

Russell Kevin Steele
79A Allen Street
Hamilton
Brisbane. 4007
20 May 2007

C.M.C Inquiry into
Policing in Indigenous Communities
G.P.O. Box 3123
Brisbane, Qld. 4001

SUBMISSION

Dear Sirs,

In 1995 Michael Lavarch, Attorney General of Australia commissioned a National Inquiry into the separation of Aboriginal and Torres Strait Islander children from their families. The Inquiry concluded that the forcible removal of children from their families was an act of genocide.

And so the Crown discovered what the Aboriginal and Torres Strait Islander and planters of the plantations in Australia have known all along.

Crown Law is Crown Genocide
Australia is the Killing Fields.
Australia is the Land of Genocide.

Under Crown Law, genocide by the Crown is not a crime. Under Law, genocide by the Crown is a crime. The Crown is 'Wanted By The Law' for the War Crime of Genocide.

The Crown Doctrine of Peaceful Settlement in Australia, is a racist, fascist, demonic Crown Lie. The Litany of Crown Lies, that is Crown Genocide, that is Crown Law, is a pit of evil, a vast heinous blasphemy before God, an abomination in the eyes of the Lord.

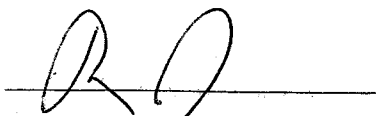
Crown Law does not comply with the Rules of Natural Justice.
Crown Law in Australia is British Military Law, not Crown English Common Law, as no consent, treaty or surrender has ever been afforded the Crown by the Aboriginal peoples.

Crown Parliament in Australia enacts Crown Law, it does not enact Law, it does not legislate. Crown Law has no jurisdiction in Australia.

For over 200 years the infidel English Crown has indulged itself in wanton terrorism.
It is incumbent upon the Crown to capitulate.
Will the Crown repent of her sins and turn aside from open Devil Worship?

Trusting these few cold facts may be of some help with your inquiry.

Yours sincerely



Russell Kevin Steele