## SUPPLEMENTARY SUBMISSION No.1.5

6.9.2009.

+ 83

TT 20 August 2009







JOINT STANDING COMMITTEE
ON TREATIES. RE: TREATY
BETWEEN AUSTRALIA & NEW ZEALAND

DEAR SIRS.

ON TAXATION.

IT IS THE SUBMISSION OF THE EXECUTIVE THAT THIS TREATY NOT BE RATIFIED. IT IS OUR POLICY NOT TO SUPPORT ANY TREATY WHICH ALLOWS ANYONE TO AVOID TAXATION, ALSO AS THE AUSTRALIAN TAX OFFICE IS NOT A LEGALENTITY IT CANNOT BE PARTY TO A TREATY. AS NEW ZEALAND IS STILL PART OF AUSTRALIA ACCORDING TO THE FEDERAL CONSTITUTION AND TO DISOBEY THE CONSTITUTION IS TREASON, AS AMMENDED 9<sup>TH</sup> JULY 2008. THIS WOULD BE A TREATY WITH OURSELVES. NEW ZEALAND IS STILL PART OF A COLONY CALLED NEW SOUTH WALES, WE ARE A FEDERATION OF COLONIES NOT A REPUBLIC, AND THE AUSTRALIAN TAXATION DEPT. IS NOT A LEGAL ENTITY ACCORDING TO THE HIGH COURT OF AUSTRALIA, (MOELIKER, V. CHAPMAN) HCA B/2000 (24TH AUGUST 2000). TO RATIFY THIS TREATY WOULD BE A BREACH OF SECTION 25 OF THE 1903 JUDICARY ACT. THE TAXATION OFFICE CANNOT APPEAR AS A PARTY IN THE HIGH COURT OF AUSTRALIA AS IT IS NOT RECOGNISED UNDER LAW. A TREATY IS A LEGALLY BINDING CONTRACT, A CONTRACT IS NUL & VOID IF THERE IS ANY HINT OF AN ILLEGALITY IT DOES NOT HAVE TO BE CRIMINAL. (FEDERAL LAW.) THE PEOPLE WHO DO THE RESEARCH IN RELATION TO TREATIES SHOULD BE DISMISSED. WE CALL ON THE PARLIAMENT NOT TO RATIFY THIS TREATY. THE EXECUTIVE WISH TO THANK THE COMMITTE FOR ALLOWING US TO COMMENT.

K.W.D. Thompson National Coordinator Constitutional and International law Research Consultant

PO Box 216 Brunswick Heads NSW 2483 Tel/Fax 02 6685 1719

> YOURS IN PATRIOTISM., LIVIN-N 2. SENION ADVISOR