



Bank Reform Now

Taking Real Action To Bring About Real Change In Banking

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As the second round begins at the Hayne Banking Royal Commission BRN CEO Dr Peter Brandson has released the key performance indicators that the Royal Commission must meet for it to be considered a fair dinkum inquiry. A sham or whitewash is likely without these standards being met.

1. Ex-bank CEOs – Cameron Clyne (NAB), Mike Smith (ANZ), Ralph Norris (CBA), Gail Kelly (Westpac) – must be called in for interrogation as should current CEOs.

2. Lying to the Commission is a jailable offence.

The next banker to commit perjury should be jailed by Commissioner Hayne. Bankers will know he is serious and we will see a new degree of honesty from bankers and their lawyers.

3. Witnesses should also include people who were not gullible or irresponsible. We must see open and shut cases of predatory asset stripping. Call in NAB victim Faye Andrews. If Faye is not compensated fully as a result of this inquiry it is a 100% bank controlled sham. Absolutely no doubt about it!

4. Banks don't commit crimes - people do. Hayne should call in the actual bankers that did the crime not a bank lackey putting on a performance saying "sorry about that, we might have made a mistake looks like a computer glitch." The law must be applied to protect citizens from corporate criminals.

5. We already know about the long list of scandals – rate rigging, financial planner & insurance rip offs, money laundering, CBA/Bankwest etc. Uncover more issues we didn't previously know about like the NAB Introducer Program and the Flex Commissions racket Even if it means a 2 or 3 year RC.

6. Let's see a serious inquiry into the legal profession's role in assisting bank criminality. Perjury, conflicts of interest, tampering with court transcripts & evidence, essential files vanishing and inexplicable behaviour of certain judges. Bankers have crucial accomplices in law ... as well as liquidation and valuation. Expose it.

7. Terms of RC must be extended and must include bank victim restitution & compensation ... and legacy cases of historical financial abuse must be included e.g. NAB victims Erika Biritz, Rita Troiani & Mal Taylor; CBA victim Tony Rigg; ANZ victim Thomas Brookes – see BRN website for the Gold Standard Terms of Reference and more cases of unconscionable conduct including the horrific NAB / Dr. Barry Landa scandal.

8. The nature of the bank contract and the promissory note in lending must be forensically dissected.

9. Do any of the main players in the RC itself have any past dealings which could be considered a conflict of interest? If so disclose them and work out how to proceed.

10. Bonus Points – if RC looks into arguments advocating Equality of Arms - i.e. bank victims having access to the same legal expertise and support as the banks.

11. Super Bonus Points scored if Hayne finds that bank crimes will only be significantly reduced if crooked bankers are jailed - after their assets are seized - and their victims receive full compensation.

Bankers & Lawyers – A marriage made in hell

Bank Reform Now

Well ... blow me down...!!
The bankers did what?
I just can't believe it ...!!



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Commonwealth Bank

Countdown to:

April 22, 2018 - Ian Narev's Birthday

BRN will announce the mass action required to show the banks and government who's got the power.