



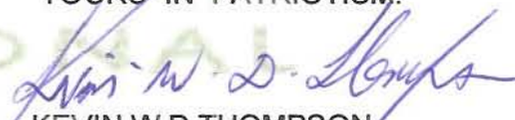
RECEIVED  
28 FEB 2011  
by: .....

JOINT STANDING COMMITTEE  
ON TREATIES. RE : BETWEEN  
AUSTRALIA. TRANS - TASMAN  
COURT PROCEEDINGS.  
DEAR SIRs.

SUBMISSION NO.1  
TT 9 & 10 February 2011

IT IS THE SUBMISSION OF THE EXECUTIVE THAT THIS TREATY NOT BE RATIFIED, WE FULLY SUPPORT THE LEGAL SYSTEM, AS NEW ZEALAND IS STILL LEGALLY PART OF AUSTRALIA ACCORDING TO THE CONSTITUTION THEN THIS TREATY IS BETWEEN THE FEDERATION OF THE COMMONWEALTH OF COLONIES KNOWN AS AUSTRALIA AND A COLONY OF THAT FEDERATION KNOWN AS NEW ZEALAND. NO REFERENDUM HAS EVER BEEN HELD TO SEPARATE NEW ZEALAND FROM AUSTRALIA AS REQUIRED, OF COURSE ANY TREATY THAT DEALS WITH LAW SHOULD BE LEGAL. SECTION 24AA FEDERAL CRIMES ACT STATES THAT ANY ACT TO SABOTAGE THE FEDERAL CONSTITUTION IS TREACHERY, IS THAT AN ACT THAT DENIES THE CONSTITUTION. A TREATY IS A LEGALLY BINDING CONTRACT BETWEEN NATIONS, ANY HINT OF ILLEGALITY IN A CONTRACT RENDERS THAT CONTRACT NUL AND VOID. THE COMMONWEALTH WOULD BE IN BREACH OF THE LAWS OF CONTRACT AND OF THE FEDERAL CONSTITUTION, INTERNATIONAL LAW, OF COURSE LAWYERS DO NOT LEARN LAW, IT IS ONLY A WAY TO AVOID A REAL JOB. WE CALL ON THE PARLIAMENT TO DO THINGS ACCORDING TO LAW AS THEY ARE THE SERVANTS OF THE GOVERNMENT, THAT IS THE PEOPLE. THE EXECUTIVE WISH TO THANK THE COMMITTEE FOR ALLOWING US TO COMMENT ON THIS TREATY. WE SUPPORT THE CONCEPT OF THIS PROPOSAL BUT WE DO NOT SUPPORT A BREACH OF OUR CONSTITUTION.

YOURS IN PATRIOTISM.

  
KEVIN.W.D.THOMPSON.

NATIONAL SENIOR ADVISOR.