eight criminal offences of Worstpac and their receiver LD, I will look at the collaborating fraud of Uncle Toby (Nestles).



**THE UNCLE TOBY CROOKS JOINED
THE WORSTPAC BANK EVILS**

In 1990 Uncle Toby (UT) (Now Nestle's) were looking for organically grown wheat with which to manufacture a published NASAA approved organic Vita-Brits breakfast food product.

Court Transcripts revealed that UT commenced the manufacture and marketing of this product **in haste before actually receiving the NASAA organic certification approval**. This was done in order to try to arrest their lessening market share of the morning cereal market against the powerful Kellogg and Sanatorium giants of the industry — **and UT arrogantly and illegally indulged in deception of their customers as admitted later in court by Albert Brunner, their production manager.**

It had been shown on an ABC *Four Corners* program that a wheat farmer by the name of Colin Uebergang had developed agricultural methods to produce wheat without using agricultural chemical or synthesised fertilisers.

Being approached by UT I applied to NASAA for organic certification and it was granted after a full inspection which entailed soil testing and surface testing of all farm equipment and grain handling facilities.

UT made an offer to buy organic wheat and their favourable payment offer and terms was accepted.

It was well known that grain production at Mt Carmel had used some agricultural chemical in years prior to the 24 month restriction period — **NASAA and UT were advised of this fact.**

The environmentally conscious decision was made to progressively change from this long standing questionable farm practice in 1986 when 80% of Mt Carmel had been placed into a 24 month organic non chemical preparation program in readiness to receive the NASAA organic certification for the 1990 crop and approved by Worstpac.

Twenty percent of the property, being paddocks 6 and 7, adjoined a neighbour who was a keen chemical user and who was reluctant to observe and restrict the occasional chemical spray-drift from floating onto these two neighbouring paddocks which **remained in a NASAA organic restricted state until this problem could be resolved.**

UT visited the property several times and was well aware of this position and the fact the wheat from these areas had been and would be sold to the AWB and a stock feed manufacturer **as existing documents demonstrated.**

Eighty percent of the 1990 season's crop was produced and sold as organic wheat to UT at a substantially higher price than the wheat sold to the AWB from the uncertified paddocks 6 and 7.

The 1991 and 1992 Mt Carmel wheat crops were grown and sold by LD as receiver on behalf of Worstpac with LD illegally posing as the NASAA certified grower which UT were well aware of, as they, LD and Worstpac had been informed in correspondence that CU's personal NASAA certification **had been withdrawn following reports of LD's violations of NASAA's organic certification.**

Then in late 1991 when **LD** was unlawfully placed in control of the organic wheat growing at Mt Carmel by Worstpac Bank, LD announced that he, unapproved by

NASAA, intended growing the wheat crop, **and was responsible for making the arrangements for the sale of the subsequent organic crop to UT.**

However, after harvest it was reported to me in about December 1992 that LD had authorised the spraying of 100 tonnes of organic seed-wheat for weevils with chemical which clearly violated the **NASAA certification. This seed wheat** was to remain on the property as organic in order to plant the following crop.

With this information I was legally advised to withdraw my personal NASAA certification as a precaution against action that may occur against me from the organic wheat buyer UT.

The notifications of the withdrawal of my personal NASAA certification was ignored by Worstpac, **and even more so by LD who proceeded to operate the farm and market the wheat deceitfully as organic wheat.** (See Court Transcripts)

UT continued to manufacture organic Vita-Brits from this nonconforming organic wheat with the **NASAA** logo on the box. Documents from their lawyers showed that UT had **\$40 to \$50 million** of the product out on the supermarket shelves nationally at risk of being culpable if the media discovered the fraud — **further evidence showed that this warning panicked UT's management.**

As court transcripts showed, NASAA was starting to ask difficult questions of LD and UT **but were lied to with the assurance that Uebergang was still running the farm — this was another criminally implicating act by Worstpac and LD against me.**

When it came to the 1993 wheat crop, the criminal activity of **Worstpac, UT and LD** was discovered when **Frank Woods**, who had been a loyal employee of the Uebergang's and who remained working on Mt Carmel, telephoned me in Brisbane. Woods reported that he and other employees had been instructed to **mix 1500 tonnes of the nonorganic wheat harvested** from paddocks 6 and 7 with several thousand tonnes of the **illegally** claimed organic wheat grown **illegally** and marketed **illegally** by **LD — all of which was being loaded onto trucks that were delivering it to the UT factory in Victoria as organic.**

This is when UT became worried about their legal exposure and **was persuaded by Worstpac to take court action against me — which they did by making a formal complaint to the Queensland Police on legal advice.** (See Court Transcripts)



“Is there any reason why the American people should be taxed to guarantee the debts of banks, any more than they should be taxed to guarantee the debts of other institutions, including merchants, the industries, and the mills of the country?” Senator Carter Glass, Author of the *Banking Act of 1933*.


**WORSTPAC COERCED UNCLE TOBY
TO BRING CHARGES AGAINST
COLIN UEBERGANG**

By this time the **Evils** knew that **UT had done the dirty-deed on its customers** by selling a product that was market driven by the NASAA organic certification on its packaging, knowing it was not organic; **this being an indictable offence if the fraud was brought to the attention of an honest authority.**

Worstpac undoubtedly took advantage of UT's **culpable position and threatened to expose the matter.** Under this intimidation UT fell into line with Worstpac's **NF** agenda of destroying CU's attempt of bringing court action against Worstpac in the Federal Court — **a simple matter of extortion which Worstpac was well experienced in performing against those who they wished to use to their advantage by intimidation and to ensure victimisation of others.**

The facts pertaining to this accusation were clearly shown in the court transcript cross-examination of **Worstpac's Loans Manager Ian Searle, LD, and the two police officers** that were in the witness box for some days.

With this two-fold implied threat from Worstpac, UT went into a series of crisis meetings with the police and the media in order to throw the responsibility of organic wheat contamination onto CU. **Magistrate O'Donnell made reference to this being the position in his judgement decision.** (See Court Transcripts)

However, the matter of UT using and marketing LD's falsely claimed organic wheat in their Vita-Brits product had reached the ears of NASAA and they became more active in the emerging dispute. **This resulted in NASAA withdrawing their organic certification from UT's product in order to save their public credibility as an organic certifier of food products.**

A discovered file-note document of LD showed where he wrote that he had '**strings up his sleeve**' which he intended to use against NASAA if they didn't cooperate.

The whole intrigue surrounding the Evils activities became a cesspool of collaborative criminality.

With this threat upon NASAA, LD was able to gather the support he needed to convince the police to carry out their investigation against CU.

Then when Constable Lucht of the Queensland Police reported that he could not find evidence of CU causing the contamination of the organic wheat, the Evils again went into a panic mode, as pointed out by Magistrate O'Donnell.

It is suspected that at this point, **Sergeant GG Murphy, (GGM)** who was senior to **Constable Lucht**, was solicited by the **Evils** and became one of them and deviously engineered a way out of the problem of not being able to charge **CU with FRAUD.**

GGM advised the **Evils** to charge CU with the **INTENT TO DEFRAUD.** **Sergeant GGM** certainly earned his stripes with the **Evils** after this nice little piece of **NF** police manipulated corruption.

This fiasco of fraud and corruption is not the writers perception of the events given to shine a bright light on

those accused in this book, instead it is all clearly evidenced in John Muir QC 3290 pages of brief evidence assembled for the CU Federal Court action QG28 of 1993 which Worstpac managed to bring to an end by corruptly applying on three occasions for a \$400,000 cost order against CU the accused. (The third succeeding when CU was in jail and without money to pay for legal representation).

As previously indicated in MPWBT, Worstpac Bank had to terminate the CU Federal Court QG28 of 1993 action at all costs — and this they did nefariously!



“You (International Bankers) are a den of vipers and thieves. I intend to rout you out, and by the Eternal God, I will rout you out. If the American people only understood the rank injustice of our money and banking system, there would be a revolution before morning.” Andrew Jackson in an address to Congress, 1829.



**WITH THE UEBERGANG QG28 of 1993
FEDERAL COURT ACTION OUT OF THE WAY
WORSTPAC STEPPED UP THEIR NEFARIOUS
AGENDA AGAINST THEIR VICTIM**

When the 3920 pages of evidence assembled by **Senior Counsel Muir QC** for my QG28 of 1993 action were filed in the Federal Court of Australia and served on Westpac Bank; *“Westpac became overly concerned at their legal position”* — a Committal Hearing mention by **Magistrate O’Donnell in his summing up report.**

Westpac knew they had a formidable opponent in the respected **John Muir QC** in association with his extensive identified criminal evidence against the bank.

At all costs they had to use every dirty trick to stop this Federal Court matter coming before the public particularly in the early 1990s when they were trying desperately to regain the respect and confidence of their shareholders after a string of self-destructing disasters had smitten the bank **as a result of the criminal and bad management of their board and CEO.**

Westpac had suffered badly both financially and publicly from what was known as the **Westpac Foreign Currency Loan Trading (FCLT) fraud of the mid 1980s where they had destroyed the lives and businesses of 867 client victims throughout Australia.**

After losing four victim-contested court actions, Westpac used a series of dirty-tricks and collusive legal tactics along with the power of their money against the penniless victims in order to shut down further **FCLT**

court actions — **and by the way, the politicians of all parties allowed this horrific matter to happen and stand without appropriate compensation of hundreds of millions to the victims and no banker was sent to jail — this alone clearly shows who the real terrorists were — the bloody politicians.**

Then in the mid-1980s two of Worstpac's wholly owned financial subsidiaries (Partnership Pacific and Australian Guarantee Corporation) **were insolvent which resulted in substantial business, shareholder, media and public disapproval of Worstpac Bank.**

Worstpac could not afford criminal action either directly or indirectly being brought against them at such a critical time; **a sensitive period when the bank itself had shown an insolvent debt of \$1.4 billion after having written off \$6.3 billion of FCLT and other associated losses.**

Their boardroom crisis had also attracted the attention of the moneyed **Kerry Packer who**, being a substantial investor/shareholder in the bank, **was relentlessly attacking the Worstpac Board attempting a takeover.**

Although my family's altercation with Worstpac in the 1990 to 1997 period had nothing to do with the FCLT fraud fiasco **it was shown Worstpac used their same NF thuggery on the Uebergang family as they had used in the destruction of their 867 FCLT victims.**

Worstpac had to use every legally unorthodox method to silence Colin Uebergang at this time — **their methods were shown by John Muir QC as being criminal.**

As mentioned, Worstpac tried to hide behind others who they **coerced, bribed and threatened to do their dirty work** as court transcript documents have revealed.

The methods used were fabricated documents; forged documents; illegally used extinguished business entities for their financial advantage; received income from illegal representation of their receiver manager; allowed their receiver to contaminate an organic food product; blamed another person for the crime; used every effort in jailing the other person; paid \$150,000 fine on behalf of their crooked receiver; indemnified their crooked receiver; indemnified witnesses; paid witnesses to testify to Worstpac's advantage; used intimidation; threat; inducement; and broke agreements; all by deception to pervert justice.

This arsenal of 15 criminal offences on Worstpac's part in their relentless and nefarious objective to have CU jailed and prevent him from surfacing again.

In a slightly separate issue but an issue closely associated with the general theme of MPWBT was the one important thing I learned in jail in the five months behind iron bars, **that was, that in many cases the wrong people were in jail.**

There were those who were forced to do the crime often from hardship and insolvency **and there are the more evil-crooks being those who cause and manipulate others to do the crime on their behalf and remain in the community — this applies particularly to bankers.**

From my observation of being close to one who has for thirty years treated thousands of people for mental illness disturbance, many being unfortunate, others impetuously

following some adversity; it seems to me that by far the majority are the victims of being financially disadvantaged by the privileged of the prevailing financial system.

Wife and husband bashing, family violation, adverse verbalisation, child abuse, murder, theft, alcoholism, drug taking and general poverty are shown as being the result of a society that generates an ever-increasing cost of living, and for those who see no end to this hopeless pinchpenny and poverty existence; **obesity**; and this infliction in one way or the other, is a very large portion and proportion of the community in the land we now live in.



“This is a staggering thought. We are completely dependent on the commercial banks. Someone has to borrow every dollar we have in circulation, cash or credit. If the banks create ample synthetic money we are prosperous; if not, we starve. We are absolutely without a permanent money system. When one gets a complete grasp of the picture, the tragic absurdity of our hopeless position is almost incredible, but there it is. It is the most important subject intelligent persons can investigate and reflect upon. It is so important that our present civilization may collapse unless it becomes widely understood and the defects remedied very soon.” Robert H. Hamphill, Credit Manager, Atlanta Federal Reserve Bank in 1938.



AUSTRALIAN BANKING IS FRACTIONAL RESERVE BANKING

As Sir Josiah Stamp, President of the Bank of England, wrote in 1920 [*The Confession Of An Elite Banker*]

“Banking was conceived in iniquity and born in sin! The modern banking system manufactures money out of nothing. The process is perhaps the most astounding piece of sleight of hand that was ever invented. Banking was conceived in iniquity and born in sin ~~ bankers own the earth. Take it away from them, but leave them the power to create money, and with a flick of the pen, they will create enough money to buy it back again ~~ take this great power away from them and all the great fortunes like mine will disappear, and they ought to disappear, for then this would be a better world to live in ~~ but if you want to continue to be slaves of the bankers and pay the cost of your own slavery, then let bankers continue to create money and control credit.”



Exactly 100 years after this holocaustic magnitude of banking extortion was written by Stamp, this nefarious banking system still prevails and in the following pages I will spotlight a number of the more **evil** of the **Evils'** treasonable agendas which have largely succeeded in homogenising the apathetic inspirations of Australian society into what I believe is today a near nullity.

The Australian Bankers have all known that Fractional Reserve Banking, (FRB) which has infested and plagued the money system of most of the world since the early 1900s, was evil and is even more evil today than Sir Josiah Stamp's very illuminating words expressed in 1920 — Yes, bankers all know that FRB banking is iniquitous and have never been repentant about it.

In 1912 the Australian people with the extraordinarily tireless and determined effort of the immigrant Canadian American **King O'Malley** persuaded the Labor Government of **Mr Andrew Fisher** to introduce a **Bill** into parliament to introduce the Commonwealth Bank — **a publicly owned banking and financial system.**

In June 1912 Dennison Miller resigned from the privately owned **Bank of New South Wales** and was appointed Governor of the **publicly (the people's) owned Commonwealth Bank.**

This peoples Commonwealth Bank of 1912 had, in the national interest, the power to create money and make it available free of charge to the Government.



As Mr Justice Napier, who was Chairman of the Banking Commission at the time said; ***"The (public) Commonwealth Bank can make money available to Governments and others on such terms as it chooses – even by way of a loan without interest, or even without requiring either interest or the repayment of the principal."***

The people's public **Commonwealth Bank** in its period of **12 years to 1924** financed the near debt-free money for fruit, jam and wheat pools of primary industry. It financed the construction of roads, railways, tramways, harbours, gasworks, electric power plants and homes for the Australian people, and all throughout this period of almost debt freedom of it and for the people who supported it, however it was despised by the **Evils of the global private banking fraternity**.

The one really big ticket achievement of the **people's public Commonwealth Bank** was creating the money for Australia's First World War effort of 1914 - 1918 (with the loss of 62,000 soldiers) without debt.

Compare this to Australia's effort in the Second World War of 1939 - 1945 (which lost 27,000 soldiers) which was financed for Australia by the Private British Banking system which incurred a huge debt by the foreign power of the private bankers.



“A disordered currency is one of the greatest political evils. It undermines the virtues necessary for the support of the social system, and encourages propensities destructive to its happiness. It wars against industry, frugality and economy, and it fosters evil spirits of extravagance and speculation. Of all the contrivances for cheating the laboring classes of mankind, none has been more effectual than that which deludes them with paper money.” -
Congressman Daniel Webster, 1846



THE AUSTRALIAN NATIONAL DEBT

The national debt has been brought about by **political treachery subservient to the foreign power of the private owned Central Banking System and private political agreements made with the United Nations by the politicians who are elected to serve but with little insuring regard for the Australian people.**

The Australian debt, following the loss of the **publicly owned Commonwealth Bank in 1924**, has set the pattern for the horrendous debt of the Australian people of today, very much of which has been the crime complicity of the Liberal Party's (condoned by the Labor Party) wrongly honoured **Sir Robert Menzies** who spent a great deal of his time of **WW11** in England fraternising with the **private bankers** and the **Elite of the House of Lords** in Number 2 of Parliament Street London in an attempt to impress both — **one to continue financing Australia's war effort and charging the Australian people extortionate usury interest** — and two was to seek a **permanent position for himself among the Lords of London** — in other words a traitor in both respects — **nevertheless Menzies was awarded the Order of Australia in 1974 and a Knighthood in 1977.**

Admittedly this Australian debt scale has waved up and down somewhat over the 100 years as a result of Labor's high spending and the Liberal and Labor's impetuous treachery of giving away more and more of our wealth creating industries and our land and mineral assets in a

treasonable attempt to correct their politically induced and incurred Australia's national debt.

As most informed people know, both political parties are serving the one master — **the United Nations foreign power which the politicians have allowed to take administrative control of Australia since joining in 1945 without having a referendum of the people.**

As this part of MPWBT is written at 3 am on the 31/03/2020, the Australian people will wake to a whopping **\$7.82 TRILLION** of total government and personal debt or **\$325,833.00** of individual debt in one or a number of forms — an extortionate encumbrance of 40.7% of GDP and every cent of its burdensome imposition is because the politicians of Australia have been controlled by the nefarious **foreign power of the IMF/World Bank Usury Fraternity, certainly since September 1975 when the politicians deceitfully and treasonably signed the Lima Declaration in Lima South America without the authority of a referendum of the Australian people.**



Between 1997 and 2006 — in just ten years — Prime Minister **Howard** handed over **\$62,816,000,000 (\$62.8 billion)** of the peoples equity in Telstra, Commonwealth Bank, Qantas and Sydney airport in a hand in glove deal to offset the previous twelve year government stint of **Bob Hawke and Paul Keating** Labor Party's debt explosion exposure to the **Rothschild banking dynasty — in other words, solid equity in exchange for blue-sky usury.**



THE BORROWER CREATES THE DEBT NOT THE BANKERS

My critical concern is in relation to the non-printing or creating the **interest factor** when bankers create their loan finance deals by the billion on their computer keyboards with one or two fingers in their hypothetical provision of these loans from behind an unseen cloud up there in the blue-sky — it is this little bit of usury deceit that really gets on my goat (I am a Capricorn you see) all of this nefarious financial shenanigans that is virtually unknown to the people in the street but is one that has obsessed my critical attention for almost half a century.

Sorry, I have given you the wrong impression in the above paragraph — **the bankers don't exactly create your loan** — these **Evils** only create a piece of paper with their bank's letter head proudly displayed, a document with the amount the borrower wishes to borrow or the lender wishes to lend, a usury interest figure charged and a place for the borrower to sign — **it is the borrower who creates the debt** — **it is his or her signature that brings that credit down at the speed of lightning from that storm-cloud in the blue sky beyond to the hand that holds the poised pen that creates the financial commitment on the document copy that the borrower walks away with** — leaving the snickering and satisfied **Evil** assured of receiving an incentive benefit for no-effort from the **customer's debt creating signature** — **this is the simple truth of FRB** — **it is obviously evil** — and the politicians allow it and the people continue to vote

for the politicians who continue to allow it to happen — this financial thuggery upon the stupefied people who allow all of this huggermugger to enslave them, is simply mind boggling.

Now for the really big point of this financial fraud of the people is that because no one, banker or borrower, creates the lubricating **interest** of the money system at the time of the borrower's signature — **it has to be found and or fought over in commercial transactions by or between the borrowers themselves.**

It simply means some will go short at the end of the year and having to **borrow more** to pay their **usury interest** from the evil gloating bankers who know full-well that with a little luck and time, **they will end up stripping out the borrower's encumbered assets leaving the poor hard working bugger homeless and family destroyed and destitute.**

This is the underlying evil intention of every usury banker whose intention is to make money from our nation and its people all of whom are swamped in usury debt — while the bloody bankers laughs all the way home after work after deceitfully robbing their victims all day.

I have mentioned that this entire NF financial activity is allowed **by all party politicians** but before leaving this Chapter, I must emphasise that the **politicians** have been in cahoots as **evils** with the **evil bankers** for more than a hundred years, **therefore they are personally responsible for the present financial debt of the nation.**



**THE CORRUPT CORPORATISATION AND
CRIMINAL BEHAVIOUR OF AUSTRALIA'S
POLITICAL ADMINISTRATION IS
MASSIVE IN DIMENSION**

Edward Gough Whitlam (Prime Minister) 1972 – 1975

John Malcolm Fraser (PM) 1975 – 1983

Robert James Lee (Bob) Hawke (PM) 1983 – 1991

Paul John Keating (PM) 1991 – 1996

John Winston Howard (PM) 1996 – 2007

Peter Beattie (Qld Premier) 1998 – 2007

The above mentioned administrators of Australia (five Prime Ministers and one State Premier) were the main instigators of the treasonable plot to corporatize and forfeit the land mass along with its people of Australia to a foreign power over a period of 35 years, and it is true to say, the Australian people are still in the hands of present day political scoundrels as there has been no attempt to repudiate any of these predatory parliamentary Acts as will be seen from the following exposed tragedy.

These six politicians stand out as the primary criminals in these deceitful Acts, all of which were illegal manipulations of our nation's sovereignty without and beyond the Constitutional requirement of a referendum of the people — **all of which amounted to political treason on a massive nationwide scale.**

These treacherous administrators, the crimes of which will be individually addressed in respect of their malevolence upon the Australian people.

Edward Gough Whitlam (Prime Minister) 1972 – 1975

Whitlam removed the **Queen of England** and established his fictitious **queen of Australia** and substituted our **common law** for **maritime or statute law**.

In 1973, Whitlam brought in his fictitious **queen of Australia** by substitution through the adoption of the *Royal & Parliamentary Titles Act 1927*.

This removed **Queen Elizabeth II**, Her Heirs and Assigns as enshrined in the *Commonwealth of Australian Constitution Act (UK) 1900* and replaced the **Crown with his fictitious queen of Australia**.

On 19 December 1973, the Whitlam Government also removed the **Great Seal of Britain** from use and replaced it with the **Great Seal of Australia**.

The seal makes a document legal. A seal must go on company documents to prove that the company authorised the documents. **No seal — no authority.**

Our **Royal Seal** authorised the rules in our constitution. It tells the world that this is how the people of the Commonwealth of Australia have agreed and require to be governed. **It gave the Australian people the governing power in their lives.**

When Whitlam put his seal on the documents belonging to foreign powers — **he removed our protection and our governing power**. He removed the constitutional monarch. That monarch guarantees common law for the people. **When he removed the monarch, he removed common law.**

This can only happen in Australia lawfully with and by a referendum. There was no referendum. Therefore what Whitlam did was treasonably unlawful.

It allowed him to pass legislation that removed all our civil and political rights without our knowledge and certainly without the people's permission. At this moment in Australia, the people have no human rights, no voice and no authority. **They are as nothing. And it all started by criminal politicians removing their seal.**

Whitlam went about his treachery deceitfully without consulting the people through a **referendum** — he acted criminally and should have been jailed for life and not revered as many of his ignorant supporters have bestowed upon their crooked politician.

John Malcolm Fraser (PM) 1975 – 1983

Although **Fraser** and his Governor-General Kerr managed to controversially remove Whitlam as Prime Minister of Australia, Fraser failed to repudiate any of Whitlam's treachery given that he had the opportunity to do so — a repentance on his part we will visit further on in this book.

Robert James Lee (Bob) Hawke (PM) 1983 – 1991

Hawke further enshrined the criminal concepts of Whitlam by passing the ***Australia Act of 1986.***

The ***Australia Act (Cth and UK)*** eliminated the remaining possibilities for the UK to legislate with effect in Australia, or for the UK to be involved in Australian government, and for an appeal from any Australian court to a British court.

This formally separated all historical legal ties between Australia and the United Kingdom and declared that the

Commonwealth was a sovereign, **independent and federal nation of dispossessed and refranchised people.**

Keating, who was Treasurer in the Hawke Government, **was responsible for deregulating the banking industry in 1984.** He supported the Private Central Banking dominance of the Australian financial industry which has led to 25 years of bank exploitation of many thousands of financially destroyed Australian people.

This treason by **Hawke** and Keating **conducted without a referendum**, was condoned by the **Liberal Party**, and it can only be assumed it was being influenced by their foreign signatory to the **United Nations.**

Paul John Keating (PM) 1991 – 1996

After the Labor landslide at the 1983 election, Keating was appointed Treasurer by Prime Minister Bob Hawke. He became one of the most influential figures in the Hawke Government, overseeing the introduction of a large number of reforms intended to liberalise and strengthen the Australian economy in his view.

These included the **Prices and Incomes Accord**, the **float** of the Australian dollar, the elimination of **tariffs**, the **deregulation of the financial sector**, and reform of the **taxation system** (including the introduction of **capital gains tax**, **fringe benefits tax**, and **dividend imputation**).

After an initially close partnership, leadership tensions began to increase between Hawke and Keating, culminating in a secret agreement that Hawke would eventually retire in Keating's favour.

Keating became **Deputy Prime Minister** in 1990, but in June 1991 he unsuccessfully challenged for the leadership, thus believing Hawke had reneged on their earlier agreement. He resigned as Treasurer, but mounted a second successful challenge six months later.

Keating became Prime Minister following the early 1990s recession, which as Treasurer he had famously described as '*the recession we had to have*'.

After a long run of poor polling, Labor was widely expected to lose the 1993 election, but he fought a strong campaign and managed instead to increase its majority.

The Keating Government introduced compulsory superannuation, created an infrastructure development privatised **Qantas** and the **Commonwealth Bank**, and helped make **republicanism** and indigenous rights the subject of national debates, establishing the **Republic Advisory Committee** and enshrining **Native Title in statute law**.

Keating could be described as egotistical whose greed and recalcitrant reputation was further tarnished by his personal venture into the pig and pork farming business in association with an assortment of like individuals, all apparently with the intention of cheating from each other — **a financial altercation in which it was reported Keating's cunningness prevailed as a recipient of more than a million dollars.**

John Winston Howard (PM) 1996 – 2007

Howard who in 2006 corporatized and forfeited Australia and its people to the **US Securities & Exchange Commission** under **Registration Number 0000805157** in

a treasonable attempt to offset the huge debt that previous governments had incurred with the **Central Banking system of the United States of America** — **this was a documented done deal by John Howard.**

This deceitfully treasonable act of **Howard** and the breaking of his promise that he would not subject the Australian people to a **GST Tax**, **proved him to be one of the most nefariously treacherous politicians in the history of Australia** — and I recall represented the first Federal election I refused to participate in voting.

Peter Beattie (Queensland Premier) 1998 – 2007

Premier Peter Beattie who I believe was approached by the Federal Administrators in Canberra (**Howard**) to be the lynch-pin in the **corporatisation agenda of Australia.**

The criminally conniving PM Howard and his Liberal Party henchmen realised that Queensland was the only state in Australia without an **Upper House**, therefore, without a second house of review it was believed it would be easier to deceive the Australian people of the treachery which they were planning — **and Beattie was their man.**

Peter Beattie was a shearer's son from Condobolin in NSW and whose mother was a school bus driver who died when Peter was four years old. The questionable integrity of the father made it desirable for the family to relocate to Atherton in Queensland in 1956.

Peter Beattie went on to be the recognised adulterating lawyer and Premier of Queensland which made him an ideal tainted target to be influenced and pressured into implementing the first **State Corporatisation** in the **Single House** of the Queensland parliament.

In doing so, Beattie initiated much of the following which is recorded history of his virtual deceitful treachery upon the Queensland Constitution and its people in his nine years as Premier of Queensland.

As a long standing Queensland Government department head at the time recently expressed to me; ***“Beattie was nothing but a grub.”***

Beattie consented too and initiated ‘The Brigalow Corporation’ takeover of Queensland and latter Australia through changes made to the *Queensland Constitution in 2001* which removed all Sovereign Ownership Rights of the people of Queensland.

Queensland Constitution 1867 was reframed with 114 changes, 131 additions and 116 deletions all without a referendum of the people.

January 1998, Qld National Party, who were party to the treason, documented a move to place the Qld Governor in the Government as a Parliamentary Secretary under the *Qld Constitution 1867* as Parliamentary Secretaries Act in the State of Qld 1996.

This became official by January 29 1999, the same day the Qld Constitution of 1867 was reprinted.

Thus the Governor was no longer a sworn representative of Her Majesty Queen Elizabeth II, but a secretary of the Queensland Government.

Beattie was still deceitfully using the Public Seal of the State on behalf of the Premier and Parliament of Queensland, and deceitfully maintained the appearance of the Governor as being the Crown Sovereign’s representative of the State of Qld.



My Concluding View On This Matter

These six politicians, under the prevailing two-party system, did not respect democracy, nor did they represent the people's rights when making decisions void of the process of referendum in relations to the vital national interests of the people by their government.

I am therefore of the view the penalty for this massive dimension of treason by these criminal politicians upon the people of Australia should be no less than life imprisonment on hard labour.



“From the days of Karl Marx, this world conspiracy for the overthrow of civilization and for the reconstitution of society on the basis of arrested development, of envious malevolence, and impossible equality, has been steadily growing. It has been the mainspring of every subversive movement during the 19th century. And now at last this band of extraordinary personalities from the underworld have gripped the people by the hair of their head and have become the undisputed masters of this enormous empire.” **Winston Churchill in the *Illustrated Sunday Herald*, February 8, 1920.**



THE SERIOUS EFFECTS AND DEFECTS OF GLOBALISATION

The advantages of globalisation, many as there are, do not justify the many disadvantages that have to be contended with from the resulting human and systems homogenisation effect of globalisation — this is my opinion and I have been of this notion for many years.

Global One World Policy Agenda, in my opinion, is evil — but unsubsidised tariff-free global trade is essential and humanitarian, providing it is not unfairly pursued and persuaded by powerful nations in an effort to become even more powerful and domineering.

Essentially, in the eyes of the evil politicians, **globalisation** means getting **someone** else to do **something** they don't like **doing**; cheaper than they can; while they sit around working out clever ways to get that **someone** they would from then on call a **nobody** to keep on doing the work that they don't want to do; paying this **nobody** just enough and no more; else the nobody tells them to fuckoff and find another **someone** who they can manipulate into doing **things** they don't really want to do; who they will then be able to call another **nobody** and still get cheap underwear and a choice of motorcars from the new found **nobody**.

This is **globalisation** for the man on **shit-street Australia** who votes for **treasonable politicians** as sheep follow one another to the water-trough in the dust and dung droppings of their leaders and are then known as

sheeple-people by those mentioned in the next paragraph and iconoclast people like me.

Globalisation is for the **somebodys** in **main-street**, this word and the effects of its meaning on the **nobodies** mean something altogether different to the **somebodys** — as **globalisation** to these pinstriped **somebodys** (**Evils**) have a different objective in coming up with this smart idea of getting **something** for near **nothing** at the expense of the **nobodies** while keeping their Mercedes in a garage big enough to hold **somebodys** wife's Audi and sons Lamborghini and daughters Range Rover — after all it is in the **public interest** that those on **shit-street** have a **strong banking and corporate elite on main-street** — of course it is, especially for the evil bribing politicians!

I have mentioned this matter while in a state of hyperventilated despair, as you as a **nobody** will have probably just noticed, as it is a part of the jaundiced world I have been forced to live in, much like all the other caged-poultry **nobodies** out there which is very much because of the present day power of **big banking** and the **evil politicians' sanctioned corporate control** of and over us **nobodies** and our once **Fee Simple Sovereignty** and **Property Rights** of the **nobodies nation, which now stands in two words** — **total** in the hand of the **somebodys** and nil in the hand of the **nobodies**.

The Corporate Elite and **Private Banking** and their bribed subservient **politicians** have total control of the people and the people have absolutely no ownership of their nation from a **sovereign point of view**, nor do they have more than **five minutes of influence** when they vote

in the **operation and governance of their once owned nation.**

Apart from the above-mentioned adversities to globalisation there are many other reasons, two of which I will touch upon; **self-sufficiency and disease spread.**

The One World Government Evils believe that under **One Government** there would be no war to worry about as the **nobodies** would live an **unhappy** life in their caged subservience to the **somebody's** job offer and the absolute vitals of life provided as and when the **somebody** administrators decide it was or would be in the best **unhappy** interest for the **nobodies**.

This being the case there would be no call for **national self-sufficiency** as the people would live in a **global-sufficiency** where they would be **unhappily** forced to work in accordance with the resources available in particular areas and the products produced would be pooled by the **elite for global self-sufficient** distribution — **this being the idyllic agenda intention of the somebodys of the Evil Elite.**

Additionally, the **somebodys** intention is for there to be no **cash-money** in the pockets of the **nobodies** — as all money from then on will be **digital and no cash** — **all will be bought and sold in a digital form, and from then the private non-elected government of the New World Order private bankers would digitally control the nobodies from birth to death.**

This is the plan of the global **Evil Elite** for the **nobodies** as they are being ushered into their cages with the attractive deceit of air-conditioned education of their children; the **nobodies'** tax used by the **foreign**

subservient government to subsidised health care and unemployment benefits to the out of work Australians and the just arrived new Australians; and then there is all the pork-barrelling of the **nobodies'** money for sports centres and sports grants; all this while the Polly-Wally-Doodles spend borrowed money protecting the Australian **nobodies'** borders with guns and boats made in foreign countries by the **dissatisfied** people of the **nobodies** of other country — **and if the nobodies don't stop bellyaching they will receive a few more planeloads of chemtrail chemicals to quieten them down to then worry about their subsequent declining physical and mental un-healthiness!**

In all seriousness, while on the subject of chemtrails, let me repeat the words of a retired military person I have met who cannot be named — the following in italics is a dictation of the words he has agreed for me to use.

“What I am about to tell you is not a good story and from the authorities' point of view, one that I should not be telling. But after being told your story of the crime of banks and government and the years of difficulty in getting financial support for your farms and forestry invention and the struggle in keeping the home you and your wife now live in, I am compelled to do so as I believe the stories are closely associated around unscrupulous politicians of whom I have a mutual disrespect.

Yes, there were many biological agents sprayed from aircraft on populated areas and cities in Australia over many years.

Dangerous and extremely poisonous chemicals including barium, cadmium, nickel, and the worst and most being sprayed is aluminum.

Aluminum can cause many health problems as it primarily attacks the central nervous system and can cause everything from disturbed sleep, nervousness, memory loss, headaches and emotional instability.

With all this said, I believe the nature and attitude of people has changed in recent years. More and more people are dying at a very young age. Look at the mental state of people. Look at all the different drugs that we are using just to maintain our minds and our health.

Although my role in this program was minor at the time, I regret being associated with it in the way my service employment necessitated.”

What a sad and shocking story — it is even more unilaterally tragic and sad than the one I am writing about — the banker and political destruction of **my family**.

It is fifteen years since I went into a friend’s office and told him about the generally believed conspiracy of **chemtrails** being sprayed into the atmosphere — **he was not convinced the government could be so evil as to do this to the people** — **he thought I was a bit nutty**.

About the same time I told the **chemtrail** story to several others friends and **they also thought I had some sort of derangement or perhaps damage up-top**.

Strangely though, through my inquisitive nature I have earned myself a distinct **conspiracy theorist** in the eyes of many people, yet the incredible thing about all of this **conspiracy theory conjecture** is that almost all of the theories that absorbed my attention in the past have materialised into fact in present time — **nevertheless, it appears that once branded with a hot tempered tongue it is as permanent as cattle being branded with a red hot branding iron**.

After exercising a little word-flippancy in the first few paragraphs of this Chapter of MPWBT there has emerged the very serious obstacle to globalism from the **Chinese Corona-Virus** — that is if this **Israeli Communist nation** hadn't a **depopulation agenda or strategy** at the top or perhaps bottom of this suspected and possible **degenerating administrative agenda gone wrong and now has become an out of control disastrous condition for the world at large.**

Both economic and past exploitation of its people suggest signs of this possibility as the old like me are considered a liability and the hordes coming from the Chinese rural *boondocks* to their over populated cities are a further unmanageable and even unwanted problem.

As I see it, if the intention of the financial **Evil Elite** is to spread out across the world and find new places of poverty-people to manufacture cheap goods of questionable quality and hygiene control worldwide with their carcinogenic chemical protection and their **corona-virus** and other germs as we all become **One World** of unhealthy people, running more often to the **Evil Elites** controlled health care administered doctors and pharmaceutical industries for a remedy — **if this is the intention of the Evil Political and Banker Elite** — and the sleepy *sheeple*-people continue to show their approval of this madness by repeatedly voting for this **One World control and contamination** — please find another planet for me as I am in my 89th year and haven't much time left before a Corona Virus or a Sister Virus takes me to bed — sick.



**IDENTIFYING THE REAL
AUSTRALIAN TERRORISTS**

Terrorism is, in its broadest sense, the use of intentional coercion of fear and violence for political, financial or sectarian belief purposes against an established government.

In MPWBT I have taken the audacious liberty of **reversing** this traditional reference of **terrorism** being a perpetration against government to one **of politicians being the perpetrators of terrorism against the people, with there being no doubt for many years they have.**

This I do in view of the fact the Australian politicians have nefariously become the *allegiant* and *obedient* instruments of the **foreign power of Israel/America**, which in Australia, **has effectively violated Section 44 of the *Commonwealth Australian Constitution Act of 1901*** as Gazetted and approved by the people — **it is the politician** (many of whom have law degrees which makes them far more conniving and treacherous against the interests of the common-people) **who have become the terrorists against the Australian people.**

Israel/America has now far more influence over Australia and its people than the United Kingdom ever had, according to the words of the now deceased **ex Prime Minister Malcolm Fraser** who in his retirement became a repentant writer and speech maker, both of which self-inflicted upon his political performance.

Since 2006 when **Prime Minister John Winston Howard signed away the last of the people's sovereign**

rights in exchange for billions of **blue-sky debt** from the **Israel/American US Security & Exchange Commission**, **this foreign power has positively superseded the past Commonwealth influence of the United Kingdom.**

However, it is true to say that the UK has allowed itself to slide away from its Commonwealth **responsibility** to Australia and as facts of evidence reveal as from the 19 October 1973 when **Queen Elizabeth II** adorned the **Royal Style and Titles Act (Cth)** **at the top of the page** (meaning in the words of the politicians she had read and graced the document) **but without signing it at the bottom of the page which would have given her consent.**

It was this **adornment** by **Elizabeth II** that **conveniently allowed the politicians to assume she had given her consent to this Act — but in the strict sense of the law it was not signed by the Queen but was illegally and deceitfully imposed upon the people of Australia under a cloud of ambiguity by the treasonable politicians, enforced financially by the international private corporate central bankers.**

From that day the politicians have **flaunted** the ***Commonwealth of Australia Constitution Act of 1901*** and illegally passed laws under the **gender-neutral (fiction) unnamed queen of Australia** whose plagiarised uncrowned image is displayed on the **five dollar note** for all who care to see.

Although I have mentioned this matter extensively in the early pages of MPWBT I will refresh the reader's memory by using just one example of **political treachery.**

This occurred as a violation to the Constitution in 1945 when the politicians, without the consent of the people in a referendum, **deceitfully handed over the Australian governance to the United Nations**. Since then governance has been **bound to the UN's** thousands of subsequent regulations which were then enforced by **International Marine Law**, law which the politicians have allowed its mandate to have overridden the **Common Law of the Australian Constitution Act illegally — that is, by those who are aware of this political treason**.

In truth, there are no words strong enough to describe the **evilness of the privately directed politicians and privately owned bankers** who collectively have allowed this financial and social **terrorism** to progress and exist which has **financially and morally destroyed the family of Colin Uebergang and many thousands of other Australians over many years**.

Further truth is that the **Israel-controlled United States of America and the United Nations are subservient to the Israel owned and controlled Central Fractional Reserve Banking System** of most of the world's nations and in doing so **control the governments and armies of these countries through the powerful central control of money**.



“Behind the October Revolution there are more influential personalities than the thinkers and executors of Marxism.” Vladimir Lenin



**THE SELF REDEEMED POLITICIAN
MALCOLM FRASER**

Malcolm Fraser was the 22nd Prime Minister of Australia from 1975 to 1983. He made the most explosive admission of world tyranny by the United States and their Middle East ally Israel, published in his book; *Dangerous Allies* in 2014. Fraser died in 2015.

Fraser blew the whistle on the incredible influence the United States has had over Australian foreign policy.

The following has been extracted from a video speech Fraser made relating to his association with foreign countries while being Prime Minister of Australia.

His video speech commenced with the sound of the American National Anthem and words saying that America believed it is the **light on the top of the hill** and that Americans believed that because they are American they can break the rules because they were Americans and are always in the right because they are Americans.

Fraser continued by saying that Australia had become too close to America. Australia had followed America into four wars since WW2, all of which were total disasters and failures and he didn't want to see Australia follow America into another war.

When asked, if he had been asked by America if he would have joined Australia to the invasion of Iraq, would he have agreed, he replied; 'Never!'

Fraser said, even though a terrible dictator Saddam Hussein had been eliminated, **the war was a total disaster for the people of Iraq and all concerned.**

The idea of invading Iraq was a fabricated lie about weapons of mass destruction which didn't exist. Fraser stated that PM Tony Blair of England knew it, and the Americans knew it, and he knew it, but that didn't matter to the Americans — they wanted to invade Iraq for more devious reasons.

Fraser stated that Iraq had very inaccurate rockets that could only travel 300 miles which could not reach any city in Europe therefore of no real consequence to Australia.

In relation to the Vietnam War, Fraser said the American President Lyndon Johnson misled both the American and Australian people and even his own Senators — **and this he said was wrong of any government.**

To quote **Malcolm Fraser** on one of his remarks he states in relation to the relentless power of the **United States** in words to the effect;

“The United States demonstrates as a major power, that when it believes its vital interests are involved, it will sacrifice any number of its own people to preserve that interest.”

When asked about the incident some years ago when **Israel** attacked an American spy ship in order to force Washington to show the world that America actually and unilaterally did support **Israel** when they **killing 34 and wounding of 70 American servicemen**; Fraser confirmed this happened and that it was a deliberate act on the part of

Israel that American politicians covered up by saying it was an accident.

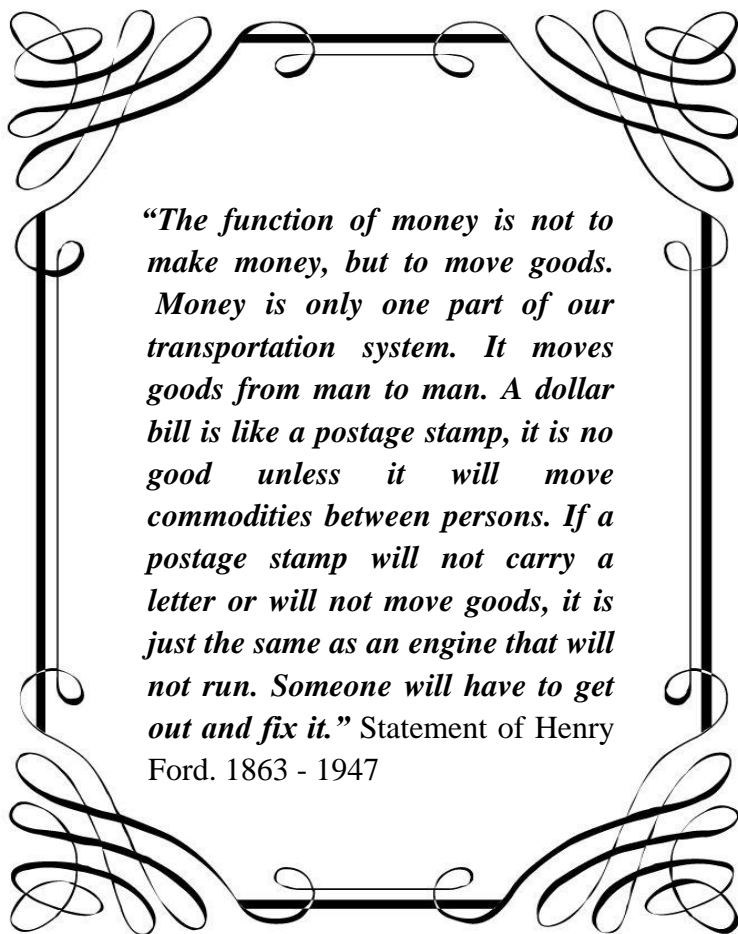
Asked for his opinion about **Pine Gap** in the Northern Territory, Fraser said that originally it was an information gathering facility **but had become a much more deadly organisation which was now used to eliminate people anywhere in the world** with intelligence guided drones as well as facilitating rocket attacks with ballistic missiles.

Fraser believed the United States has far more control over Australia than Britain had in the days of the Empire.

Fraser was concerned that the Australian politicians, military and public-service have been captured by America and that the Australian people are not being asked about foreign policy or agreements made with foreign countries.

For those who have reticence in the belief of MPWBT and how I describe the evilness of the bankers and politicians of Australia in these 149 pages, the link below of the self redeemed Malcolm Fraser will, I am sure, convince and horrify the most anti-conspiracy anti-theorizing denying traditionalist that our beleaguered nation is in great peril from the NF actions of their treacherous governance.

https://www.youtube.com/watch?v=gcg0lRtJO60&feature=share&fbclid=IwAR1_3Pxhu1b_0bhz9xFxCdgxLxcZyxaUtBNnvnxq-7_2MP4PS6ozcAIPVs





TO THINK ONE THING AND SAY ANOTHER IS BEING DISHONEST

In other words if you think something, you should say it, and not be deceitful and express an untruth in order to lead another into temptation or astray, save personal face or to reduce the risk of offending a friend and turning that person into an adversary.

Therefore, for what I want to say here in regard to recognising where all of the above expressed evil has corrupted and destroyed the financial and social respect of my family's future; (along with hundreds of thousands of other families and businesses in Australia) following Worstpac Bank's NF intervention in 1991; **although this may seem a little dramatic I must go back to the period of the Battle of Waterloo which happened on 18 June 1815.**

On this murderous day, **Napoleon**, with **72,000** troops had **Arthur Wellesley**, the First Duke of Wellington with **68,000** troops, virtually beaten and it is this and subsequent events, that has played a significant part in the past history of the world money system and the **future ownership and or control of the Bank of England, both of which I will elaborate upon as part of MPWBT — but first back to the Battle of Waterloo.**

Wellington, the British leader was known to be on his knees with the loss of thousands of his troops.

However, late in that day the Prussian army led by General Blucher with 33,000 troops saved the day for

the British with Napoleon's army in defeat and sent in disarray.

On this dreadful day at **Waterloo** a total of **47,000** soldiers died in battle while in **London** a very significant financial battle was raging with thousands of shareholders of the **Bank of England** being dispossessed of their life savings by the cunningly conniving financial usurer **Nathan Rothschild** who with his brothers, **Alphonse** and **Gustave**, who were living in **Paris**, it was said, financed both sides of the murderous **Waterloo battle in France**.

By the nineteenth century the **Rothschild** banking family had vast influence not only in moneyed matters but intelligence. Possessed with the fastest means of intelligence transfer at the time **Nathan Rothschild** was able to put the word out in **London's Stock Exchange** that **Wellington** had been beaten at **Waterloo**, which caused a massive share sell-off of millions which **Rothschild's** agents were given instructed to purchase shares at give away value.

This they did while **Nathan** himself was standing by remaining in deceitful denial of the real facts until late in the day when he was in possession of confirmed news and announced that **Napoleon** had lost the war — because of this change in event, the prices of shares soared and the **Rothschild family** became by far the wealthiest banking institutional empire in the world, and virtually controlled the **Bank of England** with their policies to this day, although it was nationalised in **1946**.

Since **1815** the **Rothschild** family and their vast banking interests have financed both sides of every

warring government and have been responsible for the rise and fall of every financial depression of the planet, **all of which took its first major leap forward following the death of 47,000 French, British and Prussian soldiers at Waterloo.**

The nefarious characteristic of the Rothschild private banking dominance which they have carried with them for more than **200** years, was to destroy those who resist their **fanatical and fraudulent fractional reserve system of financial terrorism along with the ambition to control the governments and people of the world through their One World Government agenda.**



The gloating statement by Rothschild Bros. of London, in a letter to New York bankers, 1863 said it all;

“The few who could understand the (banking) system will either be so interested in its profits, or so dependent on its favors, that there will be no opposition from that class, while on the other hand, the great body of people, mentally incapable of comprehending the tremendous advantage that capital derives from the system, will bear its burdens without complaint, and perhaps without even suspecting that the system is inimical to their interests.”

In relation to Australia’s chequered financial history there were **FIVE** very distinct man-made **historic curse events** that paved the way to Australia and its people owing the present day **\$7.8 trillion (a debt which**

includes the forfeiting of the people's sovereign ownership of their nation, and worse still, being a personal chattel owned now bodily by the Rothschild financiers) — yes the people no longer own the feet they walk or stand on or the hands they feed their faces — these once personally owned attributes of the physical body having been given, with the land mass of Australia as a collateralised obligation in exchange for usury debt — all of which has been the deceitful agenda of the Rothschilds and the treacherous politicians who the brain dead voters elect in order to administer their own slavery.



“We are not yet ready for such a crisis. Capital must protect itself in every possible manner through combination and legislation. The courts must be called to our aid. Debts must be collected, bonds and mortgages foreclosed as rapidly as possible. Where, through a process of law, the common people have lost their homes, they will be more tractable and easily governed through the influence of the strong arm of government, applied by central power of imperial wealth, under the control of leading financiers. The truth is well known among our principal men now engaged in forming an imperialism of capital to govern the World. While they are doing this the people must be kept in a condition of political antagonism. ... By thus dividing the voters we can get them to expend their energies in fighting over questions of no importance to us”.

From the United States Bankers' Magazine of 1892.



THE FIRST CURSE FRACTIONAL RESERVE BANKING

The **First Curse** the Australian people found they were imbedded into was when **President Woodrow Wilson of the United States signed the *Federal Reserve Act* on 23 December 1913.**

In doing so, Wilson handed over his government's **Central Banks** capacity of money creating from government to the **private Rothschild bankers**, which it appears from his expressed words, he could not from that day on get a good night's sleep because of worry.

The following statement of the **Rt Hon Reginald McKenna**, former Chancellor of the Exchequer, and Chairman of the Midland Bank, was an address given to the shareholders of the bank on 25 January 1924.

"I am afraid that the ordinary citizen will not like to be told that banks can and do create and destroy money. The amount of money in existence varies only with the action of the banks in increasing or decreasing deposits and bank purchases. We know how this is affected. Every loan, overdraft or bank purchase creates a deposit, and every repayment of a loan, overdraft or bank sale destroys a deposit. And they who control the credit of a nation direct the policy of governments, and hold in the hollow of their hands the destiny of the people."

Although this Act pertained to the USA it had severe potential ramifications for the Australian people, as Australia's financial system of banking has always been embedded in the USA and English system.



THE SECOND CURSE
THE LOSS OF PUBLIC BANKING

The **Second Curse** of the financial and administrative events of Australia came about when the nefarious politicians handed over the people's **public Commonwealth Bank** to the **private Rothschild bankers** — the owners or controllers of 166 Central Banks of nations they now control and will continue to do so with their One World Government.

However, first let us look at the performance of this once incredible **public** Australian financial development being the foresight of the **Labor Prime Minister Andrew Fisher's government in 1912**, who, with the driving force and relentless tenacity of **King O'Malley**, the Federal Minister for **Wide Bay**, had a **Bill** passed to form a **publicly owned Commonwealth Bank for Australia**.

This **public** bank had the power to create money for both government and industry and it created money which was needed by the people at a time when the **private Rothschild banks were withdrawing money in the years leading up to the 1930s depression**, all of which caused the worst financial crisis in relatively modern history.

This public (government) Commonwealth Bank built railways, roads and sea ports and finance pools for wheat, wool, meat, butter, cheese, rabbits and sugar which assisted the rural sector in the years leading up to the 1930s great depression somewhat less disastrously — it

also purchased the Commonwealth Fleet of Steamers which delivered much of this produce to world markets.

It financed Australia's World War One war effort without leaving an insurmountable residual debt.

The following realistic comment was echoed after the end of the war by past **Governor Sir Denison Miller** who said, as reported in the Australian Press on July 7 1921;

"The whole of the resources of Australia are at the back of this bank, and so strong is this bank; whatever the Australian people can intelligently conceive in their minds and will loyally support, that can be done."

This new 1912 public bank made money available not as a debt but as a credit at very low rates of interest to the people and was extremely valuable to the nation.

According to the dictionary a usurer; "is one who lends money at an exorbitant interest rate" much like the Jewish money lenders who Jesus Christ kicked out of the temple and turned their trading tables over and called them *"thieves"* which, of course, they were.

When, during an interview in 1921, **Sir Denison Millar** was asked if he, through the public Commonwealth Bank had financed Australia during the war for **\$700 million**, he replied;

"Such was the case; and I could have financed the country for a further like sum had the war continued."

Then in 1924 when the dried-out-brain-dead Australian politicians of the day began to be pressured with threat and

bribe by the **Rothschild London and Washington USA bankers to finally hand over the public Australian Commonwealth bank to their private system of usury lending in 1939, King O'Malley vigorously fought to retain the public bank, and in a small book he wrote;**

"I trust that good patriot Australians will swear by the altars of their gods, the tombs of their ancestors, and the cradles of their children, that they will never vote for parliamentary candidates whose secret mission is to destroy the Commonwealth Bank ~ and whose brains, if extracted, dried and placed in the quill of a cocksparrow and blown into the eye of a bee, would not even make him blink."

I have the 52 page book which tells; ***The Story of the Commonwealth Bank*** authored by **DJ Amos**. It gives a history of deceitful pressure that was brought upon the delegates who were asked to meet at **Bretton Woods** in the **United States on 22 April 1944** to sign an already **prepared document** which was to place more power in the hands of the **evil private Rothschild bankers, however it took three weeks to convince all to do so.**

The **Bretton Woods Conference**, since formally known as the **United Nations Monetary and Financial Conference**, was the gathering of **730 delegates** from all **44 Allied nations of WW2** at the Mount Washington Hotel, situated in Bretton Woods, New Hampshire, United States.

Later, the **Australian Prime Minister John Curtin** stated that **no Australian Delegate had been authorised to sign any agreement at Breton Woods.**



“Whoever controls the volume of money in any country is absolute master of all industry and commerce. And when you realize that the entire system is very easily controlled, one way or another, by a few powerful men at the top, you will not have to be told how periods of inflation and depression originate.” A statement by USA President James A Garfield made in 1881 before being assassinated.

The usurped surrender of the **Australian public Commonwealth Bank to the private Rothschild** usurers of global banking was the second of the five curses placed on the nation of Australia and its people and it was done by the excreta of humanity being the politicians of the day — **and in that same regard, present day politicians are of the same foul lavatory droppings as will be seen from the further curses of financial mismanagement of our nation.**



“If the American people ever allow private banks to control the issue of their currency, the banks and the corporations which grow up around them will deprive the people of all property, until their children wake up homeless on the continent their fathers conquered.” A further statement by Thomas Jefferson:



THE THIRD CURSE
JOINING THE UNITED NATIONS

The **Third Curse** was perpetrated when the naively ambitious and unsuspecting **Australian politicians** were encouraged to become signatories to the **United Nations in 1945 by the Council of Foreign Relations (CFR) of the United States of Israel/America** without consulting the people through a constitutionally required referendum — subsequent to this political treason the sins of banking rose to become the evilness that it is now with the Australian people in 2020.

“They that can give up essential liberty for a little safety, deserve neither liberty nor safety.” USA
Founding Father ~ Benjamin Franklin 1706 to 1790.

The **CFR** was and is a **privately** owned organisation that specialised in USA and International Foreign Policy and was founded by David Rockefeller, Paul Warburg and Herbert Hoover in July 1921 — a **private organisation much influenced by the money of the Rothschild’s**, as often they did, they stood back from being directly involved in one of their organisations formations.

“History records that the money changers have used every form of abuse, intrigue, deceit, and violent means possible to maintain their control over governments by controlling money and its issuance.” -
James Madison – Fourth President of the USA 1809-1817



THE FOURTH CURSE DEREGULATING THE BANKING INDUSTRY

The **Fourth Curse** imposed upon the people of Australia and their financial industry was in **1983** when **Prime Minister Bob Hawke and Treasurer Paul Keating deregulated the Australian banking industry.**

Following this **retrograde political decision** the **privately** dominated domestic banking industry has surged into a great number of illegal and criminally shown shams some of which have been divulged through a host of hearing platforms including the **2018 Hayne Royal Commission into banking and finance.**

Since March 2009 public hearings in **Australia** have reported **62 offences** by the banking industry amounting to **billions of dollars of fraud, stealing, misappropriation, cheating, lying, fabricating documents, illegal foreign trading, foreign child abuse,** all being nefarious acts of hundreds if not thousands of so called professional people **with only one of these arsehole excretions jailed.**

Outside of Australia, since 2008, there have been **47 bankers jailed for crimes relating to banking — however, the Australian party-politicians (particularly the Liberal Party excreta) and the nefarious bankers have traditionally gone to bed together to fornicate on devious dishonest schemes to avoid being punished.**


THE FIFTH CURSE
THE WHO-DONE-IT POLITICIANS

The Fifth Curse is the consequence of all such curses placed upon the Australian people by the politicians who were deliberately instructed by their International Rothschild minders to deregulate the banking industry in order that they, the (Rothschilds) could extend their private usury extortion of the global financial system.



“If, however, a government refrains from regulations and allows matters to take their course, essential commodities soon attain a level of price out of the reach of all but the rich, the worthlessness of the money becomes apparent, and the fraud upon the public can be concealed no longer.” John Maynard Keynes, *The Economic Consequences of the Peace*, 1920, page 240;



MPWBT commenced in **1987** when I owned two successful businesses and was paying **22%** plus on money which was required to develop new value-added processes for the products of these businesses — one hell of a task in anyone’s life, and for which I am proud — **after which a few thousand other high achievers also went down.**



Now in 2020 with Central Banks Prime Rate at only **0.25%** and home loans less than **4%** — yet in *‘The Australian’* 3/04/2020 the Commonwealth Bank was offering business overdraft loans at **13.3%**.

Can anyone believe this financial outrage and these bastards still not in jail for such nefarious greed?

I believe we are about to see many thousands of businesses go down the tube because of this exorbitant financial gouging even without the help of the raging Coronavirus — with it, there most likely will be millions of people in a financial blood bath as this pathetic financial DEPRESSION worsens.

The politicians have allowed the Rothschilds to continue to gouge at the people in this nefarious way to suit their agenda of forcing fear, fright and failure upon the common people, while they strip the assets and cash reserves as they please with as little concern as they would of a wind change or a fart from an arse.

Just look at the petrol-pump price the other week in Brisbane (2/03/2020) which ranged from 171.2cL on Monday and then by Saturday at 117.9cL — this is a gouge of 54.7cL in one week by the Rothschilds who have been up to this fraud for years, and as everyone with a wit knows, own the oil and gas industry of the world.

If these evils are allowed to change interest rates and charge fuel priced as demonstratively variable as shown above upon the stupid-people and the stupid-people continue to vote for the political-excreta who allow this fraud to happen — then, there is simply no hope for the stupid.

Before I conclude, I will share a personal belief and or hunch with those who perhaps are still readers of MPWBT.

It is being suggested that the **Corona-virus**, which is now rampaging the world, **was engineered — firstly for a biological tool — and secondly, as a false-flag pandemic devised as a cover for an unauthorized financial agenda shift — both of which are being employed now in 2020 for the Rothschilds financial advantage.**

Addressing the financial advantage aspect of this pandemic, I believe it is being used as an excuse or prelude instruction to their subservient politicians that their intended agenda is for **the International Intention** of a **NO SOVEREIGN RIGHTS CASHLESS** currency system for their **ONE WORLD GOVERNMENT** which they now intend to finally introduce.

In other words, the Rothschild's intend for their Private Banks to be the sole receiver and disbursement custodians of all life's savings of the people.

And from 2020 the people will look sideways or downwards on a little piece of plastic as it is swiped for a few hundred dollars per week — and if one falls by the wayside in any way or offends the **Rothschild's** they will reduce the withdrawal to less dollars a week — **get the picture — it means total control of the population.**

It would seem the intended **revenge** of the Rothschild's upon the Christian and other myth believers as punishment — at the same time knowing it was their Rothschild's chemical industry that had the only ability to manufacture Hitler's Gas.

But I believe the **Corona-virus is not the Rothschild's only king-hit upon the unsuspecting masses** — it is the privatization and corporatization through their

intergovernmental organization (IGO) that has been another of their **big-hits** — **and this agenda has been exacerbated by the suspicious appearance of a virus.**

Few Australians realise that their historic sovereign land mass ownership of the nation **and their physical bodies** and **those of their children** have been forfeited for the astronomical **national debts** of and by the **nefarious politicians**, who have allowed the **Rothschilds to privatize Australia through the stealth of corporatized transfer to their global bankers — without a people's referendum** — with the people relentlessly and irresponsibly voting for this human infliction of crime, **who perhaps deserve nothing better than what is being planned for them because of their stupidity.**



THE PYRAMID OF THE PONZI

With this evil impede **0.02%** of the world's population now own and or control **100%** of the financial institutions allowing the evil elite **usurers** deviously create trillions of dollars of their **blue-sky-ponzi** to buy up the cheap shares of the **corona-virus collapsed** stock markets and capitalise on **medical industry exploiting** bonanza for a **second financial Waterloo fraud in two hundred years.**





POLITICAL & BANKING CRIME

The purpose of this final chapter of MPWBT is to give explicit recognition to the dirty-tricks the politicians and bankers have nefariously imposed against the Australian people over the last 120 years.

However, before getting into the historic iniquitous doings of these evils, I will attempt a brief view of Australia's early sovereign history and our Nations political journey over the last 120 years as part of the British Empire — the political non-observance of which, in my view, has been the cause of the financial and heartbreak of so many people of our nation.

In 1901 the people of Australia chose to be governed under the *Commonwealth of Australia Constitution Act of 1901 (UK) 63 & 64 (Queen) Victoria Ch 12*; and that changes to this/their Constitution was to be made only by a referendum of the people and not changed or fraudulently manipulated by the politicians or the courts under pressure from foreign bankers.

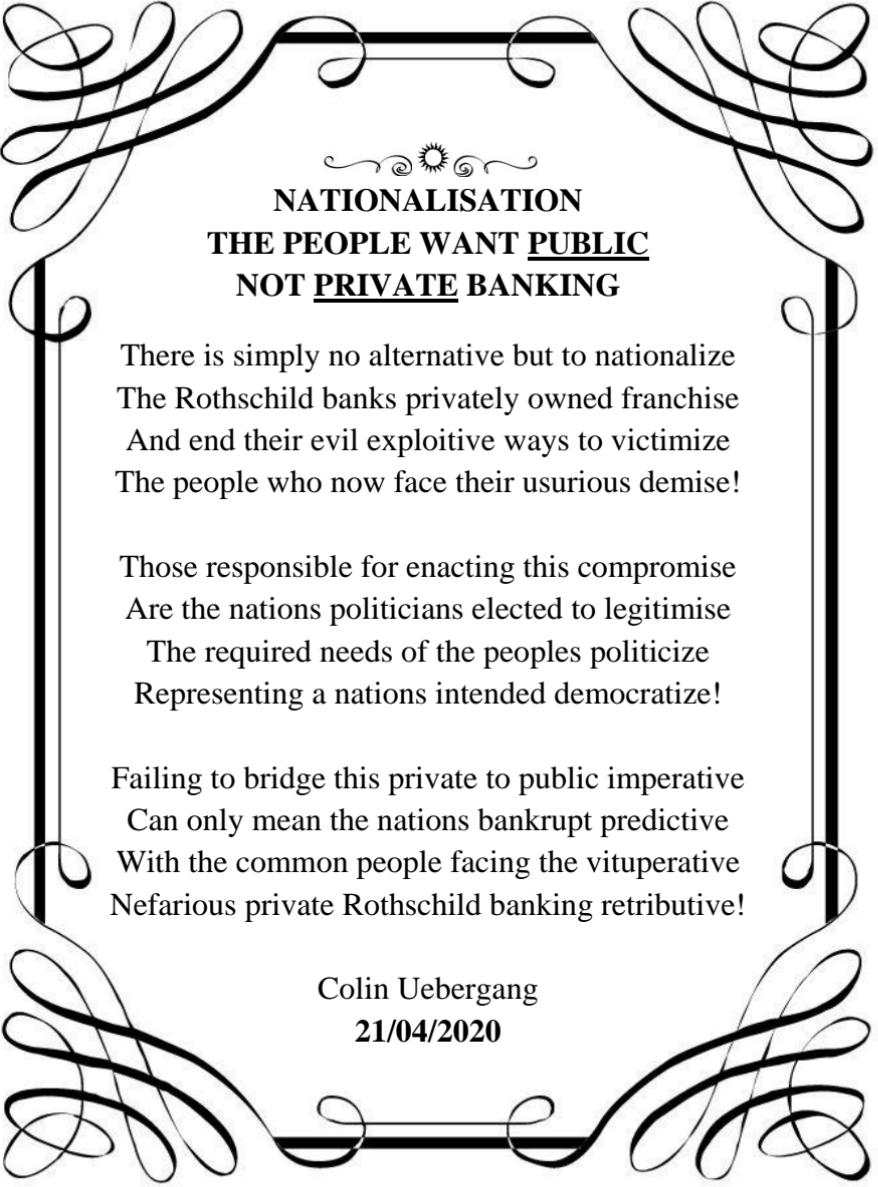
In doing so the Australian people accepted a number of Royal Prerogatives, the first being that the Crown (in my early time King George V) had the right to maintain Common Law and Law and Order throughout the Realm.

The second Royal Prerogative was that the Creation of Money was to be by the Crown being recognised as sovereign public (proper money) as opposed to fiat money (book entry created money) of the private usury (Rothschild) banking system.

As will be seen from the following, these prerogatives have been systematically aborted over time in favour of political expedience of the treasonable **two-party political system** which has developed a nefarious adherent to the foreign power of the central bankers — **having succumbed triangularly to the pyramidal Rothschild fiat debt money extortion of the 21century** — the primary examples of which are given below.

- **1912: Adhering to or sanctioning the US Federal Reserve System of Rothschild private banking as opposed to the Constitutional Sovereign Prerogative (public) system of money supply; without a referendum of the people.**
- **1924: Allowing the Australian publicly owned Commonwealth Bank to be taken over by private Rothschild bankers; without a referendum.**
- **1945: Becoming a signatory to the United Nations without the sanction of the Australian people; without a referendum of the people.**
- **1972/1975: Removing Queen Elizabeth 11 and treasonably replaced her with an agenda neutral queen of Australia; without a referendum.**
- **1973: Replacing the Constitutional Common (people's) Law with Statute (marine) Law; without a referendum of the people.**

- **1983/1991: Separating all legal ties with the United Kingdom and declaring that Australia was a separate sovereign nation; without a referendum of the people.**
- **1984/1986: Deregulated the banking industry which has led to a surge in banking and banker crime of billions of dollars of unprecedented fraud upon the people of Australia; without a referendum of the people.**
- **1996/2007: Forfeiting the land mass and the Australian people as 'birth certificate items' to the US Security & Exchange Commission and allowing Australia to be Registered and owned by USA in exchange for Rothschild debt; without a referendum of the people.**
- **1998/2007: Removing the peoples sovereign ownership of Australian and having it declared a Corporation; without a referendum.**
- **The foregoing promulgations clearly illustrate that the mentioned politicians (along with their two-party political associates and the legal and judicial fraternity) have completely deceived the Australian people for more than a century in order to enhance their personal power and financial greed, and at the same time, were influenced and instructed to do so by the Israel-America Central Bankers.**



NATIONALISATION
THE PEOPLE WANT PUBLIC
NOT PRIVATE BANKING

There is simply no alternative but to nationalize
The Rothschild banks privately owned franchise
And end their evil exploitive ways to victimize
The people who now face their usurious demise!

Those responsible for enacting this compromise
Are the nations politicians elected to legitimise
The required needs of the peoples politicize
Representing a nations intended democratize!

Failing to bridge this private to public imperative
Can only mean the nations bankrupt predictive
With the common people facing the vituperative
Nefarious private Rothschild banking retributive!

Colin Uebergang
21/04/2020

Tribute by John McRobert BE (Civ)

Colin Vebergang is a great achiever and a true friend. His early life was on his father's wheat-growing property where also sheep and other primary produce was, well, produced. When the Second World War placed demands on our rural products, many workers joined the army and Colin and other youngsters had to fill the demands of a sorely pressed nation.

His father was asked by the government to cross-breed his Merino sheep with Border Leicester sheep to improve and increase mutton supply for the army, but the cross-breed produced lambs were too large for the Merino ewes to deliver, and at the age of 10, Colin was on horseback spotting ewes in labour and helping the delivery of the lambs.

The army also required large amounts of honey and Colin became an apiarist and learned how to collect the bee's valuable product while he was a barefoot teenager.

When he started cotton growing, he observed the inefficiencies of the historical cotton bale method and introduced an efficient bulk handling system in the late 1950s, a system still being used.

Then he observed the environmental damage being done to our soil by the Australian icon, the stump-jump disc plough. For every tonne of wheat produced on the Darling Downs, eleven tonnes of topsoil was being eroded by rain. Soil erosion from wind destroyed the Mallee farmland in Victoria. The soil-protective stubble had to

be burned to prevent the discs of the ploughs from becoming clogged.

Colin introduced the stump-jump blade plough which allowed the stubble to be left as protection for the soil. The blade plough was a large implement which required the world's most powerful tractors to tow.

Colin travelled to the USA and Canada, found the biggest and best, the Canadian Versatile Tractor, and after an epic effort imported them, flew in his own plane to Sydney to supervise the first unloading, and sold 400 plus of them across the country along with his Copperfield Blade Ploughs (of which he manufactured nearly 1,000 on his property at Crooble near Moree), to change the very culture of wheat growing. These new tractors were also the first in Australia to have factory-fitted air-conditioned cabins, and they did the work in half of the time previously taken.

The farmers in the Mallee still thank Colin for saving their farmlands and now can harvest annually from constantly regenerated soils.

Colin then took on the monopolistic Wheat Board and in a landmark Constitutional Court decision won the right for farmers to sell their product both intra and interstate without having to market restrictively through the Australian Wheat Board (AWB).

He found that by implementing a specific method of crop rotation, he could control weeds without weedicides or pesticides.

He observed that in the great prairie wheatlands of the USA the grain in their silos became cold in the winter, and weevils could not exist when the temperature dropped below about 17 degrees C.

So he airconditioned his silos and produced pesticide-free grain to become a pioneer in chemical-free grain production.

Then he tramped the forests of northern NSW and sampled tea trees for their oil. He micro-cultured clones of the best and commenced a major tea tree oil industry.

But in the early 1990s his bank ran into severe financial difficulties and unjustly foreclosed on hundreds of their customers as they needed the money.

Colin was left bereft, and he paid a heavy penalty including a jail term on a trumped-up fraud charge of which he was later unanimously declared innocent by the three Appeal judges, but with no compensation.

He has since invented and proved another major device for managing our forests. His tree pruning machine can allow plantations to grow knot-free timber with limb-clear mill log trunks, greatly reducing the incidence of ground fire in the forest reaching the canopy from which fast-moving destructive flares emanate.

**Directors of Westpac Banking Corporation
Head Office 275 Kent Street
Sydney NSW 2000 Australia**

Sirs & Madams

In the years between 1990 and 1994 criminal employees of your bank stole **\$15,000,000.00** from my family in what was another of your bank's nefarious exploitations against a trusting and exposed customer.

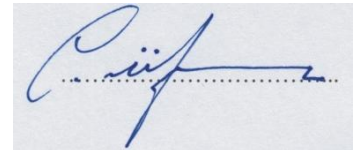
These corrupt subservient employees of Westpac operated my businesses for over two years, and in which time **contaminated and sold** the produce deceitfully and when discovered, blamed me and had me jailed for their crime — **a crime from which I was unanimously exonerated from by Appeal Justices.**

Until such times as not being appropriately compensated, I will in the public interest, continue to inform the people of this nation the nefarious complicity of the present executive management of Westpac of which you comprise.

I look forward to hearing from you in an appropriate and contributing manner.

You have my postal address.

Colin Uebergang
ubergang@bigpond.net.au

A handwritten signature in blue ink, appearing to read 'Colin Uebergang', with a horizontal line of dots extending from the end of the signature.

TO:

**The Leader of the Coalition, Mr Scott Morrison
& Leader of Labor Party Mr Anthony Albanese
& Fellow Party Members**

As readers of this book you will be cognisant of the fact that I, along with historic quotes of eminent people have substantiated in these chapters very damning criticism of all **party-politicians** for engaging in and participating with the nefarious private banking industry in nationwide **treason and corruption** upon the people of Australia over a long period of time — for which I make no apology.

Heading the list of these many criticisms is the fact all politicians have ignored **Section 44 of the Constitution** by having a direct *allegiance* and *obedience* with foreign powers which makes your **corporatized** government illegal as it violates the *Commonwealth of Australia Constitution Act of 1901* and in doing so without a **referendum of the people**, has violated the ideals and **Sovereign Rights of the Common People**.

In view of the present worldwide **Corona-virus** health crisis that is invading the planet, many believe it has been intensely exacerbated by the private **Rothschild banking system** which now risks the inducement of a full scale financial global depression — **therefore, is it not time to nationalise this PRIVATE banking system and return it to its once PUBLIC system of banking which prevailed in Australia in 1912 to 1924?**

Given that, suddenly after the mysterious appearance of this virus in Australia, your Rothschild controlled government has suddenly and conveniently found HUNDREDS OF BILLIONS of dollars to counter the initial detrimental and catastrophic financial effects of this divisive health hazard in an unbelievable display of extravaganza never seen in the world of modern financial history.

Question? With this pandemic expected to run for a further six months or more, how many repeats of these MULTI-BILLION dollar injections will you need to keep the people off the streets?

To feed and finance the now commercially crippled nation with this usury implicated expenditure, is it your **political intention** to borrow this ponzi usury extravaganza from the foreign **Rothschild** blue-sky money creators and give in return more **sovereign rights of the common people** to the usurers as collateral for their **ponzi debt? Is this what is intended?**

If so — the common people should on-mass surround the city of Canberra a thousand deep and in their millions and demonstratively occupy its airport and its roads with the object of preventing all food from entering this evil place and starve into submission, all who have voted for and supported the continuation of this evil PRIVATE BANKING SYSTEM of the Rothschild's along with the politicians of your present Rothschild controlled government who have allowed this betrayal of the Common People of Australia.

The children and those who had refrained from voting should be freed, fed and befriended — but no others.

In view of the many political atrocities that I have made reference to in this book, all of which has allowed Westpac Bank to inflict a tsunami of nefarious financial exploitations upon thousands of people along with my family without concern, compensation or accountability, I offer the following.

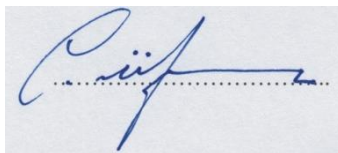
MY PROVERB!

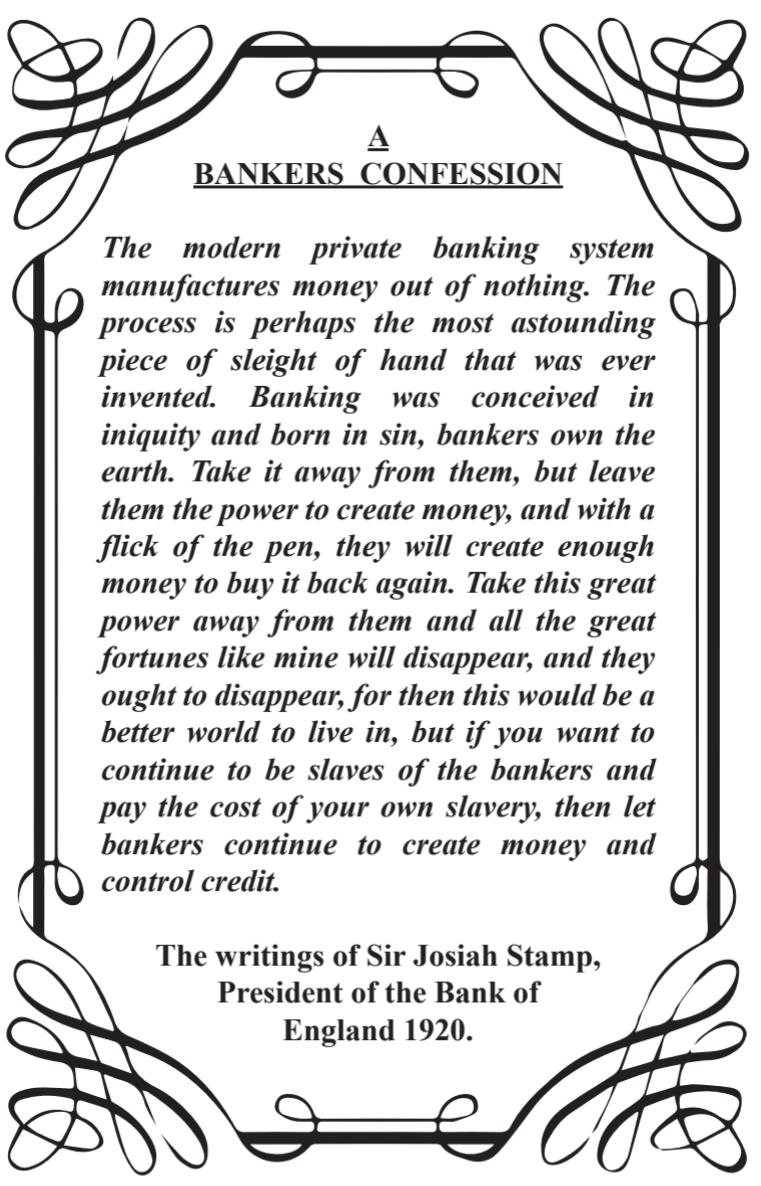
*If man desires to live, he must eat
Then for him to eat, he must work
And if there is no work, he cannot eat
The deceiving hand that then feeds him
Will be the usury hand that will enslave him!*

AND MY DARE!

If there is courage or internal fortitude to be found within the politician who has received and reads this book and letter, who wishes to accept my dare and defend his or her right to exist as a politician, I would accept the opportunity of an open door discussion discussing this contention in the national interests and on behalf of all truth seeking Australians.

Colin Uebergang
ubergang@bigpond.net.au

A handwritten signature in blue ink, appearing to read 'Colin Uebergang', written over a dotted line on a light-colored background.



A
BANKERS CONFESSION

The modern private banking system manufactures money out of nothing. The process is perhaps the most astounding piece of sleight of hand that was ever invented. Banking was conceived in iniquity and born in sin, bankers own the earth. Take it away from them, but leave them the power to create money, and with a flick of the pen, they will create enough money to buy it back again. Take this great power away from them and all the great fortunes like mine will disappear, and they ought to disappear, for then this would be a better world to live in, but if you want to continue to be slaves of the bankers and pay the cost of your own slavery, then let bankers continue to create money and control credit.

The writings of Sir Josiah Stamp,
President of the Bank of
England 1920.