

-- *OUR* *FIRST* *RESPONSE* TO BOER WAR MEMORIAL / ANZAC CENTENNIAL 2018 DEFAMATION OCCASIONING RACIAL HATRED, ANTI-SEMITISM AND PSYCHOSEXUAL SLANDER

(c) 2020 Dolf Leendert Boek, Revision: 7 December, 2020

The following was a classical self deluded impious reaction {ie. #67 - DARKENING (H36 - Sinking/Darkening Light, Brilliance injured) --> #48 - RITUAL (H10 - Tread Carefully, Treading (conduct), Continuing)} to our conveying this opinion @ 1508 HOURS ON 29 NOVEMBER 2020 from a culmination of 25 years as informal research being expressed upon a FACEBOOK post @0945 HOURS by SBS news relevant to the subject of "the investment of new cardinals reflect the Jesuit pope's efforts to make the Catholic Church more inclusive, more transparent, and more focused on defending the most vulnerable."

Which was conveyed by the pithy title: **"IN EXAMINING THIS DUTCH RACIAL QUESTION ON WHETHER THE TAR BABY OF BRER RABBIT LIKE ZWARTE PETE IS A GOOD OR BAD SITUATIONAL CONTEXT OF ANTHROPOLOGY:**

WE FOUND TETRA #67 IS THE *NAZI* MECHANISM OF #48 - RITUAL ASSOCIATION AND INCURSION AGAINST THE CELESTIAL HIERARCHY"

<http://www.grapple369.com/Groundwork/Tar%20Baby.pdf>

We comprehensibly substantiated such as a rational justification by an accompanying URL link as the essentiality of our work in progress (dated: 27 NOVEMBER to 3 DECEMBER 2020) and now comprising some 61 pages which is the culmination to voluminous antecedent filings before the COURTS whereby we allege that on the basis of predominantly IRISH ROMAN CATHOLIC ANZAC CENTENNIAL JINGOISTIC REPUBLICANISM being an unlawful and unconstitutional cause célèbre having grounding with a #175 - MARION WITH CHILD STATUE on 17 MARCH 2017, being then by PLAQUE INSTALLATION on 8 JUNE 2017 as an action so related to an improper POPPY WREATH placed at the BOER WAR MEMORIAL thereby constituting ANZAC CENTENNIAL 2018 DEFAMATION {ie. **#175 - WOMAN WITH CHILD / MARRIAGE AND #65 -**

SOLDIER COHESION IN ACCORD WITH ROMAN EMPIRE GOVERNANCE} OCCASIONING RACIAL HATRED {ie. DUTCH}, ANTI-SEMITISM {ie. BEERSHEBA CENTENNIAL on Saturday 28 October 2017} AND PSYCHOSEXUAL SLANDER.

Our expansive opinion then invoked an immutable and prejudiced retort from a "RINGO DINGO" @ 1853 HOURS ON 29 NOVEMBER 2020: "***MAN*, *YOU* *ARE* *ON* *THE* *HARD* *STUFF*!**"

OUR RESPONSE @ 1914 HOURS ON 29 NOVEMBER 2020: "One has to question excepting to engage within slander as a 5th columnist advancing the cause of ANZAC CENTENNIAL JINGOISTIC REPUBLICANISM why a person would use the number designation #31 - MILITARY STRATAGEM, QUELLING WAR in their stupid name.

<<https://www.facebook.com/ringo.dingo.31>>

Doubtlessly you are unable to give a rational justification for your opinion excepting your own stupidity.

Whereas I have an entire dataset to support my philological informal research opinion:

GNOSIS EX MACHINA: GRAPPLE NOUMENON SAPIENT {} DATASET

VERSION: 1.3 BETA DATED: 29 November 2020

<<http://www.grapple369.com/scripts/gnosis.json>>"

DOLF @ 2037 HOURS ON 29 NOVEMBER 2020: "WE HAVE SENT THE FOLLOWING DOCUMENT TO ROBERT MILES (ie. whom we believe is the reality behind a masquerading public indecency as ALTER-EGO: "RINGO DINGO") MOBILE PHONE: +61 0417 566 847 AS RESPONSE TO HIS PUBLIC FACEBOOK SLANDER:

ROBERT D. MILES B.Arch (Hons)
REGISTERED ARCHITECT NO.13692
9 CECIL PLACE SOUTH MELBOURNE VICTORIA AUSTRALIA"

<<http://www.grapple369.com/Groundwork/>

Superseding%20Letters%20Patent%2020201107.pdf>

DOLF @ 1544 HOURS ON 1 DECEMBER 2020: "[That RINGO DINGO or ROBERT D. MILES] ha[ve] not been accountable for his public slander and so accordingly within 72 hours we will escalate the matter.

His accountability is not to any person's dignity in compliance to constitution, conscience and reason as first principles of Queen Victoria's letters patent but by PARADIDOMI mechanism in deference given to the RITUAL process of a foreign power.

We don't expect that he will meet his obligations to oath of citizenship within the 72 hour timeframe."

OUR PROHIBITIONIST VIEW ON ILLICIT RECREATIONAL DRUG USE IS ACTUALLY PREDICATED BY THE LACK OF A "CIVIL AND DECENT AS JUST SOCIETY" as conduct against the *FIRST* *PRINCIPLES* OF QUEEN VICTORIA'S LETTERS which we regularly observe as quintessentially the narcissistic self-entitled character as unaccountable conduct exemplar by RINGO DINGO or ROBERT D. MILES, as conveyed by our cogent opinion made @ 2101 HOURS ON 2 DECEMBER 2020: "Lawful drug use can only occur within a civil society and not ever any sooner.

"Only where a 'civil' society and 'decent' society exist together can democratic engagement flourish in the long term. The possibilities for decency in social and political conduct where conflict and rupture {ie. *SUCH* *AS* *THE* *ADVANCEMENT* *OF* *IRISH* *ROMAN* *CATHOLIC* *ANZAC* *CENTENNIAL* *JINGOISTIC* *REPUBLICANISM*} have been the norm. In establishing decency in social relations and in institutions, trust must be generated where distrust has prevailed as a result of the recent past and memories of a longer past. [Claudia Tazreiter, June 2010, University of NSW]

Here are several relevant idea meta prototypes to QUEEN VICTORIA'S LETTERS PATENT and of particular note is SECTION VIII as the requirement to be "*OBEDIENT*, *AIDING* *AND* *ASSISTING* unto the Governor General":

SECTION VIII (#62 - DOUBT: YI / #5 - KEEPING SMALL:

SHAO): IDEA #808 - REQUIRE / *TO* *SHOW* *ONESELF*
PURE, *JUST*, *KIND* / *DEVOTED* / TO APPOINT ONE TO
ADMINISTER AN OFFICE; TO SET DOWN AS, CONSTITUTE, TO
DECLARE, SHOW TO BE;

**SECTION IX (#77 - COMPLIANCE: HSUN / #15 - REACH: TA):
IDEA #885** - *THAT* *WHICH* *HAS* *BEEN* *DEEMED*
RIGHT *SO* *AS* *TO* *HAVE* *FORCE* *OF* *LAW*; WHAT
HAS BEEN ESTABLISHED, AND ORDAINED BY LAW, AN
ORDINANCE / TO BE WELL PLEASED, TO BE CONTENTED AT OR
WITH A THING / TO MARRY, TO BE GIVEN IN MARRIAGE

**SECTION X (#55 - DIMINISHMENT: CHIEN / #59 - MASSING:
CHU): IDEA #940** - TO INSCRIBE, SIGN / TO COMMUNICATE,
IMPART / THE (WATCH OR) KEEPER OF THE HOUSE / TO
PERSEVERE *IN* *ANYTHING* *AS* *A* *STATE* *OF*
MIND."

AND ON THE SUBJECT OF THE NECESSITY FOR *APOLOGY* (ie. we
hold the value expression "don't let the sun go down on your
distemper" to be true) WHICH IS A #27 - *DUTY* OF
ACCOUNTABILITY WHEN SUCH *FIRST* *PRINCIPLES* ARE
INFRACTED AND AGAINST LIFE we had occasion to respond to
journalist ALAN JONES' psychosis (ie. being a viewpoint which is
continually held when there are clear and incontrovertible facts to
the contrary) of entitlement as self-justification which was evident
on the occasion of ISRAEL FOLAU's public slander:

Along with a good many others I am uncharmed by FOLAU's
utterances. But the test posed of our national character by the
heavy-handed response can only be passed when Rugby Australia,
and its sponsors, acknowledge they are not entitled to sanction
FOLAU for his religious views. ***FOR* *REASONS* *OF*
INDISPENSABLE *PRINCIPLE* — *WON* *AT* *THE*
COST *OF* *MANY* *MILLIONS* *OF* *LIVES*** — it must
be that it is just none of their business. [*James Miller, Sydney,
NSW, The Australian 2019*]

Our laws should certainly ban speech that incites violence. But as
Alan Jones points out ISRAEL FOLAU has merely told his Twitter
followers that Jesus loves sinners of all kinds (defined in several

New Testament passages) and they will be saved from hell if they repent. You can hear the same message in any BILLY GRAHAM sermon. [*Roslyn Phillips, Tea Tree Gully, SA, The Australian 2019*]

DOLF @ 2048 HOURS ON 2 DECEMBER 2020: "Similarly ALAN JONES starts from an entirely false and delusional premise, he ***THINKS* *THAT* *THE* *ANZAC'S* (*AND* *NOT* *QUEEN* *VICTORIA'S* *LETTERS* *PATENT*) *GRANTED* *US* *THE* *FREEDOMS* *OF* *AUTONOMY*, *FREEWILL* *AND* *PROSPERITY* *THAT* *WE* *OUGHT* *TO* *ENJOY*.**

Without such clarity as grounding ALAN JONES' opinion on this matter is unprincipled self entitled historical revulsion without boundaries on probity.

<<http://www.grapple369.com/Groundwork/The%20Sin%20of%20I%20DO.pdf>> <-- ***RELATIVE* LATER INCLUSION OF 3 DECEMBER 2020**

The apology starts with ALAN JONES—how many people have you sentenced to perdition by your unrepentant falsehood?"

COURT FILING OF 26 NOVEMBER 2020: "Further to the filing of our correspondence dated 18 NOVEMBER 2020 within these protracted matters, I am desirous to bring to the COURT's attention that just prior to SABBATH sunset on Friday 20 NOVEMBER 2020 as the 75th anniversary of the NAZI NUREMBERG TRIALS, I attended to the removal of wreaths at the BOER WAR MEMORIAL as a reciprocal goodwill gesture in recognition of aboriginal voluntary action.

Given I had previous[ly] conveyed to the RUMAHAYAK ABORIGINAL COMMUNITY CENTRE situated in Foster Street, Sale a facsimile of NEW SOUTH WALES LEGISLATION on the #808 - WELFARE AND PROSPERITY OF ABORIGINALS which is dated 31 MAY 1908 as being both a year prior to the installation [of] this memorial and contemporaneous with BOER WAR Memorial Day observed on the Sunday year prior to 31 MAY.

The wreaths were present at the RUMAHAYAK ABORIGINAL

COMMUNITY CENTRE for REMEMBRANCE DAY 11 NOVEMBER 2020 and were relocated to the BOER WAR MEMORIAL subsequent to my attendance the day thereafter and provided to them a copy of the document made as filing to the COURT, being the WHITE PAPER on amending SECTION IX OF QUEEN VICTORIA'S LETTERS PATENT by sufficient cause of technological innovation to enable thereby a consultative body to then advise on matters, amend such patents or remove by cause of incapacity the GOVERNOR GENERAL.

This is relevant to the NON-JUSTICIABILITY of CASE NUMBER L10182359 and its only grounds for the application made by "OTHER PARTY C" [associated to] the #175 - WOMAN WITH CHILD [statue as] a comment respectfully made on 25 DECEMBER 2019 and in passing then causal for them pursuing me home, being an objection to my own granted INTERVENTION ORDER as the perverse administration of justice against the reasonable cause for our 31 JULY 2017 lodgement of that APPLICATION FOR AN INTERVENTION AND PERSONAL SAFETY ORDER AT THE SALE MAGISTRATES COURT as CASE NUMBER H12143475 on the following immanent and substantive grounds:

#3: ON 31.7.2017 AT 10AM [THE RESPONDENT] SHOWED ME A PHOTOGRAPH OF THE MARION STATUE WITH[IN] THE PARK OPPOSITE WEARING A BALACLAVA AS TO CONVEY OUR MUTUAL UNDERSTAND[ING] OF IT['S] PLACEMENT AS AN ATTEMPT [TO] SUBVERT OUR AUSTRALIAN HISTORY WHICH IS ABSENT OF ROMAN CATHOLIC IMPOSITIONS UPON OUR BOER / ANZAC TRADITION BY A SUBSTITUTED ETHIC.

As specifically an infraction of our HOLOCAUST SENSIBILITY which is conveyed by the surreptitious #491 - PATER FAMILIAS (BY MEANS OF SINISTER #419 - CONTROLLING ACTION AS MANUS THUGGERY) PRINCIPLE implicit to the racial basis [of] NATIONALISM predicated upon the instance as the dedication of the STATUE occurring upon SAINT PATRICK'S DAY 17 MARCH 2017 without any regard for 800 NEWBORN bodies subsequently being exhumed within IRELAND as a ROMAN CATHOLIC TRAVESTY made against HUMAN DIGNITY.

That I then had a stalking problem with this same "OTHER PARTY C" upon the SABBATH DAY as SATURDAY 21 NOVEMBER 2020 immediately after the 75th anniversary of the Nuremberg trials.

Which I noticed as I attended to my various domestic needs:

- a) getting dinner from the Chinese restaurant within Raymond Street
- b) watering the newly sown lawn as my daily activity; turning the mulch for my neighbour's front lawn which I am cultivating next week; bringing in the bins;
- c) getting some wine for dinner;
- d) picking up the habitual occurrence of street rubbish;

Th[is] "OTHER PARTY C" moved [their] car on some four [occasions] (upon the last time a photograph was taken) around the VICTORIA PARK precinct as if to keep me under a continual surveillance upon the SABBATH DAY as reminiscent of the UNCONSCIONABLE #417 - ANATHEMA CONDUCT directed towards the Jews in Nazi Germany before the onset of the HOLOCAUST and all for the sake [of] two roses which [they'd] placed at [their] private shrine (ie. having need to traverse a floral garden bed to do so) which is an offence to my sensibility (ie. even the police academy has removed all Catholic vestiges from the previous church building) as previously conveyed to the COURT.

With respects to having Jewish belief affiliations, upon 10 NOVEMBER 2020 I participated within the **INVITATION ONLY** (ie. unless there was an affinity I would not have been invited) inaugural virtual THEODOR HERZL (d. 3 JULY 1904) AWARD GALA which payed tribute to UN Secretary-General António Guterres and Music Director Emeritus of the Israel Philharmonic Orchestra Maestro Zubin Mehta. Whilst also commemorating Kristallnacht, in highlighting the urgent and impactful global work of the World Jewish Congress. THEODOR HERZL is considered the father of the modern Jewish State who died [in] 1904 as prior to the BALFOUR DECLARATION which was a public statement issued by the British government in 1917 during the First World War announcing support for the establishment of a "national home for the Jewish people" in Palestine.

This then has a bearing upon the **#940 - PERSEVERE IN ANYTHING AS A STATE OF MIND** as consideration upon the State of Israel [as] a people of #942 - FREEWILL subject to #902 - RULE OF LAW and an entitlement as #940 - RIGHT TO RULE being the

FIRST PRINCIPLE[S] conveyed by the continuity to BRITISH POLITICAL life which is the signatory to QUEEN VICTORIA'S LETTERS PATENT dated 29 OCTOBER 1900 that is made by Kenneth Augustus Muir Mackenzie, 1st Baron Muir Mackenzie, GCB, PC, QC (29 June 1845 – 22 May 1930) whom was a British barrister, civil servant, a Labour politician and longest serving BRITISH politician of the 20th century.

Secondly in-relation to **CASE NUMBER L10519861** and relevant to **APPLICATION TO HAVE ORDERS EXTENDED** related to **CASE NUMBER: H13018534** by alleged breaches subject to a special directions hearing on **7 DECEMBER 2020 AS CASE NUMBER K12507785**.

In addition to the **THREE POINT** considerations of INTELLECTUAL PROPERTY THEFT (vis a vis: CADUCEUS entry for 15 NOVEMBER) as quintessentially a ROMAN CATHOLIC #371 - SAINT ANDREWS CAUSE CÉLÈBRE occasioning #424 / #434 - DIABOLICAL DOMESTIC TERRORISM ACTIONS OF ANZAC CENTENNIAL REPUBLICANISM which were conveyed within our 18 NOVEMBER 2020 filing to the COURT, being factual claims made of #219 CATEGORY OF UNDERSTANDING associated to our INTELLECTUAL PROPERTY and the mechanism for #414 - METASTASIS events that "COMPASSES, IMAGINES, INVENTS, DEVISES, OR INTENDS TO DEPRIVE OR DEPOSE OUR MOST GRACIOUS LADY THE QUEEN" as being cohered by [these three] elements:

- 1) SECTION VII - LIEUTENANT GOVERNOR (#1329) OF QUEEN VICTORIA'S LETTERS PATENT AND ANTHROPOCENTRIC / CITIZENSHIP IDENTITY;**
- 2) INTERSECTION OF #131 - EX IURE CITIZENSHIP (ROMAN / VATICAN CITY) WITH TELOS #205 - PRINCIPLE OF PERSISTENT SUBSTANCE TO THE #71 - WORLDVIEW AS RELATED TO AN IMPROPER POPPY WREATH AT BOER WAR MEMORIAL ON 8 JUNE 2017 BEING CARDINAL PELL'S BIRTHDAY;**
- 3) INTERSECTION WITH #371 - SAINT ANDREWS CAUSE CÉLÈBRE {ie. #424 / #434 - DIABOLICAL DOMESTIC TERRORISM ACTIONS OF ANZAC CENTENNIAL REPUBLICANISM} ON SUNDAY 15 NOVEMBER 2020 AS EVIDENCE OF INTELLECTUAL PROPERTY THEFT**

AND THREAT AGAINST MY PERSON BY #419 - SLAUGHTERED MEAT BEING PLACED WITHIN MY MAILBOX ON 15 NOVEMBER 2017 AS CONFORMING WITH AN EARLIER DESTRUCTION CONTEMPORANEOUS TO BIGGEST BLOKES BBQ ON 25 AUGUST 2017

That the ingratiating of FEDERAL MINISTER DARREN CHESTER and STATE MINISTER DANNY O'BRIEN by such recalcitrant action made against the STATE, was then causal for my speaking to both NATIONAL PARTY parliamentarians immediately after the WORLD WAR I CENTENNIAL and prior to the VICTORIAN STATE ELECTION held on 24 NOVEMBER 2018:

DANNY O'BRIEN: as removal of 7 July 2017 proroguing order given the expulsion of neo-nazis from party membership.

DARREN CHESTER: discussion of his participation at inauguration of the Cherished Mother Saint Patrick's Day Statue, Remembrance Day Intervention whilst he attended memorial events in France as minister for ANZAC Commemorations assisting the Prime Minister and his knowledge of the Oak Tree plaque in Victoria Park dedicated to Duke of Gloucester's planting on 27 October 1934 accompanying his dedication of the Sydney Hyde Park War Memorial same year.

We were satisfied that involvement by the MINISTERS OF PARLIAMENT were a natural prerogative reliably and honourably made in support of constituents and did not involve maleficence on their part—the result of the elections saw the Nationals receive a vote increase which was a significant **#312 - *CONTRADICTION*** of the trend within the Saturday 24 NOVEMBER 2018 VICTORIAN STATE ELECTION of the 59th Parliament of Victoria. Where all 88 seats in the Legislative Assembly and all 40 seats in the Legislative Council were up for election.

As then having a factual bearing upon whether the existing WELLINGTON SHIRE COUNSELLORS whom by cause of corrupt action by those #414 METASTASIS events as grounds of being "**ATTAINED OF TREASON**" were accountable by some equivalent legislative provision conforming to principles enumerated by SECTION 44 **(i) and (ii)** and THEREBY DISQUALIFIED FROM STANDING WITHIN 2020 COUNCIL ELECTIONS OF 24 OCTOBER

2020.

The COURT is yet to make its JUDGEMENT on that evidence provided to them in contradiction to the police prosecutions made against ourselves such that in our prudent view these frantic matters as **CASE NUMBERS: H13018534 / K12507785 / L10519861** have no LOCUS STANDI before the COURT in being UNLAWFULLY made for the ADVANCEMENT OF THE DIABOLICAL CAUSE CÉLÈBRE ITSELF, GIVEN THE FACTUALITY OF OUR CLAIMS TO IDEA #219 {ie. **INTELLECTUAL PROPERTY THEFT: #364 / #371 / #131 - THEREIN / ATTAINTED OF TREASON --> POTENTIAL FOR PROPERTY SEIZURE**} IN RELATION TO **POINT (2)** WHEREBY WE TOOK OUT AN INTERVENTION ORDER ON 31 JULY 2017 AGAINST "OTHER PARTY B" TO WHOM THE VEHICLE PROPERTY DAMAGES RELATE AND THAT THE HOUSE PROPERTY DAMAGE OCCURRED BEFORE **POINT (3)** AND BECAUSE **POINT (2)** HAD TRANSPIRED. I WAS THEN ASSAULTED BY "OTHER PARTY B" DUE TO THOSE MILESTONE POINTS HAVING TRANSPIRED.

Given our auxiliary support to the anticipated ten years investigation of "SAS SOLDIER #219 - IMPROPER #237 - USE OF FORCE IN AFGHANISTAN BY ADVANCEMENT OF A #424 / #434 - DIABOLICAL CAUSE CÉLÈBRE MADE AGAINST THE FIRST PRINCIPLES OF QUEEN VICTORIA'S LETTERS PATENT AS #205 - PRINCIPLE OF PERSISTENT SUBSTANCE" which is entirely reliant upon our INTELLECTUAL PROPERTY we have recommended the AUSTRALIA FINANCIAL COMPLAINTS SERVICE to not coerce our outstanding VEHICLE / HOUSE PROPERTY DAMAGE COMPLAINTS of 11 OCTOBER 2017 to 28 JUNE 2018 by means of REDUCTIO ABSURDUM.

And that the insurer NOT continue to fail to effect RECOVERIES and properly grant to ourselves a salutary effect regarding instances of property damages being acts of DOMESTIC TERRORISM and to cease OBSTRUCTING the earliest window DAMAGE claim of 11 OCTOBER 2017 by forwarding our concerns to the RIGHT DEPARTMENT which is within the insurer's providence given the irrefutable substance of those POINTS 1-3 and it being a reasonable method of enquiry for "SAS SOLDIER #219 - IMPROPER #237 - USE OF FORCE IN AFGHANISTAN".

In substantiation of such [as] our claim to have rendered auxiliary

support within a VOLUNTARY capacity, we provide herewith a further 24 page ANNEXURE as being our 25 NOVEMBER 2020 syncretic response (ie. it assimilates narrative from 4 BCE and 1783 as against the prerogative of ROMAN CATHOLIC / EMPIRE GOVERNANCE) to **LIBERAL MP AND EX-SAS *COMMANDER* ANDREW HASTIE CALLS FOR MORE OVERSIGHT OF AUSTRALIA'S MILITARY.**

<<http://www.grapple369.com/Groundwork/Hastie%20Comments%20on%20SAS%20Afghanistan%20Troubles.pdf>>

EMAIL FROM WORLD JEWISH CONGRESS @ 1005 HOURS ON 4 DECEMBER 2020: "NEWS OF EU DEMANDS ACTION FROM MEMBER COUNTRIES ON ANTISEMITISM:

After years of working with the leadership of the European Union on codifying measures to fight antisemitism at the European, Member State and local levels, the World Jewish Congress applauds the Council of the European Union's adoption yesterday of a declaration to mainstream the prevention and countering of antisemitism in all its forms.

This critical step comes under the leadership of the German presidency of the Council. The Council of the European Union is comprised of government ministers from the 27 EU Member States, who meet to make laws and coordinate policies. The ministers have the authority to commit their governments to the actions agreed upon by the Council, the main decision-making body of the EU. The declaration makes the fight against antisemitism a priority of Europe's executive branch.

As part of its ongoing work to combat antisemitism, the World Jewish Congress has for years worked closely with European government authorities and institutions, as well as Jewish communities across the continent, to emphasize the importance of EU leadership in this area, resulting in the development of the declaration.

World Jewish Congress President Ambassador Ronald S. Lauder welcomed the declaration: "Europe has a serious and terrifying

antisemitism problem, and it's high time that the European Union, its Member States and local authorities direct real resources to it. The adoption of this declaration by the Council of the European Union demonstrates that Germany in its Council presidency and the EU leadership as a whole recognize the danger that antisemitism and hate create and the threat to society and safety when left unaddressed.

"This declaration is a significant step forward in making Europe a better place for Jews. The responsibility now falls on Member States to apply the policies and understanding laid out by the European Union in each of their countries, to ensure that the scourge of antisemitism is dealt with, that perpetrators are prosecuted to the greatest extent of the law, and that our next generation learns that hatred is unacceptable."

The declaration calls antisemitism "an attack on European values," reading: "Any form of antisemitism, intolerance or racist hatred is incompatible with the values and aims of the European Union and its Member States and must be addressed through decisive action at European and national levels."

The declaration affirms that it is Member States' "permanent, shared responsibility to actively protect and support Jewish life." It acknowledges the increasing prevalence of antisemitism in Europe, particularly in the context of the COVID-19 pandemic, and that "an increase in antisemitic incidents and hate crime is a cause of great concern." The declaration calls on Member States to engage in "continuous dialogue with the Jewish community with a view to ensuring appropriate levels of security awareness, specific training for security staff and law enforcement officers, exchange of best practices and thorough implementation of appropriate measures to ensure the security of Jewish institutions."

Regarding the growth of antisemitic hate speech, particularly its dissemination online, "crimes committed online should be punished just as crimes offline are and must be adequately addressed by means of effective prosecution and other measures," the declaration reads. "Illegal hate speech and terrorist content online must be removed promptly and consistently by internet service providers, in accordance with the relevant legal and non-legal framework."

The declaration also calls for the systematic collection of data on antisemitic incidents so as to "develop, implement and monitor progress on tailored comprehensive strategies and education instruments," and for increased Holocaust education as "one of the most important tools to prevent antisemitic prejudices."

The European Council is expected to formally adopt the declaration at its December 10 - 11 meeting.

This declaration comes two years after, and reaffirms, the Council of the European Union's December 6, 2018 declaration, under the leadership of the Austrian presidency of the Council, on the fight against antisemitism and the development of a common security approach to protect Jewish communities and institutions in Europe. As per the new declaration, the European Commission Working Group on antisemitism will continue to support Member States in implementing the 2018 declaration.

Your support for the World Jewish Congress, American Section, plays a vital role in the WJC's urgent efforts to fight back against the rise of antisemitic hatred in Europe and across the world, rallying governments and world bodies to our cause."

Given the public depravity by RINGO DINGO or ROBERT D. MILES as conforming to the NAZI character of {ie. #67 - *DARKENING* (H36 - Sinking/Darkening Light, Brilliance injured) --> #48 - *RITUAL* (H10 Tread Carefully, Treading (conduct), Continuing)} by a nationalistic masquerading ANZAC CENTENNIAL JINGOISTIC REPUBLICANISM as pretence to piety is unremorseful by its indolent manner of life in purveying a self entitled lack of any civil regard towards respecting #492 - VOLUNTARY FREE WILL CONFORMING TO THE PRINCIPLES OF #68 - RIGHT / #27 - DUTY / #54 - UNITY AS INTRINSIC TO THE #71 - WORLDVIEW: [#205 - PRINCIPLE OF PERSISTENT SUBSTANCE / #164 - PRINCIPLE OF MATERIALITY] OF QUEEN VICTORIA'S LETTERS PATENT DATED 29 OCTOBER 1900.

Until our protracted matters before the courts of now over 3 years duration (ie. which are APRIORITY matters as ILLEGALITY DEFENCE to a protracted INSURANCE matter of over 18 years duration) are

resolved, given perverse conduct continually directed towards our person by slander, censorship and social exclusion, it is then vitally necessary for us take requisite action to protect our entitlement and intellectual property which is granted by constitution, conscience and reason.

Accordingly from the 3 DECEMBER 2020, IT IS #1551 - FORBIDDEN FOR *ALL* *PERSONS* *AFFILIATED* *IN* *ANY* *MANNER* *WHATSOEVER* *WITH* *THE* *ROMAN* *CATHOLIC* *CHURCH* TO HAVE ANY ASSOCIATION WITH MY SACRED AND SOVEREIGN INTELLECTUAL PROPERTY AS CELESTIAL HIERARCHY / GNOSIS EX MACHINA / INTELLECTUS AS GENITIVE VOLUNTĀSIS (NOUMENON).

It is simply a depraved, delusional and morally corrupt claim which Cardinal PELL makes of his injustice which began on 27 FEBRUARY 2019 {#246 - *ONTIC* *NORMA* *OBLIGANS* (#41 x 6) / #270 / #288 / #329: *SOLAR* *ECLIPSE* ON 27 FEBRUARY 1998 (AEST)} with his #281 - *IMPRISONMENT* when all along, with the assistance of the newly formed Knights Templars as a military Catholic secretive order and mafioso, they have by such orchestrated #281 - WICKED CONDUCT sought to rob me of lawful intellectual property, subject me to #417 - anathema conduct substantiated entirely by slander as they pursued a WWI CENTENNIAL PIETY FOR THE CATHOLIC CHURCH WHILST DEPRIVING NATIONS OF THEIR SOVEREIGNTY.

An example of this faux piety occurred on 7 December 1914, when Pope Benedict XV suggested a temporary hiatus of the war for the celebration of Christmas. The warring countries refused to create any official cease-fire, but on Christmas the soldiers in the trenches declared their own unofficial truce.

WHAT HAPPENED DURING THE CHRISTMAS TRUCE OF 1914?

Starting on Christmas Eve, many German and British troops fighting in World War I sang Christmas carols to each other across the lines, and at certain points the Allied soldiers even heard brass bands joining the Germans in their joyous singing.

At the first light of dawn on Christmas Day, some German soldiers emerged from their trenches and approached the Allied lines across

no-man's-land, calling out "Merry Christmas" in their enemies' native tongues. At first, the Allied soldiers feared it was a trick, but seeing the Germans unarmed they climbed out of their trenches and shook hands with the enemy soldiers. The men exchanged presents of cigarettes and plum puddings and sang carols and songs. Some Germans lit Christmas trees around their trenches, and there was even a documented case of soldiers from opposing sides playing a good-natured game of soccer. German Lieutenant Kurt Zehmisch recalled: "HOW MARVELOUSLY WONDERFUL, YET HOW STRANGE IT WAS. THE ENGLISH OFFICERS FELT THE SAME WAY ABOUT IT. THUS CHRISTMAS, THE CELEBRATION OF LOVE, MANAGED TO BRING MORTAL ENEMIES TOGETHER AS FRIENDS FOR A TIME."

Some soldiers used this short-lived ceasefire for a more somber task: the retrieval of the bodies of fellow combatants who had fallen within the no-man's land between the lines.

The so-called Christmas Truce of 1914 came only five months after the outbreak of war in Europe and was one of the last examples of the outdated notion of ***CHIVALRY*** between enemies in warfare." [<https://www.history.com/topics/world-war-i/christmas-truce-of-1914>>]

#421 - CAUSE, REASON FOR / TO COME INTO BEING / TO MAKE A THING GOOD / DUE OR RIGHT ORDER, ORDERLY CONDITION {#2184 - #1329 = #855 - passing just judgment on others}

It's worthwhile to draw some measure of comparison between the ANTHROPOCENTRIC IDENTITY of the CITIZEN within the FRENCH REPUBLIC conforming to the value statement "LIBERTÉ, ÉGALITÉ, FRATERNITÉ" and whether those same notions are imbued within ANZAC IDENTITY as defender of the AUSTRALIAN COMMONWEALTH which is not by cause of birth, but by a regard for the majesty of QUEEN VICTORIA'S LETTERS PATENT, as the manifest of reason in granting the lawful right to #492 - VOLUNTARY FREEWILL, ought then to hold an equivalent centre of virtuous and ***CHIVALROUS*** {eg: **#522, #363, #345 = #1230 or #467 = #1352 - FRENCH KING JEAN II on 6 JANUARY introduced the ORDER OF THE**

STAR in imitation of an ORDER OF THE GARTER founded in 1347 / 48 by KING EDWARD III of ENGLAND and TREASON ACT 1351} *VALUE* characteristic of #27 - DUTIES and #68 - RIGHTS in conforming to the FIRST PRINCIPLES of those letters patent.

#315 - 8 NOVEMBER 2020 as [#4, #10, #20, #1, #10, #70, #200] /

#855 as [#4, #10, #20, #1, #10, #800, #10] = *díkaios* (G1342): {**UMBRA: #315 % #41 = #28**} **1**) righteous, observing divine laws; **1a**) ***IN* *A* *WIDE* *SENSE*, *UPRIGHT*, *RIGHTEOUS*, *VIRTUOUS*, *KEEPING* *THE* *COMMANDS* *OF* *GOD***; **1a1**) of those who seem to themselves to be righteous, who pride themselves to be righteous, who pride themselves in their virtues, whether real or imagined; **1a2**) innocent, faultless, guiltless; **1a3**) used of him whose way of thinking, feeling, and acting is wholly conformed to the will of God, and who therefore needs no rectification in the heart or life; **i**) only Christ truly; **1a4**) approved of or acceptable of God; **1b**) in a narrower sense, rendering to each his due and that in a judicial sense, passing just judgment on others, whether expressed in words or shown by the manner of dealing with them;

Which is deduced by TELEOLOGICAL INTERSECTIONS of the **#205 - PRINCIPLE OF PERSISTENT SUBSTANCE / #164 - PRINCIPLE OF MATERIALITY** to **QUEEN VICTORIA'S LETTERS PATENT** and their subsequent ONTIC DIALECTIC conveying the IDEA template for those LETTERS PATENT and secondly which is implied by a different method applied to the same data sample then being utilised as METALOGIC SYLLOGISM (AUTONOMOUS DELIMITER) is the noteworthy consideration that specific CATEGORIES #522 - 17 elements; #363 - prohibited images (MOHAMMED / SERPENT); #1230 - 15 elements (ie. by means of a singular #FOUR: #169 / #SIX: #47 syncretic meta prototype juxtaposition) conform exactly to the FRENCH SLAUGHTER OF TEACHER AS TERRORIST EVENT occurring at **AEDT: 0200 HOURS on 17 OCTOBER 2020** to which I had then by **1500 HOURS THE SAME DAY** provided a response of its calculated nature against the notion of citizenship within the FRENCH REPUBLIC--WE ARE DEALING WITH A VERY REAL THREAT OF TREASON.

Thusly as a **#30 - BOLD RESOLUTION:** (YI) made {**#885 - #855**} in compliance to discharging the necessity as #27 - DUTY towards the #68 - RIGHT of the "ALL OTHER THE INHABITANTS"

and in the cause of #54 - UNITY in accordance with the FIRST PRINCIPLES being intrinsic to the #71 - WORLDVIEW in the granting of these PRESENTS which are QUEEN VICTORIA'S LETTERS PATENT dated 29 OCTOBER 1900, whom are now desirous to #940 - COMMUNICATE AND IMPART it's sublime nature as to such #338 - GLORIOUS MAJESTY of the @115 - DIGNITY ROYAL, and in accord with the #298 - PERMISSIONS already granted by the providence of those LETTERS PATENT, seek the #390 - SOVEREIGN's guidance to honourably amend SECTION IX.

SIMILARLY IT IS #1551 - FORBIDDEN FOR ANY MEMBERSHIP OF THE *RETURNED* *SERVICES* *LEAGUE* (*RSL*) *WITHIN* *GIPPSLAND* (SUCH CIRCLES OF EXCLUSION MAY BE EXPANDED FURTHER) TO HAVE ANY ASSOCIATION WITH MY SACRED AND SOVEREIGN INTELLECTUAL PROPERTY.

We believe that such conduct as crime against humanity and war crime ought to disqualify the Roman Catholic Church and the Vatican City state from any participation in the UNITED NATIONS.

Having never had within 40 years of adult life any tangible outcome {ie. **DON'T *CONFUSE* MY CIRCUMSTANCE WITH LINDY CHAMBERLAIN AND A DINGO HAS GOT MY BABY**} as opportunity for justice within Australia since the legal fraternity is pregnant with similar Catholic depravity towards our constitution, conscience and reason.

We received an email @ 1620 HOURS on 7 DECEMBER 2020 from SPECIAL COUNSEL FROM THE VICTORIAN GOVERNMENT SOLICITOR'S OFFICE acting upon a complaint we had lodged with the VICTORIAN ELECTORAL COMMISSION (VEC) and according we responded by email at @ 1652 HOURS so as to clarify the misapprehensions conveyed within that correspondence.

We thanked them for their considerations of the matter raised with the VICTORIAN ELECTORAL COMMISSION, however we did not ask yourselves to consider whether the VEC had a material involvement within our legal matter and neither did we seek for yourselves to make any appearance at our DIRECTIONS HEARING.

To state it plainly, the question is whether the existing WELLINGTON SHIRE COUNCILLORS by maleficent cause of an IMPROPER WREATH (accompanying a POPPY WREATH) laid at the

BOER WAR MEMORIAL on the basis of deference given to #131 - EX IURE CITIZENSHIP (ROMAN / VATICAN CITY) and CARDINAL PELL'S BIRTHDAY 8 JUNE 2017 instead of SUNDAY 28 MAY 2017, [are] thereby "**ATTAINTED OF TREASON**".

But to prudently and independently consider that matter in which we have involvement as a question of law pertaining to some equivalent STATE legislative provision conforming to principles of "**ATTAINTED OF TREASON**" enumerated by SECTION 44 **(i) and (ii)** of the CONSTITUTION as then by such "CORRESPONDENCE FROM MYSELF AND RELATED DOCUMENTS" related to case numbers K12507785 and L10519861 which were scheduled for a DIRECTIONS HEARING of those matters before the Criminal List of the Sale Magistrates' Court on 7 December 2020 but before such date was adjourned until the 22 February 2021.

Which might have a factual bearing upon whether the existing WELLINGTON SHIRE COUNSELLORS whom by cause of corrupt action by those #414 METASTASIS events detailed therein as grounds of being "**ATTAINTED OF TREASON**" are THEREBY DISQUALIFIED FROM STANDING WITHIN 2020 COUNCIL ELECTIONS OF 24 OCTOBER 2020.

As we conveyed, that we have done all that we could do to ensure that the ingratiating by such recalcitrant action made against the STATE would not have invalidated the FEDERAL MINISTER's future possibility of RE-ELECTION due to being "**ATTAINTED OF TREASON**" as enumerated by SECTION 44 **(i) and (ii)** of the CONSTITUTION.

ACCORDINGLY WE NOW HAVE NO OTHER RECOURSE THAN TO EXTEND THE CIRCLE OF EXCLUSION AND #1551 - FORBID ANY AND ALL MEMBERSHIP OF THE ***VICTORIAN* *RETURNED* *SERVICES* *LEAGUE* (*RSL*)** FROM HAVING ANY ASSOCIATION WITH MY SACRED AND SOVEREIGN INTELLECTUAL PROPERTY.

Given the nature of PLAQUE placement upon the MARION STATUE occurring upon the 8 JUNE 2017 and accompanying an improper POPPY WREATH placement on CARDINAL PELL'S BIRTHDAY as an AB INITIO action against the SOVEREIGN and prerogative of the STATE whereby the #414 - METASTASIS events of "**COMPASSES, IMAGINES, INVENTS, DEVISES, OR INTENDS TO DEPRIVE OR DEPOSE OUR MOST GRACIOUS LADY THE QUEEN**" specifically

involves the UNLAWFUL #1551 - LIQUOR BAN which occurs in concert with the IMPROPER WREATH PLACEMENT at the BOER WAR MEMORIAL in being a SPECIFIC TARGETING OF MY PERSON BY A REPUGNANT COMMUNITY #315 - NATIONALISM:

#291 - SOIL #1701 - COLLECTION INTERRED AT HYDE PARK WAR #339 - MEMORIAL SYDNEY RELATED TO AN ARTIFICE FOR INTELLECTUAL PROPERTY THEFT:

#340 - BINOMIAL CO-EFFICIENT {ADJUSTER: #34 / MYSTERY: #17 - YEAR OF TARGETING}

#288 - REMEMBRANCE AS BEERSHEBA CENTENNIAL ON SATURDAY 28 OCTOBER 2017

#237 - USE OF FORCE

#265 - *THE* *KEY*

<<http://www.grapple369.com/?date:2017.10.28>>

#1701 - COLLECTION OF #291 - SOIL SAMPLES as [#600, #800, #100, #1, #200] /

#1551 - CATEGORICAL IMPERATIVE MAPPED TO BINOMIAL COEFFICIENT as [#600, #800, #100, #1, #50] = chóra

(G5561): {UMBRA: #1501 % #41 = #25} **1**) the space lying between two places or limits; **2**) a region or country i.e. a tract of land; **2a**) *THE* (*RURAL*) *REGION* *SURROUNDING* *A* *CITY* *OR* *VILLAGE*, *THE* *COUNTRY*; **2b**) the region with towns and villages which surround a metropolis; **3**) land which is ploughed or cultivated, ground;

#1551 - WITHHOLD A THING,

#1552 - CELIBACY AND ABSTINENCE OF FOODS SUCH AS #1827 - EUCHARIST,

#1553 - MAKE HOSTILE INCURSION INTO / OF THE GODS AND FAVOURITE SPORTS,

#1554 - BINOMIAL COEFFICIENT TO THE #38 - WORLDVIEW OF ROMAN CATHOLIC / EMPIRE GOVERNANCE

GIVEN THE #291 - SOIL INTERMENT AT THE HYDE PARK WAR MEMORIAL IS A DEFILEMENT BY "ATTAINTED OF TREASON"

WE HEREBY #1551 - FORBID ANY AND ALL MEMBERSHIP OF THE *NEW* *SOUTH* *WALES* *RETURNED* *SERVICES*

***LEAGUE* (*RSL*)** FROM HAVING ANY ASSOCIATION WITH MY SACRED AND SOVEREIGN INTELLECTUAL PROPERTY AS TECHNOLOGICAL INNOVATION TO QUEEN VICTORIA'S LETTERS PATENT.

We would encourage you in the interests of a "CIVIL AND DECENT AS JUST SOCIETY" to bring yourselves into compliance with SECTION VIII (**#62 - DOUBT: YI / #5 - KEEPING SMALL: SHAO**) as **IDEA: #808** as requirement to be "***OBEDIENT***, ***AIDING* *AND* *ASSISTING*** unto the Governor General" meeting the requisite probity as demure ***TO* *SHOW* *ONESELF* *PURE***, ***JUST***, ***KIND*** and ***DEVOTED***.

LEST WE FORGET

- dolf

Initial Post: 4 December 2020