

SUPPLEMENTARY SUBMISSION
FOR PUBLIC RELEASE

A mother's promise to her baby

A mother's promise to her baby



In my dreams I hold you
In my broken heart I love you

The greatest gift I gave you
Was life.

My second greatest gift I can give you
Is when the stains from the soul of our Nation
Are removed as the

Commonwealth Government
Acknowledges

That dark and lonely moment
We both experienced in the labor ward
When they separated us forever

Goodnight sweetheart - See you in my dreams.
You're loving Mum always

Composed Brenda Coughlan
25 April 2010

I draw the committee's attention once again to my submissions already forwarded and My verbal presentation at the Public Hearing.

I wish to add the following:

In one of Barack Obama's history making speeches
2008 Nomination Acceptance Speech he said

"I don't know anyone who benefits when a mother is
Separated from her infant child".

MY RECOMMENDATION FOR A NATIONAL SUMMIT

A National Summit exclusive to Psychologists and Psychiatrists be funded to address the trauma experienced by unwed natural mothers which is incomparable and unequal to any other trauma together with the trauma mothers later suffered when learning of their angel's premature death before adoption, their burial without permission in unmarked grave and under a false name. They had rights and still do and their rights must be recognized through this Inquiry.

I commemorate the above to Christopher whose remains lay in a grave under a false name since 1968 and to the 9 other angels buried in an unmarked grave at the Preston Cemetery in Melbourne.

I recommend that:

Professor Patrick Mc Corry be chairperson of this serious mental health summit and that Dr. Timothy Blashki MD MRC Psych FRANZCP Psychiatrist 2 (retired) and A/Professor Grant Blashki MD, MBBS, FRACGP a senior lecturer on mental health at Monash and Melbourne Universities and mental health researcher for Nossal Institution for Mental Health be appointed as members to the Summit Committee.

Natural mothers will accept nothing less than trauma counseling recommended by the above National Summit. Psychologists and Psychiatrists who are aware of the trauma mothers have suffered are few and far between and until medical professionals are

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educated on this trauma suffered by natural mothers, healing cannot begin for many mothers.

“To err to be human”
(Dr Martin Luther King)

NATURAL MOTHERS ON CLOUD 9

At the Public Hearing in Melbourne on 20 April 2011 I met up again with two mothers who were separated from their babies in Western Australia. During a break we talked about the Western Australian Parliament's apology and with shining eyes they both said they were in W.A. Parliament when the apology was delivered and

“it was one of the most wonderful moments of our lives – we are still in cloud 9 – and have no intentions of coming down of the cloud – we were given back ourselves. We can't wait for all natural mothers to feel the same feeling.”

BIRTH CERTIFICATES

It is important to mention that part of the separation of mother and baby at birth was the despicable lie mothers' were brain washed with – that their baby's original birth certificate would be destroyed once the adoption was made legal.

The adoptive parents were also lied to – believing at the time of the adoption – the original birth certificate was destroyed.

“Adoptive parents state that they were told by the Court and agency staff that birth records would be destroyed and we can logically assume that natural parents would have been advised accordingly.”

It must be remembered that the grief, pain and suffering unwed natural mothers have endured has been well documented over the past 50 years

“We know that relinquishment can cause long term unresolved grief/loss reactions. However, one cannot then say that contact with the adoptee will resolve the grief reaction to the overall benefit of the parent's psychological health, nor does the way in which the adoptee uses information nullify the confidentiality arrangements with the mother. The research is showing that the traditional assumption that the natural parent wishes to sever ties with the child is not accurate.”

“that women with a strong belief/value system are less likely to choose abortion, and their adoption decision is often closely related to their own beliefs about the needs of children and how those will be met in adoption by a couple sharing

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similar beliefs. If they can no longer be confident that this will occur, they are more likely to settle for their second choice – keeping the child – with the concomitant difficulties which that basis for decision making will produce. Therefore, the goal of more babies for the greater number of the potential population is unlikely to be met anyway.” (Catholic Family Welfare Bureau – Submission in response to the Adoption Legislation Review committee Report July 1983)

CONCOMITANT DIFFICULTIES!!!!!!!!!!

THE WORD ILLIGITIMATE

It must also be understood that babies born of parents who, though not married to each other were nevertheless free to marry at the time of conception or birth since there existed no impediment to their marriage are known as

NATURAL CHILDREN NOT ILLEGITIMATE CHILDREN

The term **illegitimate children** means if conceived in an adulterous relationship or born as a result of an incestuous relationship. The law in Australia provides for more than one status and the status of an unmarried mother is superior to the status of a married woman. (Study of Discrimination against persons born out of wedlock 1967 United Nations Studies as advised by Commonwealth Officials)

Roman law towards the end of the Middle ages – the principle law is that

“every child is a legitimate child of the mother – not illegitimate”.

Domicile by choice is voluntarily acquired by the person who is

SUI JURIS

That is who possesses full social and civil rights.

Unwed teenage mothers had full social and civil rights and no person had the right to separate mother and baby at birth.

HEALING

One of the most powerful documents that I have in my keeping is a copy from the Hospital's birth register detailing my progression during labor – time etc. including the time my baby was born.

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As part of a natural mother's healing I would like to recommend that all natural mothers apply to the hospital where they gave birth – for a copy from the hospital's birth register of their baby's birth. These hospital records are perpetual records and hospitals cannot refuse a natural mother access to her own records. Whilst many medical files have been destroyed birth register record is a true connection between mother and baby.

AUSTRALIAN MEDICAL ASSOCIATION

Under the Insurance Law associated with medical profession – the discovery rule applies and the grief, pain and suffering that their former colleagues committed against unwed natural teenage mothers and their babies must be addressed. Whilst their past colleagues were cold heartened, uncompassionate human beings – today's medical profession must show a compassionate understanding and reach out to those natural mothers needing assistance to heal.

MONASH UNIVERSITY RESEARCH ON ADOPTION

A suggested title for their book:

“Motherhood rose from past ashes”.

Independent Researchers do not work from ego or a power base – they work with passion for the truth. The majority of expert researchers work from ego and power base which was extremely obvious from the authoritarian stance and presence (i.e. we are the experts – mothers are past impoverished, damaged and ruined girls of the past) at the Inquiry's Public Hearing in Melbourne. It was this authoritarian stance and attitude that turned the key on the eruption of inner emotions that many mothers had controlled throughout the Hearing together with their advice that the project had not received many mothers stories as part of their research therefore tape recorders had been given to an minority organization to record mothers stories for their research.

*A very dangerous and lethal action which has
Raised grave concerns amongst the many
Mothers present at the Public Hearing*

This project is being conducted by researchers who are earning their living from their research. It is funded by the Government therefore restrictive. All University researchers should declare at the commencement of any research their own personal opinions and positions avoiding any conflict of interests throughout the research.

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The comment that social workers would not remember what they did in the 1960's is purely the researcher's theory because is she suggesting that we don't remember what happened to us? That is also a theory amongst some researchers.

Theory versus reality. The researchers need to make contact with the Monash Medical Centre Archives Office and obtain a copy of the survey conducted amongst those that worked in the Queen Victoria Hospital in the 1960's on their knowledge of the treatment unmarried natural teenage mothers received. All these staff employees **remembered what happened and participated in the survey.** .

In the past an adoption study was undertaken by the Victorian University and when a meeting was held with the University's Professor and the co-coordinator of the project, it was discovered that the co-coordinator was an adoptive mother. Therefore from the onset a conflict of interest was present with continual reference to 'past myths' from the pages of books that contain poison on each page. These books must remain on the shelves to gather dust as false, counterfeit, forged and fictitious writings of past truth so that the repetitive abuse of the truth ceases.

*“let the reader be warned in time; so soon as he perceives in the writings of the present or any other advocate the slightest tendency to champion any part against the whole, to prostitute this divine ideal to the service of any party, to claim that only by his method can the end be attained, or to affix obsolete nineteenth-century labels to proposals, institutions or practices instead of judging them on their real merit and that lone – let such pages be quickly closed; **there is poison in the leaves.**” (The methods of Race-regeneration – Dr. C.W. Saleeby MD FRS Ed FZS – Parenthood and outline of Eugenics 1911 – Cassell and Co. London)*

**NO TRUER WORDS WERE SPOKEN IN 1911
and are relevant in 2011.**

The scars and the evil that natural mothers have lived through, we pray that the conflict cease and society learn to forgive, to live for the good of others in our homes, our work places and community and that the conflict of peace be brought to the hearts of natural mothers who were forcibly removed from their babies at birth.

Passionate independent researchers go behind the curtains of false lies hiding our nation's shame and dig deep into the bowels of archival records. In football terms we are “*the rank and file in the outer*”.

We are people who have a belief that our freedom and fair go is etched on our souls as Australians. For those that doubt what happened to natural mothers – must imagine with their minds eye – the trauma inflicted unfairly on natural mothers. The unspeakable carnage that natural mothers have suffered is un-Australian and we are threads that form part of the fabric of our Nation.

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It is these principles that all research projects hand in hand with natural mothers must be achieved in any future research into the separation of mother and baby at birth in such traumatic, tortuous actions – they broke mothers spirits – and they must be given the opportunity to be pieced back together again.

We were not impoverished due to our parents, home life and education. We were not economically at a disadvantage – to whom!!!! We were intelligent and educated teenagers and employment was at a high in Australia.

Adopted parents were not contributors nor present in the labor ward - to the separation of mother and baby at birth. Adopted parents were innocent of any crime against natural mothers separated from their babies at birth.

The only people within the labor ward were

- **Doctors**
- **Nurses**

The consequences outside the labor ward were

- **Social workers waiting to carry out their dictated responsibilities to obtain a mother's consent for the adoption of her newborn baby then get the unmarried mother off the scene as quickly as possible. No counseling – just thrown in the trash can.**

Has the Monash University Researchers obtained a copy of Professor Panshall's (Professor of Social Work at the Columbia University, USA – a leading child care authority in particular expertise in adoption care) three lectures he delivered at Monash University for those working in the field of child care in early 1970's? If not why not? Such actions confirm what former Senator Andrew Murray stressed to University researchers during the Commonwealth Government's Inquiry into Institutional Care and once again ignored.

Commonwealth Government benefits were available. We must be honored and given our rightful place back into society. Many words stated by the above researchers have been taken from the poison pages of past books and **this must cease. They addressed inter-country adoptions and surrogacy as well with authority but neither subject matter was relevant to the Terms of Reference of this Inquiry.**

Note: The organization known as VANISH included surrogacy in their Constitution and their job descriptions at least 8 years ago. VANISH is a Victorian State Government funded organization.

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Surrogacy has become the 'modern way' of having children as displayed recently by Nicole Kidman and her husband. Inter-country adoptions are being pushed more and more through an organization run by Hugh Jackman's wife – especially in Australia.

MENTAL HEALTH RESEARCH

Mental health of natural mothers has never been addressed and during 2002 when the Royal Melbourne Hospital received a grant to study mental health, contact was made with the Professor in charge of the research program and he advised

“whilst we acknowledge the mental health of past natural mothers, we do not have the funding to conduct research into this trauma as there are more pressing health issues in the community.”

INDEPENDENT RESEARCHERS versus EXPERTS

Independent researchers have a passion that expert researchers do not possess. Independent researchers have not formed preconceived ideas from past written untruthful poisoned books lying on shelves around the Nation. It takes one word – one sentence on a page – within an old record – that an independent researcher finds that leads them on further with their passion for truth. I list just a few independent successful compassionate research project pushed aside by Commonwealth Governments but later proven correct. For Governments to disregard independent researchers is a narrow minded approach to the truth.

I would like to share with you the following comments:

*“It seems that we need to know more about the situation of single mothers who keep their children. Some of these results indicate that unmarried mothers **have been stereotyped for too long and that in the past researchers may just have been describing the people seen at welfare agencies.**”*

These remarkable TRUE words were written by an independent researcher in W.A. on 23 July 1974 as part of her Master of Social Work degree at the University of Western Australia. It is this stereotyped mentality that mothers at the Public Hearing on Wednesday 20 April 2011 heard come from the 'experts' who are conducting the Monash University research into adoption.

Adoptive Parents Association – Their Resource Book 2000

“natural mothers feel tremendous guilt and shame for having been intimate and sexual, for the act of conception, they find themselves guilty.”

When these words were discovered contact was made with this Association and after discussions it was agreed that their resource book would be amended. Several weeks later I received a letter from an adopted mother expressing her thanks to assist her to understand her adult son calling his ‘other mother’ his natural mother.

Adoptive Parents Association – Newsletter No.27 – 1970

“to use the knowledge gained through our personal experience of adoption to influence policies of adoption.

“to act as a pro-adoption group in the community. We adoptive parents so feel that adoption is a good thing, a wonderful happening for us and hopefully our children, that we often do not realize that anti-adoption feeling, ignorance and prejudice still exists in our community.”

“Both in my professional and personal life I find examples of this every few days – a comic strip in today’s paper that classic example in ABC’s TV serial “Certain Women”, comments from supposedly educated people even official publications. The Family Planning Assoc. has recently produced a sort of comic book for teenagers in which a young teenage girl who things she is pregnancy, worries about what to do. Among all the advice given and solutions suggestion, adoption is never mentioned.”

*“Adoption has become the forgotten alternative. With financial help and changed community attitudes 85% of single girls now keep their babes and **many of them** bring up their children with love and wisdom. Yet I and others frequently see the possibly potentially tragic situation of young girls, their bedrooms still full of dolls, leaving school to mother their babies. Where is someone to point out that maturity and security aren’t handed out with social welfare payments? That bring up a child is a serious and responsible task, demanding constant sacrifice; why is an ability to procreate supposed to mean an ability to mother; and where. Oh where is the community support and encouragement for the girl who, placing the best interests of her child above her own personal feelings, decides to place it for adoption?”*

Further confirmation evidence from Newsletter No 27 Adoptive Parents Association

“Report from the Bureau of Statistics – four out of five Victorian single mothers now keep their babies. Less than half of the recipients of the Single Mothers

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Benefits are, in fact, single mothers; it is also paid to de facto wives of prisoners, deserted wives. Although the amount of money paid by the Government for Single Mother's Benefits has risen, (note: not introduced – my comment) the number of ex-nuptial births has actually declined.”

Note: this confirms my previous comments that adoption did not decrease because mothers kept their babies, adoption decreased because of the decline in ex-nuptial births from the early 1970's.

I conclude with the following words from the newsletter which is strong evidence of Organisations and Associations influence over Independent views and opinions even back as far as 1970.

“Perhaps by watching the media and commenting whenever possible we can help change attitudes and if we say that *we are members of an association, that will often carry more weight than a 'lone person'.*”

The above comments were written by the President of the above Association – Pamela Mc. Neilly

MacKillop Family Services

On Sunday 29 April 2001 at the site of the now Penola College, Broadmeadows (former site of St. Joseph's Foundling Hospital) a centenary celebration was held acknowledging all who have been part of the history of St. Joseph's Foundling Hospital – mothers, children, adopting parents, staff, mother craft nurses and supporters.

Plaques acknowledging the sites of the former St. Joseph's Receiving Home, Carlton and site at Broadmeadows were blessed and later placed at the respective sites.



Lord hear our prayer – may we have a future where justice, peace and integrity form part of the fabric of our lives. We pray to the Lord.

The Convener of Origins Victoria Inc. together with another member of Origins and my independent self regularly meet in 1990's with representatives of the Josephite Nuns to discuss the healing road forward for natural mothers. Some years later a meeting was also held with Father Dowling of the Catholic Church of Melbourne to discuss possible ways that the Catholic Church could assist natural mothers through their grief, pain and

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suffering but Origins Victoria Inc. refused to continue these meetings as they were not interested in 'healing' and 'friendship' that was being offered.

I still have communications with the Josephite Nuns.

The Josephite Nuns were no way responsible for what happened to mothers – the separation of mother and baby at birth was a cold calculated well orchestrated set of events created by the cold and unemotional medical profession within the hospital systems.

They were in charge of unmarried mothers' homes and personally I am not able to comment on the care mothers' received whilst residing in maternity homes.

Independent researchers have 'the score on the board' and throughout my research it has been

One simple word, or

Two simple words – I agree

(as displayed on the bottom of Dr Lindell's letter regarding the new medical approach to unmarried mothers) that took me on my journey to uncover truth documents written by:

- *The Royal Commission on Human Relationships 1974*
- *Patricia Harper, President of the National Council for the single mother and her child – private papers at the Melbourne State Library archives*
- *Commonwealth and State Government*
- *Maternity homes,*
- *Court case findings*
- *Registers containing the names of babies forcibly removed from their mothers at birth used at guinea pigs in Commonwealth drug experimentation programs instigated by the medical profession*
- *Comprehensive Commonwealth Serum Laboratories files*
- *Death of babies through drug experiments*
- *Death of babies prior to adoption and not notified to mothers*
- *Burial of babies prior to adoption without mothers' permissions*
- *Medical Journals of Australia*
- *Australian Social Workers documents and journals*

No Commonwealth Benefits for unmarried mothers!!!! – please read on as evidence from the Private papers of the late Sir Arthur Rylah (in his own handwriting – VPRS10729/P – Motor Car Act)

- *that Supporting Mothers benefits/pensions were available to unmarried mothers in 1965 giving them concessions for:*

- *Motor car registration and third party*

This document also lists existing concessions available to unmarried mothers and other listed pension recipients

- *Medical Services – free general practitioners services in a doctor's surgery or in the home. A wide range of free medicines. Free in patient treatment in public wards of public hospitals and all ancillary services.*
- *A reduction of one third in the basic annual rental for a telephone.*
- *Free hearing aids from the National Acoustics Laboratories*
- *Funeral benefit of up to \$40 if pensioner is responsible for the funeral of another pensioner, spouse or child.*
- *Half fares on Australian Government Railways – Concessional fares on trains, trams and buses and interstate train travel.*
- *Free rail travel for one holiday a year to anywhere in Victoria*
- *Half sea fare to Tasmania by Australian National Line.*
- *Free out-patient treatment at the Royal Dental Hospital*
- *Free optical treatment and spectacles at a reduced cost*
- *Free ambulance transport to hospital if unable to use other means of transport. Free rail, tram or bus transport to hospital*
- *Free mental hospital treatment*
- *Two-thirds reduction of admission charges to VFL home and away games*
- *Free use of both baths at Melbourne City Baths*
- *Free hairdressing at the Melbourne School of Hairdressing*
- *Half enrolment fees for Adult Education Courses*

Sir Arthur Rylah was a Victorian Politician, lawyer, Deputy Premier and Chief Secretary of the Victorian Parliament under the Liberal Government led by Sir Henry Bolte. Can his papers be ignored? I don't think so.

- *Adopted parents Association newsletters*

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- *Hospitals' Annual Reports*
- *Hospital Board of Management Minutes*
- *Documents within the National Australia Archives*
- *Public Records Offices of each State*
- *Jigsaw – monthly newsletters throughout Australia*
- *ARMS – newsletters*
- *Federal Council – Family Law*

To name just a few uncovering the undeniable, irrefutable, unquestionable and incontestable evidence of truth.

I acknowledge the great support and assistance from the United Nations Office in Geneva who supplied two valuable study documents attended by Commonwealth Australian officials.

AUSTRALIA'S LAW

In Australia's legal system the unwed mother and child relationship exists in law as a consequence of birth. Maternal filiation extends to all members of the mother's family (Legal relationships).

All rights and obligations include the care, education and custody of her baby with parental authority vested in mothers. Although a father has no legal title to parental authority he still has the right to apply to a court for the custody of the baby.

In making its decision the court has primary regard for the wishes of the mother against the father.

**WE ARE A NATION OF LAWS ALL TOTALLY
DISREGARDED BY THE MEDICAL
PROFESSION DURING THE 1950-1970's
Note: In relation to consents being required
They did not obtain consent as legally required.**

SOCIAL SECURITY ACT

The legal system applying in the case of unmarried mothers:

- As a human being she is to be respected for her dignity and for her well being and that of her child and is entitled to the fullest of rights and duties.

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“the unmarried mother whether working or not to enjoy all the measures of social assistance and social security devised of mothers in general.” (Social Security Act).

SEXUAL ABUSE OF UNWED TEENAGE NATURAL MOTHERS

This matter is extremely serious and must be addressed.

NEW ROYAL CHILDREN'S HOSPITAL CONSTRUCTION SITE MELBOURNE

The findings of construction workers turning over the soil for the new Royal Children's Hospital in Parkville, Melbourne – the skeleton bodies of many babies buried by the doctors of the Royal Children's Hospital were found.

These babies skeleton remains are – unidentified – no records available – no death certificates – THEREFORE THESE BABIES should legally be LISTED as missing – discarded like trash by the medical profession of the above hospital. Where are their death certificates?

On the findings – **NO POLICE INVESTIGATION INTO THE ILLEGAL ACTIONS BY PAST HOSPITAL STAFF** – no further searching in park lands for any further babies skeleton bones – the present new hospital possibly built over the top of other babies burial graves – were undertaken. Why I ask?

These outrageous, inhumane and unacceptable practices passed off as a thing of the time. These babies were human being – buried to hide the medical professions experimentations. Natural mothers still living in hope of hearing from their adult child – waiting and hoping – never to be advised of their angels' skeleton bodies.

This demonstrates a contumacious disregard for these angels. Preposterous lies simply undermine humanity. The public deserve an honest and truthful explanation as to the reasons why these remains were disturbed, whose remains are they, the circumstances surrounding onsite burials at RCH and reasons why when there is no Government legislation in existence then or today, that allows these burials.

ACTION – to cover up these horrendous outrageous despicable past actions – the Chief Executive Officer of the Royal Children's Hospital in 2004 together with a Minister of Religion – gave their word to the outraged members of the community – that the soil would be removed, held in a special place and then returned prior to the opening of the new Children's Hospital (November 2011) and placed in a remembrance garden to be unveiled at the same time of the opening of the new hospital.

Presently the new Victorian Premier, Deputy Premier and Leader of the Opposition have refused to respond to calls seeking their assurance that this remembrance

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garden will be put in place and unveiled at the hospital's official opening in November 2011. As a consequence of their non response – gives an indication that the remembrance garden will not be put in place – raising the question

WHERE ARE THESE ANGELS SKELETON REMAINS TODAY?

With the medical profession being so callous to illegally bury angels in this manner is a true indication of their past actions towards defenseless babies. .

INQUIRY TERMS OF REFERENCE

Whilst the above may not be specifically spelt out in the Terms of Reference for the Inquiry I sincerely believe that such actions are part of the Terms of References Nos 1 and 2 – because they babies who have mothers and possibly forcibly removed at birth for adoption but died before adoption took place.

DRUG EXPERIMENTATIONS ON BABIES FORCIBLY REMOVED FROM THEIR MOTHERS AT BIRTH AND CHILDREN IN INSTITUTIONS

It is my understanding that a Private Bill is presently awaiting presentation to the Commonwealth Parliament and when presented it is hoped that **ALL DRUG EXPERIMENTATIONS THAT WERE UNDERTAKEN BY A CALLOUS MEDICAL PROFESSION following** the 2nd world war possibly by Nazi Scientists who were brought to Australia by the Commonwealth Government are included in the Private Bill.

Whilst the 'experts' continually state that such drug experimentations were vital to medical research – independent researchers have found lies, deceit and despicable treatments suffered by babies and children **WITHOUT CONSENT OR PERMISSION OF THE NATURAL PARENTS as was required UNDER THE NATION'S LAW.**

It must be noted that the majority of drug experimentations took place in the State of Victoria through the Commonwealth Serum Laboratories, Royal Children's Hospital, Walter and Eliza Hall Institute of Medical Research and medical profession in general working hand in hand. The following reports that have never seen the light of day in Parliament are vital reports that contain the truth of what happened to babies and children during drug experimentations.

Both reports have been obtained under the Freedom of Information Act.

Draft and Confidential Report on medical research conducted in babies and children's homes in Victoria – 1945 – 1970/ Protection and Care Branch and Public Health Branch, Department of Human services – November 1997

This 100+ page report is devastating to even re-read but it is obvious the reasons why it remained a **Draft and Confidential Report**. It took until **12 December 2003** to obtain a copy of the report and a further 6 months to obtain attachments to the report under Freedom of Information.

This report recommended that Australian Health Ethics Committee be requested to review the material that is available from postwar studies and consider what lessons there might be for the review of the NHMRC ethical guidelines on research involving humans which is currently underway.

**IT NEVER HAPPENED BECAUSE THE DRAFT REPORT
DID NOT SEE THE LIGHT OF DAY**

“There is no record of the Department formally consenting to the conduct of the research in the non-government babies/children's homes. The Department's Archival Services undertook a search of archival files and no archival files were located which specifically relate to approving the involvement of wards in these trials.” (5.2 pages 10-11) (Note: to an independent researcher once you hear or read the words “no record” you know that there are records and it is just a matter of finding them i.e. the record Kevin Morgan found in the Office of the Public Prosecutions archives that was conveniently lost but found by Kevin – proving Colin Campbell Ross' innocence.)

“The use of Pertussis Vaccine on infants under 5 months old and despite the product information stating that vaccine was not recommended for children under 5 months old, in January 1952 a circular from the then Health Commission to Medical Officers of Health recommended pertussis immunization for all children beginning at the age of three months. It is noteworthy that discrepancies between product information produced by companies, often written in a defensive mode, sometimes differ with recommendations from public health authorities. “ (5.3 page 12)

*“Approval given by the General Health Branch on the request of
”. (Note: this is an illegal action by the medical profession
as the parents were required to give consent for any treatment.)*

“There are notes in the files from 1949-50 eras on a trial of a new diphtheria vaccine and there is a consent card for use by parents.” (Note: these consent cards were not located in archives because they were never signed).

7.3 PAGE 22 BABIES AWAITING ADOPTION

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“It is assumed that many of these children were placed voluntarily by their parents until the baby was placed with an adoptive family and adoption was formalized. (Note: Interesting comment to reflect on – ‘many of these children’ – why would the writer of the report not refer to ‘all of the children’?)

7.5 The Department's practice is detailed in the Standards and Procedures for Protective Workers Part 5. **PARENTS ARE TO BE CONSULTED INFORMED AND INVOLVED IN ANY TREATMENT PLANNED FOR THEIR CHILD** who is a State Ward and

Children placed under voluntary arrangements, the parent remains responsible for the authorization of medical treatment.

Note: NATURAL MOTHERS WERE NEVER CONSULTED for any required medical treatment on their babies up until an adoption – nor consulted WHEN THEIR BABIES WERE USED FOR DRUG EXPERIMENTATIONS. Why would they consult a mother!!!!

Findings: There are no records available to identify whether specific formal written approval was sought and obtain from either parent.

This cannot be any clearer of the unethical and illegal actions.

Section 9 – Identification of babies and children included in the Medical Research

Finding: There is limited and therefore no direct identification of any of the babies and children involved in medical research.

Note: That is a blatant lie and cover-up because as an Independent Researcher I uncovered hidden in 50 storage boxes at the National Australia Archives – the hand written registers listing babies and children's names that were involved in drug experimentations for triple antigen etc. As stated above independent researchers when they hear there are no records – know there are records and a cover up is happening. Therefore the independent researcher has to commence to think ‘illogically’ as to where the Government employee may have placed the required files. **In other words if you are searching for a lost file in relation to ‘dogs’ you look in files either relating to ‘ducks’ or ‘chickens.’ ABSOLUTE FACT.**

These despicable and cruel drug experimentations were carried out as individual trial dosages – one baby received this amount – another received a larger doze and another child received a different dosage – and the time spacing between dosages were different for each child and if a baby left the home for adoption prior to the

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completion of these experiments – the prospective adoptive parents were never informed that the baby had been a guinea pig for drug trials and had not completed the experiments.

The National Health and Medical Research Council in May 1966 formally endorsed the “Statement of Human Experimentation” based on the Declaration of Helsinki adopted by the 19th World Medical Assembly in Helsinki 1964.

This declaration categorically confirmed its ban on drug experimentations on babies without a mother/father's consent in writing and further that the rights of the subjects of research now took precedence over the expected benefits to human knowledge. **FREE AND INFORMED CONSENT MUST BE OBTAINED.** Consent in this situation means consent following a full and clear explanation of the research planned.

WHY WOULD THE MEDICAL PROFESSION ABIDE BY THAT REQUIREMENT? IT WAS THE SAME REQUIREMENT WHEN IT CAME TO CONSENT FOR ADOPTIONS – THAT COULD NOT BE TAKEN UNTIL A FULL AND CLEAR EXPLANATION OF SURRENDERING THEIR BABY FOR ADOPTION HAD BEEN UNDERTAKEN.

The medical profession believed they did not require free and informed consent with either drug experimentations on babies or the forcible removal of a baby from their mother in the labor ward. The medical profession dictated their terms on all medical matters between the 1950-1970 but in the early 1970's soon faced ethical issues especially relating to consent and sexual abuse through intimidation on unwed natural mothers.

This report contains relevant information which will be made available if the private Bill to be presented to Commonwealth Parliament is amended to include all Drug Experimentations on babies and children during 1950-1970's in Australia.

Another distressing fact is that

fully supported all drug experimentations

SECOND REPORT

Following Independent Researcher's findings

“Infected Vaccine put a generation at risk” The Age Saturday October 23, 2004

The Age – Sunday October 24, 2004

Radio and television coverage's –

Saturday/Sunday and Monday October 23, 24 25 October 2004

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As the independent researcher who uncovered these findings, during my research on the separation of mother and baby at birth I was taken off track by 'one word' in a Government document and like other independent researchers pursued that 'one word' leading me to Commonwealth Serum Laboratories files that had been reported LOST.

I spent hundreds of hours reading these documents along with other Government documents discovered but finally after many hours of tears, sleepless nights over the treatment babies and children had endured through cruel drug experimentations and discovering the death of a very young baby's name listed in the drug experimentation registers, I turned to the Age journalist Gary Hughes to bring the findings together.

The journalist and I spent many hours sifting through the documents again and as a result the above front page article (and full page inside) of The Age on October 23, 2004 was released. As an independent researcher I insisted that my name be included closer to the end of the article than the top as I believed that the findings were more important than the researcher's name.

These articles and findings received a huge response and outcry from the public and the then **Minister for Health The Hon. Tony Abbott MP advised the media that he was seriously concerned about the findings and gave his word he would conduct an inquiry into these very serious findings.**

The year 2005 was slipping by and on 5 November 2005 (I am a patient person) I wrote to the Minister for Health seeking information about the inquiry that he promised to conduct.

The year 2006 commenced to slip away and on 17 May 2006 I received a letter from Therapeutic Goods Administration advising

"I am pleased to be able to provide you with a copy of the Review of the health consequences of SV40 contamination of poliomyelitis vaccines, and in particular a possible association with cancers. I regret the delay in releasing this report to you; however, it was necessary to delay its release until permission for its release had been obtained from the author and other stakeholders."

Since when is it required for the permission of the author and stakeholders to be obtained before the release of a **Commonwealth Government Report?**

This report was called for by the Minister of Health the Hon. Tony Abbott MP – so therefore I am a little confused – did the Minister approve of its release or has the Minister ever seen the report? Such cloak and dagger actions.

The report was written by Professor Yvonne Cossart AO, University of Sydney on 14 December 2004.

A mother's promise to her baby

This report (produced within 7 weeks of the breaking news) is a very distressing response to a serious humanitarian issue and was never made available till 17 May 2006 – some 19 months later.

No follow up on the findings by the Commonwealth Government and no judicial inquiry as this report was never released and possibly not even a copy given to the Minister of Health the Hon Tony Abbott.

On Monday 25 October 2004 a judicial inquiry by the Commonwealth Government was called for as Commonwealth Serum Laboratories had been linked with a number of problems with their medical products e.g. blood disorder hemophilia.

The link between monkey SV40 virus and cancer following the release of 700,000+ vials of contaminated polio vaccine were knowingly released to the public even though CSL knew that they were contaminated with this monkey virus.

Charles MacKenzie, President, Independent Blood Network said on the above date:

“The most terrifying thing about THOSE EXPERTS is the same thing was said to hemophiliacs in 1980's about hepatitis C and the HIV/AIDS virus. They were told all of those things and some of them are now terminally ill.”

David Isaacs, Professor and advisor to the Federal Government stated

“I don't think there's too much to worry about. If there been a major problem with SV40 which is a POTENTIAL CANCER CAUSING VIRUS, monkey virus, had there been a really big problem we would have known about it by now”.

What a cop out – CANCER HAS INCREASED DRAMATICALLY AROUND OUR NATION over the past 4 decades and [redacted] on the 23 May 1962 attended a meeting together with 10 other doctors and the minutes of the meeting state

“irrespective of the Committee's decision regarding batch 63 ...”

The medical profession once again believing they were so superior in Society disregarding the Rule of Law, our Constitution and conscious law. The Commonwealth Government turned a blind eye again to an independent researchers findings!!!!

Note: Another contaminated experimentation where Australians were used as human guinea pigs during the 1950/60's experiments was the Maralinga British Atomic tests on 9 October 1957. This matter is heading for the British High Court as a result of two determined independent researchers.

What happened in Australia in the 1950/1960 when so many human guinea pigs were used for so many drug experimentations especially after the world had learnt of the drug

A mother's promise to her baby

experimentations on many people by German doctors and scientists during the 2nd World War?

BABIES IN UNMARKED GRAVES IN CEMETERIES AROUND VICTORIA

The Victorian Government has refused in the past to place plaques on these angels' unmarked grave sites and has not insisted that past cemetery burial records containing false babies names to be amended. The Preston Cemetery Trust has agreed to contribute half of the \$400 required for a plaque to be placed on the unmarked grave site of a baby who died as a result of drug experimentation at the age of 3 months but the Victorian Government has refused to contribute the balance.

I made a vow standing at two angels' grave sites

- One unmarked
- One under a false name

That their truth will be heard and if required I can forward a copy of their death certificates in a confidential envelope as evidence.

CONCLUSION

Surrounded by thousands of documents at present, it is impossible for me to provide the Inquiry with all my findings so I hope that I have provided sufficient evidence giving Committee members a true picture of the atrocities against unwed natural teenage mothers between 1950-1970's by the medical profession.

In closing, the new modern outlook towards unwed mother hood was a deliberate act to abduct babies at birth by the medical profession who believed they were above and beyond the law during these times.

The consequence of their inhumane actions include taking of consents either in the hospital or after from the mother was discharged, the use of mind controlling drugs, the mother not seeing and holding her baby but the primary seed was the conscious decision by the medical profession to adopt the new medical outlook and endorsed by Governments.

The following has been taken from (*Jigsaw Pieces WA – Newsletter Vol 2 No 8 August 1981*)

“As an adoptee I feel that we adoptees have, not one, but two Mothers, both of whom are important to us.”

“Some of the hereditary problems which have come up are – diabetes, Huntingdon's Disease, Exeraderma Syndrome, Asthma, ALL eye problems,

A mother's promise to her baby

Multiple births, Cystic Fibrosis, Hip and Knee Displazia, Heart Disease, Brain tumors, Scheureman;s Disease, Scoliosis and no doubt there are more.”

Note: the above highlights the importance of family medical history.

*“It is vitally important that the opinions of ADULT ADOPTTEES – **the victims of the ‘best for everyone’**; as decreed by the city-fathers-of the past are heard. It is only you who can say how adult adoptees feel about other people deciding what is best for you or that you will never want to know the truth about yourself, or even that truth will be too much for you to bear. – UNTIL UNRESTRICTED ACCESS TO INFORMATION AT 18 YEARS IS WRITTEN INTO OUR LAW, **no more innocent babes should have their birth right taken from them.**”*

The Commonwealth Government failed in their duties towards mothers under the Rule of Law, Constitution of our Nation federal conscious law and its moral integrity.

Attached are two cases of successful independent researchers in their pursuit of truth.

Brenda Coughlan

Note:

Finally as an interesting reference

New York Times 12 February 1937 page 10 – 117 pages

*Nazis Bar Discrimination against unwed mothers
Giving them equal standing as married mothers two years before World War II.*

And Australia's law was and still is exactly the same.

Kevin Morgan

His personal passionate research into the innocence of Colin Campbell Ross – a man hanged in the State of Victoria. Colin's last words were *"I am now face to face with my maker and I swear by Almighty God that I am an innocent man. I never committed the crime and I don't know who did. I never contributed in anyway and I ask God to forgive those who have sworn my life away and in particular God to have mercy on my poor darling mother and my family"*.

Colin's lawyer Thomas Brennan was devastated that an innocent man had been taken to the gallows and wrote the book "Gun Alley Tragedy" but like all 'truthful' independent researchers – his findings were ignored.

In 1993 after many tireless hours by this independent researcher (not receiving any funding) digging deep into the archives – reviewed Government evidence – spotted a couple of words in Colin's bible, discovered 7 witness statements not presented to the Court but still not being satisfied spent a further 10 years of lengthy, tireless and unselfish efforts in the archival dungeons discovering in the

Office of the Public Prosecutions Archives

The vital piece of evidence (a piece of human hair) that had been LOST during the trial.

After a tireless and unselfish campaign to have this piece of vital evidence DNA tested Mr. Morgan produced evidence to the Victorian Attorney General who ordered an inquiry on 23 October 2006 by 3 Judges into Kevin Morgan's evidence. The 3 judges confirmed Kevin Morgan's **research and gave Colin a post humus pardon on 27 May 2008 – presenting the little girl's relatives and Colin's relatives a plaque clearing him of the horrendous crime of murdering a little girl in East Melbourne in 1924. His skeleton remains removed from prison grounds and laid to rest with his devoted mother who never stopped fighting for her son's innocence.**

The truth prevailed some 86 years later as a result of the commitment and passion of independent researchers – Kevin Morgan and Colin's lawyer T. Brennan who believed in TRUTH. Colin's last words WERE THE TRUTH.

This post humus pardon made history in the State of Victoria and because of this magnificent commitment by independents, the Victorian Government has commenced investigations into other cases where it is possible innocent men were hanged.

No greater satisfaction can an independent researcher feel than by unveiling the hidden truth.

Aambis Englezos

The Lost Diggers in Fromelles
missing on 19 July 1916 – First World War

Aambis Englezos an Australian passionate, amateur independent researcher with nothing to gain personally set out to find the bodies of these missing diggers. All he needed was one word or a few words on a piece of paper to take him to the next clue. Long, tedious research – resulting in the discovery of many of our missing soldiers.

Unimportant to the Commonwealth Government this outstanding passionate independent researcher – not for any monetary reward – set off on his journey. Examined 1136 military records of the men missing in action – until one day he came across ‘one word’ in ‘one file’ that was different to all other words contained in the other 1135 military records – giving him a vital clue ignored in the past by the then Commonwealth Government.

He continued his passionate research taking his final findings to the Commonwealth Government some 6 years ago of the burial spots of the 200+ missing Australian soldiers from the 1st World War. Because he was an independent researcher the Government scoffed at him – but his passion was too deep and he turned to an English Military Historian. At first Peter Barton did not believe Aambis’ findings but thought it would be interesting to look into it.

Peter Barton found another couple of words that led him to Munich dungeons where German 1st World War records were stored. As he picked up the files – covered by inches of dust – he blew the dust off the files – opened them and finally found the relevant files in the German archives containing the names, information and details of what happened to the Australian Lost Diggers. 200+ skeleton remains of these missing Australian soldiers were found buried by German soldiers.

After extensive excavation work the bodies were interned in an Australian cemetery in France – many identified now lying in marked graves and not lying in a mass grave with their fellow Australians. The Australian Government committed since March 2010 for the next four years to identify the names of these skeleton remains.

The list of independent passionate researchers goes on and on and on.

The above research projects had previously been undertaken by ‘expert’ researchers with unsuccessful results. Such findings discredit all the past books written therefore they must be removed from the shelves in libraries and clearly marked with the words

***FAILED RESEARCH BY EXPERTS AND REPLACED WITH THE TRUTH
DISCOVERED BY INDEPENDENT
RESEARCHERS.***

(I realize I am dreaming)