

5.12.2009.

TT 25 & 26 November 2009

RECEIVED
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BY: *[Signature]*



NATIONAL
EXECUTIVE

JOINT STANDING COMMITTEE
ON TREATIES .RE: TREATY
BETWEEN AUST.& SINGAPORE
ON TAXATION.

DEAR SIRs.

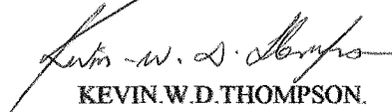
IT IS THE SUBMISSION OF THE EXECUTIVE THAT THIS TREATY NOT BE RATIFIED , WE DO NOT SUPPORT THE CONCEPT OF TAX AVOIDANCE FOR MULTINATIONALS , OR THOSE WHO WOULD USE OUR SYSTEM FOR THEIR OWN BENEFIT. TO SAY THAT SUCH A TREATY IS GOING TO STOP TAXATION EVASION IS A JOKE ,FOR UNDER LAW SINCE 1953 TAX LAWS FOR MULTINATIONALS HAVE ALLOWED THE EVASION OF TAXES ON CORPORATION PROFITS TAX HAVENS HAVE EXISTED FOR THE WEALTHY AND CONTINUE TO EXIST. THE TAX OFFICE ADMITS THAT IT IS NOT A LEGAL ENTITY ,HOW CAN IT BE PARTY TO A TREATY, THE HIGH COURT DOES NOT RECOGNISE THE AUSTRALIAN TAX OFFICE AS A LEGAL ENTITY SO HOW CAN IT COLLECT TAXES, THE FACT IS BY CLAIMING IT HAS AUTHORITY THAT IT DOES NOT HAVE IT IS COMMITTING FRAUD. THE MONEY IT CLAIMS IS COLLECTED ON THE BEHALF OF THE COMMISSIONER NOT THE TAX OFFICE, THE TAX COMMISSIONER IS COMMITTING AN OFFENCE BY CLAIMING AN INCOME AND NOT DECLARING IT , TAX LAW. TAXATION IS AVOIDED BY AGREEMENTS AND NO TREATY WILL CHANGE THAT FACT. HOW DOES A RULING BY THE HIGH COURT GET IGNORED BY THE TAX OFFICE , SECTION 25 1903 JUDICARY ACT STATES , ALL HIGH COURT RULINGS MUST BE ENFORCED . MOELIKER .V. CHAPMAN B8 / 2000 (17 MAY 2000) HCA . THE QUESTION OF TAXATION WAS STAYED IN THE COURT . THE JUDGE STATED THAT THE TAX OFFICE WAS NOT A LEGAL ENTITY , AND AGREED BY THE GOVERNMENT LAWYERS THAT WAS THE CASE. THE TAX COMMISSIONER DOES NOT HAVE AN OFFICE , AS STATED OFFICE OF THE COMMISSIONER . THAT IS FRAUDULENT IN

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LAW AS THE COMMISSIONER DOES NOT HAVE AN OFFICE TO CARRY OUT HIS STATUTORY FUNCTION AS IT IS REQUIRED UNDER LAW. P.14. MOELIKER.V. CHAPMAN. 17.MAY 2000. IF THE AUSTRALIAN TAX OFFICE IS NOT A LEGAL ENTITY THEN IT CANNOT BE PARTY TO THIS TREATY, THAT WOULD BE CONTEMPT OF THE HIGH COURT, AN OFFENCE UNDER LAW. I DON'T KNOW IF THE LAWYERS IN PARLIAMENT UNDERSTAND ANY LAW, BUT I DOUBT IT. WE THE PEOPLE ARE THE REAL GOVERNMENT, THE HIGH COURT SPEAKS ON OUR BEHALF ON LAW. TO BE IN CONTEMPT OF THE COURT IS TO BE IN CONTEMPT OF THE PEOPLE. THE AUSTRALIAN TAX OFFICE SHOULD BE ABOLISHED, A ONE PER CENT DEBIT TAX INTRODUCED ON ALL TRANSACTIONS, TO BE COLLECTED BY TREASURY. ALL TAX OFFICERS SHOULD BECOME TREASURY AGENTS. WE THE EXECUTIVE CALL ON THE MEMBERS TO ABIDE BY LAW AND NOT RATIFY THIS TREATY. IGNORANCE OF LAW IS NO EXCUSE THE EXECUTIVE WISH TO THANK THE COMMITTEE FOR ALLOWING US TO COMMENT ON THIS TREATY.

YOURS IN PATRIOTISM.

A handwritten signature in black ink, appearing to read 'Kevin W.D. Thompson', written in a cursive style.

KEVIN.W.D.THOMPSON.

NATIONAL SENIOR ADVISOR.