

Dear Sir/Madam,

There is no such thing as a bank that is 'too big to fail', as witnessed within USA, etc. If an entity has become 'too big' then that can only be the result of poor management on behalf of the government and irresponsibility on behalf of the entity itself. The maxim is not untrue; 'the bigger they are, the harder they fall'.

Any moves to confiscate via bail-in solutions (i.e. steal; misappropriate) depositors money in order to compensate, or lessen the damage caused by irresponsible persons, bankers, shareholders and political parties is totally immoral and unconscionable.

It is nothing more than professional theft-by-stealth. Even if legalized by government, it is still gravely immoral.

In a word; it is a mortal sin, which if not repented of in this life by each individual person involved, is punishable with the eternal fires of hell; and without any hope of a personal "bail out".

It is the Evil One who comes to "steal, to kill and to destroy" (John 10:10); words of Jesus Christ. "Thou shalt not steal"; theft under any pretext is evil - 5th Commandment; Moses repeating God's instructions.

What should happen, is that the Commonwealth Government puts in place legislation to separate the banking business from the investment side of any particular entity. In this way any losses would be limited to those who have willingly and with full prior disclosure chosen to take certain risks with their own or other's finances.

I am urging all to demand that Mr Hockey and the Commonwealth Government reverse committing Australia to this real and present evil.

Only in this manner, can there be in Australia an authentic "common-weal". That is, "the happiness, health, and safety of all of the people of a community or nation" [Merriam-Webster Dictionary].

May God have mercy on our country.

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