The Last Drop – UNaware Slaves Rally for a Dribble

So many slaves, totally unaware they're already indentured to the UN¹/central banking & financial cabals rallied to object to the coming consequences of Tanya Plibersek's² Slavery Review aka Water Act Review³.

Tragically, so unaware of their entrapment are they that they do not realise they're thirsting for the very last dribble before the final drop is permanently and cruelly withdrawn from them.



This is because they are totally **UN UN**aware,

or fail to recognize what they're really up against. And if they continue to be happily or miserably blinded by their ignorance, then they CANNOT fight it. They will just continue punching the air, **not the true target**. The bulls-eye will be owned by their Slave-masters; they will *own nothing, and be "happy"* because they'll need to eat (*zee bugs*) and have nowhere to go – the intent of Klaus Schwabb's WEF⁴ and the UN's depopulation agenda.

Not Really "Happy"

The land that farmers tilled, the businesses people owned, the jobs workers had, will not be theirs, as the UN wave smashes them against the rocks into economic oblivion with their lap-dog governments unnecessary buy-backs to solve a non-existent, made-up problem that needed to be invented in order to be able to steal the water in the first place.

I'll probably take some flack for calling salt-of-the-earth Aussies desperate for a better outcome, "slaves". I know they're head down bum up working hard. But I've always been passionate about rural and regional Australia, our inventiveness, ingenuity and industry, and have written and worked to highlight what's at the root of our gradual destruction (now culminating fast), for most of my life. People just don't want to believe it. So much easier sometimes to be an emu, but it's **crunch-time now**.

It's so difficult to wake people up to this. They've never heard of the WEF⁵, let alone Klaus Schwabb or Harrari, or even what Lima⁶ did to them; and **why** the World Bank and all the other UN organisations with their *Gobbleopoly* banking and corporate mates want **control of their productive water**. They have no idea of the inroads the UN and their corporate cronies have made into their daily lives, let alone the

¹ United Nations

² Minister for the Environment and Water

³ Water Act (2007) Review: Water Amendment (Restoring Our Rivers) Bill 2023

⁴ World Economic Forum

⁵ WEF – World Economic Forum

⁶ Lima Declaration & Plan of Action on Industrial Development and Co-operation (UNIDO) March 1975

external control they have over Australian water. Many **UN**aware slaves still want to vote Liberal or Labor, instead of sending them into electoral oblivion for their treachery the treachery which is sending **them** broke, destroying **their** livelihood, stealing **their** water, eroding **their** equity, breaking up **their** families.

Sadly, by not understanding the Central Bank system and the UN's plans, it's not obvious "WHY" when it happens. It's never blamed on the banks, or the UN – they just call it a war, recession, a regional or global crash/crisis, like the GFC, or Covid, where everything is out of everyone's control (except the puppet masters).

Huge Water Rallies Across The Regions

Yes, there were huge rallies at <u>Griffith</u>, <u>Leeton</u> and <u>Deniliquin</u> (NSW, Aust) on 21/11/23 because people are very concerned that regional irrigation communities will be gutted once again, with the planned water buy-backs of 450 Gigalitres to be taken out of the system. Farmers who may be pushed soon with low commodity prices, drought, climbing interest, high cost of living and high water charges will be put in a position where they have very little option but to sell out. The government called them "willing sellers", but it's far from that, as we've seen in previous attacks on our water. This flows onto businesses, forcing closures, meaning loss of jobs; then the property market crashes, so people lose equity and leave, causing lower school enrolments across the board, empty shop-fronts and all in all, it's just an **economic blow-out**, ripe for the picking by the Goldman Sachs and JP Morgan's of the world wanting control of global water and cheap property to boot!

A Form of Modern Slavery

There's a focus around now about *modern slavery* in our communities, but the **Revision of the Water Act** in the **Water Amendment (Restoring our Rivers) Bill 2023** – is a form of modern enslavement of the irrigation and food producing communities in our regions, alongside all the secondary industries like manufacturing, food and wine production.

As demonstrated in the rallies, loss of this **productive water** to the "environment", which must top up the "obviously depleted" Southern Ocean via the Lower Lakes, will see huge losses of jobs and industries with all the associated flow-on effects in our regions. Not to mention the water can't actually get down past the Barmah Choke in reality, despite the MDBA's⁷ ridiculous "modelling", yet they persist with implementing.

There will be a **HUGE wealth transfer and loss of equity** if this is allowed to happen, which is a form of **modern slavery**, because they expect people to work for nothing, donate their sweat and equity, lose some to suicide, and conveniently forget that our MIA⁸ system was **purpose built for food security** in any case.

Tanya Plibersek, Chief Slave Driver

⁷ MDBA – Murray Darling Basin Authority

⁸ MIA – Murrumbidgee Irrigation Area

Tanya Plibersek is now the Chief SLAVE DRIVER, in cahoots with EVERY SINGLE WANNA-BE POLITICIAN SLAVE DRIVER who votes for this amendment.

This all goes back to the UN, and back in 2010, the UN's Global Water Partnership, which comes under the World Bank, told us "it takes considerable time – decades and not years, for institutional reform and new initiatives on Integrated Water Resources Management".

Because we had a world class water management system prior to the 2007 Water Act, where Land and Water once could not be separated, the UN had to weasel it's way into our bureaucracies and convince pollies to break that up before steering the Water Act into existence in order to usurp the State's power over water and steal it for themselves. *It takes decades, not years!*

How The Commonwealth Stole **Your Water** For Their UN Masters

The way they did this is through us being signatory to international agreements WHICH ARE LISTED IN THE WATER ACT, and because of the **1983 Tasmanian Dam High Court Case**, they are able to (mis)use the External Affairs power¹⁰ of the Constitution to get around it. The dissenting judges nailed it, with one¹¹ saying it was "no exaggeration to say that what is emerging is a sophisticated network of international arrangements directed to the personal, economic, social and cultural development of all human beings."

What we are seeing now is the full circle, and the UN getting it's way because of compliant socialist politicians of all persuasions after DECADES of planning. In our case particularly, it goes back to UNIDO - the UN Industrial Development Organization – and the **Lima Declaration** which destroyed and deployed our industries. This has been carried on through GATT and GATS to Paris and embedding Climate Change and "Renewables" in agreements and our psyches, and the WEF's plans for the **UN**aware.

We have to understand that this Tasmanian Dam case was the watershed moment for many things, especially allowing **de-facto international control over our water.** It allowed the Big Boys, like the **Monsanto's** of the world, **Goldman Sachs, JP Morgan, Deutsche Bank, HSBC, Macquarie** and the likes to buy up our water, *and water across the globe,* and in the process, enslaving the communities from which they are effectively stealing said water.

They are bigger than nations, so dictate to nations, and these **International Financial Institutions** sit with the UN, IMF¹², World Bank etc in order to grab water (and power for that matter) and enslave nations and communities.

What's happening now is a good example of that enslavement, but it's SO integrated at the top. For example with bank involvement the squeeze can be put on communities like ours so it's never the banks fault; or people don't look to the UN to blame, or the wholly compliant MSM's¹³ spin to scare or 'inform' us – because they're so in sync.

⁹ Global Program Review: the Global Water Partnership July 2, 2010 – Independent Evaluation Group, The World Bank Group

¹⁰ S51 (xxix) of the Commonwealth Constitution (Quick & Garran warned about future misuse of this power; the High Court sanctioned it, contrary to the intent of the framers of the Constitution.)

¹¹ Judge Wilson

¹² IMF – International Monetary Fund

¹³ MSM – Main Stream Media

Never Gonna Allow Slaves Triple Bottom Line Consideration

We were NEVER meant to get the "triple bottom line" of social, economic and environmental outcomes in the MDBP¹⁴, because the relevant agreements are listed in the Act, and they're all ENVIRONMENTAL, BIRD or CLIMATE agreements.

In fact, **RAMSAR** was actually the Convention which the Water Act (2007) was spun around in order to get around the Constitution and steal **power over water from the States.** Howard needed the "environmental" votes (ie, today's "*Teal*" vote) to get elected and he put ex-Goldman Sachs man Malcolm Turnbull in charge of the theft as primary author of the Water Act which no doubt helped his globalist mates immensely. **RAMSAR**, followed by a list of international instruments, or agreements we're party to, was the lynch-pin of the *Big Steal*.

At the end of the list of "relevant" agreements in the Act they say (paraphrasing) "and any other agreements we're party to which are relevant to Basin water use and management".

I have banging on for years that THAT MEANS **FUTURE**, **AS YET UNSIGNED AGREEMENTS**. *It's an unsigned cheque-book*. *And who do you think would decide what agreements might be relevant??? Therefore* they NEVER – LEGALLY – had to acquiesce to the *"triple bottom line"*.

They just did this to *appear* to placate the plebs or slaves up in arms about it; HOWEVER, it's not required by the Act, and now they are taking away the "Socio-Economic Neutrality Testing", to get back to deleting the need to take into account the socio-economic balance. They're realigning with the Act, so it is ONLY the *as yet undefined* "ENVIRONMENT" which needs to be taken into account, *BECAUSE it takes decades, not years,* remember, to achieve their globalist goals.

And let's not forget that the Australian Government has told us in their response to a Senate Legal and Constitutional Affairs report that (first on the list) "In summary, the general purpose of the Water Act and the Basin Plan are "to give effect to relevant international agreements.""

So there you have it – it's **not about food security, or Australian people** – it's about a **huge transfer of control and wealth to the UN and globalists, away from Aussies.** They're forcing our communities into slavery, and forcing a huge transfer of wealth and erosion of equity, as Covid was supposed to have done much more efficiently than it did.

Now The WEF Want A Water Crisis to Control The Plebs

In yet another tentacle of the UN, the WEF's forum on the "economics of water", a Professor Mariana Mazzucato lamented they'd failed to control humanity with the jab, and "Climate Change" is too abstract for people to understand. So, as the vaccines and climate change had failed to bring in world government, or the "Great Reset" for the UN and their elite globalist cronies, they flagged a "water crisis" as the catalyst to impose control upon people.

Are the slaves getting the picture yet?

¹⁴ MDBP – Murray Darling Basin Plan

What is happening here and now is part of that goal, which has trickled down – gathering a gushing momentum of control so that now the effects of the flooding UN wall of agreements we're party to are even being noticed by the slaves – such as this Revision of the Water Act.

Because we haven't recognised it, and they've been beavering away at it for many decades, when it hits, it hits, and before everyone knows it, they're enslaved. WE HAVE REFUSED TO ACKNOWLEDGE THIS, to our detriment. It's the MOST IMPORTANT issue we need to address, and LET OUR POLLIES know that we KNOW, calling it for what it is. They are the treacherous SLAVE DRIVERS, driving us into slavery to the UN and their globalist banking and corporate mates. They are STEALING our EQUITY, and along with the water crisis, they want a banking crash to steal more, stop us from using cash, and introduce their CBDC's¹⁵.

We're seeing it globally with the "renewable" lies; with people having to go without power to save the world – to die of cold or heat exhaustion, as people do, in order to save the environment while the promoters fly all over the world in their private jets. We need coal base-load power to power the wind turbines anyway, and they have to let off steam when a lot of it comes into the system from wind, for example, because it's unreliable and incapable of providing "affordable" power. Yet our governments pay HUGE subsidies to offshore Gobbleopolies to sell us this pup. It's cute puppy now, but will grow, turn vicious and bite us all in the end, but not before the pollies have shared handsome rewards for the litter.

Wake Up & Understand

We slaves have to wake up and understand that the UN is behind all this; that the Globalist Central Bank System is a privately owned system, enslaving everyone. They work in with the UN, MSM and global Gobbleopolies to cause an octopus-like pincer action, which ultimately causes havoc in our region. Our local councils weave into their fabric the UN's "sustainable development goals" which enslave us even more.

It's going to be a disaster, but when you understand that they want to herd everyone like cattle into their Smart Cities, where you'll only be able to travel 15 minutes from where you live for the most part, they need to send people broke. What they're doing with water will send people broke – AGAIN – in another wave – because we've seen it before, and it's set to happen all over again. It helps keep their Central Bank fiat currency system going, and we people need to understand that it's all linked up, and we need to extricate ourselves from it.

Because of the High Court's Tasmanian Dam Case ruling and our continual signing of international treaties under the External Affairs power¹⁶ of the Constitution, we have lost our sovereign ability to make our own legislation because it's all linked to UN agendas via treaties.

We are subject to UN global law, rather than our OWN (what used to be) Common law.

NO-ONE is talking about this and it needs to be acknowledged for what it is - **the CRUX OF THE PROBLEM** - **and stopped in it's tracks.**

¹⁵ CBDC – Central Bank Digital Currency

¹⁶ S 51 (xxix)

Because of this there will be **NO triple-bottom-line** in our water policy. I maintain the Act doesn't provide for it, and the National Productivity Commission said so too: "it requires the Murray-Darling Basin Authority to determine environmental water needs based on scientific information, but **precludes** consideration of economic and social costs in deciding the extent to which these needs should be met".

Prof. John Briscoe, former Senior Water Advisor at the World Bank and Director of the Harvard Water Program was asked to comment on the MDBP as an acknowledged expert, and gave an answer¹⁷ which didn't please the our minion masters. He told us that the High-Level Review Panel for the MDBP (of which he was a member) stated that "The driving value of the Act is that a triple-bottom-line approach (environment, economic, social) is replaced by one in which environment becomes the overriding objective, with the social and economic spheres required to "do the best they can" with whatever is left once environmental needs are addressed."

I can do no better than to quote Prof Briscoe's final word¹⁸:

My conclusion is stark. I believe that the Water Act of 2007 was founded on a political deception and that that original sin is responsible for most of the detour on which Australian water management now finds itself. I am well aware that unpredictability is an enemy and that there are large environmental, social and economic costs of uncertainty. But I also believe that Australia cannot find its way in water management if this Act is the guide. I would urge the Government to start again, to re-define principles, to engage all who have a stake in this vital issue, and to produce, as rapidly as possible, a new Act which can serve Australia for generations to come. And which can put Australia back in a world leadership position in modern water management.

Briscoe was right. I so wish I wasn't right. I wish people would wake up to how they've been enslaved.

I have to say, more people ARE waking up now, since the tragedy and lies of Covid-19 were imposed upon us by the same mob: the mandated jabs for jobs; the "completely safe and effective" jabs which has sent the average total deaths skyrocketing and seen a litany of "died suddenly" deaths by myocarditis, or turbo cancers or auto-immune illness. Young people are dying, children before parents; and even though we're not allowed to talk about it, people see it all around them. They don't trust their government, and nor should they. It is OUR duty to call out bad or treacherous government. Our ANZACS fought for the freedoms we've now had taken away by the pen and traitorous pollies. And yet, our pollies are keen to sign up to the pandemic treaty, which will give the WHO control over our health. Will we never learn?

I pray that there may just be a glimmer of hope because people ARE starting to smell a rat. They just need to act before the rat has consumed their savings and equity. It's no walk in the park, and most of our pollies have no understanding of the basic issue, just the peripheral ones. They've shown they have no appetite for it, and despite their lip service or that they are or have been in government, they're complicit in this water theft by commission or omission, so they need to go. Sooner rather than later.

Jeanine Bird 24/11/23

¹⁷ Prof. John Briscoe [(Harvard University) Gordon McKay Professor of the Practice of Environmental Engineering] in his submission to the Senate Standing Committee on Legal and Constitutional Affairs, 14/2/2011

¹⁸ ibid