

Think for yourself.

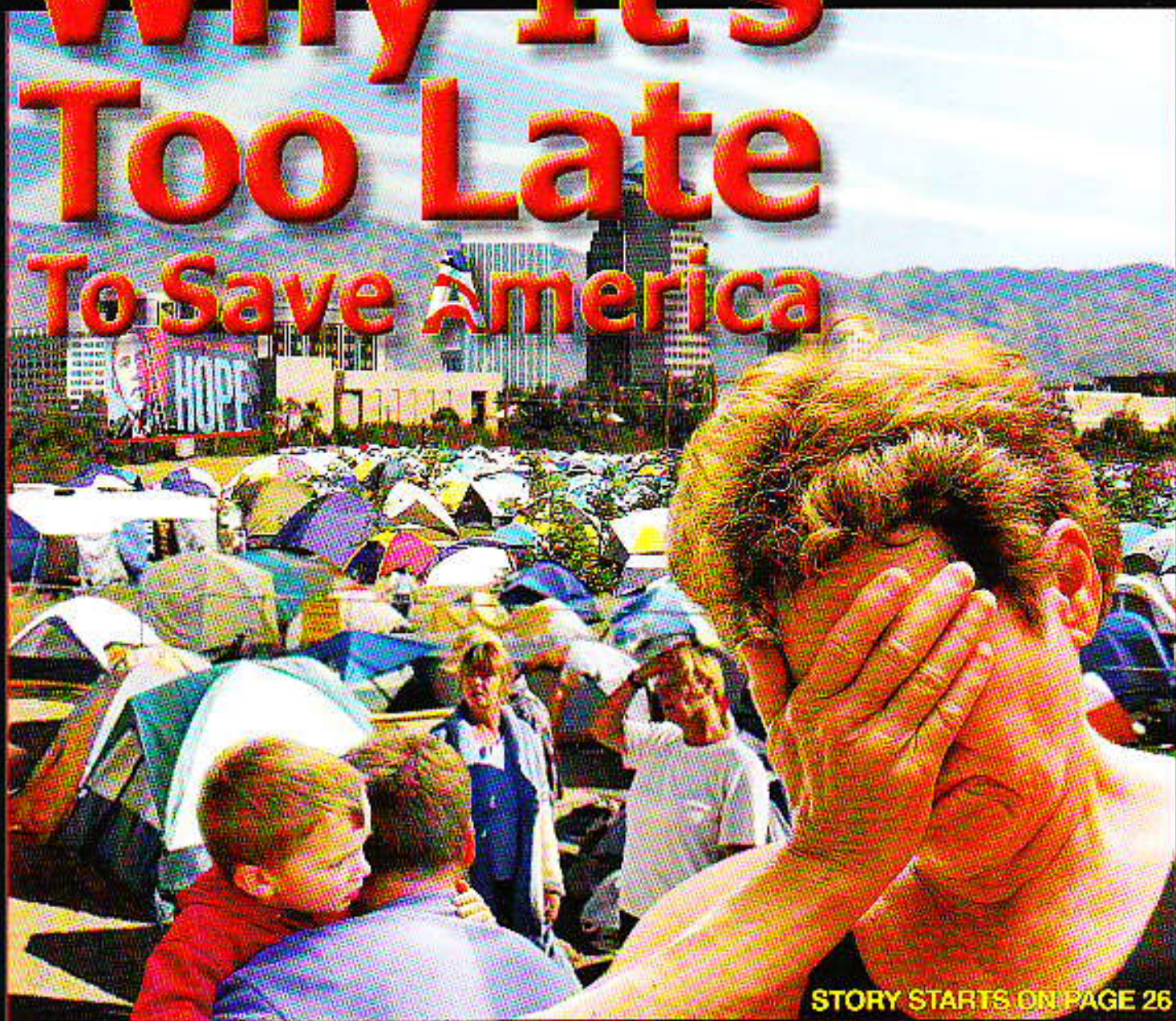
# UNCENSORED

HOW TO BEAT  
INTERNET CENSORSHIP

ISSUE 20: June - September 2010

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## Why It's Too Late To Save America



STORY STARTS ON PAGE 26

Totally militarised and corrupt to the core, America is now poisoned, suicidal, fascist and bankrupt. Beset by vultures, it is going down in a blizzard of soon-to-be worthless paper money – while millions of its people starve on the street. Mesmerised and driven mad by the lies and "infotainment" of its corporate-controlled media, Americans huddle in their increasingly uncomfortable comfort zones, pretending that Obama will reinstate "normality". But "normality" is not coming back. Ever.



### IN THIS ISSUE

- Is Obama a Fake? • The Vaccine / Diabetes Link • The 9/11 Mastermind
- Why Hiroshima Was Destroyed • Ultrasound Scans and Foetal Damage
- New Mars Anomalies • Real Men in Black • Magnetic Propulsion • MUCH MORE

Is New Zealand Going Fascist, too?

# NZ Basic Freedoms UNDER ATTACK



<http://indymedia.org.nz/>

<http://www.guerillamedia.co.nz/content/aucklanders-oppose-search-and-surveillance-bill>

THE SEARCH AND SURVEILLANCE BILL is before Parliament now. It has been through its second reading, but its passage has been temporarily stopped because of what was considered widespread public “misunderstanding” of the bill. The October 15th Solidarity group does not believe that there is any misunderstanding of the Bill – it enhances state powers and fundamentally alters some core concepts in law to such a degree that even the Law Society and the Chief Justice have serious criticism of it.

installing a video camera in a home for a month is treated the same as a one-off search of a car; taking a copy of an entire hard disk (with all kinds of information on it, some possibly covered by a search warrant, other intimately private) is considered no different than making photocopies of business files, and all enforcement officers have the same powers, regardless of the purpose of their job.

## The Right to Silence

If this bill becomes law, the right to silence will effectively no longer exist. Using an Examination Order the police can demand that you report to them for questioning. The criterion is if they suspect

the Serious Fraud Office (SFO) was going to be abolished; but the National government has decided to keep the SFO

When the SFO was created, there were many of us who opposed it. We argued that sooner or later their powers would be transferred to the police and applied outside of the business context. We were right.

## The Right Not to Participate in Proving your own Guilt

Current practice is that the police have to provide all the evidence to prove a person is guilty. Next year they may well be able to sit back and order you to produce some of that evidence. Instead of getting a search warrant, they will be able to apply for a Production Order. This will require you to produce documents you are suspected of having (or will have in the future) and is available to any enforcement officer covered by the Act. If you refuse to supply the documentation, the sentence is a maximum of one year's imprisonment.

## • It would give *police powers* to agencies such as Work and Income and the Pork Board.

So much is hidden within the 197 pages and 316 clauses of the Search and Surveillance Bill, it's hard to know where to start.

The bill is meant to “streamline” search and surveillance, by redefining not only police powers but also the powers of over 70 government agencies – called “enforcement officers” in the bill.

However, the bill does much more than that. It effectively gives police powers to agencies such as Work and Income and the Pork Board.

This leaflet is a basic primer on the Bill. We hope that it will motivate you to get involved in our campaign to stop it in its tracks.

## Dramatic Increase in Powers

Basically, once this bill becomes law, state power increases and search and surveillance become open slather. The Bill treats a single search and on-going surveillance as one and the same thing. For example,

you of being involved with two or more people in the commission (or plotting) of any offence punishable by imprisonment. Even extremely minor offences such as trespass or disorderly behaviour would qualify.

The only way you can refuse this order is to cite a bit of legal jargon: “Section 60 of the Evidence Act” and claim “privilege against self-incrimination”. But even if you happen to know this, it may not help—you can be ordered in front of a judge where you then have to offer evidence as to why you would be likely to incriminate yourself if you talked: the ultimate Catch-22.

## Examination Orders

Examination Orders last for up to thirty days and the only penalty available for refusing to comply is a maximum of one year's imprisonment.

These Orders weren't part of the Law Commission's original report to Parliament. They were inserted into the bill by the Labour government on the pretext that

## Surveillance Devices

Surveillance devices include bugs, video cameras and tracking devices for cars. Currently, there are no specific laws regulating surveillance on private property. Police need a warrant to enter your house and install a listening bug. Video surveillance by police inside a house or other private place is currently illegal. Police do it anyway knowing that most judges will admit it as evidence. That will change with this bill. It introduces the concept of a surveillance device warrant, which can be obtained by any enforcement officer (not just police) under the same criteria as a search warrant – that is, the suspicion that the search (or surveillance) will uncover evidential material necessary for a prosecution of a crime. This equates on-going video surveillance with a one-off search.

This contrasts to legislation elsewhere. In the US, Canada and a number of European countries, phone bugging and installing a surveillance camera in a home is treated as

a much more serious invasion of privacy than a search. In order to get a surveillance warrant, police have to demonstrate that other ways of obtaining the evidence have failed. In the new bill, there is no such restriction.

### Plain View Searches

There is no restriction on the use of anything the police find during a search or surveillance operation. Using "plain view", if the surveillance data shows

## • The Search and Surveillance Bill would legalise many currently illegal police practices.

evidence of a different offence than that for which the warrant was obtained then that material can still be used in court. The same applies for a search warrant. "Plain view" is an opportunity to "have a nosy" at what else is around.

### Warrant-less Searches

Once you are arrested or even simply detained, the police and enforcement officers are able to search your home, workplace, car, friend's home or any place with which you are associated, without a warrant if they believe they can find evidential material related to the offence. This power, combined with "plain view" searches is a nightmare. Whilst you are sitting in the cells, your home can be turned upside down with no warrant.

Similarly, a warrant would not be needed to record a conversation when two or more people are talking if one person consents to a recording of the conversation. This person could be an undercover cop sitting in a meeting, someone employed by an "enforcement officer" or a friendly person at the bar.

A warrant is needed for a computer search; however this warrant allows them to have access to your entire hard-drive and then using "plain view" they can trawl through other information not on the warrant.

### Stop the Surveillance State

The Search and Surveillance Bill is one component of the government's grasp for more power over our lives. It is part of a large agenda of social control called the "war on terrorism". The "war on terrorism" has nothing to do with terrorism; it is about curbing freedom, privacy, and autonomy. It is about criminalising people on the margins of our society like those who dare to speak out about injustices here

in Aotearoa and around the world. It is also about criminalising Māori and other minority groups who represent a challenge to existing power.

The Search and Surveillance Bill would legalise many currently illegal police practices. The police "Operation 8" which culminated in massive nationwide "terror raids" against activists in October 2007 is but one example. This should have been a wake up call to police about what NOT to

do. Instead, it has formed the blueprint for a whole new surveillance regime.

"Operation 8" involved the surveillance of hundreds of people, the use of covert cameras, bugging of cellphones, landlines and cars, and the collection of computer data such as TradeME account names and passwords.

People involved in a wide variety of community groups and campaigns such as Peace Action Wellington, the Save Happy Valley Campaign, the UNITE! Union, Students for Justice in Palestine, and Te

## • Whilst you are sitting in the cells, your home could be turned upside down with no warrant.

Mana Motuhake ō Tūhoe were arrested. Initially the police tried to charge them as terrorists. Those charges were unsubstantiated: there was no terror plot and no evidence. Nevertheless, 18 activists face politically motivated charges as a result of this enormous police operation.

Our campaign is not only aimed at stopping the Search and Surveillance Bill. It is also aimed at raising awareness about the "surveillance state" and educating people about how to protect themselves against government power and take back their lives.

Sources of more information here:

<http://stopthebillnow.blogspot.com/>  
<http://october15thsolidarity.info/en/about>  
<http://october15thsolidarity.info/node/400>

(for further information about other leg-

islation passed since 2001 that threatens civil liberties)

<http://www.legislation.govt.nz/bill/government/2009/0045/19.0/DLM2136536.html>

(The link to the text to the Search and Surveillance bill)

[http://www.parliament.nz/en-NZ/PB/SC/Documents/Evidence/?Custom=00DBHOH\\_BILL9281\\_1](http://www.parliament.nz/en-NZ/PB/SC/Documents/Evidence/?Custom=00DBHOH_BILL9281_1)

(The link to submissions on the Search and Surveillance bill.

### Important Related Story:

A recent document released under the Official Information Act (OIA) shows that the Police are heavily spying on and running operations on protest groups. In the Police annual report for the year ending 30th June 2009, a reference was made to "84 operation orders" made in relation to "public demonstrations". An OIA request for a list of all these operation orders made in October 2009 has now finally been answered by Police National Headquarters and the results are chilling.

In 2008/9, the police ran operations on a "Tibet candlelight vigil", the "Stagecoach Bus Strike" and a "Palestine Peace Vigil" in Wellington, a "Bible group" outside the US embassy, the "Waterside Workers

Strike" in Auckland and a protest in Otahuhu "re: lack of swimming pool".

A list of the 84 operation orders has been released. However, access to the actual orders has so far been denied.

Peace Action Wellington condemns the action of the NZ Police in conducting operations on protests against the annual weapons conference hosted by the NZ Defence Industry Association and against legitimate political dissent. "Protecting these people is protecting war mongers and war profiteers from public disgust, outrage and resistance to their activities" said Valerie Morse, Peace Action member. "In my experience, the police see their role as shutting down protests, and they will do whatever is necessary in order to accomplish that, including extensive surveillance, arbitrary arrest and detention of people without any cause whatsoever."

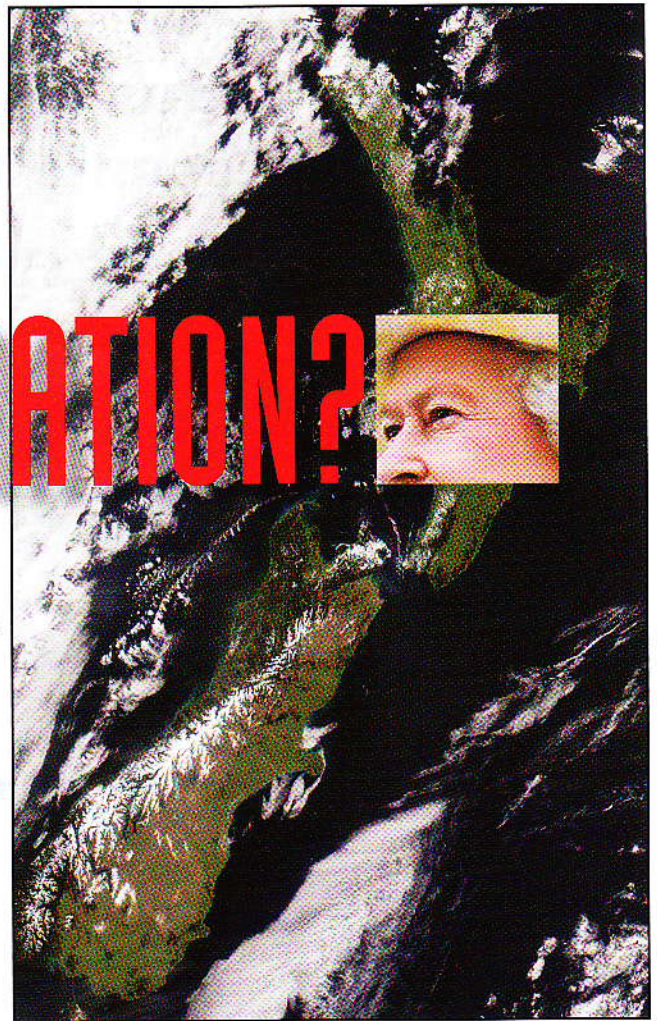
# Is New Zealand an independent country ... or is it simply a

# CORPORATION?



The more we look into this story, the more we are beginning to think that it's true. Below is a screen shot from the website of the US Securities and Exchange Commission. It appears to show that NZ is a corporation owned by "Her Majesty The Queen in Right of New Zealand". What is really going on here? Please ask The Hon Bill English, Minister of Finance. He may know. - Ed.

SOURCE: <http://www.sec.gov/cgi-bin/browse-edgar?action=getcompany&CIK=0000216105&owner=exclude&count=40>  
 MORE HERE: <http://www.relatingtolive.com/index.php?page=97&name=NZ>  
 IS THE USA A CORPORATION?  
[http://www.youtube.com/watch?v=WXzw\\_mMfaTc](http://www.youtube.com/watch?v=WXzw_mMfaTc)



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U.S. Securities and Exchange Commission

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**HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND CIK#: 0000216105 (see all company filings)**

SIC: 8888 - FOREIGN GOVERNMENTS  
 State location: Q2 | Fiscal Year End: 0630  
 (Assistant Director Office No 99)

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 Mailing Address: C/O NEW ZEALAND DEBT MANAGEMENT OFFICE TREASURY 1 TERRACE PO BOX 3724 WELLINGTON NEW ZEALAND Q2 6015

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18-K/A	Documents	[Amend]Annual report for foreign governments and political subdivisions Acc-no: 0001104659-09-038476 (34 Act) Size: 9 MB	2009-06-17	001-07700 09895417
18-K	Documents	Annual report for foreign governments and political subdivisions Acc-no: 0001104659-09-016652 (34 Act) Size: 2 MB	2009-03-12	001-07700 09674076
18-K/A	Documents	[Amend]Annual report for foreign governments and political subdivisions Acc-no: 0001104659-09-002948 (34 Act) Size: 2 MB	2009-01-20	001-07700 09532875
18-K/A	Documents	[Amend]Annual report for foreign governments and political subdivisions Acc-no: 0001104659-08-070642 (34 Act) Size: 16 MB	2008-11-14	001-07700 081186865
18-K/A	Documents	[Amend]Annual report for foreign governments and political subdivisions Acc-no: 0001104659-08-041080 (34 Act) Size: 10 MB	2008-06-20	001-07700 08908910

Done

# Queen Elizabeth II is the “Largest Landowner On Earth”

Queen Elizabeth II, head of state of the United Kingdom and of 31 other states and territories, is the legal owner of about 6,600 million acres of land, one sixth of the earth's non ocean surface.

She is the only person on earth who owns whole countries, and who owns countries that are not her own domestic territory. This land ownership is separate from her role as head of state and is different from other monarchies where no such claim is made – Norway, Belgium, Denmark etc.

The value of her land holding: £17,600,000,000,000 (approx).

This makes her the richest individual on earth. However, there is no way easily to value her real estate. There is no current market in the land of entire countries. At a rough estimate of \$5,000 an acre, and based on the sale of Alaska to the USA by the Tsar, and of Louisiana to the USA by France, the Queen's land holding is worth a notional \$33,000,000,000,000 (Thirty three trillion dollars or about

£17,600,000,000,000). Her holding is based on the laws of the countries she owns and her land title is valid in all the countries she owns. Her main holdings are Canada, the 2nd largest country on earth, with 2,467 million acres, Australia, the 7th largest country on earth with 1,900 million acres, the Papua New Guinea with 114 million acres, New Zealand with 66 million acres and the UK with 60 million acres.

She is the world's largest landowner by a significant margin. The next largest landowner is the Russian state, with an overall ownership of 4,219 million acres, and a direct ownership comparable with the Queen's land holding of 2,447 million acres. The 3rd largest landowner is the Chinese state, which claims all of Chinese land, about 2,365 million acres. The 4th largest landowner on earth is the Federal Government of the United States, which owns about one third of the land of the USA, 760 million acres. The fifth largest landowner on earth is the King of Saudi Arabia with 553 million acres.

## The top five personal landowners on Earth

- Queen Elizabeth II – 6,600 million acres
- King Abdullah of Saudi Arabia – 553 million acres
- King Bhumibol of Thailand – 126 million acres
- King Mohammed IV of Morocco – 113 million acres
- Sultan Quaboos of Oman – 76 million acres

<http://www.whoownstheworld.com/about-the-book/largest-landowner/>