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The Price of Freedom is Eternal Vigilance

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Thought For The Week: A 'Problem' correctly stated is already half solved - CH Douglas

ed: The 'transcript' below (as presented from a Facebook post) is "fabricated" claims the NCIR National Centre for Immunisation Research...

...For those that may have not been following the Supreme Court hearings over the past couple of weeks against (NSW Health Minister-ed) Hazaard and the NSW Government:

As per my earlier post, (NCIR's Director Professor-ed) Kristine McCartney is a big key player in this whole story.

- Today, along with 20,000 + other Australians I watched the Supreme Court case continue in NSW against the government for the rollout of mandatory vaccines
- The barrister asked Kristine McCartney a few questions today (the player behind the scenes that insisted we lock down our state and mandate vaccines as the only solution)
- Barrister - 'Is it true that double vaccinated people are 13 times more likely to catch and spread the virus?'
- Kristine - Yes
- Barrister - 'Are vaccines dangerous at all to pregnant women or those planning to fall pregnant?'
- Kristine - Yes
- Barrister - 'Is it true that the vaccines have never been studied for effectiveness and safety?'
- Kristine - Yes, they have never been fully studied
- We are patiently waiting for what was meant to be the final hearing today and it's looking promising that the Judge Thomas Beech Jones will put a stop to the mandatory rollout of the vaccines
- Judge Thomas Beech Jones also stated that the government suppressed the medication to the population and the government made people believe there was no way out of this unless we all get the vaccine.

As a wise man once said, the people have the power, all we have to do is awaken the power in the people!...

*ed...: the truth of either: claim or counter-claim, can only be assessed by the actual court transcript, if you have the funds to purchase same. The MSM report does not provide a viewable copy of the transcript, only the Facebook post with big red letters 'debunked' across it. **Who checks the fact checkers for facts - ABC or NCIR or the court transcript being made available for public scrutiny?***

extract... THE FRAUDGING OF VOTES? by Amy McGrath (p.34,35,36) ISBN: 0959187936

E. ELECTORAL FRAUD IN THE PHILIPPINES

The Electoral System in the Philippines **a. Investigation of fraud in the Philippines**

The electoral system, bequeathed to the Filipinos by the US Government when it withdrew from the Philippines was one of a modern well-respected democracy; and one with a good blueprint for honest, fair and free elections. A system of scrutiny was in place at all levels to a greater degree than in Australia, and included audits of Government procurement of paper and printing of ballot papers, as well as all organisational levels of operation.

During the Marcos, then the Aquino administrations that followed the withdrawal of the American overlord, many respectable and intelligent citizens, including a number of academics, believed they were witnessing the deliberate malversion of their blueprint for honest, fair and free elections into one for fraudulent elections.

Organised into committees, they began a seven-year investigation of the entire electoral process. The findings appeared in an extraordinary 1993 book with the disturbing title of *The Anatomy of Electoral Fraud* by LG Tancangco. The book proved to be even more disturbing than the title. It alleged 'wholesale' fraud to subvert Filipino elections at every stage of the electoral process. It detailed how independent scrutiny was deliberately degraded. It incriminated electoral officials in fraud and irregularities; not least through the privatisation of paper

procurement offshore and printing of ballot papers, and roll-padding to create a large pool of phantom voters. It described an alarming range of manipulative tricks to deliver elections to the Marcos and Aquino factions.

The book must be fairly unique in electoral literature by reason of its assertion that electoral fraud, forgery and irregularities, were not merely random, spontaneous or local as is usually said of such electoral fraud in other countries. Its considered conclusion is that the fraud was 'wholesale', and that it encompassed entire elections, which puts its allegations in the class so often mockingly dismissed as 'conspiracy' delusions.

b. Definition of Wholesale Fraud

According to Tancangco, wholesale fraud is the act of deliberately manipulating the rules, procedures and results of elections; and is distinguished from forgeries and irregularities by this element of deliberation. It is a product of a deliberate effort to predetermine the result of an electoral process by the formulation of unfair rules and procedures to give effective control at all crucial points of the process. Furthermore, it connives at manipulation of vote counts, and basic election statistics, to pass on distorted or fraudulent results as if they were truly expressive of the people's sovereign will. It encourages hasty delivery of vote counts to effect vote concentration on election night, the better to conceal fraud. Once the major elements for fraud are in place, they are not easy to expose due to the growing sophistication of the process of concealing fraud and the sheer magnitude and subtlety of the operation.

c. Means of Committing Wholesale Fraud

According to Tancangco, wholesale fraud is more possible when electoral organisation is centralised as it is cumulative in effect; concealment being easier as aggregation of votes goes higher. It therefore has a greater impact in national than local elections. The nerve centre of wholesale fraud is the 'poll body' (of electoral officials) itself. The reason why it cannot be done without the cooperation of election officials is that only election officials and their deputies have control over the ballot

papers and documents, accountable forms, reports of manufactured ballot papers, ballot-box stuffing, and prepared ballot papers. Without access to official forms and procedures that cover all stages of the process, the commission of wholesale types of fraud cannot be implemented much less concealed. (p.63)

These range through denying access to scrutineers in pre-poll preparations, printing of extra ballot papers, creation of ghost or split precincts, substitution of genuine result forms (tally sheets) with manufactured ones, adjustment of basic data on voter turnout in the election, and tampering with consolidation of aggregated vote counts.

The conclusion of the seven-year investigation committee, as reported by Tancangco was that wholesale fraud needed some sanction from higher authorities, or top political party leaders, for they alone were in a position to exert compelling authority on local politicians and party ward leaders. These were the main agents to pad the list, to tamper with election returns, to substitute manufactured returns for genuine ones, and to stuff ballot boxes with prepared ballot papers. The advantage was always to the incumbent party. At the final stage, only the party in power is in the best position to stamp official status to fraudulent results through sustained political pressures exerted upon election officials and their deputies. (ibid 60)

Tancangco's alarming book deals with five dimensions of wholesale fraud, people who are in a position to commit this type of fraud, the visibility of the manifestations or proofs of its commission, the number and magnitude of voters involved, the site and stage where committed and concealed during elections, and impact on the results.

The entire story sounds loud alarm bells for all those, anywhere in any country, who believe 'it can't happen here'...

*The Anatomy of Electoral Fraud : Concrete Bases for Electoral Reforms by Luzviminda G. Tancangco ****

ELECTION INTEGRITY By Arnis Luks

"*The Fraudling of Votes*" by Amy McGrath is a timely record of the development of the voting franchise and the continuous small-scale fraud that has accompanied 'the vote'. Whether it be 'personal ID fraud', or multiple property ownership, multiple votes in differing polling booths, it has always been there to some degree.

Nowadays industrialised election fraud is occurring 'live' with election machine records altered and electronic manipulation of the software (flipping votes) during the counting to convince the public of voting *bona fide*.

Pork Barrelling - the bribing of voters with some form of benefit, is so rife as to hardly rate a MSM mention of political party manipulation - \$660M allocated by the incumbent government for the next federal election.

Historically, pressure being exerted by an employer over employee or some similar influence, in some small way led to the argument in favour of the secret vote.

Mandatory voting held over those that hold no real political interest, and mandatory preferential voting are a further two methods for manipulation and at times bribery by political parties.

The Senate voting slip, having above the line and below the line options, allows further political party manipulation - herding people into a group-selection rather than identifying the merits of individual candidate. The list goes on and on - what is your poison Hemlock?

Open and Recorded Vote

The re-introduction of 'open' rather than 'secret' ballots

could provide some relief from fraud, by providing 'the voter' at least a traceable result directly back to themselves. Voter ID is another to provide some relief.

I am not convinced the centralised Australian Electoral Commission is suitably funded to provide the necessary level of authenticity, integrity and ongoing post-election investigation of voting fraud within Australia. I agree with Amy McGrath that a permanent Royal Commission to look into 'all areas of the election process', after each and every election could provide some form of surety.

Open Public Meetings

Some Swiss Cantons hold open public meetings to discuss and vote on issues, from which outsiders are smartly excluded from their forum. Should these open forums be utilised within Australian, this would probably eliminate multiple votes from the same person. All these considerations are clumsy thoughts towards finding a repeatable solution towards election integrity.

Personal Voter Integrity

It was brought to my attention that Jim Marsh, an old ALOR supporter, said that if you are soliciting funds for a particular project - newsletter for instance - those funds are more likely to come from a person whose name is emblazoned across the entrance to the business.

THE UNDECLARED WAR By Arnis Luks

United Australia Party appears to have unlimited funds (equal to either of the major parties) to use for advertising across the past few election cycles without winning a single seat - extraordinary.

US Set to Pay \$712 Per Patient for Merck's COVID-19 Pill

Merck is set to get \$712 per treatment course for its COVID-19 pill from the U.S. government—even as it costs a fraction of that to produce, and is reportedly on track for a price of (*a mere-ed*) \$12 in India.

https://www.theepochtimes.com/us-set-to-pay-712-per-patient-for-mercks-covid-19-pill_4050864.html

Drugged to the max July 3, 2005

Selling drugs to healthy people.

Thirty years ago, Henry Gadsden - the CEO of Merck - suggested that he wanted his company to be more like Wrigley's. His dream was to sell drugs even to healthy people. In the 21st century, it looks as though his dream has come true.

<https://www.theage.com.au/entertainment/books/drugged-to-the-max-20050703-ge0g79.html>

Selling Sickness: How Drug Companies Are Turning Us

All Into Patients By Ray Moynihan & Alan Cassels

<https://www.readings.com.au/products/3376111/selling-sickness-how-drug-companies-are-turning-us-all-into-patients#>

Canadian pharmaceutical billionaire couple Barry and Honey Sherman -murdered in a targeted killing - 2017

Barry Sherman founded Apotex Inc in 1974 and built it into a pharmaceutical giant. Apotek produced Stromectol which lists Ivermectin as the active ingredient.

This is because those individuals stand or fall by their reputation. Responsibility is managed by what they do every day. This same responsibility is called for voters.

Accountability

Having been employed within industry for 35 years I personally know the sanctuary offered by protected employment and the union security blanket. I now appreciate my name above every article I've penned. USA is finding out the hard way as we are, that Industrial Scale Fraud is rampant across all political parties and across trans-national security organisations, that were working in collaboration to 'achieve' a predetermined election result, for not only the 2020 USA Election, but for the past 30 years of our own state / national elections.

Industrial Scale Electoral Fraud By Charles Taylor (Florida)

<https://blog.alor.org/index.php/>

industrial-scale-electoral-fraudby-charles-taylor-florida

Maricopa County Forensic Audit Volume I: Executive Summary & Recommendations

<https://religiopoliticaltalk.com/wp-content/uploads/2021/09/ARIZONA-AUDIT-Executive-Summary-Version-Final-092421-Draft.pdf>

"Unexplained" Explosion Destroys World's Second Largest Hydroxychloroquine Raw Material Factory December 24, 2020

The materials from this factory are necessary to make Hydroxychloroquine... and now, the factory has been completely destroyed.

This news comes just days after the COVID-19 vaccine has been slowly distributed across the country.

<https://www.palmerfoundation.com.au/unexplained-explosion-destroys-worlds-second-largest-hydroxychloroquine-raw-material-factory/>

The resignation of the New South Wales Premier is indicative of the enormous power exercised over all our politicians and business leaders alike. Politicians can be created (Macron as French President without a party machine behind him) or destroyed at will by these elites. The book "*The Economic Hit Man*" by John Perkins is available in our online library, as is "*The Two Nations*" by Christopher Hollis - both are essential reading, plus all previously listed articles on these vital strategic issues.

I understand 700+ nurses from SA, threatened with dismissal for refusing the job, (should communication be interfered with) are resolved to meet each Saturday morning at their local public library. This local initiative is exemplary in that: the meeting allows face to face 'community growth' against tyranny. No doubt the local polly and union reps will find any excuse not to attend, but momentum will continue to be built. In the meantime, self supporting mechanisms across communities can be built. This is a war for freedom or tyranny, nothing less.

Bill of Rights

This week we have been discussing a Bill of Rights. The first thing to clarify is what we mean, or what we are thinking when we use the words "bill of rights".

The *1689 English Bill of Rights* would best be described as "defining the liberties of parliament" by limiting the King's power from arbitrary promulgations. The newly sovereign Parliament held the King's purse strings, so the King has been forever kept in check. The 1689 English Bill of Rights by no means defines the individual's rights or freedoms.

The tyranny by the King was replaced by another tyranny called 'the sovereignty of Parliament'. During that 'glorious revolution' of the Dutch merchant invasion and dethroning of the supposed tyrant King James II, William and Mary of Orange were placed on the British throne, the ensuing 1689 Bill of Rights made Parliament supreme - blue eyed baby boys could now be legislated to be put to death, there being no limit to parliament's power. Infallibility of Pope had moved onto King and now moved onto Parliament. All infallibility is wrong. A point to make here is that: when Pilot asked the crowd who should be released the Christ or Barabbas, the infallibility of the people (demonstrated by the mob) failed also. No one person, no group, no structure is infallible. None, but the Christ - God alone.

...All power is given unto Me in heaven and in earth...

In 1694 the Bank of England was established, allowing Parliament to embed their sovereign rule. That rule, using manipulation of the financial system, has progressed to the point of confiscation of the assets of the entire world into their hands. The Parliament, Dutch East Indies Companies and the Bank of England have been superseded by the Bank of International Settlements, "privately run" UN and the elite exchange-traded-fund producers known as "BlackRock, Vanguard Group, Fidelity Investments, Capital Group and State Street". Between these five exchange-traded-fund producers manage \$27.7 trillion in client assets globally, and administer over \$34 trillion. In US equities alone, the grouping manages \$15.07 trillion, or 61.89% of all assets held in US equity funds. Their power is so great shareholders have little influence over corporate policy. <https://riabiz.com/a/2021/7/28/suddenly-vanguard-blackrock-state-street-not-only-have-the-assets-but-the-power-of-esg-mandates-which-make-them-a-growing-threat-to-shareholder-democracy-critics-say>

The world's assets are claimed as their own by central banking, public/private UN and fund managing entities.

Discussions of "Bill of Rights" within our Australian context predominantly find two individuals, HV Evatt and Lionel Murphy as major driving forces towards consideration of a Bill of Rights. Both were high court judges and both were attorneys general under an ALP federal government. Both advocated a bill of rights in favour over our ancient common-law rights being derived from God alone.

In 1948, Dr HV Evatt (often known as 'Doc Evatt')
ON TARGET

was elected the third President of the UN General Assembly and oversaw the vote by the UN countries to accept the UDHR Universal Declaration of Human Rights. He also persuaded the then sceptical Australian Government to vote in favour of the (UDHR) Declaration

All modern 'bill of rights' eventually lead for United Nations adjudication under the "Universal Declaration of Human Rights 1948". Soviet agent Alger Hiss was instrumental in the establishment of the United Nations. Compounding on this, in the past two weeks the NSW Supreme Court, full bench of the Fair Work Commission, and the High Court of Australia "findings" caused all applicants claiming ancient rights and freedoms to lose their cases and not be upheld. The courts are not an instrument for upholding rights, but upholding power. We must look elsewhere to restore rights and freedoms.

Demand

It is essential to recognise the 'leverage required' to regain our ancient rights and freedoms. The 1215 Barons, prior to Runnymede, had each taken an 'oath' that they were prepared to fight to the death by placing their armour upon the altar as they spent the night in prayer. A righteous battle against 'tyranny over the individual'.

King John was not dissimilar to today's political elites who hold loyalty to a foreign power rather than 'their people' for whom they are to serve. Demanding our representative's compliance will be no less difficult. There is no relenting from this demand - to the last. But this is also a two edged sword in that: if the politician or union leader finally decides to represent their people they will be marked for sure. The fully captured MSM will immediately go into hyperdrive to destroy their reputation, or if John Perkins is correct, the jackals will come to eliminate them. This is the environment we're in.

There are two important scriptures to consider in these turbulent times and circumstances we find ourselves:

The Truth will set you free...seek the TRUTH every day and

The Meek shall inherit the earth-violence begets violence

These are promises God in the flesh gave; should we have faith as a mustard seed - *'this mountain' shall be taken up and thrown into the sea.*

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