

CLASSIC KANGAROO COURT CASE

– *Tasmania, Australia* –

THE SET-UP, TORTURE, AND IMPRISONMENT OF MARTIN BRYANT FOR (ALLEGED) CRIMINAL ACTS NEVER PROVED WITH HARD EVIDENCE AS THERE WAS NO TRIAL

**Official
Killing –
PORT ARTHUR
TASMANIA,
AUSTRALIA
NO! Justice HERE**

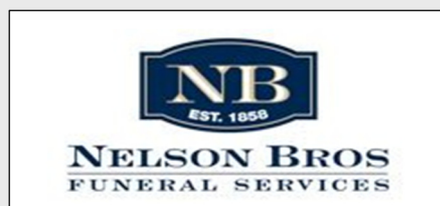
ON the 28th and 29th April 1996 at and near Port Arthur in Tasmania, an official shooting incident took place – 35 people killed, 25 wounded. Evidence confirms extensive planning involving prior preparations requiring money and time, plus skills (emotional, mental, physical), equipment, and intelligence far beyond that held by Martin Bryant who was immediately blamed. This official massacre was executed to raise public and political support for implementing national gun-control legislation. (How involved was ASIO in all of this?) **Hard evidence confirms all this.**

Martin Bryant DID NOT have the ability. He had a 66 IQ and functioned at a grade six level. He could not plan, prepare, and perpetrate a mass murder over seven crime scenes, from Sunday to Monday including all that night. Fifty-seven phone calls took place – the police negotiator said it sounded like a prepared script, snacks were made inside Seascapes for all those inside, a naked screaming woman (not the cottage owner) was seen on the grounds and documented in police statements, the heavily-armed Special Operations Group of Tasmania Police was *kept at bay* by inaccurate shooting. (Lethal accuracy at the café, useless at the cottage. Why?) Martin Bryant could not have done all these acts. **Hard evidence confirms all this.**

Martin Bryant DID NOT design, order, or pay for the special embalming equipment prepared before the official incident. This equipment did not exist in Australia and in little Tasmania such equipment was entirely unnecessary. But it was needed after the massacre at and near Port Arthur. So arrangements were made and it was manufactured in Victoria. **Hard evidence confirms all this.**

»One firm in particular, Nelson Brothers, had organised for an embalming machine box and a special large equipment case to be manufactured ready for the incident.«*

(* 7 Droop Street, Footscray, Victoria 3011)



Stephen Parry's statement confirms the preparation prior the massacre. Parry was the leader of the team that embalmed victims (minimum 25 of 35). His statement is in a scarce official document: *Port Arthur Massacre*. (AFDA National Embalming Team Report; Port Arthur Seminar Papers) 1997: p.112. AFDA stands for Australian Funeral Directors Association. At the time that this Parry led his embalming team at Port Arthur with its *»embalming machine box and a special large equipment case manufactured ready for the incident,«* he was associated with Vincent Funeral Services, Burnie, Tasmania 7320. **Hard evidence confirms all this.**

1/2

Martin Bryant DID NOT design, order, or pay for the 22-body refrigerated mortuary truck used by the State after the incident. No such vehicle existed in Australia. And in



little Tasmania such a vehicle was completely unnecessary, except after all the killing at and near Port Arthur Historic Site in April 1996. Ready for the officially planned and professionally perpetrated massacre, this highly specialized truck was manufactured in Tasmania. Two people associated with it were

Ray Charlton and Chris Wright. After being used it was advertised for sale on the Internet.

Hard evidence confirms all this.

Martin Bryant DID NOT shoot anyone. The real shooter in the café was highly trained and shot from the hip with murderous accuracy. In her book *My Story*; 2010: pp. 136-137, Martin's mother Carleen Bryant says: "Colonel Ted Serong DSO OBE, former head of Australian Forces in Vietnam and one of the world's leading experts on counter-terrorist techniques, in an interview with Frank Robson in the *Sydney Morning Herald* on 10 April 1999, said of the Port Arthur gunman: 'Whoever did it is better than I am, and there are not too many people around here better than I am. Whoever did it had skills way beyond anything that could reasonably be expected of this chap Bryant.'" Martin showed police how he used a rifle in his left-handed way. But the Port Arthur killer – said to be Benjamin Overbeeke – fired his weapons in a right-handed manner. Martin was not an ambidextrous shooter. Not one firearm allegedly used during the massacre (see Avery's letter of intimidation [6 JUN 1996] to Terrence Hill) was proved at a trial to be Martin's.

Hard evidence confirms all this.

Martin Bryant DID NOT get identified after the shooting began. James Laycock, the only eyewitness who knew him, wrote it was not Martin Bryant. Several other eyewitnesses also wrote it was not Martin Bryant. Many others said the shooter had long hair below his shoulders, which Martin did not have. So-called eyewitnesses who were far away (at the old penitentiary for example) could not have accurately identified any person. The media rashly declared Martin Bryant was the shooter, which cruelly biased the entire nation.

Hard evidence confirms all this.

Martin Bryant DID NOT freely plead guilty. He was locked in isolation over six months. There he was demonised, intimidated, and falsely represented by scum officials including lawyer John Avery (now a convicted criminal), who was supposed to defend Martin but who badgered this distraught and helpless incompetent into accepting Avery's guilty plea. There was NO trial. Nothing Martin is alleged to have done was proved in a sound court.

Hard evidence confirms all this.

Martin Bryant was wrongly convicted by a kangaroo court with NO TRIAL. Official mongrels involved were John Avery, Damian Bugg, William Cox.

2/2