

A fundamental protection - Trial By Jury - must be rediscovered and re-instituted.

Summary:

John Wilson sounds the warning. Your country's Sovereignty and your freedoms and rights have been stolen. You can still get them back but it will be a battle. The first step is to understand that our freedom depends on important concepts inherited via Magna Carta & Bill of Rights - such as Habeus Corpus and Trial by Jury. Senator Rodney Culleton is battling the High Court right now. He must have a Trial by Jury.

Article Information **Category:** [Banking News](#)

Author: John Wilson

Date First Published: 28 Nov 2016

Posted By **Peter Brandson**

5 Dec 2016 - 5:37pm



Australia On Trial: Is Australia a Democracy?

WHAT IS DEMOCRACY?

Democracy means "People Rule" (from the Greek "demos" - people, and "kratos" - rule) and that means Sovereignty ("the ultimate authority to make and impose laws") lies with the People We the People as the final judges of what is right and what is wrong ... of what is necessary for the protection of our nation and the preservation and ensuring of our God-given rights.

HOW WAS DEMOCRACY ACHIEVED?

In the heart of Canberra, the Capital of Australia, is the Magna Carta Monument that commemorates the Great Charter of Liberties and has emblazoned there "Nullus liber homo capitur vel imprisonetur, aut disseisiatur, aut utlagetur, aut exuletur, aut aliquo modo destruat, nec super eum ibimus, nec super eum mittemus, nisi per legale iudicium parium suorum vel per legem terrae." - No free man shall be taken indeed imprisoned, either dispossessed, or outlawed, or exiled, or in any manner destroyed, nor pass over him, nor send over him, except by means of the lawful judgment of his own equals indeed the law of the land. It tells its story on plaques and murals of the triumphing of good over evil of freedom over slavery ... of equality over tyranny. It is testimony of the guaranteeing of the right to trial by jury for the administration of justice.

1215 RE-VISITED

Now, in 2016, history is repeating itself. Once again, the oppressions and deprivations by tyrants have emerged with brutish and perversions of truth by a new and ruthless regime. In 1215, it was at the hands of King John. Today, we have the Banks who must be brought to justice. But the Banks have been relentlessly structuring their power base to take for themselves the legislatures and judiciaries so that they, for all intents and purposes, would seem to be invincible....apart from that "Palladium of Liberty", that "glory of English law", that one anchor that holds onto the ship of humanity.

The titanic battle between good and evil comes to a watershed in the High Court in Canberra with a single man who has vowed to smash the Banks and restore law and justice to the victims of fraud and the obscenities of kangaroo courts ...courts that "act unfairly or dishonestly or disregard legal rights or disregard legal procedures" that are responsible for untold numbers of suicides, destruction of families and the wrongful shattering of hopes and dreams.

WHO IS RODNEY CULLETON?

He is a farmer from Western Australia whom fate has placed him into the Senate of the Commonwealth Parliament of Australia. He has suffered at the hands of rapacious Banks and been denied his Common Law right to trial by jury at every turn that started with, of course, a loan that was as fraudulent as are all loans contrived by Banks. The followed a sequence of corrupt dealings by the ANZ Bank which corrupt courts protected to culminate in stealing his farm and devastating his financial security.

Rodney Norman Culleton is not a man to just rollover and submit. He is fighting with all his strength and all his heart and mind. He was elected to the Senate where he fights on. He is 52 and a family man. He is a man of the land...a farmer and an enterprising one, at that. He has been defrauded by banks in business and cheated by judges in the courts. His maiden speech in Australia's Parliament left no doubt as to why he is there when he finished with "And for all the farmers: I said I would come here and when I made it simply say: and well may we say God save the Queen, because nothing will save these bankers!"

He knows the banks are protected by the judges in Kangaroo Courts that are far more corrupt than any "Court commonly called the Star Chamber," which incidentally was abolished by statute in 1641. That "Star Chamber Court" disregarded the Common Law Right of Trial by Jury and was declared "to be an intollerable burthen to the subjects and the meanes to introduce an Arbitrary Power and Government." Now that "intollerable burthen" is compounded as so-called judges conspire with the



greatest thieves in history (the banks) to pervert the course of justice by disenfranchising defenceless ordinary folk.

IS HE WALKING INTO THE LION'S DEN?

On the 21st of November 2016, High Court Chief Justice Robert French conducted a "Directions" hearing to set in motion proceedings where Rodney Culleton is accused of breaching s.44 of the Australian Constitution, i.e.: that he "has been convicted and is under sentence, or subject to be sentenced, for any offence punishable under the law of the Commonwealth or of a State by imprisonment for one year or longer," which rendered him "incapable of being chosen or of sitting as a senator or a member of the House of Representatives." He is accused to signing Form 59 'Nomination of a Senator' declaring "I am qualified under the Constitution and the laws of the Commonwealth to be elected as a Senator." Rodney Culleton is being accused of swearing a false oath....he is being accused of committing fraud. He is facing disqualification from the Senate and criminal conviction.

On the 21st of November 2016, High Court Chief Justice Robert French told Senator Culleton he will face a "Full Court" which means 7 Judges and no Jury, i.e. a Star Chamber Court. When Rodney was leaving the building he was interviewed by television crews and journalists. He told them "I am going to have a jury on this and that is what we want, because I want a fair trial and I do want a jury." ... maintaining his determination when he previously said, "I will protest and I will run this home in the Parliament for the Australian people - it appears we have had our rights removed because everything comes down to a single judge and not a jury. This may be why the banks can act above the law when they go to state courts - they think they are invincible - but if you put a jury in the court let's see how many times the bankers win then."

CONVICTION WITHOUT JURISDICTIONAL CONSENT IS VOID

The truth is that Rodney Culleton has never experienced the benefit of his inalienable Common Law Right to Trial by Jury. He has always been on the wrong and wrongful end of so-called judges and magistrates acting summarily, arbitrarily and even in his absence. This was repeatedly over the "\$7-50 Key Affair." There was NO CONVICTION against Rodney Culleton because no conviction was possible under "Constitutional Enactments" such as Magna Carta 1215, Confirmation of Charters 1297, Petition of Right 1627, Habeas Corpus 1641 and Bill of Rights 1689. Confirmation of Charters unarguably states: "2. And we will that if any judgment be given from henceforth, contrary to the points of the charters aforesaid, by the justices or by any other our ministers that hold plea before them against the points of the charters, it shall be undone and holden for naught."

JUDGES CONCEAL CROWN FRAUD

The "Crown of the United Kingdom of Great Britain and Ireland" ceased to have sovereignty over the Commonwealth of Australia the moment the Commonwealth of Australia came into being by Proclamation - which was 1st January 1901 at a grand ceremony in Sydney's Centennial Park (please see the public records). All previous Crown lands were handed over to the People of Australia to be a self-governing independent state. All executive power, previously vested in the Queen, was passed to the People of Australia. On the 9th of July 1900, Queen Victoria (24th May 1819 - 22nd January 1901) signed the United Kingdom Parliament's "An Act to Constitute the Commonwealth of Australia. 63 & 64 Victoria. Chapter 12". The only time Letters Patent were issued by the Privy Council, i.e. the Queen-in-Council, appointing a Governor-General were dated 28th October 1900. This was for that particular gentleman, Lord John Hopetoun (1860 - 1908), to carrying out the handing-over.



Prior to 1901, judges were appointed by the Queen, either directly through the Privy Council, or by the Queen's appointed representative who was a Governor of a respective State, eg: New South Wales, Victoria, Queensland, etc. From 1901 on, there have been no Letters Patent appointing those representatives and, therefore, any purported appointments of judges had neither authenticity nor legitimacy. This meant that supposed granting of "Royal Assent" to State or Federal Acts of Parliament was consequently fraudulent.

AS "THE PLOT DEEPENS"

For the reasons above, "Chief Justice" Robert Shenton French is desperate to not allow Rodney Culleton access to a Jury. Whistleblowers, such as Ian Henke and David Eastman, have compiled the evidence of the deception into books ("Australia: the Concealed Colony" and "The Foundation Documents of the Commonwealth of Australia") ... and even I have constantly Challenged the Jurisdiction of the Court.

Antoine Voltaire said, "It is dangerous to be right when the government is wrong." Now, Rodney Culleton is experiencing the same. But Senator Culleton "has the floor" to bravely tell the truth. He is in the Senate. He has his website. He commands the attention of the media. Previous whistleblowers are silenced, imprisoned, stripped of their civil & political & human rights, and financially destroyed by these Kangaroo Courts. Yes, "It is dangerous..."

DEMOCRACY OR NEW WORLD ORDER?

Is Australia a DEMOCRACY ? Are we "young and free," as we sing in "Advance Australia Fair?" Or is Australia a SLAVE NATION under the totalitarianism of a NEW WORLD ORDER where we have -

(i) No Right of Consent; (ii) No Right to Property; and (iii) No Right to Trial by Jury?

AND SO, AUSTRALIA IS ON TRIAL

N.B.: In Courtroom #3 of the High Court Building in Parkes, Canberra, is an UNUSED Jury Box. "The Price of Liberty is Eternal Vigilance."

Yours sincerely,
John Wilson.

Source URL (modified on 8 Dec 2016 - 10:05am):
<https://www.bankreformnow.com.au/node/301>