

The Senate Finance and Public  
Administration References  
Committee,  
P. O. Box 6100,  
Parliament House,  
CANBERRA. ACT 2600

Native Vegetation Laws etc.

New South Wales' Red Agenda

I respond to Notice in The Land of 18.2.2010.  
Even though, over years, I have been made acutely aware that  
making submission is futile, unless it is supportive of  
Government red objectives, I still tender this "submission"  
in an endeavour to have human beings protected, in fact saved.

on land

Impact of native vegetation laws owners, landholders

Bush Fire - Native Vegetation Laws prevent bush fire  
hazard reduction. New South Wales Governments, in collaboration  
with Federal Governments, devise, write, pass and enforce  
Legislation, Regulations, which prohibit burning-off in areas  
of 'abibat of some idolised native species.  
Burning-off could and should be carried out to protect and  
save human lives, human safety, homes of humans, assets of  
humans, their domestic pets, stock - and the lives and safety  
of volunteer fire fighters.

Instead, the State of New South Wales has been turned  
into an abomination where human beings are treated with contempt,  
reduced to lesser value than bits of mouldy grass, frogs,  
lizards, flies-wot's-draggin'-fragile-wings, threatened species,  
the usual and ever-increasing species idols.

When hazard reduction is not done, the resultant  
inferno has the potential to also wipe out native species  
idols - but 'the State' is conveniently blind to that.

New South Wales Authorities are wily. Once razed  
by bush fire, homes and land and farms are ripened for seizure --  
the NSW National Parks and Wildlife Service, for a mere National  
Park, is committed to the elimination of occupation.

In 1976/1977, our long-established property was  
"announced" away by Premier Wran, King John style, for seizure  
into National-ISATION Park. We politically defeated the NPWS  
in 1992/1993. Undeniably peeved, 'the State', undeterred,  
intensifies pressure.

Not only did NSW Government prohibit grazing on our  
land (grazing is a means of fire hazard reduction), we are sued  
in Court for refusing to pay stock Rates. NSW procedures  
ensure that Review after Review is a farce, and confidence trick.  
We lose in Court, because it is the law, and are forced to

pay

pay in order to escape the selling-off of our property (at this date, at the level of debt, compounded, forced on us, sale of assets is enforceable - and foreseeable.)

When Crown Land was the adjoining land tenure, significant bush fire hazard reduction was carried out. National Park was gazetted 1977. Since then, burning-off has happened, including carried out by NPWS, sometimes very good (much to our relief). But, to our dismay, National Parks, compounded by World 'eritage (World Heritage is a betrayal of Australia's sovereignty) dangerously reduce burning-off frequency. There are lengthy periods between hazard reduction - safety treatments infrequent, insufficient, and inadequate.

My home, everything I own, is perennially vulnerable, under threat.

Even though volunteer fire fighting Brigades are willing, probably anxious, to burn off in favourable conditions, adequate Permits to hazard reduce are refused to private land owners on the pretext of idolised threatened species.

Diminution of land asset value

Our property has been made monetarily valueless, and unsaleable even if sale were sought - or needed - or forced. For instance, in case of illness, where an owner would be compelled to sell the home for admission to a Nursing Home.

33 years of suffering National Park with its "partners" as a neighbour has evolved my implicit belief that, whilever a piece of private property remains in New South Wales, Governments will destroy the land by environmental prohibition devices -- propaganda-ising that only 'the State' can protect our 'fragile' 'environment'.

The reverse is the case.

Refusal to hazard reduce has turned natural attractive wetland into ugly, unnatural, unhealthy jungle, impeding flow of water to a major drinking water catchment.

continued - impact of native vegetation laws on land owners, land holders

The anguish is incalculable - worry, stress, fear, loss, consumption of precious life time, health., family security. Penury.

Social evil is rife in New South Wales.

'The State's objectives, goal, is  
to destroy land viability  
seize private lands  
thus abolish inheritance  
destroy incentive  
destroy and disperse family

The likes of Stalin's Russia imminent ?? Red recycles as green.

Culpable

When lives are lost, manslaughter charges should be available to be laid against those who breed bush fire menace, those who enforce environmental prohibitions which endanger humans. Enforcers must not be allowed immunity.

State

State Authorities' Red Agenda is as tightly inter-tied as the Gordian Knot. Drastic measures are needed to save what is Society.

I ask the Senate to recognise and comprehend the risk which idolatrous and red legislation pose to Society, and take action to counter the peril imposed on humans.

Please provide me with a printed copy of the outcome of the Senate inquiry.

(Mrs.) R. Jensen