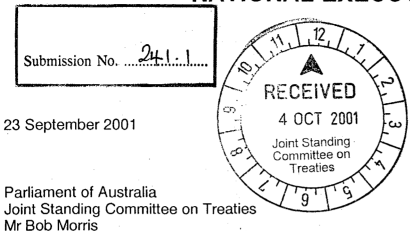
AUSTRALIAN PATRIOT MOVEMENT NATIONAL EXECUTIVE



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Dear Sir

Enquiry Secretary

Thank you for the invitation to comment on the exposure drafts of the International Criminal Court Implementing Legislation.

Because of the origins of internationalism and those people behind the scenes guiding its destiny and progress in the annihilation of nation states through the fomentation and funding of wars, bankruptcy through usurious debt economies, and the Judaizing of Christianity the only ethic by which mankind can secure peace and harmony in this life, I make this submission.

It is with a sense of urgency that I make this contribution on the eve of a possible third world war madness in the Middle East as the American war machine is poised to wreak destruction, under the direction of American President George Bush junior who has presumed to state publicly that those who are not with him are condoning terrorism.

This public accusation made headlines in the Newcastle Herald 22 September 01, and in essence compares with former American President George Bush senior's statement when declaring war on Iraq, that it was a requirement for the promotion of a "new world order", which the then Prime Minister of Australia Bob Hawke, in breach of Constitutional Law, supported.

Likewise the Australian Government's illegal commitment to international treaties stands condemned for over reaching the peoples law of protection from political exploitation now manifesting itself in the current exposure drafts, without the sanction of the people through a referendum.

In relation to the proposed international Bill before the Joint Standing Committee on Treaties enquiry, we the executive of the Australian Patriot Movement are greatly concerned for the future welfare of the Australian community, and in presenting this critical comment to your committee, trust that the Bill be dealt with in a manner deserving of all insidious attempts to subvert service oriented government.

Perceiving the forebodings of a new dark age for Australians couched in seemingly harmless language; in intrepidation therefore we submit the following observations.

Under this proposed legislation refugees have no protection under Australian law, if they are in breach of international law for opposing the government of their country of origin.

The sovereignty of the Australian Legal system, the government, which is, the people, and the Commonwealth of Australia Parliament is called into question under this bill.

As the Australian people have been by-passed in the process of signing treaties, all treaties signed by politicians are null and void.

In anti-social behaviour meriting arrest could result in an overseas trial as a war criminal. Australian citizens could be classified as war criminals for dissention, by a future government or International Court of Justice.

Section 268.4 Genocide

Deliberately inflicting conditions of life calculated to bring about physical destruction.

It is our contention that because of government immigration policies, the make up of Christian culture is being destroyed. People of non-Christian background are being brought into Australia in large numbers.

The essence of this Bill is blatantly deceptive and consistent with the origins of internationalistic intrusion in the affairs of nation states. The outcome of this deliberation must surely be instrumental in persecution of the Christian Church towards Her obliteration, which is in breach of Gods Law.

Section 268.41 states that a war crime has been committed when a person or persons (or perpetrators) use the flag or insignia of a hostile party, © when the perpetrator uses the flag or insignia knowing this to be an illegal action.

This section of the Act clearly puts Australia in breach of the Act. As a sovereign nation we carry a foreign flag, the Union Jack, in the corner of our national flag. Under the "International Law of the United Nations" it is illegal for member states to impose their law on another member state.

Great Britain and Australia are "sovereign member states of the United Nations". Australia operates under British Law, which is an illegal act.

The Royal styles and titles act 1953-73 is an honorary title of the English Queen Elizabeth 2. As queen of Australia it holds no basis in law. The British Parliament holds sovereignty over the British people, not the monarch; therefore, as we are not part of Britain, British law does not apply.

As we are subjected to the laws of a foreign power, the people, as the Australian Government, are controlled by a hostile race. For imposing German law on French citizens during World War 2, the Vichy French members were executed as war criminals. Past and present members of the Australian Parliament fall into the same category as the Vichy French.

As we have been a Republic since 1st October 1919, the English Monarchy has been party to this deception.

This change in status took place on the day that we became a signatory to the first international treaty. Our first Ambassador Joseph Cook was introduced as the representative of the ex-colony, the new independent nation of Australia, by the reigning King George V.

If this treaty is ratified, then members of past and present Australian Governments are in breach of the very laws that they purport to uphold.

It is the duty of the Federal Australian Attorney General to direct the parliament to change the status of Australia to that of a Republic thereby making all British law null and void. This action will bring Australia in line with international "legality" concerning treaties.

Section 268.7 of the proposed Act states that a perpetrator commits an offence if pain is caused mentally, physically, or serious injury to body or health of one or more persons. The Australian Parliament comes under the category of causing mental stress to Australians for imposing the Goods and Services Tax (G.S.T.) on the people in a time of economic hardship, when it was obvious that general opinion and the experience of other countries that have implemented it, was just another heartless unjust burden on the people.

Section 268.9. Crimes against humanity - Enslavement

1. A person commits an offence if:

i. Subsection 1 He exercise any or all of the powers attaching to the Right of Ownership over a person. This includes purchases, sales, loans or barters, or imposes on a person similar deprivation of liberty.

This executive includes income taxes and all forms of financial controls over the Australian people as a part of the enslavement process.

Section 268.11. Crimes against Humanity – Imprisonment or other severe deprivation of physical liberty:

- 1 A person (the perpetrator) commits an offence if
 - a) the perpetrator imprisons one or more persons, or severely deprives one or more persons of physical liberty.
 - b) It is the contention of this Executive that if the present Parliament and all Parliaments of the past both State and Federal are and have been illegal since the 1st October1919, then all detainees of past and present Australian Government have been illegally imprisoned.

This action places present and past governments in breach of this Treaty and Human Rights agreements Section 268.19. Crimes against Humanity – Persecution.

- 1 A person (the perpetrator) commits an offence if:
 - a) The perpetrator severely deprives, contrary to "international" law, one or more persons of fundamental rights.
 - b) The perpetrator targets the person or persons by reason of the identity of a group or collectivity or targets the group or collectivity as such and
 - c) The targeting is based on political, National, ethnic, cultural, religious, gender or other grounds that are not permissible under "international" law. The persons conduct relates to an act that is (1) a proscribed act that is inhuman.
 - d) The conduct is part of a widespread or systematic attack directed against a civilian population and
 - e) The perpetrator knows that the conduct is part of, or intends to be part of any such attack.

It is the opinion of this Executive that this section refers to the fact that the Australian Government, that is the people, have been deprived of the opportunity and right of self determination under law.

The imposition of British law deprives all Australian citizens the same rights as people of other Republics. This places the current and past politicians on trial for misappriation of justice.

At no time has the crime of high treason been mentioned, a crime that would put all past and present politicians in prison.

It is the contention of this Executive that if this Bill is ratified by the Australian Parliament, then the ICC should convene a meeting in Australia so that past and present Members of Parliament could be tried and convicted for breaches of the proposed Bill.

Obligations laid out under the Rome Statute concerning articles of law, place in danger citizens who are in breach of international law, as defined within the Act, likewise people who are not currently in breach of domestic law, under the present statute, or commonwealth law or system of law, under future Australian Parliament or courts or of any future Republic law or laws, could be in danger of punishment.

ie safeguards of domestic law are put at risk by the signing of/or being party to such a document under law.

Section 13 relating to Australia's international obligations to a foreign power, states that problems could occur by requests made to our Attorney Generals. Recent treaties signed by Australia have attested to this fact.

We have been a sovereign nation since 1st October 1919 and for allowing British law to be imposed on the Australian community, politicians are already in breach of international law.

Treaties that have been signed since our United Nations membership prove the above to be true. We are a sovereign state under all forms of international law and recognised by the Court of Justice, the War Crimes Tribunal and the United Nations.

Federal Members of both houses, State Members of Parliament, Local Government Councils, Judges, J.P's, and the Military currently swear allegiance to a foreign power, which under international law is an illegal act. To sign this proposed Bill without the involvement of the people through a referendum only adds insult to injury in a political arena fraught with lawlessness, exploitation and deception.

The mandate to enter into the signing of treaties is from the people through parliamentary representation, therefore without a referendum it is criminal for politicians to claim jurisdiction. Thousands of international treaties have been entered into with alien representation, the ramifications of which have not been spelt out to Australians, let alone permission granted to become a signatory.

A day of reckoning and the price to be paid for political exploitation, must surely dawn. Hopefully justice will be enacted before we have been drawn blindly into the long awaited devastation of a 'new world order'.

Section 268.91 Mutilation of a person or persons as a war crime:

(1) A person commits an offence if (a) the perpetrator subjects one or more persons to mutilation by permanently disfiguring.

Body piercing and tattoos could come into this category and a war crime committed. These activities are considered legal in Australia and therefore considered acceptable to this Executive.

The Exposure draft The International Criminal Court Bill 2001 No 2001 states that Attorney-Generals of the Commonwealth of Australia can only refuse co-operation as laid out in Section 50, Division 3, Restrictions on provision of assistance, Refusal of assistance.

If the Attorney General rejects part or parts of this Bill, no indication is given to what the reaction of the international body will be. If a penalty is decided upon, then what will it be?

The uncertainty of how differences will be handled leaves the action to resolve problems up for conjecture, which is unacceptable to this Executive.

If, after the Articles of this Bill have been signed, they are then rejected by an Attorney-General of the future, armed intervention could result and the people would have to respond as the true Government, because politicians in presenting this Bill for ratification are party to its application.

Any attack by international 'peace keeping' forces, would be regarded as an act of war by a foreign power.

Armed intervention by United Nations 'peace keeping' forces is globally active. Their presence was felt in no uncertain way in The Congo as the following extract from Edward Griffins 'The Fearful Master – A second look at the United Nations' relates, "Regret your odious lie constituted by statement that U.N.O. mercenaries do not fire on Red Cross ambulances and others – stop – You would be authorised to speak after spending a night with us in hospital bombarded by your shameless and lawless ruffians". (Telegram to U. Thant from the forty-six civilian doctors of Elizabethville, The Congo).

The forty-six civilian doctors of Elizabethville unanimously issued a joint report on the United Nations actions against Katanga which included the following account of the December 12, 1961 bombing of Skinkolobwe hospital:

he Shinkolobwe hospital is visibly marked with an enormous red cross on the roof of the administrative pavilion. At about 8:00am, two aeroplanes flew over the hospital twice at very low altitude. At about 9:30am the aeroplanes started machine-gunning the market square, and then the school and the hospital in which there were about 300 patients and their families.

The administrative building, the left wing of the four pavilions and the household buildings were bombed, and show hundreds of points of impact made by the machine gun bullets.

In the maternity, roof, ceilings, walls, beds, tables and chairs are riddled with bullets; a bomb exploded in another pavilion which was luckily unoccupied; the roof, ceiling, half of the walls and the furniture have been blasted and shattered. The blood from the wounded makes the building look like a battlefield. In the maternity, four Katangan women who have just been delivered and one newborn child are wounded, a visiting child of four years is killed; two men and one child are killed.

Out of 300 patients, 240 fled into the bush refusing to be evacuated to any other hospital, for they say 'the U.N.O. prefers to aim at the hospitals and we would henceforth no longer feel safe there'."

It is no small concern of the Australian Patriot Movement Executive that the Australian Prime Minister and Opposition Leader would present this provocative, all pervasive humanist document to be unleashed upon Australian citizens pending its ratification.

One can only surmise that by their action they are oblivious to its totalitarian control potential, or they are party to it.

As is clear by the above exposure of the true nature of internationalism, globalisation, a 'new world order' or whatever the name given to the method of deception by a super elite through the establishment of international 'forked tongue' treaties, that the success of totalitarian control, depends upon treaty ratification from a people who have been put to sleep by an alien spirit.

It is interesting to note that the original idea of having an international 'referee' to 'protect' nation states would come from an organization such as the Fabian Society whose symbol is a wolf in sheep's clothing indication the need to produce a false sense of security before gaining entry into the fold to ravish the flock.

In her book 'Occult Theocracy', Edith Starr Miller states, "It is small wonder that members of Fabianism should have made themselves the heralds of the idea of the League of Nations. In 1917, Henry Noel Brailsford helped by Noel Buxton, a noted Fabian, had written a book called 'A League of Nations', in which he outlined its principles and eventual organization. Later, Fabians proudly proclaimed that with the advent of the Labour Party, they gained full control of the League of Nations. But the most outspoken statement on its spirit of internationalism comes from the pen of one of the Founders of Fabianism, George Bernard Shaw".

Another aspect of the League of Nations was given by an ardent Zionist – Jesse E. Sampter, who wrote that "the League of Nations is an old Jewish ideal, the ideal of nationalism and internationalism". The Jewish God-ideal implies democracy and internationalism

Further, the same author vouchsafed the information that "the solution of self-determination and the recognition of the necessity for a League of Nations to protect small peoples from future aggression have grown in large measure out of the claims of Zionists".

We also know that Lord Robert Cecil, Chairman of the League of Nations Union, in speeches he made in the United States, in favour of the League, predicted that eventually it would have its seat at Jerusalem. Thus speaking he was only voicing the Zionist statements which had already been made by Leon Simon in 'Studies in Jewish Nationalism'. Studying the League of Nations under its different aspects, we are lead to draw the logical conclusion that it is a Judaeo-Masonic achievement.

As the embryonic future World Government, destined shortly to be the Central Government of the European Federated States, the League of Nations is at present concerned with two schemes wherewith it will eventually be enabled to enforce its dictates – viz: one, an international army and air force, the other the International Bank, which is already aiming at the creation and circulation of an international universal money. Meanwhile, its creators and sponsors are endeavouring to maintain the illusion of Democracy and its manifold benefits whereas in fact they have already erected at Geneva a temple to the Autocracy and Tyranny of Internationalism (Occult Theocracy – Edith Starr Miller).

the United Nations Organization, the follow on "referee" from the League of Nations, it is sufficient to say that every leader of this godless movement, since its inception in 1945 has been an antichrist communist, a fact that can be substantiated by Edward G. Griffin in his book "The Fearful Master" – "A second look at the United Nations".

In the light of the above presentation of Internationalism's perverse spirit to control rather than serve, I request that the exposure drafts of the Governments Legislation be dismissed as an attack on the sovereignty of Australia, its citizens, and the Christian ethic of order and service.

Yours in patriotism,

Jim Shanks

Deputy Co-ordinator

Jim Shanks

Australian Patriot Movement National Executive