Veriticus

Juvenile Crime? Huh! -that's easy fixed

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On Juvenile Crime

The reality, -in Australia, is that Juvenile Crime is completely out of control and, -with the existing Juvenile Detention Centres filled to overflowing, Juvenile Crime is now going unpunished.

Any juveniles who do get apprehended by the Police, -and who face Court, are treated like royalty, and they suffer no more than the gentle wagging of the magistrate's finger, before being set free to continue their criminal ways.

Packs of children, -some as young as ten-years-old, -both boys and girls, nightly roam our streets, -often in the early hours, committing wanton property damage, property theft, house and shop burglary, car theft, and sometimes violent assault, and it cannot be said that the parents of these children are unaware of this.

In Australia, -thanks to interference by **the Do-Gooders** and **the Human Rights Lawyers**, many juveniles have been given to believe that they are beyond the law, and are allowed, -sometimes even encouraged, to run wild, with the result that they have become contemptuous of authority.

This causes the Police to be reluctant to become involved with juvenile criminals because they know that there will be a Human Rights Lawyer lurking close by, looking for business.

It is a recipe for disaster, because little criminals grow into big criminals.

Unfortunately, Human Rights Lawyers and Do-Gooders are not going to go away, -and it is they who are the cause of the trouble.

Their practice of wet-nursing the little delinquents does not work and, -unless things are quickly changed, the situation will deteriorate further.

There appears to be **only two solutions** to the problem.

The First, would be to rid ourselves of Human Rights Lawyers and Do-Gooders, which must be a good thing, -because we live on an overpopulated planet and, whilst there may be only a few tens of thousands of them, every little helps!

The Second solution is to immediately change the law in two ways.

The first change being-

To raise the age of criminal responsibility throughout Australia to eighteen-years-old, classifying every person under the age of eighteen as a child.

The second change is-

To make the parent of every child criminally responsible for the actions of their child, which is entirely justified, because it was the parent who moulded the child's character. It was the lazy, uncaring parent who raised the child to be a delinquent. It is the lazy, irresponsible parent that allows their child to run free late at night, therefore it is only reasonable that they should suffer the penalty for their delinquent's crimes. **To implement these changes would put an immediate and permanent end to Juvenile Crime.** The changes are simple, they are cheap, and they are easily applied, but it requires that we, -as a society, become a little more mature, and a lot less wimpish and, -unless we do, <u>nothing will change</u>.

The solution to Juvenile Crime lies in the following sentence.

'When the child does the crime, its mother does the time.'

Before the reader starts to jump up and down in disgust, the reader should give more careful consideration to this proposal.

Consider the effect upon the juvenile criminal knowing its mother would be punished for its actions. Consider the effect upon the juvenile criminal's siblings when they would have to suffer because of the behaviour of one of their own, -and of their likely response. Consider the effect upon the juvenile criminal's father, should he have to mother the little monster.

Consider it likely that very few children would continue to engage in criminal behaviour in the knowledge that their mother would be imprisoned as the result.

> There is <u>only One way</u> to put an end to this ever-increasing problem, and that is 'to give the delinquent juvenile a reason to better behave'. It is as simple as that.

When a crime is committed, it will be for the Police to round-up and arrest the offenders who must then be taken to a Police Station where they will be identified, and photographed, and fingerprinted, -and their Criminal Record established, -or added to.

Children under Eighteen will then be delivered, -by the Police, to their home where 'the child' will be released into the custody of the father, the mother of the child being then arrested for the crimes of her child, and she too must be photographed and fingerprinted, -and <u>her</u> Criminal Record established, and she <u>must</u> be charged with the offence, or offences committed by her child.

The parent <u>must</u> then be confined in the watch-house until the next Court hearing. Bail being not an option. It is not a game that we are playing.

In the event that the child's mother is already in prison, or is otherwise unavailable, then the child's father must be arrested and charged in her place.

In the event that both parents are already incarcerated, then the next responsible adult will do.

In the Courtroom, the responsible adult <u>must</u> be charged, -as an adult, with the crimes committed by the child, and <u>must</u> be properly sentenced for those crimes as if the crime had been committed by that actual adult,

and he/she must be made to serve the full period of detention, parole being not an option.

If the measures recommended here are immediately implemented, Juvenile Crime will be non-existent within weeks, if not within days.

Juvenile Crime will become a distant memory,

'Children' under the age of Eighteen will no longer be held criminally responsible for the crimes that they commit.
The ownership of that crime will, instead, be transferred to the mother of the child, -for she is the one who trained her child to be a delinquent, therefore she must be, -and rightfully should be, held to account.

There will, -no doubt, be occasions when this method will have no effect upon the delinquent child. On such occasions there will be a need for **Special Juvenile Detention Centres**.

They must be places to which the delinquent will never want to return,

-and that means no fun and games, no sport, no television, moderate regimentation <u>and</u> discipline, with no opportunity whatsoever for them to run riot and wreck the place, -as presently happens, -and it must be early to bed, -giving them plenty of time to reflect upon their reason for being there.

There will also likely be occasions when one of the parents is already locked away. To arrest the other parent would then leave no-one to care for the delinquent, or its siblings. On such occasions, the delinquent must then be sent to the **Special Juvenile Detention Centre**, and there will be need for another place where the siblings can be accommodated, where they will feel comfortable and can be supervised, as well as being educated and entertained. Throwing a mother into prison for the crimes committed by her child may seem, to some, to be harsh, but it will be only the mothers of the slow-learning delinquents who will be affected, together with those mothers who neglect their responsibility, and one could be excused for thinking that mothers such as they, well deserve such a fate.

> It may only require the imprisonment of three or four mothers in each state before even the slow-learners get the message,

and that is an Incredibly-Small-Price to pay for solving such an Out-of-Control Problem.

In the lead-up to such legislation there will, unquestionably, be much publicity and debate. No person who reads a newspaper, or who listens to a radio, or who watches a television could be excused for not knowing of any such impending changes to the law, -and this happening well before such changes would be implemented.

There can be no excuse for anyone not being fully aware of the new laws, -and that includes the delinquent child.

The parents must also be held liable for the full cost of the damage done by their child, and the names of the juvenile criminal and its parent <u>must</u> be made public.

Keeping the names secret achieves nothing of value whatsoever, other than pleasing the Do-Gooders and the Human Rights Lawyers. **This is not 'Rocket Science'.** Any politician could have come-up with this solution, -if only one of them had a working brain, and an interest in doing what they are being paid to do.

From now on, this matter is in the hands of the politicians in every state and territory. There can be no reason or excuse for not immediately fully-enacting such legislation.

Politicians who vote against such legislative changes are as guilty as the criminals whom they seek to protect, and it is essential that we learn of the names of such politicians. They are the lowest of the low and we must know who they are. They must be hounded out of office, never again to be trusted.

Juvenile Crime in Queensland has now proved to be completely out of control, thanks to Premier Anastasia Palaszczuk's ongoing mishandling of the Juvenile Justice System, but be not surprised, because stupidity runs in her family.

It was her father **Henry Palaszczuk** who, -on 22 February 2001, **imported** fire-ants into Australia and, -under the Palaszczuk's-government mismanagement, the fire-ants have spread far and wide, and they continue to spread completely uncontrolled, assisted by incompetent governance.

The following lines have been taken from the website of Dr. Pam Swepson. Dr. Swepson is a highly-qualified and well-respected ecologist and management consultant.

https://swepson.com.au/2016/11/29/queensland-lost-the-war-on-fire-ants-in-june-2001/#:~:text=

" The Science Manager of Biosecurity Queensland's fire ant program would know that Queensland lost the war against fire ants in June 2001 when Minister Henry Palaszczuk <u>rejected scientific advice</u> in favour of pursuing a short-term political agenda.

Queensland lost the war on fire ants at that moment and has never recovered.

Fire ants now infest an area more than ten times^{*} what it was in 2001 and are out of control. Minister Palaszczuk and all subsequent Ministers need to be held to account for failing to administer legislation that makes it illegal to spread fire ants and for wasting \$350 m of public money on a chaotic program that can neither find nor kill the fire ants.

For Australia to win the war against fire ants, the fire ant program needs to be removed from Biosecurity Queensland and managed by a scientifically based, competent, independent biosecurity agency."

* The writer has added-

'In those days, 2016, it was only \$350 million and ten times the area. Now both are off the scale'.

It was at the very outset when, -in the inner South Western suburbs of Brisbane, the Labor government was feeding the fire-ant infestations, -hoping that they might die of obesity, that this writer suggested to the Queensland Government that

'There was a better way to combat the spread of, and to totally-eradicate fire-ants.' This writer clearly described the method, and offered the design as a gift.

The response was effectively- "We don't need your help. We know what we are doing."

Australia could have put an end to the fire-ant there and then, but arrogance got in the way. Instead they chose to waste time and money by feeding them, and still they haven't learned! They obviously **do not know** what they are doing because fire-ants have spread far and wide.

What we have today is the result of electing lawyers and accountants to Parliament, instead of engineers and capable practical people.

It would break the reader's heart to know of the number of homes, schools and hospitals 'that we could have built' with the money that the Palas<u>zczuk</u>'s fire-ants have cost us.

Totally wasted money because 'someone' didn't do the job that he was being paid to do, and with others too incompetent to properly deal with the situation.

Let us now see how this woman opposes action on Juvenile Crime.

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The reader might again care to consider the effect of such consequences upon the Juvenile Criminal when he, or she, realise that his/her mother would be locked away in punishment for his/her crimes, -and that she would not be at home to feed them, or to wipe their little tears.

Imprisoning the mother is the only language that these people will understand. It all comes down to parental control. If parents are too stupid, or too idle to control their children, -but instead allow the child to roam freely at all hours of the night and early morning, then the parents must be made to pay for the privelige,

-and making prison life less inviting would be a good start.

Neither can there be any legitimate reason, or excuse, for anyone to oppose, -or to water-down, these measures. Politicians are elected to do what we want them to do, not to do what they feel like doing.

Any Politician, Human Rights Lawyer or Do-Gooder who opposes these measures <u>must</u> be publicly named, shamed, and held to account.

We need to know the names of those politicians that we need to vote out of office, -or to rid ourselves of by whatever other means.

We need to know the names of those people who prefer to protect the criminals.

If the reader wants to see action on this matter then the reader needs to get out and make sure that their parliamentary representative clearly understands the situation, and that he or she acts accordingly, otherwise, nothing is going to change, and the innocent will continue to be the victim. From this day forth, for every crime that is committed by a Juvenile, for every home, shop, or school that gets broken into,

for every car that is stolen, and for every person who is assaulted, injured, or killed the blame can be laid at the feet of those politicians who oppose this proposed legislation. What better, more equitable, more effective punishment could there possibly be than making the mother responsible for the actions of her child? and it costs next to nothing to implement.

Without question, this method of dealing with delinquent youth <u>will</u> work, but the clowns in our parliaments will denigrate it, and will find excuses to deny it.

It has been under the governance of today's politicians that juvenile crime has flourished, and has grown out of all proportion.

The politicians of today have proved to be totally incompetent. They can no longer be trusted. They need to be replaced with intelligent, conscientious politicians whom we can trust.

The following page was added on 06.10.2023.

On **5 October 2023**, Annastasia Palaszczuk, -the Premier of Queensland, loudly announced that it was her intention to build a **Two-Hundred and Fifty-Million Dollar** (read 'Five-Hundred-Million Dollars'.) 'Youth Detention Centre' to the South-West of Brisbane.

This is yet another example of the leader of a drowning government grasping at straws, -a woman completely oblivious of the consequences, -financial and otherwise.

In the event that the facility houses **Fifty Juvenile Delinquents**, then it will cost Queenslanders **only Ten-Million Dollars per delinquent** to build it. Someone should tell this woman that it is Bananas that grow on trees, not Money.

The cost of running, servicing and maintaining such a facility can be expected to be **in excess of One-Hundred-Million Dollars per year**, increasing annually with inflation.

'South-West of Brisbane', how nice for the nearby residents, and how convenient for the Juvenile Criminals of Townsville, Mount Isa, and places further afield, -and how long, Mrs. Palaszczuk before your shiny new Five-Hundred Million Dollar facility is also full to overflowing?

What then Mrs. Palaszczuk? Another Five-Hundred Million Dollar one? or will it be- "Back to the watch-house with you, you dirty little Juvenile Criminal." End of Story.