Petition of Right

 Your Full Name.

 Street Address.

 Suburb. Western Australia

 Australia

Her Majesty the Queen Elizabeth 2.

Windsor Castle.

Windsor. Berkshire.

SL4. INJ United Kingdom.

Your Majesty,

RE. The Petition of Right [1627] 1627 CHAPTER 1 3 in support of application “David John Walter Petition of Right 27th October 2020”.

Greetings Your Majesty,

I, Your Full Name, also single shareholder, in the company THE COMMONWEALTH OF AUSTRALIA commencing trading on 1st January 1901, and held to the Common Law of England as held to Laws of Church and State, and held to Laws of God and held to the Church of England and the Holy See, and held to the Judiciary Act No.6 of 1903, and the Deed, of the Company the Commonwealth of Australia Constitution Act (UK).

In presenting this Petition of Right to your Majesty the Queen Eliz 2, I support David John Walter signed dated and sealed petition of right, I also being a subject of your Majesty and holding a signed Partnership Agreement with your Majesty as per inside the PREAMBLE of the Commonwealth of Australia Constitution Act (UK) and the Chief Executive Officer of the Company in the House of Representatives of the Commonwealth of Australia and the current holder of the [53 & 54 VICT] Partnership Act, 1890. [CH. 39.] is a contract under seal.

I, Your Full Name, am not a member of any registered political party. I hold no signed and dated person to person contract under seal of any political party. I hold no person to person contract under seal with the current Prime Minister of the private Australian Government, the current holder of the seal as affixed to Australia’s Constitution first edition May 1995 copyrighted Commonwealth of Australia.

The Australian Government is a private Australian business as I will produce in evidence that this private business commenced trading outside of the Commonwealth of Australia on the 14th February 1966 in a private currency not being the Legal Tender of the company The Commonwealth of Australia of which I am a single shareholder, Pounds Sterling, or otherwise known as pounds, shillings and pence which is still the Legal Tender of the Commonwealth of Australia and is held to section 61 and 109 of the Constitution Act (UK) as held to the seals of the Western Australian Constitution Act (UK) and the Letters Patent re Constitution 25 August 1890 (UK).

I refer to the Letters Patent re Constitution 25th August 1890 (UK), and you madam, as the current holder of the Crown are also the current holder of the seal as affixed to those Letters Patent and you are also the Defender of the Faith and hold the Separation of Powers between Church and State.

Your Majesty, the Queen as the current holder of the Crown and the Defender of the Faith, you have the Vicarious Liability at Common Law to personally swear-in and appoint a person to hold the Letters Patent Reconstitution 1890 (UK) and to allow for the establishment of a representative Government of the People, the shareholders of the company, of the people in Western Australia to issue writs for election to allow those residents in Western Australia over the age of 21 years to vote in members of the Legislative Assembly with yourself in the Legislative Assembly as the Chief Executive Officer and to make Laws for the administration of Justice in Western Australia as held to section 61, 109, 117, 128 of the Commonwealth of Australia Constitution Act 1900 (UK).

In presenting to your Majesty, I am a mother?, a carer and a home education provider?, and working in several other roles throughout my working life, and I hold a signed partnership agreement with you under the Partnership Act of 1890 being a contract under seal between you and myself personally. I was previously married and I have a \_\_\_\_\_ year old son/daughter named \_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_ and I have total custody of him, I am his guardian, I care for him full-time since he was born and he is also a shareholder in your company but he has not yet obtained the age of twenty one years to vote.

Your Majesty may be aware that we have private people, members of registered political parties only operating in Western Australia which is private Australian business only and which commenced trading in Australian Decimal Currency not being the legal tender as required pounds sterling or pounds, shillings and pence, as held to the Constitution Act 1890 (UK) commencing on the 14th February 1966, Australian decimal currency or the Australian dollar not being of the Commonwealth has been used in Western Australia since 1966 until 2021 for the past 55 years for all private commercial activities of those private political parties only which includes their own private courts and their own privately appointed Judges and Magistrates holding no separation of powers held to the Common Law of England and the Laws of God which you hold as the head of Church and State as you hold as the Supreme Governor of the Church of England and the Defender of the Faith.

Your Majesty you must note that I was born on the Day Month Year, so this private consortium of the members of the private political parties of Australia inside the council actually commenced trading in 1966 which was 6 years prior to my birth, and I’m going to refer your Majesty to a Petition of Right signed and presented to you by David John Walter. In presenting this petition of Mr Walters’ to your Majesty, and I refer you to the particular seal of the Australian Citizenship Act 1948 and the seal as affixed to the Commonwealth Electoral Act which is currently held by the Chief Executive Officer of the Australian Government which is an International trading corporation which is registered in Washington DC where all commerce and trade is conducted world-wide and in the Commonwealth of Australia and all the employees of that private Australian Business inside the Council of Australian Governments which includes the Premier of Western Australia, a Mr Mark McGowan MP, a member of the Labor Party and holding signed person to person de facto relationships with all members of the political parties of that private Australian business as affixed to Australia’s Constitution.

I refer your Majesty to the Seals as affixed to the Constitution Act 1890 (UK) and those Seals are held by yourself personally.

Schedule B

Governor £4000 – Chief Justice £1200 – Four Ministerial Salaries £3200.

I also refer to the seals as affixed to Letters Patent re Constitution 25 August 1890 (UK).

The Western Australian Government of the State of Western Australia with an Australian Business Number ABN 63 271 687 818 is inside the Australian Government or Council of Australian Governments and held to the seal of Australia’s Constitution and signatories in the Council of Australian Government or COAG and all finance and trade of the firm Western Australian Governments is conducted in the private Australian currency $AUS which is an electronic currency only.



AUSTRALIA’S CONSTITUTION

**With Overview and Notes by the Australian Government Solicitor**

First Edition 1995



PEO AGS

Parliamentary Education Office Australian Government Solicitor

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I refer to the seals as affixed to Australia’s Constitution which is also affixed to the Australian Citizenship Act of 1948 and the Commonwealth Electoral Act 1918, and held to the seal as affixed to the Government Business Enterprises (Miscellaneous Reforms) Act 1988 *inter alia*, as held to the Corporations Act 1989, the Australian Securities and Investment Commissions Act 1989, Federal Court of Australia Amendment Act 1991, Bankruptcy Amendment Act 1991, Prime Minister and Cabinet Legislation Amendment Act 1991 No. 199 of 1991.

I note the Australia’s Constitution is not an Act of the members of the registered political parties of Australia that conduct their private Australian business inside their own privately built Parliament House in Canberra where they conduct all private Australian business to make a profit for the firm and the shareholders of the firm, members of political parties only and to pay all employees of the firm in the states and territories and local governments of Australia from the profits of the firm, the Australian Government, in a foreign currency being Australian decimal currency and that includes all judges in every Australian court who hold the authority of the elected Chief Executive Officer of the Australian Government and holding the authority of an individual and holding no separation of powers between Church and State. The judges and magistrates hold no jurisdiction or any separation of powers between Church and State and have no authority of yourself as the current holder of the Crown and the holder of the Common Law of England as held to the laws of Church and State and they hold no authority to impose any fine or penalty under Australian Law upon myself or my child/children as I hold no signed person to person contract under seal with any member of any registered political party held inside the seal of Australia’s Constitution as affixed to Australia’s Constitution first edition May 1995, copyrighted Commonwealth of Australia, as Australia’s Constitution is not an Act of the members of the registered political parties held in signed person to person de facto relationships with each other and any employees of that Australian Government and held to the workplace laws to that private Australian business, conducting a private Australian business in Australian decimal currency within the Commonwealth of Australia and on the land of the Crown.

Australia’s Constitution has no Memorandum of Understanding entered into by the elected members of the registered political parties of corporate Australia and any Australian citizens as held to the seal affixed to the Australian Citizenship Act of 1948 to create a private Australian Constitution over and above the Commonwealth of Australia Constitution Act (UK) or the Constitution Act of Western Australia or the Constitution Act 1890 (UK) as held to the seal affixed to that Act to allow we the people to be able to administer the affairs of the company of Western Australia which is personally held by your Majesty the Queen to the Companies Act of 1948.



COMPANIES ACT 1948

II & 12 Ceo. 6. Chapter 38

As a single shareholder, I reside in Western Australia and I live on your land which you hold in your Will and Testament for your Heirs and assigns through the Constitution Act 1890 (UK).

There is no Governor personally sworn and appointed by you to hold the Letters Patent as held to the seal as affixed to the Letters Patent re Constitution 1890 (UK) and holding no separation of powers between Church and State and there are no Judges appointed to administer the Laws of Justice as held to the Common Law of England as held to the Judiciary Act 1903 as held to the seal affixed to the Judiciary Act 1903 (CTH).

I now place the Vicarious Liability on your Majesty the Queen to immediately appoint and swear in a Governor to allow a representative Government of we the People to be elected for the administration of Western Australia, a state of the Commonwealth of Australia and held inside the Companies Act of Australia. In making this Petition of Right to the Queen I am going to produce the prima facie evidence by David John Walter.

I, Your Full Name, of Street Address, Suburb, Western Australia, have owned and operated several businesses in Australia in partnership with family members over the course of my working life, also working in volunteer roles as a carer and home educator but most importantly, my role has been as a mother and I consider that I am a contributor to the prosperity of the Commonwealth of Australia. With the increasing burden of red tape and enforcement of day to day conduct of business and personal life, I was made aware that the Commonwealth of Australia had ceased trading 13th February 1966 various sleight of hand by so-called elected representatives and made aware of the discoveries and hard work of David John Walter.

I am aware of the court cases involving David Walter and the personal attacks upon him in his defence of your Majesty and the share-holders of the Commonwealth of Australia. The operation of so-called Courts preventing any sort of justice was instead designed to steal property off the people of the Commonwealth. The hard work being done by David Walter to have this matter righted in Australian Courts, and to the over whelming stress on David Walters’ wife Lynn saw to her early death and with David Walters’ hard work was eventually wrongfully imprisoned.

I have read and support David J. Walter, Petition of Right and I also make it my Petition of Right. As a matter of fact, your Majesty it is also your Common Law Right as current holder of the Crown and holder of all the Land in the Companies Act 1961 and the Defender of the Faith. Any Foreign Crown and person whom swore their allegiance to a Foreign Crown or Foreign Power are to be driven from our shores and brought to Courts of Common Law to answer all charges.

In making of this Petition of Right to your Majesty under contract seal [53 & 54 VICT] Partnership Act, 1890 [CH. 39] to serve caveats, enforce without due consideration immediately upon receipt of this Petition of Right.

As a mother, never in my wildest dreams would I have imagined that we the people would be so unprotected and exposed, without Law and good governance of the people, and in fact we have been deliberately made a prime target by these entities that seek only to destroy the family unit and any and all work that ever was carried out for the purpose of providing for a productive and abundant family life.

The Constitution Act 1867 (Qld) has lain in the shell of its act since 29th July 1997, a total of 23 years and now 8 months. The Constitution Act 1890 (WA) also is suffering the same fate. Our once great nation is now totally without any Laws of Justice.

I, Your Full Name, of Street Address, Suburb, Western Australia respectfully request, your Majesty the Queen Elizabeth 2, immediately without consideration issue the following signed sealed and dated Orders. Those Orders to be signed sealed and dated personally by yourself to restore the security of the individual shareholders of the Company inside the PREAMBLE of the Commonwealth of Australia Constitution Act (UK). And further to restore the security and integratory of the people of the Commonwealth of Australia, the shareholders of the Company and held to the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) as a result of this signed and dated Petition of Right and the prima facie evidence in support, for your Majesty’s full and total attention and consideration and action.

1. Her Majesty the Queen Elizabeth 2, to personally appoint a person to fill the vacant position of the Governor General of the Commonwealth of Australia and hold the Letters Patent constitution the Office of the Governor General 29 October 1900 (UK). The newly appointed Governor General of the Commonwealth of Australia, to take up his/her position, and reside in Government House in Canberra.

2. Her Majesty the Queen Elizabeth 2 also to appoint Administrators, for the Administration of the Commonwealth and to be able to, at the correct time to be able to recommence the Commonwealth of Australia Constitution Act (UK), by way of vote as held to COMMONWEALTH ELECTORAL. No. 19 of 1902 - An Act to regulate Parliamentary Elections. [Assented to 10th October 1902.]

3. Her Majesty the Queen Elizabeth 2 to allow the re-appointment of Civil Servants of the Commonwealth of Australia and allow them to be paid out of the Consolidated Revenue Fund of the Commonwealth and the 6 States of the Commonwealth in pounds, shillings and pence as held to COMMONWEALTH PUBLIC SERVICE 5 of 1902 Assented to 5th May 1902.

4. I respectfully Petition, Her Majesty the Queen Elizabeth 2 to personally swear in and appoint a Governor to hold the Letters Patent erecting Colony of Queensland 6 June 1859 (UK) to allow a Representative Government of the People to be Established as held to Constitution Act 1867 (Qld), which is also to include the re-introduction the Legislative Council. The, newly appointed Governor of Queensland to take up his/her position, and reside in Government House in Brisbane.

5. I respectfully Petition, Her Majesty the Queen Elizabeth 2 to personally swear in and appoint a Governor to hold the Letters Patent erecting Colony of Western Australia 2 May 1829 (UK) to allow a Representative Government of the People to be Established as held to Constitution Act 1889 (WA), the newly appointed Governor of Western Australia to take up his/her position, and reside in Government House in Perth Western Australia and to allow the election of a representative Government of the people to be established, and for the Governor to be paid out of the consolidated revenue in pounds sterling or pounds, shillings and pence and to hold the separation of powers between Church and State.

6. That Her Majesty the Queen as the Supreme Governor of the Church of England to re-establish the Church of England across the whole of the Commonwealth of Australia and its territories, of which Western Australia is also a part.

7. Her Majesty the Queen the Commander in Chief, of the Defence Forces of the Commonwealth of Australia, to immediately take total control of the Commonwealth of Australia Defence Forces as held to: - DEFENCE. No. 20 of 1903 - An Act to provide for the Naval and Military defence and protection of the Commonwealth and of the several states. [Assented to 22nd October, 1903.]

8. I refer your Majesty the Queen the current holder of the Crown to the extracts of the following two Acts, as the current holder of the Crown and the current holder of the Partnership Act 1890, you have ensured that there will be Courts of Common Law in Australia, as held to the Charter of Justice 13 October 1823 (UK) and the Australian Courts Act 1828 (UK). That Her Majesty the Queen to personally elect, swear in and appoint minimum of three Judges or Stipendiary Magistrate for Queensland paid them accordingly, give them Seal of the Supreme Court, allow appoint Staff with-in the confines of the Constitution of the Company are held to the Memorandum of Understanding of share-holders of the Commonwealth of Australia Constitution Act (UK), are held to the Common Law of England in all matters including the Criminal Law and to the Nuremberg style courts procedures, where “I was only doing my job”, “I was doing what I was ordered to do”, is not a defence.

9. That Her Majesty to instruct the Judges to appoint Staff to remove all persons occupying Court Buildings holding no seals and to be removed from all Court buildings with as much force as necessary.

With no Governor General sworn in and appointed by the Queen and holding the Letters Patent constituting the office of Governor General 29 October 1900 (UK) there can be no Representative Government of the people inside the PREAMBLE of the introduction of Australian Decimal Currency to replace the then Legal Tender of the Company and held to the Memorandum of Understanding Quick and Garran as held to the Public Seal as affixed to the Commonwealth of Australia Constitution Act (UK) which is an act of The United Kingdom with your Majesty the Queen, the Chief Executive Officer inside the House of Commons and the current holder of the Partnership Act 1890. There has been no Law in Queensland or the Commonwealth for some fifty-four (54) years.

I, Your Full Name, I hold a contract under seal with your Majesty the Queen the current holder of the Crown and the Defender of the Faith, we are both also single share-holders inside the Preamble of the Commonwealth of Australia Constitution Act (UK). Your Majesty the Queen I present you my Petition of Right and now speak to you through that seal.

I refer your Majesty the Queen, the current holder of the Crown and the Defender of the Faith to the attached evidence produced, in support of my signed and dated Petition of Right, being a single shareholder in the Company the Commonwealth of Australia Constitution Act (UK) - The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter.

I, Your Full Name, I am a “British Subject and an Australian Citizen” held to the:-

  *Nationality and Citizenship Act 1948* Act No. 83 of 21st December 1948

 “An Act Relating to British Nationality and Australian Citizenship”.

I, Your Full Name, I hold a contract under seal with your Majesty the Queen the current holder of the Crown and the holder of the seal as affixed to Commonwealth of Australia Constitution Act (UK) and the seal as affixed to the COMPANIES ACT 1948 II & 12 Ceo. 6. Chapter 38.

In 1953 the shareholders of the Company the Commonwealth of Australia Constitution Act (UK) granted to your Majesty the Queen, the Royal Style and Titles as held to the Royal Styles and Titles Act 1953 holding the Royal Style and Title as granted to Henry VIII – Defender of the Faith, as the Supreme Governor of the Church of England.

Your Majesty further swore your Coronation Oath, as held to the Laws of God upon your Coronation you swore your Coronation Oath, as held to 1 Will & Mary C 6 (Coronation Oath) (1688)

ROYAL STYLE AND TITLES.

No. 32 of 1953.

An Act relating to the Royal Style and Titles.

 [Reserved for Her Majesty's pleasure, 18th March, 1953.]

 [Queen's Assent, 3rd April, 1953.]

 [Queen's Assent proclaimed, 7th May, 1953.]

THE SCHEDULE. Section 4.

 Elizabeth the Second, by the Grace of God of the

 United Kingdom, Australia and Her other Realms

 and Territories Queen, Head of the Commonwealth,

 Defender of the Faith.

Your Majesty I hold no contract under the Seal affixed to the Royal Styles and Titles as held to Royal Styles and Titles Act 114 of 1973 with any “Entity” holding any Royal Style and Title of:-

Elizabeth the Second, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth.

I refer your Majesty the Queen to the Seal as affixed to Royal Style and Titles Act 5 14 of 1973 and the Seal as affixed to the Governor-General Act 1974 Act No. 16 of 1974 and the Seal as affixed to the Governor-General Legislation Amendment Act 2001 No. 57, 2001 An Act to amend legislation in respect of the Governor-General, and for related purposes [*Assented to 28 June 2001*].

That Seal is a private Seal of the Australian Government, being a private Australian Business and conducting all finance and trade in Australian Decimal Currency commencing 14th February 1966, to make profit for the firm as held to Corporation Act 2001 and the CORPORATIONS AGREEMENT 2002 as amended.

The current holder of the Seals on the Australian Government or the Parliament of Australia is a Member of a Registered Political Party the Australian Liberal Party Mr. Scott Morrison MP, and conducting private Australian Business from a privately built and paid for in Australian Currency Parliament House of Australia which opened in 1988, being an International Trading Corporation Registered on the New York Stock Exchange.

I am not a member of any Registered Political Party inside the private Constitutions of the Registered Political Parties of Australia and not held to the aims and objects of the Registered Political Parties as held to the Memorandum of Understanding the Constitution s of the Political Parties. I hold no Contract under Seal with the Prime Minister of Australia Mr. Scott Morrison MP.

I have sole parental care and responsibility of my child which I receive a family payment for as a single mother and while I’m grateful for this payment, my son and I are still living well below the poverty line after being financially stripped bare by family separation and then by the Family Courts, until nothing was left.

Your Majesty the Queen did not personally appoint and swear in any Governor-General of the Australian Government to hold the Letters Patent constitution the Office of the Governor-General 29 October 1900 (UK), therefore these private persons being the elected Members of Registered Political Parties only and inside the DEEDs the Constitutions of the Registered Political Parties and held to the Memorandum of Understanding the Constitutions of the Political Parties, are not the elected Representatives of the people the shareholders of the Company as held to Commonwealth of Australia Constitution Act (UK).

Your Majesty the Queen is the current holder of the Seal as attached to the Constitution Act 1867 which is your private and personal Seal, and held to the Seal as affixed to the Judiciary Act 1903 (CTH) and the Commonwealth Electoral Act 1924 (CTH).

I also refer to Order-in-Council establishing Representative Government in Queensland 6 June 1859 (UK). I refer to the - The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter at page 70.

There is no Governor personally sworn and appointed by your Majesty the Queen to hold the Order-in-Council establishing Representative Government in Queensland 6 June 1859 (UK), and the elected Representatives of the Government in Queensland must consist of a Legislative Assembly with the Queen/King as the Chief Executive Officer and the Legislative Council.

The Appointment of Governor of Queensland – Major General Peter Arnison AO Hansard Queensland Legislative Assembly – 29 April 1997 – Extracts [1009] & [1010]

MINISTERIAL STATEMENT

Swearing in of Governor

Hon R.E. BORBIDGE, Surfers Paradise – Premier (9.36am) by leave.

I wish to inform the House that Major General Peter Arnison AO, will be sworn in as the 23rd Governor of Queensland this afternoon of 29th July 1997.

The swearing in ceremony will take place at Parliament House on the Speakers Lawn. Members and their spouses or partners will be invited to the swearing in ceremony.

Major General Peter Arnison appointment was approved by Her Majesty the Queen on 19 March and announced on 22 April when the Public Seal of the State was affixed to Her Majesty’s Commission by the Governor in Council.

Hon R.E.BORBIDGE (Surfers Paradise – Premier)

Major General Peter Arnison accepted the position to be the Governor of the ***State*** of Queensland inside the Constitution Queensland 2001 at Chapter 3 Governor and Executive Government and held in a Partnership Agreement with the defendant as held to Partnership Act 1891 Reprint 2C© State of Queensland 2009.

Major General Peter Arnison appointment was approved by Her Majesty the Queen on 19 March and announced on 22 April when the Public Seal of the State was affixed to Her Majesty’s Commission by the Governor in Council.

There is no elected representative Queensland Government of the people on Queensland since at minimum since the 22 April 1997 when the appointed Governor of Queensland Major General Peter Arnison AO attached the Public Seal of the State to your Majesty’s Royal Commission.

The current holder of the Public Seal of THE STATE OF QUEENSLAND BRISBANE AUSTRALIA is the Chief Executive Officer of the Queensland Treasury Corporation Annastacia Palaszczuk MP C/O Queensland Treasury Corp. 111 Eagle Street, BRISBANE CITY Qld 4001.

The Queensland Government is a private International Trading Corporation and trades in real and personal; property only to make a profit for the members of the firm and is registered on the New York Stock Exchange and trades in an electronic currency known as AUSD$. Which is an International Trading Currency of the private Australian Government.

The Chief Executive Officer of the Queensland Treasury Corporation Annastacia Palaszczuk MP C/O Queensland Treasury Corp. 111 Eagle Street, BRISBANE CITY Qld 4001, is the current holder of the Seal of The Premier of The State of Queensland, the current holder of the private Seal of the Australian Constitution Act, 1844 and the Queensland Australian Waste Lands Act 1855 and has personally sworn and appointed, private Governor to hold the Seals of the Australian Constitution s Act 1844 and seal all acts of the Queensland Government which only holds the authority over the environment of the land held under control of the Premier Annastacia Palaszczuk MP C/O Queensland Treasury Corp. 111 Eagle Street, BRISBANE CITY Qld 4001. As held to the Australian Waste Land Act 1855 and a Member of COAG or the Council of Australian Governments and all held in signed person to person De facto relationships with the other elected Members of the Registered Political Parties of and in the private and exclusive the Australian Government a private Australian Business only, consisting of members of registered political parties only.

Your Majesty the Queen, the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld), lie in the shells of their acts, not by the actions of WE the people the Shareholders or actions of your Majesty the Queen but by the actions of those that voted into the Company for the Administration of the Company in position of trust on behalf of the shareholders, I need say no more.

Your, Majesty must act immediately to restore the Commonwealth of Australia for the security and the protection of the shareholders to the enjoyment of the Commonwealth of Australia. Failing to do so will put Property and the lives of shareholders at mortal risk, therefore all contracts world-wide will be rendered invalid. Therefore, your roll as the Defender of the Faith is finished.

Your Majesty you have a signed contract under Seal to up-hold the Commonwealth of Australia.

We the people are the jury in this matter and David John Walter has brought forth the evidence in his forensic documents to which David John Walter has forwarded to you, Your Majesty, the larceny as servants holding sworn positions of trust as members of private political parties with the aid of the Judiciary and Civil servants while holding sworn positions of trust and have breached such trust for their own financial gain, and should never hold sworn positions of trust ever again. Political Parties never to hold any sworn position of trust whatsoever in our constitutional elected Government.

And your Majesty is the supreme commander of the Commonwealth of Australia military forces at your deposal and to take back the Armed Forces and use what force is necessary to reinstate each state and territory of Australia and the company Commonwealth of Australia.

We instruct your Majesty with respect when appointing a Governor General to instruct the Governor not to appoint any members of current Judiciary nor any Solicitors, Lawyers, Barristers and B.A.R association members who are paid in the currency of Australian Dollars no matter what position they hold.

Further-more, not to appoint any members of senior Public/Civil servants, Politicians’ whether they be Local, State and Federal representatives who are paid in the currency of Australian Dollars, nor allow any political party to be allowed to hold any position of Government.

I am a single shareholder in the Company The Commonwealth of Australia and inside the Preamble of the Commonwealth of Australia Constitution Act (UK), I respectfully request of your Majesty the Queen to sign and seal and register the Caveat signed and dated by David John Walter and have that Caveat served personally upon the Chief Executive Officer of the Australian Government Prime Minister Scott Morrison MP to protect our real and personal property and money which also includes every Common Law right that we hold from any politically appointed Australian Public Servants or agents which will also include Members of the Australian Legal Profession or any politically appointed Judges or Magistrates in any private Australian Courts.

I am not requesting your Majesty the Queen, that you close the Australian Governments as they are in fact a private Australian Business, and conducts all trade and commerce in Australian Currency as held to the Seal affixed to the Currency Act 1965 No., 95 of 1965 and held to Financial Transaction Reports Act 1988 No. 64, 1988 and held to Governor**-**General Amendment Act 1988 No. 83 of 1988 and further held to Government Business Enterprises (Miscellaneous Reforms) Act 1988 No. 123 of 1988.

I again repeat your Majesty I hold no contract under Seal either in writing or giving my expressed, tacit or implied consent that I am not upheld to the Statutory Laws of the Australian Government who are in fact private persons Members of Registered Political Parties inside the private Constitutions of the Political Parties as the privately elected Members of the Australian Government a private business, who commenced trading I believe on 14th February 1966. Since that time the private business of the registered political parties have borrowed digital currency of approximately seven point seven trillion (7,700,000,000,000) dollars and multiplying. This debt is a debt of the private political parties and not a debt of the individual shareholders of the Commonwealth of Australia.

Prime Minister Boris Johnson MP, a politically elected Member of the Tory Party, in and of The Parliament of the United Kingdom, is inside the European Union, and holds signed person to person contracts in De facto relationships and held in a contract under the Public Seal of the European Union with the other elected representatives of the European Union, who conducts all finance and trade in the British Pound in electronic currency only by way of the Electronic Communications Act 2000 - CHAPTER 7 of ELIZABETH II. Again, this is the debt of the private political parties and not the debt of the English people or the people of the Commonwealth. Therefore, the Caveat’s requested by David Walter must be signed immediately.

In presenting this Petition of Right, to your Majesty the Queen the current holder under Seal of then Partnership Act 1890, which as affixed to the Commonwealth of Australia Constitution Act (UK), I am personally held in signed commercial contract as held to the Common Law of England, with your Majesty the Queen Eliz. 2 and the current holder of the Crown and the Defender of the Faith.

I refer to – Preamble of the Commonwealth of Australia Constitution Act (UK), which commences:- WHEREAS the people the shareholders, as held to the *Nationality and Citizenship Act 1948* Act No. 83 of 21st December 1948, which is an act of the Company and has received the Royal Assent, and your Majesty being born in England is also an Australian Citizen as the Chief Executive Officer in the House of Representatives and the Legislative Assemblies of the former Colonies now States of the Australian Commonwealth.

I refer to The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter - Page 74.

I am not a Member of any Political Party and I am not held to the private Corporate Law of the Political Parties of Australia operating on the land of the Crown and held to the Common Law of England, as is every other person on the land of the Crown and held in the Imperial Laws of the Crown, there is no exception.

I was not born in 1948, I was born on the 19th October 1949, and your Majesty the Queen was not the current holder of the Crown in 1948, that Imperial Seal and Imperial Law, held by your late father George V1 and the then holder of COMPANIES ACT 1948 II & 12 Ceo. 6. Chapter 38.

Your Majesty the Queen Eliz 2, was granted your Style and Title as requested by the shareholders of the Company inside the PREAMBLE of the Commonwealth of Australia Constitution Act (UK) to grant to you the further Royal Style and Title:- the Defender of the Faith.

Your Majesty the Queen Eliz 2, is not a Member of a Registered Political Party in Australia or elsewhere across the whole of the Commonwealth of Nations and neither is myself.

I, hold no signed and dated and sealed person to person contacts under seal, or held in any private person to person De facto relationships with any elected representatives of any private Australian Government a private Australian business only.

The politically elected Members of the private Australian Government in The Australian Capital Territory Legislative Assembly is a single legislature, and the elected members are all commercially bound and held in signed person to person De facto Relationships, inside the signed sealed and dated act of the Australian Government of Council of Australian Government, COAG Reform Act 2007.

I refer to The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter - Page 33.

I refer to the decision of the High Court of Australia, *Sue v Hill* [1999] whereby the Judges are the keepers of the Articles of Association as held to Quick & Garran the Commonwealth of Australia Constitution Act (UK) as held to Sue v Hill and further as held to the Seal as affixed to the Australian Citizenship Act 1948 Act No. 83 of 1948 as amended, that Seal is a private Seal of the private Australian Government which can only represent every Australian Citizen as held to the Seal as affixed to the Australian Citizenship Act 1948 Act No. 83 of 1948 as amended.

That private Seal of the Australian Government is currently held by Mr. Scott Morrison MP a Member of the Liberal Party of Australia, the privately elected Chief Executive Officer of an International Trading Corporation the Australian Government which conducts all commerce and trade in a foreign currency, an electronic currency the third most used International Trading Currency worldwide AUSD$, not being the Legal Tender of the Australian Commonwealth Pounds Sterling commencing on 14th February 1966.

Your Majesty I was born on Day Month Year, I have never knowingly entered into contract with any Member of any Political Party inside the International Trading Corporation the Australian Government to be held to the private policies and philosophies of the political parties and to loose and forfeit totally my sovereignty, and to become an individual Australian Citizen as held to the Seal affixed to the Seas and Submerged Lands Act No.161 of 1973, or sworn my Oath of Allegiance to the Queen of Australia- as held to the Seal as affixed to the Royal Styles and Titles Act 114 of 1973.

I, Your Full Name, I also cannot cast any vote to be lawfully counted under the Seal of Commonwealth Electoral Act 1918, held by the Chief Executive Officer the Australian Government the Prime Minister of Australia, as I hold no contract under Seal with the Prime Minister of Australia, the Chief Executive Officer of the present “Unicameral” Parliament of Australia and the holder of the Public Seal affixed to the Corporations Act 2001, the Prime Minister Scott Morrison MP a Member of the Liberal Party of Australia.

Reference - Sue v Hill [1999] HCA 30 (23 June 1999)

HIGH COURT OF AUSTRALIA - GLEESON CJ, GAUDRON, Mc HUGH, GUMMOW, KIRBY, HAYNE AND CALLINAN JJ

*Sue v Hill* [1999] HCA 30

*23 June 1999*

S179/1998 and B49/1998

 

 Australian Citizenship Act 1948

 Act No. 83 of 1948 as amended

[Note: This Act was repealed by Act No. 21 of 2007 on 1 July 2007 for application and transitional provisions *see* Act No. 21, 2007,

Schedule 3 (items 1–13)]

This compilation was prepared on 1 July 2006 taking into account amendments up to Act No. 46 of 2006

An Act relating to Australian Citizenship RECOGNISING That:—

Australian citizenship represents formal membership of the community of the Commonwealth of Australia; and Australian citizenship is a common bond, involving reciprocal rights and obligations, uniting all Australians, while respecting their diversity. Persons granted Australian citizenship enjoy these rights and undertake to accept these obligations, by pledging loyalty to Australia and its people, and by sharing their democratic beliefs, and by respecting their rights and liberties, and by upholding and obeying the laws of Australia:

Part I—Preliminary

1 Short title [*see* Note 1]

This Act may be cited as the *Australian Citizenship Act 1948*. 2 Commencement [*see* Note 1]

This Act shall come into operation on a date to be fixed by Proclamation.

44 Transitional—subsection 23 B (2) of the *Australian Citizenship Act 1948*

(1) This item applies to regulations if: (a) the regulations were made for the purposes of subsection 23B(2) of the *Australian Citizenship Act 1948*; and

(b) ) the regulations were in force immediately before the commencement of this item.

(2) The regulations have effect, after the commencement of this item, as if they had been made for the purposes of subsection 23B(2) of the *Australian Citizenship Act 1948* as amended by this Schedule (3).

 

 Commonwealth Electoral Act 1918 No. 27, 1918

 Compilation No. 68

 Compilation date: 8 March 2019

Includes amendments up to: Act No. 2, 2019 Registered: 12 March 2019

**An Act to Consolidate and Amend the Law relating to Parliamentary Elections and for other purposes**

**Part I—Preliminary 1 Short title**

This Act may be cited as the *Commonwealth Electoral Act 1918*.

**2 Commencement**

The several parts and sections of this Act shall commence on such dates as are respectively fixed by proclamation.

**3 Repeal**

(1) The several Parts and sections of the following Acts, namely: the *Commonwealth Electoral Act 1902*, the *Commonwealth Electoral Act 1905*, the *Commonwealth Electoral Act 1906*, the *Disputed Elections and Qualifications Act 1907*, the *Commonwealth Electoral Act 1909*, the *Commonwealth Electoral Act 1911*, the *Commonwealth Franchise Act 1902*, and the *Electoral Divisions Act 1903*, are repealed as from such dates as are respectively fixed by proclamation.

(2) All appointments, divisions, subdivisions, polling places, electoral rolls, regulations, notices, proceedings, and all other matters and things duly appointed, made, commenced, or done under the Acts hereby repealed and in force, current, operative, or pending at the commencement of this Act shall, subject to this Act, be of the same force or effect in all respects as if this Act had been in force when they were so appointed, made, commenced, or done, and they had been respectively appointed, made, commenced, or done hereunder.

**4 Interpretation**

(1) In this Act unless the contrary intention appears:

***abbreviation*** of the name of a political party means a shortened version, or an acronym, of the party’s name and does not include an alternative name of the party.

***Australia*** includes:

(a) Norfolk Island; and

(b) the Territory of Cocos (Keeling) Islands; and

(c) the Territory of Christmas Island.

***Australian Capital Territory*** includes Norfolk Island and the Jervis Bay Territory.

***Australian passport*** means a passport issued under the *Australian Passports Act 2005*.

***civil penalty order*** has the meaning given by subsection 82(4) of the Regulatory Powers Act.

***civil penalty provision*** has the meaning given by the Regulatory Powers Act.

***Organization*** includes:

(a) a body corporate;

(b) an association or other body of persons;

(c) an association that consists of 2 or more organizations within the meaning of the preceding paragraphs; and

(d) a part of an organization within the meaning of a preceding paragraph.

***Part***, in relation to an organization, includes:

(a) a branch or division of the organization; and

(b) a part of the organization.

***political entity*** means any of the following:

(a) a registered political party;

(b) a State branch (within the meaning of Part XX) of a registered political party;

(c) a candidate (within the meaning of that Part) in an election (including a by-election);

(d) a member of a group (within the meaning of that Part). Note: For candidates and groups, see subsection 287(9).

***Political party*** means an organization the object or activity, or one of the objects or activities, of which is the promotion of the election to the Senate or to the House of Representatives of a candidate or candidates endorsed by it.

As your Majesty must note David John Walter, produced any number of High Court Decision to the Australian Courts and International Courts and the Judicial Committee of the Privy Council all were dismissed out of hand, and not recognised under the privatised Australian Law of the Political Parties of Australia their private and political Courts, their personal and politically appointed judges/justices or magistrates or Members of the Legal Profession or any of their employees as held to the Public Service Act 1999.

I refer to The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter - Page 82, the politically appointed Registrar of THE HIGH COURT OF AUSTRALIA not being of the Australian Commonwealth made it very clear to David John Walter:- “I ask that you desist from writing to the Chief Justice and from attempting to lodge documents that are not acceptable for filing.”

The Australian Commonwealth is a Nation without Law, a Nation without hope, and a Nation of no future, I can say no more as there are no words to fill the void in my heart and soul.

This Petition of Right must bring in to contention the whole commercial value of any contracts World-wide entered into by any private person’s either in writing or held by parole since the commencement of time itself.

I further request that Your Majesty the Queen upon receipt of this Petition of Right that either e-mail me to the e-mail address at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, and also in writing of your actions to finally resolve the unattainable situation that we have in the Commonwealth of Australia at this point in time as we are a Nation without Law, without hope and a Nation without direction, held to a situation, through no fault of the people, that we now live under, which will eventually lead to civil unrest and violence and there will be no turning back to Common Law of England of which you are the holder of those Laws and the Defender of the Faith.

Your Majesty it’s not for me to say what would happen when this Petition of Right becomes public knowledge. No doubt the eyes of the world shall be upon your Majesty and our Nation.

I pray that you will act in good faith in defence of your loyal subjects to be able to re-commission our Parliament House in Canberra, allow the share-holders of the Commonwealth to have a voice in day to day protection and good Governance in peace without hinderance as to English Common law, as held to Judiciary Act No.6 of 1903.

I await your reply.

God Save the Queen.

 Yours Faithfully.

 Your Full Name. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Enc: The Petition of Rights [1627] 1627 CHAPTER 13 of David John Walter 119 pages plus this petition of 13 pages.