

The Voice of the Australian Constitution by Larry Hannigan

Larry Hannigan Aussie Constitution

For the video goto <http://larryhannigan.com/VOC.htm>

[Annotated Australian Constitution](#)

The following is a transcription of Larry's video by Simon Shields, please spread this information to help all in need.

<http://www.larryhannigan.com>

<http://simonsaysbiz.com>

<http://clrg.info>

<http://crss.simonshields.com>

Foreclosure is frightening, listen to the video above for 36 minutes or read this transcript, to make sure it never happens to you or your children.

I am the constitution of the Commonwealth of Australia. I am the most important document in this land. Without me all other contracts are worthless bits of paper even your money and the deeds to your home are worthless without my protection. The very fabric of your free Australian society is vitally dependent on me. Perhaps you have never heard of me, probably because there are people who are deadly afraid of me because I am the rule of moral Law and not the rule of men. The rule of Law. I was born July 1900. Originally 10 commandments. If you love the lord your God and your neighbour as yourself then you break no Laws, that is the true meaning of those words. You are not under the Law unless you break the Law. If you do not break the laws of the road you are not subject to them, break them and you are subject to them and will pay the legal penalty. Those 10 commandments are not oppressive they are the foundation for maximum freedom and rights for individuals in any nation any time in history.

Eight centuries ago another great ancestor of mine was born the Magna Carta one of the most magnificent documents ever written by man. The people of England, barons and church leaders had had enough of King John acting like a dictator and he was made to sign in 1215. It guarantees so many rights, responsibilities and freedoms that are taken for granted today and that have been kept secret. The Magna Carta is Common Law and is part of the Australian Constitution today. It declares that :-

“No freeman shall be taken indeed imprisoned either dispossessed or outlawed or exiled or in any manner destroyed except by means of the legal judgement of his own equals indeed the Law of the Land”.

Common Law. His own equals plural is a jury of 12 people. A single judge is not an equal and will never be because no individual is unbiased. After King John was put in his rightful place the Habeas Corpus Act was established in 1640 and cured in 1679. It states clearly that no-one can be gaoled without a proper jury trial, a suspected criminal maybe reasonably detained until a jury trial occurs but a gaol sentence cannot be legally ordered because on July 5th 1641 Habeas Corpus also abolished the Star Chamber where a single Judge made orders. It was also know as the Star Chamber of Satan which was despised by parliaments and the church. It was outlawed for 400 years because of it's anti-christian procedures. In 1975 it was reestablished in Australia disguised as the family court.

The Voice of the Australian Constitution by Larry Hannigan

The Bill of Rights was written into Law in 1688 with additional protections which is included as part of the Australian Constitution. It is common Law. In 1899 I, the constitution was adopted by the Australian people in a referendum and became your most important deed in 1900. I was well known and my rules applied to everyone without exception. I was taught in schools and universities up until 1975. I am composed of the best from the centuries for the rule of Law for any nation, not the rules of greedy men who have no allegiance to anyone but themselves. I am written in simple numbered sections in plain english dealing with various areas of your life and culture. I am straight forward and easy to understand.

Human nature has not changed. I can only be changed by a majority vote in a majority of States in a referendum and this includes the so called laws of local councils, called ordinances, yet they continue to illegally create new laws and by laws without your knowledge or consent. That includes any laws that tamper with your food, water supply or even daylight saving.

In September 1988 they tried to sneak laws in that would enable council's to make laws as they pleased, this was rejected in a referendum. Any council laws that conflict with common law are illegal. No-one not even a policeman may legally enter your property without your consent or a proper judiciary order. If anyone says they are authorised by a town council, that is a lie. No council, no government department or any organisation can authorise one person to make a rule over another. Those counterfeit police men and women have no legal authority over you no matter who they say they work for.

If they do enter your property or threaten you in any way or try to take anything which is legally yours have a video camera ready and record it they hate it. Remind them that an order by a single magistrate is not a judiciary order, it is illegal because it is a violation of common law in the criminal code act 1995 section 268/10.

Any council laws that conflict with common law are illegal. Proper rules are not oppressive they are there to protect freedoms. Before we play golf we all agree to abide by the rules, which could be changed provided we all agree before we play, and so it is with the constitution. They have made minor changes that have been approved by the people in a majority of States, these issues did not increase the power of Government. Since 1900 the Government attempted to get more power over the people 46 times, through national referendum's 40 of them were rejected. In 1932 the Tasmanian Government tried to abolish itself and hand over control to Canberra. The Governor General told them they have to ask the people first. The people said NO, and a new Government was elected.

In 1975 prime minister Gough Whitlam attempted to defraud section 83 (of the constitution) regarding the nations money supply, the Governor General said you can't do that without a referendum. The people said NO. Prime Minister was sacked and the people endorsed the Governor General's action. A new government was elected with a landslide majority. The Governor General acts on behalf of the Sovereign of the Commonwealth and cannot be bribed. Now you know why wannabe republicans seek to abolish our Queen. Don't be deceived by Judges and Solicitors who will try to tell you that the Australian Constitution is not valid today; that is a deliberate lie; the High Court says so.

In 1996 the High Court in Australia, the Highest Court in the Land, section 71 in what is called the cable principle declared that the Commonwealth remains one and indivisible just as the constitution is, with only one judicial power not different rules in each State. On September 5th 2006 in the

The Voice of the Australian Constitution by Larry Hannigan

monumental case of *Forge versus Australian Securities and Investments* all 7 High Court Judges stated unanimously that the Australian Constitution reigns supreme and all other laws and rules are subject to the Constitution. So if any laws conflict with the Australian Constitution they are invalid and illegal. Section 109, "When a law of the State is inconsistent with the Law of the Commonwealth the latter shall prevail and the former to the extent of the inconsistency shall be invalid."

Safeguards were included in the Constitution particularly trial by jury. A jury is your right in any court including the evil family court. No judge, no magistrate or any individual has any right to dissolve a marriage or make any orders without the free consent of both spouses face to face. Section 79 and 80 of the Australian Constitution are very clear :-

"in any court the trial of indictment of any offence against any law of the commonwealth shall be by jury".

Today your rights to trial by jury in civil matters are ignored, but if a criminal offence is identified you have the right to file a private charge via the Melbourne Magistrates Court and after the Crown authorities have declined to present then a legal right to apply for a grand jury in the supreme court of Victoria now can apply. You have little chance of a Jury for civil matters so it's better to settle out of court to save the so-called legal fees. Marriage is a Commonwealth issue, section 51 of Australian Constitution and the bible laws particularly Mark chapter 10 all of it are the guidelines. If any section of the Australian Constitution is to be interpreted then the Bible laws prevail, as stated in the preamble. To ensure safety we all drive on the left hand side of the road like wise in our society we all abide by christian principles, when you are asked to swear on the bible not on any other document that means that you and the Judge and everyone in the Court room acknowledges that the Bible laws are supreme even above me the Australian Constitution because my rules are derived from the Bible Laws. For example there were 12 disciples and there are 12 men and women that comprise a jury to be judges plural, that is the word in section 79 which has court in lower case 'c' and judges plural in a lower case 'j'. This is most important. A small 'c' court is simply a hearing and no judgements no orders can be made there without your consent. Small 'j' judges plural is a jury, a judge is not a justice without a jury decision. If you face a judge that went to law school later than 1975 you may need to inform him that there have been no referendums that tamper with sections 79, 80 or 109. If he disregards your legal right to trial by jury or attempts to dismiss your case you must challenge the jurisdiction of that court and demand a proper jury of 12.

Any order by a single judge, magistrate, registrar or anyone without your consent is invalid and also carries severe penalties against them as listed in the Crimes Act section 43 for obstructing the course of justice. Judges and Solicitors are deadly afraid of juries and will stop at nothing to keep them out of the courts even threats of ridiculous fees, if that doesn't frighten you they use force and harassment off the record of course. What used to be the police service has become the armed police force. However you are bound to obey orders by a proper policeman and if his actions are proved to be incorrect in a legal court then the rule of law will prevail. There are many good police officers who have taken the oath of allegiance, it's at the end of the Constitution, and they do act morally and responsibly, but they fear the sack and loss of super if they don't conform and obey orders, legal or otherwise. Nevertheless one of the results of the Nuremberg trials and has been adopted world wide, it states that even if you are obeying orders to commit a crime you are personally guilty of that crime. The judiciary will try to confuse you in legalese language, some will rant and rave at you and may ignore you and even attempt to order you to leave the court, take no

The Voice of the Australian Constitution by Larry Hannigan

notice, stand up to them and know your constitutional rights. Remind them that the court does not belong to a single judge, it is your court the peoples court and has been since 1215.

When you go to court do not go alone, take a group of friends to witness the proceedings, it is a public court they have every right to be there. Sections 79, 80 and 109 are most important, learn them off by heart.

“

79 The federal jurisdiction of any court may be exercised by such number of judges as the Parliament prescribes.

80 The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

109 When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.”

Two thousand years ago Jesus challenged the evil judges in Luke chapter 11 versus 46 and 52 in the New Testament, the descendants of those judges are with us today in every nation, they have not changed their nature or their evil plans, only their appearance. Listen to me I am the rule of Law, those who Jesus rebuked seek the rule of men that means ultimately republican dictatorship. The USA is a republic, it is prevented from becoming a dictatorship because of the second amendment in their constitution the inalienable right to bear arms, no dictator can take over a nation while the people are armed. In Switzerland and some American counties you can be fined if you do not have a gun in good working order and ammunition in your home. Switzerland has little crime and no home invasions. In Australia people promote the idea of a republic for Australia, but are unsure of the kind of republic they want, their main objective is to eliminate the Australian Constitution, because that is what every dictator in history has tried to do. Step 1 disarm the population, 2. plunge the nation into impossible financial debt, 3. a republic, 4. a dictatorship, worse than anything before in history. In 1990 Kim Beasley was asked a question in Parliament from Senator Button, Beasley replied, *“the United Nations has given the Federal Government a mandate of ownership of housing, farms, property and business to Government control once the republic has been proclaimed.”* So there you have it that is the real purpose behind the push for a republic, which will become the worst dictatorship in history, because of today's money power.

Over history money has been in many forms, gold, silver, cattle, coconuts and even rum in the early days. Money is a superior system to barter, and there is nothing wrong with investing in a productive profit sharing venture but to charge interest on created money is the root cause of all economic problems. How ludicrous it would be if a rail organisation employed a printer to print their tickets and the printer said, because I created these tickets I own them and I will lend them to you at face value plus interest. That is the way it is today with the money system. Have you ever heard of a train not running because they haven't printed enough tickets, well that is the same as saying we can't build roads or schools because we lack the money. We have the resources to build infrastructure lack money should not be a road block, money is nothing more than a sophisticated ticket system. Today money is 95% computer entries and only 5% notes and coins. It is created and controlled exclusively by the banks, it is the system that is causing the problems, the mathematics. If the interest rate is 5% on a \$100 loan of new money then 100 plus nothing does not equal 105!! which is the amount the banks want you to repay. The extra 5 is not created so the nation can never get out of debt. It keeps borrowing more to continue. Mayer Amsel Rothschild came from a family of goldsmith money lenders, he said, “give me control of a nations money supply and I care not who makes it's laws”. The Rothschild's and other elites became so wealthy when around 1690 the

The Voice of the Australian Constitution by Larry Hannigan

English King William needed money for a war with France so he borrowed 1.2 million pounds from the goldsmith money lenders in exchange for a charter for the Bank of England granted in 1694 which made it legal for them to charge him 8% interest. This was the beginning for the modern privately owned banking system. It has taken them a few hundred years to become the only source of money and your slave masters. The Australian Reserve Bank is not a Government operation, it became independent in 1960, it creates money out of nothing. The problem is the Reserve Bank is just like the printer for the railway tickets talked about earlier. It pretends it owns the new money and lends it to the Government with interest on top, and takes a mortgage over your taxes, now you know where most of your taxes go. Ask yourself and anyone you know, if every nation is in debt who is the creditor??

Under the Australian Constitution sections 4, 12, 13 and 51, the Prime Minister and Parliament have the duty and legal power to solve the money crises in a few weeks with no interest and no debt. Governments alone have the legitimate power to issue money or credit to represent the nations real wealth. The Nullarbor railway was built using section 51 with no interest and no debt. It is not used because many rich people benefit from the existing fraudulent system. Cost orders in today's courts are the greatest fraud ever perpetrated against the Australian people. It is a huge extortion racket. In 1640 Habeas Corpus Act which is part of the Australian Constitution, ordained "*unless and until a jury trial is held and an event of a judicial nature occurs no costs are payable by either side in proceedings regardless of any direction from any parliament*". In other words only a jury can award costs and any ruling made by a single judge without your consent or a jury is illegal and invalid period. On August 20th 2001 the penalty was fixed at 25 years jail for both the solicitor and the judge who commit the crime of costs orders. It comes under slavery in the criminal code Act section 268, 10.

Variable interest loans are illegal, for a loan contract or agreement under common law there are 8 essential elements.

1. An offer
2. Acceptance
3. Sufficient consideration
4. Capacity to contract
5. Intention to enter legal relations.
6. Legality of purpose
7. Genuine consent
8. Certainty of terms

Variable in the Oxford English Dictionary means "uncertain", the fraud committed by the banks is contract fraud under common law, the uncertain terms of variable interest.

Banks never lend depositors money. All bank loans are new money created out of nothing, it used to be at the stroke of a pen but today it is nothing more than electronic blips in a computer system. Traitorous politicians have given the banks the power to create the nations money which they lend to you and they demand interest on it. That interest can never be repaid because it does not exist. The only way to get that interest is to get money from someone else who must get money from someone else which can ultimately be traced back to a bank loan which is the only source of money today.

Judges and Lawyers deny your right to trial by jury that is how they prevent the evidence of fraud

The Voice of the Australian Constitution by Larry Hannigan

they protect the banks who dispossess tens of thousands of families of their homes and property every year and they are directly responsible for many suicides it is modern day slavery. Slavery has long been a sad part of man's history yet in 1807 it was abolished through the dedicated efforts of one man William Wilberforce (http://en.wikipedia.org/wiki/William_Wilberforce).



He had no internet, no dvd's, no phones none of the powerful means of communication you have today. He won the victory in the courts and the parliament using the very same laws and rights you still have and he won the battle against formidable opponents. How did he do it, as a genuine christian he had little interest in sanctimonious gatherings of pews of indifference behind closed doors, like a true evangelist he took the message out to the people, and he knew that a jury of 12 who genuinely prayed “so help me God”, is the most powerful weapon against tyranny, fraud and corruption that you have. This is practical christianity in action. Slavery has been around a long time. It was abolished by the power of God, not by a flash of lightning miracle but through informed jurors. Juries also have the power to overrule and abolish bad laws, and that includes most of the rules found in an insidious document used by lawyers and judges today, it's called the uniform civil procedures rules, it is an illegal act passed by traitorous politicians without a referendum and ignored by apathetic churchmen. Most of it would be thrown out immediately if exposed to an informed jury. It was dreamed up by solicitors and judges for their own financial gain. They ignore the Australian Constitution completely and most of their 600 or so rules are in direct conflict with section 109 of the Australian Constitution and section 15a of the Acts Interpretation Act, and yet they are continually changing their rules. That evil document is based on a lie that a single judge can make orders without your consent and without a jury just like big bad King John. Section 109 of the Australian Constitution reads :-

“When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.”

remember sections 79 and 80 regarding single judges and juries

79 - *“The federal jurisdiction of any court may be exercised by such number of judges as the*

The Voice of the Australian Constitution by Larry Hannigan

Parliament prescribes.”

80 - *“The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.”*

now do you understand why they are so afraid of me and especially juries. Your slavery today is not with whips and chains, it has crept up on you especially over the last 50 years. What slavery?? If you aren't a slave then why are you paying over 1 million dollars for a 300,000 dollar home? Who gets the extra 700,000? Why do you pay up to half your income in taxes? If you don't pay they fine or gaol you! Most of your tax tribute is to pay the government interest on debts to the bank. In 1920 taxation was 2.5%, you are slaves today to public debt, inflation, bankruptcies which can result in suicide and foreclosures on your homes and small businesses. How would you like to buy your 300,000 dollar home under a proper monetary system? The 300,000 dollar home is made of raw materials and human effort nothing else, under a proper system your home loan is really credit granted to you for your future work and production, that is your ability to repay. Regardless of who prints the money, paper or electronic blips on a computer be it government or even a bank operating legally, your new home represents an increase in the national wealth, namely one house, and the book keeping for that new money. If you make three hundred payments, requiring 300 bits of work at \$50 per payment, i.e. \$15,000, so the total cost of your home should not be a penny more than \$315,000, and you agree to repay at \$1050 per month for 300 months or 25 years. Under this proper system there would be zero inflation, but with the current system you pay over \$1million, that is the source of all inflation, and that is your slavery.

You can defeat this modern slavery by firstly reclaiming the courts, they belong to you, read chapter 3 of the Australian Constitution for the administration of justice, don't be deceived by judges and solicitors who'll try and tell you that I am not valid today, the High Court says they're lying. Distributing this information may result in a backlash, especially when you take banks and solicitors to court for thousands of actions of fraud, that is variable interest and costs orders. You can go back 6 years. They'll argue that if every trial is going to be by jury then the courts would be jammed, not so, when a jury trial is granted over 90% are settled out of court before the jury trial. It is solicitors that encourage the on going court actions, they grow rich off their incestuous system. Now you know why they desperately defend each other against anyone exposing their crimes and fraud. It's common knowledge that for many years there has been much abuse of the law by judges and solicitors in the federal magistrates court and it was starting to be exposed no wonder they abolished that court on the 5th of April 2009, their excuse was that it was uneconomic. You can expect a lot of lies and attacks against this information. Whatever stories of doom and gloom the government conjures up don't be duped under section 51 in only a few weeks the government has the power to restore the money system to reflect the nations true wealth, your farms, your minerals your homes your transport systems and much else. Politicians also have mortgages and children trying to buy a home or get a job. When they understand the solution and forget the party politics they have access to money experts who know how to fix the money system morally and legally and efficiently. Governments do not have to go cap in hand to banks to find money to build infrastructure. In section 51,4,12 and 13 they already have the power to create real money with no interest for government projects. A new road costing ten million dollars is an increase in the real wealth of the nation, so Governments have the right and duty to create that 10 million dollars and distribute it debt free to pay those who work to build the road exactly as the Nullarbor railway was built.



Imagine what just that step forward would do to reduce your rates and state taxes and stop the ridiculous and traitorous actions of selling our state and national assets which belong to the people of Australia the Commonwealth. Remember money is not a commodity it's not wealth it's supposed to be a representation of the real wealth which is owned by the people of Australia, not the banks. Now you know why they are so afraid of juries and why they are the real force behind the push for a republic.

So what can you do? When the Israelites were in slavery Moses did more than pray about it, he confronted Pharaoh head on, and with persistence and Divine help the Israelites slavery was ended. God's miracles came after Moses took action. When Fred Hollows is presented with a blind person he does more than just pray about it he uses his God given gift and operates to restore that person's sight. William Wilberforce did more than just give lectures on the evils of slavery in England he and honourable churchmen confronted the slave masters in the courts with juries. Proper courts with juries are the best defence of your freedoms and rights. Not long ago attempts were made to destroy the Australian flag, but the flag cried out to people all across Australia. More than a million people spread the information on what the flag history was really all about. Your flag drenched with the blood of people who gave their lives for your freedom. The people rallied to defend the flag. William Wilberforce defeated slavery in 1807 but slavery will not be defeated today by academic lectures and meetings or revolution and violence they will be defeated in the courts with informed juries. Start by spreading this information to everyone you know especially parliamentarians and churchmen, they too have mortgages. Don't post the information present it to them personally. Politicians act only if they think they have voter support. The commandment Love thy neighbour includes the responsibility of helping an oppressed neighbour especially those oppressed by the family court. The last thing they want is marriage reconciliation because they would lose solicitors fees. If church elders did their job properly there would be no need to parishioners to go to court read First Corinthians chapter 6. They may prevent one of the seven suicides that happen each week that can be directly related to the family courts actions. When you go to court go with friends to witness the proceedings, it is a public court they have every right to be there. Preachers should teach the Australian Constitution because it is the practical application of Bible principles. All church leaders are registered tax exempt ministers licensed by the government they are bound by law and almighty God to expose corruption in Government and to reveal to their congregations any and every breach of the Constitution. Ask your church leaders why they have failed to inform the congregation of how, when and especially why Julia Gillard, John Howard, Kim Beasley, and a host of others including Judges have been charged with treason and are awaiting indictment by grand jury. You'll probably be fobbed off with the excuse they don't get involved with politics, remind

The Voice of the Australian Constitution by Larry Hannigan

them this has nothing to do with politics. Church leaders are responsible to reveal any criminal offence, since they are a minister that has taken the oath of allegiance. They are responsible for the knowledge in Hosea Chapter 4. By concealing a criminal offence they are committing a criminal offence. So ask your paster to have a sermon on the constitution and have the uniform civil procedure laws abolished. The High Court declared they are illegal in 1996. Where does your church leader stand on this most important issue of moral law. I was given as a free gift to you by a wise and patient ancestry now it is your turn to spread this information far and wide. Somewhere today there will be another William Wilberforce waiting to receive a copy of this information. Through me the Australian Constitution the wise early fathers extended practical christianity to everyone rich and poor. Without me you will become slaves to some republican dictatorship under the international bankers it will be worse than communist china or russia was, no private property no rights no juries. Both the banks and judiciary want a republic more than anyone else. The judiciary wallow in their power. They fear and hate the rule of law and they protect the banks who grow rich of you. I've been set in place to protect you against them and anyone who attempts illegal power over you no matter where you live. I was born from God's holy word and wisdom that none can dispute. I am 135 wisely written instructions for the protection of your freedoms and rights, know me well and teach me to children, cast me aside and they will never forgive you. I can guide you, advise you and protect you, if you let me, but there is one thing I cannot do for you I cannot distribute myself, for that I need you, lest you forget.

The voice of the Australian Constitution by Larry Hannigan, transcribed from his video by Simon Shields

<http://www.larryhannigan.com>

<http://simonsaysbiz.com>

<http://clrg.info>

<http://crss.simonshields.com>