From: Bible Believers [ags@biblebelievers.org.au]

Sent: Thursday, 15 February 2001 11:29 PM

To: jsct@aph.gov.au

Subject: Joint Standing Committee on Treaties -- International Criminal Court (ICC).

The Inquiry Secretary -- Mr. Bob Morris Joint Standing Committee on Treaties Dept of House of Representatives Parliament House Canberra ACT 2600

Dear Mr. Bob Morris,

Re. The Joint Standing Committee on Treaties -- International Criminal Court (ICC).

As a private citizen I strongly object to the consideration of any overseas proposal that Australia have any involvement whatever with an International Criminal Court (ICC).

The establishment of such a Court would be "setting a thief (and murderer) to catch a thief (and murderer)".

The United Nations is itself a criminal organization planned and established by criminal organizations as a vehicle to bring to fruition their centuries-old plan for world hegemony. Since it was founded this wicked body has been responsible for the spread of Polio, AIDS, famines and constant warfare, the dumbing-down of the Western developed nations, restriction of technological development, transfer of industry to Third World countries to impoverish the developed nations and the introduction of policies that will "cull" the poorest populations from the earth.

Australia ought to mind her own business. Our elected representatives are responsible to their electorates for internal issues. Australia must have no association with or accept any authority of any International Criminal Court over our citizens or our own institutions. Nor should any of its decisions be recognized by Australia or be binding upon the citizens of this country.

I urge the Committee to reject this proposal.

My submission follows.

Yours sincerely in the love and service of our Lord Jesus Christ.

Your brother-in-Christ, Anthony Grigor-Scott "Cravallee" Currabubula NSW 2342

SUBMISSION

I submit that Australia should not be party to the Statute of International Criminal Code because:

1. The proposed ICC overrides Australian sovereignty:

Australia (government) rejected appeals to the Privy Council in order to end jurisdiction by "foreign" authorities. It is therefore hypocritical and a reversal of existing policy of independent sovereignty.

It is not in the best interests of the Australian people to transfer sovereignty to an alien foreign power whose masters are antagonistic to those not of their own race.

The Australian Parliament is not authorised to transfer juridical sovereignty.

To transfer sovereignty to an alien power in unlawful.

2. The United Nations and those behind the proposed ICC are themselves criminals

Were such a Court established:

Is it to be supposed that an International Criminal Court would break-up related criminal organizations like the World Bank and International Monetary Fund? Or that they would arraign war criminals such as George Bush Snr., Bill Clinton or Tony Blair? Oh how about the butcher of Lebanon, Prime Minister Sharon and the mass assassin and international terrorist Ehud Baruch? And would they follow the money trail of the Drug Lords to the Board rooms of their own international banking houses and synagogues?

Would such a Court indict those who have added fluoride and chlorine to the public water supply? Legislated to permit a deadly level of fluoride in manufactured foodstuffs? Or legalised carcigneous petrol? Or promoted the hoax of "Global Warming"?

Would such a Court bring to justice the liars who promote the extortion racket of the "holocaust" yet suppress the real holocausts of the Bolshevik Revolution and World Wars I and II which they planned in the nineteenth century and financed. To say nothing of World War III they are now fomenting between the political Zionists and Islam. And how about their "Reconciliation", "Sorry Day", "Invasion Day" and the division of Australia by "Native Title" and "Land Rights" which were all a part of the 1936 Communist Party of Australia program to divide and conquer the nation, and the means by which these alien "elites" are stealing the land and resources from the Aborigine and indigenous white Australians tax and royalty-free.

Might Australians expect such a Court to bring redress for the criminal de-regulation of our currency and the banking industry? Or for the non-democratic imposition of racial mixing and miscegenation by a bipartisan decision of their controlled political parties?

Is it likely that such a Court would release the innocent Martin Bryant and ensure that his property is returned, and the Tavistock Institute and their hired killers brought to trial?

Could Australians anticipate redress for the abrogation of our Constitution and for the subversion of democracy by a two-party dictatorship controlled by the thugs seeking to introduce the ICC?

3. Should Australia become a party to this Code:

This would place all Australians under the control of an alien power without their individual knowledge or authority, and

it would place all Australians under a (Judaeo-Communist) authority over which they have no democratic influence, and

it would place all Australians under an authority established to deliver world hegemony to a tiny elite with massive world depopulation and a return to serfdom for the world.

Australians would have no reasonable or democratic control over future developments of the Code.

4. Should Australia become party to this Code:

All persons involved in the support of such involvement will have committed an act of treachery against the Australian people and will be held fully accountable.

Yours sincerely in the love and service of our Lord Jesus Christ.

Your brother-in-Christ,

Anthony Grigor-Scott "Cravallee" Currabubula NSW 2342 ags@biblebelievers.org.au