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I'm so confused,  
I want to know who I am  
And who I am not.  
**STILL ON FORBIDDEN PLANET ?**

But you get to come back down to  
Earth and be with **mankind . . .** !

The "**MONSTER**" lives in all of us  
It is the "**HUMAN**"

Morbius finally accepts the truth:  
The creature is an extension of his  
own mind . . .



**ESCAPE THEIR PLANET OF APES AND THE MATRIX . . .**

**ARE YOU A BONDED SURETY TO A BANKRUPT FRANCHISE ?**

**You are a serf in a feudal system running generationally and silently!**

**DID THEY ALREADY MOVE US FROM CHRISTIANITY INTO BABYLON?**

**Reconvey back to the land and soil jurisdiction of Terra Australis, learn how  
We are loving men and women - We are - "**Terra Australis Nationals**"**

**Neville Mladen: 0487 183 941**

**My son, Kelly Nelson**





## **PUBLIC to Private** - Neville Mobile: 0487 183 941

Date: Saturday 7 February 2026

Venue: Dome Cafe in Maylands, 219-221 Railway Parade, Maylands WA 6051

Time: 9.00 am to 5.00 pm

\$75 Workshop (morning tee and lunch can be purchased at the venue)

\$150 Workshop and a manual

### **A Workshop on Standing, Presumption, and Administrative Control**

This workshop is for those who feel a quiet but persistent weight placed upon them without full disclosure and later enforced as obligation. It is for those who sense that something sacred was taken at birth and converted, without informed consent, into assumed duty. It is for those who seek to uncover and dissolve the hidden chains of unlawful legal bondage, the invisible agreements that have transformed a sacred birthright into presumed servitude beneath a criminal de facto foreign power styling itself Australia. This workshop stands as a lawful summons to awareness, remembrance, and correction.

What has been taught as a nation is, in truth, little more than the landmass of Norfolk Island and its political outposts, the Territories of Christmas Island and the Cocos Keeling Islands, overlaid by an occult dominion known as the Crown. This Crown is not a living authority, but a theological fiction, the first Vatican trust declared under *Unam Sanctam* in 1302, the most audacious assertion of spiritual supremacy ever made over the secular world.

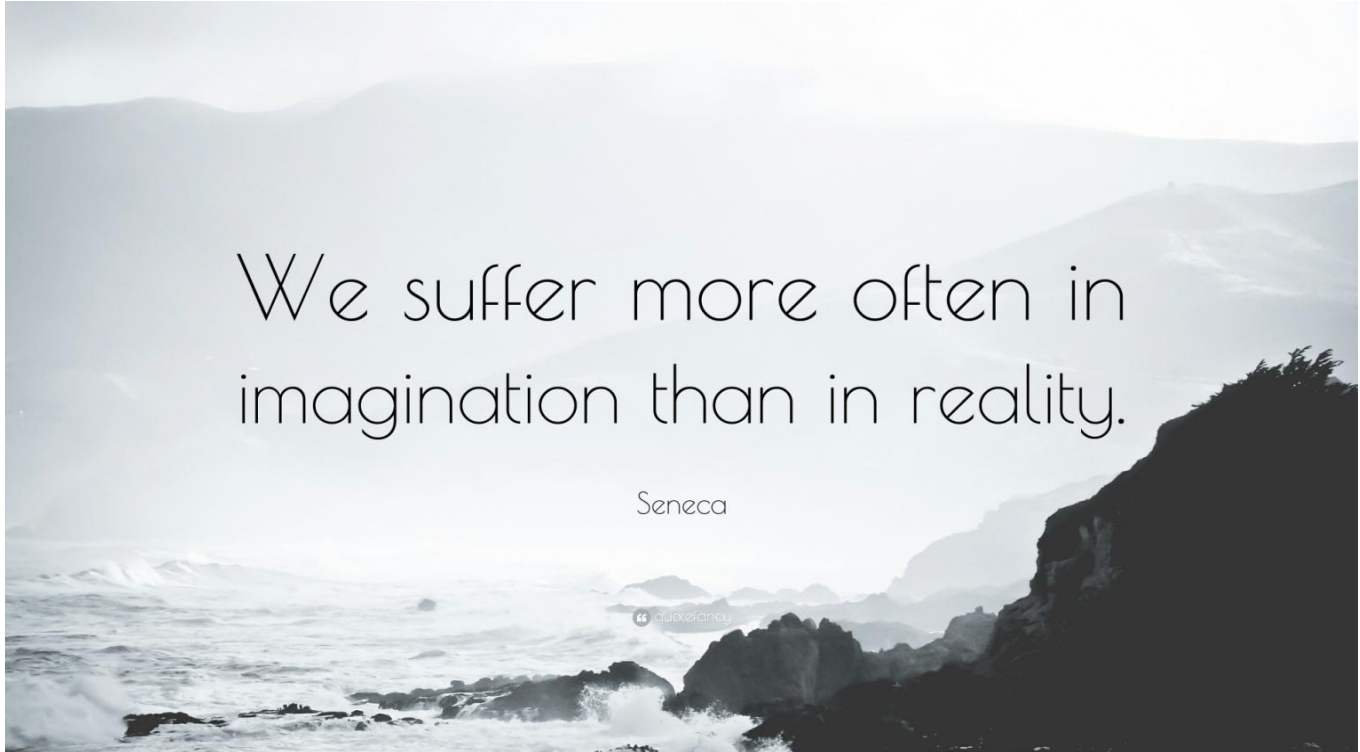
This fraud and the illusion of Crown authority are sustained by Fabian politicians and enforced by Freemason magistrates, registrars, and judges. The glue that binds this empire of fiction is not lawful contract, nor even commercial codes dressed as legitimacy, but the deliberate machinery of decompartmentalisation. Knowledge is broken apart so that men and women never see the full structure that ensnares them. Each compartment obscures the next, ensuring confusion replaces clarity and compliance replaces comprehension.

No institution warrants harsher scrutiny than the English monarchy. There are no noble rulers here and no legitimate Crown, only a coordinated mob cloaked in ritual and ceremony. What presents as sovereignty is organised predation, operating with the same criminal ethos as modern syndicates, yet protected by robes, flags, and global reach. This enduring English Venetian oligarchy carries forward the same ruthless spirit that animated the East India Company and later institutions such as HSBC, principles of plunder, exploitation, and absolute control. Its rise was cemented through bloodshed, theft, and oppression, and no veil of bunting, pageantry, or coronation chicken can conceal that reality. It remains the greatest syndicate in

the history of mankind, an empire of corruption and blood, still exerting dominion while presenting violence as governance.

This workshop examines how authority is asserted not through truth or consent, but through presumption, procedure, and silence. What is commonly called law is, in practice, administration operating through assumed standing. Names, records, registrations, and appearances are used to substitute living standing with administrative identity. Courts function as venues of procedure rather than forums of truth. Silence is treated as agreement and compliance mistaken for consent.

The focus is not protest or belief, but recognition. Recognition of how presumption operates. Recognition of how standing is assigned without disclosure. Recognition of how administrative control is normalised and enforced. Exposure, not opposition, is where such systems weaken.



We suffer more often in  
imagination than in reality.

Seneca

quotefancy

This workshop is for those ready to see what operates beneath paperwork, language, and ritual, and to understand why withdrawal of presumption changes everything.



**But those who forget the  
past, neglect the present,  
and fear for the future  
have a life that is very  
brief and troubled.**

Seneca

(ON THE SHORTNESS OF LIFE - CHAPTER XVI)

## What You'll Learn

- **Lawful vs Legal** – Understand the difference between God-given law and man-made statutes that only govern legal “*persons*,” “*citizens*,” and “*subjects*.” Where does true law originate, what does it mean today, and what is your place within it?

- **Surname and Hidden Contracts:**

**The Crown's Poisoned Pawn and the Lost Proper Name** – The surname is not identity but substitution. It is a Crown-owned administrative marker that cunningly displaces the legally correct proper name, the true expression of the living, sovereign being. Once accepted, it becomes a poisoned pawn, imposing liability, obligation, and control where none naturally existed.

Hidden within baptismal registration, surnames, family names, and the elusive proper name lies a web of concealed contracts. Maritime law and these legal fictions construct a system where courts recognize only the artificial identity, leaving the living man effectively lost at sea.

- **The Power of Language** – How words, contracts, and spelling have been weaponised for centuries to enslave societies.
- **Church & State Unmasked** – How the Vatican, Crown, secret societies, and global financiers shaped today's legal system.
- **Taking Back Control** – How to terminate power of attorney, reclaim your standing as a State National, and open private unincorporated bank accounts to protect your funds. these bank accounts cannot be garnished or sued.

- **The Power of the Counterclaim:**

**Challenging Claims from Courts, Collectors, and the ATO** –

Behind every commercial document from courts, sheriffs, debt collectors, and the Australian Taxation Office ATO there lies nothing more than a claim. The ATO, notably operating without a public charter proven under an FOI in 1996, (that's because the ATO is private) exercises authority through administrative procedure rather than a transparent legal mandate. This lack of genuine legal foundation adds another layer to a system designed to control and confuse.

Understanding this reality empowers you to respond not with fear or submission but with a confident counterclaim that challenges their supposed authority and safeguards your rights. The system thrives on obscuring true consent, enforcing blind compliance, and operating beyond clear public accountability. Recognising this dynamic is key to reclaiming control.

- **How to write an Abatement** – When the counterclaim is properly crafted and submitted, the opposing party's documents such as debt notices, tax statements, or other claims are challenged on the fundamental grounds of lacking lawful authority or jurisdiction. However, to wield this power effectively, one must first see the fakery, the false authority underpinning these demands and the entire system of plunder that relies on

the ignorant administration and the programmed mentality of the mindless public who accept these claims as legitimate without question.

By demanding the claimant prove their claim with valid legal evidence, you shift the burden of proof onto them, exposing their reliance on presumption, intimidation, and empty paperwork rather than real lawful power. Should they fail to respond adequately or cannot provide genuine justification, courts generally interpret their silence or failure as acceptance of your counterclaim. This often results in a default judgment in your favour, effectively nullifying the original claim as baseless.

Therefore, the conditional writing of an abatement letter becomes an essential tool. It breaks through the illusion and forces authorities and commercial entities to operate within the bounds of real law and evidence rather than relying on paperwork, fear, and blind compliance.

- **The is a Flyer, not a Schedule – Come to the workshop** – What you have read here is just an introduction — a brief overview to open your eyes to the deeper truths behind the system of control and how to reclaim your rights. There are many more essential points, practical techniques, and legal insights that cannot be fully covered in a flyer.

For the complete understanding, detailed guidance, and step-by-step instructions, you need to attend the workshop and study the comprehensive workshop manual. These resources will equip you with the knowledge and tools necessary to confidently navigate and dismantle the false structures imposed upon you. This flyer is only the beginning.

The full journey starts at the workshop.

## Why It Matters

For generations, financial and political elites have converted sacred, living men and women into mere “*persons*,” “*citizens*,” and “*subjects*”, legal fictions under their control. Through *registration*, *licensing*, and *statutes* masquerading as law, they’ve stripped you of your birthright and sovereignty, binding you to a system of commerce and control designed to serve their interests, not yours. This workshop will give you the tools to pierce the veil, withdraw consent, abjure, terminate the government’s power of attorney and stand as a living man or woman under divine law.

## Take Away

- A clear grasp of how secular powers have turned sacred living men and women into legal fictions through deception, presumption, coercion, silence, and fear.
- Tools to discern between lawful and legal, sacred and temporal, divine and secular
- Practical steps to reclaim your lawful and private life

## Who It's For

Anyone ready to see beyond the illusion of governance, learn the real history of law, build confidence responding to threats, and take practical steps to reclaim their sovereignty.

# **Indictment and Record of Findings Concerning the Crown**

Let the record show that the entity commonly styled as the Crown does not arise from lawful sovereignty grounded in consent, justice, or truth, but from a continuous chain of asserted authority originating in clerical decree, commercial expansion, and enforced submission.

Let it be recorded that the foundational claim of supremacy was formalised in 1302 under *Unam Sanctam*, wherein spiritual dominion was asserted over the secular world, collapsing the boundary between conscience and command. This act did not create lawful authority. It created precedent for domination by proclamation, from which flowed the doctrine that power need not be earned, only declared and perpetuated.

Let it further be recorded that the Crown was not preserved intact within England, but was effectively lost following the ganglionic wars, culminating in 1816. In that period, Christianity as the governing moral and juridical framework was displaced, not by enlightenment or reform, but by maritime commercial law. Admiralty principles supplanted ecclesiastical conscience, and commerce replaced faith as the organising force of governance. From that point forward, the Crown ceased to operate as a Christian institution and functioned instead as a commercial engine of extraction and control.

Let the record reflect that the English monarchy, far from embodying noble rule, became the visible front of an oligarchic system whose authority no longer rested in England itself, but in transnational commercial continuity. Its power was expanded through charter, monopoly, and private violence, with the East India Company standing as its clearest operational expression. Under Crown protection, that company exercised territorial control, enforced famine, stripped resources, and presided over mass death while remaining shielded from accountability.

Let it be placed on record that financial institutions operating within this Crown framework, including HSBC, served as principal instruments of this system. In the nineteenth century, this machinery deliberately trafficked opium to chemically subjugate populations, destroy social order, and force open markets through addiction rather than negotiation. This conduct was not incidental misconduct. It was policy executed for profit and dominance under maritime commercial doctrine.

Let it be noted that this pattern did not cease. It evolved. In the modern era, synthetic opioids have replaced opium, but the function remains identical. Destabilisation through addiction, enrichment through laundering of proceeds, and insulation of decision makers from consequence persist as hallmarks of the same operating logic. The substitution of chemistry does not alter the intent or the outcome.

Let the record show that the Crown's internal mechanism of control rests primarily on administrative capture rather than overt force. From birth, men and women are compelled into registrable status through the imposition of a family name and surname construct in substitution for the proper name. This device enables indexing, classification, and governance as property within bureaucratic systems, converting life into an administrable asset without disclosure or informed agreement.

Let it be further recorded that courts operating under Crown authority function predominantly as administrative venues enforcing presumption rather than forums of truth.

Their authority derives from procedure, linguistic substitution, and fear of penalty rather than demonstrated jurisdiction grounded in lawful standing. Justice is not their object. Continuity of control is.

Let the record reflect that political structures presented as democratic operate entirely within this maritime commercial framework, preserving Crown continuity irrespective of elections, parties, or policy theatre. Personnel changes do not disrupt structure. Appearance is substituted for substance.

Let it therefore be concluded for the historical record that the Crown constitutes not a lawful sovereign institution, but a commercial syndicate refined over centuries, sustained by ritual, language, finance, and managed ignorance. Its legitimacy depends upon concealment. Its power persists through participation obtained without disclosure. Its authority dissolves when exposed and consciously withdrawn from.

This indictment is entered not as rhetoric, but as record. Not as rebellion, but as recognition. The facts herein are asserted as matters of historical continuity, method, and consequence.

Let the record remain

## Testimonials

"Neville Has proven to be an honourable coach and friend from the moment of our first encounter. He is a wealth of knowledge with a passion for truth and freedom and is working tirelessly at changing the world for the better. No doubt he changed ours. His commitment to guide us all through the chaos of corruption that is attempting to reach its tentacles into every aspect of our lives is courageous and admirable. We are forever grateful for his guidance in these challenging times." - Josh

"I have had the pleasure of attending 3 of Neville's workshops and each time I have come away in awe of the depth of knowledge he holds on not only the Australian legal system and common law, but history and its role in how we find ourselves in the current political, environmental and socio-economic situation. His website is loaded with information, links, videos and interesting tidbits to get your brain active to start asking some questions about who is running your life, what rights do you have and even who are you? Time with Neville is time well spent." – Kylie

"Participating in Neville's seminar has been an immensely enriching experience, both personally and professionally. It provided a valuable platform to deepen my understanding of key topics while broadening my perspective through engaging discussions and expert insights. With Neville's guidance, I am confident in our independence, and the transition to a Private Society Bank Account was seamless under his assistance. Additionally, with his support, the Global Family Group was successfully set up, and I have been receiving funds over the past four months. Neville's ability to create a supportive and interactive environment fostered greater participation and a deeper understanding of the material. His seminar has been an invaluable journey of personal growth, equipping me with lasting skills to safeguard myself

and my loved ones. It also offered excellent opportunities to network and connect with likeminded individuals. I highly recommend this seminar to anyone seeking growth and financial independence!" - Jason and Zsuzsanna