

Extracts

### Takeover by definition change

Letters Patent constituting the office of Governor-General, 29 October 1900

**Now know ye** that We have thought fit to constitute, order, and declare, and do by these presents constitute order, and declare, that there shall be a Governor General and Commander in Chief shall be from time to time appointed by Commission under Our Sign Manual and Signet.

Commission under **Our Sign Manual and Signet** has never been changed by Law.

William Shepherd Dunrossil Governor-General Royal Sign Manual **No Signet**

This Commission changed Our Commonwealth of Australia Constitution Act

## Commonwealth of Australia Gazette.

PUBLISHED BY AUTHORITY.

*[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]*

No. 10.]

CANBERRA, TUESDAY, 2ND FEBRUARY.

[1960.

### PROCLAMATION

Commonwealth of  
Australia to wit.  
**DUNROSSIL**  
Governor-General.

By His Excellency the Governor-General  
of the Commonwealth of Australia.

**W**HEREAS Her Majesty has been graciously pleased, by Commission under Her Royal Sign Manual and the Royal Great Seal of the Commonwealth of Australia bearing date at Saint James's the eighteenth day of December, One thousand nine hundred and fifty-nine, to constitute and appoint me, William Shepherd, Viscount Dunrossil, a member of Her Majesty's Most Honourable Privy Council, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, upon whom has been conferred the Decoration of the Military Cross, one of Her Majesty's Counsel learned in the Law, to be Governor-General and Commander-in-Chief in and over the Commonwealth of Australia, I do hereby proclaim and declare that I have this day taken the prescribed Oaths before the Right Honourable Sir

Treasonous Political Parties now owned and controlled the Governor-General and Commander-in-Chief therefore controlled the Commonwealth Defence Forces. This allowed the Treasonous Political Parties to go to war against North Vietnam. In 1965 all State Governors and Parliaments agreed to create the Dollar outside Our Commonwealth of Australia Constitution Act. Therefore the Dollar being Counterfeit all contracts with the Dollar are Fraud. Fraud within any contract makes the contract void. All loans in the Dollar, Housing, property, farms, and businesses are void.



In this series of Dollar notes, \$100, \$50, \$20, \$10 and \$5 all have the Treasonous Political Party Republic seal within.



The Debt of this Counterfeit Dollar belongs to the Treasonous Political Parties and their Members.

Not the People as established under Our Commonwealth of Australia Constitution Act.

The *Commonwealth of Australia Constitution Act* 1901, as Proclaimed and Gazetted, which consists of the Preamble, Clauses 1 to 9 and the Schedule, prescribes at Clause 9—The Constitution of the Commonwealth, Chapter I—The Parliament, Part I—General,  
Salary of Governor-General = pounds.  
each senator and each member of the House of Representatives = pounds.  
payable to the Queen = pounds.  
Ministers of State = pounds.

Section 3—Salary of Governor-General

3. There shall be payable to the Queen out of the Consolidated Revenue fund of the Commonwealth, for the salary of the Governor-General, an annual sum which, until the Parliament otherwise provides, shall be ten thousand **pounds**.  
The salary of a Governor-General shall not be altered during his continuance in office.

Chapter I—The Parliament,  
Part IV—Both Houses of Parliament,

Section 46—Penalty for sitting when disqualified

46. Until the Parliament otherwise provides, any person declared by this Constitution to be incapable of sitting as a senator or as a member of the House of Representatives shall, for every day on which he so sits, be liable to pay the sum of one hundred pounds to any person who sues for it in any **court of competent jurisdiction**.

**To-day there is no court of competent jurisdiction they sit in Treason.**

Section 48—Allowance to members:

48. Until the Parliament otherwise provides, each senator and each member of the House of Representatives shall receive an allowance of four hundred pounds a year, to be reckoned from the day on which he takes his seat.

Section 66—Salaries of Ministers

66. There shall be payable to the Queen, out of the Consolidated Revenue Fund of the Commonwealth, for the salaries of the Ministers of State, an annual sum which, until the Parliament otherwise provides, shall not exceed twelve thousand **pounds** a year.

All to be paid in pounds NOT COUNTERFEIT DOLLARS

**When we wake up and stand up**

**All contracts in counterfeit Dollars is Criminal FRAUD therefore NO Contract**

**All loans in the Dollar, Housing, property, farms, and businesses are void.**

## The Enacting Manner and form

### Year 1972

“Be it enacted by the Queen’s Most Excellent Majesty, the Senate and the House of Representatives of the Commonwealth of Australia ..”  
= **Crown and Constitutional Authority.**

### Year 1973

“BE IT THEREFORE enacted by the Queen, (*Note: Most Excellent Majesty and Commonwealth removed*) the Senate and the House of Representatives of Australia”  
*Most Excellent Majesty, Royal Assent has been removed.*

*Commonwealth, Quick and Garrans Annotated Constitution (Cth) Page 927*

**Quote: “Attention is particularly drawn to this definition of Commonwealth, which is clear and unchallengeable, according to the express wording of the Preamble and the first six clauses of the Imperial Act.”**

This is part of the Treasonous Political Parties Cloning Our Commonwealth of Australia Constitution Act to their Treason.

Therefore the Preamble and the first six Clauses are not consolidated forward.

This in **fact** removed all living people and therefore creating all as Abstract.  
Hence, **JOHN DOE or JANE DOE.**

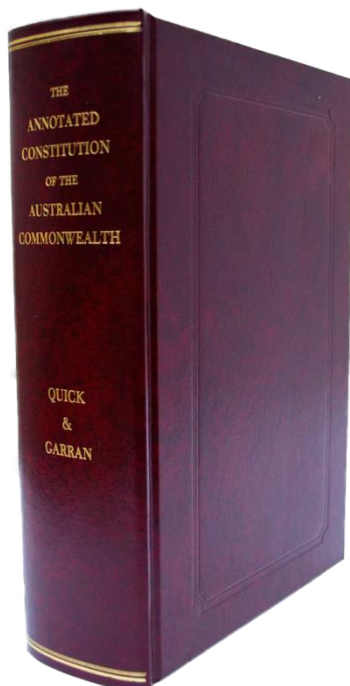
### Oxford Dictionary

**abstract** • adj theoretical rather than physical.

Also does not consolidate “humbly relying on the blessing of Almighty God”

### Oxford Dictionary

**consolidate** • v. make stronger or more solid.



WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen:

Be it therefore enacted by the Queen’s most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

**1 Short title.** This Act **may** be cited as the Commonwealth of Australia Constitution Act.

**2 Act to extend to the Queen’s successors**

**3 Proclamation of Commonwealth**

**4 Commencement of Act**

### 5 Operation of the Constitution and laws

This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State;

### 6 Definitions

All we have to-day is Parliament of Australia enacts. Treasonous Political Party enactment.

Constitutional definitions went from this



## ACTS INTERPRETATION.

No. 2 of 1901.

An Act for the Interpretation of Acts of Parliament  
and for Shortening their Language.

[Assented to 12th July, 1901.]

**B**E it enacted by the King's Most Excellent Majesty the Senate  
and the House of Representatives of the Commonwealth of  
Australia as follows :—

### SHORT TITLE AND APPLICATION.

1. This Act may be cited as the *Acts Interpretation Act* 1901.

17. In any Act, unless the contrary intention appears—

- |   |   |
|---|---|
| (a) "The Commonwealth" shall mean the Commonwealth of Australia :                             | Constitutional and official definitions.<br>"The Commonwealth." |
| (b) "Australia" includes the whole of the Commonwealth :                                      | "Australia."  |
| (c) "The Constitution" shall mean the Constitution of the Commonwealth :                      | "The Constitution."   |
| (d) "The Constitution Act" shall mean <i>The Commonwealth of Australia Constitution Act</i> : | "The Constitution Act."   |
| (e) "The Parliament" shall mean the Parliament of the Commonwealth :                          | "The Parliament."   |

**Our Commonwealth of Australia Constitution Act  
is a Common Law of England Contract and  
holds all rights known to man.**



**To this Treason**  
**This Act was done while sitting within the walls of OUR Parliament**  
**Acts Interpretation Act 1973**  
**No. 79 of 1973**

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**AN ACT**

To amend the *Acts Interpretation Act 1901–1966*.

[Assented to 19 June 1973]

BE IT ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

**Constitutional and official definitions.**

4. (1) Section 17 of the Principal Act is amended—

(a) by omitting paragraphs (a) and (b) and substituting the following paragraph:—

“(a) ‘Australia’ or ‘the Commonwealth’ means the Commonwealth of Australia and, when used in a geographical sense, does not include an external Territory;” and

Acts Interpretation Act 1973 No 79 changed the Constitutional and official definitions creating their own Abstract Australia or Commonwealth means the Commonwealth of Australia in Geographical Sense, outside Our Commonwealth of Australia Constitution Act

**The Contrary intention has never appeared to this day.**

**Evidence Act 1973**

No. 80 of 1973

BE IT ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

Short title and citation.

1. (1) This Act may be cited as the *Evidence Act 1973*.

(2) The *Evidence Act 1905–1964*,\* as amended by this Act, may be cited as the *Evidence Act 1905–1973*.

Commencement.

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

3. Section 8 of the *Evidence Act 1905–1964* is repealed and the following section substituted:—

Proof of Gazette.

“ 8. (1) The mere production of a paper purporting to be the *Commonwealth of Australia Gazette* shall in all Courts be evidence that the paper is the *Commonwealth of Australia Gazette* and was published on the day on which it bears date.

“(2) The mere production of a paper purporting to be the *Australian Government Gazette* shall in all Courts be evidence that the paper is the *Australian Government Gazette* and was published on the day on which it bears date.”.

**Oxford Dictionary:** purport v. appear to be or do, especially falsely

Treasonous Political Parties Australia

Australian Electoral Office Act 1973

No. 87 of 1973

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AN ACT

Relating to the Administration of Electoral Laws.

[Assented to 19 June 1973]

BE IT ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

1. This Act may be cited as the *Australian Electoral Office Act 1973*. Short title.
2. This Act shall come into operation on a date to be fixed by Proclamation. Commencement.
3. In this Act, "Officer" means an Officer referred to in section 4. Definition.
4. (1) There is hereby established an Office to be known as the Australian Electoral Office, which shall consist of the Officers referred to in this section and the staff referred to in section 15. Establishment of Office and offices.
  - (2) There shall be—
    - (a) a Chief Australian Electoral Officer;
    - (b) a Deputy Chief Australian Electoral Officer; and
    - (c) an Australian Electoral Officer for each State.
  - (3) The Chief Australian Electoral Officer shall, under the Minister, control the Australian Electoral Office.

Every time you vote you vote to stay as a slave to the Treasonous Political Party that doesn't represent you.  
Wake up people

All under the Treasonous Political Parties changed  
Constitutional definitions = **Treason**

J. A. FETTERER  
ATTORNEY CLERK OF THE HOUSE OF REPRESENTATIVES



## Australian Citizenship Act 1973

No. 99 of 1973

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### AN ACT

To amend the *Citizenship Act* 1948-1969.

BE IT ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

#### SCHEDULE 2

Section 15

##### OATH OF ALLEGIANCE

I, A. B., renouncing all other allegiance, swear by Almighty God that I will be faithful and bear true allegiance to Her Majesty Elizabeth the Second, Queen of Australia, Her heirs and successors according to law, and that I will faithfully observe the laws of Australia and fulfil my duties as an Australian citizen.

##### AFFIRMATION OF ALLEGIANCE

I, A. B., renouncing all other allegiance, solemnly and sincerely promise and declare that I will be faithful and bear true allegiance to Her Majesty Elizabeth the Second, Queen of Australia, Her heirs and successors according to law, and that I will faithfully observe the laws of Australia and fulfil my duties as an Australian citizen.

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#### SCHEDULE 3

Section 26A

##### OATH OF ALLEGIANCE

I, A. B., renouncing all other allegiance, swear by Almighty God that I will be faithful and bear true allegiance to Her Majesty Elizabeth the Second, Queen of Australia, Her heirs and successors according to law.

##### AFFIRMATION OF ALLEGIANCE

I, A. B., renouncing all other allegiance, solemnly and sincerely promise and declare that I will be faithful and bear true allegiance to Her Majesty Elizabeth the Second, Queen of Australia, Her heirs and successors according to law.

This Treasonous Political Party abstract Queen of Australia does **NOT** hold the title **Defender of the Faith, Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus** etc. Under this Treason we the people as established under Our Commonwealth of Australia Constitution Act have no Rights.

**“Elizabeth R”. (“R” stands for the Latin *Regina*, meaning “Queen”.) = Political Party Queen of Australia**

[Elizabeth R]

[19 October 1973]

## **Royal Style and Titles Act 1973**

**No. [114] of 1973**

### **AN ACT**

Relating to the Royal Style and Titles.

5 WHEREAS, in accordance with the *Royal Style and Titles Act 1953*, Her Majesty, by Proclamation dated 28th May, 1953, adopted, as the Royal Style and Titles to be used in relation to the Commonwealth of Australia and its Territories, the Style and Titles set forth in the Schedule to that Act: ‘that Act’ **refers to the establishment under the Commonwealth of Australia Constitution Act 1901.**

AND WHEREAS the Government of Australia considers it desirable to propose to Her Majesty a change in the form of the Royal Style and Titles to be used in relation to Australia and its Territories: **Government of Australia is Not the Government of the Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act 1901.**

10 AND WHEREAS the proposed new Style and Titles, being the Style and Titles set forth in the Schedule to this Act, retains the common element referred to in the preamble to the *Royal Style and Titles Act 1953*:

BE IT THEREFORE enacted by the Queen, the Senate and the House of Representatives of Australia, as follows:— **This enacting Manner and Form has No Crown and Constitutional Authority.**

1. This Act may be cited as the *Royal Style and Titles Act 1973*. Short title.

Assent to adoption of new Royal Style and Titles in relation to Australia.

2. (1) The assent of the Parliament is hereby given to the adoption by Her Majesty, for use in relation to Australia and its Territories, in lieu of the Style and Titles set forth in the Schedule to the *Royal Style and Titles Act 1953*, of the Style and Titles set forth in the Schedule to this Act and to the issue for that purpose by Her Majesty of Her Royal Proclamation under such seal as Her Majesty by Warrant appoints. **This *Royal Style and Titles Act 1973* has defaced Her Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, = Treason.**

(2) The Proclamation referred to in sub-section (1) shall be published in the *Gazette* and shall have effect on the date upon which it is so published.



SCHEDULE

Red is mine Dick  
Section 2

Royal Style and Titles

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

---

I HEREBY CERTIFY that the above is a fair print of the Royal Style and Titles Bill  
1973 which originated in the House of Representatives and has been finally passed by  
the Senate and the House of Representatives.

[J. Pettifer]  
*Acting Clerk of the House of Representatives*

~~IN THE NAME OF HER MAJESTY, I assent to this Act.~~  
[ I reserve this proposed law for Her Majesty's  
pleasure]

[Paul Hasluck]  
*Governor-General*  
[September 14,] 1973

Printed by Authority by the Government Printer of Australia

Paul Hasluck is a Political Party Treasonous Pretend Governor-General  
impersonating representing our  
Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain  
and Northern Ireland and of Our other Realms & Territories Queen, Head of the  
Commonwealth, Defender of the Faith.

Paul Hasluck represents the Political Parties which are Not within the  
Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

This Act was enacted to the Changed Constitutional and official definitions by and for  
the Political Parties status as the Commonwealth of Australia as a sovereign,  
independent and federal nation while sitting in the peoples Parliament.

***Royal Style and Titles Act 1973***  
**its Proclamation and Gazette, is Treason at the Highest level**



Treason at the Highest Level  
Australian Government  
**GAZETTE**

Published by  
Authority by  
the Australian  
Government  
Publishing  
Service

No. 152

Canberra, Friday, 19 October

1973

**Australia, Commonwealth, Commonwealth of Australia  
= Treasonous Political Parties Definition.**

ROYAL WARRANT

**"Elizabeth R". ("R" stands for the Latin *Regina*, meaning "Queen".)  
= Treasonous Political Party Queen of Australia  
Elizabeth R**

TO Our Governor-General of Australia

WITH THIS you will receive a Great Seal prepared by Our Order for the use  
of Our Government of Australia.

OUR WILL AND PLEASURE IS, and We do hereby authorize and direct,  
that the said Great Seal be used in sealing all things whatsoever that shall pass  
the Great Seal of Australia.

OUR WILL AND PLEASURE FURTHER IS that you do cause the Great  
Seal that accompanied Our Royal Warrant given at Our Court at Government  
House, Canberra, on 16 February 1954 to be defaced by you in Our Executive  
Council of Australia.

AND FOR SO DOING this shall be your Warrant. **Defaced Great Seal to be used by  
Government granted by Royal  
Warrant**  
GIVEN at Our Court at Government House, Canberra, on 19 October 1973.

By Her Majesty's Command,

E. G. WHITLAM

**ALL CAPITAL LETTERS IS A CORPORATION FICTION**  
*Prime Minister*

Red is mine Dick

## Treason at the Highest Level

### ROYAL WARRANT

**Australia, Commonwealth, Commonwealth of Australia  
= Treasonous Political Parties Definition.**

**"Elizabeth R". ("R" stands for the Latin *Regina*, meaning "Queen".)  
= Treasonous Political Party Queen of Australia**

Elizabeth R

TO all and singular to whom this  
Warrant shall come, GREETING:

WHEREAS by Our Warrant given this day at Our Court at Government House, Canberra, We authorized and directed that a Great Seal prepared by Our Order for the use of Our Government of Australia be used in sealing all things whatsoever that should pass the Great Seal of Australia:

AND WHEREAS it is desirable that the said Great Seal be used as a Royal Great Seal for certain purposes:

NOW THEREFORE Our Will and Pleasure is, and We do hereby authorize and direct, that the said Great Seal be used as a Royal Great Seal in sealing all things whatsoever (other than things that pass the said Great Seal) that bear Our Sign Manual and the counter-signature of one of Our Ministers of State for Australia.

GIVEN at Our Court at Government House, Canberra, on 19 October 1973.

By Her Majesty's Command,

E. G. WHITLAM

**ALL CAPITAL LETTERS IS A CORPORATION FICTION**  
*Prime Minister*

Red is mine Dick

# Treason at the Highest Level

## PROCLAMATION

**Australia, Commonwealth, Commonwealth of Australia  
= Treasonous Political Parties Definition.**

Australia

By His Excellency the  
Governor-General of  
Australia

**No Crown and Constitutional  
Authority, sold his soul**

Paul Hasluck **Traitor**

**bought and sold by Political Parties**

Governor-General

WHEREAS a proposed law entitled "An Act relating to the Royal Style and Titles" has been passed by both Houses of the Parliament of Australia:

AND WHEREAS, upon the proposed law being on 14 September 1973 presented to me for the Royal Assent, I declared that I reserved the proposed law for the signification of Her Majesty's pleasure: **Queen of Australia**

AND WHEREAS the signification of Her Majesty's pleasure has been communicated to me: **By the Queen of Australia = Treason**

NOW THEREFORE I, Sir Paul Meernaa Caedwalla Hasluck, the Governor-General of Australia, do hereby proclaim and make known that Her Majesty has been pleased to assent to the proposed law.

(L.S.)

GIVEN under my Hand and the  
Great Seal of Australia  
on 19 October 1973.

**Not worth the paper this is written on.  
Just another Political Parties Treasonous  
proof of ownership of the Treasonous  
pathetic Governor-General**

By His Excellency's Command,

E. G. WHITLAM

**ALL CAPITAL LETTERS IS A CORPORATION FICTION**  
*Prime Minister*

Red is mine Dick



## Treason at the Highest Level

### ROYAL WARRANT

**Australia, Commonwealth, Commonwealth of Australia  
= Treasonous Political Parties Definition.**

**"Elizabeth R". ("R" stands for the Latin *Regina*, meaning "Queen".)  
= Treasonous Political Party Queen of Australia**

Elizabeth R

WHEREAS, by an Act of Our Australian Parliament entitled the *Royal Style and Titles Act 1973*, it is enacted that the assent of the said Parliament is given to the adoption by Us, for use in relation to Australia and its Territories, in lieu of the Style and Titles set forth in the Schedule to the Act of Our Australian Parliament entitled the *Royal Style and Titles Act 1953*, of the Style and Titles set forth in the Schedule to the firstmentioned Act, and to the issue for that purpose by Us of Our Royal Proclamation under such Seal as We by Warrant appoint:

NOW THEREFORE We do, by this Our Warrant, appoint the Great Seal of Australia, being the Seal that We have this day delivered to Our Governor-General of Australia, to be the Seal under which the said Royal Proclamation shall be issued.

GIVEN at Our Court at Government House, Canberra, on 19 October 1973.

**Treasonous Political Parties have removed the  
Royal Style and Titles Act 1953 for their  
Treasonous Royal Style and Titles Act 1973  
No Crown and Constitutional Authority**

By Her Majesty's Command,

E. G. WHITLAM

**ALL CAPITAL LETTERS IS A CORPORATION FICTION**

*Prime Minister*

Red is mine Dick

## Treason at the Highest Level

BY THE QUEEN OF AUSTRALIA

A PROCLAMATION

Australia, Commonwealth, Commonwealth of Australia  
= Treasonous Political Parties Definition.

“Elizabeth R”. (“R” stands for the Latin *Regina*, meaning “Queen”.)  
= Treasonous Political Party Queen of Australia

(L.S.)

Elizabeth R

WHEREAS, by an Act of the Parliament of Australia entitled the Royal Style and Titles Act 1973, it is enacted that the Assent of the said Parliament is given to the adoption by Us, for use in relation to Australia and its Territories, in lieu of the Style and Titles at present pertaining to the Crown, of the Style and Titles set forth in the Schedule to that Act, and to the issue for that purpose by Us of Our Royal Proclamation under such Seal as We by Warrant appoint:

AND WHEREAS We have this day, by Our Warrant, appointed the Great Seal of Australia to be the Seal under which the said Royal Proclamation shall be issued:

NOW THEREFORE We do hereby appoint and declare that henceforth, so far as conveniently may be, on all occasions and in all instruments wherein Our Style and Titles are used in relation to Australia and its Territories, the following Style and Titles shall be used, that is to say:

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

GIVEN under the Great Seal of Australia at Our Court at Government House, Canberra, on 19 October 1973.

Treasonous Political Parties have created their own private, Status for their Commonwealth of Australia as a sovereign, independent and federal nation without a Referendum = Treason

By Her Majesty’s Command,

E. G. WHITLAM

ALL CAPITAL LETTERS IS A CORPORATION FICTION  
Prime Minister

# Lands Acquisition Act 1973

No. 208 of 1973

[Assented to 19 December 1973]

BE IT ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

(3) The Principal Act, as amended by this Act, may be cited as the *Lands Acquisition Act 1955–1973*.

Commencement. 2. This Act shall come into operation on the day on which it receives the Royal Assent.

Repeal of section 4. 3. Section 4 of the Principal Act is repealed.

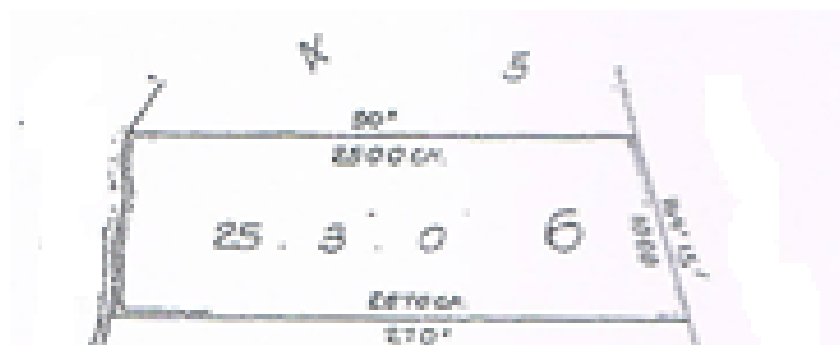
Acquisition by agreement. 4. (1) Section 7 of the Principal Act is amended—  
(a) by omitting from sub-section (1) the words “The Governor-General” and substituting the words “The Minister”; and  
“ (2) The land acquired under this section may be an easement, right, power, privilege or other interest that did not previously exist as such, in, over or in connexion with land.

## The Treasonous Political Parties can take your land for whatever idea they can dream up

6. (1) Section 17 of the Principal Act is amended by omitting from paragraphs (a) and (c) the word “yards” and substituting the word “metres”. Power to occupy lands temporarily.

## Treasonous Political Parties have created their own Land in “Metres” for their abstract Australia and put their Minister in charge of that land.

Under Our Commonwealth of Australia Constitution Act the land is Acre, roods and perches



# Seas and Submerged Lands Act 1973

No. [161] of 1973

BE IT THEREFORE ENACTED by the Queen, the Senate and the House of Representatives of Australia, as follows:—

9. (1) The Minister may cause to be prepared and issued such charts as he thinks fit showing any matter relating to the limits of the territorial sea. Charts of limits of territorial sea

(2) In particular, the Minister may cause to be prepared and issued large-scale charts showing the low-water line along the coast and may cause to be shown on such a chart any other matter referred to in sub-section (1).

(3) The mere production of a copy of a paper purporting to be certified by the Minister to be a true copy of a chart prepared under this section is *prima facie* evidence of any matter shown on the chart relating to the limits of the territorial sea.

**The Minister can make a Chart to suit whatever he wants.**

**Oxford Dictionary: purport • v. appear to be or do, especially falsely**

**These two Acts below Cloned Our Acts under the Treasonous Political Party System. 128 Pages of changes, both Acts commenced 31st December 1973.**

**Statute Law Revision Act 1973 216 is where they Cloned our Laws.**

**Statute Law Revision Act 1974, This Act was back dated to 31st December 1973.**

**Royal Styles and Titles Act 1953 quietly removed on the 31st December not on the enacting of the Royal Styles and Titles Act 1973.**

**To enforce the Treasonous Political Party Treason they created Laws to suit.**

**Family Court of Australia Act 1975 Act no 53**

**Federal Court of Australia Act 1976 No. 156**

## Australian Federal Police Act 1979

No. 58 of 1979

An Act to establish the Australian Federal Police, and for related purposes.

BE IT ENACTED by the Queen, and the Senate and House of Representatives of the Commonwealth of Australia, as follows:

### PART I—PRELIMINARY

1. This Act may be cited as the *Australian Federal Police Act 1979*.<sup>1</sup> Short title

3. The *Commonwealth Police Act 1957* is repealed. Repeal

**No Crown and Constitutional Authority**

**Oxford Dictionary**

establish • v. 1 set up on a firm or permanent basis. 2 initiate or bring about.



Political Parties created their own private sovereign, independent and federal nation.

- |  |                             |
|--|-----------------------------|
| “God” (not being Our God)  | “Our Sign Manual”           |
| “Governor-General of Australia”  | “Great Seal”                |
| “Royal Great Seal”   | “Great Seal of Australia”   |
| “Government of Australia”  | “Parliament of Australia”   |
| “Queen of Australia”   | “Our Royal Proclamation”    |
| “Elizabeth R”  | “Our Australian Parliament” |
| “Elizabeth R”. (“R” stands for the Latin <i>Regina</i> , meaning “Queen”). |                             |

This creates “Elizabeth R” for the Political Parties

“Elizabeth the Second, by the Grace of God Queen of Australia”. **UNDER the above there is NO Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus etc, ALL to the benefit of the Political Parties.**

Now registered in Washington DC (District of Columbia)

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For Foreign Governments and Political Subdivisions Thereof

**SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C. 20549

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 WASHINGTON DC 20036

**Treason by**

**Political Party Stylised Republic Seal for their Australia.  
 with the help from Victoria, Queensland and South Australia**



**Description of Shield for Political Party Republic**

STATE	BADGE	
NEW SOUTH WALES		Cross of St George with lion and stars.
VICTORIA		<u>St Edwards Crown and Southem Cross</u>
QUEENSLAND		a Blue Maltese Cross and <u>St Edwards Crown</u>
SOUTH AUSTRALIA		<u>Treason Queen of Australia change</u>
WESTERN AUSTRALIA		a black swan
TASMANIA		a red walking lion

**AUSTRALA REPUBLIC**



### **High Court of Australia Act 1979 No. 137**

To create this private Treasonous Political Party High Court of Australia they repealed Sections 4 to 14 at Part II— Constitution and Seat of Our High Court from the **Judiciary Amendment Act (No.2)** 1979 Act No. 138

This Political Party High Court of Australia sits as a Coram, No Crown and Constitutional Authority.

Butterworths Concise Australian Legal Dictionary

Coram /koraem/ *lat* – in the presence of

<http://www.austlii.edu.au/au/other/hca/bulletin/2019/1.html# Toc285634919>

### **Evidence Amendment Act 1979 No. 139**

Acts No 137, No 138 and No 139 all purportedly commenced together.

All the above were enacted to the **Queen of Australia, Great Seal of Australia, Political Party owned and controlled Governor-General under Political Party definitions = Treason.**

The so called Judiciary within the Treasonous Political Party Courts are appointed by members of Political Parties having no separation of powers, no Crown and Constitutional Authority.

## **Where was the Guardian of the Constitutions**

[Extracts]

**Quick and Garran's**

**Annotations of the *Commonwealth of Australia Constitution Act***

### **§ 288. "The High Court of Australia."**

The High Court is the crown and apex, not only of the judicial system of the Commonwealth, but of the judicial systems of the States as well. It is in the first place a court of original jurisdiction in certain enumerated matters of specially federal concern (sec. 75), and this jurisdiction may be extended by federal legislation to cover certain other enumerated matters of specially federal concern (sec. 76). In the next place, it is a court of appeal from federal courts and courts exercising federal jurisdiction (sec. 73); and this appellate power is of course confined within the same limits as the original jurisdiction in respect of which it exists—that is to say, within the matters enumerated in secs. 75 and 76. But in the third place, the High Court is a court of appeal from all decisions of the Supreme Courts of the States, utterly irrespective of the subject-matter of the suit or the character of the parties.

### **GUARDIAN OF THE CONSTITUTIONS**

The High Court, like the Supreme Court of the United States, is the "guardian of the Federal Constitution;" that is to say, it has the duty of interpreting the Constitution, in cases which come before it, and of preventing its violation. But the High Court is also—unlike the Supreme Court of the United States—the guardian of the Constitutions of the several States; it is as much concerned to prevent encroachments by the Federal Government upon the domain of the States as to prevent encroachments by the State

Governments upon the domain of the Federal Government. (See Notes on "Interpretation," § 330, infra.)

§ 330. "Its Interpretation."

THE INTERPRETERS OF THE CONSTITUTION

In the exercise of the duty of interpretation and adjudication not only the High Court, but every court of competent jurisdiction, has the right to declare that a law of the Commonwealth or of a State is void by reason of transgressing the Constitution. This is a duty cast upon the courts by the very nature of the judicial function. The Federal Parliament and the State Parliaments are not sovereign bodies; they are legislatures with limited powers, and any law which they attempt to pass in excess of those powers is no law at all it is simply a nullity, entitled to no obedience.

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**The Treasonous Political Parties enforcement Acts  
No Crown and Constitutional Authority  
now under their Republic Seal  
or Treason**

**Family Court of Australia Act 1975 Act no 53**

**Federal Court of Australia Act 1976 No. 156**

**Australian Federal Police Act 1979 No 58**

**High Court of Australia Act 1979 No. 137**

The above three Courts sit in the pretence of, but knowingly having no Crown and Constitutional Authority = Treason.

The Australian Federal Police are Mercenaries working for a Foreign Company having no Crown and Constitutional Authority = Treason.

These Treasonous Political Parties enforcement Acts are for the status of their Commonwealth of Australia as a sovereign, independent and federal nation.

**Oxford Dictionary**

**status • n.** the official classification given to a person, country,

Therefore under a sovereign, independent and federal nation, this nation is not within Our Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule as Our Constitution is for a Constitutional Monarchy.

**This is to-day** January 2020



**Seal of the Republic, sovereign, independent and federal nation.**

**Commonwealth of Australia Constitution Act (The Constitution)**

**Treasonous Political Parties definition of "Commonwealth of Australia"**

**Compilation date: 29 July 1977**

18 November 2021

The above was done by deceit.

After the Treasonous Political Parties got their enforcement private Australian Federal Police (Mercenaries) and their High Court of Australia in Treason all after

1977 their Constitution became “The Constitution together with the Australia Act 1986 for their sovereign, independent and federal nation = Total Treason.

Queens Councils, are they just dumb or what ????????????????????

Lawyers (Liars), Barristers, sold their souls to work within these courts.

Money became their God.

The contrary intention has never appeared to this very day from the day the Treasonous Political Parties changed the Constitutional and official definitions in 1973 all done without a Referendum while sitting in Our Parliament.

Parliament is a legislative body capable only of exercising enumerated powers. Its powers are determined and limited by actual grants to be found within the Constitution. Anything not granted to it is denied to it.

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From 1976 to 1980 every State removed the Defender of the Faith, therefore removed all rights to own anything, including our land, our own bodies, children, after this we as people own nothing. **Fact.** Being abstract we have No God, No Soul. Church Leaders sold their souls and Ours to the Treasonous Political Parties.

**All States created this Act of Treason in conjunction with the status of the Commonwealth of Australia as a sovereign, independent and federal nation. Australia Acts (Request) Act 1985**

### **First Paragraph**

**An Act to enable the constitutional arrangements affecting the Commonwealth and the States to be brought into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation**

**Oxford Dictionary** “status. n. the official classification given to a country”

*Under the Commonwealth of Australia Constitution Act 1901 section 128 is Referendum Entrenched to change the status of the Commonwealth of Australia as a Constitutional Monarchy to become a sovereign, independent and federal nation.*

***When was the Referendum to become a sovereign, independent and federal nation. ?????????????????????? = Treason***

### **Second Paragraph**

Whereas the Prime Minister of the Commonwealth and the Premiers of the States at conferences held in Canberra on 24 and 25 June 1982 and 21 June 1984 agreed on the taking of certain measures to bring constitutional arrangements affecting the Commonwealth and the States into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation:

*The Governor-General, Prime Minister, State Governors and the Premiers of the States Conspired on two occasions to restrain and overthrow the Queen (as shown below) from Her position within the Commonwealth of Australia Constitution Act 1901, therefore also removing the Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule.*



Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith.

***When was the Referendum to become a sovereign, independent and federal nation. ?????????????????????? = Treason***

### **Third Paragraph**

AND WHEREAS it has been agreed that the Parliament of the Commonwealth at the request of the Parliaments of the States in pursuance of section 51 (xxxviii) of the Constitution of the Commonwealth of Australia should enact an Act in the terms in the first schedule:

*The status of the Commonwealth of Australia as a sovereign, independent and federal nation has no authority over the Commonwealth of Australia Constitution Act 1901 so can't engage the use of section 51 (xxxviii) **BUT** the Commonwealth of Australia Constitution Act 1901 and Criminal laws have authority over the status of the Commonwealth of Australia as a sovereign, independent and federal nation.*

***When was the Referendum to become a sovereign, independent and federal nation. ?????????????????????? = Treason***

## **Section 13 of the Australia Acts (Request) Act 1985**

### **Amendment of Constitution Act of Queensland**

13. (1) The Constitution Act 1867-1978 of the State of Queensland is in this section referred to as the Principal Act.

(2) Section 11A of the Principal Act is amended in subsection (3) –

(a) by omitting from paragraph (a) –

(i) "and Signet"; and

(ii) "constituted under Letters Patent under the Great Seal of the United Kingdom"; and

(b) by omitting from paragraph (b) –

(i) "and Signet"; and

(ii) "whenever and so long as the office of Governor is vacant or the Governor is incapable of discharging the duties of administration or has departed from Queensland".

(3) Section 11B of the Principal Act is amended –

(a) by omitting "Governor to conform to instructions" and substituting "Definition of Royal Sign Manual";

(b) by omitting subsection (1); and

(c) by omitting from subsection (2) –

(i) "(2)";

(ii) "this section and in"; and

(iii) "and the expression 'Signet' means the seal commonly used for the sign manual of the Sovereign or the seal with which documents are sealed by the Secretary of State in the United Kingdom on behalf of the Sovereign".

(4) Section 14 of the Principal Act is amended in subsection (2) by omitting ",subject to his performing his duty prescribed by section 11B,".

## Queensland's Constitution Act 1867-1978

### REQUIREMENT FOR REFERENDUM

53. Certain measures to be supported by referendum

(1) A Bill that expressly or impliedly provides for the abolition of or alteration in the office of Governor or that expressly or impliedly in any way affects any of the following sections of this Act namely—

sections 1, 2, 2A, 11A, 11B, 14; and  
this section 53

shall not be presented for assent by or in the name of the Queen unless it has first been approved by the electors in accordance with this section and a Bill so assented to consequent upon its presentation in contravention of this subsection shall be of **no effect as an Act**.

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## Section 14 of the Australia Acts (Request) Act, 1985

### Amendment of Constitution Act of Western Australia

14. (1) The Constitution Act 1889 of the State of Western Australia is in this section referred to as the Principal Act.

(2) Section 50 of the Principal Act is amended in subsection (3) –

(a) by omitting from paragraph (a) -

(i) "and Signet"; and

(ii) "constituted under Letters Patent under the Great Seal of the United Kingdom";

(b) by omitting from paragraph (b) -

(i) "and Signet"; and

(ii) "whenever and so long as the office of Governor is vacant or the Governor is incapable of discharging the duties of administration or has departed from Western Australia"; and

(c) by omitting from paragraph (c) -

(i) "under the Great Seal of the United Kingdom"; and

(ii) "during a temporary absence of the Governor for a short period from the seat of Government or from the State".

(3) Section 51 of the Principal Act is amended –

(a) by omitting subsection (1); and

(b) by omitting from subsection (2) –

(i) "(2)";

(ii) "this section and in"; and

- (iii) "and the expression 'Signet' means the seal commonly used for the sign manual of the Sovereign or the seal with which documents are sealed by the Secretary of State in the United Kingdom on behalf of the Sovereign".

## **Western Australia's Constitution Act 1889**

### **PART VII.—MISCELLANEOUS**

#### **Legislature as constituted by this Act empowered to alter any of its provisions**

**73 (2)** A Bill that

- (a) expressly or impliedly provides for the abolition of or alteration in the office of Governor; or
- (b) expressly or impliedly provides for the abolition of the Legislative Council or of the Legislative Assembly; or
- (c) expressly or impliedly provides that the Legislative Council or the Legislative Assembly shall be composed of members other than members chosen directly by the people; or
- (d) expressly or impliedly provides for a reduction in the numbers of the members of the Legislative Council or of the Legislative Assembly; or
- (e) expressly or impliedly in any way affects any of the following sections of this Act, namely sections 2, 3, 4, 50, 51, and 73,

#### **shall not be presented for assent by or in the name of the Queen unless**

- (f) the second and third readings of the Bill shall have been passed with the concurrence of an absolute majority of the whole number of the members for the time being of the Legislative Council and the Legislative Assembly, respectively; and
- (g) the Bill has also prior to such presentation been approved by the electors in accordance with this section,

#### **and a Bill assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act.**

All Australia Acts (Request) Acts 1985, Australia Act 1986 and Australia Acts (Request) Act 1999 are all done to the Political Parties Treasonously changed constitutional definitions without a Referendum in 1973.

*Law and Justice Legislation Amendment Act 1988 (Cth) Act No. 120 of 1988* which amended Section 80,

#### **Common Law to Govern**

replacing "common law of England" with "common law in Australia".

Under the Treasonous Political Parties sovereign, independent and federal nation they can't have Common law of England as Our Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule is a Common Law Contract and the Treasonous Political Parties sovereign, independent and federal nation is a Republican Dictatorship.

All State Police joined their so called brothers, the Australian Federal Police and became Mercenaries. No Crown and Constitutional Authority, just Mercenary thugs, commonly referred to as pigs.

**Referendums by the Political Parties Australia**  
as a sovereign, independent and federal nation

**Governor-General (Traitor) fraudulently** produced a Writ for the Political Parties to have a Referendum to become a Republic or stay as a Constitutional Monarchy.

**Referendum 1999 of Treason**

Question 1. To alter the Constitution to establish the Commonwealth of Australia as a republic with the Queen and Governor-General being replaced by a President appointed by a two-thirds majority of the members of the Commonwealth Parliament.

Question 2. To alter the Constitution to insert a preamble.

**Results**

**Q1.** The referendum was **NOT carried.**

No States recorded a YES vote. Nationally 45.13% of electors voted YES.

**Q2.** The referendum was **NOT carried.**

No States recorded a YES vote. Nationally 39.34% of electors voted YES.



Former Electoral Commissioner Bill Gray returns the writs for the 1999 referendum to the Governor-General, Sir William Deane.

The Political Parties Republican Australian Electoral Commissioner under their sovereign, independent and federal nation, forced people as established under the Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule as Proclaimed and Gazetted to vote in this Referendum to become a Republic or stay a Constitutional Monarchy and took no notice of the results. These Political Parties **enacted TREASON upon themselves.**

Upon the States joining the Treasonous Political Parties status of their sovereign, independent and federal nation, this gave them ownership of all.

All now Treasonous States created for their so called status for their State a Local Government Act to enforce the Political Parties takeover of all Political Party Australian Land.

All State Local Governments are extortion rackets. No Crown and Constitutional Authority.

Local Government Act 1993 No 95 Tasmania

Local Government Act 1993 No 30 New South Wales

Local Government Act 1989 No 11 Victoria

Local Government Act 1995 No 74 Western Australia

Local Government Act 1999 No 62 South Australia

Local Government Act 1993 No.70 Queensland

**The above six Acts are Political Party extortion = Treason.**



# Political Party Treasonous Constitution



## **SATANIC** **The Constitution** **Political Parties Republic Seal**

Printed on 1 January 2012

*together with*

**Proclamation Declaring the  
Establishment of the Commonwealth**  
**Establishing Political Parties Commonwealth in 1973**  
**Letters Patent Relating to the  
Office of Governor-General**  
**Queen of Australia**  
*Statute of Westminster Adoption Act 1942*

*Australia Act 1986*

with  
**Political Parties sovereign, independent and  
federal nation = Treason**  
**Overview, Notes and Index**

by the

Attorney-General's Department  
and  
Australian Government Solicitor

Prepared by the Office of Legislative Drafting and Publishing,  
Attorney-General's Department, Canberra

**Political Party Luciferian Constitution**  
**© Commonwealth of Australia 2012**

Under the above, this High Court of Australia protects  
Treason, Paedophiles, Sabotage, Treachery and Fraud.

# All created outside Our Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule.

The Commonwealth plus the 6 States and the Territories  
all are under status of this Treasonous Political  
Party Republican Dictatorship.

Political Parties created their own private sovereign, independent and federal nation.

“God” (not being Our God)	“Our Sign Manual”
“Governor-General of Australia”	“Great Seal”
“Royal Great Seal”	“Great Seal of Australia”
“Government of Australia”	“Parliament of Australia”
“Queen of Australia”	“Our Royal Proclamation”
“Elizabeth R”	“Our Australian Parliament”
“Elizabeth R”. (“R” stands for the Latin <i>Regina</i> , meaning “Queen”).	

This creates “Elizabeth R” for the Political Parties

“Elizabeth the Second, by the Grace of God Queen of Australia”. **UNDER the above there is NO Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus, Commonwealth of Australia Constitution Act etc, ALL** to the benefit of, Treasonous Political Parties.

The above creates all the Treasonous powers for the Treasonous Political Parties sovereign, independent and federal nation. **Republican Dictatorship.**

Research into the following seal:-



The Governor-General Ms Quentin Bryce was asked if the seal shown above was the seal referred to in the Commission given by Queen Elizabeth II to Ms Quentin Bryce, to which an administrative assistant from Government House in Canberra replied that the seal shown above **“is the same seal as the one that is on the Governor-General’s Commission”**.

No Governor-General and Commander-in-Chief has been Commissioned under the Sign Manual and Signet since 18th December 1959. This changed Our Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule.

## Facts

### Treason, Treachery and Sabotage by

Members of Political Parties, each under their own Party’s Constitution and policies, have deceived us and our Constitutional Sovereign and Monarch, by creating under a progressive evolutionary process, Corporations that control all entities inside Parliaments, Governments and Courts “of Australia”, with NO Separation of Powers and with purported “Governor-Generals” and “Governors” under their control.

### When we wake up and stand up

**All contracts in counterfeit Dollars is Criminal FRAUD therefore NO Contract**

**All loans in the Dollar, Housing, property, farms, and businesses are void.**

Try and prove me wrong.  
Dick Yardley