Port Arthur: Enough Is Enough

Australians speaking out

Mary W Maxwell
Dee McLachlan
Persons in these towns, and many more, are demanding an inquest re Port Arthur. See the Change.org petition.

SA – Adelaide, Berri, Ceduna, Largs Bay, Mitcham, Windsor Gardens  
NT – Darwin, Alice Springs

VIC – Melbourne, Altona North, Avondale Heights, Blackburn, Bonbeach, Brookvale, Dandenong, Edenhope, Endeavor Hills, Frankston, Ferntree Gully, Geelong, Maryborough, Melbourne, Oakleigh, Oldina, Point Cook, Rowville, Templestowe, Warrangal

TAS – Hobart, Berriedale, Burnie, Cygnet, Devonport, Greens Beach, New Town, Launceston, Margate, Mowbray, Natone, Risdon

WA – Perth, Albany, Beechboro, Bunbury, Busselton, Clarkson, Doubleview, Jolimont, Killarney Hts, Muchea, Quinns Rocks

NSW – Sydney, Berkeley Vale, Bingleburra, Blaxland, Blue Knob, Bray’s Creek, Cessnock, Dorrigo, Ettalong Beach, Fairfield West, Five Dock, Glendenning, Larnook, Lennox Head, Lismore, Mallabula, Marrickville, Merrimbula, Monto, Newcastle, Newington, Nowra, Penrith, Pennant Hills, Port Macquarie, Remo, Tuckurimba, Sandy Beach, Suffolk Park, Wagga Wagga, Willoughby, Winmalee, Wolloomooloo, Woolongong, Yass

ACT – Canberra, Tuggeranong, Charnwood, Oxley

QLD – Alexandra Heights, Anmamoor, Atherton, Beerwah, Brisbane, Brunswick Heads, Bundaberg, Burleigh Waters, Cairns, Cloncurry, Doonan, Gin Gin, Gold Coast, Ipswich, Jimboomba, Keperra, Kuranda, Logan City, Maleny, Mapleton, Maroochydore, Mareeba, Mermaid Waters, Merringadran, Millaa Millaa, Mooloolaba, Mt Gravatt, Narangba, Nebo, Noosa, North Arm, North Maclean, Pallara, Pelican Waters, Redcliffe, Rockhampton, Runaway Bay, Russell Island, Samford, Springwood, Sunshine Acres, Surfers Paradise, Townsville, Toowoomba, Underwood, Urangan
To
the new awakening
in Australia
Then the eyes of the blind shall be opened, and the ears of the deaf unstopped.

For waters break forth in the wilderness, and streams in the desert; the burning sand shall become a pool.

And a highway shall be there, and it shall be called the Way of Holiness…

the redeemed shall walk there. everlasting joy shall be upon their heads… and sorrow and sighing shall flee away.

(Isaiah 35:5-10)
When the Port Arthur massacre took place in April of 1996, every person in Australia learned that it was done by a lone gunman named Martin Bryant. Well, no, it was not and could not possibly have been done by this gentle-natured person with a low IQ.

In fact, the killing, which was spread over four locations, could not even have been accomplished by a lone genius. It was part of a very well planned effort by persons who would be in a position immediately after the event to control the police, the hospital, the media, and the law courts. Persons who could lie, plant evidence, intimidate witnesses – the usual.

I say “the usual” because by now we know of many similar massacres overseas. But in those days we had no basis for doubting the official story. Still, it seems that many Aussies privately doubted the media, or saw trickery being used.

Suddenly in 2015, when Cherri Bonney instigated a petition at the website Change.org, people came forward and signed – with many saying they have had strong feelings about it for years. Many are disgusted and embarrassed at the way Martin Bryant has been treated.

There is no doubt in my mind that he should be given his walking papers immediately. We will look into various ways, below, by which that might be accomplished.

I was helped by certain developments in the last year. One was the trial of the Marathon bomber (so-called) in my home city of Boston. I won’t bring that discussion in here except to thank Cheryl Dean for co-authoring a chapter below, in which we compare Martin Bryant to the ‘terrorist’ Jahar Tsarnaev.
Another event was finding the 2014 book *Mass Murder*, by Keith Noble. He should be called Keith Generous in that he gives the whole thing for free online. I prefer books on paper so I ordered a bound copy. It was too big! I tore it from its binding and broke it up. Pages 377-497 on witnesses helped me understand what was going on. (Namely, there were many false witnesses.)

Note: in the days before Youtube, a person with news to share might go around to RSL clubs (Returned and Services League) and other venues. Andrew MacGregor and Wendy Scurr did that, and so did a barrister named Terry Shulze. He shows up a lot in this book as a history-minded Commenter to the chapters.

These 30 chapters, written by Dee McLachlan and myself, appeared in the last few months as articles at GumshoeNews.com. That website is owned by Dee. Her ‘alternative media’ – on many subjects, not just this one – is a real gift to Australia, based in Melbourne.

In our book here, Dee fights regularly with mainstream media, the MSM, including the ABC. Actually the ABC’s behavior toward Martin Bryant has been shocking. Wait till you check out Chapter 7.

Near the end of the book are strong chapters on how to prosecute the real miscreants, how to apply to be Martin’s guardian, and how the legal profession may come out of mothballs any day now. There is also an absolute surprise in the chapter on the role of Director of Public Prosecutions. (Contact me if it drives you nuts so we can go nuts together.)

While you are at the back of the book, don’t fail to take in Christopher Brooks’ Afterword, which manages to bring in the problem of the bombing of Syria in connection with the scandal of the Port Arthur massacre. Why not.

I must thank Kevin Woodman for luring me into the topic of specially trained marksmen. I tried resisting but Woodman wasn’t having it. In November I trekked over to Perth to interview him and also Cherri Bonney. The results of that are now on Youtube. At that time Cherri had not yet recorded her Martin Bryant song, which is a knockout. It is called “Wish I Knew How To Be Free.” Have your Kleenex majorly handy.
Another thing that has influenced this book is the current Royal Commission on Institutional Responses to Child Sexual Abuse. I have attended the hearings both online and in person. It is something new under the sun. Yes, it is an honest and forceful inquiry into a major problem. And it is responding to public pressure. Check Tim Minchin’s song “Come Home, Cardinal Pell.”

One can easily see from that Royal Commission that merely the gaining of a toehold can suffice to change folks’ incentive to participate. Happily, there is new public awareness, and much desire to unload the errors of the past! I hope you find toeholds galore in our book.

We were pleased to discover that Tasmania established an Integrity Commission and its new head is the very judge who ruled on the guilt of Bryant in 1996, Justice William Cox. The Tassie Attorney-General, Dr Vanessa Goodwin, says the Commission will look at matters relevant to improving ethical conduct and public confidence in authorities. Let’s put some faith in that.

We want this book to give confidence to ordinary folks to try out any solutions they think appropriate. Do whatever you can, please! Big or small. Old or new. Do something.

Imagine how life might improve if we de-fake Port Arthur, just as the world will change one of these days when 9/11 gets de-faked. In fact our effort could help those poor New York folks come to grips. It’s not a far-off possibility -- we can taste it!

Acknowledgements: Thanks to Diana Taki for the cover, Craig for book design, and Cherri Bonney for letting us publish the lyrics to her song (page 145) and for her guest essay. We are grateful every day for our Commenters at Gumshoe News. We thank General Maddox for re-blogging us, and redpillshow.net for interviewing me.

UPDATE, Second Edition. An addendum reflects the surprises of the March 6, 2016 Mike Willessee show, and now we’ve added John Avery’s interview with Bryant as Chapter 20, and beefed up the “coram nobis” data. Keep an eye on Gumshoe News for frequent new developments.

Mary W Maxwell

Adelaide, August 5, 2016
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The Rabbit Stew Interview
Excerpt from a Transcript of Police Interview in 1996

Martin: I’m missing my Mum. I really miss her actually, what she cooks up for me, her rabbit stews and everything. She’s not even allowed to bring a little bit of food for me, that, that’s a bit upsetting. Mmm.

Police: Martin, this is the last opportunity you’ll have to speak to us. You’ll be at your next court appearance, charged with twenty murders, I’m sorry, thirty five murders and …

Martin: Just that.

Police: … And approximately twenty attempted murders and several wounding charges as well.

Martin: Attempted murders.

Police: And also.

Martin: You mean attempted, they weren’t hurt?

Police: Ahh, yes they were hurt. Some of those people. You’ll also be charged with the arson of Seascape. Do you understand all that?

Martin: How [many] months will it get me in?

Police: Well that’s not a, a question I can answer.

Martin: And the arson of the BMW.

Police: No, of the Seascape. We believe you burnt Seascape as well as the BMW. I hope we’ve explained things clearly and you understand the gravity of the situation.

Martin: It’s great to have someone to talk to. And you guys won’t be in again?

Police: No.

Martin: To have a talk.

Police: No.

Martin: I’ll miss yas.
In consequence of the tragic events at Port Arthur on 28 and 29 April of this year and of his plea of guilty to the unprecedented list of crimes contained in the indictment before me, the prisoner stands for sentence in respect of:

- the murder of no less than 35 persons;
- of 20 attempts to murder others;
- of the infliction of grievous bodily harm on yet three more; … In addition, he is to be sentenced for:
  - four counts of aggravated assault;
  - one count of unlawfully setting fire to property, namely a motor vehicle which he seized at gun point from its rightful occupants, all of whom he murdered;
  - and for the arson of a building known as “Seascape”, the owners of which he had likewise murdered

After having heard the unchallenged account of these terrible crimes narrated by the learned Director of Public Prosecution and his Junior, an account painstakingly prepared by them from the materials diligently assembled by the team of police and forensic investigators charged with that task, it is unnecessary for me to repeat it in detail or to attempt more than a brief summary.

The prisoner, it is clear, a lengthy period of time before the day on which it was carried into effect, formed the intention of causing the deaths of Mr and Mrs Martin against whom he had long harboured a grudge and at the very least of causing mayhem…. Indeed he seems to have contemplated mayhem of such a drastic kind that it would in all probability provoke a response which would result in his own death. In furtherance of his intention, he acquired high powered weapons and embarked with three of them, a very large supply of ammunition and accessories such as a sports bag to conceal the weapons, a hunting knife, two sets of handcuffs and rope. In addition he carried large quantities of petrol in containers, fire starters and acquired a cigarette lighter en route. As he was not a smoker, the inference is that he
intended to arm himself with the means of igniting the petrol and that this was intended to be used unlawfully causing damage to some property in the course of his expedition.

Arrived at the Martins’ home, he shot both of them dead and continued on to Port Arthur. Here, at the Broad Arrow Cafe, he consumed a meal on the balcony outside and then re-entering the cafe, placed the bag on an unoccupied table. He produced from the bag an AR15 rifle fitted with a 30-shot magazine and commenced to fire at close range… In the first 15 seconds he discharged 17 rounds, thereby causing the deaths of 12 people…

In the car park, where there were a number of buses, he shot the driver of one in the back, killing him; and fired at groups of people seeking shelter… Here he killed another person and caused injuries to a further three. He then exchanged the ArmaLite rifle for a semi-automatic .308 FN rifle or SLR… …From here he moved up the road in his car and encountered Mrs Mikac and her two daughters, murdering all three in the heart rending circumstances already described by the Director of Public Prosecutions.

At the toll booth he murdered the four occupants of a BMW, pulling the two female passengers seated in it from the car and shooting them at close range. He then commandeered the car, transferring from his own car some of the items in it, including the AR15 rifle, a quantity of ammunition….  

A short distance from the toll booth a white Corolla occupied by Mr Glen Pears and Miss Zoe Hall was parked at the service station. The prisoner brought the vehicle he was driving to a halt on the wrong side of the road and blocked the passage of the Corolla. He alighted with the SLR and tried to extract Miss Hall from the passenger seat. When Mr Pears attempted to intervene, he was forced into the boot of the prisoner’s stolen vehicle. Miss Hall was then murdered in a series of three rapid shots from the hip and the prisoner moved on, returning to Seascape. [He] endangered the lives of nine other people including two police officers called to the scene.

Arrived at Seascape, the prisoner forced Mr Pears, whom he was treating as a hostage, to enter the house, placed handcuffs on his wrists and immobilised him by attaching a second set of handcuffs
Throughout the night he continued to discharge a number of weapons, his own arsenal augmented by weapons belonging to the Martins, and kept at bay the police who were surrounding the house, their response restricted by the belief that both the Martins and Mr Pears could still be alive. Clearly the Martins were not alive at that stage, but the prisoner deceitfully conveyed the impression that they were in telephone conversations with police negotiators. The following morning he set fire to the house, destroying it completely and, while fleeing from it in an injured condition was apprehended.

... The repercussions of these crimes have been world-wide. His selection of victims was indiscriminate. The learned Director of Public Prosecutions has mentioned the impact these crimes have had on individuals immediately affected by the loss of a family member or members, or who suffered physical injury in the course of this shooting rampage.... It is proper to record also the anguish no doubt caused to the prisoner’s mother and immediate family.

In the sentencing process, the impact upon the victims of crime cannot be ignored. In this case more than any other I have ever experienced, they demand recognition.

In determining an appropriate punishment, the Court is required to have regard to a great many factors:

- the gravity of the offence or offences;
- the moral culpability of the offender so far as that lies within the limited province of human assessment;
- the effect upon the victims;
- the need to protect society from similar conduct by others.
- any contrition or remorse on his part; ....

In the forefront of this case is the prisoner’s mental condition. The law recognises that if a person is afflicted by a mental disease to such an extent that he is unable to understand the physical character of what he is doing … then he should not be held criminally responsible for an act which, in a sane person, would clearly amount to a crime. Society is entitled to be protected from such a person, but he may not be held criminally responsible.
… Nevertheless, a great number of people who come into a criminal court are abnormal. They would not be there if they were the normal type of average, every day, person. …It is clear on the materials before me that the prisoner falls into the latter category. He is not suffering from a mental illness - certainly not one which rendered him incapable of knowing what he was doing …

I accept the psychiatric evidence that he is of limited intellectual ability, his measured IQ being in the borderline intellectually disabled range, but with a capacity to function reasonably well in the community. … Professor Mullen said of him that his limited intellectual capacities and importantly his limited capacity for empathy or imagining the feelings and responses of others left a terrible gap in his sensibilities which enabled him not only to contemplate mass destruction, but to carry it through. … That the prisoner, through these handicaps, in combination with a number of external factors beyond his control, has developed into a pathetic social misfit calls for understanding and pity, even though his actions demand condemnation.

The prisoner has shown no remorse for his actions. Though he has ultimately pleaded guilty, it has clearly been done in recognition of the undoubted strength of the evidence against him … That his change of plea has saved considerable distress, inconvenience and cost to those who would have had to be called as witnesses and to the victims is a factor which should be considered in his favour when weighing all the relevant considerations, but in the overall scheme of things, it is, in my view, overwhelmingly outweighed by the factors militating against him.

… I have no reason to hope and every reason to fear that he will remain indefinitely as disturbed and insensitive as he was when planning and executing the crimes of which he now stands convicted. The protection of the community, in my opinion, requires that he serve fully [and] should be declared ineligible for parole.

MARTIN BRYANT - on each of the 35 counts of murder in this indictment you are sentenced to imprisonment for the term of your natural life. [Emphasis added]
I was at a New Year’s Eve party on the peninsula, about an hour from Melbourne. The night was balmy and there were about 50 people, mostly middle-aged, sitting around long tables on a veranda in a very rural setting. The fire in the pizza oven had been replaced with Christmas fairy lights as there was a Council ban on all outdoor fires.

The chatter moved from art, to refugees and racism, and to corrupt politicians. Then someone started to mull over the recent Paris attacks. There was some agreement that all was not as it seemed in the press reports.

Well that was enough for me to test the Gumshoe waters, and so I mentioned that way back in 1996, the media had given us a phantasmagorical story about a borderline retarded man who had demonstrated Olympic-level gun skills, killing 35 people. Yes, Martin Bryant. A set-up that we did not yet have the smarts to recognize as there had not yet been the big one, 9-11.

I declared that I had now taken the trouble to read about the Port Arthur incident -- and that the law had been subverted; and that the story we were told does not hold up. I said I’d had a look at the transcripts of Martin Bryant’s interviews and concluded that he must be innocent.
Jaws dropped.

It had never occurred to these educated and intelligent Australians that they may have been hoodwinked about what went on down there that day. The media coverage had been so clear, so decisive and conclusive – that it never occurred to them to think otherwise.

And once the brain has affirmed a position, it takes a huge amount of information to bring about a switch in position.

So clarity of presentation is the key.

Gumshoe has not the resources or the willingness to dissect the Port Arthur events to prove what happened that day -- and thus disprove the official narrative. That is what a coronial inquest (budgeted at tens of millions of dollars) should be charged to do.

But what this book’s contributors and commenters (many highly educated in law and other disciplines) have done is collectively demonstrate that justice has been subverted. We have all shown that powers unknown to us are doing things against the interests of Australians.

It is also clear that the media is in on the act -- and that some very powerful entities are controlling what the Australian public hear. And that is why Gumshoe exists.

Working through many ideas and principles we definitely now say that the Port Arthur massacre was an orchestrated false flag event, and it is up to the Federal Police and ASIO to prove otherwise.

Dee McLachlan Melbourne, January 3, 2016
The Tavistockian Dr Dax

From his obituary by Anne Sanders
-- at oa.anu.edu.au:

“Eric Cunningham Dax graduated from London University in 1932 with honours in medicine. …. The 1930 British Mental Treatment Act made provision for voluntary treatment and significantly encouraged community-based, psychiatric treatments…. 

“In 1941, Dax was appointed Superintendent of Netherne Hospital in Surrey…. He set about revolutionising the approach to mental illness through the active endorsement of new treatments as cures, and treating the patients humanely rather than as incarcerated criminals.

“In the mid 1940s Dax sought advice from the Red Cross, an organisation that was interested in trialling art therapy for hospitalised war casualties. [It] enabled art to be analysed in a similar way to dreams.

“During his 16 years as Chairman of the Medical Hygiene (later Mental Health) Authority, Dax improved the professional recognition of art therapists…. In Melbourne some psychiatrists, particularly Dr Guy Springthorpe and Dr Alex Sinclair… ‘did not support Dax and his work with the Mental Hygiene Authority’.

“In 1956 he lobbied, for the setting up of a Chair of Psychiatry within the University of Melbourne. …

“From 1969 to 1984 Dax lived in Tasmania, firstly as Coordinator in Community Health and then, from 1978 till 1984, he continued in private practice. He died just short of his 100th birthday in 2008.”
Dax’s Mind-Control Connections
by Mary W Maxwell

Dax’s book was sponsored, in 1961, by the World Federation for Mental Health. The chairman of this World Federation was John Rawlings Rees of Tavistock. Rees worked with Aldous Huxley on major mind control programs in California.

Dax worked with William Sargent (Battle for the Mind, 1957) who invented the Deep Sleep that was used by the CIA in Canada. In Sydney, Dr Harry Bailey used Deep Sleep in Chelmsford Hospital. Bailey was the subject, posthumously, of a Royal Commission in 1990. Twenty-four of his psychiatry patients had died.

In 1983, Martin Bryant, at age 16, became Dr Dax’s patient. It is a good guess that he was ‘tampered with” even earlier by Tavistock. See Chapter 28 below, and Appendix D of this book.

The professor of psychiatry at Melbourne University, Dr Paul Mullen, was called on to advise Bryant’s defense a week after the massacre. Mullen had been at Aramoana, New Zealand, a year earlier when there was a massacre (and many signs of it having been a ‘drill’).

It is likely the Port Arthur massacre was a psy-op aimed at terrifying the public. It’s often said to have been done for the purpose of gun confiscation, but this may be secondary to the psy-op.

The leading candidate for organizer of the 1996 Port Arthur massacre is, in my opinion, “Tavistock.” They do their work throughout the world under the protection of so-called intelligence agencies. They are a hidden mafia.

We need to stop supporting them.
Timeline

1967  May 7, Martin Bryant born in Tasmania.
1983  Martin becomes a patient of Tavistock’s Dr Dax.
1987  Martin is befriended by Helen Harvey, age in 50s.
—  NSW Premier Barrie Unsworth supposedly says “It will take a massacre in Tasmania before we get gun laws.”
1992  Helen dies in car crash, leaves wealth to Martin.
1993  Dad, Maurice Bryant, drowns; it is called a suicide.
1994  Perpetual Trustees appointed as Martin’s guardian.
1995  Martin makes numerous trips overseas on his own.
1996  On March 13, many children shot dead in Dunblane.
—  On April 28, Martin visits Seascape cottage; the next morning he is arrested there and is hospitalized for burns.
—  On May 5, Bryant is interviewed by Paul Mullen, MD.
—  September 30: with lawyer D Gunson, pleads Not guilty
—  November 7: with lawyer John Avery, pleads Guilty.
—  November 22: after no trial, Bryant is sentenced to ‘life.’
—  Wendy Scurr, Andrew MacGregor, Stewart Beattie, and others try to arouse people to the injustice and error. Many gun owners protest the new law and the gun buyback.
1997  ABC reporter Ginny Stein broadcasts re Martin’s behavior in prison and emphasizes which cameras are in a location that would not catch someone killing a prisoner.
2011  ABC-TV interviews Martin’s mother, Carleen Bryant.
—  Carl Wernerhoff book explains it all as a psy-op.
2013  Keith Noble publishes Mass Murder: Official Killing bringing together the research of dozens of people.
Cherri Bonney, a singer in Perth, starts a petition at Change.org to Tasmania’s premier, asking for an inquest.

— March 13: “Puppetry of the Watermelons” comedy at Adelaide Fringe does a spoof on freeing Bryant from jail.

— Kevin Woodman offers his recollection of the SAS’s arrival by ferry into Devonport, circa April 24, 1996.

— September 15: Murdoch press’s Sarah Blake and Gary Ramage libel Bryant with humiliating photos.

— Keith Noble complains to Australian Press Council about this slander. Press Council replies “We won’t help you.”

— Noble starts his “Barristerial Initiative,” asking each of the 43 members of the Tasmanian Bar to help restore justice.

— December, Gumshoe posts ten articles on Port Arthur.

Tassie’s attorney-general provides Coroner Matterson’s 1996 notes. From this we discover Canberra’s role….

— January: Woodman and Bonney get helicopter visits.

— February: new song by Cherri Bonney, “Wish I Knew How To Be Free” expresses the feelings of a prisoner.

— February 16: Dee and Mary perform “A Pardoner’s Tale for Our Era,” at Fringe. It’s on Flipsidenumis, Youtube.

— March 6: Channel 7 shows a valuable police interview of Martin, hidden for 20 years, and interview of John Avery.

— March 16: Cherri Bonney flies to Hobart and delivers the goods (more than 2100 signatures demanding an inquest). She attempts a visit to Risdon Prison but is rebuffed.

— March 28: Maxwell mails out ‘Protect the Prisoner’ letter.

— April 27: Gumshoe presents enough “fresh evidence” to re-open case (Neill-Fraser case uses this new law, too)

— July: Mal Hughes publishes his collection of letters sent

— August: Free Martin Bryant political party is proposed
The next 29 chapters first appeared as articles in GumshoeNews.com. Each is followed by comments from readers. Minor editing was done. They are in order by date of publication, so you can see our progress!
You may have heard that the Port Arthur massacre of 1996 is called “Australia’s 9/11.” It vividly resembles incidents that we have since come to refer to as “terrorist attacks.” A man walked into a café in Tasmania and, with no apparent motive, shot many of the customers dead.

The editor of Gumshoe News, Dee McLachlan, and I are putting on a show for two nights at the Adelaide Fringe this week. [Note: that was a year ago -- MM.] It’s supposed to be a comedy, but if you have been reading our columns you will know that some of the subject matters are not very funny.

We advertised the show as having a skit entitled “Florists for 9-11 Truth” and we’ll also have something to say about “unusual clouds in the sky.” We might even mention the death of Miriam Makeba. It occurred straight after she gave a concert in support of the guy who fights “the other mafia” in Italy, Robert Saviano. But you can’t have a Fringe show like this without mentioning Australia’s hugely significant case: “Port Arthur.”
Martin Bryant’s Trial?

We might avail ourselves of some poetic licence at the Fringe, to change the story line a bit. We could ask: what if? What if the convicted killer, Martin Bryant, actually had a trial, and a jury overturned his conviction, finding that on April 28, 1996, the then-28 year-old Martin was not even on the premises of the Broad Arrow Café? What if Wendy Scurr were made a Dame and was appointed Governor of Queensland?

As part of the Fringe story, we might show a High School teacher asking her inquisitive students (after the dramatic exoneration of Bryant) to analyze the original case. She’ll ask them to identify some factor that should have raised red flags, such as:

1. Martin did not have a trial, despite his being on a disability pension for mental illness.

2. The shooter shot with his right hand, Martin was a left-hand shooter.

3. Local police were called away to a phony drug bust at the critical moment, a long distance from Port Arthur.

4. The single-bullets to the heads of 19 of the victims could only have been done by a marksman.

5. Wendy Scurr, who was at Port Arthur all day, helping the victims, was not allowed give police a statement. It must be that they didn’t want her honest facts.

6. Media published a front-page photo of Martin before witnesses could identify him from their recollections.

7. The only witness who knew Martin (Jim Laycock) said “It’s not him.”

8. Broad Arrow Café was torn down, hiding the evidence.
In the Opinion of Officer Phil Pyke

As recently as seventeen months ago, Rupert Murdoch’s press published an article, “My Time with Mass Killer Martin Bryant.” It’s by the police officer Phil Pyke, who had sat in the hospital room guarding the prisoner.

Martin Bryant had escaped from the Seascape Cottage with his back on fire. Here he is in the Royal Hobart Hospital, in extreme pain, and yet is handcuffed, in the bed. (“Gotta hate those spree killers,” right?)

In his short article, Pyke mentions four times that Martin gave a look of “pure evil.” I have learned from psychological-warfare literature that if the human ear hears something three times in a short space, the brain cannot resist believing it. The normally critical function of the cerebrum gets overridden.

By the way, should it turn out that Bryant never killed a flea, the alleged “look of pure evil” will have to be accounted for in some other way. Such as that Pyke imagined it?

This policeman also said – but he got this by hearsay – that Bryant made shooting gestures at the nurses which frightened them. Bit hard to make any gesture in handcuffs, isn’t it?

Pyke went on, in his post-1996 career, to be Media officer for the police and subsequently public relations officer for the Australian Defence Forces.

It is worth noting that Pyke built his report about Martin’s awfulness, partly on the basis that he, Pyke, was, coincidentally, the officer who found Martin’s Dad, Maurice Bryant, in a dam on the property in 1995. The bereaved son “laughed,” he said.
The Mother, Carleen Bryant

UPDATE July 20, 2016: It took me a while to get a hold of the 2010 book My Story, by Carleen Bryant. Her book is a normal autobiography. She tells of her Mum, born in 1908, and her own early career as a printmaker on textiles.

Her husband Maurice, an Englishman, proposed to her on the second date! They raised a boy and a girl. The boy got extra effort from Dad, such as taking him yabbying, to try to make up for his schoolmates’ reluctance to socialize with him.

After Martin started to work for eccentric Helen Harvey and Helen’s elderly, difficult mother, both of Martin’s parents had to pitch in with a lot of care for Helen as well!

After the PAM (Port Arthur massacre) Carleen believed her son did it, and was told by lawyer Avery to instruct him to plead guilty “or not see Mum and Sis ever again!”

My Story, mentions heart-rending experiences she has had. For example, she brought her son Martin a parcel (left open for inspection, of course) that contained soap, a toothbrush and toothpaste, plus a box of jubes. She was told it could not be given to the prisoner because those were things he could buy at the prison! Mum wrote:

“The gentleman told me those would not be acceptable, and they wanted only underwear or clothing. That was a bitter disappointment as I was not able to visit or leave a parcel.”

One day on the radio she heard that her son had attempted suicide. Can you imagine that on top of all the worry that this would bring, there was the anger that she had not been phoned by the authorities to inform her, the nearest of kin? But as she later found out, Martin, when first imprisoned, had been asked “Do you want the family notified if you have a major difficulty?” He had ticked the box “No.” Most likely he did this out of
consideration for his loved ones. Carleen wrote:

“He showed me the wounds on his neck. …Martin phoned and spoke with his sister. This was the first time they had spoken in over 10 years. It was very reassuring for me that they told one-another that they loved each other. After every telephone call to me he says the same.”

On a visit in 1996 when he still had pain from burns, “Martin told me that he had asked to have the restraints removed, but this was refused. When I asked Martin who refused, one of the prison officers leaned towards me and told me “You cannot discuss the staff.”

In *My Story*, Mrs Bryant briefly alludes to the fact that she has heard of various theories of the Port Arthur massacre and is aware of books by Andrew MacGregor and Stewart Beattie.

She knows there are conspiracy theories saying the government did the whole thing -- and that maybe the baddies exited Seascape “on the water.” She knows that Ted Serong, OBE, expressed disbelief that Martin could wield a gun so expertly.

Carleen then drops that subject to go on to say she tries her best, especially with the help of her parish, to go about her life.

She is now 77. Recently she told *Current Affair* that she thinks her son is innocent -- but was clearly ridiculed for so saying!

**BREAKING NEWS.** Martin Jackson of Roxby Downs SA has just floated the idea of starting a political party called the Free Martin Bryant party. Remember Nick Xenophon started with a No Pokies Party. It would have to get registered in any or all of the six states. Jackson thinks it would galvanize people. I think so, too. It sure beats begging the courts for a crumb of justice.
When Stewart Beattie Tried To Visit His MP
-- from Beattie’s *A Gunsmith’s Notebook for Port Arthur*, 2002

All despotism is bad, but the lowest form is that which works with the machinery of freedom. There is a great urgency to have every high level bureaucrat, politician and person in authority who had even the slightest brush with that which drove the events encapsulating Port Arthur be made defend their own actions and statements regarding this dreadful event before an open public enquiry.

I met with my newly elected member for Riverina. Initially I was encouraged by her interest in concerns I raised about the Port Arthur massacre. Her change in demeanour was dramatic. Within a very short time I received a letter from her electoral office and I was told emphatically and in embolden capitals, the member will not enter into any dialogue with you either written or verbal in the future. I was informed that any communication on any matter would be futile.

The situation has not changed. That galvanised me into doing all in my power to uncover and publish whatever it was that petrifies politicians, sparks vitriol and scoffing from more than a few media editors, when the words Port Arthur massacre are uttered.

...Martin Bryant exhibited no confusion whatsoever in identifying the firearms he had purchased, owned, used and taken with him to the Tasman Peninsular that day. Only police interrogators exhibited and admitted confusion.

There is not one shred of evidence that I have found that can positively link either of the DPP primary firearms entered into the court documents with any of those shooting murders. Inconclusive physical examination only was employed “No chemical tests were carried out and were not planned because of cost considerations and time considerations.”

One person is murdered and they do these chemical tests. Thirty-five people are murdered and they ignored them. In my book (“A Gunsmith’s Notebook on Port Arthur”) I explain and destroy each of the scenarios put forward by Gerard Dutton, Tasmanian ballistics officer. [Emphasis added]
UPDATE: May 8, 2016 - Breakthrough! (by Dee McLachlan)

On the afternoon of April 28, Constables Garry Whittle and Pat Allen were outside Seascape cottage, hoping to capture the Port Arthur gunman and help any hostages. They used their radio, twice, to appeal to their superior: “We have the Port Arthur gunman in sight. Permission to shoot.” It was later rumored by some in the Special Emergency Service that the reply was “Permission denied. This must happen.”

Stewart Beattie, who has tried for 20 years to solve the massacre, has now written about the late Tony Catlin who was close friends with a member of the federal police (AFP):

“Via a third party, Tony Catlin requested a meeting, in which he would willing participate if the meeting was conducted in a ‘discreet, public area, and not in any dwelling’. Some weeks later we met late one afternoon… among the headstones of Wagga Wagga Lawn Cemetery. There Tony Catlin told me what he had learned directly from his shocked AFP friend: ‘At the time Tasmania Police operated an open channel type CB Radio system, and monitoring those transmissions were SES and Fire Brigade volunteers. Several of those personnel heard a senior police officer respond to the request to shoot: ‘Permission denied this has to happen.’ That transmission (RT) incident was confirmed earlier in the investigation of the massacre by several volunteer firemen.”

Catlin’s AFP friend saw two colleagues, who had heard the radio transmission, hand in their written resignations!

The ominous words “Permission denied. This must happen” brought vividly to my mind the picture of Cheney on 9-11 and his stand-down order. Transport Secretary Norman Minetta testified, under oath, to the 9-11 Commission, that when a plane was observed heading toward the Pentagon, Vice President Cheney forbade a young assistant to mess with the arrangement that was in place.

Yesterday was Bryant’s 49th birthday. Was there a cake?
Max Turner says:

Here’s an October 7, 2013 comment that has been expunged from Youtube.

It’s from Mikac’s brother-in-law Graeme Moulton:

“This conspiracy theory has been raging for years. It has no substance except people’s imagination. The women [sic] with the two children, Nanette Mikac was my sister. My nieces were also shot. As a family we were told other events that the general public did not know. In the clip the two men in the car looking distressed were my father and brother in law. There was no conspiracy, no government involvement, no deep secrets, no hidden agenda. Just a nut case with guns.”

Dee McLachlan says:

Max, thank you for you comment. Everyone here would be sad for their loss. A loss that was a result of a terrible tragedy. I can only speak for myself – and that is I HAD no particular interest in Port Arthur initially. I had no interest in 9/11 either. I felt very sorry for the victims’ families. BUT when I realised than it was impossible for 19 Arabs to pull off 9/11 – this sparked my inner conscience. When you ACTUALLY TAKE THE TIME and review the evidence – you realise the buildings/towers (all 3) were demolished. Atta and his mates were patsies.

Jon Faine (ABC’s 774) tried to shame me in emails for bringing up 9/11 – and for “digging open old wounds for the families.” But Matt Campbell (his brother died in the towers) and I know many others were thanking us (look up Bobby McIlvaine) – as a great INJUSTICE had been done. The wool had been pulled over the public’s eyes and the families of many of the victims had been duped into blaming the wrong culprits. It’s a DISGRACE that the ABC AND OTHER MEDIA DO NOT REPORT THE FACTS ON 9/11.
And Max, we have published before that 42 government conspiracies that were later confirmed. People that were called nutters were proved correct. Again thank you for adding your comments. In conclusion – I say let the law prevail. It is a concern when governments bypass the law and obfuscate justice that you have to worry.

John says:
This is pure garbage. I will state I am not against conspiracies, they have happened and will happen again but what I am against is BS arguments.

1. He was deemed mentally fit to stand trial

2. Reference that he is left handed required. Also note that many lefties write left but still prefer right as the strong arm for other activities.

3. Cops getting a hoax call is no shock.

4. A true marksman wouldn’t shoot from the hip. Also the victims in the cafe were at point blank range. Not a difficult task for that confined space. It is to be noted when he left the cafe his ‘markmanship’ skills dwindled terribly at targets only 20-30m away. Had to go back to point blank again to get more headshots, i.e., on the bus or on the road executing the mother and her two children.

5. Not much she can add that didn’t secure a conviction. She never witnessed the shooter and everything else is response to the wounded.

6. Yes they did and DPP sent out a warning to all media heads of the ramifications to the case and consequences for their own actions.

7. Reference needed. As witnesses in the Port Arthur doco confirm it is Bryant.

8. Is this the door scenario? If so even Wendy Scurr stated that the door was damaged and could not be opened. She said that is why so many tourist victims near there dead try to escape that
couldn’t exit and that is why the two staff girls were killed behind the counter and didn’t try to flee there as they would have known only the front entrance could be used.

9. More references needed. Who cares if he is calm.

10. An inquest should happen, I agree. However, I doubt this will stop the nutters here that bring up irrational and illogical arguments from sprouting their BS. As per your BS in this piece, [re nurses]:

To make a shooting gesture you only require a thumb and an index finger. Handcuffs cannot stop that action. I do not believe they had a Chinese finger trap on him.

**Dee McLachlan says:**

John, “pure garbage”? marksman shooting…

1. from an interview it sounded like he thought the was going to be out soon… a couple of months. Surely that should be questioned. Surely someone who had killed people would not talk like that.

3. why no shock…? It is out of the distraction-for-false-flag textbook

4. surely once the first shot was fired…. people would have been diving, moving, running….. not standing there like targets

7. witnesses and doco’s are are easily edited and tainted

Interesting comment – much of it BS

**Bala says:**

He was clearly a scapegoat for a false flag attack. Outcome = ban guns in Australia! Mission accomplished! For those who still believe the mainstream media and that Martin is guilty, then please explain why there was no public enquiry, or even a ‘proper’ investigation.

**Maundy Gregory says:**

I couldn’t agree more, Bala. It was clearly a government plot to deprive us of our right to bear arms and any rational view of the evidence supports this, I really don’t see how anyone can deny it. Moral: never trust a government that won’t let you arm yourself.
Paul Ransley says:
I knew 3 people who were killed that day. The man is a perpetrator of an horrendous crime. Full stop. You Mary are a publicity whore. Allow Walter Micack some stage time at your show.

Joey says:
You are absolutely correct. It wouldn’t matter how much evidence or facts one presented to these people, for the only truth they are willing to believe is the blind contorted & utter nonsense that MB is entirely innocent & was anywhere but at the scene of the crime.

G. H. Schorel-Hlavka says:
If Mary W Maxwell, PhD, LLB is a lawyer then why doesn’t she take up the case for Martin Bryant PRO BONO?

In my view Mary could lodge a complaint with the relevant Legal Service Commissioner that it appears to her that Martin Bryant may not have instructed his second lawyer to “plea guilty”. She may also argue that if Martin Bryant was not deemed a fit and proper person, due to having an alleged mental illness, which the Commonwealth may be perceived to have certified by providing an invalid pension, then his competence to instruct a solicitor to allegedly “plea guilty” may have been beyond his mental capacity.

As such there ought to be an independent proper assessment if Martin Bryant was and currently is mentally competent to instruct a lawyer. If he was not mentally competent to instruct a lawyer then an order for administration ought to have provided for the appointment of a Guardian who then could act in the best interest of Martin Bryant and if needed instruct a lawyer.
On March 11, 2015, Mr GH Schorel-Hlavka made this comment:

“If Martin Bryant … was not mentally competent to instruct a lawyer [to plead guilty, in 1996] then an order for administration ought to have provided for the appointment of a Guardian who then could act in the best interest of Martin Bryant and if needed instruct a lawyer.”

I sincerely thank Schorel-Hlavka for that suggestion, which sounds perfectly reasonable to me.

The possibility of getting any action for Bryant appears to be low. Yes, there was a miscarriage of justice. Bryant’s continued incarceration is outrageous. I assume all lawyers and judges in Australia can see how simple the matter is.

But law and justice do not exist up there in the stratosphere. They are part of culture. **Australian culture at this moment does not support the beautiful principles of law.** And, as far as I can tell, the lawyers and judges all pick up the same cues from culture. They therefore are afraid to “stick out” by supporting high principles.

Mr Schorel-Hlavka believes that this is not what they should be doing. Yet, clearly, it is reality. So this is quite a dilemma! Gumshoe News wants to tackle this unhealthy situation.

Speaking for myself, I can say that **the amount of support one can get from Aussies on behalf of a badly-treated Aussie is**
**pathetically low.** (Bryant is not the only one.) That’s something we can’t overcome by an intellectual appeal to righteousness!

The judge in the Bryant case, William Cox, was subsequently made Governor of Tasmania. I do not actually know who appoints vice-regals, but that person must have wanted to reward Cox for doing such a terrible thing. I may be wrong, and of course I hope I am wrong, but it “looks” like that. *And looks matter.*

**Media’s Sweep**

If we really want to know **who arranged for the harm to be done to Bryant, I say that it must have been “Murdoch.”** (I am using the name roughly; I mean “the press in Australia.”) The very day of the Port Arthur event, media got involved in a way that could only mean they were playing a role in setting Bryant up. Note: “*Your ABC*” does it, too.

When I was young (born 1947), I had the impression that the press reported what happened in society. I’m not sure when the great change developed, but nowadays the media not only are not reflecting what society spontaneously does, they seem to make society do this or that. They are creating us!

And how is that possible? Easy. Humans evolved biologically with a penchant for following the crowd. A child picks up culture and is very eager (subconsciously) to do what everyone else is doing. **The human ability to deviate and thus ‘stick out’ is quite constrained.** Our emotions control this.

**Trying Comedic Therapy?**

As mentioned, my show last week at the Adelaide Fringe offered a satire of Martin Bryant’s fate. Dee kindly trekked over from Melbourne to be the stand-up comic at this show.

She read from a “press release” that Martin had just been released from prison. How so? Well, according to her, thirty law students at Flinders University had been taught, in their Criminal Procedure course, that a person who pleads guilty in a significant murder case should nevertheless be given a trial.
They saw that Martin Bryant had never been given a trial and that, despite being semi-retarded, he was allowed to plead guilty (including the shooting of 19 people with one shot in the head to each, like a marksman).

The law students duly hopped a plane to Hobart and rocked up at Risdon Prison last Friday to tell the jailer that the state never had a case against Martin, and so he had to be let out, per the doctrine of habeas corpus.

Such is the nature of Dee’s fertile mind that “The prison had been privatized and the man in charge – who had an IQ of 66, and was also left-handed – took the Flinders gang at their word and let Martin go free.”

Oh well, comedy is one thing, reality is another. Flinders students didn’t really do that and I rather doubt that they would. They should, though! The University of Tasmania, too, has a law school. Its students could go to Risdon without spending airfare.

It’s my belief that doing something makes it then appear to others that it can be done. Takes the fear away.

Allow me to put the above in perspective, from a personal point of view: The mother in me wants to see that a suffering man (Bryant) gets out of prison. The citizen in me wants to see that the rule of law – which is now in tatters – gets repaired. But most of all (harking back to the fact that Murdoch is creating culture) the human in me wants to see that culture gets created from the bottom up.

Why should it be done by pathetic (and themselves horribly controlled) men, like Our Father Who Art Not Yet in Heaven Rupert Murdoch?

Seems daft, perfectly daft.

Will you please fight off this trend? Come on, it’s easy.
speculator247 says:
It’s incredibly low and scandalous to blame someone like Martin for a crime that he wouldn’t even have been capable of committing, let alone convict him on an obviously coerced confession. Whoever is responsible for the shooting is probably no more guilty than this judge who prosecuted him. It seems very similar to Judge O’Toole’s behaviour, Tsarnaev case.

Robert says:
See Facebook for Gathering: Disclosure of the 1996 Port Arthur Massacre

Fair Dinkum says:
Thank you for what you do. The trouble with laughing at the absurdity of it all, is the realisation of how truly &^%$#@! we all are. If it can happen to Bryant, it can happen to anyone. It's really nothing to laugh at.

davo says:
“Speaking for myself, I can say that the amount of support one can get from Aussies on behalf of a badly-treated Aussie is pathetically low”. How sadly true is that statement.........911, Bali, Corby, Bali 9 and the list goes on!

Mary W Maxwell says:
Nothing succeeds like success. We need some bit of legal or political action on the Port Arthur case, no matter how small, and then people will get fired up. I heard about the case vaguely for years, but only recently (when I had to write about it for this website and for my Fringe show) did I discover that the case against Bryant has absolutely nothing going for it.

Anyway, the illegal avoidance of a coronial inquiry tells you all you need to know, right?
Today, May 7, 2015, is Martin Bryant’s 48th birthday. Was there ever an Aussie about whom so many lies were told?

Never doubting the media or the government, we fell for the story that a young man with no history of violence could kill 35 people. Note how we’ve become accustomed to believing that a man’s new action can tell us what he was really like all along – despite neighbors saying “He was never a problem.”

Author Naomi Wolf suggests, on a Youtube video, that when you hear a news story that sounds theatrical, you should apply skepticism. She recounts that she heard on CNN that a water skier was decapitated, on a lake between Mexico and the US. She wrote to her Facebook friends in Mexico to ask if the same story was being told on that side of the border. No, ’t’weren’t. This gave her the impetus to demand evidence of the news source. CNN then backed down. The story was simply false.

At this point our nation should just accept that Martin was framed and that we all (like idiots) participated in it.
UPDATE, February, 2016: Ten months after Gumshoe published this birthday article, which concentrated on the fact that the Port Arthur massacre never had an inquest, we found out that there actually was an inquest, but it was aborted. This is fascinating as it means that Ian Matterson coroner collected much data on the spot. We’re not as badly off as we thought!

This startling information came from none other than the Attorney-General of Tasmania, Vanessa Goodwin. In January 2016, Cherri Bonney, who has been running a petition for an inquest, had written to the premier, chiding Tassie (her former state) for cheating Martin Bryant of an inquest. The reply came from Goodwin:

“I can advise that, although coronial inquests were formally opened, the Coroner subsequently advised the then Attorney-General that, following Mr Martin Bryant’s pleas of guilty to all criminal charges, the Coroner, pursuant to Section 22(2) and (3) of the then Coroners Act 1957, would not be completing the inquest into the deaths. The Coroner could not make any findings that were contrary to the defendant's pleas of guilty to multiple counts of murder which were accepted by the Supreme Court of Tasmania.”

Hmm. Sounds like a trick to me. A coroner looks at suspicious deaths in order to see how they came about. It is not his or her job to accuse. The public deserves to know how such things happen. Even if Bryant’s murder conviction had been legitimate, Australia should want to have authoritative inquiry into how it all happened.

The great news is that Vanessa Goodwin also provided the following printout of a 1997 ‘seminar’: 
PORT ARTHUR

31 January 1997

As a result of the outcome of the charges preferred against Martin Bryant in the Supreme Court of Tasmania, I write to advise you I do not intend to resume the inquest that I opened on the 29th April 1996. I believe it is not in the interests of family, friends or witnesses to again traverse the factual situation to a public hearing, particularly when any findings I make must not be inconsistent with the decision of the Supreme Court.

I have today written to the Attorney General advising of my decision.

May I take this opportunity on behalf of the staff of my office to extend our condolences for your sad loss.

Yours sincerely,

Ian R. Matterson
Chief Coroner Delegate
Southern Tasmania
Background to the Conduct of Port Arthur Seminar
Joe Paul, Executive Officer, State Disaster Committee.

After the 28 April 1996 mass shooting at Port Arthur, a number of operational debriefs were held by the emergency services and by other involved organisations.

The Director of the State Emergency Service in Tasmania invited the Director General of Emergency Management Australia, Mr Alan Hodges to attend [a memorial] event and speak. [They] discussed the possibility of conducting a seminar on the mainland of Australia to pass on all of the lessons learnt…. Subsequently the Director General offered to host a seminar in Melbourne. The concept was agreed by the State Disaster Committee in Tasmania. As a general principle it was agreed that only those persons who had a direct involvement in the event either at the scene or in Hobart in a co-ordinating capacity should attend and speak.

A date for the seminar was then set for 10 - 11 December 1996. This date was set as it was felt that the legal aspects of the case would be wound up by that time. As the date for the seminar drew near, the gunman appeared before court and unexpectedly pleaded not guilty…. The new dates of 11 - 12 March 1997 were then set…. In due course the offender appeared again before court [on 30 September] and changed his plea to guilty thus allowing the seminar to proceed …

Most speakers arrived in Melbourne and were transported by bus to the Australian Emergency Management Institute for accommodation and meals. This Institute is 60 kilometres north of Melbourne. The 20 or so speakers were the only persons present at the Institute and a great sense of comradeship built up over dinner and during that evening.

Next morning the bus left AEMI at an early hour [for] Melbourne. The first day proceeded smoothly. Very few questions were asked by the audience of some 180 persons. [I wonder why.]

[Emphasis added] Next 5 pages are from the Coroner:
Coroner’s Responsibilities at Port Arthur, by Ian Matterson,
Chief Coroner’s Delegate Southern Tasmania

1. ADVICE OF AN INCIDENT

Around 3:35pm on Sunday 28 April 1996 I received a call from my
coroner’s clerk advising of a shooting at Port Arthur with a possible
22 dead. In retrospect I was like many who, upon receiving a similar
call, queried whether it was either a hoax call or an exercise [!!!]
about which we had previously been failed to be advised. …

At 4:05pm Deputy Commissioner Prins briefed the Police
Commissioner (Mr Johnston). The Attorney-General (Ray Groom,
MHA [Member of the House of Assembly], Police Minister (John
Beswick MHA) and myself. At that time there were 25 confirmed
deaths… injured were being taken to … Hospital....

The question posed to me was: What are you going to do about it?
... I would …travel by helicopter at 3:00pm.

All Tasmanian magistrates are coroners … At 4:55pm we were
advised that air travel in the vicinity of Port Arthur was being
jeopardized by continued shooting.…

On arrival at the Police Forward Command Post set up at the
Tasmanian Devil Park at Taranna we were advised the Port Arthur
historic site had still not been rendered safe for entry by our team
and we waited until 7:30pm before… the ‘all clear.’ The time spent
at Taranna was not wasted as we received an up-to-date briefing
from Superintendent Barry Bennett and other senior police officers. We were made aware that there was a person inside a holiday home at ‘Seascape…’

2. THE CORONIAL TEAM
Prior to leaving Taranna, the State Forensic Pathologist (Dr Tim Lyons) and the mortuary ambulance contractor arrived.

Pursuant to his contract, Ray Charlton must provide his own vehicles, he organized two vehicles to travel from Hobart. His usual mortuary ambulance is an ex-Tasmanian Ambulance Service Ford F-100 capable of carrying four bodies.

Also present was a Chevrolet truck to the chassis of which M Charlton had attached a refrigerated covered compartment capable of storing 16 bodies. One can not overlook that the road between Hobart and Port Arthur is narrow, undulating, and about 100 km long. In just two return trips the Chevrolet carried the majority of the disaster victims to the mortuary, a task that would have required 8 return trips by conventional ambulance…Charlton’s foresight became a lesson in efficiency. [What prompted his foresight?]

At 7:25pm I was advised the site was regarded as safe for the coronial team to enter. Because the problem with the person at ‘Seascape’ was still continuing and police officers were being subjected to gun fire, the direct route from Taranna to the northern edge of Port Arthur, which was a journey of some ten minutes only, was impossible and accordingly cars conveying my team and police detectives travelled by a longer route that enabled entry to Port Arthur from the east.

3. PORT ARTHUR -- SUNDAY NIGHT
On site at 8:05pm …A ‘walk through’ of the site with Inspector Warren, several other senior police officers, my two coroner’s clerks and the State Forensic Pathologist then commenced. We first inspected the area in the bus turning circle near the jetty below the Broad Arrow Cafe where a ‘TransOtway’ Scania bus was parked …

Two bodies were at …west end of the bus, one more to the rear east side and a fourth in a seat several rows from the door in the passenger’s side…
Our party then moved to the Broad Arrow Café. This was the scene of utter devastation with bodies, personal possessions, food (some part eaten), chairs and tables in complete disarray. … twenty deceased were found within the building.

Leaving the cafe we made our way along the road beside the Port Arthur common that leads back to the toll gate. In an area some several hundred metres from the cafe and about fifty to sixty metres before the historic site entrance we came across the body of an adult clutching one small child with the body of another young child nearby behind the trunk of a tree. On a road hump near the toll gate and beside a yellow Volvo lay an adult male.

Inside the open boot of the Volvo could be seen firearms and a small white gun shooting target that appeared to have been used. … A short distance from the Volvo, and towards the Main Road were three further bodies. About one hundred (100) metres away and in a position outside the boundary to the historic site was a body seated behind the steering wheel of a Ford Laser. This brought the total count of bodies to 32.

…The need to carefully number all bodies and to document all evidence and exhibits according to that number was to be the coronial office’s first practical experience of Disaster Victim Identification procedures. Attempts by police photographers, ballistic experts, investigators and pathologist to commence their investigation were hampered by a lack of suitable light.

Because of a fear of Tasmanian devils mutilating bodies in the open, a police presence was posted to ensure neither humans nor animals could disrupt the scene. In the course of the evening … the Chief Coroner of Victoria (Graeme Johnstone) [offered] additional pathologists and the Chief Coroner of NSW (Derrick Hand) [offered] police forensic investigators. This was the Australian spirit of co-operation at its best!

A ‘no fly zone’ was organised for the Port Arthur region. This overcame the potential photographing of victims from the air.

…The Tasman Peninsula is only lightly populated with limited
Mobile phones do not operate on the peninsula. With hilly terrain, police radios had to be adjusted…

4. PORT ARTHUR – MONDAY MORNING
A ‘line search’ of bushland was also conducted by the police which confirmed there were no other bodies. The forensic examination of the scene commenced with the driver of the Ford Laser just outside the historic site and systematically worked through the bodies…. This ensured those bodies at outside scenes were addressed first leaving those who were secure in the Broad Arrow Cafe to the end….Once completed, that body was placed in the ambulance…

5. THE MEDIA -- MONDAY MORNING
Prior to 8:00am I received a telephone call indicating there was a desire by a government Minister to allow a bus load of press personnel on site around 9:00am. I indicated this was neither possible nor desirable because of the stage of investigations and that they ought not be allowed. …Provided we could complete our investigation of the bodies on the toll-gate road, once they were removed the press could be brought on site … allowed to walk along a set route across to the historic church and up the road to the toll gate. It was agreed this would not occur before 1:00pm and no press member was to stray from the designated route.

6. CONTROL OF SCENE – MONDAY MORNING
Around 10:45am the team were working just below the toll gate examining a woman and her two small children. I was advised a local doctor, who had been present at the scene on the Sunday and had been of great assistance to the injured, had sought permission to enter the site. She arrived around 11:05am. With her was a male, aged about 40 years. He turned out to be the husband of the woman and the father of the two children.

His initial move towards the bodies caught all present by surprise. When the doctor indicated who the man was and that it was important for his grieving process that he be allowed to see his family and farewell them on site, he was allowed some 12 to 15 minutes before being escorted back to the doctor’s vehicle to be taken from the scene.
7. ‘SEASCAPE’ -- MONDAY MORNING

Around 11:35am, I received a message that the investigators at ‘Seascape’ sought the attendance of myself, my coroner’s clerks and the forensic pathologist at the burnt-out villa. I viewed vehicles (both private and police) nearby that had been shot at both in the lead-up to, and during, the siege of the house prior to Martin Bryant’s surrender. … I there spoke with Inspector Kemp, the officer assigned to investigate the site. [At] a grassy area near the green building where the wreckage of a burnt-out BMW stood. We were aware a person had been taken from the Port Arthur site the previous evening in the boot of this car but there was no body inside the wreckage.

At this stage no bodies had been recovered at this site. The house was still too hot for any investigators to search through the rubble. We were aware Martin Bryant knew the layout of ‘Seascape’ very well having previously befriended the owners. At 2:35pm I returned to ‘Seascape’ following a message that a body had been found. I viewed a badly burnt head, torso and legs of one body in the south-west corner of the building and a smaller, but similarly burnt body … along the western side.

At Broad Arrow…around 5:00pm with the coronial team having done all they could by way of identification of victims, it was resolved we could do nothing further on site.

10. PORT ARTHUR LESSONS LEARNT

Fortunately in the months and years prior to this incident various exercises (some physical, some desktop) had been undertaken by police, state emergency workers, ambulance officers, coroner’s office and the state forensic pathologist to ascertain readiness for, and the ability to cope with, a disaster. Because of the difficulties of terrain and communications the Tasman Peninsula had been chosen as the site for some of those exercises.

Note: Matterson gave the times in 24 hours, e.g., 1435 -- I substituted 2.35pm -- MM
Fedupyet says:
Thanks to the Aust Govt once again…. well done John Howard…. got your little 33rd degree honorary award for that little coup didn’t you…?? A person with half a brain can see the Port Arthur thing was a set up… how much more bad karma can these govt types amass at our expense…??

xbarra2014 says:
No Inquest and apparently the Martin Bryant evidence has been locked away for forty years? I wonder why this could be?

PB says:
Left hander with low IQ becomes right-handed trick shooter and no-one need ever know.

Christopher Brooks says:
Mary, “The Lightbulb Conspiracy” is a very informative and thought provoking documentary [available at Gumshoe in my “Collected Money Documents and Information”], that I recommend every political activist reference, or design their own as a foundation of evidence when attempting to break the spell.

Christopher Brooks says:
Mary, the Naomi Wolf video was a very good instruction on the correct intellectual and logical process of discussing the principle with questions and a very good, evidenced example. She did not claim she new anything she did not, and could not know, she clearly outlined why a questioning and skeptical attitude is the only sound behavior. Her point is beyond any refutation. She has plainly stated our political and information reality. Martin Bryant is certainly a victim of that murky corrupt reality. Australians for the most part, under a complex trance that limits and controls their thoughts and emotions, curse and fume on cue
whenever, and wherever, the “Port Arthur” or “Martin Bryant” spell is repeated. It is a disgraceful Australian justice episode.

Mary W Maxwell says:
Dear Christopher,
I realize that when you say Naomi didn’t try to claim more than she has evidence for, you weren’t making a diagonal-drilling accusation against me. I mean you were not saying Maxwell claims more than she can prove. But in fact I do flagrantly claim more than I can prove. I am proud to admit it. I use logic, not evidence. And let him who can destroy my logic cast the first stone. I claim that when I see strange behavior by any judge, be it Cox in Tassie, or be it O’Toole in Beantown, or, let us not forget, the Supremes in Troy Davis’s case, I know something is up. Judges know how to follow procedure, indeed they are true masters of it. So when they deviate, I have to ask why.

Surely it’s done with an eye to affecting the outcome of the case. (How’s my logic so far?), and if they are trying to skew the outcome, that is, trying to let one side win, when the correct following of procedure would likely result in the other side winning, then those judges are up to no good. From that premise I proceed to my logical conclusion: if a judge alters a case (procedurally) with an eye to the outcome, he is cheating. He must therefore be guilty of obstruction of justice. Frankly I think that this conclusion could then be the premise for a further logical conclusion, namely, that the said judge is in cahoots with the criminals who did the crime that is being tried. Anybody want to come in that?

Christopher Brooks says:
Mary, the guidance on taking care to “not claim more than she has evidenced” is aimed at anyone who will listen, as I think we all fall into loose argument if not careful -- and I could just about hear Naomi’s brain ticking over as she visibly drew a deliberate deep breath and collected her thoughts before she responded to the question on the Boston Bombing episode.
Back to O’Toole in Beantown…. Mary, what about when sorcery is in effect in the court? Logic flies out the widow. The culpability of the Judge and Jury are diminished by their conditioned “insanity”. The audience you strive to reason with your logic have not the slightest interest in reason or logic. What is to be done? The only course is to work out how to break the spells and restore thinking back to logic, evidence and reason. This is my starting point with all serious communication.

Establish the reality of sorcery, it’s influence on the problem at hand and the necessity to contemplate where and how deception, false fear and illusion might impact on our ability to interpret and understand everything. In a sense a spell is at least damaged if it is recognized.

Mary W Maxwell says:

Dear Christopher, as said in my May 4 article, Dee and I are chatting about ‘amnesty’ for even the worst crimes. Our view, or mine at least, is strategic. I want the 9-11 impasse overcome. Letting someone off the hook because of diminished responsibility is also OK with me, but, again, I see it as a strategy.

So it’s best for us to teach kids that this is how we are. Then we can plan for the relevant “moral hazard” – a phrase from the insurance industry. (You make sure not to give a shop owner an incentive to burn his shop down to get the money.) As soon as you see an emperor building an empire, you know there are going to be a lot of challengers knocked off. In our day, that could mean the guy at the top will institute martial law to keep challengers at bay collectively. That’s what Dee is always yelling about. “Step in before it’s too late.” Anything. We should canvass absolutely any solution.

Christopher Brooks says:

Mary, in our conversations here at Gumshoe you have described in your personal experience, as is mine, that we come face to face with the basic dangerous condition of humanity when we converse with our neighbors or friends in our own community. A tiny number have perfected a methodology to steer and
control individuals in association towards a collective mindset and consciousness that enslaves human effort to their ends. It is classic sorcery and Black Magic.

This analysis gives support to your proposition that if the veil of lies and deceptions is removed Trade Minister Andrew Robb could well be pleading entrapment and sinister hidden coercion.

In a simple sense we have to publicly expose the lies and provide the truth. This opportunity can be taken wherever people gather to think, learn and make decisions.

The opportunities are all around us... The other aspect is the psychological battle in our own mind, another spell, often a heavy burden on our mind and self image, to endure the conditioned public “atmosphere” that is designed to choke and humiliate truth speakers.

Results are always mixed, and that’s all we can expect.

The only known photo of the gunman taken on April 28, 1996, outside the Café. Carl Wernerboff thinks the facial features have been deliberately blurred. (See his online book, What’s Going On?)
Mary W Maxwell wrote an article at Rumor Mill News that got a few thousand hits. It suggested that the late David Everett of Australia’s SAS, an excellent marksman may have been the shooter at Port Arthur. The idea came from Kevin Woodman who was interviewed by phone -- using the pseudonym Shane Gingkotree.

We now think it unlikely that this particular SAS man was there that day. He was said to have been in Casurina Prison, Western Australia, and we have tracked down some verification of this. (David Everett’s story is told in Chapter 10 of this book.)

I will nevertheless quote two pages from Mary’s interview. And you can see Mary interviewing Kevin Woodman on Youtube

After that, I report on one of the very helpful stories that emerged this year thanks to the fact of it being the 20th anniversary of the PAM. In this case, a cop who lay in a ditch in front of Seascape cottage for 8 hours on April 28, 1996 went on radio and admitted that he had much anger from that day.
Kevin: In 1996, I was living near Devonport, which is where the ferry comes in. On the Monday before the massacre there was a small mention in the local paper that a troop of SAS had come across from the mainland, and would be camping in West Tasmania. That is actually why, when we were told Martin did it, I figured it was the SAS.

Mary: you realize a critic would say “The presence of the SAS in Tassie at the right time does not prove anything.”

Kevin: I don’t claim it is proof. It is enough to satisfy me, Since I am getting old I want to get the word out there.

Mary: Legally I would say “the opportunity was there” for David Everett -- if he were in that group that came over.

Kevin: No, “officially” he wasn’t there. As I said, he was in prison.

Mary: Do you know what crime he was convicted of? I thought in the military you get court martialled and serve time in the brig.

Kevin: It was a robbery of a cinema, plus the home invasion of the cinema owner, and, later, an IGA shop. In 1991 he got caught, then escaped for 10 months, and so he was “Australia’s Most Wanted Criminal.” The media reporting of his crimes is why I was aware of his existence.

Mary: Ah, I see David’s got a page in Wikipedia. It says he was in the Air Services Regiment and that his job took him to Burma. He decided to help the oppressed Karen people there after he finished his military service. How unusual. He was teaching marksmanship to soldiers there!

Kevin: Did you know that a former head of the SAS – I forget his name -- said he thought he himself was one of the world’s best shots, but that after he saw the results of Port Arthur he would rate that gunman as even better?
Mary: No I didn’t know that. As for the part about Everett becoming a volunteer to the folk of Burma, it’s more likely he was a covert agent. I’m speculating that he was “programmed” to be a helper in Burma, to do the robberies in Perth, and then, maybe, to use his shooting skills at Port Arthur – if in fact it was he.

Kevin: Yes, I similarly consider David to have been probably as much a victim as Martin. Poor things. I think they might be told what to do under hypnosis.

Mary: I speculate that all manner of experts – singers, sports heroes, scientists, have been brain-enhanced.

Kevin: Like you, I don’t want to blame David Everett. Anyway he is deceased. I am only interested in seeing Australia do the right thing by Martin Bryant.

Mary: Although I know I should care about Martin, I have to say that my main interest here is selfish. It makes me nervous to live in a country where the entire legal profession is mum on the subject. Any schoolchild knows the correct way for a trial to proceed.

Kevin: The coroner [and John Howard] said no inquest was needed because “everyone knows what happened.”

Mary: Yes, and I am ashamed to say, for the first nine years I “knew” that Martin did it.

Kevin: I know a really good lawyer in Hobart; they’re not all bad.

Mary: I know two in Adelaide.

Maybe we should publicize a register of all lawyers who support Martin. Then when folks are looking for an honest lawyer they can choose one of those!
UPDATE: May 1, 2016. New information from PJ Allen.

If there are false flag events in which soldiers, or cops, are asked to participate, there must be a great burden of guilt and confusion these days.

Owing to the 20th anniversary, last week, of PAM (Port Arthur massacre), radio stations had persons on to reminisce. On a broadcast by ABC Riverina FM105, a former police constable from Tasmania, PJ Allen, had a few choice words to share. This is from the Breakfast with Anne Delaney show, transcribed by Stewart Beattie. It commenced at 9.24am on Thursday, 28 April 2016. Pat Allen speaks to an unidentified female ABC reporter:

Allen: ... gunman had driven away with a hostage from a service station and killed a female in a car there.

ABC: Pat Allen prepared to reverse his police car towards the cottage [Seascape] where Martin Bryant was holed-up, with, it was alleged, three hostages.

Allen: As I was finishing a U-turn....ahh um, shots started coming across...

ABC: He bailed out and joined another officer [Garry Whittle] in a leech-ridden ditch where they were forced to stay for the next eight (8) hours as bullets kicked around them.

Allen: You could see them crack’n-off in the bush behind, ahh um, you could hear them being fired, when they were coming in your direction, and you could hear, see them, skip on the road sometimes or you’d see umm strike on the road or definitely dirt from the other side of the bank...

ABC: Frustration mounted as the hours ticked by.

Allen: We followed what we were supposed to do. But it doesn’t make you feel any better about yourself. It does make you wonder if ahh, especially in particular the last hostage was executed while we were cowering in the ditch. That’s a big thing to live with.

ABC: So that is the way it happened?
Allen: Yes. Absolutely.

ABC: *Pat Allen took six (6) months off The Job after the massacre.*

Allen: I just turned into a different person. Shocking. Just angry ... all the time.

This accords with the idea that it wasn’t a loner with great gun skills who was doing all the shooting at Seascape. All the bullets missed the two cops, and others.

Is it not strange that the “shooter” shot with precision -- killing 12 people and injuring 17 in just the first 15 SECONDS in the cafe. Yet, holed up at Seascape, the “shooter/s” (with the aid of telescopic sights) shoots AROUND his police targets -- for HOURS on end.

This suggests that someone did not want to kill any cops, but just prevent Allen and Whittle from doing what they would otherwise do – try to save the lives of the (alleged) hostages.

**Why Did It Take So Long To Get Help?**

Ten senior managers of the Port Arthur Historic Site had left the premises that day to attend a “meeting” in Swansea, which is just over 2 hours north of Port Arthur Historical Site (PAHS).

Statement: Robyn Cooper -- Manager, Visitor Services:

“At 11.00 a.m. that day, (10) Managers and Supervisors, left the Site on their way to a conference at Swansea. This was the first time in my twenty years, that I am aware of, where all Senior Management had been involved in a conference/training session away from the Port Arthur Historic Site which required an overnight stay, Sunday through to Monday.”

When these managers were informed of the massacre, they raced back from Swansea, arriving at PAHS at 4 pm.

The shooting began at 1.30pm. Hobart is just over one hour away, and some of the wounded were taken away by helicopter. But it was only at 4.30pm that one police officer finally arrived at PAHS.
In her statement, Wendy Scurr says, “It was after 7.30pm when we were advised that the police had finally arrived at the Site.” She and a few other helpers had to contend with hundreds of traumatized people – including herself! – for an unbelievable 6 hours.

A commenter to Gumshoe today, Casey Hale, has expressed a hope that Jacqui Lambie, who is a Commonwealth senator representing Tasmania, will get busy. Luckily Senator Lambie has already shown some guts on other matters. All she would need to do is ask a few questions at Question Time.

Thanks to parliamentary privilege, she can say anything from the floor without risk of being sued for libel or being arrested for anything – not even terrorism (so far!).

1. How many drills did SAC-PAV oversee in the month of April, 1996?
2. Did the SAS arrive in Devonport a few days before the massacre, and where did they camp?
3. Why was Allen not allowed to shoot the shooter at the Seascape cottage when he was in his sights?
4. What involvement did Australian Federal Police have, if any, at the events of April 28, 1996 in Port Arthur and on the morning of April 29 at Seascape cottage?
Comments on Chapter 4 (Woodman/Everett)

xrbarra2014 says:

port arthur massacre martin bryant setup pt 1 and 2. See the Wendy Scurr lecture on Youtube.

Terry Shulze says:

The Joe Vials stuff isn’t very good, he gets a LOT of stuff wrong. It’s so bad that I’ve wondered if it was disinformation from a spook. – So, take it with a grain of salt.

The Police admit there was no evidence in the Café to point to Bryant. That is why they did the dodgy photo ID some 4 weeks after the massacre.

Mary W Maxwell says:

I agree that Joe Vials is quite the mystery man and a very large grain of salt is in order, thank you for the correction, Barrister.

I also am relieved to see that a trustworthy barrister is involved, Terry Shulze. Any other law-folk who want to talk about Bryant or Everett (you know who you are), please contact Gumshoe, or me, mary.maxwell at alumni.adelaide.edu.au.

As Bennie Franklin said, “We must all hang together or assuredly we will all hang separately.” Either way it’s hangsville!

Terry Shulze says:

As a barrister for more than 20 years, I can tell you with just the evidence that is available, there would be a ‘directed verdict’ of not guilty. Every other lawyer I showed the evidence to came to the same conclusion.

persecuted2 says:

Assuming that the Port Arthur massacre was a false flag event (which I agree seems to have been the case) then my question is, why was it carried out?
On the surface it looks like the purpose of such a false flag event was to disarm Australians, or most of them, but I’m not sure if that motive is correct. After all, Australians never were as armed as the Americans. Can anyone enlighten me – what would have been the purpose of that false flag event?

Mary W Maxwell says:
That’s a good question. The Tavistock people seem to think it’s worth putting every person in the world into a state of fear as it makes them more malleable. So the rulers can stay in power.

Perhaps the main lesson “learned” by the public from various spree killings (e.g., Sandy Hook, Dunblane, Port Arthur) is that “very ordinary men” can suddenly go against their community.

I imagine it’s not true. Ordinary men would not have the energy to do something as wild as that. And in every case it entails suicide, as clearly the guy could never hope to get away with it.

Do not think you can escape them From night till early in the morn The eyes of Texas are upon you Till Gabriel blows his horn Read more: Roy Orbison - The Eyes Of Texas Lyrics | MetroLyrics

Mary Maxwell says:
I make the following guess: the persons who set Bryant up hypnotized him to do the man-in-boot thing, in order that he’d be able to see that he had done a bad thing and feel guilty. Then, when arrested for the Broad Arrow shooting, he would not act totally incredulous over being in custody for a crime.

Terry Shulze says:
Persecuted2, I was going to give a link to an article I wrote on the gun control agenda in Oz, but the SSAA have recently updated their webpage and the article is no longer available. Essentially, there was HEAPS of information going back to 1984. The connections of the Australian Institute of Criminology to the UN, the ‘junk science’ they published and was pushed in the media, Rebecca Peters and the Coalition for Gun Control…
It’s just amazing how the means of identifying the terrorist pops up everywhere.

1996 – In Martin Bryant’s car at the tollbooth was a combat shotgun, a bag of ammo, and wait for it: his passport!

2001 – The passport of one of the alleged hijackers, Satam Al Suqami, survived the crash, fireball and tower explosions. His passport was found a few blocks from the World Trade Center, handed to a New York City detective by an unknown person!
2005 – A bomb at the Russell Square Tube station killed 26 people. Jermain Lindsey’s passport and his driver’s licence (plus his certificate of mobile phone insurance!!), were located next to his body by the ‘anti-terror’ squad. They found it on the 17th of July, ten days after the 7/7 event. Apparently they had already been to his home in Aylesbury.

2015 – Paris Police found this ID document of Said Kouachi. This was used to implicate him and his brother Cherif Kouachi in the Charlie Hebdo “Je suis Charlie” shootings. Said’s ID was left in the car that they abandoned after the shooting. Have you ever heard of such a thing?

CNN affiliate BFMTV reported: “It was their only mistake.”
2001 – There were allegedly 19 hijackers on four flights. Of course this is questionable: some of the men later stepped forward and said they were alive. For example, The Telegraph of September 23, 2001 reported: “Mr Al-Hamzi is 26 and had just returned to work at a petrochemical complex in the industrial eastern city of Yanbou after a holiday in Saudi Arabia.”

2009 - NO PASSPORT REQUIRED

On the other hand, there are times when the airline will help you travel, without a passport. Mr and Mrs Haskell were waiting to board Northwest Airlines Flight 253 from Amsterdam when a smartly dressed man, leading a Nigerian to the check-in, told the ticket agent:

“We need to get this man on the plane. He doesn’t have a passport.”

That Nigerian was Umar Farouk Abdulmutallab, who turned out to be the “Underwear Bomber.” The incident was a catalyst for the purchase of body scanners, worldwide.
PB says:

Didn’t the Madrid train-bombing saga include a convenient car with convenient documents as well? I seem to recall something to that effect.

xrbarra2014 says:

What needs to be done to re-open the Bryant case? Has that question ever been asked?

Terry Shulze says:

Mary, it had to be ‘unchallenged’; it wouldn’t have taken much to completely collapse the case if it went to court. However, it had been challenged when Bryant pleaded ‘not guilty’ when Gunson was his lawyer – but then Gunson got sidelined and John Avery became Bryant’s new ‘lawyer’.

Avery was working for the police, he tried to get Terry Hill to admit he sold the firearms to Bryant. Hill resisted (Hill had actually CONFISCATED Bryant’s AR-10 34 days before the massacre) and the police then put Hill out of business for not cooperating.

Avery was subsequently convicted of fraud, lying and stealing from his clients and spent 4.5 years in gaol. Talk about an ‘inadequate counsel’ – the guy was a crook.

Then there was the DPP prosecutor, Damian Bugg, a real ‘player’. One look through the case would have convinced him it was bogus. Crikey, worthless photo IDs, forensic evidence of Bryant’s innocence, multiple police statements of other parties at Seascapes, firearm evidence that proved neither of the rifles used in the massacre were Bryant’s, the siege tape where Bryant is on the phone to the negotiator while the killer is shooting upstairs (22 times!), time frames that don’t fit – it goes on and on and on, the case was total bullshit.
Of course, Bugg being a reliable ‘player’ got his reward by moving to Canberra and becoming the COMMONWEALTH DPP. Perhaps you may remember his attempt to strap up Doctor Haneef as a ‘terrorist’ – at least that case fell over rather quickly with demands for Bugg’s resignation. He did resign eventually, 2 weeks before the Federal Election when he realised his mate John Howard was history and his DPP job was heading for an inglorious ‘termination of services’.

Mary W Maxwell says:
Terry, I don’t know what you mean about Terry Hill having “confiscated” Bryant’s gun 34 days earlier. Why would he do that? I do see, in Keith Noble’s marvelous book (free online, Folks!) that the gun dealer was sent an intimidating letter.

Terry Shulze says:
Mary, it appears that they were trying to set up Terry Hill so that there could be litigation against firearm dealers. Long story, I can go into that later.

As far as your question, Bryant showed up in Terry Hill’s gun shop with his AR-10. He put it on the counter with a magazine in it. Hill then cleared the firearm and found it even had a round in the chamber.

Hill confiscated the firearm and refused to give it back to Bryant. This created a problem for the conspirators as center-fire self-loading rifles were a specific target of the gun control agenda. So they had to substitute another .308 rifle for the massacre and used an SLR (the SLR used to be issued to the Australian military). The SLR needed to be untraceable and it looks like they sourced one from a covert ops armoury. It turns out the SLR was a BELGIUM SLR, a very rare bird in Australia. In fact, nobody in the firearms industry had ever seen one in Australia before.

Mary W Maxwell says:
What an exhausting, oops I mean exhaustive, answer. Thank you, kind Sir.
Terry Shulze says:

So, this intellectually disabled person decides to leave his beloved Volvo, with the surfboard bolted to the roof, and steal a BMW at the toll booth. Leaving not only his passport, but also a self-loading shotgun (one of the targets of the gun control movement BEFORE Port Arthur).

Of course, the Volvo would contain the real killer’s fingerprints and DNA, but it would also contain Bryant’s. No problem, plausible deniability. However the BMW would not have Bryant’s – but it would have a match for the suspicious prints and DNA in the Volvo. Well, surprise, surprise – the BMW gets torched at Seascape.

Then there is the ‘Blue Bag’ of planted evidence next to the tray the killer ate from. (Oh, by the way, there were TWO blue bags. The one pulled out of the big bag and left on the table and the bigger one used to conceal the rifle and carry the smaller bag.) I can’t remember all the contents of the bag left on the table, but there was the carefully wrapped personal knife of Martin Bryant with the blood of Mr. Martin from Seascape. There was also the KEYS TO SEASCAPE – now just how in the Hell was ‘Martin Bryant’ suppose to get back into Seascape? Then there was the white jumper of Bryant that was seen in the pictures of Bryant plastered around the media. Crikey, talk about laying ‘bread crumbs’ of evidence to follow to Seascape.

The white jumper in the ‘Blue Bag’ was a big stuff up. One of photo ID witnesses stated that she recognised Martin Bryant in the photo ID because of his JUMPER! – LOL. It appears they used a picture of Bryant wearing the jumper in the photo ID board.

Of course, the photo ID wasn’t done until some 4 weeks after the massacre (when it became apparent there was no objective evidence pointing to Bryant). – And everyone of those bogus photo ID statements had a paragraph at the bottom stating to the effect that they had not seen a picture of Martin Bryant prior to viewing the photo ID board. What codswallop! Those photo ID statements were completely worthless and would be thrown out of Court in a second.
xrbarra2014 says:
9-11 Hijackers Passports were issued by the CIA -- so says US Consulate Whistleblower. [See Julia Davis, major case, Youtube.]

Ned says:
This has been around for years, someone should inform our, pollies, mass media and shock jocks about this. Oh sorry, they already know and continue to take their readers and listeners as fools. Now why would that be; Mr. Faine/ABC, radios 2GB and 2UE, Jones, Hasbeen, George and Paul, Ben Fordham, Price, P Adams, Piers, Bolt, Devine, Tony Jones et. al., please explain.

xrbarra2014 says:
DOWNED FLIGHT MH17 – Recovered PASSPORTS in PERFECT CONDITION Also Expired Passport

Mary W Maxwell says:
Dee, By giving this article the title “Magical Passports” you have reminded me that the ones found on the ground near WTC (Suqami) and also a visa found in Shanksville, Pennsylvania (of Ziad Jarah) were planted by the FBI. Pure nonsense. So they are magical in that sense. Same deal for the incriminating junk found at Dulles (IMAGINE NAMING AN AIRPORT AFTER Mr DULLES, OMG). Also, Mohammed Atta left his will in a car. This is an English translation:

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to follow God and his prophets if they are real believers. In my memory I want them to do what Ibrahim (a prophet) told his son to do, to die as a good Muslim. When I die, I want the people who will inherit my possessions to do the following:

1. The people who will prepare my body should be good Muslims because this will remind me of god and his forgiveness.
2. The people who are preparing my body should close my eyes and pray that I will go to heaven and to get me new clothes, not the ones I died in.
3. I don't want anyone to weep and cry or to rip their clothes or slap their face because this is an ignorant thing to do.
4. I don't want anyone to visit me who didn't get along with me while I was alive or to kiss me or say goodbye when I die.
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A quick glance at the modus operandi of the false flaggers:

1. Ability To Foresee a Future Event

“There will never be uniform Gun Laws in Australia until we see a massacre somewhere in Tasmania,” said Barrie Unsworth, NSW Premier, December, 1987 at a conference in Hobart.

“Absent some catastrophic and catalyzing event – like a new Pearl Harbor” [we won’t get what we want], said the Project for the New American Century (PNAC), a neocon think tank, which included George W. Bush, Dick Cheney, Donald Rumsfeld, and Paul Wolfowitz.

2. “Removal in Advance” of Important People

On the Sunday morning, two hours before the massacre in the Broad Arrow Café, ten of the senior managers of Port Arthur were taken (to safety) many miles away for a two-day seminar with a vague agenda and no visiting speakers.

On 9-11, many people were warned not to travel, or stay away from the twin towers. Some survived because of appointments (e.g., Larry Silverstein’s dermatologist appointment), and Odigo workers were warned to not go into work, two hours beforehand.
3. Key People and Press Close By

Amazingly, in 1996, 700 reporters from 17 nations came to a seminar in the unlikely city of Hobart, Australia -- arriving on the week-end, as the seminar was due to begin early on Monday. They got to tour the crime scene!

Much of the media is based in New York. But there were other important people there, too, on 9-11 – even the Australian Prime Minister John Howard and Israeli’s Benjamin Netanyahu (Note – Netanyahu was also in London when the bombings happened there.)

4. Preparations

A specially-built mortuary truck, able to hold 22 bodies, was built for Tasmania – the island of little violence. Also 25 specialist doctors (Royal Australian College of Surgeons) from all over attended a training course that very weekend in Hobart. It is reported their last lecture was on Terrorist Attack and Gunshot Wounds.

In New York, a ship with FEMA teams arrived at Pier 92, the night before 9-11, supposedly for a drill.

5. A Decoy

Just before the shootings in Port Arthur, the only two policemen in the region were called away to a distant coalmine at Salt Water River, to investigate a heroin drug stash – which turned out to be soap powder.

On 9-11, jet fighters were removed from patrolling the US east coast and sent to Alaska and Canada, as part of a drill.

6. Miraculous Experts

Martin Bryant (IQ of 66) miraculously turned into an extraordinary professional shooter. Within 15 seconds, and shooting from the hip, he killed 12 people; many got a single shot in the head.

Hijacklers, who were hopeless as pilots, miraculously became expert aviators, not only hitting both towers – but at the Pentagon
managed to smash the computers that were investigating Rumsfeld’s missing $2.3 trillion dollars.

7. Language
“Sunday 28 April 1996 began like any other quiet Sunday at Port Arthur. At 1300 hours, the peaceful serenity was shattered when a gunman….etc.” [written by Joe Paul, head of the Tasmania State Disaster Committee]

“Tuesday, September 11, 2001, dawnd temperate and nearly cloudless in the eastern United States.” [the 9-11 Commission]

Why the similarity? Is this Joe Paul’s normal writing style?

Did someone else pen it? Can there be one person writing ALL the speeches? Remember when Australia’s John Howard and Canada’s Stephen Harper gave almost identical speeches justifying the Iraq war? Maybe someone reflected on the day of Port Arthur and 9-11....

8. Destruction of Evidence
The Broad Arrow Café has since been razed. (Be sure to see Terry Shulze’s comments below.)

The authorities disposed of the WTC buildings (and did not bother to test for explosives).

9. The Media Created Immediate Culprits
The Hobart Mercury (illegally) printed pictures (a week old) of Martin Bryant on the front page before some of the café witnesses had not yet been asked to identify the killer.

On the very morning of 9-11, Paul Bremer appeared on television and pointed to Osama Bin Laden as the culprit! (Bremer incredibly fails to mention, in this talking-head interview, that his own offices were hit, killing many of his colleagues.)

10. Legislation
Both events brought in new laws – which had been pre-drafted. (Wouldn’t you like to know who pre-drafted them?)
UPDATE. March 10, 2016: Was the Isle of the Dead Intended as the Venue for Port Arthur Massacre?

Another “similarity” to 9-11 bears mentioning. Recall that a third building at the WTC (Building 7) collapsed without having suffered a hit. It has been suggested that a plane intended for that hit went elsewhere instead. As for Port Arthur having a “change of plans”, some theorize that the Broad Arrow Café was a last-minute choice of venue when a different shootout had to be scrubbed.

The Isle of the Dead is an island to which many tourists at Port Arthur Historic Site take a side visit. The boat goes every hour at peak tourist times. Evidence has surfaced (rightly or wrongly) that the gunman was to have killed a large number of elderly tourists on the boat, and that this had to be scrubbed because the season had changed and there was no 1.30pm sailing.

It does seem odd that the planners could have made such a quick Plan B. Researcher Carl Wernerhoff thinks the boat story is a cover for intentional deaths of ASIO men, a “doublecross.” Anthony Nightingale, rumored to be ASIO, stood up when the café killing began and yelled “No, not here.” He was then shot dead. One thing against the boat theory is that the government of Tassie had bought back the Café from private ownership a while before 1996. A rare act of de-privatization!

On the next two pages is a theory, by Stewart Beattie, that universal gun control was the motive for massacre, courtesy of George Soros.
“Dr Rebecca Peters and Gun Control,” by Stewart Beattie.
This is an abridgement of Beattie’s 2002 article:

In Australia, ‘gun control’ is a network of NGOs, strategically grafted into our Attorney-General and Justice Departments. Daryl Smeaton was tasked with the drafting of new gun laws, for the States to enact -- as early as November 1995. The National Coalition for Gun Control was based in Sydney. Its important branch in Hobart, was headed by Roland Browne.

Rebecca Peters, born in 1962, “decided” in 1981 to settle Down Under. Her father worked for the American Government. At age 15 years while attending an “alternative school” in Costa Rica, Peters was educated by itinerant young hippies.

Rebecca took a job as a researcher and reporter with ABC Radio and worked with Andrew Olle [RIP]. She enrolled as a law student and she produced a thesis on ‘tighter gun control’. This was part of an enormous folio of material she collected to remove loop-holes in existing gun laws in Australia.

By 1991 Peters was rising fast to the position of “chair” of National Coalition for Gun Control. Her best friend was feminist activist Eva Cox and her mentor was Charles Watson, Professor of Public Health at Wollongong University.

In a short time she quite brilliantly bull-dozed aside the entire weak, fragmented firearm owner, sporting shooters’ groups. She tried for the minds of the gullible Mums and Dads of Australia. Dunblane massacre occurred on 13 March 1996; Port Arthur followed 46 days later. Then all the pieces fell into place for implementation of the gun-ban laws prepared and ready in November of 1995 by Daryl Smeaton.

Job done, it was off to the “Big Apple” for Peters. There she hit the pavement ‘running’ and is associated with Desmond Riley of the Coalition to Stop Gun Violence -- part of the NAACP crowd involved in ‘crafting a gun control strategy’.

By March 1997 she got a Senior Fellowship at George Soros Foundation’s Open Institute, funded Johns Hopkins Center for Gun Policy and Research in Maryland. Her citizenry disarmament program is far flung, and includes Australia, New Zealand, the sub-continent, South America, Great Britain and Europe. [Isn’t
that amazing!] She was closely involved with the ‘Million Mom March’ and in reports of this event, her trademark outlandish unsubstantiated claims regarding crimes, firearms and related deaths appeared on cue.

Before leaving Australia though, her name was alongside that of her Hobart colleague (now chair of NCGC), Roland Browne on a University Paper entitled, Australia’s New Gun Control Philosophy: Public Health is Paramount.

Energetically publicised by their chums in the media, Dunblane was in the scheme of disarmament, the precursor to Port Arthur massacre in Tasmania. In the massacre, the murder of Nanette Mikac and her two daughters was said by the CNN’s John Raedler in the EMA papers to be the classic win-win sound bite. Raedler scurried down to Tasmania to capture that win-win, sound bite. I [Beattie] am caused then to wonder how would uncivilized people evaluate Dunblane?

It was Roland Browne who predicted a shooting massacre in Tasmania in November of 1995, and quite remarkably again made a repeated prediction on the A Current Affair TV show, straight after Scotland’s Dunblane Massacre.

Three mothers: Kareen Turner, Alison Crozier and Karen Scott, who each lost a daughter in the Dunblane murders, featured in the Million Mom March. Dr Peters also flew to Dunblane in August of 1996 ‘to deliver messages from Port Arthur survivors’ it was reported at the time. Note: Soros’ Institute funds gun control in 33 countries.

Inevitably a legal challenge was mounted by some section of our citizenry as to their right to bear arms. Concerned Citizens Association in the Hunter Valley sought legal opinion as to how best to mount a case against government. But Peters had spoken to the autocratic NSW Bar Association. That eminent group of staid gentlemen passed a motion which effectively bound them, that, should a legal challenge be launched against the 1996 gun law changes in Australia, the Bar Association would mount a strong campaign to defeat it and apparently give “free legal services.”

This morning’s latest “breaking news” of the huge bomb detonated in the Bali township of Kuta resulting in upwards of 184 killed and ‘hundreds’ more wounded reminds me of the above article. Official reports here are suspect to say the least. [Emphasis added]
Terry Shulze says:

“Police fail to take DNA samples and finger prints for Bryant from the cafe.” – Uh, that’s not correctly worded.

They admit doing DNA testing on the contents of the Blue Bag and not surprisingly found Bryant’s DNA on his personal knife that was in the bag.

However, the food tray that the killer ate from had prints and DNA of the killer. So here’s where it gets interesting. They published a photo on the evening news of a similar tray sitting on a table in a pristine clean and orderly restaurant – an obviously bogus photo-shopped picture. It raised a few eyebrows at the time, like what the Hell was that about?

It apparently was to be used as ‘disinformation’ if someone asked about the tray in the restaurant – that is, they already had a guilty mind and were creating a false trail of inquiry for the tray at an early stage.

Years later we got the video tape of the ‘Police Eyes Only’ tape from inside the restaurant after the massacre. All the bodies are still in situ – not very pleasant viewing. As the camera pans around, there is the table with the blue bag of planted evidence and the food tray next to it (and the dead Asian bloke right behind it). The tray was perfectly preserved with the yellow can of Solo, drink cup, utensils, plate and of course the tray.

Here’s a dirty secret of the prosecution. If there is any ‘exculpating evidence,’ the prosecutor is duty bound to give the evidence to the defence. A lab report of the tray saying that the person eating from the tray was not Martin Bryant would be such exculpating evidence. So, the lab report would have to go ‘missing’. However, if anyone saw a picture of the tray in the restaurant, they would naturally ask for the lab report on the tray – So, not only did the lab report have to go ‘missing’, but any evidence of the existence of the tray also had to go missing.
Yesterday Australia was treated to an all-new look at “mass-killer” Martin Bryant. By some sort of law, no one is allowed to visit, write to, or telephone this man at Risdon Prison. However the Murdoch press seems to have got around the barrier! Thus they were able to give us the “inside” report. We’ve learned that the prisoner is fat, bald, and crazy. We are also told that he exchanges “family chocolate blocks” for the privilege of “performing sexual favors.” Amazing, eh?

Dee McLachlan and I are a bit worried that we may have caused this bludgeoning of the public with information about the monster. (One headline yesterday was ‘Monster Inside.’ Another was ‘Pure Evil.’) Is it their way of trying to prove that persons who care about justice in Oz are a bit thin on the ground? As you know, we push the issue here at Gumshoe, considering Martin’s incarceration to be outrageous. We say he was wholly incapable of committing the mass murder.

ABC Crime?

Below is a transcript of an ABC Background Briefing conducted by ABC’s Ginny Stein on the first anniversary of Bryant’s
imprisonment, in 1997. It gives me the impression that Ms Stein wants to encourage someone to kill Bryant in the prison. She even showed how it could be done in a part of the prison yard that was not covered by cameras. Remember: this came from “YOUR” ABC.

I will **bold** the bits that prove my point.

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*ABC Radio National – Background Briefing: 16 March 1997 — Managing Martin: The Jailing of Martin Bryant*

*Ginny Stein:* Background Briefing is the first program to be given access to Risdon, to see how the prison is managing its most difficult, disturbed, and mentally impoverished inmate. [Was he really difficult? The ‘most difficult’?] It’s almost a year since Bryant carried out his murderous spree at Port Arthur.

On that day, he killed 35 men, women and children, in a premeditated and calculated manoeuvre, shooting many of them as they cowered. Later when he himself was cornered, he set himself alight, by accident or design it’s not known. [Surely he did not set himself alight.]

*Dr Wilf Lopes* is the Head of Psychiatry at Risdon. He says Bryant isn’t easy to deal with. Every day Bryant reminds his jailers of who he is and what he’s done.

*Wilf Lopes:* I’ll give you one example. One of the nurses happened to be talking to him, and Martin as usual in a very childish way said, ‘Have you got any children? How old are they? Will you bring them to come and see me?’ And when this particular member of the staff — I’m not saying nurse or officer — said, ‘Oh, I’m not going to bring them’, he just put his hand out and said ‘Click! Click!’ – you know, making the suggestion of a gun.

[Query: why won’t Lopes say if it is a nurse or officer? You know it can’t be national security. You know it can’t be to cover Bryant’s right to privacy! Maybe it’s to “protect the feeling of those who lost their loved ones”?]
Ginny Stein: That was not an isolated incident. Bryant has said many terrible things to staff. He’s even offered to be a sperm donor. [I wonder how that came about?] Staff at Risdon were allowed to refuse to work with Bryant, and some did. Security issues were so difficult in the beginning that officers were handpicked. [Really?] His meals were specially prepared by nursing staff within the hospital to minimise the risk of someone tampering with his food. [Seriously?]

Wilf Lopes: A normal person would have seen that “I’ve done a terrible thing. Everybody must be hating me.” But somehow or other, it doesn’t seem to have sunk in. [Kind of hard to sink in, if you know you didn’t commit the crime.] He stills feels, “I want to be friends with people. Why don’t they allow me to mix with other prisoners?”

Ginny Stein: Last year,… there was a great clamour for the death penalty to be returned, for Bryant to be strung up. And while the age-old question of why such a person should be allowed to live was being discussed, there was political pressure from Tasmania’s Attorney-General, Ray Groom, to move him out of the Prison Hospital and into the Yards, as maximum security is known.

In the Yards, prisoners are housed in blocks: two tiers of single cells flanking a common exercise area known as the Yard. In the Yards, things happen, and it’s not always possible to see who did it — prisoners know that. [Bolding added. Note: no sign of criticism of Groom here, from our ABC narrator.]

Rod Quarry is the Chief of Security. He’s overseen the introduction of cameras in Risdon and knows their strengths and limitations.

Rod Quarry: You see the glass, the clear glass section right in the middle there? And there’s a mesh cut out. In behind there, there’s a pan tilt and zoom camera – It’s really good with that
sort of equipment. The other one is a fixed camera on the other end of the Yard, right up high. So I've got a picture of both ends.

Ginny Stein: Effectively those cameras couldn’t see what’s happening in the under cover areas, or even in the cells.

Rod Quarry: Not most of them -- there are blind spots underneath, and in the shape of this sort of yard, you would need cameras in every little corner to pick up all the blind spots. But this gives us a good coverage. Don’t forget you’ve also got an officer in here, all day, every day.

Ginny Stein: Attorney-General Ray Groom made his position very clear. He said Bryant would one day have to have contact with others in the maximum security section of the jail, and he said, ‘He must pay the price, and that is what will occur.’

There are rules amongst inmates, and Bryant has broken them all. The lowest life-form is someone who has killed children. To kill with a gun, unless you have the physical prowess to back it, reduces the standing of a prisoner even further. Bryant is at the bottom of the lowest heap.

Ray Groom: There are a lot of tough people out there; there are very violent men. A number -- probably 20 or more -- murderers out there at the present time. So it is a pretty tough environment and things can happen.

Ginny Stein: Death threats have been made against Bryant. They’ve been delivered by mail to the prison and over the phone. When he was first sentenced, people wanted him dead and there was an expectation that for the term of his natural life wouldn’t be a very long time.

Graeme Harris is the General Manager of the Risdon Prison complex. He admits security would have to be reviewed if Bryant was ever to be moved there. There is an expectation in the community that he won’t be here for long, that
if he’s ever released into the Yards, someone will get to him, that eventually it will happen, no matter what you do here in terms of security.

_Ginny Stein:_ …obviously the same level of antagonism is not directed to any other prisoner in Risdon.

_Graeme Harris:_ Not to the extent it is to Bryant.

_Paul de Bomford:_ … we actually designed this cell as a suicide-proof cell.

_Ginny Stein:_ The attempts that he has made to take his life — one happened here when he wrapped bandages around his neck.

_Paul de Bomford:_ That was in the period when he was physically sick and being treated for his burns, and there was another bed in here. So it did have bedrails on it, but at the time he was under constant observations, he was able to start the attempt but he certainly wasn’t able to finish it.

_Ginny Stein:_ There has been another attempt -- what happened there?

_Paul de Bomford:_ He tried to swallow a rolled-up toothpaste tube, and fortunately it became lodged in his throat, and it was removed by ambulance staff that attended. [Just wondering: when someone swallows a toothpaste tube, do they get any kind of counselling?]

_Ginny Stein:_ Last century in Port Arthur prison, hardened criminals the mentally ill were locked up for long periods in solitary confinement. The intention of isolation was to subdue, reform and render harmless prison inmates. The reality was that it sent people insane. **Bryant spent his first eight months in almost complete isolation, locked in a bare cell with yellow walls and no natural light.** It began to get to him.
Wilf Lopes (Psychiatrist): If you don’t do the basic things, there’s likelihood that he would develop some sort of psychosis. Being isolated is enough, it’s a process like brainwashing, and there were a few signs of that happening. Fortunately we were able to intervene at the right moment.…

Ginny Stein: Can you tell me about that?

Wilf Lopes: A few days ago he did become very suspicious, thought the television was talking about him; there were items in the paper that related to him. He also heard some car horns being tooted in the middle of the night, which to him signified a special message. He also felt that I was going to torture him, pull out his nails. [Poor Martin, a total patsy, like James Earl Ray.] So he was becoming psychotic. This lasted about two days. In fact he was so upset the next morning we saw some bruises on the forehead, nose and chin, and I asked him why he did that, he said, ‘Well, I thought I was going to be killed.’ [Did “Dr” Lopes leave it at that?]

Authorities at Risdon don’t allow inmates to speak to the media, but one man who understands prison culture and how Bryant would fit in is Dr Rod Milton. [As usual, a handy expert witness.]

Rod Milton: I suspect they’d have a lot of trouble dealing with their feelings about him. One is that in prison terms, he’s a great achiever; another one is that they have the ordinary human feelings of him having caused a lot of harm to a lot of people. So they’re going to be in quite a bit of conflict over the contact with him.

Ginny Stein: You say a great achiever, but isn’t it true that in prison culture someone who has murdered young children and older people is held in extreme low regard? In light of that, is there that great security concern that someone would be prepared to do him harm if he’s being held up as an achiever?
Rod Milton: I think sometimes people seek to do others harm out of a sense of rivalry; in prison, a lot of the ordinary values are turned through 180-degrees, and it may be that someone has a sense of rivalry and tries to attack him for that reason.

Ginny Stein: They would gain notoriety for knocking him off?

Rod Milton: Yes, or for just belting him one. They’d probably get some kind of kudos for that. [Well, well, well.]

Rod Quarry: I spent a lot of time with him, going backwards and forwards in the Court van, backwards and forwards to Court. All he wanted to talk about was the crime, the impact of the crime, how big it was, how special he was. [I am guessing this to be an out-and-out lie; it does not go along with his biography].

Ginny Stein: Bryant in the flesh is not the same man the media portrayed. With his hair shaved off, he no longer resembles in any way the photographs that appeared in the press. But seeing him, knowing what he had done, I wanted him to go away. I didn’t like him looking at me.

Wilf Lopes: I think gradually the gravity of what he has done seems to be sinking in, and it is quite obvious now when he talks, he does express words that convey the feeling that he probably regrets what he has done. Not because he’s jailed, but in general. For instance he starts talking about “Should I write to those people and say how sorry I am?” [Hmm. Would they let him do this?]

Ginny Stein: At the same time, Bryant wants to know what’s being written about him, but no-one is telling him. But for those who work at Risdon, they know what’s being said about him. When they leave work at the end of the day they can’t escape the general public. Hate mail continues to be directed to Bryant from right around Australia and from overseas. Most of the letters say he should be dead.
Time is likely to be Bryant’s greatest enemy. In his high security hospital ward, if anyone harmed him, in all likelihood they’d be caught, either on camera or carrying out the act. In the main accommodation block of the jail, in the Yards, it’s a different story. There are now more cameras and less guards. Cameras watch, but they don’t record. They aren’t linked to video recorders.

Note: Is Stein saying “Go ahead and do it; the government will wipe the film?”

As Tasmania’s Attorney-General Ray Groom said, “People are killed in jails – it does happen.” [Does a nominee for an Attorney-Generalship get vetted in any way?]

Ginny Stein: In the words of a young man currently inside Risdon and relayed to Background Briefing, Bryant may be a hero to some, but there are plenty inside who’d like to do him. This is a re-enactment of what that young man had to say:

Man: Bryant’s a hero amongst some of them you know, someone like him who shot all those people. I’ve seen him when I was in the Prison Hospital. I asked him to play chess. He’s a real arrogant shit, fucking useless at chess though.

He thinks he’s shit hot, but he wouldn’t last a minute out in the Yards. There are blokes there that would do him, for sure. I heard some of the guys talking about the way he chased those two young kids. [Liar]

Some of the guys are just talk, but if they thought they’d get away with it, they’d do him for sure, and I’m not talking about just bashing him one either. There’s only one screw watching the Yard most of the time. All he has to do is get him out of the way, and they’d have him. No-one would be game to say nothing either. [Fancy having a reenactment!]

Background Briefing’s Co-ordinating Producer is Linda McGinness; Executive Producer, Kirsten Garrett. Research Suzan Campbell.

-- I abridged the full transcript selectively, by about 60% -- MM
kevin woodman says:

Re: Cherri Bonney Petition. Nearly 9 months to reach 98 sigs, now up to 138 in 24 hours. Sure is a strange world.

Terry Shulze says:

About his burns. They gave Bryant a load of barbiturates and he was on a bed when they started the fire. The apparent agenda was that he would die in the blaze. He awoke during the blaze, probably thought it was just one more day in a stuffed up life, and he stumbled out of Seascape. He called out for assistance, waving at the police outside to help him –

AND THEN HE WENT BACK INTO THE BURNING BUILDING TO RESCUE PEOPLE HE THOUGHT WERE INSIDE! He came out later with his clothes on fire, stripped them off and lay in the grass moaning with pain. The police didn’t know what to do, he was supposed to die in the fire.

After 10 MINUTES of Bryant alone, naked on the grass, they moved forward and took him into custody. (So much for the alleged ‘hostage situation’: they let the cottage burn down). The fire trucks had been on station an hour and half before the fire was started – the fire trucks were only allowed to the site when Seascape had burnt down.

In a rational, well informed society, a person who goes into a burning building to rescue people is commonly called a ‘hero’. I expect we will see further demonization of Bryant as the 20th anniversary of Port Arthur approaches. [Update: got that right!]

Mary W Maxwell says:

Tanks. I’ve seen your work, Terry, right out of Blackstone and Coke, so I know you would not bother to make stuff up.

I wonder how the firemen felt about being readied before there was any fire.
I think I’ve got it. Here it is. All four multiple-death incidents really did take place, but in no case was the patsy the real killer. That is, the Tsarnaev brothers, Adam Lanza, Martin Bryant, and Thomas Hamilton didn’t kill anyone.


Who else is to blame? The mass media get right in there with a tall tale about the patsy, and adamantly refuse to cover any other aspect of the case or listen to witnesses. The law enforcement system gets in there and tells more tales. (For example, that the Tsarnaevs boasted to their carjacker that they had done the Marathon bombing. Quel crock.)
How about the courts? Two of the patsies did not need a trial, since “they killed themselves on the spot” – Hamilton at Dunblane and Lanza at Sandy Hook. At Port Arthur, the patsy, Bryant, was ‘retarded.’ He was given no trial and has been sequestered in jail for many years. One of the Marathon brothers, Tsarnaev was killed in custody and the other, Jahar is on Death Row. (Gumshoe makes a stink about this every chance it gets.)

Private Investigations

1. First we have Sandra Uttley’s book, *Dunblane Unburied*. Sandra had no inkling of the killer being anyone other than Hamilton. But she heard that many parents had complained that Hamilton mistreated their boys at summer camp. When she pursued this she met a great barrier of cover-up. Clearly there would be no need for a cover-up if one old man with a gun had gone bonkers and committed the mass murders. There must be more to it.

2. Re Port Arthur, there is zilch evidence of Bryant’s involvement and heaps of exculpatory evidence. The fact that Chief Justice William Cox did not provide a trial should suffice to tell anyone that there’s foul play.

3. In Boston a farce of a court case is being happily shot down by Cheryl Dean and Josée Lépine. Are they professors at Harvard Law? No. Academics won’t touch the case (but someday many PhD theses will be written about it). Russ Baker and Moti Nissani have also helped expose the trickery, as has Paul Craig Roberts. The whole thing is an embarrassment; never mind the house-to-house searches for Jahar, as in Baghdad. (Poor Baghdad.)

4. I don’t know of good coverage about Sandy Hook. Adelaide composer Eric Bogle has written a beautiful song for the children, entitled Roll Call. I feel sure the tragedy did take place. (No I can’t ‘prove’ it.) It surprises me that skeptics are so willing to believe it is a hoax and not be sceptical about the nameless Youtube “experts” who claim that everybody is a crisis actor.
Crisis Actors?

Are there Crisis actors? Yes, but that does not solve the case. Anyway, the incident that Sandy Hook most resembles is Dunblane, especially in the unwillingness of officials to answer simple questions. A citizen named Wolfgang Halbig made formal requests under the state Freedom of Information Act from the police chief of Newtown, Connecticut. To say it was like pulling teeth to get answers would be an understatement.

The question is: what to do? I recommend we panic. What? Well, panic is not a good thing, but it may be one step above living in la-la land. And why should we panic? Because the courts have closed down, for all practical purposes. Our elected politicians have closed down.

As for the police persons of the various cities, I’ll bet they are scared to death of the thugs in their midst and do not know whom to go to, to complain. They don’t want to look like sissies, right? Ah, the dread of sissydom. It has a lot to answer for!

UPDATE. Hot News re: Marathon, January 18, 2016:
Yesterday at Gumshoe, our own editor, Dee McLachlan, published “The Square Photo of Jahar – Crucial Evidence Was Cropped in Boston.” This scoop came from the fact that a Canadian lady -- who is out to do for Mr Tsarnaev what we are trying to do for Mr Bryant – provided Dee with a video that was presented as evidence in court. That’s Josée Lépine, who purchases all transcripts from PACER.gov.

The video must have aided the prosecutors to get a conviction. It appears to show the accused, Jahar, who was 19 at the time, attending the Marathon. But Dee, who has a bit of experience with cinematography, spotted immediately that one of the scenes within the video is actually a still photo.

Moreover, Dee noticed that it was square, in contrast to the usual shape of photographs which are 480x800, either in landscape or portrait. Having been taught by her pal Mary about “guilty knowledge,” she figured the photo had been cropped to chop out the back of the lad which would have shown, had it not been cropped, the white backpack he wore. That would be exculpatory evidence.

So what can be done? Is it just a question of making just one more discovery, like we keep making in the Port Arthur case – one more reason to throw up one’s hands? Of course not. If persons bothered to make a photo of Jahar and incorporate it into a video, those persons are the guilty party.

Do I mean they have committed the crime of obstruction of justice? Well, that, too, but I have in mind mainly that “they” are the Marathon bombers. Why else create a patsy?

Whoever went to all the trouble of setting Bryant up as the Port Arthur killer must have been among the architects of the whole affair. It may have started well before 1996.
Comments on Chapter 8 (Eureka)

Paul says:
If they can apparently kiddie-fiddle with such impunity and lack of conscience (as we are ALL now seeing, not just we “conspiracy theorists”), then it isn’t a big step for them to move from fiddling to killing.

Mary W Maxwell says:
Dear Paul, there does seem to be some connection between pedophilia and murder. But there are apparently many peds who don’t go in for violence and don’t belong to a ‘ring’ I am guessing that most of the boarding-house teachers named in the current Royal Commission are loners. I’ve also suspected, from the beginning (1990-ish) when the huge crop of Catholic priests got outing for abusing children, that they were PLANTED. Why else would the bishops so diligently protect them?

Yes, I am saying it was all part of a scheme to discredit religion, something Rabbi Martin Antelman says happened also in the Jewish faith. (See his “To Eliminate the Opiate,” what an eye-opener!)

I don’t think Antelman knows about mind-control, but if the priests were put thru the paces of mind control, I imagine they could have had their sexual impulses tipped in a certain direction. Which is not to say that man-boy sex does not occur naturally. In the bonobo species (first cousin to chimpanzees), it is standard office procedure. Over to you, Paul, and I appreciate your argumentation. (And we can ask Dee to discuss trafficking, since she is the writer and producer of the movie The Jammed, re slaves in Oz.)

Fair Dinkum says:
The UK royal family, good friends with the likes of saville, and jake the peg, and they knew nothing? I doubt it. Politicians. police… they’re all in on it.
Paul says:

They seem to have a very global perspective and quite a bit of access (which also admittedly raises the odd red flag).

Mary W Maxwell says:

The media say Lanza shot his Mom while she was asleep. How would anybody know that? I note such “extra killings” are often reported as precursors to a spree. Charles Whitman in the Texas tower in 1966 – the first of its type, on a college campus – had earlier shot his wife and mother “in their respective homes.” Is that even plausible? [Oops, they’ve just come up with a movie about it, called “Tower.”]

Dee McLachlan says:

When Mary visited my Melbourne studio last month I asked her to present her interpretation of the Dunblane school shootout. I think she has made an important breakthrough on that subject. See her video at my Youtube channel: flipsidenews.

Lou says:

Well done but at Sandy Hoax IMO NO ONE died.

Sandy Hoax was a FEMA and CAPSTONE preparedness Exercise. It involved police and government participation at the Federal, State and Local levels.

I do believe there were DEAD children shot up. Just not the ACTORS who played their parents, children.

JamzHelm says:

I agree with RJ O’Guillory, whoever wrote this seems to be spreading disinformation (especially around Sandy Hook and Boston). Not one body ever shown in Connecticut, no trauma teams, no helicopters, no ambulances… . And Boston? A drill happening at the exact same time and the presence of Craft International, with their employees carrying backpacks that were fully loaded and match the pics of the backpacks used?
klink says:
fyi, there was no Sandy Hook massacre.

musings says:
Isn’t it much easier to look at these events as controlled propaganda, with publicity shots that seem to demonstrate the event took place? Don’t tell me you cannot have a huge conspiracy with crisis actors because someone would snitch, either. That’s a small detail, but if you are a long-time employee of one of the huge governmental agencies, you must sign certain things about nondisclosure or lose your health insurance, get prosecuted, etc.

rjoguillory says:
…this is malarkey…one of the main photo of The BM Bombing that made magazines, websites and news stories… shows the evacuation of some guy sitting up in a wheelchair, with both of his legs supposedly blown off by the bomb blast. How was the guy so able to be alert and… “bravely resolute”…..not to mention being evacuated without leaving a single drop of blood in his wake as they rushed him out of the scene?

As far as Sandy Hook, the key there is who ordered the Porta-Potties and had them on scene before any kind of supposed violence took place…why can’t we see the contract as to who signed and arranged for the PP to be on site?

Why did they give Newtown 55 million dollars to bulldoze the crime scene and build a new school? Does it really take 55 million dollars to build a new school? I think not.

I am not sure of this writer's intent…but it sounds like a lot of dis-information to me. We all know they are pulling off these BS Emergencies…so I see no reason to believe anything about them, nor a writer who dismisses the most obvious parts of the story. There is something wrong there.

Mary W Maxwell says:
Hmm. The commenters seem to say “Don’t bother prosecuting anyone, as nothing really happened.”
I agree that it is hard to wade thru the Youtube videos on the subjects of Marathon and Sandy Hook. Some are made by genuine citizen-investigators (yet they rarely provide their real name) and some are paid disinfo artists.

My take on the crisis actors is that some crisis actors were indeed employed IN ORDER that they could then be “discovered” by Youtubers. The (desired) result would be that folks would start shying away from the whole Marathon or Sandy Hook debate because it’s just too “iffy.”

Listen: there’s no need to make a decision on the street-level items, such as whose leg injury was not bloody enough, or who ordered porto-potties two days in advance. You can do all that is needed by skipping the street-level and just look at court-level.

I think the court-level stuff reveals what this murder-business is really all about and it ain’t pretty. But please don’t ignore it. We need intelligent, caring citizens to stay the course. Gonna be very sorry later when our chance to prosecute has been taken away….

Mary W Maxwell says:
Correction. I said “I believe all 26 children died.” Twenty were children; the other six were staff members. If Adam Lanza died there, I assume that would make 27. As at the Sydney Siege, the deaths of Tori Johnson and Katrina Dawson are mentioned but not the death of “the gunman.”

See my “Letter to Massachusetts Attorney General re Marathon.”

Paul says:
You’re quite right Mary, and I’ve never looked hard enough at things that way before. If a legal process (enquiry, trial, etc) is necessarily attached to these signature events, then the greatest clues can lie in watching how that process gets played out, not in who did what to whom and who was wearing the red cap, etc. Often it’s about dogs that don’t bark as much as those that do.
Mary W Maxwell says:
Yes, Paul, this is why I have gone berserk over the way Judge George A O’Toole in Boston federal court has so lightly requested a sweet chariot to swing low and pick up young Tsarnaev. Has O’Toole no grandchildren? HAS HE NO FRICKIN DECENCY?

Googling “Maxwell, podstava” will bring up the video that Dee and I made on this matter. Talk about dogs not barking! The tape of Tamerlan being arrested, in good health, is in the public eye and no one is getting blamed for his subsequent murder. Let’s call these “barkless situations.”

Mary W Maxwell says:
Jeepers. I had never heard of Jimmy Saville until Fair Dinkum mentioned it today. Now I have read some of it. Mind-boggling. Owing to David McGowan’s valuable book, “Programmed To Kill,” I was aware of Dutroux in Belgium and the Praesidio in California. In both cases excellent material came to court, but it got overridden. Maybe the peeps of Belgium could run a moot court re the Praesidio case (and make a judgment), and the Californians do the same for Dutroux. Easier to do at a safe distance.

Our Truth and Reconciliation Coalition (re MK-Ultra) got involved a bit in the Nebraska situation. My sense of the Satanic stuff was that it’s a cover-up for the production of mind-controlled children and “Manchurian candidates.” Sort of a distraction and/or a ‘religious’ justification. But now I’m not sure. Logically, anything the top dogs do must be related to their need to hold onto power. Recall Kay Griggs saying that her husband was forced into weird stuff in adulthood. He did not torture boys voluntarily. So it doesn’t all boil down to personal addictions.

Come to think of it, we do need a TRC — one that the perps can approach. In 2011, the CIA put my group out of business so fast that I had to admire them. They climbed into our TRC and the next thing you know it was boom-boom-boom-boom.
In brief (for our international readers): The Port Arthur penal settlement began as a timber station in 1830. The station ran various industries, such as ship building, shoe making, timber collection, brick making and later a flour mill. In the 1840s the convict population had reached over 1100, and the punishment philosophy shifted from physical to mental subjugation.

Because of Gumshoe’s continuing interest in the matter of the 1996 Port Arthur massacre, we’ve inadvertently learned about some of the cruelty that Martin Bryant suffers (and other prisoners, too, of course). But recently the media gave the whole world a surprise look at Bryant’s situation. In the process they repeated their old sin of slandering the man.

Below we see an Australian, Keith Noble, who does not accept such treatment of Martin. Keith has terrific energy to fight off the injustice in Tasmania. He does not accept that Murdoch’s News Corps can break the law.
The Australia Press Council has existed for decades. It receives complaints (not about broadcast media, only print) and has discretionary power to bring cases for dispute resolution. Let’s see the principles APC proclaims:

1. **Accuracy and clarity**
   -- Ensure that factual material in news reports and elsewhere is accurate and not misleading.
   -- Provide a correction [if needed].

2. **Fairness and balance**
   -- Ensure that factual material is presented with reasonable fairness and balance, and that writers’ expressions of opinion are not based on significantly inaccurate factual material or omission of key facts.
   -- Ensure that where material refers adversely to a person, a fair opportunity is given for subsequent publication of a reply.

3. **Privacy and avoidance of harm**
   -- Avoid intruding on a person’s reasonable expectations of privacy, unless doing so is sufficiently in the public interest.
   -- Avoid causing or contributing materially to substantial offence, distress or prejudice.

4. **Integrity and transparency**
   -- Avoid publishing material which has been gathered by deceptive or unfair means, unless doing so is sufficiently in the public interest.
   -- Ensure that conflicts of interests are avoided or adequately disclosed, and that they do not influence published material.
“Dear Mr. PENDER, Dear Prof. WEISBROT,

[From Keith Noble]

Thank you for your attention to this submission which accompanies an official complaint related to newspaper and website articles published this month by News Corp Australia.

This 21-page submission focuses on the cruelty, inaccuracy, and unethicalness of newspaper and website articles which 
demonize an individual and incite hatred against that person, and which might encourage an act of fatal violence by an official or inmate of Risdon Prison who has not been told the truth about April 28th.

These articles by News Corp Australia are outrageous. Inciting hatred of a person possibly leading to the death of that person is unacceptable to moral people. Please note [that] your reply detailing the corrective action taken will also be circulated throughout Australia and internationally.

If the APC fails to reply detailing such action, then it will be declared an unethical and deceptive body. Such failure will be publicly and ongoingly associated with the cover-up of the official killing and wounding at Port Arthur. (How involved was ASIO in all of this?)

“Bryant has been involved in several assaults and was part of an attack in February that left a male nurse with a fractured jaw.” What part Martin Bryant played in this alleged attack (mere observer?) is not revealed. This statement is hearsay unsubstantiated by any reference and is unaccompanied by a name of a real person.

If APC has no interest in curtailing cruel, inaccurate, and unethical journalism related to the Port Arthur massacre… then the APC is complicit.
The other night I spoke to Keith Noble. He says he hasn’t lived in Australia since 1975 but cares greatly about the wrongful imprisonment of Martin (and also of the man he says was set up for the death of British backpacker Peter Falconio.) Keith also complained to the APC that News Corp said:

“Bryant has wreaked a violent path through various wings of Hobart’s sprawling jail, including vicious assaults on government staff and nurses.” And “Bryant stockpiled military grade automatic weapons.”

But Keith says there is no hard evidence confirming a stockpile of any weapons, and it’s part of the official narrative which is corrupt, inaccurate, and deceptive. Martin Bryant’s then girlfriend Petra Willmott declared the following in an official written statement dated 30 April, 1996: “I have never seen any firearms or ammunition at Martin’s place.”

**Who Controls the Airwaves?**

I used to think that the people — through the Australian Broadcasting Corporation (ABC) — had a say in how the “public” media is controlled. I mean it has a charter that dictates this premise.

So what does the ABC Charter actually say?

Section 6 of the The Australian Broadcasting Corporation Act (1983) (“ABC Act”) outlines the ongoing functions and responsibilities of the ABC, which include:

“(1) (a) to provide within Australia innovative and comprehensive broadcasting services…

(2) In the provision by the Corporation of its broadcasting services within Australia:

(a) the Corporation shall take account of:
(i) the broadcasting services provided by the commercial and community sectors of the Australian broadcasting system;

(iii) the responsibility of the Corporation as the provider of an independent national broadcasting service to provide a balance between broadcasting programs of wide appeal and specialized broadcasting programs."

Unfortunately, one only needs to review the ABC reportage of 9-11 or Port Arthur to realise that there is a hidden hand preventing balance and diversity of views.

I remember well when I had a meeting with ABC 2 about the potential of producing a series on 9-11. I am sure the controller and commissioning manager felt that they were making decisions independently of any control. And I believe most of the ABC managers believe they are independent of government sway.

So who is controlling them?

When I have posted one of my articles on Facebook, I often get friends writing privately to me, suggesting that I am treading on dangerous territory. These friends might agree with the content of the article, but nevertheless suggest I tone it down.

These friends are generally not able to identify who I should be afraid of, though. They just understand that to speak out against the “government narrative” is to cause trouble.

I think we have been ingrained to fear those in power above us. This allows those with political or financial power to write the rules.

Announcement: Keith Noble’s September 27, 2015 submission has been rejected by the APC.
UPDATE. March 5, 2016: Tomorrow there will be a Port Arthur “20th anniversary” wrap-up show on Sydney’s Channel 7. That’s the Channel 7 that was able to look straight into Lindt Chocolate Café across the way on Martin Place during the so-called siege.

We’ll have a quiz night at Gumshoe using questions that we really wish Channel 7 or Aunty would ask. Examples:

1. How did the fire start at Seascape the morn of April 29th?
2. Who burned the BMW?
3. Wikipedia says that Martin tried to swallow a razor blade. Did he really? How far did the razor blade get?
4. Why did Ray Groom step down from the premiership, six weeks before the massacre, and become attorney general?
5. When the SAS came over to Tassie on the ferry a few days before the massacre, exactly where did they camp?
6. Maurice Bryant, the Dad, was found in a dam, having suicided. Why did he leave a note on the front door saying “Get the police”? but not leave a goodbye note for his kids?
7. Terrance Hill said he had confiscated Bryant’s gun before the massacre. So why did Damian Bugg hold up another gun as belonging to Bryant?
8. Exactly how did psychiatrist Paul Mullen, who interviewed Bryant in hospital May 5th 1996, come to be living in Aramoana, NZ, in 1990 at the time that a 33-year-old man, David Gray, shot 13 neighbors dead and set a house blaze?

-- that sort of thing
Brett says:

Mmmmm I once had a little faith in Keith, but the book including latest versions don’t quite add up. If there is a reason for inquiry, Keith and Macgregor are covering details themselves and making wilder accusations.

Why will they only reference a very small part of the Seascape conversations and Andrew wildly make assumptions and directly accuses SOGs by name. This take on things seems to bend and twist, but it’s been 20 years. There a 500, 000 Tasmanians and yet only 300 on the petition. This side of the story has been going on for 15 years or more and making an assumption that Australians get their facts from paper and TV just isn’t the case.

If key words Martin Bryant or Port Arthur are searched there is far more information with innocent statements than there are with actual mainstream media. If any one questions a theory they’re called a patsy, or a shill or a government operative. I’ve studied this event so damn much, from both sides, and while Keith writes well, there seems to be a large amount of conjecture. I’m afraid after watching the Mrs Bryant’s wording and state, I couldn’t tell you if Martin told me he was guilty, I’m not allowed?

Then state almost as if either Andrew or Keith have literally told her to say there is no evidence that links Martin to PAM. Then there’s the claim of Bryant having smooth skin. He didn’t. Then there’s the claim he wasn’t identified by people before the print in the paper.

Then there’s a complete bluff off of all witnesses. All 18 direct identifiers? It started to seem a few years ago that Keith has
gotten all his information from mainstream media, but makes claims he has read all the witness reports. Why are these not available? He makes the claim of hearing all the tapes. Why is the full Seascape taping that he’s heard, not available he’s made everything else available.

I’m concerned that Keith and Andrew are losing sight of the outcome and becoming wrapped up in their own fame. This is their biggest story, they’ve led the way the entire time, and getting too big for their boots. I’m lost now. Some of the explanations of Bryant’s guilt and evidence is becoming far more believable.

Keith and MacGregor seem to know more than their saying, they seem to be covering details up. Why don’t they mention the coincidence of Matin’s Father and Martin’s Benefactor both being suspicious -- they literally glance over it. $250,000 from the sale of the farm, drowned in a shallow dam with a weight belt around his neck? That’s a very hard way to kill yourself. Martin didn’t seem fussed? and was investigated.

No one refutes these facts. Then sooner than later Martin’s good friend dies in a car accident that has no real explanation of why it veered off the road. Martin was in the car? and investigated. $500,000 and a big house, why do they state Martin wasn’t known to police, and almost dispel the whole thing as “ohh poor Dumb Martin?” they seem to not provide evidence in its full yet make the same accusation of the police and courts.

Neither were present at the court. They were both aware, every one was aware. but why the concern so late in the game? Then there’s Scurr, and the mysterious leaked tapes training tapes, rubbish bin? Tip? These things just don’t seem to add up anymore. Why is an author pushing the inquiry? This isn’t murder she wrote. Where’s the Lawyers pushing the
legal system, what’s writing a big letter to News Corp going to accomplish. What’s insulting nearly every Australian going to accomplish.

If an enquiry is to occur I don’t thinks it’s going to happen with two Authors leading the way. The credibility is dwindling and this avenue seems to be getting desperate. Surely there has to be another angle. This ones not working.

**Dee McLachlan says:**

Brett, this is not a question of who said what. Let us start with due process. Trial, Coronial Inquest. Then determine guilt. I don’t care for the mountains of details and working out who did it. The trial and inquest should determine that. That is what tax payers pay the government to uphold. Not so Brett?

**Mary W Maxwell says:**

Keith Noble has now informed me that he has received a dismissive letter from the Press Council. In response he has sent another letter to David Weisbrot. Gumshoe will update the matter soon.

**xrbarra2014 says:**

It’s time to unlock the investigation files……

Just on that, why did they decide to lock these away for forty years? I speak from personal experience when I say that the Media in Australia are COMPLETE LIARS and NEVER let the TRUTH get in the way of a GOOD STORY or the AGENDA. NEVER!

**Vicki says:**

Don’t watch the news, don’t read the news, don’t listen to the news folks. MSM is a pure evil lie existing only to benefit the cabals, the governments and to do the bidding of the so-
called elite. This is a trumped up story and has been from the very beginning. UMMMM.....Sandy Hook, 9/11, Boston bombings, missing flights, Port Arthur, all lies designed to instil fear and take away more freedoms. This is all playing out very nicely and is part of the agenda to control the masses. Unfortunately there is no concern for the innocents they decide to make look guilty. Our courts try us by Admiralty law, not by common law. Martin Bryant will never see the light of day with a fair trial. He will never be given a trial because then the Australian people might just starting asking some very uncomfortable questions. He will remain drugged and isolated until he dies. His fate was sealed the day a shadow figure/s decided to use him to further their cause. Shame on all of us really.

Mary W Maxwell says:

Dear Vicki, I keep hearing people say on the Net that the courts use Admiralty Law. I don’t know what this refers to. Pray tell if you know. My understanding of criminal law in Oz is that 3 states have opted to keep the English common law — SA, Vic, NSW. (Shall we say, the three southeastern states of mainland.)

The other states are called “code jurisdiction” states -- as is the Commonwealth itself and the ACT and NT. They have produced a complete codification of their criminal law (which is composed to some extent of common law anyway). Plus there is a Model Criminal Code that exists only as a model, in case any state is looking to update its law on, say, rape. When Tas wanted to -- pardon my French -- screw Martin Bryant, it had only to look to the codified law of Tas. No Admiralty stuff, unless I am missing the boat. Ha ha, a pun.

kevin woodman says:

Sorry if I’m butting in, but the best way to get an understanding
of this is to type in ‘U.S. Act of 1871’ The second top of the list ‘The United States of America isn’;t a Country it’s a Corporation.

**Mary W Maxwell says:**

Dear Kevin, You are absolutely welcome to butt in. I have seen that claim about “corporation” and I cannot sink my teeth into it at all. I think a government is what you make it. I think a people is what has been forged from previous generations.

In US, I am a republic-lover. In Oz, I am a monarchist. Just can’t stand it when persons who are holding a public trust to enforce law start playing games. What can they hope to gain in the long run? Idiots! At present they are in deep doo-doo (we all are).

Vicki above says Martin will rot in jail. I say he won’t. Where y’all gonna put your money on this one, Woodman ol’ buddy?

**kevin woodman says:**

The petition now stands at 257.

**Ned says:**

I glanced over that disgraceful ‘Telecrap’ article and what I thought about it at the time is not proper to express, even amongst the lowest example of uncivilised cruel company. To think that some journalists tolerate and share an employer and workplace comprised of such distasteful people.

**Mary W Maxwell says:**

Ned, r u referring to the doctored-eye photo when Martin was age 29, or the recent scourge?
Ned says:
The articles over the last month. You know the prison trade in chocolate bars one. For other readers, the interview referred to is Wesley Clark with Amy Goodman in March 2007. The Tele people are too hyped up with their chocolate to even notice it and the implications, being, prima facie, a series of massive war crimes. That the ‘Televil’ people ignore and deceive the public in regard thereto. The paper article which is the subject of the article above headlined ‘Pure Evil’. How ironic!

Ned says:
It may also be noted that as part of the MSM, the ‘Telecrap’ still lumbers innocents for the blame for the 911 mass murders by not reporting on the evidence that proves that their official government conspiracy theory is BS. The ‘Telecrap’ journos are protecting people (be it unwittingly) who murdered over 3,000 innocents and will not even acknowledge the role in supporting the lies of WMDs resulting in over 2 million deaths in the Middle East with all the resultant misery and destruction resulting from ‘the plan’ (pre-911) exposed by General Wesley Clark to Amy Goodman for the US, and our puppet lot, to go to war and kill in seven countries. So who is really handing out most of the chocolate bars?

Paul says:
The disgrace known as the Melbourne Herald/Sun also published the doctored image. I never forgot it, and that’s about the time I started to lose all faith in mass-media. The realization also dawned that those who did this knew they could get away with it.

Mary W Maxwell says:
Not anymore ya don’t!
Gallop, gallop, gallop. The Gumshoe posse comes ridin’ in.
Special Air Services and Commando’s are two of Australia’s special forces. They are trained in unusual skills including how to withstand torture, how to break open a safe, and how to smuggle equipment under water. It goes without saying that they are trained to kill.

Our 2015 variety show at the Adelaide Fringe had ten acts, one of which had to do with Martin Bryant. As a result of a story about this, Kevin Woodman wrote to me and said he had information to share. Woodman reckons that the shooting at Port Arthur in April 1996 may have been done by an ex-SAS man, David Francis Everett, who was age 33 at that time. David’s life suggests he was given a lot of media coverage for his exploits.

Last week I hopped over to Perth, mainly to interview the gal who is gathering signatures for a petition (at Change.org) to be
submitted to Will Hodgman, premier of Tasmania. That would be Ms Cherri Bonney. She demands a coronial inquest of the Port Arthur massacre, not just for Bryant’s sake but ‘for all our sakes.’

While in Perth, I asked Kevin if he would be willing to do a video interview, using the ideas he had provided under the name “Shane Gingkotree.” He said OK. Note: Kevin is a 78-year-old retired electrician, (quoted in Chapter 4 above), who has lived in most states of Oz, and overseas in UK, South Africa, NZ, and Papua. He did his National Service in 1956.

If the SAS was involved in Port Arthur, we need to know about it, don’t we? Granted, it is difficult for people to understand what “special operations” are.

Would I (Mary Maxwell) go so far as to say that the SOG’s – special operations groups – of any nation might engage in the production of a terrorist incident? Yes, I do say that all the time! It’s been a hallmark of politics since 9-11.

I don’t know if that sort of thing transpired at Port Arthur in 1996. Was it part of worldwide schedule of shoot-outs?

Per Wikipedia: “Today, the Australian Army possesses a number of units that perform more conventional direct-action type commando roles, as well as counter-terrorism response, and clandestine deep-penetration operations.”

Note: I made a stink about the Sydney siege. Recall my Youtube video chiding Tony Abbott for laying flowers at Martin Place. And did you see my video rejoinder to the headline in which Aussies were seen to be feeling the trauma from the stadium in Paris? (My Youtube channel is Mary W Maxwell.)

Still, I have to say that Kevin Woodman’s theory is not firm proof that there was an ex-SAS person at Port Arthur that day. It’s “a concept.” There may be many other concepts needing to emerge.
The Life of David Everett (1962-2013)

You can learn about David’s life in the book he wrote, entitled *Shadow Warrior*. Personally I feel as touched by David’s plight as I do about Martin’s. In a Youtube video “Ex-SAS David Everett,” David says this:

“You destroy the victims’ life, you destroy your own life, you destroy your family’s life – for what? No matter how noble a cause is, what I did is inexcusable…”

In writing his book in 2007, David was helped by professional author Kingsley Flett. In *Shadow Warrior* we read:

“Unfortunately, at the time, sticking a gun into someone’s face and telling him what to do was second nature to me. People were just objects. I’d had it done to me and did the same to hundreds of people over my years in the military. The intensive training over those years tends to wire you up to that pattern of thinking. So what, I thought. It’s no big deal.” [Emphasis added]

I also see that David had earlier made a great escape from house arrest “via a wheelie bin.” That enabled him to commit his notorious crimes, one of which involved a pregnant lady -- something everyone would read about, right?

These things made me recall the dramatic escape made by James Earl Ray from a US prison; he hid in a bakery cart. Yeah right. More likely it was arranged by his handler, so that he could be seen to be available for MLK’s assassination.

Two books utterly prove that Ray did not kill Martin Luther King: William Pepper’s *An Act of State*, and Lyndon Barsten’s *Truth at
Yet Ray had to endure almost 40 years in prison and died a painful death.

David Everett died at the young age of 51 of cancer, in 2013. When he did the wheelie-bin thing it broke the bail bond of which his sister Mary had given surety. She therefore lost her house! This is “FBI-style” persecution. (In my opinion, she is entitled to a refund. Her Bro did not voluntarily skip town.)

Let’s put a stop to these persecutions, O Aussies. Enough is enough.

Who Are the Real Terrorists?

UPDATE: In preparing this book “Port Arthur: Enough Is Enough,” we have not researched the general subject of military involvement in the production of terror scenes.

So just a word here about the “normalcy” of such things.

As shown by Daniele Ganser in his 2005 book *NATO’s Secret Armies*, the CIA and other Western entities, during the so-called Cold War with Communism, established Stay Behind armies in Belgium, Italy, and elsewhere.

They practiced a “strategy of tension.” In other words, they created violence such as the blowing up of the Railway station at Bologna, and blamed it in the left wing.

The Italian courts figured out that it was Gladio that did the Bologna terrorist incident in 1980, leaving 85 dead. No one was punished! In Belgium the parliament tracked down a similar quasi-government group that had done shootouts in the Brabant supermarkets in the 1980s.

There is no reason to think Australia would not be target for similar. I’ll now quote Lawrence Dunegan’s report of what Dr Day told some medical folks in 1969 about plans:
“There was a discussion of terrorism. Terrorism would be used widely in Europe and in other parts of the world. At that time it was thought terrorism would not be necessary in the United States. It could become necessary in the US if the United States did not move rapidly enough into accepting the system.

“Along with this came a bit of a scolding that Americans had had it too good anyway and just a little bit of terrorism would help convince Americans that the world is indeed a dangerous place, or can be if we don’t relinquish control to the proper authorities.” [Emphasis added]

Fancy someone arrogant enough to think they should deliver a little bit of terror to their fellow US people. Dr Day also predicted in 1969 that there would be new diseases, “hard to diagnose and treat.” What could he have meant, other than that he knew of plans to CREATE such diseases?
Frank Coleman says:
This whole conspiracy story is a load of bullshit. I was in the paddock fencing when the SOG officers landed and have relationships with family members, first aid officers and fireys who came under fire there on the day. The only reason that pig Bryant was dragged out of there alive was because of local politicians need to calm public concerns around the SOG perceived overreach on previous operations. I am no particular friend to the local police force, but in this case there is no cover up.

Paul says:
Frank not coming back?

Mary W Maxwell says:
Frank be indisposed.

Ned says:
Gone a fencin’ up North I hears?

Christopher Brooks says:
It’s impossible to fully evaluate the “Everett” theory but the interview with Woodman was an interesting initiative.

Mary W Maxwell says:
Dear Christopher, I definitely do not know (and Kevin Woodman doesn’t know) if David Everett was at the Tasmanian peninsula on April 28, 1996.

But we can say for sure that the media gave David a lot of coverage, starting with *A Current Affair* in 1987, picturing him as a nice bloke who cares about the rebels in Burma. (That story gets pretty elaborate – Everett was supposedly importing arms from South Africa to help the Karen,) Very implausible.
Kevin, having an ear for further news, noted that the Western Australian papers often *headlined* the criminal exploits of Everett. As well, there was the supposed ability of David-the-fugitive to elude police for a year, finally showing up as an instructor of rappelling on Magnetic Island, Queensland. I don't think so.

I had not heard of the escape (from house arrest) in a wheelie bin until this interview. Oh my. The simple themes they use to trick us.

**Terry Shulze says:**

LOL, another “I was at Port Arthur”.

**Mary W Maxwell says:**

Dear Frank, Who actually dragged Bryant out? That cop deserves a medal. If you can name the name (oh, by the way, how did you know?), I would be glad to send him (or her?) a big Thank-you. I have just been watching (at childabuseroyalcommission.gov.au) live hearings. An amazing report was tendered by Denis Ryan, retired Vic detective and author of *Unholy Trinity*. It seems cops do bad things to each other. I thought they had brotherly loyalty.

**Terry Shulze says:**

Mary, Frank is another ‘wanna be’. I first ran into them back in the 1980s when I would hear “I know Lindy Chamberlain killed her baby, I was at Ayers Rock”. Maybe we can call the symptom the ‘Derryn’s Proof’, as in proof of credibility.

Here’s an interesting statistic I have become aware of – there are more Vietnam veterans walking around now than at the end of the Vietnam war. True, just walk into any pub and ask around.

As you have already, in your sly way, demonstrated that Frank doesn’t have a clue how Bryant came out of Seascape, questioning him more will just get you more BS. He’s probably told that BS story to so many people that there is no way he is going to ‘back down’.

However, if you were to take the time to provide links to all the
articles on Gumshoe related to Port Arthur, it might give him pause (should he take the time to read them) the next time he wants to tell more stories about Port Arthur.

Mary W Maxwell says:
OK Terry. But hang on — we are devoting this whole week (Dec 7 to Dec 12) to NEW stuff on Port Arthur. Anyone out there who has been harboring an article in his/her noodle, now’s the time to write it out, 300 word minimum, and send it to Gumshoe.

Also, would aficionados please go to Change.org and sign Cherri Bonney’s petition for a coronial inquest. She is only a few dozen shy of 1,000 signatures. Yay. And Terry, see the keywords on masthead of GumshoeNews’s website? Click on Port Arthur.

Paul says:
Dragged out?

Mary W Maxwell says:
As I said, if somebody dragged MB out, it’s medal time. Or maybe a knighthood?

Mary W Maxwell says:
From Wikipedia (CIA) re the SAS:
The SASR also continued to train overseas with other special forces units. On one such exercise in the Philippines, a US special forces C-130 Hercules crashed into the South China Sea shortly after take-off from Subic Bay on 26 February 1981, killing 23 passengers including three Australians from the SASR.

[wonder whom they were after]
Meanwhile, following the Sydney Hilton bombing [Eegads!] in February 1978, the SASR was given responsibility for providing Australia’s military counter-terrorism response force.

Wikipedia continues: In addition to being able to respond to
terrorist attacks in Australian cities, the SASR counter-terrorism unit was required to develop a capability to board ships underway and off-shore oil platforms.

The regiment was not involved in operations during the Gulf War in 1991, although two troops were again placed on standby for deployment at short notice, while other elements remained on high alert to respond to a terrorist incident in Australia if required.

[Did they help at the Sydney siege? Did anyone help?]

**Keith Allan Noble says:**

All the many stories related to the incident at Port Arthur in Tasmania confirm the whole truth has been withheld from the public. And given there was NO trial, NO coronial inquest, NO royal commission, NO enquiry, etc., true facts, foolishness, and false information have become deceptively jumbled. But two things are clear and are supported with hard evidence:

1. The massacre at and near Port Arthur in April 1996 was an evil official operation conducted as a prelude to the implementation of gun-control legislation; and,


**Mary W Maxwell says:**

’Twas Keith that sent me on the present kick. Love a free book!

**Mary W Maxwell says:**

Meeting Kevin Woodman was a lot of fun. He took me up to Wi-Fi Hill (not a joke) in Perth where I met the staff of Station 101.7. They broadcast “music for oldies” non-stop every day of the year. It can be listened to worldwide on Net. All your old faves.

Maybe life is worth living after all.

(Maybe)
11. Gotta Keep the Bryant Myth Alive!
by Dee McLachlan -- December 7, 2015

A Sunday article reminding us of the evil Bryant -- yet another article by Sarah Blake “Senior News Corp Writer”. This one is about Martin Bryant’s sister Lindy. Sarah Blake writes:

“The piercing blue eyes are there, as is the distinctive white-blonde hair, but Lindy shares little else with her only sibling....

“In the only interview she has given since Bryant’s deadly spree in April 1996, Lindy, a warm and intelligent 42-year-old, reveals she has changed every aspect of her life, including her identity, to escape her past.

‘I have had 20 years running away from this,’ she says.”

The article offers little, except to remind us that he was an aggressive and destructive older brother, but still childlike at the age of 29. Martin had difficulty relating to other children and the sister referred to “records of Mr Bryant torturing and harassing animals and tormenting his sister.” There are hundreds of thousands of annoying older brothers, but Bryant allegedly went on to expertly murder 35 people.
Blake does mention that Bryant’s mother has “seemingly desperate faith” in her son’s innocence. But this article about the sister – who has reportedly changed her name to escape the terrible deeds of her brother – clearly enhances the evil myth. As there are no up-to-date photos of Lindy in the Blake articles, I am left to wonder Was she really interviewed?

The article showed pictures of Bryant like a caged animal. The author tells us:

“Australia’s worst killer is a grossly overweight loner who pays other prisoners with chocolate bars for attention and has violently attacked several jail workers.”

One wonders what the purpose of these articles is now? Is it to counter the rising discontent that the evidence was improperly presented; that there was no trial; that books and articles outline the clear miscarriage of justice in this instance?

In my discussion with Keith Noble, he expressed concern that “they” may be preparing the right climate for the “end” of Martin Bryant, and that he could so easily be “whacked” or succumb to an “accident.” And no one would care.

The media are still working the same game 20 years later. This time they have got Blake, a former Woman’s Day Magazine Lifestyle Director as the “author” to propagate the myth.

**Their Real Reason for Pushing the Myth!**

Yes it is discouraging that people are taken in by this slander. But look at the bright side: the new blast may well be a sign that News Corps is “in denial” about the reality of Cherri Bonney’s petition. See the next two pages of citizen’s remarks sent in with signatures at Change.org. And this is only a tiny sample:
Sampler: Remarks by Signers of Change.org Petition

I believe there needs to put to bed the doubts of thousands of people before the witnesses that were never heard die. -- Tom Donald, Inglewood, QLD

I believe we the people deserve to have no more doubts about Port Arthur. -- Barry Cockinos, Sydney, NSW

Because it’s obvious that he was set up -- Johnnie Hansen, Kawungan, QLD

Because I smell a filthy inhuman rat getting away with an Australian massacre against our own people. And the system instead of delivering true justice has set up a scapegoat to silence the truth. -- John Wyborn, Perth, WA

I believe that Martin Bryant is innocent. He never had a fair trial and no jury would have convicted him on the facts as we now know them. -- Ian Gregory, Brisbane, QLD

I’m sick to death of these state govts continuously flouting our laws to suit themselves and their rich mates -- Wayne Johnson, Singleton, NSW

No matter the crime everyone is entitled to due process. -- Wendy Carr, Gympie, QLD

I believe the massacre was planned by the government. -- Linda Beseki Gibbs, Hobart, TAS

It was a setup and the government was behind it -- Julie Rook, Hobart, TAS

Too many things ‘do not add up’. Stories from the people that were there, like the nurse at the cafe. All leave questions unanswered that need answering with the truth. -- Matt Holland, Moranbah, QLD

I have all ways believed that Martin Bryant was not the Gun Man -- David Burge, Kalgoorlie, WA

I think the case needs a full review. -- Richard Gibbs, Hobart, TAS
Our gun laws were created on fake events --
Chris Simpson, Windsor Gardens, SA

I believe our government is corrupt to the
core. The truth will come out and heads will
roll. – Darren Watts

I believe Martin B has the RIGHT to an
unrigged trial where he is heard and witnesses to the shootings
are heard. -- Francis E Cole, Margate, TAS

Time for a full investigation, as from what I have seen and
heard, it was impossible for him to be the shooter, and it was a
set up. -- Lisa Quain, Brisbane, QLD

He is innocent -- Bruce Jeffree, Currumbin Waters, QLD

Total set up by the Authorities in my opinion. -- Esprit Marine,
Bowen, QLD

Any person complicit in this terrible injustice and cover up
needs to repent today and make amends for what you have
done. Every day is judgment day, and you never know when
your last day will come. -- Bev L Pattenden, Grafton, NSW

The government has killed far too many to go unnoticed. They
kill for money and power. A fool could see that one man alone
could not of done this, a fully trained man would be hard
pushed to achieve what they say Martin done alone. Too much
evidence is fiddled with to manipulate the public into believing
lies! -- Linda Rolls, Hobart, TAS

Unfortunately nothing is as it seems and if this imprisonment
of Martin Bryant is unlawful and Martin is innocent, then I
want to know and I want to see it exposed. -- Katherine Lane,
Byron Bay, NSW

The truth needs to be told. – Joy Lambert, Launceston, TAS

Justus Esto Et Non Metue.
[Be just and fear not.] -- Mark Black, Australia
Ned Says:

Anything like the US government (and their controllers) !!!

Surprise! The US government runs the Australian government and our politicians with the corporate mass media.

How about giving us a half a Senate seat?

Mary W Maxwell says:

Dear Ned, please define the US “government.”

Just mentioning that cover-up is a crime. Sarah looks young in her photo, maybe she has not heard of criminal penalties.

Mary W Maxwell says:

Dear Media, somebody just posted this to my Youtube page:

“Not only was Tamerlan Tsarnaev murdered, he was tortured to death. This might convince Governor Baker that an investigation is needed. Of course, this assumes that Baker is willing to deal with the issue, and if he is, he could do more with one honest press conference than with any court case.” [Yay!]

Sounds good, but if the media attended his press conference would they then broadcast it or suppress it? Anyway, someone might shut off the governor’s microphone. I have heard that all US prexies have a microphone shutter-offer who trails them every day.

Hey, young media types, it’s up to you. Take the lead. Get us out of this mess. You’ll be glad you did.

Any journo student wanting a free copy of *Truth in Journalism* by McLachlan and Maxwell, just yell.
I didn’t really care much for Port Arthur when I visited there many years ago. Many convicts that arrived in “Van Diemen’s Land” (Tasmania’s old name) were probably criminals, but many others were clearly the disadvantaged and unlucky -- including many children sent without a parent!

What a dismal place -- then, and now. It makes you notice the dark side of humanity, that we (the law) have the ability to treat people so badly. One could have been put to death for stealing an item worth more than 1 shilling, robbing a rabbit warren, or cutting down a tree. These days you can cut down a forest and you’ll get an appointment with the prime minister.

When I toured the penal facility, I was haunted by the possibility of so many people being wrongfully sent on this terrible “life sentence” to a hell on the other side of the world. Their families back in Britain must have felt impotent against the powers of the state and law.
We scoff at the Old Bailey judges that dished out miscarriages of justice one hundred and fifty years ago, with “Well we are civilized now aren’t we?”

It seems to me that little has changed.

**Martin Has a Cruel Streak? Oh Really?**

I thought about the claim that Martin is “cruel.” Let’s have a look at that police interview again:

**Police**: Do you like animals?

**Martin**: Yeah, love animals.

**Police**: Mmm. So that’s the reason why you wouldn’t.

**Martin**: I’ve been brought up with animals.

**Police**: Sorry?

**Martin**: I’ve been brought up with animals.

**Police**: Mmm. And that’s the reason why you wouldn’t shoot them, is that right?

**Martin**: Mmm, that’s right.

*Port Arthur, then and now*
(He also said he doesn’t shoot at glass bottles as broken glass may cut an animal’s feet!)

**On the Bryant Family’s Trips to Port Arthur**

Let’s also look at the part of the July 4th 1996 interview that deals with “the last time he saw the PA Historic Site”. Please note that a former manager of the Broad Arrow Café, Jim Laycock, has signed a statement (see next page) that he recalls visits by Bryant to the Café, with Helen Harvey, who died in 1992.

Police: I suppose when you lived at Port Arthur, or when you used to visit Port Arthur, there wasn’t a fee to get into the site?

Martin: Mmm.

Police: Times have changed haven’t they?

Martin: Yeah. Is there a, is there still a fee, have they still got the …

Police: Well I suppose so.

Martin: Mmm.

Police: You have to pay a fee to get into all parks and reserves don’t you in Tasmania?

A. Yeah, people weren’t happy there because they’ve got that toll box to pay to get into Port Arthur.

Police: Have you ever gone into Port Arthur and paid the toll?

Martin: Umm, it was there but when my parents had the shack, had a sticker and you had a shack or residence, you didn’t have to pay so you just drove past.

Police: What about say in the last couple of months?

Martin: **No, never. I haven’t been in Port Arthur probably six, seven years.** Mmm.
Exculpatory Evidence from the late Jim Laycock

This police statement by Jim Laycock dated May 10th, 1996 is known to have been in possession of the DPP, yet it was not brought to the court’s attention:

“Constable Chris ISLES arrived about 3 minutes after the last incident, he asked me to get in the car and we would follow this vehicle but after he had seen the young deceased female he decided to leave me at the scene.

“I have known Martin BRYANT [born 1967] from the age of 10 years until he was about 23 years old, I only knew him as one of the local kids. While he was with the lady (Helen HARVEY) he would come in to the Broad Arrow and she would buy him a Devonshire tea and spend a lot of money on possessions. Over a 5 year period they came into the Restaurant about 1 dozen times, always on a Sunday and always for afternoon tea….

“On this Sunday the 28th April 1996, I did not recognise the male as Martin BRYANT. The person I saw shooting appeared to be in then low twenties, about 5’10” tall, it was impossible to determine his build, (the coat was shapeless). His hair stood out it was blonde, I thought it was bleached blonde and possibly a female. His hair was shoulder length. His walking appeared to be mannish. The youths in the red car returned from the bush and they left the scene. The blonde headed person I saw at the tollgate is definitely the same … person I saw shoot the woman in the white car at the General Store.”

J.C LAYCOCK    [I.F. Jones]   Sergeant No. 1307    12.15pm 10/5/96
Max Turner says:
Here’s a comment that has been expunged from below this y/ tube video:https://www.youtube.com/watch?v=siun7RHSyqA It’s from 10/7/2013. It’s from Walter Mikac’s brother-in-law Graeme Moulton:
““This conspiracy theory has been raging for years. It has no substance except people’s imagination. The women[sic] with the two children, Nanette Mikac was my sister. My nieces were also shot. As a family we were told other events that the general public did not know. In the clip the two men in the car looking distressed were my father and brother in law. There was no conspiracy, no government involvement, no deep secrets, no hidden agenda. Just a nut case with guns.

Mary W Maxwell says:
The petition to get a coronial inquest for MB is now only 17 stubbies short of a pallet. Please get thee hence to Change.org.

Mary W Maxwell says:
Thank you, 3 friends. Now 14 stubbies short. Willya make it 10?

Mary W Maxwell says:
OMG, it’s down to 8. And the eastern states have gone beddie-bye. Come on, Perth! How about you, Europe?

Mary W Maxwell says:
Keith Noble is in Vienna. He could climb the Alps and ask a few ski-ers to sign on. Or a couple of Viennese waltzers…

Ned says:
Bit off track but why not. It would appear that I had a female and male ancestor who ended up in Van Diemen’s land for minor misdemeanors. They apparently later married and here I am. Dee mentions ghosts of the locality. I am of the
opinion that we are mere spirits carnated for the short ride and opportunities to learn. That aside I report the following. Someone rang in to an afternoon jock on 2GB (Sydney) in the past many months and reported that he had been to PA. He took photos. One of the photos was of a chapel window. The picture framed by the window disclosed a lady with two little children. The 2GB presenter showed interest and requested the caller to send a copy of the depicted scene.

I have not been acquainted with any follow up. It is one of life’s little mysteries. When listening to the caller I was desperate to hear the radio shock jock to observe that a mother and two young children were mercilessly murdered at Port Arthur and if genuine the photograph could be they in a spiritual plane. No such observation by the shockjoker! So for life’s mysteries! In due course perhaps justice will prevail? By the way, I have never seen a ghost, but have a renown financial journalist recount his personal experiences that required a Franciscan to deal successfully with the household presence. Weird for a protestant to call in a Franciscan. :-)

Mary W Maxwell says:

Aw, Ned, that’s sweet. I guess that means we have to be glad there was such a punishment as “transport.” By the way, Blackstone mentions the sentencing to 7 and 14 year transport, in his 1769 Commentaries, but as there was no First Fleet by then (or was there?), the convicts must have been sent somewhere else. Perhaps to Canada?

The chapel window? I don’t think Gumshoe wants to go there.

Ned says:

Why ignore the chapel window? Some understand. Those who do not, have no locus.

Terry Shulze says:

My father was a pilot in the Army Air Force in WWII, his version of the poem was –
If I had the wings of an eagle and the guts of a big black crow, I’d soar through the air and shit on the people below.

Just a bit of history… Carry on.

Oh, and Bryant didn’t want to shoot bottles, as he was afraid the animals might cut their feet on the broken glass.

**Ned says:**

So all our politicians in Canberra think they are WWII pilots.

**Terry Shulze says:**

Not all, the only poly I met in Canberra that I respected was Bob Katter. The guy was not only principled, but bloody smart. I watched him do a math calculation in his head that I would have had to do on paper – and he did it in seconds.

Fat chance he had in the cesspool of Canberra.

**Ned says:**

Did he ever explain the mathematics and only feasible explanation relating to the 2.5-second free fall of building No 7 commencing at the first few seconds of the collapse? Big hat….. for such a brain!

**Terry Shulze says:**

I can’t step into his shoes, but how far can you push the envelope in your own mind-controlled family, community, work place, etc.?

**Fair Dinkum says:**

Q: Why do ducks fly upside down over Canberra?
A: Politicians ain’t worth shittin’ on.

**Mary W Maxwell says:**

“Oh had I the wings of a turtle-dove,
I’d soar on my pinions so high,
Slap bang to the arms of my Polly love,
And in her sweet presence I’d die.” [from Botany Bay]
Here are ten things that I find amazing:

1. Thanks to our uncaring Parliament, rules about concentration of media ownership favor two publishers who thereby can influence the nation. These concocted a story about a lone gunman -- when it was in fact a “special operation.”

2. **Thanks to uncaring citizens**, the false story is still accepted even though many researchers have presented conclusive proof of its falseness. Shame on Australia.

3. An intellectually handicapped person, who likes company, has been deprived of visitors, except his mother, for 19 years, and he is often in solitary confinement. Martin Bryant is not treated like a human being.

4. About 99% of the academics in Oz couldn’t care less.

5. The judicial system has no value. No matter how much the law says Bryant should have had a trial, he had none. Let
me repeat: such a judicial system has no value to the public.

6. A band of Insiders in government think they can get away with anything. They are wholly unaccountable! This can be measured by the fact that when we know they have committed a crime – e.g., tampering with evidence, no one can be bothered to indict them.

7. The rest of the parliamentarians are apparently there for selfish reasons. God help us.

8. Gun control was effectively achieved, nationally, within weeks of the massacre, thanks to John Howard. As the push for citizen-disarmament is rather uniform worldwide, it must be that Australia is doing the bidding of outsiders.

9. It appears that, for years, media have been inciting people to kill the prisoner.

10. But the following fact is also amazing, and heartening: Over a thousand individuals have now signed a petition to demand of Tasmanian premier Will Hodgman that an inquest be conducted and that Martin be sent home.

Maybe you also are thinking about some way to get Australia out of this mess. Thank you, and go for it!

Many others, too, may be out there champing at the bit to do something about our terrible situation. Go for it!

UPDATE. February, 2016: I randomly chose the photo of Sydney to represent ‘any’ university. But Fiona Barnett has now laid massive charges. Please see her on Youtube. Her revelations concerning rituals at Sydney University are of tremendous value.

Fiona’s website is pedophilesdownunder.com.
Mary W Maxwell says:
This week all the articles at GumshoeNews.com are about the 1996 Port Arthur Massacre.

Martin Bryant better start packing his bags at Risdon Prison, as Aussies are no longer willing to countenance the situation!!!!!!

Dee McLachlan says:
Mary – you have nailed it when you write: Let me repeat: such a judicial system has no value to the public.

Mary W Maxwell says:
Cherri Bonney’s petition at change.org has 999 signers!!! Will you be the lucky thousandth person?

Mary W Maxwell says:
Hey, it’s up to 1006 signatures — THANK YOU No more of that sound-of-silence business!

“And in the naked light I saw
Ten thousand people maybe more
People talking without speaking
People hearing without listening
People writing songs that voices never shared
No one dared
Disturb the sound of silence.” -- FORGET IT!
I dislike discussing the Port Arthur massacre as “Martin Bryant’s case.” The massacre in the Broad Arrow Café had nothing to do with Martin Bryant. He was not there at all, though he readily admits to being at Seascape cottage.

**Claptrap versus the Real Thing**

Don’t worry, I won’t present all the false details and debunk them. [You can read the full false story in Justice Cox’s sentencing of Martin at the front of this book. It’s a doozie.] We need only say here what Martin’s day *really* looked like on April 28, 1996 – the day that is rightly called “Australia’s 9-11.”

Let me show, below, how easy it is to discern Martin Bryant’s actual movements that Sunday, until sundown. As from 6pm it is universally agreed that he was in Seascape cottage. So the mystery hours are only during the morn and arvo of April 28.

The official story, which I will refer to below as “claptrap,” says that one man alone did all the killings.
The Real Itinerary of Martin – It’s Simple

Martin left his home in New Town, Tasmania, which is north of Hobart, around 9.47am (recorded by the security alarm). He intended to go to Seascape cottage, a 90-minute drive. Why go there? It’s my guess that he was given a subliminal instruction, or whatever you call it, to go to Seascape. After all, it was vitally necessary for the government’s account, that a gunman be caught (or, preferably, get burned to death) at Seascape.

Yes, the real Martin Bryant did travel to Seascape, in his yellow Volvo, making two properly-witnessed stops on the way. One was at a petrol station, and one was for a cup of coffee. He may also have done a bit of surfing. (Well you would, wouldn’t you? He was 28 and it was a Sunday.)

He truly did arrive at Seascape, maybe at 1pm, and and probably never left. Starting before 6pm, we have voice contact with him, as the police recorded some conversations between him and a guy named Rick.

I assume that Martin, during his day at Seascape, did not encounter any of the alleged dead bodies. I assume he did not engage in any violence in the cottage. The next morning (April 29th) he emerged from the cottage which was on fire (how? a grenade thrown in, to kill him?), and he was arrested.

Just so you won’t be confused, let me ask: AT WHAT HOUR DID BRYANT ARRIVE AT THE BROAD ARROW CAFÉ?

The answer, I hope you realize, is “No hour; he warn’t there.” The real Martin Bryant, live and in the flesh, was a total no-show at the Broad Arrow on Australia’s 9-11. Amen.
Martin has insisted that he did not go to the Port Arthur Historic Site that day. As you may recall, in yesterday’s article about Van Dieman’s Land, Dee McLachlan quotes the exchange between police and Bryant as to the admission fee to the Port Arthur Historic Site (PAHS).

He insisted he had not gone there in the last six or seven years. Makes sense: think about how infrequently, if ever, you go to the famous historic places or museums that are right in your city.

**The Claptrap Itinerary of Martin Bryant**

Now get set for what may sound like repetition. This time I shall give the *claptrap itinerary*. Remember, I’m only telling now the “facts” as put forth by authorities. Where they say “Bryant,” I will say “the criminal.” Try to picture someone non-identifiable. *Wipe Martin from your mind.*

Note: “toll booth” means the entry to PAHS, the place where you buy entry tickets.

**The claptrap facts** [I am closely paraphrasing the police]:

The criminal arrived at Seascape around 11am, in order to kill the elderly couple that owned that cottage -- David and Sally Martin. [Note: doing a small killing before a big one is a feature of many cases, e.g., Adam Lanza, Charles Whitman.] The putative **REASON FOR MURDERING THE COUPLE? AN OLD GRUDGE, OF COURSE.**

The criminal then proceeded happily to PAHS. [He had just committed the first murders of his life, but that didn’t even make him nervous!] Along the way, he stopped to buy such things as a bottle of ketchup, and a cigarette lighter -- although he doesn’t smoke.

At each place, one or more witnesses saw a man and described
him. [In other words, he left a trail. And the lighter was obviously to burn down the cottage.]

Once he arrived at PAHS, the criminal went inside the Broad Arrow café to purchase his lunch, but took it outside to eat at the tables on the balcony. The lunch having been consumed, the criminal went inside and killed many people.

The criminal then left and killed more persons near the tourist buses in the parking lot. [The Port Arthur Historic Site shows tourists the living conditions of the convicts who were transported here, from Britain, in the 19th century.]

The criminal then went up the road near the tollbooth, killed a lady and her two children, first telling the lady to kneel down.

Note: all of these killings really did take place. My skepticism is directed only at the identity of the perpetrator(s).

As so often happens (think Boston Marathon), the killer then felt the urge to do a carjacking, even though he had a car! This required him to dispatch to God the three persons who were sitting in their BMW at the tollbooth. He drove off in that BMW, abandoning his yellow Volvo.

For no particular reason [not that there was any particular reason for doing the café massacre], the criminal went into a petrol station, shot dead the female companion of a male customer, Glenn Pears. Creatively, he put Glenn in the boot of his carjacked BMW. It may have been tricky to lift the still-alive man while also wielding a gun, but so what.

The criminal, with the booted Glenn Pears, drove to Seascape cottage. He then entered the cottage. Once inside, he handcuffed and fatally shot Glenn Pears.

He stepped outside and set that car alight. Perhaps he didn’t really
like BMW’s. The criminal then spent the night in conversation with police, via walkie-talkie. In the morning he set fire to the cottage and ran out.

(End of claptrap itinerary.)

**How Easy It Is To Confuse the Public When No Trial!**

I personally believe what Martin Bryant insisted on, that he was not at PAHS. Therefore someone else was the gunman. I think the complex itinerary required participation by a team of *several* men, appearing at the various locations — the café, the parking lot, the tollbooth, and the petrol station.

The point I would like the reader to take away is that we *do* have courts, and we *do* have the well-established mechanism of a *coroner’s inquest*. Thus, each of the many issues could be handled under oath. Witnesses could be cross-examined. Alibis could be analyzed. Exhibits could be inspected. As normal.

The fact that this has not been done, in an advanced country like Australia, is **PROOF that members of government are involved**. Perhaps their only involvement is their frightened silence. Well, OK, but that means they are at least aware that there is something to be afraid of. Yet they won’t tell us.

**UPDATE.** March 8, 2016: Yes the threatened Channel 7 broadcast did take place on March 6 – and it caused us to make a 18-page addendum to this book! Lawyer John Avery contributed “drawings” of the massacre produced by the hidden-until-now artist, Martin Bryant! And a missing police video of the hospitalized Martin came to light.
Brett says:
That’s so far off the mark, do you do this for a living? Who exactly are you trying to convince, try actually doing a little research, Bryant not known to police? Riiiiight. And you have no idea who Rick is? Well that’s because your research is on from southeastasianews and Loveforlife. Potty you didn’t bother to do any actual research well done for making stuff up.

Dee McLachlan says:
Brett,
Have you read the transcripts of the police interview with Bryant?
Which books have you read about the case?

Max Turner says:
Thanks for posting this admission that the Moulton/Mikac family knows things they aren’t sharing with the rest of us. The New Daily won’t publish it, and as I have recounted, y/tube has suppressed the comment that originally appeared there, so it’s great it’s being put up somewhere. The reluctance of the mainstream to have this info known says to me that it really was Walter Mikac’s brother-in-law Graeme Moulton. In her talk on Youtube, Wendy Scurr mentions that there are details of what happened to the victims that she hasn’t shared. That’s fair enough, at least until there’s an unbiased investigation into the massacre. She has plenty else to talk about without going into details about exactly how they suffered, though I also regard everything as potentially relevant, and this will have to be discussed eventually.

What Moulton was on about is different. If what he was referring to was simply a matter of taste as with Wendy Scurr, why mention it at all? I’d say he was trying to say Look, our family is in a special position to talk about the massacre, and the allusion to inside knowledge was part of this gambit. Walter gallivants around the
place, getting an entirely favourable press, crapping on about gun control as if he knows anything about it, yet is not sharing potentially vital information about the Port Arthur Massacre. He has never shown the slightest inclination to question the official line, and I wonder who and what he really is. He must be a government/intelligence PR asset. I reckon there’s plenty of both carrot and stick involved in getting him to whore himself the way he does, at the expense of finding out who really killed his wife and daughters.

speculator247 says:

Many similarities to the Boston marathon case, but I’m convinced there were no real victims there. How can you be sure that actual killings took place in Port Arthur that day?

I believe Martin was not there that day. Aunt Maret says Dzhokhar and Tamerlan told their father they were not at the marathon that day. I believe that too. It takes quite a few people, in government and in media at minimum, to convince people that a fictional scenario occurred, but was only made to look like it actually happened through various forms of coordinated lies, trickery, and manipulation. They do it all the time.

I don’t know when and I don’t know how, but I also believe the truth will come out and the real facts will be known.

Mary W Maxwell says:

Hi Speculator, Yes, it is hard to tell which things are real. At Gumshoe we have concentrated on that issue. I ask you to look at the September 8, 2015 article on the very important Bella Vista incident.

Important in that it demonstrates the impunity of Australian media persons and government persons. They were caught red-handed (by Dee, the editor of Gumshoe).

But then, the people can punish those persons, no? At the end of your Comment you say “I don’t know when or how, but truth will come out.” Yes, by persons such as you who make an effort.
It takes all kinds to make a world. I’ve been working on the case of Jahar Tsarnaev, who was unfairly convicted of being the Boston Marathon bomber. This has caused me to meet people from unexpected places whose sense of justice compels them to get involved. It is wonderfully stimulating.

Today happens to be Human Rights Day, and this article celebrates the fact that one thousand signatures have now been obtained for the sake of Martin Bryant “and all our sakes.” The person who organized it is Perth’s Cherri Bonney.

Recently I was thrilled to meet Cherri. Thrilled because she is so strong and competent and has simply decided that she can’t put up with Bryant’s incarceration any longer. Her petition is at Change.org.

As of yesterday, December 9, 2015, it passed the thousand-signature mark. SO WHO EVER SAID AUSTRALIANS DON’T CARE ABOUT MARTIN BRYANT?

Oops, I’ve said it myself, but I apologize. It’s lovely to think I was wrong. Actually, we have only just learned that in 2008 another
lady, Salama Shaquana, got a petition going re the innocence of Martin Bryant. She obtained over 300 signatures.

Cherri’s petition merely asks the premier of Tasmania, Will Hodgman, to hold a coronial inquest – which happens to be required by state law anyway (The Coroners Act, 1995). No doubt he will say yes.

**An Added Attraction: Music!**
What’s more, Cherri has composed a new song for Martin Bryant. The title is: “Wish I Knew How To Be Free.” It is hoped that her music may transmit a message to even to the hardest of hearts. The song is brilliantly written, with the prisoner crying to be allowed to go home!

Cherri was born in beautiful Renmark, South Australia. With her mother being a classical pianist and her father a guitarist she never had a chance to be other than musical. Her best instrument is the autoharp.

She has also been a long distance runner and cyclist, and is qualified to practice herbal medicine!

Note: The petition is ongoing – please add your signature. Maybe we’ll get a million! (The song is at Change.org and Youtube.)

**UPDATE: February 2, 2016:** As described in Chapter 3, we now know, thanks to Tasmania’s attorney-general Vanessa Goodwin, that the Coroners Act 1995 was not the one in force in April, 1996. The 1995 legislation said it would come into force by proclamation. Later (when the coast was clear?) it was proclaimed to be effective as of December 31, 1996.

I would be interested to know which Parliamentarians brought forth the 1995 Coroners Act, and why, and why it was not made to be effective soon after the royal assent.
Comments on Chapter 15 (Singer with Conscience)

Christopher Brooks says:

Mary, well done and thank you for introducing us to Cherri. It is an important and valuable initiative.

Cherri, great to learn about yourself and your action to bring some better justice to Martin Bryant and Australian society.

Your openness and straightforward integrity shines brightly in Mary’s interview to inspire and substantiate our challenge to our fellows and the agencies of power that we must bring back into a genuine accountability of our law and the truth of things.

Mary W Maxwell says:

Christopher, Lemme tell you, she’s a dynamo but then, so’s yourself.

CherriBonneyMusic says:

Christopher, Thank you kindly, it’s all for Martin. He must have justice! Cherri :-)

Martin is innocent and I intend to have justice served in one way or another. Australia MUST see how Martin is not being treated within the jurisdiction of the so-called laws! Justice must prevail! Please spread the word, every signing of the petition goes to the Tasmanian Premier W. Hodgman sooner or later……... Take care :-) -- Cherri

Mary W Maxwell says:

Terry Shulze published this way back when:

“The firearm evidence is very interesting. It has been thought that the firearm in the Café was actually a shortened military version called the M4. It has a shorter barrel and a telescopic stock. The Mossad, the US Special Forces, and our SAS use it. It would make more sense to use such a firearm in the closed space of the café.
This would be a good time to face up to Port Arthur and get it over with. Let’s do it! The many set-up shootings in the world this year demonstrate that there are harmful forces, crazy forces. The uncertainty of where they will strike next leaves everyone on tenterhooks! This could easily be fixed.

The article at hand is nothing more than a list of names. It can help interested readers get on top of the confusing literature about Port Arthur.

Feel free to see it also as a list of persons you could get in touch with to ask for relief of the ongoing tragedy. Without doubt the office holders shown below could work magic if they but set their minds to it.

**Names of Family and Friends of Martin Bryant:**

- **Carleen Bryant,** his mother
- **Lindy Bryant,** his younger sister
- **Maurice Bryant,** RIP, his father
- **Petra Wilmott,** his girlfriend in 1996
- **Helen Harvey,** RIP, his friend from when he was 19
Names of Persons in High Positions of Trust, Who Were on Duty When “Port Arthur” Happened

Prime Minister: John Howard
Monarch: Queen Elizabeth II
Governor-General: Sir William Deane
Leader of the Opposition: Kim Beazley, Rhodes Scholar
Attorney-General: Daryl Williams
Minister for Defense: Ian McLachlan
Tasmanian Premier: Tony Rundle
Tasmanian Governor: Sir Guy Green
Tasmanian Attorney General: Ray Groom
Tasmanian Chief Justice: William Cox
Tasmanian Coroner: Ian Matterson

Note: Howard, Beazley, Williams, and McLachlan, had occupied those federal offices for only 6 weeks!

Persons Who Hold Those Respective Positions Today

Prime Minister: Malcolm Turnbull, Rhodes Scholar
Monarch: Queen Elizabeth II
Governor-General: Sir Peter Cosgrove
Attorney-General: Senator George Brandis, QC
Minister for Defense: Senator Marise Payne
Tasmanian Premier: Will Hodgman
Tasmanian Governor: Professor Kate Warner
Tasmanian Attorney General: Dr Vanessa Goodwin
Tasmanian Chief Justice: Alan Blow
Tasmanian Chief Magistrate (coroner): Michael Brett
Names of Persons Who Have Been Seeking Justice

(only the ones I know about; there must be many more)

Stewart Beattie, lectured widely about Martin’s innocence, and produced a major research book in DVD format

Cherri Bonney, composer, organized the Change.org petition

Terry Hill, a gunsmith who stood up to those who asked him to report unfairly about Bryant, was persecuted for it

Steven Howard, widower of Elizabeth who protested to Ray Groom about the dropping of Ian Matterson’s inquest

Mal R Hughes of Perth, thorn in the side to many officials!

Andrew S MacGregor, a retired Victoria cop appalled by police’s mishandling of the case, who speaks on Youtube

Olga Scully, of Launceston Speaker’s Club, who discovered the police training video, got sued, and hosts lecturers

Wendy Scurr, Port Arthur Information Officer manning the battle station all day after the murders, who speaks out

Terry Shulze, a NSW barrister who tracked ownership of guns used at the massacre, and gave pro bono legal advice

Carl Wernerhoff, a historian who hypothesized that the ferry story was used to entrap ASIO personnel into being killed

Editors who have been publishing research on the case all these years, such as southeastasianews.com and loveforlife.com.au, and lately realnewsaustralia.com, and GumshoeNews.com

Enrica Rigoli, who wrote as her honours thesis at University of Tasmania “From Man to Monster: A case study of The Mercury’s news framing of Martin Bryant and the Port Arthur massacre”

M.C. Greeley, a hip-hop artist who created a stirring rap on Youtube about the mishandling of Port Arthur case.

Martin Jackson of Roxby Downs SA recommends a new political party called “Free Martin Bryant Party.”
**Name of Persons Who’ve Written Whoppers about Bryant**

**Ginny Stein**, in the ABC Background Briefing “Managing Martin,” broadcast 16 March 1997, said:

“Martin Bryant is a disturbed, unintelligent, remorseless killer. Many people think he should die – and he may be in killed jail. Is there any point in the rehabilitation of Martin Bryant? Should he even be kept stimulated, moderately occupied? Or left to rot?”

**Phil Pyke**, author of “My Time with Mass Killer Martin Bryant” (October 13, 2013). Pyke notes that Martin scared the nurses when he was in hospital with his burnt back, by making a shooting gesture at them. He mentions four times that Martin has “a look of pure evil.” Fathom it.

**Sarah Blake**, who said the prisoner is now fat, bald and crazy (well, you would be, wouldn’t you) and that he exchanges “family chocolate blocks” for the privilege of “performing sexual favors.”

**Names of Persons Associated with the Legal Case**

**Damian Bugg** was the learned Prosecutor of Tasmania. He later became Commonwealth Public Prosecutor.

**Paul Mullen** (don’t get me started) furnished a very amorphous psychiatric report on the prisoner.

**Ian Sales, MD.** See Andrew MacGregor’s report as to the ubiquity of Ian Sales as a forensic advisor on April 28-29.

**Debra Rigby**, Bryant’s first lawyer, was chair of Forensic Tribunal and is now president of the Mental Health Tribunal.

**David Gunson, SC**, Bryant’s second lawyer in 1996, has served as president of Bar Association and Tasmania Law Society.

**John Avery**, After Bryant’s September 30 plea of Not Guilty, new lawyer Avery pressured him and mother Carleen and by November 7 the plea was changed to guilty. Avery has since been jailed for theft from other clients.
Names of Persons Who Were in Hands-on Mode That Day

Jack Johnson was Police Commissioner. Oddly, he was recently arrested and strip-searched for “scandalizing the court” by naming judges whom he said were corrupt (!!). I’ll take that exercise to have been a warning to any who might go soft. (Brothers and sisters: please go soft!)

Michael Charles Dyson was police liaison on the day, and was SOG-trained. (Special Operations Groups – what is their legitimate purpose?) Dyson later worked for DynCorp Security.

Richard McCreadie was Police Commissioner and chair of the State Disaster Committee. See him on Youtube.

John Beswick was Minister of Police in state parliament. He escorted coroner Ian Matterson to the sites on April 28, 1996.

Lupo Prins was Tassie’s Deputy Commissioner of Police.

PJ Allen, constable who said in his police statement that he, and other officers, were shot at from different directions while they were in front of Seascape cottage.

Chris Iles, constable whom Jim Laycock mentions in his police statement as having been on the scene 3 minutes after the last shooting at PAHS.

UPDATE: More names, from the 1997 Seminar Papers:

Dr Tim Lyons, State Forensic Pathologist of Tasmania

Ray Charlton, the contractor for mortuary ambulance service

Inspector Kemp, the officer assigned to investigate the site

Graeme Johnstone, Chief Coroner of Victoria

Derrick Hand, Chief Coroner of NSW

Alan Hodges, Director General of Emergency Management Australia. (I now presume he had high-level involvement.)
“Centrepiece” This is the halfway point of this book.

Among the persons who deserve our support are the bereaved families of the 35 deceased and the 23 injured who survived.
“Wish I Knew How To Be Free”  
-- *Copyright Cherri Bonney, 2015*

ANOTHER DAY HAS BEEN AND GONE,  
DON’T WANT TOMORROW TO BE.  
I SIT HERE CRYING, TRYING TO BE BRAVE, MUM,  
WHAT ARE THEY DOING TO ME?

THIS SILENT ROOM REFLECTS THE PAST,  
MY TORTURED DAYS AND NIGHTS.  
HOW LONG WILL IT LAST?  
WISH I KNEW HOW TO BE FREE!

I CAN’T SMILE -- MUM KEEPS PRAYING FOR ME.  
WHY DOES THE WORLD THINK I’M LYING?  
LOOKS LIKE I’M TRAPPED IN TIME --  
I’M TOLD I CAN’T BE FREED,  
WHAT’S RISDON DOING TO ME?  
YOU KNOW I SPOKE THE TRUTH WAY BACK THEN  
AGAIN AND AGAIN AND AGAIN AND AGAIN  
WHY’M I IN PRISON, WHAT’S MY CRIME?

I KNOW I’M TRAPPED. THEY SAY THAT I AM TO  
BLAME, HEY, WHAT CAN I DO?  
GOVERNMENT TOOK ME, AND LOCKED ME AWAY --  
HEY WHAT CAN I DO? (HEY WHAT DID I DO?)

(PORT ARTHUR KNEW A LONG TIME BACK,  
MARTIN WAS TREATED SO CRUEL,  
HE WEARS THE SCARS. TASSIE LOCKED HIM AWAY.  
AUSTRALIA, WAKE UP TO THE TRUTH!)

HELP ME OUT MUM, WHY CAN’T I GO HOME? THE  
DRUGS THEY GIVE ME RUNNING BAD IN MY BRAIN,  
NOBODY LOVES ME, AND I’M HATING THE PAIN.  
CAN I GO HOME NOW!  
I WANNA COME HOME NOW  
CAN I COME HOME NOW?
speculator247 says:
From the interview, he really did not understand what he was being charged with or why. Every one of the individuals who participated in the prosecution of Martin are dirty rotten scoundrels. I hope Mum is still in good health when he’s finally released and the scoundrels take his place in prison.

Mary W Maxwell says:
That is indeed the proper outcome. Rule-of-law says so.

Mary W Maxwell says:
Dear Speculator, I have little knowledge of criminal law; we need a prosecutor to advise here. Can the scoundrels escape due to Statute of Limitations? Much of it happened 19 years ago.

However murder and treason never have use-by dates. There were 35 murders here, and probably the attempted murder of Martin, by fire. (Shall we call it immolation?) I think maybe the accessories to murder can’t escape on SOL grounds.

So that would include persons who covered it up, and maybe those who obstructed the identification and capture of the killers of those 35 people.

Hello, Rupert, are you having a nice day? May I suggest it’s not too late to run forward with a confession and hope thereby to win bit of sentence-reduction.

Personally as a judge I would be glad to cut 10 years off.

Terry Shulze says:
The written text of the interview can’t be relied upon. There appear to be whole sections missing and various edits. Perhaps there may be a release of the whole audio interview at some stage to find out what was really being said and within what context. There was also
a video of the interview, but for some unknown reason the video equipment didn’t work…(Oops it did! See Addendum.)

The video of the interview could be very revealing. At one point Bryant suddenly starts talking about stealing the BMW. He doesn’t get the story even close to being right, but what is interesting is that it appears he was responding to some sort of ‘cue’ to tell the story. The video may have caught that cue.

As Speculator indicated, Martin really didn’t know what was going on. Significantly, his ‘counsel’ (Gunson) gave permission for him to be interviewed without his counsel being present. Something I find incredible considering Bryant’s mental retardation.

Mary W Maxwell says:
Terry, always glad to be set straight by you. But I doubt anybody would concoct that last line: “I’ll miss yas.”

I don’t know who, in 1996, was the coroner (which is also called the Chief Magistrate in Tassie), but I listed the current one above. Seems to me that he, too, is bound by the law even dating back to those 35 deaths. Here is a section of the Coroner’s Act (1995) of Tasmania:

27. Applications for inquests into a death

(1) A person who a coroner considers has a sufficient interest in a death may request the coroner to hold an inquest into the death. [Yay – Cherri Bonney, Christopher Brooks, all Australians!]

(2) If a coroner who has jurisdiction to hold an inquest into a death makes a decision not to hold an inquest after being requested to do so by a person, the coroner must –

(a) record the decision in writing; and

(b) specify the reason for the decision; and

(c) as soon as practicable after making the decision, notify that person, in writing, of the decision, including the reasons for the decision.
You *gotta* love a good script.

And it seems the same old plot devices are being reused all the time. Someone goes to the glove box, or boot of the car, and whad’ya know – the terrorist has carelessly left his passport behind! Then, as often as not, the culprit abandons his own working car and hijacks a better looking one – which usually runs out of petrol.

And where are those CCTV cameras when you need them? Well, they happened to be out of order that day.

In some movies – sorry, incidents – the “discoveries” are even more elaborate and imaginative, so that the media can identify the culprit before you can practically draw breath!

So as it’s movie awards time — with the Golden Globes and the Oscars coming up — we will focus on nominees for the “**Best Set Dressing**” of an Abandoned Vehicle.
The first nominee for the prize is **Martin Bryant’s Volvo**.

This Volvo was left at the tollbooth on the 28th of April, 1996, and it is alleged that Martin Bryant’s passport was retrieved from the glove box.

Talk about a minefield of information and misinformation! In the same case, it was a miraculous phone call at 6.30 p.m. to Hobart headquarters **from a member of the public** that suggested that a bloke named Martin Bryant could be the man holed up in Seascape – as he had a jealous obsession about David and Sally Martin.

‘Inculpatory’ stuff - a combat shotgun, and ammo for the Belgian FN - was also retrieved.

Details of the vehicle’s registration came through later – around 8.30 p.m, after Carleen Bryant had been brought into the police station. But coroner Ian Matterson and his team apparently only arrived at the Volvo scene after 9.00 that evening. Who found the passport? We have never been told.

The next nominee for best “dressed” car is:
The Kouachi brothers’ Citroën.
Two masked assassins entered the Charlie Hebdo office on January 7, 2015 and murdered 12 people. The two brothers escaped – but crashed their Citroën C3. Their seamless escape left the trail cold — until the police found that one of the men, Said Kouachi to be exact, had stupidly left his ID card in the Citroen! This finding meant that Paris Police could track the entire Charlie Hebdo tragedy to two guys of Algerian descent. Allah akbar already! CNN said “It was their only mistake.”
Wrong. They made an even bigger gaffe, going to (rob) a convenience store the next day, not wearing their masks!
Our third nominee – and winner – for best “dressed” car is:

The Toyota at Dulles Airport.
Within hours of the 9/11 attacks, Paul Bremer and Jerome Hauer had managed, on live television, to identify Osama bin Laden as the culprit. What a team!
Then, on the afternoon of the 12th of September, a Toyota was flagged as “suspicious,” at Dulles International Airport. It was registered to Al-Hazmi of Lemon Grove, California, and was diligently searched. Among the items found, were:

- Four (4) color diagrams of an instrument panel for a B757 aircraft
- One yellow and black utility knife (a.k.a. “box cutter”)
- One identification card from the Pan Am International Flight Academy, Jet Tech International, in Phoenix, AZ, bearing the name HANI HANJOUR
- A cashier’s check to the Flight Academy in the amount of $5,745.00 from HANJOUR

The “Special Mention” Category

Special mention tonight goes to something that could have been found in a car, but thanks to a delay by the connecting flight into Boston, it was found in Mohamed Atta’s luggage. Let’s have a look.

Mohamed Atta (alleged ‘ringleader’ of the 9/11 hijacking plot) was apparently on a feeder flight from Portland to Boston -- but his suitcase never made it onto Flight 11

The excuse mentions was that it was a tight connection, but Atta arrived in Boston at 6:45am and you would think there was plenty of time for American Airlines to truck his luggage out to Flight 11, leaving at 7.45am. Well, they didn’t.

“Atta was the only passenger among the 81 aboard American Flight 11 whose luggage didn’t make the flight” (Paul Sperry, WorldNetDaily.com, September 11, 2002).
The *Washington Post* of November 18, 2007, describes how FBI investigators found “writings” in Atta’s luggage – a document that was a “chilling spiritual exhortation aimed at the hijackers and an operational mission checklist.” Interestingly there were airline uniforms, flight manuals, and other items. But most intriguing was a copy of his will. **This proves he didn’t expect to die on that flight.**

**Disqualified Entrant**

We should point out that we could not accept the entry from a citizen in Shanksville, Pennsylvania. This was a half-burnt visa paper belonging to Let’s Roll hijacker, Ziad Jarra. It was found in a field amongst other debris of Flight 93 (as is brilliantly analysed in Elias Davidsson’s *Hijacking America’s mind on 9-11*). We must reject this entry since the basic criterion for today’s award is that it be an *automobile.*

*Ziad Jarra’s Charred ID Papers*

How remarkable! The fire knew enough to stop burning the page just at his nose so we can see it is the real Ziad Jarrah.
Comments on Chapter 19 (Three Cars)

Elizabeth says:
You can add a couple more to your impressive list here. The Tsarnaev brothers were driving along in Dzhokhar’s car when they decided to pull over and carjack someone who was just sitting in a car parked on the street.

Maybe Tamerlan just wanted to drive a newer nicer car, so he allegedly car jacked Dun Meng in his shiny mercedes SUV, and Dzhokhar just nicely followed behind. I guess 2 cars are better than one.

And then later after the alleged gunfight with police, guess what was found in the back seat of Dzhokhar’s car, low and behold, Tamerlan's high school diploma, and his driver's licence, I mean why carry your license in your wallet when you can just throw it in the back seat of the car, and you never know when you might need your grade 12 diploma for something.

Dee McLachlan says:
Elizabeth -- PERFECT. Thanks for the reminder. I am going to have to add that – and update the post.

Mary W Maxwell says:
Notice to any Bostonians reading this site. It is mortifying, simply mortifying, that people in that most educated city of America would accept the story of the high school diploma traipsing around in the back seat of the car. What WOULDN’T you believe?

Mary W Maxwell says:
Dee, what was the final disposition of Hani Hanjour’s “cashier's check to the Flight Academy in the amount of $5,745”? No doubt the 9-11 Commission tracked it down.

(Oh, if only they knew how to do a thorough job like Australia’s Royal Commission on Institutional Responses.......) 
Dee, when I saw your photo of Ziad's half-burnt visa, I thought right away of Elias Davidsson's book “Hijacking America’s Mind on 9-11.” Elias gives a hilarious picture of the “official” reports of
things found at the crash site. But that made me go to Amazon to see how many reviews his book has got. Only ten.

One of the reviewers said, as I often say at Gumshoe, that when you see the **courts doing the wrong thing**, that is a huge tip-off. This fellow says we should look for instances where “Normal procedure is not being followed.” That would come down to an acronym: NPINBF. Do you think that’s catchy enough? Will this term spread like wildfire, to help us talk about the issues?

I am going to try it. NPINBF! NPINBF!

**Terry Shulze says:**

Great article. These psy-ops are getting so predictable that it reminds me of TV plots that keep playing over and over – first do it with cowboys, then with soldiers, then school friends, then…. Same old story, just different location.

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**About Bryant’s Volvo, there was a picture that the media took of his Volvo at the gatehouse from behind that showed the rear window.**

The first reports were that the rear window was shot out, then there is the picture with the window – what’s going on?

Then one of the investigators noticed a ‘smudge’ on the rear window at the top and blew up the picture to see what it was – it was a UHF antenna that they had tried to pixel out.

It appears they wanted to stay in contact with the killer as he made his way through PA. Probably got messages like ‘forget the woman and kids, find someone else for a hostage’ stuff like that.

Here’s the funny part of the ‘cover up’. Bryant was a mentally retarded guy that had bolted a freaking SURFBOARD to the top of his Volvo to look ‘cool’. It would have been entirely consistent for him to put an antenna on the back window to also look cool. Probably nobody would have even given it a second thought

All they did by trying to pixel out the antenna is draw attention to it. They put their guilty state of mind on show.
Mary W Maxwell says:
Does anybody want to guess where Mohammed Atta is today?

Dee McLachlan says:
Morocco?

CherriBonneyMusic says:
Haha good one Mary! Yes the piano I feel wasn’t a grand but more like the Upright version…In any case it was a ploy to ‘KEEP THE GUILT ALIVE’ so very “smart” ass of MSM to come up with something so original. Mr Murdoch must be so proud.

Jana Stewart says:
thanks for ringing the truth so loud and clear with all your articles. if you wish to see the flag-ship (all pun intended) of NPINBF look no further than the Boston fiasco from start to finish against the Tsarnaev brothers and the court circus proceedings vs Jahar Tsarnaev, the university scholarship student in solitary confinement with a death sentence.

The ‘david’ that I see will finally bring down this ‘goliath’ (they’re not evil per se. they’re just the ‘slow’ ones. we all knew them). there’s no court case for 9-11 (but where is all that nano explosive dust they carted away? I digress).

Some enlightened, fearless ones are taking the US Govt to court over this blooper of a job. as I’ve said many times, the cia, fbi, not so ‘secret service’, govt. alphabet depts incl. media and their ‘special’ (ya, really special) ops and military robots perpetrating these ‘events’ for arms dealing and w-a-r sales profit are an unimaginative bunch by nature.

Repeating same old, same old m/o over and over. it’s gone from the ridiculous to the sublimely ridiculous. and we who know it? everywhere in the world, we’re growing in numbers day by day. a reassuring thought. pls keep it up – you whistle a great tune.
Lately, Gumshoe News has published numerous articles about a man convicted, at age 29, of the massacre at Port Arthur, Martin Bryant, and the man convicted, at age 21, of the Boston Marathon bombing, Jahar (Dzhokhar) Tsarnaev.

They have so much in common:

- Both were set up to commit a big terrorist event.
- They didn’t commit it. A very experienced team did.
- Both were vulnerable young men, unlikely to win big public support — M because he is not the full quid, and J because he is from a little-known ethnic minority.
- Both have a Mom who was pushed into urging them to confess. Pushed by you-know-whom.
- Both have a bereaved Mom. M’s lost her husband 3 years before Port Arthur. J’s lost her son Tamerlan.
• The media has demonized both boys. (Perhaps M takes the cake here.)

• One had Damian Bugg as prosecutor; the other had Carmen Ortiz. What more need be said?

• Both were in solitary for a long time.

• M changed his plea from innocent to guilty after a time in solitary confinement. J first pleaded innocent and never actually changed it, but after his conviction he gave a scripted ‘apology.’

• Both were described as gentle by friends who knew them before the ‘incident.’

• Immediately the media was ready with a complicated presentation of the tragedy.

• The Australian event led to gun control; the Massachusetts one involved lockdown.

• The real murderers attempted to kill M and J at the point of capture.

• M had no trial. J’s defense lawyer started the trial by saying “He did it.”

• Both are allowed no visitors in prison. (Why not?)

• Both judges put some of the documents under seal. (Whatever for?)

• Both did additional crimes on the day of the event, e.g., M set fire to a car and kidnapped someone; J allegedly robbed an ATM and killed a campus cop.

• The defense team was in cahoots with the prosecution.
• Media never mentions that intelligent persons have raised reasonable questions about the event.

• Both J and M were severely injured and hospitalized.

• Persons who showed skepticism were accused of disrespect for the victims.

• In each case there was exculpatory evidence but it wasn’t presented. For M, the fingerprints of the real gunman on the tray at the Broad Arrow Café, and for J, the white backpack.

• In both cases the judge deviated wildly from normal practice.

• We hate to say it, but, in both cases, most folks in the local population were willing to assume that the media reports of the case were true.

Got any ideas of how to get around these awful problems? Write to us at Gumshoe. And please sign the petition “for Martin Bryant’s sake” and all our sakes at Change.org. Thank you!

UPDATE. March 24, 2016:
After the above was published, Cheryl Dean and Josée Lépine wrote many solid articles about Jahar’s case. They really go to town on the judge, the prosecutor, and the “defense team” -- even the jurors take a licking. (Just press the “Boston” button at the top of our website, GumshoeNews.com). Here I’ll only list two reports by Cheryl that are twinnish with Bryant.

1. Stun grenades were used to make Jahar emerge from the boat where he was “hiding.” After a full day of Watertown house-to-house searches, police closed in on the boat. They used a helicopter’s thermal-imaging to see that a live body was lying
motionless in there, and then hurled the grenades. When the boat owner, David Henneberry, was asked by authorities if there was gasoline in the boat he said “Yes 40 gallons.” Clearly Jahar could have burned to death.

Does this remind you of anyone? Terry Shulze believes Martin was drugged and was meant to die when Seascape cottage went ablaze. It’s been rumored that the SOG, special operations group, tossed grenades into the cottage.

We could query Jahar, even now, as to how he got into the boat. (Henneberry said he went to the garage to fetch a ladder in order to peer into his boat!). My guess is that Jahar was “placed” there, and was drugged up. But you can’t ask Jahar anything. Anti-terrorist legislation has made it OK for the Bureau of Prisons to curtail all of his communication. Convenient!

2. Cheryl Dean points out that Judge O’Toole has deprived Jahar of money by making a Restitution order of a million dollars, in order to compensate the Marathon victims. (They had already received $60 million from a fund disbursed by Kenneth Feinberg.) Since Jahar has no assets this could even prevent friends sending him a few dollars for canteen purchases.

Martin, too, has paid “restitution.” In Tasmania, the Victims of Crime Assistance Act 1976, section 7A (1) (b) says: “The Commissioner is to make a provisional order directing the offender to pay to the Crown the whole of the compensation awarded [to the victims].”

To protest the removal of his wealth, Martin Bryant might yet be able to do what OJ Simpson did. He could try to show in civil court that he did not commit the relevant crimes. That is, he could sue the Tassie government. I note, however, that the removal of money comes into effect as soon as he pleads guilty (not when convicted). Still, couldn’t Martin say that he was coerced to plead guilty and had no guardian’s advice?
Kevin Woodman says:

If you haven’t already seen it, I think you should all watch: Illuminati Wife Tells All – Part 1 – 4. over Xmas. Beans all over the shop. I’ve got through 3 of them so far.

Mary W Maxwell says:

If you mean Kay Griggs, why not just read about her in my book *Prosecution for Treason* which is a free download. Or go to the Youtube where she gives a 9-minute summary for starters.

I believe every word she says. Thank you Kevin for the lead.

Mary W Maxwell says:

Come to think of it, who needs that long list? Number 19 is more than enough:

“Media never mentions that intelligent persons have raised reasonable questions about the event.”

CAN YOU IMAGINE!

CherriBonneyMusic says:

We are not intelligent in their eyes Mary, they know everything!! remember. Another reason they get away with what they do, it’s more corrupt than one thinks! so watch out people for MSM.

[Update; you said it, Cherri. Go to Fiona Barnett’s website pedophilesdownunder.com and hit “research” and “drawings. What the right side of the brain remembers – eeks!]
Pretend I get a letter from someone holding proper authority, asking me to draw up a charge sheet concerning the Port Arthur massacre of April 28, 1996. My readers know I have no experience in prosecuting (other than maybe as a fantasy), but I can at least draft a rough list.

I offer four ‘parcels’ to assist in prosecution:

**Parcel One – Crimes on the Day**

It can be assumed that the following violent crimes were committed that day, since they are ones for which the court in Tasmania has indeed convicted someone, namely Bryant.

1. the killing of 35 people by gunshot (or possibly by knife or blunt instrument, in regard to David and Sally Martin)
2. the injuring of a large number of people by gunshot
3. the kidnapping of one man
4. the carjacking of one car
5. the burning and destruction of a car
6. the burning and destruction of Seascape cottage.

Additional violent crimes that occurred “on the day” should now be added to the list:

7. the attempted murder of Martin Bryant himself
8. the grievous bodily harm done to him by fire
9. the traumatizing of him via his false arrest
10. the traumatizing of his mother by announcing to her that her son was a mass murderer

Parcel Two – Re-looking at the Scene, Minus the Patsy
Since it is now clear to all reasonable people (19 years down the road) that Martin Bryant is innocent, someone else must have committed the crimes. I personally do not know who.

I think it looks like the work of several gunmen, one arsonist, and others. There had to be people who conspired beforehand to carry out such a massacre, and many who played active roles such as getaway drivers or persons running the communications.

Such persons must be charged and tried. While we wait to identify them we can call them John Doe 1, John Doe 2, etc. If they are now dead we cannot try them, but should still endeavour to identify them to make the story complete.
Parcel Three – Crimes of Injustice against the Patsy

Strictly in relation to the convicting and imprisoning of the patsy, Martin Bryant, more crimes occurred. This won’t entail any difficulty of identifying the wrongdoers since their role was public, and is formally documented. It makes me sad to name these names, but it makes me sadder not to. So here goes:

1. the judge in the case: Justice William Cox,

2. the public prosecutor: Damian Bugg

3. the defense lawyers of Bryant, of whom the main one was John Avery

4. the various policepersons who provided the false “data” as to what crimes Bryant committed

5. doctors who falsely set up the psychiatric report of the accused, to suit the ‘need’ of the court -- and failed to say that a man on disability payments for his intellectual handicap was legally incompetent to plead guilty

6. the coroner, Ian Matterson, who violated the law that required an inquest into the deaths at Port Arthur per Tasmania’s Coroners Act of 1995

7. those who lied under oath to secure Bryant’s conviction (perjury is a felony)

8. those who tampered with evidence in order to submit false evidence against the accused

9. those who destroyed evidence that would reveal Bryant’s innocence

10. persons who may have mistreated Martin (I’m guessing) such as by refusing to let him have visitors.
Parcel Four — Cover-up and Aftermath

1. cover-up. It is amazing to think of how many people had to engage in the cover-up of the crime all these years. Cover-up is itself a crime. To name just one person: Rupert Murdoch.

Any of the police or media people who took a visible role in the affair could be questioned. So could the members of government who are responsible for their underlings. They, too, would be under oath. What a scene that would be!

In addition, I nominate these crimes:

2. deliberately terrifying the populace (To scare someone is considered in criminal law as assault.)

3. treason on the part of any governmental people, especially secret service personnel, who conspired with foreigners to set up the events of April 28-29, 1996 (if that happened).

4. harassing persons who tried to speak out. [Update March 10, 2016: at this very moment Cherri Bonney is being harassed by telephone.]

5. causing changes to laws, making them harmful to the welfare of the nation, by priming the legislature with false information about the Port Arthur massacre.

There is no need to use the 5 items in any particular order. Nor does the bigger person have to precede the smaller. I personally would go with the smallest of the small.

Note: the government has the ability to offer partial or full immunity for testimony. There is also a National Witness Protection Program.

On the next page we see an official who should be made to give, under oath, his testimony regarding April, 1996.
Policeman, Mortician, President of Australian Senate
Senator the Hon Stephen Parry, born 1960 in Burnie, Tasmania
Tel 1-300 760 788. 33 George St, Launceston TAS 7250.

Qualifications, occupation before entering Federal Parliament:
*Graduation Certificate, Tasmania Police Academy.
*Certificate in Mortuary Science, College of Funeral Service.
*Police officer 1977-86; Detective 1983-86.
*Member Surf Lifesaving Australia; Chief Instructor Burnie ’83
*National President, Australian Funeral Directors Assoc. 2003.
*Director, Tasmanian Chamber of Commerce 2000-04.

Senator Parry was a mortician in Tasmania during the time of the massacre. As a leader in the Commonwealth legislature today he will no doubt be pleased to give his recollections of that famous day. We invite every knowledgeable person to come forward. This will be a great time for Australia.

Elected to the Senate for Tasmania 2004 and 2010.

Committee service: Environment, Communications and the Arts from 12.2.08 to 24.11.08; Legal and Constitutional Affairs from 8.2.07 to 11.2.08.

Joint Statutory: Australian Commission for Law Enforcement Integrity 23.3.07 to 1.7.14; Australian Crime Commission 9.5.07 to 25.11.10; Law Enforcement 25.11.10 to 1.7.14; Joint Standing: Migration 1.7.05 to 17.10.07; Foreign Affairs, Defence and Trade 1.7.11 to 1.7.14.


He is now president of the Senate in Canberra.
xbarra2014 says:
Brilliant Article, Thanks Mary.

Mary W Maxwell says:
THE BULLY, THE APPLE ISLE, and THOSE WIGS

Keith Noble is an Aussie ex-pat in Vienna. Like Ms Bonney, and like your humble servant, he tries to cook up new ways to tackle “Port Arthur.” In his recent ‘barrister initiative,’ he wrote to each member of the Tassie bar by email, and encouraged them (maybe bullied them is the word) to take an interest. They are all members of the Supreme Court of Tasmania so they share responsibility for its fate. Only one man replied to Keith, Paul Mason, who now lives in Queensland. He, Mason, obligingly emailed all his colleagues on November 22, 2015, saying:

“Although I am no longer a member of the Tasmanian Bar, it would disturb me if all avenues judicial, administrative and political were not pursued to enable Mr. Bryant’s removal from lifelong solitary confinement and rehabilitation in custody or even application for eventual release…. Solitary confinement is inherently a torture….”

Disappointed to have got no further buzz (but I think it will come), our friendly bully re-emailed the barristers, saying:

“In the beautiful Apple Isle, you approved Martin’s imprisonment with NO TRIAL. You approve of his ongoing torture. You approve of him being put in a cage to be photographed [and] displayed on newspaper websites around the world. You approve of the living hell his dear mother and sister are being put through … “And you do not care if the families, relatives, and friends of all the Port Arthur Massacre victims have been lied to and NOT served justice. All of you are complicit right up to your ridiculous horsehair wigs.”

Go, Bully!
Mary W Maxwell says:

I don’t think any work at all is required to let Martin out of prison now. There was never an honest case against him.

What we need is for Australians to wake up and to care. A lot is hanging in the balance. A lot of “foreign policy” issues are involved. Please sign the petition, preferably in your real name.

Among the other things you can do are: lay an information with the police re anyone’s crime, and write a complaint to the relevant state licensing board regarding any doctor or lawyer whose behavior is “off.” Those boards must reply to you and must investigate.

I am hoping someone will confess. Think how many people, other than Bryant, have had their lives shaken up for almost two decades. Wouldn’t some of them like to see this all straightened out? Maybe a truth and reconciliation board at citizen level will be needed.

Terry Shulze says:

I think the prize would go to Jim Laycock (the former owner of the Broadarrow Café) on the day of the massacre. He gave a statement to the police that he didn’t recognize the ‘male shooter’ as Bryant. He knew Bryant quite well, how he liked his hot chocolate, where he sat in the café [pre-1993]. He would have been an interesting witness if there had ever been a trial. The penny dropped for me in early 1997. We didn’t have the information we’ve got today, but there was enough back then that I knew it was a psy-op and Bryant was innocent.

I think the next bit of information that came out was Bob Munro’s interview of Terry McCarthy (the police negotiator). Stewart Beattie and Andrew MacGregor spent a fair bit of time and had an acoustical analysis of the gunshot on the tape.

I love that picture of John Howard with his ballistic vest on addressing the farmers as to why they had to turn in their .22 rifles. The media really demonised the gun owners of Australia, heck the Prime Minister himself has to wear a ballistic vest just to talk to a bunch of farmers – LOL.
Elizabeth says:

Excellent article Mary, say it like it is. It seems you are really nearing the point of actually revealing what happened, and all that’s left is for the guilty authorities and persons to all be identified and charged. It can happen, thanks to people like you!

speculator247 says:

A large number of people will have some serious explaining to do. Thank you for writing this, Mary! Even if the truth never fully comes out (I hope it does), it’s good to spend some time thinking about the possibility that it will. True justice must be done!

CheriBonneyMusic says:

Beautifully put Mary, Someone & many ARE VERY guilty and know it!! it wont be long and heads will fall off their necks from rotting flesh…:-)

sleat says:

“Since its now clear to all reasonable people… that Martin Bryant is innocent” Where is the information that makes that clear? Was it around 10 years ago? Five years ago? What makes it “now clear”?

Mary W Maxwell says:

Sleat, you have asked me if it was 5 or 10 years ago that peeps woke up. I think a lot of people got the picture, generally, about false flags when info about 9-11 was published.

I myself woke up, regarding 9-11, in February 2005, but not yet re Port Arthur, as I did not notice that it was one of that type. (Maybe because no one mentioned “Muslim”?) By 2015, I got it.

It’s clear from Andrew S MacGregor’s DVD “Terrorism and Deceit in Port Arthur” that he was on the ball before everybody else. That’s because he is a cop and saw how many aspects of the normal routines of cop-business were being omitted or circumvented. You can be sure he has suffered for speaking out.
Supreme Court of Tasmania

After 5 months in solitary, Bryant still pleaded NOT guilty on September 30. His lawyer David Gunson was then replaced by John Avery. Below we see how Avery got Bryant to plead guilty – not by browbeating him but by cozying up to him! The transcript was released on April 4, 2006 by *The Bulletin* (for the 10th anniversary of PAM). We have excised about a third of it and added bolding. This ‘consult’ took place October 3, 1996:

Bryant: As long as you’re not working for the Police. I turned around and said to David [Gunson] one day “Are you working for the Police, David” and he said “No, no, I’m working for you, Martin”.

*Avery:* …I have reviewed your case since we spoke last Tuesday and I now know as much as I need to know about it.

….. I am prepared to act for you subject to a few limits, or a few conditions, right. Now I want to go through those and see whether you’re content on that, right. First thing is that I think if you want me to act we’ve got to be frank with each other. I won’t bullshit you but equally there are no games that I want you to play, right. Understand that?
Bryant: Yes

*Avery:* I will want to get from you, not today but in the next day or so, full instructions, right.

Bryant: Yes

*Avery:* On the whole thing. And finally, I don’t want you to have any false expectations and I won’t give you any, right.

Bryant: Okay, yeah

*Avery:* Now within those broad parameters, do you want me to act for you?

Bryant: Yep, yeah, yeah

*Avery:* You’re happy about that, that we talk frankly with each other. I’ll do what I can for you but you’ve got to be frank with me, right.

Bryant: *Okay, will there still be a case. I mean will there still be a trial?*

*Avery:* Well, we’ll talk about a trial or what we’re going to do in a moment, right. Now for the next thing is do you understand legally why Mr. Gunson can’t act for you anymore?

Bryant: I think because there’s no defence (sic)

*Avery:* Well, it’s not really that. Let me just explain something to you in simple terms, right. If someone is charged with assaulting someone. Let’s use a simple example. There’s a fight in a pub and someone punches another person and he is charged with assault of that person. *If that person goes to a Lawyer and says yes, I punched him but I’m going to go to Court and say I didn’t do it, it puts the Lawyer in a position of conflict* because he can’t allow his client to go to Court and lie.

Bryant: Oh yes

*Avery:* Right, now David Gunson I gather has found himself in an ethical problem because of what you have told him and what you want to do now, right. Now I am telling you that because I am not going to ask you today what your instructions are. We’ll go through that as
length if not over the weekend then early next week and I’ll spend a couple of hours. We’ll then decide where we go but I just want you to be aware of why if sometimes Lawyers get in an ethical problem that is how it happens. Generally it’s because the client tells them something and then wants to do something different, right. So that’s just explaining that to you. Now, having said that, if you want me to act I will do so ….

Bryant: Oh good

Avery: Now are there any parts of the evidence or anything like that that you haven’t seen or you want to see again. Let me just give you examples. There’s a video interview when you were interviewed in July that seemed to go all afternoon, remember that, it went forever.

Bryant: Oh yes. I was hoping my Lawyer was going to be there. The Police said that he was informed and there wasn’t any reason for him to be there.

Avery: Now, have you seen that interview?

Bryant: No, I haven’t.

Avery: Have you read the transcript of it?

Bryant: I have read the transcript, yes.

Avery: Right, well I think I should at some stage show you that interview, right, or parts of it. I am not going to spend 3 hours, it would just be like watching TV for 3 hours, but some parts of it I think you should see, right.

Bryant: I think I know the part … the part where I pointed to myself.

Avery: The part when you pointed to yourself and said “Me” right.

Bryant: That’s not going to help me.

Avery: Not going to help me – it is going to put you right under. But all I’m saying is if you want to, I can arrange in due course for you to see that…. Right, have you heard the negotiating tapes when you were on the phone?

Bryant: Yes. I couldn’t recall that that was my voice.
Avery: Well if you like I can bring them over sometime and play them on this recorder, right, and you can say yes that’s me or no, it’s not, right. Because there is a lot of information on those and a lot of indication that you wanted to go in a helicopter for a ride, all that sort of stuff, but if you want to we can play them for you. I don’t want you saying Oh, I’m not sure about that.

Bryant: Yeah

Avery: So okay, is there anything else that you want to see or read or look at that you think might be evidence against you?

Bryant: Not really, I can’t recall. I don’t really know.

Avery: Alright, okay. Let me just ask you something. One of the things that came out when I was reading the psychiatric material is what you used to do at school and what you liked doing. I think your best subject seemed to be art.

Bryant: Art, yes.

Avery: Do you want to do some? Do you want to do some about this? Do you want to do some drawings? How long since you’ve done any? We can start, if nothing else, to piece this together even through some illustrations or something like that, right. I collect art so I could like you to sort of start ….

Bryant: Have you been in touch with Perpetual Trustees?

Avery: Yes, they’ve squared things off. They are content for me to act.

Bryant: Oh good.

Avery: So there is no problem with that. I have said to them that I will. Well, I’ve said that I will form a view on your case in the next couple of days and I will report to them and then see where the whole thing is going. I mean let’s turn to your case. It’s pretty obvious that it all points to you being guilty, doesn’t it?

Bryant: Yes.

Avery: I mean let’s be frank, we can’t invent stories that you weren’t there or anything like that. If you follow the evidence through and you have read those statements, they have you at Seascape, they have you, it would appear, killing the Martins, leaving and going down to
Port Arthur etc, etc. Now all that seems to have come out, doesn’t it. I can’t magically say none of that happened. I can’t magically find a defence that you were in Hong Kong or somewhere else.

Bryant: Mm, that’s right. ….. 

Avery: And I repeat we’re going to look each other in the eye and I don’t want any stories or bullshit, right, because the time for that is over. We’ve got to look at where you’re heading with this and I want to put on the best front I can for you bit [but?] I’m not going to bullshit and say magically you’re going to be out of here in 6 months…. 

Bryant: Will it be a long, long time for someone what’s done 

Avery: You’re not going to ever leave here mate I don’t think …..

Bryant: Art classes or whatever

Avery: That’s right, but all I want to confirm with you today is do you want me to act?

Bryant: Yes

Avery: You’re going to be frank and not bullshit me?

Bryant: That’s true

Avery: And we’ll talk next week about whether you’re going to go trial or whether you’re going to plead guilty.

Bryant: Yep

Avery: We don’t have to do that today. I’m not interested in that at the moment and I am not here to make you plead guilty, right.

Bryant: Uh uh

Avery: But I’m not here also to say we’re going to run a long trial just for the sake of a long trial, it doesn’t do you any good and it doesn’t do the broader community any good right. You’ve got to come out of this now with some respectability, right.

Bryant: Yep.

Avery: I’m probably the only friend you’ve got in the world so
we’ve got to try and help each other.

Bryant: Is it true what David said that not many Lawyers will represent me?

Avery: Well I dunno, I don’t know about that but…..

Avery: But I repeat, I will do what I can to assist you but you’ve got to help me. Now are we clear on that? Can we strike a deal on that basis?

Bryant: Yes …..

Bryant: I just want to hear all the evidence and what other people have got to say about me.

Avery: Oh we’ll talk that through. You’ve got the statements and we’ll go through that and…

Bryant: No, I mean in Court

Avery: Well, we’ll talk about that later and but I repeat if your defence is going to be that you weren’t there, then we are not going to run a trial on that if the overwhelming weight of evidence.

Bryant: I did go surfing that day, I did mention to David. …..

Bryant: I think it was that night. Sunday night the 28th. A reporter just broke in and (took my photos) what, what they’ll do!

Avery: Well, you’re a big story, mate, you’re really important now.

Bryant: Yeah, mm.

Avery: I mean, Ivan Milat and these fellows are chicken feed.

Bryant: Yes, they’re tame aren’t they compared to what I’ve alleged to have …..

Avery: What do you miss most of all?

Bryant: I miss my girlfriend and my Mum.

Avery: Has your Mum been to see you much

Bryant: Yeah, she comes in about every 3 weeks. Apart from that there’s no-one. It will be good when I’m allowed to mix with the other prisoners but that will be a long time probably.
Avery: The problem is your safety, isn’t it.

Bryant: Hm.

Avery: See the other prisoners might want to

Bryant: Get to me

Avery: **Slit your throat**

Bryant: (laughter) Yes

Avery: You’re a wanted man, see.

Bryant: Hm, Hm

Avery: We’ll have to arrange for you to have a haircut won’t we?

Bryant: Yes but I **can’t have a hair** cut until after the Court case.

Avery: Who said that?

Bryant: I mentioned that to one of the officers .....

Avery: Alright, well let’s leave it at that today. You want me to act. I’ll act for you right. I’ll be back in a couple of days and we’ll have a couple of hours going through what happened, what you did, why you did it. **Right and then we’ll talk about trials or what.**

Bryant: **Will that actually be a statement?**

Avery: Well it will just be your instructions to me, right. I’m your Lawyer. I can’t pass it on to anyone. I won’t be saying what you said. It’s what you instruct me. Right. Lawyer’s discussions with clients are privileged right. They can’t go somewhere else and tell someone.

Bryant: I don’t know if I can recall (indecipherable) ... or recall being down there. **I can’t recall a lot of what occurred but we can talk about that.**

Avery: Well we’ll see **where we go alright but I mean the reality is you’ve certainly made lots of admissions to lots of people that it was you, “me”.**

Bryant: Yeah, on the video.

Avery: Yeah
Bryant: That was when they left the room and came back. I must have said something like that, but I don’t recall, honestly I don’t, but I don’t recall pointing at myself.

Avery: Well, you did. I’ve looked at the video.

Bryant: Well that’s strong evidence, that’s more or less….

Avery: Admitting it. That is a total confession, that’s what that’s called.

Bryant: Will that go to trial …..

Avery: If you have a trial, that’s the first bit of evidence they will put up and they will play that video

Bryant: And then it would be over, would it, the trial?

Avery: Well it could be. I mean that’s the best bit of evidence they’ve got isn’t it, Martin Bryant pointing to himself and saying I’m the mass murderer. They don’t need much more do they.

Bryant: No.

Avery: Anyway, we don’t have to talk that through today. The purpose of today I repeat is to see whether you’re content with me as a Lawyer. To deal with it and that we are going to be frank with each other and not set any unreal expectations. …..

Bryant: No fear. If a person murders one person, I think they get about 21 years. …..

Bryant: Because Mr. B, do you know Mr. B?

Avery: I know Mr. B, yes and Mr. D.

Bryant: Well, they are trying to brain wash me to not having a trial.

Avery: Well, I am not going to try and brain wash you on anything. If you want to have a trial we’ll have a trial. All I am saying, we have to look at what a trial is going to be about and we’ve got to look at the inevitability at a trial that you will be found guilty.

Bryant: Would I be found guilty if I wasn’t on that video screen?

Avery: I would have thought there was enough evidence to convict
you without that. Heaps and heaps of people saying you’re it, you were there, they’ve even got a photograph of you off the video walking round with a gun at Port Arthur shooting everyone. [There is no such video. -- MM]

Bryant: Yes …..

Avery: … by pleading guilty I suppose you are going to save a lot of people a lot of heartache and a lot of trauma, make your family feel you’ve done the right thing, make the community at least think you’re not a monster.

Bryant: A monster! They probably think I am now, I don’t know

Avery: I’m sure they do. I … you’re sort of

Bryant: An evil monster

Avery: An evil monster. You’re sort of like Hannibal Lecter except you don’t eat people. …..

Bryant: Yeah, but he went round stabbing … (indecipherable) …..

Avery: I’ve had people who have murdered a couple, yes.

Bryant: What happened to them, how long did they get?

Avery: They got life

Bryant: And what does that mean, that is a set time?

Avery: Well that equates in Australia and Tasmania to about 12 or 14 years, that’s just for one.

Bryant: Well we’ll just have to see how things can work out …..

Avery: …today wasn’t for that purpose and I repeat to see whether you’re comfortable with me acting and I am comfortable with you and I think we’ll shake on it. I’ll shake your hand and I say I’ll do my best for you and you’ll say that you’re not going to bullshit me and we’ll work it through together.

Bryant: Yeah … that sounds cool.
There are problems in the Martin Bryant case that lawyers could argue over. But there’s one that every citizen can recognize. Namely, Martin was under guardianship, so he could not on his own, enter a guilty plea in court!

It is said that Perpetual Trustees became his guardian in 1994. Did his lawyer know? Yes. In the interview (previous chapter) Bryant asks “Have you been in touch with Perpetual Trustees?” Avery replies; “Yes. They’ve squared things off. They are content for me to act.”

Mary Maxwell wrote to Perpetual to ask if they are still guardian and was told that the Privacy Act prevents their divulging. She wrote to Jo Webb, the Superintendent of Risdon, asking her to give Martin a letter from Maxwell. Ms Webb replied that Martin does not want a re-opening of his case, as suggested by Mary. But again, no mention that this choice involved advice from a guardian.
Anyone who has a genuine concern for the welfare of a person with a decision-making disability can make an application to the Board. It is strongly recommended that you contact the Board’s office on (03) 6165 7500.

When you contact the Board’s office, an officer of the Board will discuss the issues with you and advise on whether a formal application is the appropriate course or if other less restrictive alternatives should be pursued.

[The website of Tasmania government clearly sets out the principles that must be observed when orders or other decisions are made.]

The board must take into account these principles, set out in the Act, when considering any matter that comes before it.

A function or power conferred, or duty imposed, by this Act is to be performed so that:

1. the means which is the least restrictive of a person’s freedom of decision and action as is possible in the circumstances is adopted;

2. the best interests of a person with a disability or in respect of whom an application is made under this Act are promoted; and

3. the wishes of a person with a disability … are, if possible, carried into effect.

Board decisions remain in place for a maximum of three years and will then be reviewed. If major changes occur which may affect the decision made by the Board then an application for review may be made prior to the scheduled review date. If you feel that the Board should conduct a review then you should contact the Board’s office. [Emphasis added]
I do not know if Perpetual Trustees are still Bryant’s sole guardian, or if Risdon Prison or some government office also has guardianship over him. It shouldn’t be a government entity. After all, the government prosecuted him. He needed someone to stick up for him. And, if they claim he is intellectually “handicapped”, surely his guardian should have been present when he was questioned by police after the massacre.

Any adult can make an application to be a guardian. (I assume Martin’s mother Carleen Bryant does not feel that she can do it.) If you take up the job, you do not have to be his personal carer. Many professional guardians rarely meet their ward. The job often carries a salary.

What Prisoner Bryant Needs Now

I note that, generally speaking, every citizen starts out with the right not to have a guardian at all. *Even if he does have one, he can apply to stop having one.* Of course I am not suggesting here that Martin Bryant do that. We have no idea what his mental state is like these days.

If a person applies today to become his guardian, the Tasmanian Guardianship Board must tell that to Martin and give him a chance to attend a hearing. I presume they will be obliged to inform him by law? And almost certainly such a hearing would be held onsite at Risdon.

The following is but a sketch of some of the legal things a guardian of Martin Bryant could do:

-- inquire as to his current health.

-- sue the Murdoch Press for libeling him in 2015

-- find out why he is forbidden to have visitors

-- ask the judiciary of Tasmania to revisit his legal incapacity
Dee McLachlan says:

Report: Retiring Coroner Ian Gray says Victorian Coroners Court should be more transparent. Referring mainly to domestic violence he said: “If you look at the future and say, where can we do better in terms of transparency and building confidence in the ultimate work of the court …“That would have to be a very, very good thing from a public point of view.” Send him to Port Arthur and see if he agrees to transparency.

Mary W Maxwell says:

Dee, I think I read recently that there is legislation afoot to make the coroners’ courts LESS transparent. I can’t find it at the moment – maybe it was in the US, not Oz.

It would be in synch with George Brandis’s move (that you made such a fuss about) which would criminalize us for writing about the crimes of SOG-type entities. Quel travesty. Think about ‘suicides’ like that of autism doctor Jeff Bradstreet. His family asked for donations to GoFundMe and got 40K so far from 702 peeps, in order to hire private investigators, but no news. The website says:

“We are still working on Jeff’s case. There has been a lot of very interesting developments as we are working with a very well known forensic scientist/detective.”

So if the authorities killed him, then what?

Dee McLachlan says:

Apologies to G. H. Schorel-Hlavka, who commented almost a year ago at Gumshoe. He was way ahead of me in thinking that Martin may need a guardian but I overlooked it. He said “In my view Mary Maxwell could lodge a complaint with the relevant Legal Service Commissioner that it appears to her that Martin Bryant may not have instructed his second lawyer to plea guilty”. [See comments in Chapter 1]
When Martin Bryant was prosecuted for the Port Arthur massacre in 1996, Damian Bugg was the Director of Public Prosecutions (the DPP) of Tasmania. Bugg subsequently became the Commonwealth DPP from 1999 to 2007.

To whom is a federal director of prosecutions answerable? I always assumed that he comes under the bossing of Australia’s Attorney-General – that’s a cabinet-level portfolio in federal parliament. (In the US, the prosecutors are directly answerable to the Department of Justice, whose boss is the Attorney-General.)

But I was wrong. An astonishing thing happened in 1973 in Australia, and boy did it fly under the radar! A change in accountability occurred such that the DPP answers to – are you ready for this, folks -- it is totally amazing. The Damian Buggs of Australia are not accountable to anyone!

How did I find this out? I went to Google Scholar to look for Damian Bugg, and there, in bold print (I mean normal print, but his words were about as bold as you can get!) was a paper
Bugg gave when he was Commonwealth DPP. He says: “In this paper I examine, with different focus, issues which I discussed at the Heads of Prosecuting Agencies Conference (HOPAC) in Quebec in July 2007.” (Below I’ll quote from that paper.)

An Incredible Sleight of Hand

Let us understand that in a democracy the way the people rule is by majority vote, with each citizen having one vote. If the democracy is able to meet in the town square, everyone can take part in the argument for or against a certain policy. But in modern times the people send representatives to parliament to do the policy-making.

Anything that goes on in Parliament is under the control of the people. It may turn out that elections are rigged and so the reps in Canberra weren’t the voters’ choice. It may also be that media can flood the public with misinformation and thus make them vote badly. But at least in the ideal, Parliament answers to us.

If some department of government were to be able to win Parliament’s approval (by a statute) to go its own way, to be free of further control by the government and hence by the people, that would be amazing, don’t you think?

As I said, I have only just discovered that this happened in Oz in the 1970s. You could knock me over with a feather. In the 1980s I was doing a PhD -- in Politics -- at Adelaide and I never heard a word about it, nor when I subsequently did a law degree.

Nothing Could Justify ‘Prosecutorial Independence’

Before I lay out the justifications that Bugg gives for the non-accountability of his work to any elected officials, try to think yourself how it could benefit us to have an independent prosecutor. And keep in mind that there is a Power somewhere that would love to be the one that decides who gets prosecuted (or harassed) and who does not (that is, who gets to be a protected person!).
Bugg offers these reasons for prosecutorial independence:

First let me say that Bugg’s paper has no honesty to it. He makes such excuses for an independent DPP as:

- A DPP must be independent of government, so that its choice of whom to prosecute will not be “political.”
- Somebody (in this case the DPP) needs to look at the expense of prosecuting, so that the courts aren’t clogged.
- The old system was confusing in having three bosses: the attorney general, the solicitor general, and the Crown.

Even Blind Freddie can see that Items 2 and 3 could be fixed up by legislation - there is no need whatsoever to bring in a new “authority” for that.

As for Item 1, granted it is a worry if the decision to prosecute Criminal A and not prosecute Criminal B is made in a ‘political way.’ Oh boy is that a problem -- as we have seen in the case of Martin Bryant. But how would it help for some other entity, a DPP Office, to choose to prosecute, or refrain from prosecuting?

This is a bad joke. When the prosecutor is under the attorney-general, the chain of command comes from the people. They decide who will be in parliament, hence in cabinet, hence in charge of that particular portfolio. If government persons behave too ‘politically’ they certainly do need to be dealt with. If they behave criminally they do need to be arrested.

**UK’s Policing Grab**

Let me interrupt the prosecution issue to show how the power of the police was also grabbed – in the UK – by a force that was anti-democracy. I think you will see the hand of the cabal in all this. Gee, they must stay up late to get all the bits and pieces organized!

The following is a paraphrase of an article at historyandpolicy.org by historian Chris Williams about the subtle takeover of local police forces. It is a brilliant analysis:
Britain’s Trick To Establish a National Police Force and Do Away with Local Control -- Begun in 1857

- A Municipal Corporations Act of 1835 had made towns of England and Wales self-governing. Each would select a ‘watch committee’ from their number to run the police force. A town could therefore veto individual prosecutions. (Naturally! The town governs itself.)
- In 1856, Home Office tried to get laws limiting the rights of boroughs to control their own police forces. But these efforts were defeated – “the people knew better.”
- Bribery then entered. Per an act of Parliament in 1857, “central government paid a quarter of the costs of ‘efficient’ forces for all towns of more than 5,000 people.”
- Then World War I, 1914 — “The cherished independence of the watch committees could be extinguished at will.”
- In 1919, there were police strikes. (Gosh, I wonder who provoked those?) This led the Desborough Committee to say “police wages should be increased, and set centrally for the first time.”
- In 1930, the case of Fisher v Oldham used intellectual gymnastics to show that a constable was ultimately responsible to the law rather than to his superiors. Oh my.
- There were ‘Red scares’ (that old chestnut!). The security state “saw an unprecedented level of peacetime planning for counterinsurgency.”
- Home Office “took increasing responsibility for producing a class of leaders for police forces, and thus intervened in matters of training and promotion, setting up the Hendon Police College in 1933.” (Oh-oh)
- “By the 1950s, Whitehall introduced a policy of refusing to appoint any Chief Constable who had no experience in a different force. This was clearly designed to create a more nationally homogenous force.”
In Australia the move toward DPP independence, which occurred first in Tasmania and Victoria, was a copycat of an English plan. Surely it's a child of World Government.

Damian Bugg wrote: “Interestingly in 1986 the amendment effected in Tasmania removed from the old Crown Advocate Act the obligation to provide advice and representation to Police, the stated purpose to recognise the independence of the DPP from the police and their investigative function.” [Holy cow!]

Gosh, I am having trouble getting my head around this! In the US I see such agencies as FEMA and FBI as de facto divorced, in the US, from constitutional government, but even they do not say, as does our DPP, that they are de jure divorced. Please see my Youtube video “To Massachusetts Governor, Please Arrest the FBI.”

Rescinding the Title “QC” and Various Gongs

To end this chapter I shall only mention that there are many ways to deal with bad lawyers. There is suing them and indicting them. There is disbarment, a procedure that can be begun by a citizen’s complaint. There are also commissions, such as Tasmania’s Integrity Commission.

There are also smaller punishments but these may have a good effect on onlookers. Federal Court Justice Marcus Einfeld of NSW was sentenced in 2009 to 3 year’s prison for perjury. Never mind that it had to do with a speeding ticket!

Einfeld lost the bench, he lost his liberty, and he also lost his QC via the court, and his Order of Australia honor via the Governor-General.

And what was the earth-shattering issue that caused all this punishment of a judge? He lied about driving too fast.
UPDATE: May 3, 2016 Is the DPP an Outlaw?

On April 20th, Dee uploaded to her Youtube channel a video we made, entitled “Port Arthur, Damian Bugg, and the Law.” In it, I claimed that, per “the law of outlawry,” if a person is unreachable for arrest in the normal way, you can say to him or her “Caput gerat lupinum” -- Latin for “Let his head be the head of a wolf”. From that moment he is outside the protection of the law. He can be killed. (I did not say “can be killed” in the video.) Actually the Law of Outlawry was repealed in Tasmania in 1924.

It does appear to me that the DPP in each Australian state is above the law. If charged with a crime, he or she can decline to prosecute it! As stated earlier, this whole thing is a bad joke. There’s no justification for Parliament to let any person – not even Mother Theresa -- have that power.

But we don’t have to succumb to nonsense arrangements. How about a grand jury? This is a group of 23 citizens to whom potential indictments are brought for inspection. In the US, the Bill of Rights says that a capital crime can be presented to the court only by a grand jury. None of your DPP running around working for God knows whom. And the grand jurors may also stickybeak around and nominate a person who should be tried. We should restore the Grand Jury. In Australia, only South Australia still has one!

I believe that when Damian Bugg handed to Justice Cox the list of crimes on which Cox passed sentence, he must have known that the list was a crock. Go read it, please; it is at the front of this book. It says Bryant “acquired a cigarette lighter en route. As he was not a smoker, the inference is that he intended to arm himself with the means of igniting the petrol.” “The inference is”? Did His Honour really say “the inference is”? I rest my case.
speculator247 says:

So, I guess instead of being involved in “political” decisions, etc., he (Bugg) is free to follow whatever guidance or instructions have the most outside control over his decisions, such as corporate, foreign governments, NWO, etc., etc. Regardless of what the “laws” say, these “officials” are accountable to the people. But then if you believe it’s legitimate for monarchs or others to actually own countries, legal systems, and people, then you might disagree with me. I’m not exactly sure what the situation is in Australia, but I believe it’s considered (by the monarchy) to by owned by the monarchy.

Mary W Maxwell says:

“Monarchy” is just a concept. People have to have a way of organizing their ideas about the power relations in which we are all naturally involved — especially in modern society. Monarchy is one way that has been popular in ancient and modern societies; theocracy is another. Speculator247, you are correct to say that Damian Bugg is answering to his bosses. Thus he is not “independent!” (What a joke). But those bosses (as far as I have read the situation) are independent of our democratic control. They are more or less a mafia surviving by the use of force. Unfortunately peeps don’t want to talk about it. I like the words of dear old David Hume:

“Almost all the governments, which exist at present, have been founded originally, either on usurpation or conquest, or both, without any pretense of a fair consent of the people. When an artful and bold man is placed at the head of an army or faction, it is often easy for him, by employing, sometimes violence, sometimes false pretenses, to establish his dominion. He allows no such open communication, that his enemies can know, with certainty, their number or force. He gives them no leisure to assemble together in a body to oppose him. Even all those … may wish his fall; but their ignorance of each other’s intention keeps them in awe, and is the sole cause of his security.”

[Of the Original Contract –1752]

I invite others to come in on this conversation. The Independence of the Prosecutor, which I discovered purely by accident, is such
a SIMPLE sleight of hand. The British case of *Fisher v Oldham*, that was mentioned as a way to get police to be independent of the “watch committee,” is similarly ingenious. (And I’ll bet it was made up, as so many cases are.)

The ruling depended on the chief of police saying his loyalty was not to the political (which means all of us, right?) but to “the law.” Oh-oh. So, Speculator, how about you speculating right here and now as to what kind or arrangement you want. Nobody really wants a mafia, do they? I think we are long past the day where we can afford to just bitch about how bad the current arrangement is. What arrangement do we want instead? What is feasible? To put it another way: is it INEVITABLE that the future be a boot stamping on the human face?

**Ned says:**

I have been most reliably informed that these days the NSW ODPP will not even acknowledge legal correspondence submitted for a Nolle Prosequi. Let alone reply with a considered examination of the material. Before the DPP, such a submission went to the NSW Attorney General for consideration of a prosecutor’s advice and recommendation. Seems that the old fashioned simple courtesy has been replaced by bad manners from the NSW government bureaucrats……. or is just careless arrogance, laziness and/or disdain for the public? Ms Upton MP is the Minister to deal with this unfortunate developing habit that is reflected poorly upon her office.

**Terry Shulze says:**

Independent DPP, yeah sure,

I’ve read much of the brief that Bugg got for Port Arthur – and that any first year law student could have torn apart – yet he proceeded with it. Then when he was the Commonwealth DPP, he got behind the Dr. Haneef ‘terrorist’ charges. Thankfully, Haneef had enough friends to do something about it –That guy was a full on ‘player’ – what’s in it for me? Heck, why would you need any oversight for an ‘independent’ prosecutor such as Bugg? Having said that, I did have some success breaking some rules and going
direct to the NSW DPP in an ugly case I did. Long story, but they set up a separate investigation of the police with the Police Integrity Commission that resulted in a Royal Commission. Unfortunately, I don't know how ‘independent’ the NSW DPP is anymore, so trying what I did could backfire today. I’ve got to quit writing about this stuff…

**Dee McLachlan says:**
All under instruction. Or great fear of reprisals.

**CherriBonney says:**
Hi Terry. Its Cherri (Martin Bryant’s case)

Is it fair to say that you could have some very valuable knowledge or backup to help this case with Martin? am I right here or wrong? However I do respect your privacy and policy un to yourself but it always concerns me that someone must make a stand for Martin Bryant. In the case of Damian Bugg well this is just beyond a joke if Australians are under siege of people like Damian Bugg. Australians must take a stand on all of these ‘powers of government’ so to speak. How is it that these procedures for example DPP Damian Bugg get to perform and prosecute the way they do how is that actually possible? When Martin was never trialled and heard who gives a person like Damian Bugg any course of any action towards Martin Bryant. Cheers :-)

**Mary Maxwell says:**
Cherri, Shulze was the main barrister opposing this-all. Keith Noble is trying to rouse t’others today.

**56 says:**
“The war on terrorism is the war on freedom” -- Aaron Russo.

“Those who vote decide nothing. Those who count the votes decide everything.” -- Joseph Stalin

**Mary Maxwell says:**
Totally spot on, 56. See Jim collier’s *Votescam* - the vote count is always cheat city.
Cherri Bonney, a singer in Western Australia, has been collecting signatures for an Inquest. The count is now at 1336! She will soon deliver the signatures to Tasmania’s premier, Will Hodgman.

I recently learned that Cherri’s aunt Lores was an aviator, and born in my home territory, South Africa. Lores came to Oz at age 9. Her story is one of daring and, in case it’s in the DNA, premier Hodgman had better watch out!

In 1932 Lores flew solo around the coast of Australia in a Gipsy Moth. She later recollected an encounter during a refueling stop at a remote cattle station:

“I was met by two bush cockies complete with grass stalks hanging from their mouths. They slowly looked me up and down, and one drawled ‘Yer know mate, can’t be much to this flying business, if a woman can do it.’ I gave him a pitying smile.”

In 1933, she departed from Darwin on April 15 and arrived at Croydon, England on June 21, the first woman to make that trip solo. Quite some feat (with several stops of course). Lores was awarded the MBE for her courage and perseverance.
Lores’s niece also has courage and perseverance. Lores was challenging stereotypes, but in 2016 Cherri is taking on the State of Tasmania and the government of Australia.

**More on Cherri’s Aunt (From a History Note article)**

Lores aimed at the record from Australia to England, got food poisoning in Rangoon, and to avoid monsoon weather had to land on the beach. But to avoiding a stray buffalo, she was forced to ditch in the water -- and overturned. After the wave receded she crawled out and was helped by islanders in salvaging the plane.

After repairs in Rangoon, and being arrested in both Turkey and Czechoslovakia for ‘unapproved’ landings, she finally reached Europe.

In 1937 she flew through storms and two forced landings to South Africa from Australia *(source: Russell Naughton)*.

![Lores Bonney at Wangaratta, Victoria, Sept 18, 1932](image)

Note: At age 93, Lores got an honorary degree from Griffith and was awarded the Order of Australia.

Niece Cherri also pilots a plane. But we will dream that one day she’ll receive the Order of Australia for “landing” Martin Bryant the hell out of Risdon Prison.
Here is Cherri’s Petition at Change.org:

My petition is to free the innocent Martin Bryant! and allow his rights to be upheld for once. It’s been a festering boil in my mind and many others. I’m sure that poor Martin Bryant is the victim of an atrocity designed to amend gun laws in this country.

Martin was hand picked by ASIO to be handled by a Psy-op group in South Australia to become the patsy/fall guy for this murderous event in 1996 in Port Arthur, Tasmania. He had the mind ability of an 11-year-old. The handling of Martin started a decade or more prior to the mass murder by Psy-op.

When the time came for that horrid day they simply had all the Government on cue to escape, step down, and tell the media lie after more lies, hiding, destroying, covering up all evidence from the public, victims families included.

As it is, nothing has budged to give Martin his lawful inquest. Carleen Bryant has been denied access to her beloved son rotting away in Risdon prison. Martin is innocent. Tasmania deserves a Coronial Inquest by law!

It’s strange to have court hearings for very small crimes YET Martin has been denied right from the start!

When 35 people were murdered and 22 wounded by gunmen, just a bit to strange don’t you think? This is not how a law system should work! If we are controlled in this manner already, god help the next ASIO hand-picked child for maybe another Mass Murder anywhere in the world.

I pray for every Australian to get behind a Coronial Inquest vote to beat the drums for Martin’s freedom of speech rights and for Martin to be heard once and for all.

Up until now Martin’s life certainly has been unfair. This is NOT the Australian way or is it? your choice... Thank you for your time :-)

Comments on Chapter 23 (Petition and Aviatrix)

Ned says:
If only Australia had some politicians or journos with a skerrick of the Bonney family DNA. I think the last senior Federal politician who had experienced the atrocities of war and killing was Jim Cairns. Gorton had my complete respect in that regard.

When the public understand the large globalist agenda, then the cruel, uncivilised, unjust framing and treatment of Mr. Bryant will be understood and the purpose for disarming the populace. Australia was a litmus test for similar (concocted) campaigns worldwide. Governments and the controlled globalist mass media really worry when the people eventually identify who the people’s real enemy is.

Mary W Maxwell says:

CherriBonneymusic says:
Hi Ned…thank you for the lovely comments! I’m going to do my best no matter what!! Incidentally my song ‘WISH I KNEW HOW TO BE FREE’ will be released soon hoping one day Martin will actually hear it and his mother. What a great job Dee has made on the story of Lores such a wonderful thing to do thank you very much Dee, you’re great! Cherri :-)

Mary W Maxwell says:
I’ve got the goss! I’ve got the goss!

Fasten seatbelts please, Ladies and Gentlemen. A birdie told me whom Aunt Lores got secret flying lessons from. Any oldies out there want to take a guess? Ever been to Sydney Airport? Right! Oz’s first worldclass airman, Kingsford Smith.

CherriBonneymusic says:
SMITHY was a fine man and a very determined one at that! any wonder Lores was hooked! under his command…

NED thank you, well all I can say is I don’t give up too easy, that’s defo in the DNA….spread the word! Cherri :-)}
Many persons have been slaving away for years to get convictions overturned in cases where the accused was merely a patsy for the government. Why don’t we just arrest the real criminals?

Somehow (in 2009), I got interested in the cases of Troy Davis, Martin Bryant, and Jahar Tsarnaev. For Troy, the authority was the County Court of Savannah. For Martin it was the Public Prosecutor in the state of Tasmania. For Jahar it’s a United States District Court.

**The Real Criminals**

How do we get governments to stop wrecking the lives of such men and their families? When will we finally wake up and realize that to persecute citizens like that is a crime in itself?

Let us resolve now to stop treating the unethical conduct of prosecutors as “unethical conduct.” That’s not what it really is. Those prosecutors are plainly working for someone other than the people.

And who might that be? Who gives them their marching orders? I am sure, absolutely sure, they are well instructed to harm us. It is an inescapable notion that for decades a huge team must have been coordinating the downfall of the people. They do psy-ops.
The Powers That Be wanted Australians to feel fear so they sent a man to conduct a massacre, killing 35 people.

In Boston, there was less violence but the whole city went into ‘lockdown.’ I assume that was the main goal – to condition Bostonians to martial law. (Bostonians now ARE conditioned to the whole thing!)

In Troy Davis’s case the likely goal was to stir up racial distrust – part of the famous divide-and-rule strategy. Hurting Troy and his family was also an instance of “knocking African Americans.” The FBI has been found guilty of this dating back to the COINTELPRO hearings of the 1970s. It continues unabated.

Additionally, Troy’s case led to 600,000 people signing a petition for clemency. Then those petitioners had the door slammed in their face. A wonderful lesson in subservience and hopelessness!

The Brady Ruling on Exculpatory Evidence

In 1963 the US Supreme Court, in Brady v Maryland, confirmed the right of an accused to have access to exculpatory evidence, that is, to be able to present any material that shows his innocence. There was a piece of evidence in the Brady file which, had the defendant been allowed to see it, would have given him a better outcome. The Court said:

“We now hold that the suppression by the prosecution of evidence favorable to an accused upon request violates due process where the evidence is material either to guilt or to punishment…. The principle [is] avoidance of an unfair trial to the accused. [Emphasis added]

The problem is the fact that the courts are working for “someone else.” Maybe the bad judges are living in fear. Maybe a mafia has threatened to harm their grandkids. If so, we can offer them succor.
In 1990, a perfect case of attorney corruption came up in the federal court in Boston. There was a mobster named Vinnie Ferrara (also called ‘Vincent the Animal’) who was in jail for murder. He had done a plea bargain to get a 22-year sentence instead of a life sentence. (Fathom it.) Ferrara didn’t realize there was material in the prosecutor’s file showed that another man had confessed to the murder.

Later, in 2008, US Judge Mark Wolf reexamined the situation and said he had to let Ferrara out of jail, animal or not. He then did so. He freed the prisoner without further ado. (by reducing his sentence to time served).

Judge Mark Wolf blamed US Attorney Jeffrey Auerhahn for having suppressed the exculpatory evidence, contrary to the Brady rule. A Boston cop testified that Auerhahn knew of Ferrera’s innocence. Yay, cop!

So, do we find Attorney Auerhahn in jail today? We certainly should. Obstruction of justice is a felony. I quote 18 USC 1503 which has to do with influencing (or injuring) a court officer or juror:

(a) Whoever corruptly, or by threats or force, or by any threatening letter or communication, endeavors to influence, intimidate, or impede any grand or petit juror, or officer in… any court of the United States… or… obstructs … the due administration of justice, shall be punished… (b) The punishment for an offense under this section is…(3) … imprisonment for not more than 10 years, a fine under this title, or both. [Emphasis added]
Now, before you go bringing a nice cake to prisoner Auerhahn in jail, let me assure you that he ain’t there. No one brought charges against him, AS INDEED THEY NEVER DO.

We must thank Judge Mark Wolf of the US District Court in Boston, for speaking clearly of Auerhahn’s wrongdoing -- which is common behavior among US Attorneys. And happily, the First Circuit Court of Appeals referred to Auerhahn’s behavior as “outrageous,” “egregious,” “feckless,” and “a grim picture of blatant misconduct.”

Of course I do not agree with that last word. It was not “misconduct.” It was criminal conduct. Now, wait till you hear what happened next. The Board of Bar Overseers (I had never heard of them) asked for disciplinary action against Auerhahn -- to suspend Auerhahn’s license to practice law for two years.

So maybe you think the panel of decision makers would be composed of several laypersons and some lawyers? Wrong-o. It was composed of three judges. To be exact these were: Rya W Zobel, William G Young, and – wait for it, all ye who study the Marathon bombing case -- George A O’Toole.

They ruled: “the allegations of professional misconduct have not been proven by clear and convincing evidence.” The offending man didn’t get even a 6-month suspension.

**Somersaults**

Harvey Silverglate, a Boston attorney, commented that the judges “HAD TURNED SOMERSAULTS” to let Auerhahn off the hook. He said:

“I think it’s a rebuke to Judge Wolf and it’s also a rebuke to all of those [who] for years now have been engaged in the never-ending but seemingly futile battle to get the Department of Justice to turn over exculpatory evidence that can exonerate a defendant, especially an innocent one.” [Emphasis added]
Never-ending but seemingly futile? Hmm. Not any more! Come on, troops. We need to do what must be done here.

Why -- ask yourself why -- would judges turn somersaults to let off the hook a man who had obstructed justice? The answer I’m sure is that OBSTRUCTING JUSTICE IS THE ACTUAL GOAL.

Consider this: the plans by the Powers That Be to reduce us to slaves and idiots is not compatible with a decent legal system, is it? It couldn’t be. So THE LAW HAS TO BE DESTROYED.

It is obvious to me that that’s what’s going on these days.

I think the World Government’s instruction is: Kill the law gradually by misusing it. If corrupt judges really said what’s happening, folks might notice! They’d react and the hidden rulers, would be in trouble.

**Over to You, Citizen**

Today we should be spreading the alarm. We must bravely arrest the persons who are killing our law. As a first move, the wrongly incarcerated men must be sent home. It’s too late for Troy Davis who was executed in 2011, but Martin Bryant and Jahar Tsarnaev must be let out of jail today.

That’s ‘today’ as in today. This afternoon. Before dinner. Or at the latest before bedtime. Out they go. Enough is enough, isn’t it? Luckily Will Hodgman, Tassie’s premier, is a family man; he’ll know the right thing to do. Great.
As of today, January 24, 2016, Cherri’s petition for a Port Arthur inquest has acquired 1403 sigs. And now she’s got something to show for it – a police response!

As you may know, ever since my November trip to Perth to interview Kevin Woodman (“Shane Gingkotree”) and Cherri Bonney (aviatrix ‘defo in the DNA’), the three of us have been acting as a team to deal with Port Arthur.

Well, as of today, Kevin and I are a bit depressed. This is because Cherri is getting all the attention, and Kevin and I are being treated like “low man on the totem pole.”

Yesterday Cherri had 5 police helicopters buzzing over her house, and today she had one that “visited” her seven times, circling around her home in the arvo.

But Kevin Woodman has had only one helicopter — he’s practically a nobody. It occurred five days ago. The heli circled his property. Its color was “black with red writing.”

Kevin has tried tracking it on the Net. So far, he’s found a group, Vietnam Helicopter Pilots Association, that uses the black-red colors. We do not say that is Kevin’s visitor. We don’t know.
Cherri’s heli’s are white and grey; “I checked with binocs, defo Police.”

The GOOD NEWS for us is that our attempt to get the non-killer of Port Arthur out of jail is putting somebody’s nose out of joint. Yay! Cherri is going to visit the Perth police tomorrow to inquire about their flights.

In Adelaide I wish I could report food-poisoning, or something suitable for all the work I’ve put into this, but so far nothing. About 10 days ago there was a helicopter over my home in a quiet suburb, at 2am.

I do not, however, say it was harassment. They could have been spraying for mozzies, or taking a survey, or whatever. You will want to know the color. I ran out to the balcony with my camera but they were gone.

I was “heli’d” twice in broad daylight, when I lived in Concord, New Hampshire, when I was a candidate for Congress. Was I ever proud.

Woodman and I will let you know if we come up a notch or two in the helicopter stakes. Here’s hoping!

Woodman tells me that years ago he went to his state MP in WA with a complaint of police interference and the MP, named Davies, said “Tell it to everyone you know; it’s safer that way.” Right on, Gumshoe!

Interestingly, that same MP was the go-to man for any police officers in case they needed to confide about something-or-other. Isn’t that sweet? I am willing to be the go-to man today.

In fact just for the hell of it I hereby offer to stand on the steps of SA Parliament House this Tuesday, Australia Day, at 3.33pm, in case anybody needs to “talk.”

Oh. Cherri just phoned. Says: “I just rang Police and they tell me they could have been looking for arsonists today in my area, as many little fires are deliberately lit by dopes!”
Here is a word of praise for police. Many of them live up to the public’s expectations of them as protectors of society. A certain number of them also care about the law and endeavor to carry out procedures according to Hoyle.

Australia is blessed with a cop, now retired, who loves being a cop and loves getting it right. Andrew MacGregor of Victoria.

Early on, he saw that proper police procedure had not been followed during the initial investigation of

1. the killings at the Broad Arrow Café,

2. the interviewing of the mother and girlfriend of Martin Bryant, and

3. the handling of the purported “hostage situation” at Seascape cottage.

Luckily, MacGregor’s work is online at loveforlife.com.au, at hiddenmysteries.org, and at southeastasianews.com, plus many Youtube videos, especially “A Question of Guilt.”
Looking for the Major Enchilada

Among the subjects of his ‘counter-investigation’ are the psychiatrist Ian Sales, whom MacGregor sees as a virtual coordinator of the day’s events, and Michael Dyson, an SOG cop who may have been inside Seascape with Martin (some have said Martin was reading scripted lines).

Remember, Andrew’s a cop. So he knows what the law is re terrorism, hostages, and all that nonsense. Part of the police thing on April 28-29, 1996 involved federal anti-terrorism units.

I will argue here that the entire massacre was run by a national, not a state, entity. (I imagine it was higher than national, too, just as I think the 2014 Sydney siege was controlled by outsiders. But we Australians need not look any higher than Canberra.)

I realize I am making an extreme statement, but I go where the research takes me. This week I was reading Andrew MacGregor’s 7-part speech “Deceit and Terrorism,” and found out some of the pieces. Note to Kevin Woodman: The SAS had a sort of legit role in Tassie that day (but only after the massacre occurred).

The Birth of an Anti-Terrorism Office in Oz

As we all now realize (see my 2011 book Prosecution for Treason), there was a great effort made in the 1970s to teach all Westerners that Muslims are terrorists and thus we need new laws.

Australia started to prepare for terrorism in 1978, via the Hilton bombing (which was run in tandem with a Commonwealth Heads of Government meeting, known as a CHOGM).

In Tasmania and Victoria the relevant police unit is called SOG – Special Operations Group. In South Australia the equivalent thingamajig is the “Special Tasks and Rescue Group.” In NSW it’s the “Tactical Operations Unit.” You get my drift. I see all as secret police groups with names to deceive us.
Seascape Cottage Was A Hostage Situation

When shooting started at Seascape, the local police asked Victoria for help, as a “hostage situation” triggers mutual aid among the states. It also justifies federal police involvement.

Canberra, by which I mean the Commonwealth government, had already created a **SAC-PAV**. “SAC” stands for Standing Advisory Committee, oh so benign-sounding. As for the PAC – want to guess? It, in perfect Orwellian fashion, stands for Protection Against Violence.

(I hear you say “Mary, if we need protection we should have it.” Sure, but we already have an army, and police, don’t we? This new stuff allows a meddling in local police work by higher-ups, and a general secrecy as to the identity of the players.)

In America – maybe soon in Oz, too – there is quite a folding in of *private* security personnel. All of this could be the perfect preparation for a violent takeover.

As stated earlier, Cherri Bonney obtained some info from Vanessa Goodwin about the original coronial inquest at Port Arthur. Most of us had been ignorant as to the existence of that effort by Coroner Ian Matterson. Cherri also received some Seminar Papers from a “Lessons Leant” meeting in Melbourne in 1997.

Joe Paul the Executive Officer, Tasmania State Disaster Committee, said, at that meeting:

“Several exercises have been conducted since 1995 that have been designed to assess the emergency services response capability to an event on the Tasman Peninsula.” (Cough, cough.)

Also, at a meeting in Launceston in 2004, Andrew MacGregor noted that Geoff Easton, a former police media liaison officer in Tasmania (who was formerly based in Canberra as a “communications officer”) said:
“Just the fortnight before I had spent five days in Western Australia on the anti-terrorist SAC-PAV exercise, ‘Top Shelf’.” (I think he means the fortnight in April 1996, I am not sure. I got the quote from AdelaideInstitute.org – MM)

MacGregor also noted: “On 22 and 23 April 1996, five days prior to the tragedy, an Aviation Seminar was held at the Police Academy. The seminar considered Tasmania’s resource capability to cope with a domestic aircraft accident and identified the support available from other states.”

As stated in Chapters 4 and 10, a retired electrician in Perth, Kevin Woodman lived in Tassie at the time of the massacre and noted that about 5 days before that terrible day the SAS had ferried over from the mainland. He saw a tiny notice of this in the paper. It said they had come over for “training.”

Police Tactical Groups are discussed in Wikipedia:

“PTGs are civilian-police SWAT units established to respond to high-risk situations which are beyond the scope or capacity of everyday policing. PTG officers directly support in incidents such as sieges with specialist tactical, negotiation, services. Aside from internal, and international training and courses, the tactical assault group of the Australian Special Air Services (there’s that word ‘special’ again!) conducts annual training courses [for] each state.” [Emphasis Added]

It looks to me that a PTG is like a DPP in being “independent of political control.” Certainly in the US the FBI and CIA, do not ‘suffer oversight.’ Fact is they work for hidden rulers.

Note: I consider this the main analytical page of this book, and I recommend we take action fast!
Comments on Chapter 26 (Andrew MacGregor)

Xrbarra says:
Hats off to Andrew MacGregor

Dee McLachlan says:
A couple of hats off.

Terry Shulze says:
Oh yeah, it was definitely orchestrated out of Canberra and beyond. The Australian Institute of Criminology was cooking the books as far as the actual statistics – and it was all being done via instructions from the internationalists. I documented that in the ‘Gun Runner’ article.

Some of the politicians were in on it and others were out of the loop. Guys like Tate and John Howard appeared to be in on it. However, the Attorney General, Daryl Williams (who was the patron for the Western Australian branch of the Coalition for Gun Control) appeared to be clueless. He had the task of implementing the ‘new’ (on the books) gun laws. Eventually, someone got the information to him about what was going on. It broke him and he retired from politics at the next election.

I mentioned Walter Mikac being taken to see his butchered wife and children in situ and then being whisked off in a state of trauma to the waiting arms of the Coalition of Gun Control. He then became the ‘poster boy’ of the gun control movement, dragged around to various events and interviews. I consider Mikac’s horror to be even greater than Bryant’s. They killed Mikac’s wife and children to promote gun control in Australia and then traumatised him to turn him to an advocate for the very thing that led to his family’s murder. I don’t know how strong Mikac is, but to realise he got conned that bad would send most people into a deep state of denial if not madness.

The perpetrators of this massacre know no depth to their evil.

Mary W Maxwell says:
This just found on NATO’s “teletype”:
SHIT. The natives are getting restless in Australia.
I first heard the expression “There is nothing for it” when I came to Australia. That was 35 years ago; I don’t think I have ever deployed the phrase.

Till now.

Today I say: There is nothing for it but to let Martin Bryant and Jahar Tsarnaev out of prison.

Going merely on what has been published at Gumshoe News in the last three months about these two men – not to mention the evidence supplied by other researchers -- both Martin and Jahar were set up.

For nearly three years, since the Boston Marathon of 2013, Jahar has been in “maximum-security” prison -- maximally secure, that is, against the public finding out what he might reveal!

Martin has done almost 20 years at Risdon Prison in Tasmania, with part of that spent in a medical facility. (Oh, is he ill? What made him ill?) He is not allowed visitors, undoubtedly for the same reason as Jahar. What other reason could there be?
I contend that both of the publically terrifying acts – the murder of 35 people in Port Arthur in 1996 and the explosions near the finish line of Boston’s famous race – are but typical actions of World Government. This secretive force has control of police, of politicians, and saddest of all, of the judiciary, worldwide!

The two prisoners should be sent home immediately. We cannot foresee the consequences of their ‘emancipation’ but we can definitely see the consequences of not emancipating them. Evidence grows every day of the running of our world by gaggle of maniacs. (See Fiona Barnett’s shocking videos.)

There is nothing for it but to stop this nonsense.

There is nothing for it but to send the boy home NOW.

Postscript: Although the US “no-visits-to-Jahar” rule is under a law that gives the Bureau of Prisons discretion to forbid visitors to terrorists, THERE IS NO LAW saying Martin Bryant has to be without visitors. I now see that in fact he has access to the Ombudsman and the Visitor. How nice.

**Official Visitors to Prisons, per the Corrections Act, 1997:**

1. The Minister may appoint persons as official
2. The term of office is 2 years.
3. An official visitor is to – (a) **visit at least once a month**, and (b) inquire into the treatment, behaviour and conditions of the prisoners and detainees in that prison; and (c) **receive and investigate any complaint of a prisoner or detainee**….
4. An official visitor may report to the Director or Minister any matter relating to the treatment or condition of prisoners.
5. An official visitor, at least once in every 12 months, is to **make a report to the Minister** on the inquiries made….
6. A correctional officer is to give full assistance and cooperation to an official visitor….
Pardons


Indeed Blackstone thinks that it is “one of the great advantages of a monarchy in general” that a monarch has the “power to extend mercy.” This is known in Australia and New Zealand as the RPM, the Royal Prerogative of Mercy.

The queen’s representative is Governor-General Sir Peter Cosgrove. I think a pardon could also come via the Governor of Tasmania, Professor Kate Warner. It may also come from the state Parliament, via the premier, Will Hodgman. When I consulted the Constitution of Tasmania, I was surprised to find no judicial powers mentioned! As Australia’s Westminster system rests on “parliamentary supremacy” I take this to mean that the premier could grant a pardon in the name of Parliament. To put it another way, if Hodgman wants to do so, what’s to prevent him?

In a 2012 decision, the Commonwealth attorney-general of Oz, Nicola Roxon, declined to pursue any further the petitions that had been made to the queen, and was refused, for murders committed by Breaker Morant during the Boer Wars, circa 1900. Roxon said the requirement was that the pardonee be “morally and technically innocent.” I think we all know that Martin meets both those criteria.

Note: In Canada, pardons are obtained via a special bureaucracy, not from the royal bosom. These do not imply forgiveness but are intended to help a rehabilitated convict overcome his past.
Comments on Chapter 27 (Giant Leap)

Cheryl Dean says:
The song is beautiful Cherri! Congratulations! You have already accomplished so much in this case. I can see why Mary adores you. Let’s all keep trying until Martin and Dzhokhar (Jahar) are set free.

Terry Shulze says:
Beautiful song and I like the way Cherri sings. I wonder if any of the ‘establishment’ radio stations will play it.

CherriBonneyMusic says:
Thank-you Terry, just saw your comment and can say between nearly 40 radio and paper personnel, not ONE reply so far! Can only keep trying I suppose? the stats however are climbing.

Fair Dinkum says:
I listen to the song and put myself in Martin’s place. Wondering how much it must mean to him if he knew about Gumshoenews, and Cherri’s song and her petition.

Bonnie says:
It worries me that the government, F.B.I., and others are so corrupt. How can it be that these people in power these people that are hired to keep us safe, can do whatever they want. Who can we rely on to tell the truth and to keep justice in our world? The more I learn the worse I feel.

Christopher Brooks says:
I think the Martin Bryant issue has the ingredients to become very dangerous to concentrated power if small groups of Tasmanian’s decide to set about the political task. Fear is a very significant problem, but when the curtain is drawn back in front of the public view, tiny harmless figures who manipulate special effects is all that really exist.

Mary W Maxwell says:
Zheesh! Holy daddy! Have you said it or what?
Anyone can present a show at the Adelaide Fringe – you don’t have to audition. I decided to present, comically, “A Pardoner’s Tale,” and do as the 14th century Pardoner did – sell some pardons. The show would emphasize Port Arthur but, with Dee’s help, 9-11 would get attention, too.

There’s a document that I think it will change everything for the fate of Martin Bryant -- just as Fiona Barnett’s video “Candy Girl” is going to create the biggest change Australia has ever known. I call this document “the Fodder Note.” Cherri Bonney found it on the Internet. It seems to come from ASIO.

Why does this Amerigo-Oz girl, Mary Maxwell, think she is qualified to educate anyone on this subject? It is because, as I have said in the past at Gumshoe, I hold the Rosetta stone to everything. And what might that Rosetta stone be? It is the MK-Ultra program of the 1950s, which I was lucky to research. Note: the subject of CIA involvement has been open, declassified, since Senator Frank Church’s hearings in the US in 1975.

Please take the Fodder Note seriously. It is not signed, thus it would “have no probative value” in court. But Martin Bryant is still alive and could verify it’s content. Yay!
This is the Fodder Note (see Youtube re 2016 Fringe)

**Martin Bryant** “randomly picked” as secret services “child fodder”, meeting 1988 Unley, South Australia, at his handlers’ orders, chaperoned by [redacted] who introduced him as a ‘cook’, he wants to kill people and tried to paint him as worthless and disposable. He showed no sign of mental incapacity, psychiatric condition, retardation or PHTs. His body language indicated apprehension.

We established that he had been drugged unconscious for the trip from Tasmania, following the usual – expressly forbidden – practice and injected with the usual antidote immediately before being ushered into our office. He obviously was bewildered by the strange environment. We tried to allay his fears. His verbal communication was understandably reticent but his body language quickly indicated a trusting, open nature.

Specifically questioned on the allegations of wanting to kill people, Mr Bryant was coherent, clearly denied, showed fear… [about] what was reproached him. We ascertained unreservedly that he was sincere, peaceful … in a word ‘normal’ and probably not PHT’d (yet). We offered protection… but his handlers immediately rushed in and whisked him away.

A few weeks later he was again brought to us. He could not walk unaided. **He had clearly been severely electroshocked and overdosed on neuroleptics**, displaying an absent gaze, with an attention span of five seconds or less, constantly stooping head…. He was unable to recognize the interviewer, had lack of muscle coordination (e.g., inability to close mouth and control flow of saliva), and symptoms congruent with very heavy dosage of benzodiazepines. He had some uncontrollable jerking of limbs and body rigidity.

His handlers [said] in his presence, and in very menacing tones, that they had “done it”, that he was “gone”, that they would kill him, and that we should take as proof of his worthlessness the state he was in and the symptoms which they declared to be
epilepsy! It was revealed the same treatment would be applied to us should we make any move to defend Martin or divulge. Subsequent history has shown their threats were not idle.

At a later date a staff from Glenside visited us and informed that Martin had been imprisoned incommunicado (and hypnotically induced). Similar follow-ups by former Hillcrest psychiatric staff. [Emphasis added]

**UPDATE. March 29, 2016:** Who would do such awful things to “child fodder” and what is the continuing plan?

It’s my belief that there is a World Government. I take it to be centered in the UK. One of its big weapons is “The Tavistock Institute.” That is a psychology outfit that maintains an above-board presence as a clinic in London but it is also the brains for a more general “fooling the people.” It’s hard to distinguish between the science of trying to find out how the brain works (some combination of neuroscience and behavioral science) and the ‘science’ of controlling the public. Tavistock does big work in both.

Daniel Estulin, who has monitored Bilderberger meetings, is author of *Tavistock – Social Engineering the Masses* (2015). He says:
“The development of the CIA has been essentially directed to the systematic infiltration of all principal existing institutions, with the help of some of the leading families, such as Dupont. Allan Dulles, a prototypical Eastern Establishment figure, is a perfect example of the invisible confluence of fascist interests around the creation of new imperial dominion controlled by Rockefeller through CIA-Tavistock corporate interests…. For instance, Dulles was put in charge of the CIA’s Bluebird mind control project. Allan and John were senior partners at Rockefeller Standard Oil’s chief law firm, Sullivan & Cromwell, a notorious CIA front with links to the most important financial houses on Wall Street (p 50)”

What about adult brainwashing? Estulin says that nostalgia can be used to set you back into the comfortable state of your youth. He writes:

“TV producers put you in touch with the most infantile and banal emotions, and make you nostalgic for them. The hidden message; in these difficult times cherish the memories and values of your infantile past. Television is a big eraser, wiping away your real memories of the past.” (page 172)

Note: wiping out your past was the main aim of Deep Sleep, as practiced in Sydney’s Chelmsford Hospital. As Dr Dax was Bryant’s doctor, and as Dr Dax worked with the outrageous Dr Ewen Cameron on CIA’s Deep Sleep, it is conceivable that Bryant “did a stint” at Chelmsford.

My Sociobiological Theory of World Government
I look to evolutionary biology to find the fixed parameters of our species. Comparing us to other species, H sapiens exhibits the well-established mammalian pattern of male hierarchy-formation. Each individual unconsciously seeks a place on the available ladder of status. Only a few can attain top position; the rest resign themselves to a lesser status. Challengers eventually topple the alpha.
Centuries ago, some males sort of beat the system by developing ways to attain – and keep – the top positions by deception. Miseducating the population is their tool. Still, men at the VERY top worry 365 days a year, that they will be ousted – or even just “outed.” In nature, a mammal alpha can never hold the whole group at bay. He has to sleep at night, and someone will get him.

My sociobiological theory is that the formation of a World Government could be predicted by anyone who understands hierarchies. The only way the alphas can stay at the top is by suppressing all rivals. A human must conquer every nation – just to be on the safe side. (Julius Caesar interjects: “Tell me about it.”)

Our top bananas believe they can do anything. I estimate that they’re desperate in the way that an alpha has to be. In short, I think the world today is run by alphas whose main concern is to avoid getting caught.

What To Do about This?
Servants of the alphas infiltrate every government, every religion, every academic group. They have caused a mess in science. They have managed to poison the earth, and not by accident but as part of the drive for control. Isn’t it time we admitted our mistakes and our human weakness in having fallen for all this garbage?

David Rockefeller, and 11-year-old Bryant
Rocky plans to live to be 200. Should we continue to support him? Should we let Tavistock come to beautiful Australia and train our police and military, by way of State Secrets, to kill and maim and change the brain of any or all citizens?

Terry Shulze says: “Eventually the system is going to collapse, it’s coming – The limits of the tyrant are set by the limits of the oppressed.”

**Criminal Mind Control**

In 2012, Canadian Trish Fotheringham came to Australia and did a series of interviews with me. She knows a lot about how a “Manchurian candidate” is created, and much more. She provides description at her website, too. (She is the producer of a beautiful play about Dissociation.)

Now comes 72-year-old Wendy Hoffman, a Jewish girl from Brooklyn, NY, who gives even more detail about how it is done. I have just finished reading her 2016 book, *White Witch in Black Robes: A True Story about Criminal Mind Control*. It’s great that she uses the word ‘criminal.’

I’ve always shied away from mentioning cult rituals, as I can see how readers would find it unbelievable. Even an honest person would give up trying to accept it if there is no way to tie this reality into our normal landscape. Now there is a way! Somehow, Wendy Hoffman has been able to explain the ‘coven’ that her parents belonged to in Brooklyn. They treated her with nonstop cruelty (as no doubt their parents had done to them). She is ashamed in her old age to discover that she never had a life of her own. She has always been carrying out others’ commands.

At this point let me say that I am now ready to accept as accurate the following things: splitting the mind of a child into many parts; programming them for homicide and suicide; prevention of their recovery of memories by way of messages drummed in, in early life; destruction of the person’s self-esteem; the installing of artificial disabilities.
I am also ready to accept that the satanic business is a going concern. Its “worshippers” go in for hand signals, the wearing of red-and-black, the sacrificing on altars, with candles, and all that Illuminati paraphernalia. There is plenty of disinformation on the Internet about Satanism, but it may be there to make us skeptical. Give it a hearing:


p 5. “Scientists, doctors, and trained ordinary citizens use drugs and torture to render children machines that do others’ bidding.” p 9. “The commands these perpetrators put in the victims are called ’programming.” [Grandfather Max said]: “Let’s mark this circle of your brain A, this circle B, then C, D, E. A can listen to B. B can listen to C. D doesn’t know C, B, or A. E doesn’t know D, C, B, or A.” p 17. “Even at one and a half years old if I didn’t stab the pillow, I got electroshocked. When I learned to shoot a gun, I got a Mallomar.”

p 51. “You will stop this search. You will stop any mention of incest. You will remember nothing of what happened in this office., the doctor and his wife ordered me as he tasered me over and over… and administered more drugs.” (Cf Bryant.)

p 57. “Every ten years I made a trip to countries deemed the most spiritually open to Lucifer. I had the misfortune to know some of their secrets by attending planning meetings with the hidden power heads of countries.” p 64: [Therapist Alison]: “Mind control programs are efficient and organized, and they label and carefully file the memories… of training sessions. People who have an aptitude for this… are assigned these jobs early in childhood.” p 70. “One of my permanent purposes in this Luciferian world entailed my reading world maps to predict where the army of evil should strike next.”

p 94. “You have to fast before coming under the influence of an Illuminati access point. Immersion in the access point is supposed to fuel you up so that you may advise the leaders.”[!]

p 96 “Come to me, my child, I await you with open arms, said Uncle Samuel pretending to be Lucifer. I imagine handlers repeat
the same kind of nonsense to their suicide bombers…. To end the programming episode they spun me.” p 108. “Their demolition of my self-esteem had the strongest impact when I was ten.” “They showed me a picture of Masonic steps: ‘This is what you aspire to but you will have to walk all of the steps to become one of us’.” p 146. “Mengele gave me polio and took away much of my ability to dance.” “It is one of my grand-daughter’s birthday today. I wonder how they will torture her.” p. 154. “I feel my brain becoming human…. It feels happy.” p 166. “I have fulfilled my destiny. I have exposed this abuse.”

So Can We Now Topple Some Alphas?

It is my claim that Wendy Hoffman’s presentation of her autobiography can save us from what has been happening to us for a long time. She makes it clear that many men in government are caught up in weird violence. I imagine there are two groups: those who are truly in charge, and their many servants who also occupy top positions.

It’s already late in the day for us to make this discovery, and we need to act quickly. One way to do it would be to insist that all office holders submit to an interrogation. I’d ask them to explain the source of their decision-making. You know it couldn’t be anything like their rhetoric.

We would have to speak to all military officers, asking the junior ones if they’ve seen anything amiss at the base. In hospitals, many doctors and nurses are either witting players or are performing under mind control. I once tried to get medical help for a sick MK-Ultra friend and was shocked at how doctors knew to stay away from her. They all seemed to know, yet I felt they knew unconsciously!

Of course parliamentarians are another group to be questioned. Note: if they resist this proposition we would be automatically suspicious. They are our representatives so of course they owe us an accounting for their actions.
Every person admitted to the Bar in Australia has been educated to honor the workings of the justice system. Since an accused person has less power than the state, it’s well established that the court must help level the playing field. This is a major source of our personal security, and it is also an inspiring part of our heritage.

**Does Bryant Qualify for a Reopening of His Case?**

In 2015 the Parliament of Tasmania enacted legislation (by amending the Criminal Code Act of 1924) to permit a person with “fresh and compelling evidence” to ask for a re-opening of his/her case – even 20 or more years later.

Section 402(a)(3) of Tasmania’s Criminal Code Act says:

“A convicted person may **apply to a single judge for leave to lodge a second or subsequent appeal** against the conviction on the ground that there is **fresh and compelling evidence**.”

(Emphasis added)

Section 402(8)(a) says that it is open to the Court to make an **order of acquittal** if that is what is called for. This could be heaven-sent for Martin Bryant.
1. Exculpatory Evidence – from Witness Jim Laycock

Chapter 24 above showed that if a prosecutor has in his possession any exculpatory evidence he must hand it over to the defendant. If he doesn’t, that makes for a mistrial.

Many pieces of exculpatory evidence for Bryant did not get a mention in his case, such as Jim Laycock’s statement to police quoted in Chapter 12. Laycock had known Martin Bryant for many years and would be able to recognize him. He was near enough to see two of the killings (at the General Store and the tollbooth) and said that the shooter was NOT Martin Bryant.

The DPP had Laycock’s police statement, but didn’t present it to the Court. **This alone should suffice to exonerate Bryant.**

2. Exculpatory Evidence – The Tray, Drink Can, Etc.

There was no inability on the part of law enforcement to obtain physical evidence from the crime scenes. The gunman had bought lunch at the counter of Broad Arrow Café and taken it outside, on a tray. He ate this lunch on the balcony. It is undisputed that the tray had on it cutlery and a yellow drink can, the drink being a “Solo.”

As the killer was not wearing gloves he must have left his fingerprints on the cutlery and the drink can, and on the tray itself. This would provide the state with a way to determine who the person was that shot many people.

The Police did take DNA evidence from the blue sports bag but the tray would be more probative to the actual identity of the killer than anything in the bag.

“**Guilty Knowledge.**” The law recognizes that attempts to hide the facts indicate awareness of wrong-doing. Ian McNiven bought a ticket to a presentation by one of the leading forensic
investigators into the Port Arthur killings at Queensland University on November 21, 2002. It was a meeting of the Australian and New Zealand Forensic Science Society, open to the public.

During the 5-minute question time, McNiven asked: “Was any solid empirical forensic evidence such as fingerprint or DNA found that links Martin Bryant to the shootings in the café?” The speaker skirted the subject by speaking about ballistic evidence.

McNiven then asked a second question: “Did you find Bryant’s fingerprints on the bullet cases or any of Bryant’s DNA at the café?” The speaker said he would answer during the break, but he didn’t. After the break McNiven was not allowed back in. “One of the burly gentlemen stood in my way and told me if I went in I would disrupt the meeting and University Security would be called, they would call the Police and ‘people may be arrested ...’”

3. Exculpatory Evidence – The Leaked Seascape Tapes

There is a ‘leaked’ tape of telephone conversations going on at Seascape cottage in which Martin Bryant’s voice is heard, speaking in a calm tone, hours after the massacre occurred at the Broad Arrow Café. While Bryant tells the Police negotiator about cooking eggs for everyone, a gunshot is heard on the tape.

It can’t be Bryant who is responsible for that gunshot, as he does not skip a beat in his conversation with the negotiator. In fact there are over 20 shots heard on the tape with the negotiator, while Bryant continues to talk in an undisturbed tone of voice. Officials refer to the sound of the 20 shots as 20 “coughs.”

There is a second tape. The source of it is the TV show, A Current Affair. In 1998, Police Commissioner Richard McCreadie allowed negotiator Sgt Terry McCarthy to be interviewed by Mike Munro for A Current Affair in connection with a different hostage case. This is how we have the voice of “Jamie” (who is probably
Bryant) saying “your main man.”

In this tape from Seascape, on the night of April 28, 1996, Bryant actually says “You’re about to shoot your main man.” Who is the “your”? From that conversation, some investigators have deduced that Bryant was working under instructions. Indeed, the police negotiator Terry McCarthy has said that it sounded as though Bryant were reading from a script.

4. More Exculpation – Solicitor Avery’s Admissions

There is a video dated July 4, 1996, in which police interview Martin Bryant. (See our addendum.) The public had been told for 20 years that there was an audio recording but that the video ‘failed.’ Suddenly bits of it were broadcast by Channel 7.

On the same show, solicitor John Avery, being interviewed by TV host Mike Willessee, admitted -- in a way that must have shocked every lawyer in the country -- that he had teased Bryant into pleading guilty:

AVERY: I said, ‘Mate, you’re gonna be made to look stupid. They’ll say ‘simple Martin’, ‘simple fellow’. … You know, the next time I saw him, he’d changed his mind. He said “I’ll plead guilty to everything.”

5. Bryant’s Own Statements

The most exculpatory evidence from “the Sunday Night” show may well be the police interview done when Bryant was still in hospital from burns. The video looks like it was made up from selected statements. At times Bryant is sitting in front of a different color curtain.

This constitutes the RECORD OF INTERVIEW, and thus is a VERY IMPORTANT part of the prosecution case. It is the words of the accused. If we could hear the whole thing we may well have proof of his innocence. Recall also Bryant’s remarks about his love of animals, and his insistence that he had not been to PAHS for years.
What Is the Rule on Freshness of Evidence?

Recall that the new legislation provides that a convict may seek from a judge leave to appeal, if he or she has “fresh and compelling evidence.” It must be evidence that could not have been adduced at the time of the trial. E.g.:

**The Tray:** It was not until 2004 that anyone other than police saw a “Police Eyes Only Training Tape” with gory scenes of the dead bodies in the Café. It reveals a blue sports bag and next to it a tray with the Solo drink can on it.

**The Seascape Tapes:** It was not until the 1998 broadcast of *A Current Affair* that anyone could have known that Bryant used the words “about to shoot your main man.”

**The Admission of Coercion by John Avery:** It was not until 2016 that we learned that Bryant had been threatened with mockery if he pleaded not guilty. (Note: even this story by Avery may be bogus, but the fact is that someone got the prisoner to change his mind.)

**The Video’d Record of Interview:** This, too, is fresh evidence since its very existence was denied until 2016. If it was “cropped” selectively, then it is fabricated evidence.

Note: in murder trials it is customary to hold a trial even if the accused pleads guilty. [Oops, that statement is partly wrong. See how friends correct me in Comments below.]

**Conclusion.** The matter is simple. The goal today is to undo the injustice of the conviction of this man.

The need now is for member of the public, and of the legal profession, to organize a reopening of the case. This may require that the convict get a guardian to help him.
Comments (Chapter 29: Re-opening the Case)

xrbarr2014 says: Wow, what an excellent article. Share, share and then share some more Each person must ask themselves:

1. What if the people killed were either their friends or family? Wouldn’t you want to know the truth and have any/all entities involved in this terrible tragedy held accountable?

2. What if Martin Bryant was your friend and/or family member, wouldn't you want him to have a fair, open and honest hearing in the public arena with all the evidence being presented to the public with nothing being kept secret?

Mary W Maxwell says: You’ve hit the nail on the head right there, Xrbarra. I hope legal eagles will act protectively of their trade. Here is my message to them, and to the poor dear cops who are told to protect criminals. (Mathew 6:24): No man can serve two masters. If you are on the job, you have to do what the job description says. Don’t let the Bozos tell you otherwise.

Max says: “Note: in murder cases, even when the accused pleads guilty, it is customary to hold a trial. But Bryant had no trial, just a sentencing!” There is NEVER, EVER a trial in murder cases when someone pleads guilty. Never. There is elocution of the crime, and a sentencing hearing. It is impossible to hold a trial when the accused pleads guilty. Please stop spreading this myth.

Dee says: Max – thanks for the comment. However, I think it very relevant to ask: Was the person coerced into a plea after pleading innocent for 5 or more months? I watched a documentary which included the interrogation tapes — of a young girl being badgered into a guilty murder plea – only after 8 hours. She said she was innocent 76 times, then — they said “tell us and then we can all go home” – So this girl fabricated a story of battering this baby so she could go home. A witness said no that did not happen.

Terry Shulze says: Dee, what Max said is correct. Perhaps Mary meant the recitation of the facts the case is based upon, however, even though it is done in a courtroom it is definitely not a ‘trial’ where the evidence is tested.
Mary W Maxwell says: No, Terry, I did mean a trial. If I’m wrong I will admit I am wrong. (Not ready to admit it until I check further.) Dee’s comment is a separate matter. When you have an accused person -- even of reasonable intelligence -- whose lawyer is mis-representing him, the whole plan is screwed up. Anyway, thanks to Max for correcting me, Please, Anybody, send me corrections. I want to get it right.

Ned says: It is a court’s duty to determine if the ‘admitted facts’ submitted to the Court by the Crown constitute the crime/s contained in the indictment/information. If those ‘admitted’ facts do not contain all the necessary elements of the relevant offence, the court should reject a plea of guilty.

Mary W Maxwell says: Thanks, Ned. I hereby modify what I said about it being customary to hold a trial when the murderer confesses. I now say: “A guilty plea from an accused murderer may be accepted or not accepted by the judge. If the judge thinks the confession is not kosher, he says ‘I don’t accept it’ and therefore there will be a trial.”

In his Nov 22, 1996 sentencing of Bryant, Justice Cox made bold to say: “After having heard the unchallenged account of these terrible crimes [based on] materials diligently assembled by the team of police and forensic investigators [Solo can? Hello?], it is unnecessary for me to repeat it in detail or to attempt more than a brief summary.” Cox CJ then gave the hapless candidate 35 life sentences, right then and there.

Mary W Maxwell says: I am quoting from Joe Paul, Executive Officer, State Disaster Committee, in his preface to the 1997 Seminar Papers “The Director of the State Emergency Service in Tasmania [and] the Director General of Emergency Management Australia, Mr Alan Hodges, discussed conducting a seminar to pass on all of the lessons learnt. A date for the seminar was then set for 10 – 11 December 1996. This date was set as it was felt that the legal aspects of the case would be wound up by that time. As the date for the seminar drew near, the gunman appeared before court and unexpectedly pleaded not guilty…. The new dates of 11 – 12 March 1997 were then set…. In due course the offender appeared again before court and changed his plea to guilty.” (I’m like Huh?)
Danz says: I also watched the ‘pieces’ of 60 Minutes police interview with Bryant and noticed they also tricked Bryant to believe his solicitor said it was OK for him to proceed without him being there.

Fair Dinkum says: Like Ned says: “If there are reasonable doubts and questions concerning the murders, why would anyone care if they are examined, and waste their time with insults and vilification of those who are asking the questions?”

I spent the day on twitter, posting this article under the hashtags #auspol #portarthur -- being blocked by many, including Virginia Trioli from ABC for merely saying she was wrong. On a brighter note, I am now being followed on twitter by Senator Jacqui Lambie – my first follower! to her credit, I have sent her tweets – but she actually engages…

Mary W Maxwell says: As for the pen being mightier than the sword, I admit I sometimes feel powerful (until I notice it has no effect). But surely the pen is not more powerful than the umbrella — by which I mean your anger.

Thomas says: From where did you get your LLB Mary? I’d be asking for a refund. There is not a trial when the accused pleads guilty. Never has been, never will be. If you don’t have that basic understanding then it is highly unlikely you actually have a Bachelor of Laws.

Mary W Maxwell says: Thomas, the locus of my education is listed in the bio at the end of my article. Hint: it is in South Australia, on the very banks of the Torrens River. What a school! The lectures were given strictly in Latin. My Grade-Point-Average? [REDACTED].

Dee says: Most interesting, Max and Thomas. Is the judge obliged to take into account a previous plea of innocence?

Does the judge review all the evidence? What – in law – protects a person from coercion to plead guilty (say in the case of a mafiosi murder “or else your family gets it”)? How does the law decide whether a person is of the right mind to plead?

Thomas says: You lack basic credibility.
**Fair Dinkum says:** Thomas – I notice all you offer is bile and vitriol, perhaps your credibility would be enhanced if you could offer even one piece of evidence that that proves Martin Bryant’s guilt.

**Thomas says:** His sworn confession not good enough for you? Of course not – despite having no evidence to the contrary you ignore his admissions to suit your personal crusade. He confessed. He was of sound mind at law. There was no defence open to him. Therefore he pleaded guilty.

**xrbarra2014 says:** Thomas, you have a sworn confession? You’ve the original signed confession? Please produce it ….

**Dee says:** Innocent people do confess to crimes they did not commit. To date, the Innocence Project (US) has worked to exonerate 337 people in the US. In 88, or 27%, of the first 325 exonerations, the innocent suspect confessed, even providing details about the crime.

**Thomas says:** The court determined. Qualified individuals – not tin foil hat wearing folk like yourself. Please, for the sake of your family, seek professional help.

**Fair Dinkum says:** Like I said, you have nothing. I do note your spectacular agility in avoiding Dee’s questions. What’s wrong Mr Know It All? Questions too hard?

**Thomas says:** OK, Keyboard Warrior. If you’re so confident then go public. Bring your info to Martin Place. Show the world. See how “confident” you are without the protection of your computer screen.

**Fair Dinkum says:** You challenging me to a fight? Wooohoooo challenge accepted! En guard, pissant!

**Thomas says:** Wow you’re actually not very smart are you? I’m challenging you to air your theory and “evidence” beyond the protection of your mate’s website. Set up a stand in Martin Place. But you won’t. Because you’re a coward.

**Fair Dinkum says:** Why Martin Place? I’m a long way from Sydney, how about you meet me, and we just punch each other in the face until one falls down, and we call that one the loser… since you have nothing of substance to offer.
Mary W Maxwell says: Carleen, has said (in her 2010 book) that she was instructed to tell her son that he would not be allowed to see her or his sister Lindy again if he did not plead guilty. She obeyed that instruction. Amazing as that may be.

Danz says: OMG. Who instructed her to say this? So it seems poor low-IQ Martin was pressured from all angles to plead guilty by tricks and threats! This is absolutely shocking…

Bill Smith says: Even if the police do end up saying that “They have DNA evidence that Martin Bryant held that Solo can and food tray”, it could simply be a flat-out LIE. It wouldn’t be the first time Aussie Police have falsified/created evidence in order to get a conviction.

Cheryl Dean says: This is an excellent article!! I can’t get over the many similarities between Martin’s case and the case of Tsarnaev. Although Jahar did have a trial, unlike Martin, the trial was only for show, with no legitimate evidence shown, and with no one defending the accused. There was plenty of exculpatory evidence, but none of it was presented. What wicked government officials we all have. I love this: (Mathew 6:24) No man can serve two masters.

Dee says: To see all of Cheryl Dean’s articles and others on Boston Marathon, press the Boston button at top of Gumshoe website.

Announcement. A “Committee of Protectors for Martin Bryant” is being formed. See the May 4, 2016 edition of GumshoeNews.com for details.

BULLETIN!

South Australia has now had its first case of “second appeal with fresh and compelling evidence” -- R v Keogh. The murder conviction was overturned.

And now Tasmania has got one in the works. Sue Neill-Fraser is in prison for the murder of her husband in 2009. Many eminent barristers are yelling “Wrong-o.” This is excellent for speeding up the efforts for Martin.
My profession is filmmaking. One movie that I wrote and directed in 2006/7, *The Jammed*, is about sex trafficking – slavery, really, in Melbourne. We had screenings all over the globe – including at the United Nations in New York with the Hon Robert Hill, our Ambassador, as speaker.

In *The Jammed*, girls have to “perform” many jobs for their owners. I honestly predict the same fate for us all – if we don’t start to take control of our fate, as we used to do. I now see little difference in the life of a sex slave -- and what The Powers That Be have in store for all of us as everything becomes privatized.

What has this to do with Port Arthur? If you can’t even air the facts about a possible government crime, what hope is there? It means everything is controlled, stitched up – and in the end you have absolutely no say. Clearly something needs to be done.

I did not particularly want to get involved in the Port Arthur case, but it happened! Sometimes we at Gumshoe refer to Port Arthur as “Australia’s 9-11.” But shouldn’t we be calling 9-11 “America’s Port Arthur”? I believe that one of the objectives for these events was to create a shock to the whole population, and
subsequently allow the Powers That Be to further cement their control over government and global politics.

The lies about these events are propagated by the mainstream media, and politicians preach these stories as “gospel.” This sets a very dangerous precedent, where truth and evidence become subservient to hearsay and spin. It is especially damaging when the general public start calling critics ‘conspiracy nuts.’

How are we led to believe a false story so easily? Even investigative journalists get fuzzy when analyzing the facts. They seem unable to ask the right questions. And isn’t it amazing that our leaders would not only permit someone to scare us, but to murder us? I see “Port Arthur” mainly as proof that Australian people were and are manipulated.

I am an immigrant to Australia. The 2011 Census reported that one in four of Australia’s then 22 million people were born overseas. I came to Australia believing this was the land where everyone has a fair go. In many respects we are very lucky in Australia. But good fortune needs to be earned. For an honest society to function, the people have to be able to root out injustice and government crime.

As a nation we finally need to face Port Arthur.

Luckily, there is a whole new basis for hope. The Internet is connecting people that are interested in truth and helps all of us find out what our neighbors are thinking. We received this reassuring compliment at Gumshoe the other day from a reader named AJ Dalton:

“Well done folks. It does the soul well to see good, intelligent people working to shed light on this horrific miscarriage of justice. The victims and the people deserve the truth. Thank you to the whole team. Patriots, every one of you.”

I am grateful to all the posters at Gumshoe, since we started this topic a year ago. Those who had tried to get their story out years ago but were stymied, can try again!
I offer my website, GumshoeNews.com, as a receptacle for recollections. We would welcome hearing from any of the 23 persons who were wounded at Port Arthur but survived. Or bereaved families. Or police! Yes, and you!

This comment sent in by retired barrister Terry Shulze:

“The earlier gun control psy-ops (Huddle Street, Queen Street, Strathfield Mall) all had evidence of mind control of the perpetrators. Considering this document is from the same time period, Bryant may have been [similarly treated].

How about Martin Bryant is declared INNOCENT. He not only recovers the money that was stolen from him by the Tasmanian government through their specific legislation for his assets, but also compensatory damages.

Everyone who was injured at PA, and yes, PTSD is an injury, gets compensation. Wrongful death suits filed by the families of the dead.”

Movement at the Station

Cherri Bonney still needs to go to Tassie to deliver her Change.org signatures. She wrote to Attorney-General’s office, and this is the reply she received:

“Dear Ms Bonney, Thank you for your recent email to the Attorney-General advising of your visit to Hobart next month. The Attorney-General is not available to meet with you as you have requested, due to her Parliamentary commitments. With regards to your petition, I respectfully refer you to the Attorney-General’s previous correspondence to you in this matter that outlines the relevant context. In particular, I draw your attention to the inability of the Coroner to make any findings contrary to the defendant’s pleas of guilty to multiple counts of murder which were accepted by the Supreme Court of Tasmania. I wish you all the best for your visit.

Yours sincerely,
Anna Van Loon, Adviser”
I wrote back: Dear Ms Van Loon,

I am the editor of the news site Gumshoe News. Ms Cherri Bonney tells me that Dr Vanessa Goodwin, the Attorney-General, is not willing to meet with her.

Along with thousands of qualified architects, engineers, and pilots, I’ve researched the 9-11 New York event in great depth, and concluded -- that the 9-11 official government conspiracy is a complete LIE. It was just impossible for 19 Muslims to bring down skyscrapers and successfully “attack” the most guarded building on the planet. What a disgraceful lie.

I have found the Port Arthur incident, too, to be full of holes. That the killer had marksmanship skills; that one of the café witnesses said it was NOT Martin, and the tone of the police interviews all suggest Bryant’s innocence.

You mention: “the inability of the Coroner to make any findings contrary to the defendant’s pleas of guilty. …” Bryant initially pleaded innocent, then supposedly pleaded guilty AFTER being “held” for six months. Was he not mentally handicapped? Was it not the duty of the state to ensure that he was capable of such a decision? Was he coerced to sign? Was he provided due process? (It is well known that vulnerable innocent people can be badgered into pleading guilty by tough interrogators.)

Ms Van Loon, I know it’s your duty is to protect your employer. But it appears that an injustice was done here.

I trust you will find a way for Ms Bonney to meet with the Attorney-General – even for 5 minutes. She is making the trip all the way from Western Australia and will be in Hobart all day on the 16th of March, 2016.

Gumshoe News is following this case.

Yours sincerely,

Dee McLachlan
WELCOME

to

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D: Now this is a .223 Remington
BRYANT: It’s a mess isn’t it?
D: Or a Colt AR-15
D: Do you remember how much you paid for that one?
BRYANT: Ah, five grand with the scope. $5,000 with the scope.
D: Seen that before? Well I believe you bought that in Myers or Fitzgeralds or somewhere in town accompanied with a, a young woman

DETECTIVE JONES (female) : What would you think about a person who has killed 35 people? What would be your opinion of that person?
BRYANT: That’s a wicked, awful, horrendous thing… I don’t know

DETECTIVE JONES [female]: And you won’t-
BRYANT: And they reckon others were injured?
DETECTIVE JONES: There were many injured. There was two little babies. Killed. Shot. There have been many witnesses who have given very graphic descriptions of you being responsible for killing those people.

BRYANT: It is sad isn’t it? It’s horrendous. Horrific. For anyone to go down there and do a thing like that, Mrs Jones?
MARTIN BRYANT: I wish I had that AR-15 in here. Then I would probably get out. Jump out the window. I would probably jump through the window and escape because I don’t like being locked up. It’s not very nice
D: You set the alarm clock when you went to bed?
BRYANT: Um, no, I never usually set the alarm
BRYANT: We had breakfast like we usually do. Oh, had a shower together. Had breakfast, and I said Petra, “Well, see you on Monday”
D: And what’d you do?
BRYANT: I went surfing, got me surfboard out and went surfing
D: Stop anywhere on the way?
BRYANT: I think I stopped and got a cappuccino. Yes, at Sorell.
D: Buy any tomato sauce on the way down?
BRYANT: No, no tomato sauce.
D: Oh? BRYANT: Why would I want tomato sauce for?
D: Well I don’t know
BRYANT: I saw this car I liked and held up the person and kidnapped him
D: Kidnapped him?
D: How did this guy get to get in the boot?
BRYANT: I put him in the boot because I had the gun
D: Which gun did you have?
BRYANT: I had the umm
D: Can Mr Warren hold it up?
BRYANT: AR-15. You see if people didn’t do these unfortunate things, you guys wouldn’t have a job
D: Well there’s a lot of truth in that Martin, let me tell you
D: That one there?
BRYANT: Yes, that was the one
D: This is the one
BRYANT: It’s a sweet little gun because it’s so light. How light is it?
D: Can you remember what you said to ah, this fellow?
BRYANT: “Hey mate, get out of your car please, I’m gonna take your car”
D: And you had this pointed at him did you?
BRYANT: Yeah I had it pointed at him
D: Right
BRYANT: And moving it backwards and forwards with his wife and child too

BRYANT: I’m sure you’ll find the person who caused all this. Me.
D: I don’t find that a very funny statement at all Martin, to be quite honest

BRYANT: You should’ve put that on recording
D: Oh, it’s still recording at this present stage so that is on the recording
D: Now, you want to see these photos? They’re not very pleasant

BRYANT: You can show me if you want
D: Right, there’s the Broad Arrow cafe, OK? You can see a couple of people lying there.

BRYANT: And you reckon I’ve got something to do with this?
D: Seen enough?

BRYANT: What about the dead people? Where does it say, say about them?
D: Well, what do you want it, what do you want it to say? I don’t understand what you’re saying.

BRYANT: How many people were killed or…
D: Well why would it have “Port Arthur Massacre”? 

BRYANT: Where does it say how many? Does it say… say how many people were killed there - or?
D: Now, you convinced now that there were 35 people dead?
D: I’ve told you what you’ve done.

BRYANT: What have I done?
D: You’ve killed 35 people
D: And injured several others

MARTIN BRYANT: I should be out, I should be out. If I could get out on bail tomorrow I’d pay over the money

DETECTIVE: Why do you reckon you should be out Martin?

MARTIN BRYANT: ‘Cause it’s not fair on me, is it? I mean I know I’ve done the wrong thing, but surely they can, um train me for a few months a year for what I’ve done. We can work things out.
The Alleged Artwork of Martin Bryant, *by Dee McLachlan*

There were several surprises in the March 6th TV show, *Sunday Night*. Willesee sprung on us the July 4, 1996 video of Martin which, 20 years ago, was said to have been faulty.

Terry Shulze notices different curtains behind Martin, so there are a few “takes” here woven together. I demand the whole thing! Another shocker from *Sunday Night* was the claim that Bryant had drawn pictures of his exploits on April 28th.

In some of the pictures we see the exact location of every person who received a gunshot. We also see the buses lined up outside the café, and, of course, the road to seascape.

*The Girlfriend*

Early in the interview, Willesee talks to a woman named Mary who was 16 when she dated Bryant. Mary tells us about a boating trip. They ran out of petrol and Mary described how Bryant was scared and began crying. In the ‘old’ days, people might call a man who cried under pressure a cry-baby. But moments later in the program we hear how this “cry-baby” killed 12 people (head shots) and wounded 10, all in 15 seconds. Mr Willesee doesn’t question it.

Dear Mr Willesee,

As a citizen I demand that you come clean about these drawings. Who did them? When did you acquire them? Are there more of them that you are waiting to spring on us?

Mr Willesee, you claim that this was “fun and excitement for Bryant.” How did you possibly come to this conclusion?
In the program you show Mrs Jones interrogating Bryant. She asks Bryant what he thought of someone who killed 35 people. He replies “That’s a wicked, awful, horrendous thing….” That in no way accords with your narration!

You, along with John Avery, indicate that these pictures are evidence of Martin’s guilt. You say Bryant took “strange pleasure in drawing the horror he had unleashed.” And Mr Avery says it is “not possible to escape the conclusion that he’s [Bryant] certainly admitting full responsibility for what happened.” WHAT?

The detail in these drawings are meticulous. Details of twists in the road, and even the direction of the bullets and bodies are shown here. I myself would not be able to draw such a map of streets I use regularly! And Martin says he had not been to Port Arthur for 6 years. Jim Laycock, who had known Martin since boyhood, saw the shooter, at the General Store, and said it was not Martin. You want to persuade us that the man has confessed his guilt through art work. You claim to be investigating, yet fail to ask the obvious: When did he draw these? Did he copy from police sketches?

**Therapy?**

When you walked around the ruins, did it not occur to you that these drawings were possibly fraudulently manufactured to frame Bryant? And do you believe that Bryant was savvy enough to sketch all these out EVEN IF he had done the killings? I don’t. Maybe you should have done your due diligence and found who authored the “originals”, and how those drawings were produced.

I believe Bryant most likely copied police sketches. It is also possible that they told Bryant if would help get it “out of his system” and provide relief from any guilt he might be carrying. All done in the name of therapy.
Mike Willesee claims to have led an “investigation” into Martin Bryant. Needless to say, the man of the hour was not interviewed. We’re never allowed to find out what the prisoner is thinking.

Top: parking lot with buses. Middle: shot-by-shot in the Broad Arrow Café (bird’s eye view). Bottom: Seascape layout.
Was the March 6 TV Show Illegal? by Mary W Maxwell

We are a bit tired of seeing MB dragged through the mud. Are any of the three TV speakers up for a lawsuit or criminal charges owing to the March 6 show?

Australia has press freedom. We want Australians to be able to say whatever they like in public. The High Court in 1992, in the Australian Capital TV case, ruled that the Constitution contains an implied right to freedom of speech. But libel is a cause for action. A person can sue and win up to $250,000.

The States adopted a Uniform Defamation Law based on common law. Payment can be made for economic loss, for example if someone ruins the reputation of your business. It is also possible to claim for hurt feelings and humiliation. There is a one-year statute of limitations. Truth is a defense.

When interviewed by Willesee, psychiatrist Paul Mullen lawyer John Avery made defamatory remarks. (Note: they may be disciplined by their professions for breaking the confidence of a client or patient but that’s not our concern here. Anyway, John Avery need not worry about being struck off the rolls as was already struck off, for theft.) Consider the fact that cover-up of a crime is itself a felony, known under the heading “perverting the course of justice.” In regard to a 2002 case in Victoria, the press stated nonchalantly that the wife “pleaded guilty to attempting to pervert the course of justice by making a false statement to cover up her husband’s crimes.”

See?

Please read the remarks made by Willesee, Avery, and Mullen in the following transcript of the TV show and see if you can spot “perverting the course of justice”:

Far left, John Avery speaks to Mike Willesee. Mullen is on the right.
Interweaving of Deception (Willesee, Avery, Mullen)

These comments below were interwoven deceptively with Martin’s answers to the police questions. (Bolding added to identify propagandizing. Elisions indicated by “/”.)

MIKE WILLESEE: This was part of a bizarre game Bryant was playing with police, admitting to only small parts of the truth. At first, he also lied to his lawyer, John Avery, claiming he didn’t go to Port Arthur.

JOHN AVERY: And I said, “Look, Martin, that’s just bullshit. That doesn’t sit with anything that we know.”//

JOHN AVERY: He’s the figure in black [in the drawings], shooting, and the victims are those in red. It paints a pretty chilling version of events from which it’s impossible to escape the conclusion that he’s certainly admitting full responsibility for what happened.

MIKE WILLESEE: So he was happy about all this?

JOHN AVERY: When they were handed to me [the drawings], I said gleefully... I think it was an element of bragging …

MIKE WILLESEE: You’ve written that when he … finally told you the truth about what he’d done, he was thrilled.

JOHN AVERY: Yeah. Um...I… asked him whether there was any... excitement. He evidenced to me that it was as thrilling as driving a car at high speed or a speedboat. //

MIKE WILLESEE: Bizarrely, he pleaded not guilty.

Dr MULLEN: He wanted to be seen as powerful and evil.

JOHN AVERY: I said, “You’re going to be made to look stupid.”

MIKE WILLESEE: Was he scared about his situation?

JOHN AVERY: No.

MIKE WILLESEE: Was he enjoying it?

JOHN AVERY: Oh, absolutely. //

JOHN AVERY: He was absolutely interested in the fact that he was not only the talk of Hobart and Tasmania, but, at least for a short time, national interest.

MIKE WILLESEE: I know that you weren’t pressuring him, but it was a big thing in what you were trying to do, was to get him to plead guilty to all charges.
JOHN AVERY: It seemed to me ... from day one that the evidence was so overwhelming and the outcome of a trial would have been so obvious that...I was trying to avoid a show trial, a circus, a pantomime -- call it what you like. //

JOHN AVERY: Bryant got to a stage early on in my dealings with him that he was going to plead guilty to the murders. But we had a uniquely unusual situation ... where he wanted to plead not guilty to the ATTEMPTED murders.

MIKE WILLESEE: Why? ...there’s no legal rationale for that.

JOHN AVERY: No, but the stupidity of it was, I think, that what he wanted was the people who... he’d so... grievously maimed, he wanted them to come to court and say it was him. He wanted to be the centre of attention.

PAUL MULLEN: He wanted to be seen as powerful and evil. Some of the early news coverage which portrayed him as demonic was exactly what he wanted -- delighted him. //

MIKE WILLESEE: Bryant was very sensitive to suggestions he had a low IQ, and Avery realised he might be able to use this sensitivity to encourage him to plead guilty. It was the killer’s Achilles heel.

JOHN AVERY: I said, “Mate, you’re gonna be made to look stupid. They’ll say ‘simple Martin’, ‘simple fellow’. “This is a nonsense running this type of trial, where you just want people to point to you and say, ‘Yes, this is the man who shot at us.’” You know, the next time I saw him, he’d changed his mind. He said “I’ll plead guilty to everything.”//

MIKE WILLESEE: He also decided to write a confession. Avery has kept it for all these years. This is the first time it has ever been shown. // MIKE WILLESEE: So, there’s a constant theme here of Bryant wanting notoriety.

JOHN AVERY: Notoriety and, uh… ringmaster in the circus...

MIKE WILLESEE: Did he express any views about wanting to kill more people?

JOHN AVERY: Yeah, he did...on a few occasions...

MIKE WILLESEE: So the overall idea of prison didn’t deter him or frighten him at all? He just wanted to be with the big boys?

JOHN AVERY: I think he thought he’d be lauded by them.

[What an outrageous proposition]
Law has long anticipated all the transgressions committed against Martin Bryant listed in this book. Law expresses the community’s values and functions to keep baddies at bay – as baddies are always wanting to get the better of us.

William Blackstone’s *Commentaries on the Laws of England* was written in 1769. These laws are more or less still in force. Note how they date back to the reign of Henry VI who died in 1471, and Edward III who came to the throne in 1327.

Each item from Book 4 of Blackstone’s *Commentaries* has to do with the protection of justice itself. I quote verbatim:

1. **FALSIFYING** certain proceedings in a court of judicature, is a felonious offense against public justice. It is enacted by statute 8 Hen. VI. that if any clerk, or other person, shall willfully take away, withdraw, or avoid any record, or process … by reason whereof the judgment shall be reversed; it is felony not only in the principal actors, but also in their abettors. …

3. A **THIRD** offense against public justice is obstructing the execution of lawful process. This is at all times an offense of a very high and presumptuous nature; And it has been held, that the party opposing such arrest [of a criminal] becomes thereby an accessory in felony, and a principal in high treason. [*That’s because law is sacred.*]

10. **MAINTENANCE** is an offense being an officious inter-meddling in a suit. And therefore, by the Roman law, it was a species of the *crimen falsi* [forgery] to enter into a confederacy, or do any act to support another’s lawsuit, by money, or witnesses. [as in FBI informants.]

12. A **CONSPIRACY** also to indict an innocent man of felony falsely and maliciously, is a farther abuse and perversion of public
justice; for which the party injured were by the ancient common law to receive what is called the villainous judgment; viz. to have those lands wasted, their houses razed, their trees rooted up. But it now is the better opinion, that the villainous judgment is by long disuse become obsolete. [Aw, too bad.]

14. Subornation of perjury is the offense of procuring another to take such a false oath…. The punishment has been various. It was anciently death; afterwards banishment, or cutting out the tongue, then forfeiture of goods; and now it is fine and imprisonment. But the statute 5 Eliz. c. 9. inflicts the penalty of perpetual infamy, a fine of 40£ on the suborner; and to stand with both ears nailed to the pillory. [Best not to suborn.]

17. ANOTHER offense of the same species is the negligence of public officers, as sheriffs, coroners, constables, and the like.

18. THERE is a crime of deep malignity; and the power and wealth of the offenders may often deter the injured from a legal prosecution. [Elementary, my dear Watson.] This is the oppression and tyrannical partiality of judges, and magistrates.

Can We Use ‘Blackstone’ To Help Martin Bryant?
The law has not ended (unless you the citizen agree to its ending). So let’s call a crime a crime, even when it be committed by media or by police.

1. “willfully take away or avoid any record” – See Jim Laycock’s clear statement that the shooter wasn’t Bryant.

3. “the party opposing the arrest of a criminal [is] a felon”
-- No public servant is willing to accuse the real PA killers!

10. “forgery to support another’s suit by money, witness”
-- See documented effort to get Hill to incriminate Bryant.

12. “a conspiracy to indict an innocent man” -- Paging DPP Damian Bugg, paging all who conspired to ‘patsy’ Bryant, perhaps starting at an early age when he was Dax’s patient.
14. “suborning of perjury” – Who was it that phoned cops on Sunday arvo to say MB had a grudge against Seascape?

(Suborning used to call called for nailing your ear. Yay!)

17 “Negligence of public officers, coroners, constables”—Did Ian Matterson suppress exculpatory data? The APC trashed Keith Noble’s complaint about News Corps libel.

I humbly note another item that Blackstone nominated as an offense against justice: If I be guilty I will accept the price:

“THE compounding of informations upon penal statutes contributes to make the laws odious to the people. At once therefore to discourage malicious informers and provide that offenses, when once discovered, shall be duly prosecuted, it is enacted by statute 18 Eliz c. 5. that he shall stand two hours on the pillory, and shall be forever disabled to sue.’’

Note: The informations Blackstone is referring to are the complaints that one brings to a police station or courthouse. This is sometimes called “laying an information.” I realize we are all shy to do it, but that just goes to show we’ve lost the plot.

I also think many Aussies committed treason on April 28, 1996 and many were accessories to murder. Oh, but has not the stat of lims passed for that 20 year old crime? Nope.

Treason and murder know no statute of limitations. (I mean wouldn’t it be silly to say you can kill someone but if you manage to avoid getting charged for it a few years, you’re off the hook?)

The law is beautiful and precious and we must insist at all costs on our right to use it today. History has not ended!
Did Martin Bryant’s Attorney Make an Unintended Confession?

The Port Arthur case is old and troublesome. We need fresh new approaches. GumshoeNews was surprised and pleased to receive the following article from Cherri Bonney in which she interprets the remarks of a guilt-ridden lawyer, as expressed during the Sunday Night show.

*By Cherri Bonney, published at Gumshoe News, March 12, 2016:*

John Avery’s Confession?… Imagine the irony: the phony lawyer who forced Martin Bryant into making a false, vague, and drug-induced confession, after six months of solitary confinement -- finally comes out in an interview last week and himself confesses that Martin Bryant is innocent. Can one imagine! No!

Avery is still spooked, haunted by his professional and personal relationship with Martin Bryant. Check out the short clip from his interview on the Sunday night show. Is it just me, or is he basically saying that he feels **terribly guilty for personally betraying Martin Bryant,** throwing him under the bus as a friend, and for denying him a fair trial as a lawyer. Here is Avery in his own words -- my pretty straightforward interpretation follows each quote. It’s not conclusive but it’s his words are uncanny and highly suggestive...

*“Why can’t I get him out of my mind? (and) Why do I continue to feel guilty that I can’t feel that I hate him?”* Avery is inwardly conflicted. He can’t hate Martin Bryant because he knows well that Martin Bryant is innocent of the crimes he was charged with. But he doesn’t feel guilty about not hating him because he consciously acted as someone who believed he was a mass murderer.
“Why do I feel sorry for him?”
Is there any chance that it’s because Avery denied a fair trial to an innocent intellectually impaired young man who he purposely befriended in order to get a forced confession for the greatest crime in this nation’s history...?

“Why did I step away from the question of whether I was his friend, and say I was his lawyer, when indeed I know I had become his friend and the lawyer part had been little?” Avery failed him as a lawyer and betrayed him as a friend. The most natural human response here is to feel guilty, to feel sorry for the one you betrayed, and to probably be consumed with self-hatred (which Avery also admits to later in the same interview).

“I am crying and I don’t know why.”
You don’t want to know why you carry this sadness in your heart -- because it’s too traumatic to handle, but the emotional pain and guilt is palpable...

“How could someone rob me of myself?”
Avery can’t admit that he has lied to himself. But by violating his own integrity by sending an innocent man to prison for life, Avery sold his soul to the devil. He robbed himself of his very own soul...

That’s how Avery felt, twenty years ago – and it’s still how he feels today... He is still tormented by his own role in the cover-up of this crime. Just listen to his own words and think of Leonard Cohen’s song: “There’s a crack in everything that’s how the light gets in.”

But also, let’s not underestimate how much intense pressure Avery was most probably under from the higher ups.

They simply couldn’t even contemplate letting this case go to trial. He may have not had any other choice??

Either way Martin is prisoned for life, BUT time will tell -- this case is being worked on every day....
This book is not a textbook of PAM. We haven’t attempted to prove who did it or how it was arranged. We showed Bryant’s innocence suggestively, e.g., 1. the lack of a trial or inquest 2. the DPP’s avoidance of taking testimony from witnesses such as Wendy Scurr and Jim Laycock, and 3. the media’s bombarding our psyches with demonization of their preferred suspect, Martin Bryant.

The Mike Willesee show, so breathtakingly dishonest, was but the latest evidence that the men at the top are panicking. Weren’t they foolish to stir up a reaction! We discovered that many Aussies have been perturbed for a long time about the outrage of hurting a helpless boy. The mom, Carleen Bryant, has said “My poor Martin does not say a word when I visit him.” This could well mean he is drugged up.

My own concern with PAM has, I admit, little to do with Martin. I am staggered by the silence of persons in all the professions who choose to stay ignorant “at all costs.” I’m concerned about other atrocities being committed all the time, via weather disasters and “weaponized” diseases -- and invasive wars. If we solve PAM we can deal with those.

I’ve been reporting at Gumshoe on the Royal Commission into Institutional Responses to Child Sexual Abuse. I think the best two things to have come out of this are Tim Minchin’s song “Come Home, Cardinal Pell,” and the exposé of child torture and mind control. What if we could find out who really does these things? Who had the gall to sit there and plan the killings in the Broad Arrow café and induce a young guy (not Bryant) to wield the gun?

For the next pages, allow me to hold forth on new hope that has come our way, courtesy of Senator Bill Heffernan. This has to do with Mrs Fiona Barnett’s revelations about the “s” cults in which she was brought up, in Engadine NSW.
A Historic Breakthrough, Thanks to Fiona Barnett

Fiona Barnett’s autobiographical videos on Youtube are not pleasant to watch but her information can set us free.

I reckon the biggest change that ever happened in the species *Homo sapiens* occurred when some individuals learned how to control the brains of other individuals. Not that we don’t all engage in a bit of controlling other people – by indoctrination, role modeling, or anger. We do.

But I am talking about A’s ability to get into B’s motor cortex, say, and have B do A’s bidding without B being able to engage the part of his brain that would hesitate to do it. Nowadays it’s relatively easy to do this if you’ve got the equipment and training. And it is big business.

To cite a simple example, the mafia now uses mind control to “develop” its prostitutes. One advantage of this is that the girl will not run away or complain; she is not really aware of any options. She “believes” what she is supposed to believe. This is probably done by hypnosis.

Anyway the “s” cults – you know I mean satanic but I prefer to avoid the word – were quite able to turn one local girl, Fiona, into a slave. Along the way she was also an experimentee. Shades of Mengele’s Nazi experiments! Also see Wendy Hoffman’s detailed report on how this was done to her in New York, in *White Witch in a Black Robe* (2016).

What Should We Do with the New Information?

Mrs Barnett has told us of the darkest goings on, right here in good old Australian society. She has named many names. I will mention only two who are deceased: Kim Beazley, Sr, the father of the Kim who was Leader of the Opposition in the Howard years, and Anthony Kidman, a doctor, who is the father of film star Nicole Kidman.

Naturally one would prefer to chuck the new information into the rubbish bin, as it sounds ridiculous. Fiona has said that both of those men killed people in ceremonies, before large audiences. She also said that they and the audience members drank the
blood of the victims.

Why am I ‘happy’ – if you could call it that – that she has stated her recollections on a video? (See Candy Girl, Part 2.) It is because I was already aware of it in the US and never imagined that it would be believed. I think the way Fiona has stated is very Aussie and will be believed. So we should be able to accept that it is true and then wake up to some amazing facts. Very roughly I think three facts can be taken on board now:

1. Capturing Leaders and Potential Leaders

Very powerful persons have enslaved many people and it is likely that they aim at enslaving all officials as well as natural leaders. The consequence of this is that the very persons whom we look to for guidance are secretly controlled by “the enemy.” (By definition such controllers are the enemy of everyone.)

An example could be Kim Beazley, Jr. I cannot say for sure, but the stories told by whistleblowers such as Fiona usually involve many members of a perpetrator’s family. I think it is reasonable to assume that Kim himself was treated horribly as a child. Would he then be able to act in a principled way as a social leader? I think not.

Undoubtedly, by the way, both of the Bush presidents in the US (George HW, from 1989 to 1993, and Dubya from 2001 to 2009) were children of satanic-cult parents. It is often said that both prexies, when seniors at Yale, were recruited into the Skull and Bones fraternity. True, but their mind control must have been installed in infancy.

Just imagine how useful it is to us now to understand, all of a sudden, that many officials (in Parliament, in the courts, in schools) are not exactly “fully present.” This would explain bad policy. Wait till you see how much it explains.

It would explain how a nut like Dr Paul Offit, as head of “the American Academy of Pediatrics” in the US could make the preposterous remark that a child could tolerate 100 vaccines at once – and say it with full confidence.

2. Explaining the Loss of Humaneness

In the sociobiological view of the human species, we are all
primarily self-oriented or self-concerned. The mammal in us prompts actions that are selfish and – where there is opportunity – ruthless.

How then did we end up thinking we are nice? Well, we actually are nice. Firstly, there is an instinct for altruism, especially towards one’s own kind, and towards those in need. It doesn’t take a sermon to make you be helpful and caring -- the performance of the act releases opioids. The motivation is pleasure.

Secondly, there are ideas developed over millennia, by religious leaders or thinkers, that point to ways to increase the pleasure of life by rules of social restraint. Yup. So if there are mammalian habits that tend to work against us, we can think up ways to sermonize against them. We can pressure, with anger and ostracism, those who won’t follow these nice rules.

In sum, we’ve enjoyed humane cultures. It thus comes as a surprise to find that a significant segment of the population holds exactly the opposite values! Satanists de-value caring; they are contemptuous of it. Instead of following a moral god they worship an immoral god. And they’ve kept secret about it! How wonderful – pardon me but it is wonderful – to have unearthed this essential fact.

3. Re-Establishing Normal Trust in Neighbors
I was born in 1947 and found it normal and natural to trust the community -- until around 1980. Then, when Margaret Thatcher was PM in Britain and Ronald Reagan was in the White House, there seemed to be a shift over to believing that “everyone is out to get everyone.”

Thatcher famously said “There is no such thing as society; there are only individuals.” This was incorrect biology – we are one of the social species in the animal kingdom; there is society, Mrs Thatcher. But I agree that it can be unraveled if hidden forces are determined to do that.

To unravel it, they would need to persuade us that there are only individuals! They want us to assume that if you are but one individual in a huge group, each of whom is struggling to get advantage, there’s no point your holding back to help others --
you’d be silly to do that.

And there’s no point acting on the basis of “duty” much less on the basis of principle - that is for fools or persons who have fallen hook, line, and sinker for the lies of religion.

So see? To discover that the Thatcher-Reagan doctrine was part of a plan to ruin trust in our neighbor is a great step forward. Did I say thank you, Fiona? Thank you, Fiona.

**What’s Next?**

Having found out the murderous practices of the cults, we need to clean them out of our community. It is shocking that Fiona gave her testimony to the Royal Commission (in a private hearing) many months ago and yet she hasn’t been offered protection and no police action was taken.

My summation of the RC is that we needn’t look for “failure of institutional response” beyond that of police. Former police detective Denis Ryan, author of *Unholy Trinity* (2013), says that when he was a cop in Mildura, he could not for the life of him get action on people’s complaints about pedophile priests.

Whether or not bishops stood in the way, the police put up a barrier! He was told to be silent. Trust me, trust me: the appropriate weapon here is the law. You worry that if you go to a police station to file a report you will be tuned away (or worse)? I understand. It must be that as each new cop graduates from the Academy, he or she comes to discover that many areas are no-no’s. He is afraid to help you.

Likewise if you file a good lawsuit you’re likely to see the judge throw the case out. He/she is participating in the protection of the top criminals either knowingly or by way of cultural habit.

Dear Australians, don’t nod off. Don’t let it continue. This is stupid. We employ these law-enforcers to do the task of bringing wrongdoers to book. There is no need to be afraid of our servants. Trust me, trust me, law is our weapon.
This afterword is dedicated to Carleen Bryant with my admiration and my apologies -- CB

Justice Denied
It is well time we rescued Martin Bryant from political prison. I believe the evidence confirms Martin Bryant was a manipulated victim at the Seascape Cottage siege, and did not kill anyone at the Port Arthur historical site. This is the only rational judgement that can be substantiated from all the information in its totality that is accessible to all Australians.

If Martin had been afforded proper legal counsel and process this is exactly what Martin's testament and the forensic evidence would have revealed. Martin Bryant was persecuted by the responsible investigating authorities, he was persecuted and defamed by the media, and he was abandoned by the Australian public who were also victims of this horrendous caper.
It is somewhat a burden to have to stand up for truth when lies are the popular choice, but this matter is unique in modern Australian history. It has potent poisonous effects and dynamic impact on the free discussion of the conspiratorial dimensions of political power, and the bewitching role the media plays with clever associating word spells and targeted “witch” declarations.

Yes, conspiracies are real and are evidenced regularly in our courtrooms. Our history books are drenched in the criminal schemes of power.

**Media Crucifixion**
The mob were instantly seething and frothing at Martin Bryant as a result of the overwhelming judgmental media crucifixion. It was conducted both against him, and also against the social, legal, journalistic and political sensibilities of our Nation.

Shock was exploited to the maximum degree by willful political opportunism. Legal standards and due process that are the foundations and protector of civilized society, were trampled and abandoned. Gun confiscation was the visible result but deeper possessions like our freedom to speak and think were under much greater attack.

Martin Bryant principally, his mother Carleen, and all critical thinking defenders against deception, have had to endure the arrows of abuse and ostracism from the unthinking mob. But eventually the truth does seep into the public conversations, and the heresies are challenged, truth fights for its rightful ground in the arena of ideas. Truth eventually claims self-evident recognition when logic and reason overcome the manipulating self-interest of power, and its controlling narrow purpose.

Martin Bryant is growing old behind prison bars, yet still time is always on the side of truth, for no lie lasts forever. The ugly belly of our political realities is now in clear view in the Middle East.
The Australian Government is openly exposed as collaborating with the Al Qaeda/ISIS terrorists as their assisting air force while they operate as a US proxy, aiming at the overthrow of an elected Syrian Government. That should sober up our critical calibration of our information content and sources!

![Syria destroyed](image)

This conspiracy is confirmed by the documents. Are you getting the picture yet? **This is the mischief of rich and powerful --tricky business for monopoly and profit.**

The Port Arthur event, like no other in my life, imposed a tight monopoly over the critical thinking boundaries of Australians. The mastery of a national Delphi “group programming”, locked in a consensus narrative. It framed any hint of dissident questioning, or persuasion towards applying our Law. A declaration for Law and justice can be twisted to unbelievably corrupting effect if you have the props for the illusion!

The demon brand makers have their formula for influencing the public imagination honed to perfection.

But thinking for oneself, and observing various results, is coming back into fashion.

New information, new ideas, new understanding of how a false
reality can be constructed to fool whole populations, demand different action as our reality is calibrated anew, and focused to achieve better outcomes and correct the now-learned, exposed errors.

This year is the 20th anniversary of the tragic Port Arthur event when 35 innocent people were killed, many more physically injured, and even greater numbers psychologically damaged. When all the available information is studied and calculated with a complete understanding of our present political and information realities it is impossible to escape the disgrace that Martin Bryant himself is one of the most maligned and defamed Australians in our lifetime. The brand is so powerful I cringe when I type “Martin Bryant is innocent”.

The “Money Trick”

I read my first treatise on the “money trick” as a young man, in *Lightning Over The Treasury Building*, by John R. Elsom. I was both thrilled and traumatized to gain a shattering bolt of understanding of the world I lived in. This combined with a sobering realization that all the sources and agencies of information I had trusted and relied on, up until that time, were deeply corrupted.

In itself, *Lightning Over The Treasury Building*, is not well known at exposing the sorcery of the money-changer magical deceptions, yet it jolted me into motion on my journey towards recognizing and understanding many economic and political elements that were previously hidden from my conscious awareness.

The point is, I realized the world is governed by proven deceptive “banking” and “black art” techniques that have deep documented pedigrees and behavior patterns. These remain camouflaged unless very keen concentrated focus becomes our habit.

I had thought I was well-educated, I was very mistaken.

Incredible lies were reported and published about Martin Bryant
to fuel the anger and revenge atmosphere that made it possible for **our proper legal process to be transgressed with no outcry**, as not even Hercules could have mustered the courage to speak out for justice in the emotion-drenched moment with media baying for Bryant’s blood.

Martin was framed as gun-obsessed, unpredictable, guilty of animal cruelty and bestiality, and devoid of humanity. -- such that none dared to say any contrary thought. This character assassination was made possible because he was intellectually impaired. He was 28 years old and was never considered anything but harmless.

The best basic collection of information, to gain some understanding of how far the truth about Martin Bryant is from the propaganda, is Keith Noble’s *Mass Murder*.

**Only when due legal force is applied can all the questions be answered.** Most Australians are not aware that for five months Martin consistently declared he never entered the Port Arthur historical site. After that, illegal strategies to manipulate Martin and his mother were put into effect by a lawyer, John Avery, who has since been jailed for corruption in other matters.

Most Australians are not aware that employees at the historical site who knew Martin testified it was not Martin. The truth can only be discovered in the proper processes of honest investigation, cross examination and transparent constituted legal process.

Martin Bryant is still waiting for justice and I stand with him even though I fear his experience has likely further damaged his already childlike perception of the world about him.

How accountable are we for our understanding of the world? The remedy is to **be informed and speak out for what is true**, that which works. Is there really any other option?

*Christopher Brooks runs the Karingal dairy farm in the Goulburn Valley and is home-educating his children.*
Dear All,

Today is the 18th anniversary of the Port Arthur Massacre, attached is an article from the Mercury in Hobart. When you consider the large amount of people who were killed and are permanently still carrying scars from that event what a shameful performance by the Mercury newspaper, but it was more than the [Launceston] Examiner did.

The issue of Gun control was the only reason it was given any publicity at all. We were in a war zone that day too, the same as the war veterans only problem is we weren’t armed to fight back and we had no training at all. We scampered around like scared rabbits.

Some Vietnam veterans present on that day were so very helpful to us and after it was all over, we were always able to talk to the local veterans when the PTSD was becoming almost too hard to live with.

I can never thank these men enough and they deserve all the accolades given to them.

Our war veterans not only had wall-to-wall TV coverage on ANZAC day the newspapers were full of it. Whilst these men deserve to be remembered, I am amazed to read that the victims of Port Arthur were only given 2 lines in the article in the Mercury, surely they deserved more than that.

I ask, what are they hiding??????
I haven’t forgotten them.

My kindest regards to all.
Wendy
Appendix B. Urgent: Please Protect the Prisoner.
From Mary W Maxwell, PhD, LLB (Adel)  March 28, 2016

To the following members of the Tasmanian Parliament:
The Hon Will Hodgman, MP, Premier of Tasmania,
The Hon Vanessa Goodwin, MLC, Attorney-General, Tasmania,
The Hon Rene Hidding, MP, Minister for Police,
The Hon Bryan Green, MP, Leader of the Opposition,
The Hon Lara Giddings, MP, Shadow Attorney-General,
The Hon David Llewellyn, MP, Shadow Minister for Police,
and to the Chairman, Tasmanian Law Reform Institute,

To the following persons in the Commonwealth Government:
The Hon Malcolm Turnbull, MP, Prime Minister,
Senator the Hon George Brandis, QC, Attorney-General,
The Hon Michael Keenan, MP, Minister for Justice,
The Hon Senator Jacqui Lambie, representing Tasmania,
The Hon Senator Nick McKim, representing Tasmania,
The Hon Kate Ellis, MP, member for Adelaide,
and Mr Michael Griffin, Commission for Law Enforcement Integrity

Carbon copies to:
The Official Visitor to Risdon Prison,
Prof Margaret Otlowski, Dean of Law, University of Tasmania,
Prof John Williams, Dean of Law; University of Adelaide,
Vickie Chapman, Member for Bragg, South Australian Parliament,
S Stuart Clark, President, Law Council of Australia,
Prof Gillian Triggs, President, Australian Human Rights Commission,
Micheal Gorton, chair, Australian Health Practitioners Regulation Agency.

Dear Esteemed Persons,

Greetings. This is an alert about a potential death-in-custody at Hobart’s Risdon Prison, of Martin Bryant, age 48, asking for your good offices in protecting him. I note there were two deaths in custody there last year, and have reason to believe that Mr Bryant is in immediate danger. I attach “the Fodder Note” which shows that he has already been tortured aplenty.
I also attach an item from *ABC Background Briefing* that can only be read as incitement to kill Bryant (many years ago). I have bolded the incriminating bits. I am ashamed that I never, until now, complained about that to authorities.

In 2015, a woman in Perth named Cherri Bonney decided she can no longer tolerate the ‘patsy-ing’ of Bryant. She’s running a petition on Change.org, to ask for an inquest. (As you know, Bryant had no trial.) So far, 1602 people have signed it.

Recently, Murdoch’s press foolishly printed photos of Bryant in jail, saying that he is ‘pure evil,’ and that he swaps chocolate for the chance to give blow jobs! Amazing. All done, I assume, to make us hate the man and not care when he suddenly dies.

Some of the addressees of this letter may be acquainted with mind control experimentation and torture. I have expertise in the subject, to the extent that any researcher can have. In 2010, I got railroaded into being a member of the “United States Truth and Reconciliation Coalition,” made up mostly of victims of MK-Ultra (of which I am not one). Horrific cruelty abounds, even today -- as Fiona Barrett has recently exposed.

Actually, 24 deaths of healthy patients of Dr Harry Bailey received acknowledgement in the 1990 Royal Commission on Chelmsford Hospital, but the public did not get to know what Bailey (and Dax, and Emery) were really up to. They are now known to have been experimenters for Tavistock in the UK.

May I throw this issue into your lap, please? I can’t do much as an individual to protect the prisoner from being harmed. Please consider that if we would all come clean now as to what happened (perhaps granting an amnesty to the wrong-doers?), a new day could dawn in this country. I can remember when Australia was very heaven and it could be so again.

Yours sincerely,

Mary W Maxwell,

(street) (suburb and state) (telephone)

mary.maxwell@alumni.adelaide.edu.au
Appendix C. Transcript of ABC Background Briefing by Ginny Stein, “Managing Martin” 1997 – abridged

-There is an expectation in the community that he won’t be here for long, that if he’s ever released into the Yards, someone will get to him, that eventually it will happen, 

…There was political pressure from Tasmania’s Attorney-General, Ray Groom, to move [Bryant] out of the Prison Hospital and into the Yards… In the Yards, things happen, and it’s not always possible to see who did it -- prisoners know that.

Ginny Stein: Effectively those cameras couldn’t see what’s happening in the under cover areas, or even in the cells.

Rod Quarry: Not most of them -- there are blind spots underneath, and in the shape of this sort of yard, you would need cameras in every little corner to pick up all

Ginny Stein: You say a great achiever, but isn’t it true that in prison culture someone who has murdered young children and older people is held in extreme low regard?

If anyone harmed him, in all likelihood they’d be caught, either on camera or carrying out the act. In the main accommodation block of the jail, in the Yards, it’s a different story. There are now more cameras and less guards. Cameras watch, but they don’t record. They aren’t linked to video recorders. As Tasmania’s Attorney-General Ray Groom said, “People are killed in jails – it does happen.”

Re-enactment: He thinks he’s shit hot, but he wouldn’t last a minute out in the Yards. There are blokes there that would do him, for sure, and I’m not talking about just bashing him one either. There’s only one screw watching the Yard most of the time. All he has to do is get him out of the way, and they’d have him. No-one would be game to say nothing either. [Emphasis added]

(Note: Chapter 7 of this book contains a longer excerpt.)
Appendix D. Tavistock Wants Society To Stress Out
From Executive Intelligence Review May 16, 1997, updated 2007

There are moves, both in Australia and abroad (notably in the U.S.) towards fascist forms of police state control. There are “emergency measures” planned … In Australia, this tendency is manifest in the “shoot-to-kill” legislation. Government is now empowered to deploy the army to kill Australian civilians.

Since Tavistock, which specialises in phenomena of “mass shock” as a vehicle to “change cultural paradigms”, was involved, that is already proof that the Port Arthur massacre was orchestrated. …. Dozens of incidents of mass homicide have taken place such as the 1999 massacre at Columbine High School. A key aspect of these mass murders is the “programming” of young people to be cold-blooded killers through the use of “point-and-shoot” video games, which were originally developed to overcome soldiers’ natural reluctance…

As EIR has documented (see issue of April 4, 1997), Great Britain is the command centre for world terrorism today. Dozens of mass murderers who have exploded into the world’s headlines over the last decade or so, constitute a special capability within the Crown’s arsenal.

…. Tavistock, the premier psychological warfare unit of the British Crown, was founded in 1920 based upon studies of “shell shock” and related neuroses caused by war trauma.

Dr Eric Dax was associated with longtime leader and World Federation of Mental Health chairman, Dr. John Rawlings Rees. Beginning in the late 1930s, Dax, by his own account, had specialised in “brainwashing.” Curiously, Mullen himself reportedly participated in the investigation of two mass slaughters in New Zealand, before coming to Australia.

In 1944, Bank of England chief Montagu Norman suddenly quit his banking post in order to start a Tavistock spin-off called the National Association for Mental Health. Norman had been at the apex of the international financial oligarchy: One of his protégés, longtime Australian Reserve Bank head H.C. “Nugget” Coombs, called him the “head of Aldous Huxley
a secret international freemasonry of central bankers.” As such, he had supervised the banking arrangements which put Adolf Hitler in power, as EIR History Editor Anton Chaitkin has documented. Norman tapped his Bank of England assistant, Sir Otto Niemeyer, to be the NAMH’s treasurer,

Rees had commanded 300, mostly Tavistock-trained Army psychiatrists; since then, Tavistock has been almost indistinguishable from the various wings of British Military Intelligence (MI-6, MI-5, SAS, etc.) …“In every country, groups of psychiatrists linked to each other … [must begin] to move into the political and governmental field.” The “mission” Rees outlined, was …for people of every social group to have treatment when they need it, even when they do not wish it, without the necessity to invoke the law” (emphasis added by EIR) …

Further experiments by the SAS/SIS during the 1950s, including in Malaya and Kenya, showed Tavistock that stress, with resultant “reprogramming” capabilities, could be applied to entire societies. British novelist Aldous Huxley assessed the notorious MK-Ultra mass drugging and brainwashing experiment.

In a 1961 lecture with such methods, he said, in 1961 lectures entitled “Control of the Mind,” there will be a “method of making people love their servitude and producing dictatorships without tears, so to speak, producing a kind of painless concentration camp for entire societies, so that people will in fact have their liberties taken away from them, but will rather enjoy it, because they will be distracted from any real desire to rebel.”

Another pet project of Huxley’s from the 1930s on, was the creation of what he called the “somatotonic personality”: one who would not hesitate to murder…. Tavistockian brainwashing works only if the brainwashers can create a “controlled environment,” in which the victim sees only the alternatives presented by his tormentors.

By the early 1960s, [Australian National University professor] Fred Emery, together with the chairman of Tavistock’s governing council, Dr. Eric Trist, was giving lectures to select audiences on methods to brainwash entire societies.
In this new age of mass communication, they said, a series of short, universal shocks would destabilise a targeted population, plunging it into a form of “shell shock,” a mass neurosis. If the shocks were repeated over a period of years, a more and more infantile pattern of thinking would develop. [It] would begin, in which the individual’s focus moves from the nation-state to preoccupation with local community or family; and finally, “disassociation” would set in, “a world in which fantasy and reality are indistinguishable,” in which the individual becomes the societal unit. …

Dax himself pushed ahead with research on “turbulence,” “aggression,” and “brainwashing” -- all from the Reesian perspective of using psychiatry [to] disrupt forces of a disordered society. In 1969, Dax left his prestigious, highly influential position in Melbourne to go to the isolated state of Tasmania, an island of some 300,000 people. A prominent U.S. psychiatrist who specializes in ritual abuse, and who is intimately familiar with [mind control] says: “It is the perfect place for Manchurian candidates … Dax could do whatever he wanted there.”

Something of great interest must have been taking place in Tasmania, because two of Tavistock’s leading international operatives, the Melbourne-based Dr. Alan Stoller and Dr. John Bowlby, went to Tasmania for extended visits in 1971 and 1972, respectively. The psychiatrist, Dr. T.H.G. Dick, was also British, and had served as Tasmania’s medical commissioner beginning in 1969….

Despite Dax’s fascination with aggression, suicide, and murder, Dax claimed he knew very little about Bryant. And, when asked to comment on the relevance of his associate Emery’s “theory of turbulence” for the Port Arthur events, Dax replied, guardedly, “I don’t think I can answer your question usefully.” Fred Emery died in early April 1997.

But, Dax said, “The person who knows a good deal more about Bryant is in the University of Tasmania, at the hospital there, the Royal Hobart. They did a good deal of study of Bryant at the time. Professor Jones is his name, but the person who knew more about him was the research person, who was particularly interested in Bryant.” Dr. Jones is British…. [Emphasis added]
In his 2002 book (in CD format), Stewart Beattie brings forth much original research about the Port Arthur massacre. As to what happened that day, I think Beattie has nailed it.

I wish the name of his book were not “The Gunsmith’s Notebook” -- as only the first quarter of the book is about guns. Stewart is a man of many parts.

I’ll now report what he says. If I need to interject my own thoughts I will make it clear that it is me; otherwise it is Beattie.

**Pseudonyms**

Beattie is very bold in stating the names of many Australians who were present on the day and who he considers to be guilty of crimes related to the massacre.

I have decided to make up pseudonyms for them (underlined). However in the case of politicians, high-ranking officials, or court personnel, I will say the name.

For example, it is clear to me that Tasmania’s attorney-general Ray Groom was involved, as was the police commissioner Richard McCreadie.

It is clear that the DPP (Director of Public Prosecutions) Damian Bugg, “threw the case” and that the judge, William Cox, went along with the DPP, as did Bryant’s lawyer John Avery. I think the prime minister, John Howard, was in on it.

I will also identify, among the deceased, the ones that Stewart Beattie says worked for ASIO. In fact I can get that over with now: Robert and Helene Salzmann, Rosemary Nixon, Jim Pollard, Tony Kirstan, and Anthony Nightingale. (I’d add Glen Pears and Zoe Hall)

**Prior to the Event**

There was action at Seascape (a B&B) starting at least as early as 2pm on Sunday, April 28, 1996, the day of the massacre. However, Beattie also tells us about the previous day. He places two females, sisters from interstate, at the Seascape cottage on the Saturday night, Marie and Susie.

Stewart Beattie says, in *Gunsmith’s Notebook* that the sisters must have settled in to the cottage by 4pm. They then went off at night to do the Ghost Tour at Port Arthur.
Ray Groom -- who had until 6 weeks before had been premier of Tasmania and inexplicably stepped down -- had attended the Ghost Tour on April 18th (as though he needed to get the lay of the land at the Port Arthur Historic Site, the PAHS).

Beattie postulates that the owners of the cottage, David Martin and his wife Noeline, nicknamed Sally, were present to receive these paying guests, Marie and Susie. I doubt it. I would expect the CIA to have bumped them off Saturday, and hid their bodies in the house, so they wouldn’t upset Sunday’s program.

**An Aside.** A word about the CIA. I have no idea which covert agency – or as they say “intelligence agency” – ran the massacre. I will very loosely attribute it to the “CIA.” I am sure some local persons were in on it. Beattie identifies them.

Thus, he accuses the cop Pierre of throwing a grenade into the BMW to set it alight in front of Seascape cottage at 2pm. He names suspicious employees of the PAHS and a BCI cop, Barney, who he thinks may have fired ‘terror’ shots at 5pm.

Andrew MacGregor, a retired Victorian cop, says Mossad was there in the person of Ari Ben Menashe. I have seen a photo of Ari at the PAHS that day. But he could work for an agency other than Mossad, despite his claiming to be Mossad.

MacGregor also thinks – but I don’t agree -- that the late Perth resident known as Joe Vialls is one and the same person as Ari.

But I do think the person who furnished many juicy articles to the Internet – about Port Arthur and other events such as the 2004 tsunami – using the name Vialls, is a covert agent and an expert at disinformation.

Ben Menashe may be a dissident within the “CIA” who’s trying to help us. Unfortunately we can’t know these things.

**The Café Shootings—Sunday Afternoon**

A man drove into the PAHS around 1.10pm, first paying his entry fee at the tollbooth. He was in a yellow Volvo, with a surfboard on the roof. Parking lot attendant Alan Kingston told him not to park near the water’s edge but he disobeyed.

The man had long blond hair and a long coat. He went in to the café to buy his lunch. I will sometimes call him “the gunman” but also give him a fake name: Henry Caboodle. I want to steer the reader off thinking it is Martin Bryant. It’s clear to many of us that Bryant was not at PAHS.
Henry carried his food, on a tray, out to the balcony and sat at a table. At 1.30 – perhaps because he received a go-ahead signal from someone – he took his sports bag and camera, and dinner tray, into the café. He took a rifle out of the bag and quickly killed people, some with a single shot. He used his right hand on the trigger and the gun was held at hip height.

Then he took his gun and a sports bag out to his car. He shot a few more people who were standing near a bus, and then went into the bus and killed the driver.

**Tollbooth Killings: 7**

He got into his car and drive up towards the entry point, the tollbooth. En route he encountered a woman and two small children whom he also killed. At this point, four ASIO people were waiting to rendezvous with him at the tollbooth.

A gold or mustard BMW was parked there. In it were sitting the Salzmanns, Jim Pollard, and Rosemary Nixon. Amazingly, Henry killed them all, with a total of five bullets. He then abandoned his yellow Volvo and drove away in the BMW.

A few minutes later he stopped at the General Store, run by Jim Laycock. A white Corolla car there had a man and woman in it. Henry ordered the man, Glen Pears, to get in the boot, and then he killed the woman, Zoe Hall.

Henry then drove away quickly, with the “hostage” in the boot. He headed for Seascape, only a few kilometers away.

When he got to the driveway that leads into Seascape, he stood on the verge and shot at four passing cars. No deaths but only injuries resulted, including the wife of a staffer at the Canadian embassy in Canberra. Stewart Beattie says this was planned so it would stir Canadians up for gun control. I believe him.

Henry then entered the cottage at 2pm. A cop named Jerry was inside. (Bryant’s handler?) He perhaps coordinated everything. Beattie speculates that Glen Pears remained in the boot and burned to death when a cop named Pierre threw a grenade at the car, perhaps to make evidence (e.g., fingerprints) disappear.

The real Martin Bryant was in the cottage, maybe drugged and asleep. He was first heard in a phone call with negotiator Terry McCarthy. Soon two cops showed up – PJ Allen and Garry Whittle. They lay down in a ditch as someone from inside the cottage was shooting at them.
expected to be sent to shoot the baddy but their superiors told them not to shoot. “Permission denied. This has to happen.” Some SES folks overheard that on radio and complained about it for years.

Meanwhile at PAHS, Wendy Scurr and others were helping the wounded, and hundreds of scared tourists. Astonishingly they did not get police protection until 7.30. A six hour wait!

Ambulances helicopters did transport the wounded to Hobart. Some folks went to the Fox and Hounds Hotel. At 5pm three gunshots sounded; people thought the gunman was returning!

**Many Operatives**

Beattie notes that an ASIO man named Gareth entered the café as though to inspect the bodies. The same man acted as the boss of the one pay phone. Thus each person who wanted to call home had to give his/her message through Gareth.

The son of Gareth, Arnold, a marksman, may have been the gunman. It is said that Arnold later committed suicide. Marie and Susie seemed to have a CIA role to play to drive a second yellow Volvo, which they hid near the Clougha building.

They left without logging out. (All visitors with cars had had their license plate noted on entering.)

Another vehicle that deserves a mention is a black van with Commonwealth licence plates and darkened windows. It was parked in front of the Broad Arrow Café for at least two hours after the massacre – as can be seen in a Channel 9 video.

By 5pm or so, there was a lot of activity at Seascape including a shooter being seen on the roof of one of the outbuildings. The two cops in a ditch report that gunfire was coming at them, but it seemed to be aimed around them rather than at them.

After dark there were helicopters over the cottage. The person who was the cop SOG man (Special Operations Group) for counterterrorism, Mick Dyson, was never seen the whole day.

**Phone Calls**

Martin Bryant engaged in a 20-minute phone call about every hour from 6 to 9 pm with the negotiator. Bryant called himself “Jamie” and seemed to be reading from a script. He asked for a helicopter ride to Hobart. Terry asked him how other people in the house were doing. Martin
replied he had cooked food for them and had put David and Sally into a double bed.

Martin admitted he had kidnapped a hostage and put him in the boot of his car. The point of a hostage is that it justifies a role for federal police. (It’s my belief that he really did do this around midday, and that the hostage was part of the scheme. The purpose would be to make Martin feel guilty later.)

On Monday morning, Officer Bob Fielding said “We forced Bryant to come to us” presumably meaning “we” set fire to Seascape to smoke him out. Martin came out after 8am with his back on fire and was arrested. Poor bugger.

Presumably any Australians who read Beattie’s book would agree with him. I have not listed here the many clever ways in which Beattie proves his case. It seems watertight. He is especially good at interpreting gaps in the police evidence.

Beattie’s book points up the way of life of these strange killers as absolutely crazy. Imagine spending your whole life in a clandestine club, hurting people and then putting on a smile when you bump into them on the street.

Stop, OK? This must stop. I know we can do better because I remember living in a society where that sort of thing did not happen and people would definitely not have tolerated it.

These criminals themselves are pathetic, and even if they have convinced themselves that they won’t get in trouble they are already “wanted.” They should seek a way out of their mess.

I am claiming that “the CIA” did it. I use the term CIA to mean the slaves that serve the very few at the top. If six ASIO people were killed, and a Canadian embassy person wounded, can’t other coverts see it was a trap? Aren’t they angry? Don’t they see what Diane Keaton saw in The Godfather?

I believe the putrid people at the very top must be far more destructive than we are in the habit of imagining. Whatever could justify these massacres that are occurring more and more?

I say put a stop to it. Call their bluff. Get real. Stop living in a fantasy where you have to cover up your thoughts and emotions all the time.

This is not the first period in human history when the spirit of the time is characterised by an equilibrium of evils, when mankind veers between savagery and lethargy, superstition and immoralism. This is not the first period in human history when the governing classes parade themselves as shameless corrupters and corruptees…. But this is surely the first period in human history when humanity feels powerless in the face of the products of human power. And among the most intractable of those products are the products of the power of the human mind….

An anthropology of law is at least as useful as any other possible form of intellectual inquiry which seeks to make sense of the overwhelming complexity and obscurity and mutability of human society. A given society’s idea of law at any given time is a valuable diagnostic clue as to that society’s state of mental health at that time.

For twenty-seven centuries, for better and for worse, socially constitutive ideas have flowed from the European mind. Only humanity can cure humanity’s sickness. But the European mind bears an exceptional clinical responsibility.

The law’s best source of strength has been found in the human imagination. The law enacts what the imagination invents; promise, property, tort, crime, government, nations and state, all of these, and countless others, …fiction made fact. Change the story you tell the people and you change the reality which you and they inhabit.

The industrialising of national economies, integrating the labour of the masses into superhuman wealth-creating machines, transformed governments from the disreputable successors of medieval royal courts into general managers of apparently unlimited concentrations of public power. The making and enforcement of the law became the power over all social power. [Emphasis added]
Appendix G. Media Creates Assassination Stories
by James O’Neill, barrister, Queensland Bar Association

Martin Luther King was the third of the major assassinations of prominent American political leaders in the 1960s. He was preceded by John F. Kennedy on 22 November 1963 and Malcolm X on 21 February 1965; and succeeded by Robert F. Kennedy on 6 June 1968. Excluding Malcolm X, there were a number of common characteristics of the other three victims.

An alleged perpetrator was identified, charged, and in two cases convicted and sentenced to prison, and still in prison today. In all three cases the alleged killers were not the actual killers. Notwithstanding what is now compelling evidence, the mainstream media completely ignore that evidence. Instead, we get the mindless repetition of what might reasonably be called the official story.

The general public is very familiar with the names, of Oswald, Ray and Sirhan, but is for the most part oblivious to alternatives, either individuals or organisations. All victims had an outstanding characteristic in common: they posed a serious threat to the status quo, what Peter Dale Scott aptly calls the “Deep State”.

King was shot at a motel in Memphis, Tennessee on 4 April 1968. He was 39 years old, younger than Robert Kennedy (42) and John Kennedy (46) when they were killed. The man charged with King’s murder was James Earl Ray. He pleaded guilty to avoid the death penalty, and spent the rest of his life trying to get the conviction overturned.

Sirhan, almost certainly a mind control victim, and still in prison, was convicted of the fatal shooting of Robert Kennedy. The unchallenged evidence was that Sirhan was two to three metres in front of Kennedy. According to the coroner’s report, the fatal shot was to the back of RFK’s head.

Shades of Oswald! Oswald never stood trial, being murdered two days after John Kennedy’s assassination while in Police custody. The now irrefutable evidence is that John Kennedy’s fatal shot came from the front (the underpass) although Oswald was alleged to have been on the 6th floor of a building behind Kennedy. The mainstream media have systematically suppressed the forensic and ballistic evidence in both Kennedy assassinations to this day.
The King case had a unique twist however. Thanks to the tireless efforts of the King family and their attorney William Pepper, a civil suit was brought by the King family against Lloyd Jowers and others, alleging the defendants’ responsibility for King’s murder. The civil trial was held in Memphis, in 1999. It lasted four weeks. The jury heard from seventy witnesses. The jury took just one hour to find in favour of the plaintiffs. … The important finding of the jury was that King was killed as the result of a conspiracy. The members of the conspiracy included Jowers (the owner of a bar and who disposed of the murder weapon); the mafia; the State of Tennessee; the US Army and the city of Memphis.

Only two reporters, in itself astonishing given the plaintiffs and the subject matter, covered the trial. One was a reporter from the local Memphis newspaper. His editor refused to print the copy he submitted. The other was James Douglass, later the author of a seminal book on Kennedy’s assassination.

Jowers appeared on ABC Prime Time Live in December 1993 and admitted the details of the conspiracy. Among the relevant details were that Ray was a scapegoat and that the actual shooter was Lieutenant Earl Clark of the Memphis Police Department. The US Army provided backup snipers in nearby buildings. The local, State and Federal government agencies all had a role in the subsequent cover-up, destruction of evidence, and the killing of witnesses. The parallels with the Kennedy assassinations are striking.

The preferred resolution of potential problems of the Deep State and its agents is to kill the individual. This eliminates a specific threat and acts as a warning to others, both at home and abroad. Has anything changed since the 1960s? Governments still go about their murderous business. [Emphasis added]
As shown in Appendix B, I wrote to many officials to put them on notice not to let Martin be killed. The only two I heard from were Vanessa Goodwin, saying she had passed my letter to the prison Service, and this reply from the Australian Commission for Law Enforcement Integrity (ACLEI):

11 July, 2016
Dear Ms Maxwell,

Thank you for your recent letter…Please accept my apologies for not having replied before today.
You have raised concerns regarding the safety of Mr Bryant who is serving a term of imprisonment after pleading guilty to the charges arising from the deaths of a number of people…
ACLEI is tasked with investigating corrupt conduct by staff members of a number of Australian government agencies.
There is no suggestion that any member of an agency within ACLEI’s jurisdiction may have engaged in corrupt conduct with respect to … Martin Bryant’s imprisonment. Accordingly ACLEI had no authority to intervene in the situation you describe in your letter.
ACLEI also notes that you have written to a number of politicians in Tasmania who would appear to be well placed to consider your concerns.
Yours sincerely,

(signature unreadable)
Director Strategic Intelligence

The next page is a tribute to Malcolm R Hughes who has been indefatigable in his attempts to get action for Martin by way of writing to officials, beginning in 2003 -- and continuing! Very likely others, too, have been trying for years to do something.
The Mal Hughes Song (“Return to Sender”)

1. Mal sends a letter to John Howard, about the Bryant case
   He raises critical questions, a little bit in-your-face.
   
   “Return to sender/ I don’t wanna know.
   Tell that Hughes-boy/ Where to go.”

So he sends it to editors, all the media spots
They throw it in the trashcan -- wouldn’t that tell you lots?

2. Hughesie mails his letter off again, this time to the feds
   He gets a threatening e-mail, they’re messin’ with his head.
   
   “Return to sender/ Don’t waste our time
   ASIO’s protected/ They don’t do ‘crime.’”

   “Mal, you keep crying, about the Bryant bloke
   The rest of us are laughing – it’s just an inside joke.”

3. Hughes refuses to be put off; he tries his writing again
   This time he’s got the G-G, in the sights of his ballpoint pen
   He gets an answer! “It’s up to each State
   If Tassie is draggin,’ You’ll have to wait.”

   Mal’s not the waitin’ type/ As all of us know
   He returned it to sender/ Wrapped up in a pretty bow.

4. Said “I know what I am doin’ Gov, I’m streets ahead of you
   I’ll sort out “Port Arthur,” and see the bloody case thru.”
   
   “I’m returning it to sender/ I’m ready to fight
   Aussiemal’s angry/ And Aussiemal’s right.”

   [Repeat] Is everybody ready? / We’re going to fight
   Australians are angry/ Cuz Aussiemal’s right.

Elvis’ song, written by Otis Blackwell and Winfield Scott
(adapted by Mary W Maxwell)
The common law writ of coram nobis is categorized as an ancient writ. It dates to the 1500s in England. In Sir William Blackstone’s *Commentaries on the Laws of England* of 1769, this writ does not get a mention as it had gone into disuse, but it is being revived.

At the King’s Bench there were written records of cases. The phrase “quae corum nobis resident” means “that which is before us” (us, the royal us). If someone became aware that there was an error in the records of a case, he could petition for a writ of error coram nobis. That is, you could ask to have the wrong righted. (There were no criminal appeals in those days.)

Britain colonized North America and Australia. The great gift flowing from that enterprise (in my humble opinion) was that the beautiful common law went to those continents. So in 1788 when Captain Cook hopped ashore in Botany Bay, the whole of the law hopped with him, including – whether anyone at the time noticed it or not – coram nobis.

Fast forward to March 22, 2016. I sent a petition for a writ of coram nobis to the Tasmanian Supreme Court, respectfully asking that they remedy the wrongful conviction of Martin Bryant. I specified as the case’s “error of fact” that the defendant, Bryant, was tricked by his attorney, John Avery.

The Court, replied, saying “a ‘writ of error coram nobis’ is not known to the law in Tasmania.” This led me to search for it.

**Is Coram Nobis Still Extant in Tasmania?**

1. Did common law enter the colony of New South Wales (of which Van Diemen’s Land was a part) in 1788? The answer is yes; no one disputes that.

2. Did England do anything to change the relevant law (regarding coram nobis) before 1856, the year that Tasmania got its own Parliament?
We’ll discuss this below.

3. If England did not repeal the writ of coram nobis prior to 1856, did the legislature of Tasmania enact any statute after 1856 to repeal it? The answer is no. One can see in the Criminal Code Act of 1924 that there is no mention of repealing coram nobis, while there is explicit repeal of outlawry and attaint.

So the mystery to be solved is: what happened in England, if anything, between the years 1788 and 1856, that would cause the writ of coram nobis to be extinguished in the colony of Tasmania?

I assume that if nothing happened, coram nobis did become part of the colonial law of Tasmania from 1856 to 1900 and then became part of the state law of Tasmania upon Australia’s federation in 1901. And thus, even today, coram nobis is part of the common law there.

Judicature Act of 1876, Statute of Westminster of 1931

At first my research brought the good news that England, in its Judicature Act of 1876, abolished the writ of coram nobis. I say “good news” because 1876 falls after the date at which a Parliament in the colony of Tasmania was making its own laws.

Note: it’s true that England was still throwing its weight around throughout the British Empire empire in the 19th century. It passed many laws that had “paramountcy” overseas. That is, the colonies in Australia had to accept them.

So one shouldn’t just assume that the 1876 Judicature Act was not imported here, but take my word for it; it wasn’t.

Later, the Westminster Act of 1931 halted the practice of British statutes having automatic effect in Australia.

The Crucial Period, 1788 to 1856

It looked to me that the coast was clear, that nothing had happened in England prior to the important year, 1856, that would prevent Tasmania’s keeping the writ of coram nobis. But then I read in a journal that “coram nobis was abolished [in England] by the Common Law Procedure Act of 1852.” Oh no! Four years before the cut-off!
That is, it meant we could not plead for Bryant on the basis of a coram nobis. But I hadn’t yet read the 1852 Act to make sure it did what that journal said it did. However, today, July 23, 2016, I downloaded the offending document from legislation.gov.uk. Hallelujah! I think we’ve won.

The Common Law Procedure Act
I am pretty sure that this Common Law Procedure Act is only for civil cases. The Criminal Appeal Act of 1907 in England took away the coram nobis option for criminal cases.

Still, I'll now quote whatever there is in the 1852 Act that is of relevance. Note: they use the phrase “Writ of Error.” I think that may refer to an everyday writ, not the kind in which coram nobis shines – as I'll elaborate below.

Note: the sections below have an unofficial side bar that says “Writ of Error abolished.”

Section CXLVIII “Either Party alleging Error in Law may deliver to One of the Magistrates a Memorandum… alleging the Error of Law in the Records or Proceedings.”

[I neglected to say earlier, that the ancient Writ of Coram Nobis is about errors of fact not of law, so the above quote is unlikely to be relevant. However there is also this]:

CLVIII “Either Party alleging Error in Fact may deliver to the Master a Memorandum… alleging that there is Error of Fact in the Proceedings, together with an affidavit of the Matter of Fact in which the alleged Error consists….

CLIX “The Plaintiff in Error, whether in Fact or Law, shall be at liberty to discontinue his Proceedings ….”

CLX “The Defendant in Error, whether in Fact or Law, shall be at liberty to confess Error and consent to a Reversal of the Judgment….”

American Use of Coram Nobis
The writ is flourishing today in the US. As noted in 1953:
“Using the American Digest System as an indicia of occurrence, in the period 1658-1916 thirty criminal cases involving the writ reached the appellate courts. By contrast, in a recent five year period, 1949-1953, nearly five hundred writs of error coram nobis in criminal cases were considered by appellate courts.”

And that was before the 1984 Korematsu case in which a conviction of 1942 was set aside in federal court in California.

Here is a judge in an Arkansas case, *Davis v State* (1996):

“Error coram nobis is a rare remedy. It is available only where there is an error of fact extrinsic to the record, such as insanity at the time of trial, a coerced guilty plea or material evidence withheld by the prosecutor, that might have resulted in a different verdict. *Taylor v. State*, 303 Ark. (1990).

The criteria for coram nobis, as stated in a 1945 case, *Commonwealth v Harris*, in Pennsylvania is often quoted:

“Coram nobis lies only where facts exist extrinsic of the record, unknown and unknowable by the exercise of diligence at the time of its rendition, and which would, if known, have prevented the judgment either in its entirety or in the form in which it was rendered.”

**For Martin Bryant**, it would help if a solicitor would try using coram nobis or the legislation described in Chapter 29 above.
The authors are extremely grateful for the use of these photos.

Anyone insufficiently credited, please contact us.
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Recap of Action Items That Make Good Use of Law

The first ten items can be initiated by any individual:

1. Seek a restraining order to stop the move to kill Martin.
2. Apply to be guardian for Bryant and sue on his behalf.
3. Contact Risdon Prison’s Official Visitor and ombudsman.
4. Use the 2015 legislation to organize a reopening of Bryant’s case based on fresh evidence.
5. Organize a lay Truth and Reconciliation body, inviting anyone who knows what happened to come forward.
6. Require of federal Parliament that it provide data as to the SAS’s exercises in Tasmania in the week of the massacre.
7. Apply for a pardon for Martin Bryant from Her Majesty, via the Governor of Tasmania Professor Kate Warner.
8. Complain to the Tasmanian Integrity Commission online.
9. Seek de-registration of bad doctors and bad lawyers.
10. Ask Governor-General to rescind gongs as appropriate.

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11. Hold new inquest into Port Arthur’s 35 massacre deaths.
12. Amend the law to forbid concentrated media ownership.
13. Seek indictments for perjury and obstruction of justice.
14. Look into David Everett’s being beaten up in solitary and his alleged wheelie-bin escape, relevant or not.
15. Find out why Australian Press Council’s Weisbrot did not adjudicate News Corp’s libel of Bryant. Get him sacked.
16. Investigate deaths of Maurice Bryant and Helen Harvey.
17. Arrest for murder and/or treason the persons who did the massacre, and who were accomplices and accessories.
18. Charge media liars with crime of cover-up of the massacre, and the crime of incitement to murder Bryant.
19. Ask state Supreme Court to cancel ‘QC’s’ as appropriate.
20. Hold a Royal Commission to investigate the massacre, with all powers of summonses and subpoena of witnesses.
From persons who signed the Change.org petition for an inquest:

The truth shall always be revealed. -- **Leigh Evans**

That poor boy was framed. – **Damian Paten**

It’s so obvious that Martin is innocent -- he’d have to be up there with the top 1% of shooters in the world that could pull this off and that would be impossible!! -- **Dawn Tomkinson**

A story full of holes with so many unanswered questions. we deserve answers and hard evidence. -- **Cade Wester**

There needs to be a trial. I want to see evidence. The ‘story’ is not believable. -- **Sam Carrison**

When a government goes out of its way to deny the facts to the public, it’s because they have something to hide. I’d like to know precisely what that is. -- **Mark Novak**

I seriously doubt Bryant is guilty. -- **Tiffany Henderson**

Martin Bryant is innocent. God help the real murderers when the sheeple wake up from their slumber. -- **Gavin Templar**

I think the victims’ relatives need to know the right person was convicted and on what evidence. -- **Russell Wheeler**

The Government and Judicial system is corrupt in Tasmania and a full investigation should be done. -- **Robert Jackson**

This is agenda 21 in action. ... Howard should be jailed for complicity. It was a total set up. Those who set him up must be jailed for life. They deserve nothing less. -- **David Bell**

Justice is not an option; it is mandatory. -- **Roland Gopel**

This injustice has played on my mind since I discovered it was a false flag event. -- **Maree Baker**
The truth will out. -- **Mike Lee**

I believe a patsy was gaoled. -- **Warwick Schneider**

He was led to the slaughter by a pm that had only one thing on his mind, and that was to disarm the people so they cannot defend themselves against a tyrannous ‘government.’ -- **Graham Girolami**

No forensics linking him with the crime scene at all… This case has to be tested in a Court of Law in front of a jury of his peers. Everyone has that right. -- **Richard Hopkins**

We need to know the truth. If he is innocent the guilty need to be exposed. -- **Tina Lockett**

Because there has been no trial. -- **Steven Grives**

Justice needs to be done here !!! -- **Annie Chenery**

Justice must be made available for ALL especially those who are disadvantaged. -- **Marilyn Swaby**

Surely a crime of this nature should have been fully and completely examined. Even if the unlikely events, as previously reported, are true then surely it is in the interest of all to put an end to the conspiracy theories? -- **Robert Pretty**

I don’t believe Bryant is guilty! -- **Bob Johnson**

I think he is not guilty and questions need to be answered by all people and previous PM John Howard. -- **Simon Woore**

Should have been an inquest at the time! -- **Ed Wennink**

I believe in justice. -- **Brian Pfeiffer**

Martin’s Mother should be convinced of her son’s innocence, or guilt, through correct process within the legal system. -- **Gareth Thomas**