

Dear Sir,

I totally & vehemently object to & oppose the extraction of coal seam gas (CSG) by the multinational corporation Santos or anyone else.

There cannot be certainty that underground aquifers & other resources will not be negatively affected, damaged or completely ruined forever.

The science of CSG extraction is unproven, with major problems in Australia and around the world.

The "treatment" & containment of huge quantities of salt laden waste water has not been resolved.

Much of Australia relies on submerged aquifers for stock & domestic supplies as well as for irrigation in many areas. Will Santos or others be required to deposit billions of dollars in trust as assurance with Govt & land owners to repair or compensate for any destruction, when land becomes degraded or useless? I doubt very much.

Politicians nor mining corporation executives will be able to hide from damaged, dispossessed and forfeited communities when they invoke Common Law juries enforcing Commercial Liens, convictions, fines, forfeitures, custodial sentences, etc.

The "Department" of Planning & Environment corporation- ABN: 38755709681 & any committee/tribunal/commission/etc. have no Jurisdiction to make decisions/recommendations/orders/forfeitures having effect over the People of the Commonwealth of Australia.

The only lawful jurisdiction is a fully informed Common Law Jury or a Grand Jury, of the People.

The decision of any other jurisdiction is Treason & Theft against the People.

The People of the Commonwealth of Australia are not slaves or under any Bureaucratic Administrations of Parliaments or other Statutory Bodies or unlawful Corporations.

The People of the Commonwealth do indeed have the Right of Consent, the Right to Property and the Right to Trial by Jury.

Common Law (the Law of Juries) overrides Statute law & all other law i.e. Maritime, Admiralty, Corporation, Computer, Cannon, Commercial, etc.

The only lawful Jurisdiction in Australia is Common Law, in a Court also lawful within Chapter III of the Constitution.

The unlawful **non** Common Law corporation Courts (no Juries) operating throughout the Commonwealth from the Local Courts- ABN:68199215208 to the High Court of Australia- ABN: 69445188986 [only one (1) Courtroom with a Jury Box out of four (4) Courtrooms in Sydney & Canberra, that has never had a Jury!] and including the Land & Environment Court of NSW- ABN: 52659114436; making unlawful Forfeitures against residents of this State in favour of their corporation govt & banker masters or corporation "mates", in Judge only trials, in Star Chamber, Kangaroo Courts.

The Habeas Corpus Act 1641 did away at that time with the "Court of Star Chamber" by way of massive fines & disablement and although this Act is a Constitutional Enactment in Australia, the judiciary blatantly & criminally disregard it & it is not enforced .

Another Constitutional Enactment in our Constitutional Democracy is the Rule of Law- MAGNA CARTA 1297 & Common Law, the People have the Right to Trial By Jury "**forever**" & if they own land, they "own to infinity above the surface & to infinity below the surface", so they own the rain that falls, etc & the soil & all minerals below the surface, etc, therefore corporation govts or any govts cannot remove those Rights by mere Statutes, without a Jury or without Referendum.

MAGNA CARTA 1215, CAP XXXIX: ***"No freeman 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 legal judgment of his own equals indeed the law of the land. To no one will we sell, to no one will we deny or delay, Right or Justice."*** (Magna Carta - the Great Charter of Liberties .. this was a ROYAL DECREE...not a mere Statute).

The unlawful corporation governments, Commonwealth of Australia- ABN: 122104616

(not Australian Government- no Referendum to change) & State governments (the State of NSW- ABN:066561153; Crown in Right of NSW- CIK No#: 000071545; DUNS No.- NSW State Legislature: 756261488) with their unlawful Council of Australian Govts ( COAG)- no Referendum either, with their unlawfully appointed Governor General & Governors (no valid appointment by Queen Elizabeth the Second of Great Britain and Ireland, head of power of our Constitution) & the totally unlawful corporation Local govts (unlawful by both the Referendums to alter the Constitution in 1974 & 1988- Not Carried).

AUSTRALIA is a COMMON LAW JURISDICTION.

COMMON LAW is the LAW OF THE PEOPLE, BY THE PEOPLE and FOR THE PEOPLE.

AUSTRALIA is a COMMONWEALTH and any attempt to DISENFRANCHIZE the PEOPLE is not only UNLAWFUL – it is TREASON.

To try to take away the Rights of the People is TREASON.

To CORPORATIZE Sovereign Governments of Australia, and the People's Sovereign Common Law Courts without the CONSENT of the People is TREASON.

To ALTER any CONSTITUTION without the CONSENT of the PEOPLE is TREASON.

It follows, altering the COMMONWEALTH OF AUSTRALIA (C of A), the CROWN IN RIGHT OF NEW SOUTH WALES (NSW State Gov't) and Government Departments, Government agencies, etc. by UNLAWFUL governments, from Sovereign Governments of the People, to corporations and then registering them with Dunn & Bradstreet Corporate register - Duns Number for the Commonwealth of Australia: 750027179, State Government Of New South Wales: 758591293 and the Legislature (NSW State Legislature): 756261488, Australian Company Numbers (CAN) with ASIC, Australian Business Numbers (ABN) on the Australian Business Register and the UNITED STATES SECURITIES and EXCHANGE COMMISSION, with the C of A registration as CIK#: 0000805157 and NSW CIK#: 000071545; SIC: 8880 - American Depositary Receipts, State location: DC | Fiscal Year End: 0630 Business Address:1601 MASSACHUSETTS AVE NW,C/O AUSTRALIAN EMBASSY, WASHINGTON DC 20036 and operating as 'for profit' Corporations and 'for profit' businesses, not Sovereign government departments operating under the Consolidated Revenue Fund, do not have authority and have never been given authority or mandate by Referendum of the People of the Commonwealth to trade as Corporations, etc. They do not have consent or authority to operate in this way, without the **CONSENT** by Referendum of the People and this is **TREASON**.



U.S. Securities and Exchange Commission

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### Mailing Address

Business Address 1601 MASSACHUSETTS AVE NWC/O AUSTRALIAN EMBASSY WASHINGTON DC 20036

**COMMONWEALTH OF AUSTRALIA CIK#: 0000805157 (see all company filings)**

SIC: 8880 - UNKNOWN SIC - 8880

State location: DC | Fiscal Year End: 0630

(Assistant Director Office: 99)

The privatization or corporatisation of the govts or govt depts or COURTS of AUSTRALIA, or any infra-structure regarded as the PROPERTY of the PEOPLE, is UNLAWFUL...it is THEFT...it is TREASON.

Trial By Jury is a Common Law Right in Australia.

A Court is defined as a 'Judge and a Jury'. A magistrate alone does not constitute a Court.

"No man can judge in his own cause." a Rule of Natural Justice.

A Court must obtain consent to be without a Jury which is clear and unequivocal.

The Right to Trial by Jury is an inalienable Right of all Freemen and is law in NSW by virtue of Part 1 - Constitutional Enactments listed in the NSW Imperial Acts Application Act 1969 No. 30, Second Schedule.

One of those Constitutional Enactments is the MAGNA CARTA 1297.

It is a Royal Decree not a mere Statute. In its Preamble and in Cap 1 it ensures Trial by Jury "**for ever**". It can't be extinguished by treasonous parliaments, judiciary or statute law or unlawful, fictional, obnoxious rules of court.

All People of the Commonwealth have the inalienable Right to Trial by Jury and "The purpose of a court in a civilized society is the vindication of men's rights and the enforcement of just causes" (Lord Thomas Denning).

"RIGHTS NEVER DIE" a Legal Maxim and reinforced in s 30 of the Interpretation Act 1987 which says: at "(1) *The amendment or repeal of an Act or statutory rule does not: ...at (c)*

*affect any right, privilege, obligation or liability acquired, accrued or incurred under the Act or statutory rule,"*; and in Common Law.

“The primary and paramount duty and Right of a Jury is to determine what is the law, what are the facts, to judge the justice of the law, to determine whether the law is being appropriately applied, to judge the moral intentions of the accused and to vote for a judgment entirely according to their conscience” (Lysander Spooner in his “Essay on Trial by Jury 1852”).

No Act of Parliament can take away the Peoples’ Right to Trial by Jury.

All Govts & the Judiciary in Australia are totally corrupt & unlawful & directed by & subservient to the Rothchild bankers.

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