

Royal Coat of Arms

Those lawfully, have Crown Authority to use the Royal Coat of Arms.

Governor-General and Commander-in-Chief.

This is only when his Commission is granted under

Letters Patent constituting the office of Governor-General, 29 October 1900. As well as being under Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted

All Crown Courts Federal and State that are established under Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted and are bound to

Clause 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;

Public Functionary Seals have no Crown Authority to be used to change a Bill to an Act and give it Crown Authority



Commonwealth Public Functionary Seal

Commonwealth of Australia

This Commonwealth Public Functionary Seal is used in Conjunction with the Executive Government for subordinate Legislation, anything where the Executive Government has Authority to Regulate and has the Authority from the Act to make that Regulation. etc,.

All these Seals have Royal Warrants as Public Functionary Seals.



New South Wales



Victoria









All 6 State Governor in Councils in conjunction with their State Executive Governments use the above Public Functionary Seals for subordinate Legislation, anything where the Executive Government has Authority to Regulate and has the Authority from the Act to make that Regulation. etc,. All the above Seals can only be used for what would pass the Seal.

All the above are within Our Primary Law,

Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted and under this Constitution the 6 States are all original States with Crown Authority.

Total Treason

Political Parties are not within Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

Treasonous Commonwealth Political Parties now owned and control the Governor-General and Commander-in-Chief from 1960 forward. In 1973 the very first Act the Treasonous Political Parties changed the Enacting Manner and Form therefore removing Crown Authority.

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"

In 1973 Treasonous Political Parties changed the Constitutional and official Definitions. This created an "Australia" "Commonwealth" means their "Commonwealth of Australia" in a Geographical sense, outside Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

This was done behind everybody's back

Under these changed Constitutional Definitions these so-called Commonwealth Political Parties created a Parallel system of Parliament to ours. They created a Queen, Governor-General, Parliament, Government, Courts, Police, Citizens and land using their Definitions. All abstract.

Oxford Dictionary

abstract • adj theoretical rather than physical.

To create a Seal for this Treasonous Political Party Australia they deface the Royal Great Seal of the Commonwealth of Australia, which had a Royal Warrant = Treason.

The Treasonous Political Parties now have an abstract, Queen of Australia, Governor-General of Australia, Parliament of Australia, Government of Australia, Family Court of Australia, Federal Court of Australia, High Court of Australia, Federal Police of Australia, Australia Citizens, and Australia in Metres. All under the Queen of Australia and all under the Great Seal of Australia. All sitting in **Treason**. The contrary intention has never appeared, so all the above are there to this day. This Treasonous Political Parties so-called abstract Country under their status of their Commonwealth of Australia as a sovereign, independent and federal nation in a geographical sense. **Total Treason**.



This Great Seal of Australia is registered United States Patent and Trademark Office US Serial No 89000533.

This Great Seal of Australia is a Total Fraud and all Acts under it are a Total Fraud. The Great Seals of Australia, the protection racket for Paedophiles.



All people under these Seals sit in Total Treason.

All under the Treasonous Political Parties changed Constitutional Definitions. All States created and joined this Act of Treason

Australia Acts (Request) Act 1985

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.

Seals for these Treasonous Acts.

New South Wales, Queensland, Tasmania, South Australia Governor's used the Royal Coat of Arms for an Act that would not pass the Seal **= Treason. Western Australia** didn't use a Seal.

Victoria used a Fraudulent Public Functionary Victorian Seal as the Treasonous Political Parties had joined the status of the Commonwealth of Australia as a sovereign, independent and federal nation in a geographical sense in 1975 by, The Constitution Act 1975 enacted by the Queen of Australia, **= Treason**.

Enacting Manner and Form

New South Wales, Queensland, Tasmania, South Australia and Western Australia used a Royal Enacting Manner and Form. These so Called State Governors are using Crown and Constitutional Authority Criminally.

All States have similar Enacting Manner and Forms.

BE it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and the Legislative Assembly of Western Australia, in this present Parliament assembled, and by the authority of the same, as follows:—

Victoria just used, The Parliament of Victoria enacts as follows: Total Treason.

The above Enacting Manner and Forms are for the **Australia Acts (Request) Act 1985.**

All State Governors and all State Parliaments know exactly the Treason they were enacting.

FIRST SCHEDULE

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

SECOND SCHEDULE

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

SCHEDULE

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:

Between these three SCHEDULES is the changing of definitions. FIRST SCHEDULE Interpretation

- 16. (1) In this Act, unless the contrary intention appears
- "Australian court" means a court of a State or any other court of Australia or of a Territory other than the High Court; *This is Our High Court.*

"court" includes a judge, judicial officer or other person acting judicially; *Judge, Judicial officer or "Officers of the Court" (Lawyers) Liars and their Police (Mercenaries)*

"Governor", in relation to a State, includes any person for the time being administering the government of the State; *This Governor doesn't represent the Crown. Can't give Royal Assent.*

"State" means a State of the Commonwealth and includes a new State; Under their Definition of Commonwealth a State is a sovereign, independent and federal nation in a geographical sense.

SECOND SCHEDULE

Brings forward the SCHEDULE and all their Treason without a Referendum.

An Act to give effect to a request by the Parliament and Government of the Commonwealth of Australia.

WHEREAS the Parliament and Government of the Commonwealth of Australia have, with the concurrence of the States of Australia, requested and consented to the enactment of an Act of the Parliament of the United Kingdom in the terms hereinafter set forth:

SCHEDULE

Interpretation 16. (1) In this Act

"Australian court" means a court of a State or any other

court of Australia or of a Territory other than the

High Court of Australia; The other name we use for Our High Court of Australia. Within Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted the name High Court of Australia is used once in Section 71. The rest of the time it is referred to as the High Court.

In the Judiciary Act 1903 No 6 the word High Court of Australia is used once when the Judiciary are giving their Oath. The rest of the time it is referred to as the High Court. By doing this the Treasonous Political Parties have removed both the names within our Acts.

In their High Court of Australia Act 1979 No. 137 under their Definition of their Australia. 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

"court" includes a judge, judicial officer or other person

acting judicially; Judge, Judicial officer or "Officers of the Court" (Lawyers) Liars and their Police (Mercenaries)

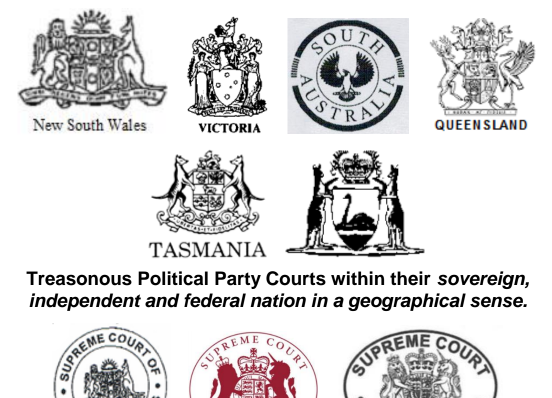
"Governor", in relation to a State, includes any person for the time being administering the government of the State; *This Governor doesn't represent the Crown. Can't give Royal Assent.* "State" means a State of the Commonwealth and includes

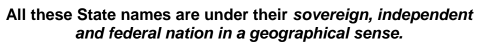
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a new State; Under their Definition of Commonwealth a State is a sovereign, independent and federal nation in a geographical sense.

Seals of Treason for States within their sovereign, independent and federal nation in a geographical sense.

New South Wales, Victoria, South Australia, Queensland, Tasmania and Western Australia





OUPLETION

CTOR

New South Wales, sovereign, independent and federal nation in a geographical sense. Queensland, sovereign, independent and federal nation in a geographical sense. Tasmania, sovereign, independent and federal nation in a geographical sense. South Australia, sovereign, independent and federal nation in a geographical sense. Western Australia, sovereign, independent and federal nation in a geographical sense. Victoria sovereign, sovereign, independent and federal nation in a geographical sense. From 1985 forward Treasonous Political Parties have created a Dictatorship under their control. You own nothing and you will do as you are told.



Kim Beasley in Federal Parliament in 1990, quote, "The United Nations has given the Federal Government a mandate of ownership for housing, property, farms, and businesses to government control once the Republic has been proclaimed."

Political Parties claimed a REPUBLIC by the Australia Act (Request) Act 1985 = TREASON















The above six so-called Queensland Governors all sold their souls to the Treasonous Political Parties. All appointed by "Public Seal of the State". The ("State") has taken ownership of the Crown; therefore all six Governors sit in Treason. These Treasonous Governors have No Crown and Constitutional Authority. Therefore can't give Royal Assent

Watter Campbell to any Act. All States are the same. That's why every State Parliament tells us: all Acts from 1986 forward are only Purported Acts with Purported enactments. Walter Campbell was the so-called Governor of Queensland that sold his soul to the Treasonous Political Parties and enacted their

Australia Acts (Request) Act 1985 No. 69 and purportedly gave it Royal Assent.







By the people Traitor to the People stands for the people in front of Treasonous Flag

Treasonous Political Parties are Telling us to our face. Constitutional Commission 1988 PROPOSED ALTERATION TO THE CONSTITUTION There are 44 so called Bills like these. Total Treason mens rea. Guilty minds.



CONSTITUTIONAL COMMISSION

Signatures are from Volume 1

Dear Attorney-General,

In accordance with our Terms of Reference, we present our Final Report on the revision of the Australian Constitution.

Yours sincerely,

Sir Maurice Byers, CBE, QC Chairman

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Professor Enid Campbell, OBE

Hon EG Whitlam, AC, QC

IKA

Hon Sir Rupert Hamer, KCMG

Professor Leslfe Zines

Volume 2 The Treasonous Political Parties are still trying to get their Queen of Australia recognized as they have been using Queen of Australia since 1973

Bill No 1

A BILL

FOR

An Act to alter the Commonwealth of Australia Constitution Act by omitting obsolete words and so as to recognise the Queen of Australia.

BE IT ENACTED by the Parliament of the Commonwealth of Australia, with the approval of the electors as required by the Constitution, as follows:

Short title.

1. This Act may be cited as the Constitution Alteration (Commonwealth of Australia Constitution Act) 1988.

Omission of enacting words.

2. The Commonwealth of Australia Constitution Act is altered by omitting the words "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:- ".

Act to extend to the Queen's successors.

3. Section 2 of the Commonwealth of Australia Constitution Act is altered by omitting the words "the United Kingdom" and substituting the word "Australia".

Operation of the Constitution and laws.

4. Section 5 of the Commonwealth of Australia Constitution Act is altered by omitting all the words after and including"; and the laws of the Commonwealth".

Repeal of sections 7 and 8.

5. Sections 7 and 8 of the Commonwealth of Australia Constitution Act are repealed.

All this can be found on Volume 1

https://nla.gov.au:443/tarkine/nla.obj-2016976825

Volume 2

https://nla.gov.au:443/tarkine/nla.obj-2016982715

The Treasonous Political Parties, their Oath, to their abstract Queen of Australia. Bill No 2

A BILL

FOR

An Act to alter the Constitution so as to require senators and members of the House of Representatives to take oaths or affirmations of allegiance to the Queen of Australia.

BE IT ENACTED by the Parliament of the Commonwealth of Australia, with the approval of the electors as required by the Constitution, as follows:

Short title.

1. This Act may be cited as the Constitution Alteration (Oaths and Affirmations of Allegiance) 1988.

Schedule.

2. The Constitution is altered by omitting from the schedule thereto the words "of the United Kingdom of Great Britain and Ireland" and substituting "of Australia".

Interesting how they tell us they need a Referendum even though they have done it all behind our backs without a Referendum.

Considering Whitlam in 1973 created the abstract Queen of Australia. This voids all Acts for their enforcement are void.

Australian Electoral Act 1973 Australian Citizenship Act 1973 Family Court of Australia Act 1975 Federal Court of Australia Act 1976 Australian Federal Police Act 1979 High Court of Australia Act 1979

Every Act has the word Australia within. This Australia is under their Treasonous Political Parties changed Constitutional Definitions in 1973 to a sovereign, independent and federal nation in a Geographical sense was enacted to the power of the abstract Queen of Australia, more Treason.