

Annexure: A



The People's Court Grand Jury Indictment

**Summary Evidence Brief of Treason, Fraud,
Democide and other crimes allegedly committed by
THE AUSTRALIAN GOVERNMENT
and Officialdom**

File No: GJI 080222025

8th February 2025 at Canberra and electronic link - Online Streaming
via Audio Visual Link www.ibroadcast.au

Presented by: [The Corruption Whistleblower Newspaper Team](http://www.corruptionwhistleblower.com)
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BRIEF OF EVIDENCE - A01

File:GJI 08022025

Subject: Crimes Against Humanity, False Oaths, Sediton, and Treason by THE AUSTRALIAN GOVERNMENT, Parliament officialdom, judiciary and public servants named on the participation form

Prepared for: Grand Jury Indictment Proceedings

File No; GJI 08022925

Date: 8th February 2025

1. INTRODUCTION

This brief of evidence establishes a lawful basis for the indictment of THE AUSTRALIAN GOVERNMENT, Parliament officialdom, and public servants for violations of international and domestic law. The evidence demonstrates reasonable suspicion of crimes, including false oaths, sedition, treason, and crimes against humanity, particularly regarding the release of harmful, untested mRNA vaccines upon the Australian population, constituting democide under international law and Rule of Law and all are Equal Before the Law.

2. BASIS OF JURISDICTION

International Law: The Nuremberg Code, Rome Statute of the International Criminal Court (ICC), and Universal Declaration on Bioethics and Human Rights outline legal protections against forced medical experimentation and crimes against humanity.

Commonwealth Law: Violations of The Commonwealth of Australia Constitution Act 1901, including misfeasance in public office, breach of fiduciary duty, and high treason under Section 44(i) & (ii).

Customary Law & People's Court: Sovereign right of The People to uphold justice in a lawful rebellion against government overreach and corporate misconduct.

3. FALSE OATHS AND VIOLATION OF PUBLIC TRUST

THE AUSTRALIAN GOVERNMENT and public servants have taken oaths of allegiance to the titular Queen of Australia and corporate entities rather than to The People of the Commonwealth.

Under Section 44 of the Constitution, Members of Parliament who have pledged loyalty to foreign powers or corporate structures violate their sworn duty and the question today is that the Officialdom on the participation form be indicted for false oaths, sedition, treason, and crimes against humanity, particularly regarding the release of harmful, untested mRNA vaccines upon the Australian population, constituting democide under international law.

Evidentiary Support: Official records of swearing-in ceremonies demonstrate the deviation from lawful constitutional governance. VIDEO 1 - Prime Ministers swearing to Queen of Australia

4. SEDITION AND TREASON AGAINST THE PEOPLE

The Government of the Commonwealth of Australia is clearly not THE AUSTRALIAN GOVERNMENT, and THE AUSTRALIAN GOVERNMENT is an unelected foreign Government of political subdivision it has systematically undermined the sovereignty of The People by enacting corporate governance policies inconsistent with the Commonwealth Constitution Act 1901 ignoring S128 and not following Rule of Law.

Unlawful Legislation: The conversion of Australia into a corporate entity through the **Royal Styles and Title Act 1973** raising the fraudulent corporate titular Queen of Australia, **The Australia Act 1986** and amendments to governance structures demonstrates clear intent to deceive The People. Documents proving the shift from a lawful government to a corporate entity registered in foreign jurisdictions (e.g., U.S. Securities and Exchange Commission).

5. DEMOCIDE: CRIMES AGAINST HUMANITY UNDER INTERNATIONAL LAW

THE AUSTRALIAN GOVERNMENT, in collaboration with pharmaceutical corporations, released mRNA vaccines without lawful informed consent, violating the Nuremberg Code.

Coercion & Mandates: Australians were threatened with loss of employment, restricted travel, and financial penalties for non-compliance if they did not comply with THE AUSTRALIAN GOVERNMENT Mandates while terrorising businesses to enforce their onerous rules and legislations.

Evidentiary Support: THE AUSTRALIAN GOVERNMENT contracts with pharmaceutical companies exempting them from liability for adverse effects, official health data showing an unprecedented rise in deaths and injuries post-vaccine rollout and THE AUSTRALIAN GOVERNMENT PARLIAMENT exempted themselves from mandatory Covid Injections.

6. CONCLUSION & CALL TO ACTION

The burden of proof in lawful Grand Jury Trials requires only a reasonable suspicion or probable cause to proceed. The provided evidence demonstrates:

Government officials have breached their oaths of office and acted in contradiction to the Constitution Act 1900 and referendum accepted by The People of Australia .

Sedition and treason have been committed by altering governance structures without knowledge clearly given to The People and/or referendum consent by The People .

Crimes against humanity have occurred through the forced administration of untested medical products, leading to widespread harm and death.

The People's Court calls for the question to be answered, not to indict meaning no further action required or to indict leading to prosecutions of those responsible for these violations outlined further in this document



The People's Court commences

Definitions from Oxford Languages

Grand Jury: a jury, typically of 23 people selected to examine the validity of an accusation prior to a trial.

Indictment:

1. a formal charge or accusation of a serious crime.
"an indictment for major fraud"
– the action of indicting or being indicted
2. a thing that serves to illustrate that a system or situation is bad and deserves to be condemned.
"these rapidly escalating crime figures are an indictment of our society"

THE CORRUPTION WHISTLEBLOWER \$ 5:00 AUD
Brief of Evidence - 1st Edition Revised - 2025

ACCOUNTABILITY WANTED



TREASONOUS POLITICIANS, JUDICIARY AND PUBLIC SERVANTS

* Following orders won't release you from what you criminally did *

"RETURN OUR CHILDREN AND OUR PROPERTY IMMEDIATELY"


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PAST AND PRESENT GOVERNORS - GENERAL AND HIGH COURT JUSTICES

WANTED FOR QUESTIONING AT A TRIAL OF THE FACTS



FOR TERRORISING AND CAUSING SERIOUS HARM, LOSS AND INJURY TO THE PEOPLE, THE FAMILY UNIT AND CHILDREN OF THIS NATION

* Following orders won't release you from what you criminally did *

- FOR THE RESTORATION OF JUSTICE -

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Brief of Evidence 3rd Edition - The Shot Gun Edition - 2025

THE AUSTRALIAN GOVERNMENT PAST AND PRESENT MEMBERS

WANTED FOR QUESTIONING AT A TRIAL OF THE FACTS



THE PEOPLE ARE QUESTIONING THE PRE-ARRANGED DOMESTIC TERRORIST ATTACK AT PORT ARTHUR AND THE BIO-TERRORIST MASS EXTINCTION EVENT CURRENTLY IN PROGRESS...

* Following orders won't release you from what you criminally did *

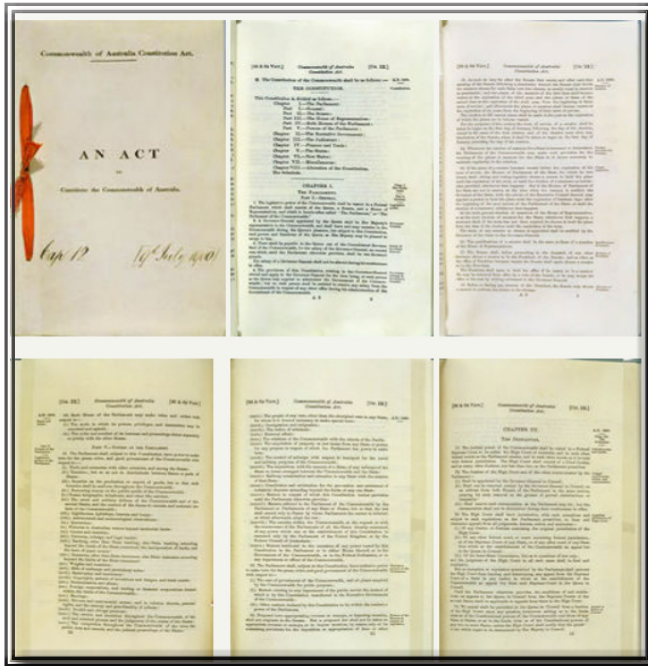
^ FOR THE RESTORATION OF JUSTICE ^

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Supplementary Briefs of Evidence for The Grand Jury Indictment in The Corruption Whistleblower Newspaper Edition 1, 2 and 3

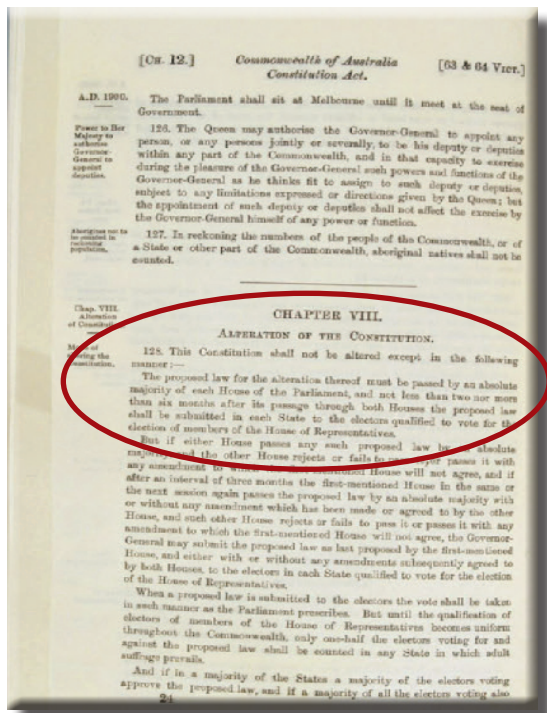
www.corruptionwhistleblowernewspaper.com

Commonwealth of Australia Constitution Act 1900 (UK) is the supporting terms and conditions to the Letters Patent, and is our original Commonwealth of Australia Constitution which sets out the law of how this Country is permitted to run. It is evidenced that any changes to this, required a referendum of the people - yet this was not done consistently.



View all pages of the Commonwealth of Australia Constitution Act 1900 (UK) : <https://www.foundingdocs.gov.au/item-did-11.html>

Evidence that the electors consent was required:



← S 128 Constitution Act 1900 (UK) ;
Extract from original text:

This Constitution shall not be altered except in the following manner :-

The proposed law for the alteration thereof must be passed by an absolute majority of each House of the Parliament and not less than two nor more than six months after its passage through both Houses the proposed law shall be submitted in each State to the electors qualified to vote for the election of members of the House of Representatives.

<https://www.foundingdocs.gov.au/item-did-11.html>

1960: The Seal Change - Act of Treason

The Great Seal of The Commonwealth of Australia was replaced with the Great Seal of Australia with the stroke of a pen without the Peoples Consent or Authority

Our Primary Law Royal Coat of Arms
The Great Seal of The Commonwealth

Great Seal of Australia
An Act of treason



The silver case containing the wax seal with the Royal insignia



In the 1960's this seal was unlawfully changed to this seal



This Seal represents the titular Queen of Australia it is a statutory instrument not a living Queen

Treasonous Republic



Treasonous Political Parties Seal

Roman laurel wreath

What has replaced the Great Seal of The Commonwealth of Australia, without the Peoples consent, our knowledge or our authority?

So the question is, Who or what is governing this country?

A recent 2024 Freedom Of Information (FOI) to the Attorney-General requesting the instrument that overrides, suspends or terminates the Great Seal of the Commonwealth of Australia and the indissoluble Federal Commonwealth under the Crown of the United Kingdom as qualified in the Constitution, was lodged to the Attorney-General department of FOI who responded with -

"The documents do not exist within the departments record holdings."

see Rod Culleton site - <http://www.greataustralianparty.com.au/archives/689>

so they refused access pursuant to Section 24 A of the FOI Act because they don't have the documents. So how has this country gone on to make any enforceable laws or legislations since 1960? How did the Great Seal get removed?

How and where do the Police, the Judiciary, the Politicians, the Local Councils and evil Child Protection, who are CLAIMING to have authority in this country actually get their authority from?

It is the Father of Lies. *"You belong to your father, the devil, and you want to carry out your father's desires. He was a murderer from the beginning, not holding to the truth, for there is no truth in him. When he speaks a lie, he speaks his native language, for he is a liar and the father of lies"* John 8:44

THEY HAVE NO GRANT OF POWER OR LAWFUL AUTHORITY

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

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

This Commission changed Our Commonwealth of Australia Constitution Act and allowed treasonous Private Corporate Political Parties to ;**copyright © our Commonwealth of Australia Constitution Act which 'hijacked' our Primary Law replacing it with Private Corporate Political Party- Legislations, Statutes and private Acts - these are not Law.**

The swearing in of this fraud by the Governor-General (Commander-in-Chief) by the Chief Justice of the High Court of Australia at that time, (Herbert Evatt 1960), removed all Crown and Constitutional Authority from all Courts.

Our men and women were sent to the Vietnam war with lives lost due to the criminal activity of treasonous private corporate political parties; borrowing and paying our Defence Force in fiat decimal point currency; Reserve Bank Act 1959. So who gave this authority to conscript our men and woman? These treasonous courts, no longer guardians of the Constitutions, are accountable for the treasonous political parties sending the honourable men and women of the Defense Force to war against Vietnam. Our Defense Force is for the defence of the Commonwealth of Nations.



Research was carried out into the seal illustrated below:-



Research Finding No. 1:-

The former Governor-General Ms Quentin Bryce was asked if the seal as 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 as shown above:-

"is the same seal as the one that is on the Governor-General's Commission"

Research Finding No. 2:-

The Garter King of Arms at the College of Arms in London was asked if the seal as shown above, which has been described as the Great Seal of Australia, is recognized in British law and can be used by the Queen of the United Kingdom, to which The Garter King of Arms of the College of Arms stated:-

"The devise submitted does not incorporate any Royal Arms. These are the Armorial Bearings of the Commonwealth of Australia. Her Majesty is described as Queen of Australia on the seal and not Queen of the United Kingdom." "I do not have any relevant record in my office." "There are scores if not hundreds of Letters Patent of Armorial Bearings that have been issued to Australian citizens or Australian corporate bodies of which The Queen is described as Queen of Australia."

Corporations made by Members of Political Parties control all sections of Parliaments, Governments and Courts "of Australia" whereas from 1st January 1901, the people "of the Commonwealth of Australia" are to live under a Constitutional Monarchy. (Page 64 of 112)

Political Parties acted in High Treason and the punishment:

To get around this, they copyrighted Our Primary Law Commonwealth of Australia Constitution Act = High Treason, then changed Constitutional definitions, creating another Commonwealth of Australia as the 'status' for their Commonwealth of Australia as a sovereign, independent and federal nation and Laws to enforce their Political private agenda which is Treason = their Family Court of their Australia, their Federal Court of their Australia; their High Court of Australia Act 1979, to create their Treasonous Political Party High Court of their Australia, the private politicians removed the Seal and Constitution of Our High Court = High Treason.

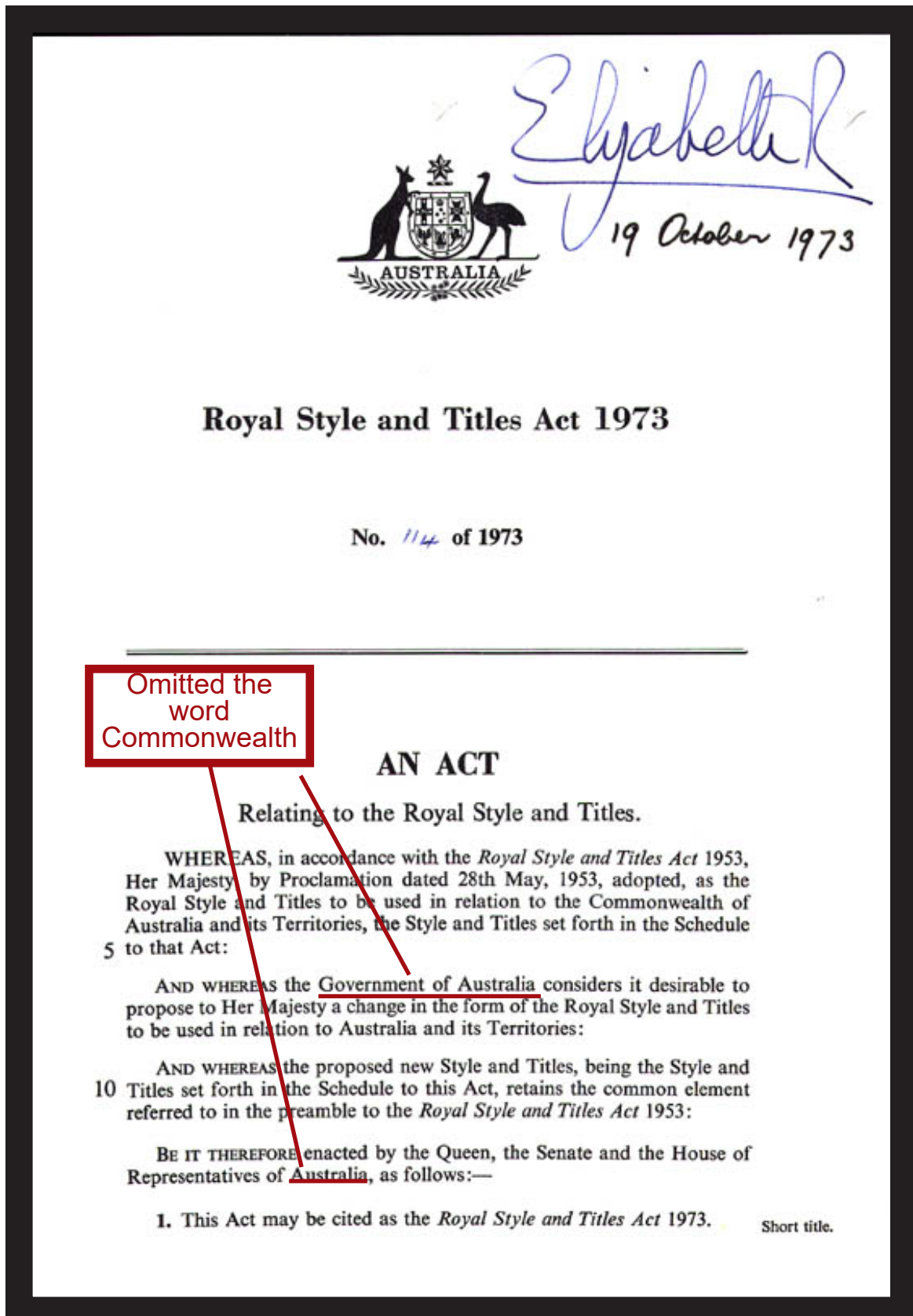
In 1985 all States enacted, Australia Acts (Request) Act = Total Treason and Crimes Against Humanity, their private courts in this nation today, sit in Total Treason of the worst kind.

Treason and Their Changes to the Laws of Australia (No referendum)

- Political Parties using Treason took control of the Governor-General and Commander-in-Chief in the Proclamation 1960, this removed Royal assent from all Acts, therefore that changes Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.
- No Referendum was held = Treason.
- All Original State Constitutions (Imperial Acts) changed their Constitutions without Referendums, also = Treason. **Therefore the Death penalty still stands.**
- In 1965 all State Governors and the State Parliaments created Acts to enact the Dollar outside Our Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.
- (Private Corporate) Political Parties took ownership off all State Governors.

The Queen of England signing at the top evidencing that she is over and above this document and this document required a referendum at S128 of The Commonwealth of Australia Constitution Act and must be approved by the electors because its altering The Constitution Act, yet no referendum was offered.

NOTE: at the end of this document IN THE NAME OF HER MAJESTY, I assent to this ACT, has a line through it and has been crossed out.



There has never been a living entity named Queen of Australia
In this context Queen of Australia can not be a head of power and is a titular,
a corporate name on paper only. No referendum was held for the Queen of Australia
change and th removal of the word 'Commonwealth', in 1973 = Treason Treachery
Sabotage and Fraud on the People

2 No. *Royal Style and Titles* 1973

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. 5

(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 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.

NOTED : see these important words crossed out; this means those words are not included in the contract and were deliberately removed

A. Pettigrew
Acting Clerk of the House of Representatives

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

Paul Haslewell
Governor-General
September 14, 1973

Purported Law
meaning; appearing or stated to be true though not necessarily so, alleged
"the purported marriage was void"
- Oxford Dictionary.

Printed by Authority by the Government Printer of Australia

QUEEN OF AUSTRALIA FRAUD and TREASON ON WE THE PEOPLE

In 1973 the private corporate political party parliament, whilst sitting in The Peoples white originating Parliament House, removed the living Queen from their Acts, creating a paper Queen overlayed on top of the Constitutional Commonwealth of Australia 1900.

They intentionally deceived The People with this paper corporate abstract titular Queen of Australia thus Australian Citizens and the Australian government themselves swear their fraudulent Oaths (eg, Governor-Generals, State Governors Politicians, Judiciary, Police, Sheriffs and Military to a corporate capitalised dead entity QUEEN OF AUSTRALIA TO THIS VERY DAY.

This is a deceitful treasonous fraudulent act on We the Living People of this nation that was performed with Mens Rea (an act done with a guilty mind).

These treasonous private corporate political parties are still trying to get their unauthorised paper **QUEEN OF AUSTRALIA** recognised as they have been fraudulently and deceitfully swearing their Oaths to their corporate fraud QUEEN OF AUSTRALIA since 1973.

It is alleged they have unlawfully positioned themselves into a fake authority gaining financial advantage by deception held to their unlawful Acts, Legislations and Statutes

It is alleged this is all deliberate deceitful pure evil TREASON & FRAUD ON We The People of this Nation


THE AUSTRALIAN GOVERNMENT OFFICIALDOM Oath to their abstract Fraudulent unlawful Queen of Australia

Video link TBA Swearing Fraudulent Oath of The Prime Ministers

Video Link: https://www.ibroadcast.au/?page_id=553

THE AUSTRALIAN GOVERNMENT AND PARLIAMENT told us the they need a referendum to enact this non living paper Queen of Australia in 1988, in their Final Report of The Constitution Commission Volume 2 Pages 977 and 978, and exhibited here in this evidence brief on pages 13 and 14, yet they did this fraud and treason behind The People's backs with out referendum consent when Whitlam in 1973 created the abstract Queen of Australia

This voids all Acts and any enforcement is null and void and merely a dark fraudulent hoax of authority continuing to this very day.



**FINAL REPORT
OF THE
CONSTITUTIONAL
COMMISSION**

**1988
Volume Two**

Volume 1

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

Volume 2

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





CONSTITUTIONAL COMMISSION

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30 June 1988

Hon Lionel Bowen, MP
Attorney-General
Parliament House
CANBERRA ACT 2600

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

Professor Enid Campbell, OBE

Hon Sir Rupert Hamer, KCMG

Hon EG Whitlam, AC, QC

Professor Leslie Zines

Names of Signatory, Sir Maurice Byers; CBE, QC
Professor Enid Campbell; OBE.
Hon Sir Rupert Hamer; KCMG.
Hon EG Whitlam, AC, QC.
Professor Leslie Zines



In 1988 Bills were made to alter the Constitution in relation to 'Queen of Australia' and the word 'Commonwealth' again without the referendum approval of the electors to this current day.

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.

In 1988 THE AUSTRALIAN GOVERNMENT was still trying to get referendum approval for 'Queen of Australia', yet this has not happened to this day therefore how are they swearing their Oaths ? = Treason, treachery, sabotage and fraud on The People

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*".



Australia Act 1986

No. 142 of 1985

MS



Australia Act 1986

No. 142 of 1985

State and Federal Referendums
were not conducted for this Act
which are a statutory require-
ments therefore its fraud on
The People

TABLE OF PROVISIONS

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3.	Termination of restrictions on legislative powers of Parliaments of States
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No Royal Seal or
referendum



Australia Act 1986

No. 142 of 1985

An Act 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

5 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:

 AND WHEREAS in pursuance of paragraph 51 (xxxviii) of the Constitution the Parliaments of all the States have requested the Parliament of the Commonwealth to enact an Act in the terms of this Act:

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

Termination of power of Parliament of United Kingdom to legislate for Australia

15 1. No Act of the Parliament of the United Kingdom passed after the commencement of this Act shall extend, or be deemed to extend, to the

Commonwealth, to a State or to a Territory as part of the law of the Commonwealth, of the State or of the Territory.

Legislative powers of Parliaments of States

2. (1) It is hereby declared and enacted that the legislative powers of the Parliament of each State include full power to make laws for the peace, order and good government of that State that have extra-territorial operation. 5

(2) It is hereby further declared and enacted that the legislative powers of the Parliament of each State include all legislative powers that the Parliament of the United Kingdom might have exercised before the commencement of this Act for the peace, order and good government of that State but nothing in this subsection confers on a State any capacity that the State did not have immediately before the commencement of this Act to engage in relations with countries outside Australia. 10

Termination of restrictions on legislative powers of Parliaments of States

3. (1) The Act of the Parliament of the United Kingdom known as the Colonial Laws Validity Act 1865 shall not apply to any law made after the commencement of this Act by the Parliament of a State. 15

(2) No law and no provision of any law made after the commencement of this Act by the Parliament of a State shall be void or inoperative on the ground that it is repugnant to the law of England, or to the provisions of any existing or future Act of the Parliament of the United Kingdom, or to any order, rule or regulation made under any such Act, and the powers of the Parliament of a State shall include the power to repeal or amend any such Act, order, rule or regulation in so far as it is part of the law of the State. 20

Powers of State Parliaments in relation to merchant shipping 25

4. Sections 735 and 736 of the Act of the Parliament of the United Kingdom known as the Merchant Shipping Act 1894, in so far as they are part of the law of a State, are hereby repealed.

Commonwealth Constitution, Constitution Act and Statute of Westminster not affected 30

5. Sections 2 and 3 (2) above—

- (a) are subject to the Commonwealth of Australia Constitution Act and to the Constitution of the Commonwealth; and
- (b) do not operate so as to give any force or effect to a provision of an Act of the Parliament of a State that would repeal, amend or be repugnant to this Act, the Commonwealth of Australia Constitution Act, the Constitution of the Commonwealth or the Statute of Westminster 1931 as amended and in force from time to time. 35

Manner and form of making certain State laws

6. Notwithstanding sections 2 and 3 (2) above, a law made after the commencement of this Act by the Parliament of a State respecting the 40

constitution, powers or procedure of the Parliament of the State shall be of no force or effect unless it is made in such manner and form as may from time to time be required by a law made by that Parliament, whether made before or after the commencement of this Act.

5 **Powers and functions of Her Majesty and Governors in respect of States**

7. (1) Her Majesty's representative in each State shall be the Governor.

(2) Subject to subsections (3) and (4) below, all powers and functions of Her Majesty in respect of a State are exercisable only by the Governor of the State.

10 (3) Subsection (2) above does not apply in relation to the power to appoint, and the power to terminate the appointment of, the Governor of a State.

15 (4) While Her Majesty is personally present in a State, Her Majesty is not precluded from exercising any of Her powers and functions in respect of the State that are the subject of subsection (2) above.

(5) The advice to Her Majesty in relation to the exercise of the powers and functions of Her Majesty in respect of a State shall be tendered by the Premier of the State.

State laws not subject to disallowance or suspension of operation

20 8. An Act of the Parliament of a State that has been assented to by the Governor of the State shall not, after the commencement of this Act, be subject to disallowance by Her Majesty, nor shall its operation be suspended pending the signification of Her Majesty's pleasure thereon.

State laws not subject to withholding of assent or reservation

25 9. (1) No law or instrument shall be of any force or effect in so far as it purports to require the Governor of a State to withhold assent from any Bill for an Act of the State that has been passed in such manner and form as may from time to time be required by a law made by the Parliament of the State.

30 (2) No law or instrument shall be of any force or effect in so far as it purports to require the reservation of any Bill for an Act of a State for the signification of Her Majesty's pleasure thereon.

Termination of responsibility of United Kingdom Government in relation to State matters

35 10. After the commencement of this Act Her Majesty's Government in the United Kingdom shall have no responsibility for the government of any State.

Termination of appeals to Her Majesty in Council

11. (1) Subject to subsection (4) below, no appeal to Her Majesty in Council lies or shall be brought, whether by leave or special leave of any court or of Her Majesty in Council or otherwise, and whether by virtue of any Act of

the Parliament of the United Kingdom, the Royal Prerogative or otherwise, from or in respect of any decision of an Australian court.

(2) Subject to subsection (4) below—

- (a) the enactments specified in subsection (3) below and any orders, rules, regulations or other instruments made under, or for the purposes of, those enactments; and 5
- (b) any other provisions of Acts of the Parliament of the United Kingdom in force immediately before the commencement of this Act that make provision for or in relation to appeals to Her Majesty in Council from or in respect of decisions of courts, and any orders, rules, regulations or other instruments made under, or for the purposes of, any such provisions, 10

in so far as they are part of the law of the Commonwealth, of a State or of a Territory, are hereby repealed.

(3) The enactments referred to in subsection (2) (a) above are the following Acts of the Parliament of the United Kingdom or provisions of such Acts: 15

- The Australian Courts Act 1828, section 15
- The Judicial Committee Act 1833
- The Judicial Committee Act 1844 20
- The Australian Constitutions Act 1850, section 28
- The Colonial Courts of Admiralty Act 1890, section 6.

(4) Nothing in the foregoing provisions of this section—

- (a) affects an appeal instituted before the commencement of this Act to Her Majesty in Council from or in respect of a decision of an Australian court; or 25
- (b) precludes the institution after that commencement of an appeal to Her Majesty in Council from or in respect of such a decision where the appeal is instituted— 30
 - (i) pursuant to leave granted by an Australian court on an application made before that commencement; or
 - (ii) pursuant to special leave granted by Her Majesty in Council on a petition presented before that commencement,

but this subsection shall not be construed as permitting or enabling an appeal to Her Majesty in Council to be instituted or continued that could not have been instituted or continued if this section had not been enacted. 35

Amendment of Statute of Westminster

12. Sections 4, 9 (2) and (3) and 10 (2) of the Statute of Westminster 1931, in so far as they are part of the law of the Commonwealth, of a State or of a Territory, are hereby repealed. 40

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,".

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”.

5

Method of repeal or amendment of this Act or Statute of Westminster

10

15. (1) This Act or the Statute of Westminster 1931, as amended and in force from time to time, in so far as it is part of the law of the Commonwealth, of a State or of a Territory, may be repealed or amended by an Act of the Parliament of the Commonwealth passed at the request or with the concurrence of the Parliaments of all the States and, subject to subsection (3) below, only in that manner.

15

(2) For the purposes of subsection (1) above, an Act of the Parliament of the Commonwealth that is repugnant to this Act or the Statute of Westminster 1931, as amended and in force from time to time, or to any provision of this Act or of that Statute as so amended and in force, shall, to the extent of the repugnancy, be deemed an Act to repeal or amend the Act, Statute or provision to which it is repugnant.

20

(3) Nothing in subsection (1) above limits or prevents the exercise by the Parliament of the Commonwealth of any powers that may be conferred upon that Parliament by any alteration to the Constitution of the Commonwealth made in accordance with section 128 of the Constitution of the Commonwealth after the commencement of this Act.

25

Interpretation

16. (1) In this Act, unless the contrary intention appears—

“appeal” includes a petition of appeal, and a complaint in the nature of an appeal;

30

“appeal to Her Majesty in Council” includes any appeal to Her Majesty;

“Australian court” means a court of a State or any other court of Australia or of a Territory other than the High Court;

“court” includes a judge, judicial officer or other person acting judicially;

35

“decision” includes determination, judgment, decree, order or sentence;

“Governor”, in relation to a State, includes any person for the time being administering the government of the State;

“State” means a State of the Commonwealth and includes a new State;

“the Commonwealth of Australia Constitution Act” means the Act of the Parliament of the United Kingdom known as the Commonwealth of Australia Constitution Act;

40

“the Constitution of the Commonwealth” means the Constitution of the Commonwealth set forth in section 9 of the Commonwealth of Australia Constitution Act, being that Constitution as altered and in force from time to time;

5 “the Statute of Westminster 1931” means the Act of the Parliament of the United Kingdom known as the Statute of Westminster 1931.

(2) The expression “a law made by that Parliament” in section 6 above and the expression “a law made by the Parliament” in section 9 above include, in relation to the State of Western Australia, the Constitution Act 1889 of that State.

10 (3) A reference in this Act to the Parliament of a State includes, in relation to the State of New South Wales, a reference to the legislature of that State as constituted from time to time in accordance with the Constitution Act, 1902, or any other Act of that State, whether or not, in relation to any particular legislative act, the consent of the Legislative Council of that State is necessary.

Short title and commencement

15 17. (1) This Act may be cited as the *Australia Act 1986*.

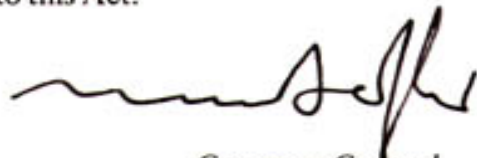
(2) This Act shall come into operation on a day and at a time to be fixed by Proclamation.

I HEREBY CERTIFY that the above is a fair print of the Australia Bill 1986 which originated in the House of Representatives and has been finally passed by the Senate and the House of Representatives.



Clerk of the House of Representatives

IN THE NAME OF HER MAJESTY, I assent to this Act.



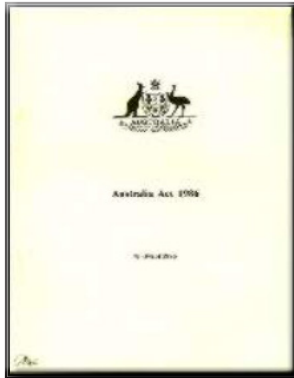
Governor-General

4 December 1985

Evidence that the Australia Act 1986 (Cth) is 'finished'

The Australia Act 1986 (Cth) fraudulently removed Crowned Queen Victoria Letters Patent and gave that ultimate power and full control of this nation to THE AUSTRALIAN GOVERNMENT and Officialdom (the Private Political Party Corporations), without elector referendum consent, in clear breach of S 128 The Constitution Act 1901 = **TREASON**

Forcing their Private Political Party Corporation Republic onto We The People of this nation by the deception of 'smoke and mirrors' ending the Constitutional Monarchy by covertly destroying our Primary Law and all remaining Constitutional provisions for appeals from Australian Courts to the Privy Council in London.



Australia Act 1986

Parliament of Australia

Long title [hide]

An Act 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

Citation Australia Act 1986 (Cth)

Enacted by Parliament of Australia

Royal assent 4 December 1985

Commenced 3 March 1986

Status: Current legislation

The Australia Act 1986 (Cth) → <https://www.foundingdocs.gov.au/item-did-32.html>

Research was also carried out into the seal illustrated below:-

Armorial Bearings of the Commonwealth of Australia granted under Royal Warrant of 19th September 1912 by the King's Most Excellent Majesty, King George V, for use by Public Functionaries, NOT for sealing Acts, not giving Royal Assent after Bills have been passed by the Senate and the House of Representatives of the Commonwealth of Australia in the Parliament of the Commonwealth of Australia.

The coloured kangaroo and emu seal above was ONLY meant to be FOR USE BY PUBLIC FUNCTIONARIES:- that means by Public Servants, NOT meant to be used for sealing Acts, not giving Royal Assent after Bills have been passed by the Senate and the House of Representatives in Parliament, all that type of use of this seal is both fraudulent and treasonous - the current seal being used for Sealing Acts is a black kangaroo and emu with a Roman wreath owned by the Private Corporate Political Parties and is a fraudulent seal to The People.

Evidence:
Supreme Court S.A. Transcript Justice Livesey :
Clearly admitting to Mr Haughton that there was no referendum for the Australia Act 1986 in breach of S 128 the Constitution 1901 confirming the illusion of the authority of the Australia Acts since 1986 is finished.

Exposing the Great Australian Government

<https://www.yyoutube.com/@souveran1974>

SUPREME COURT SOUTH AUSTRALIA

TRANSCRIPT OF PROCEEDINGS
SUPREME COURT SOUTH AUSTRALIA

BEFORE THE HONOURABLE JUSTICE LIVESEY
 NO.SCCIV-18-1361
 COMMONWEALTH BANK OF AUSTRALIA - PLAINTIFF
 V
 PETER SCOTT HAUGHTON – DEFENDANT
 MONDAY, 4 MAY 2020 AT 11.04 A.M.

Page 43

MR HAUGHTON: Okay, we will come back to that after lunch, if that's possible, so I can do some work out there.	8 9 10
Okay, so we can now - we now know that the double entrenchment referendum of, at a minimum, of Western Australia and Queensland were omitted.	11 12 13
HIS HONOUR: Yes.	14
MR HAUGHTON: So that means the Australia Act's finished.	15 16
HIS HONOUR: Yes.	16

Treason

**No
Referendum
held in 1986**



**Political
Parties Totally
corrupt Seal**



The Constitution

Political Parties Republic Seal

AS IN FORCE ON 1 JULY 1999

together with

**Proclamation Declaring the
Establishment of the Commonwealth**

**Letters Patent Relating to the
Office of Governor-General**

Statute of Westminster Adoption Act 1942

Australia Act 1986

**Political Parties sovereign, independent
and federal nation = Treason**

WITH

OVERVIEW, NOTES AND INDEX

BY THE

**ATTORNEY-GENERAL'S DEPARTMENT
AND
AUSTRALIAN GOVERNMENT SOLICITOR**

OFFICE OF LEGISLATIVE DRAFTING, ATTORNEY-GENERAL'S DEPARTMENT
CANBERRA

Political Party Luciferian Constitution
© Commonwealth of Australia 1999

**In 1999 we voted all the Political Parties and their Republic
Acts OUT and voted to stay as a Constitutional Monarchy**

This allows Treasonous Political Parties Fraudulent Monopoly Dollar to be traded on another Fraudulent Exchange Commission



U.S. Securities and Exchange Commission

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

Notice of Effectiveness

Effectiveness Date: February 5, 2010
Accession Number: 0001341004-09-002546
Submission Type: POS AM
CIK: 0000805157
Company Name: COMMONWEALTH OF AUSTRALIA
File Number: 333-157373

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

AMENDMENT NO. 2
TO
REGISTRATION STATEMENT
UNDER
SCHEDULE B OF
THE SECURITIES ACT OF 1933

Commonwealth of Australia
(Name of Registrant)

MR. DAVID PEARL
Minister - Counsellor (Economic)
Australian Embassy
1601 Massachusetts Avenue, N.W.
Washington, D.C. 20036

(Name and address of Authorized Agent of the Registrant in the United States to receive notices and communications from the Securities and Exchange Commission)

It is requested that copies of notices and communications from the Securities and Exchange Commission be sent to:

ADRIAN J.S. DEITZ, ESQ.
Skadden, Arps, Slate, Meagher & Flom
Level 13
131 Macquarie Street
Sydney, NSW 2000
Australia

Approximate date of commencement of proposed sale to the public:
From time to time after this Registration Statement becomes effective.

The Guarantee of ADI Debt Securities⁽¹⁾ covered by this Registration Statement is to be offered on a delayed or continuous basis pursuant to Release Nos. 33-6240 and 33-6424 under the Securities Act of 1933.

The Treasonous Political Party Debt is Not the peoples Debt

NOTE: The above circled **Commonwealth of Australia** is a play on words, their trickery. It is not the Peoples true government **“The Government of the Commonwealth of Australia.”**

The current unlawful system in use is without The People’s consent, there is no separation of powers between the judiciary, parliamentarians, police and public servants, all who have work-place contracts with each State’s Corporate State Governments, with no requirement to preserve fundamental Human Rights because We The Living People are being processed as corporations yet we have no contract or shares in their Private Corporate Political Parties, THE AUSTRALIAN GOVERNMENT.



OUTLINED-Criminally Ignored & Omitted Referendums-Evidence:

https://www.aec.gov.au/elections/referendums/referendum_dates_and_results.htm

Missing Referendums:

Constitutional referendums 1901-1999

Since Federation there have been 44 proposals for constitutional change put to Australian electors. Only 8 have been approved.

SUBJECT	DATE OF REFERENDUMS	STATES IN WHICH A MAJORITY OF ELECTORS VOTED IN FAVOUR	PERCENTAGE OF VOTERS IN FAVOUR
Senate Elections	12.12.1906	All	82.65
Finance	13.4.1910	Qld, WA, Tas	49.04
State Debts	13.4.1910	All but NSW	54.95
Legislative Powers	26.4.1911	WA	39.42
Monopolies	26.4.1911	WA	39.89
Trade and Commerce	31.5.1913	Qld, SA, WA	49.38
Corporations	31.5.1913	Qld, SA, WA	49.33
Industrial Matters	31.5.1913	Qld, SA, WA	49.33
Railway Disputes	31.5.1913	Qld, SA, WA	49.13
Trusts	31.5.1913	Qld, SA, WA	49.78
Nationalisation of Monopolies	31.5.1913	Qld, SA, WA	49.33
Legislative Powers	13.12.1919	Vic, Qld, WA	49.65
Nationalisation of Monopolies	13.12.1919	Vic, Qld, WA	48.64
Industry and Commerce	4.9.1926	NSW, Qld	43.50
Essential Services	4.9.1926	NSW, Qld	42.80
State Debts	17.11.1928	All	74.30
Aviation	6.3.1937	Vic, Qld	53.56
Marketing	6.3.1937	None	36.26
Post-War Reconstruction and Democratic Rights	19.8.1944	SA, WA	45.99
Social Services	28.9.1946	All	54.39
Organised Marketing of Primary Products	28.9.1946	NSW, Vic, WA	50.57
Industrial Employment	28.9.1946	NSW, Vic, WA	50.30
Rent and Prices	29.5.1948	None	40.66
Power to deal with Communists and Communism	22.9.1951	Qld, WA, Tas	49.44
Parliament	27.5.1967	NSW	40.25
Aborigines	27.5.1967	All	90.77
Prices	8.12.1973	None	43.81
Incomes	8.12.1973	None	34.42
Simultaneous Elections	18.5.1974	NSW	48.30
Mode of Altering the Constitution	18.5.1974	NSW	47.99
Democratic Elections	18.5.1974	NSW	47.20
Local Government Bodies	18.5.1974	NSW	46.85
Simultaneous Elections	21.5.1977	NSW, Vic, SA	62.20
Senate Casual Vacancies	21.5.1977	All	73.32
Territory Voting in Referendums	21.5.1977	All	77.72
Retirement of Judges	21.5.1977	All	80.10
Terms of Senators	1.12.1984	NSW, Vic	50.64
Interchange of Powers	1.12.1984	None	47.06
Parliamentary Terms	3.9.1988	None	32.91
Fair Elections	3.9.1988	None	37.59
Local Government	3.9.1988	None	33.61
Rights and Freedoms	3.9.1988	None	30.79
Republic	6.11.1999	None	45.13
Preamble	6.11.1999	None	39.34

1) In 1960 THE AUSTRALIAN GOVERNMENT removed the people's Great Seal of The Commonwealth of Australia and replaced it with The Great Seal of Australia.

2) In 1966 THE AUSTRALIAN GOVERNMENT did not ask The People, their Masters, if they could remove the asset backed pound and replace it with a worthless fiat decimal point currency The Australian Dollar, without a referendum.

3) In 1973 THE AUSTRALIAN GOVERNMENT, the dark authorities, by stealth, did not ask We The People about installing their fraudulent, corporate, private titular, paper, Queen of Australia and installed their private corporate Acts with their private seals. as outlined in **The Royal Styles and Titles Act 1973**. The Queen of Australia is still requiring a referendum for the approval of the electors.

4) In 1986 We The People were not asked about the Australia Act 1986 removing Queen Victoria's Crown Law Letters Patent and by stealth replaced them with Bob Hawke's - John Howard's - Kevin Rudd's - Private Ultra vires Letters Patent not of the Crown.

5) "We The People said NO to a Republic in 1999", and Yes to remain a Constitutional Monarch (run by the People for The People) .

This means they are not having referendums as per required in Section 128 of The Commonwealth Constitution Act, THE AUSTRALIAN GOVERNMENT are not consulting The People when passing Laws and Legislations and allocating funds, this means we are in a dictatorship and are functioning as slaves to the current regime.

The People do not wish to fund for profit wars and foreign interests.



Extracts from the; Crimes Act 1914 - 1960 of the Commonwealth of Australia:-

Treason. 24.—(1.) A person who-

- (a) kills the Sovereign, does the Sovereign any bodily harm tending to the death or destruction of the Sovereign or maims, wounds, imprisons or restrains the Sovereign;
- (b) kills the eldest son and heir apparent, or the Queen Consort, of the Sovereign;
- (c) levies war, or does any act preparatory to levying war, against the Commonwealth;
- (d) assists by any means whatever, with intent to assist, an enemy—
 - (i) at war with the Commonwealth, whether or not the existence of a state of war has been declared; and
 - (ii) specified by proclamation made for the purpose of this paragraph to be an enemy at war with the Commonwealth;
- (e) instigates a foreigner to make an armed invasion of the Commonwealth or any Territory not forming part of the Commonwealth;
- (f) forms an intention to do any act referred to in a preceding paragraph of this sub-section and manifests that intention by an overtact, **shall be guilty of an indictable offence, called treason, and liable to the punishment of death.**”

24.—(2.) A person who—

- (a) receives or assists another person who is, to his knowledge, guilty of treason in order to enable him to escape punishment; or
- (b) knowing that a person intends to commit treason, does not give information thereof with all reasonable despatch to a constable or use other reasonable endeavours to prevent the commission of the offence, shall be guilty of an indictable offence. **Penalty: Imprisonment for life.**

24.—(3.) On the trial of a person charged with treason on the ground that he formed an intention to do an act referred to in paragraph (a), (b), (c), (d) or (e) of sub-section (1.) of this section and manifested that intention by an overt act, evidence of the overt act shall not be admitted unless the overt act was alleged in the indictment.

24.—(4.) A sentence of death passed by a court in pursuance of this section shall be carried into execution in accordance with the law of the State or Territory in which the offender is convicted or, if the law of that State or Territory does not provide for the execution of sentences of death, in accordance with the directions of the Governor-General

Treachery 24AA.—(1.) A person shall not— (a) do any act or thing with intent—

- (i) **to overthrow the Constitution of the Commonwealth by revolution or sabotage;**
- (ii) to overthrow by force or violence the established government of the Commonwealth, of a State or of a proclaimed country; or
- (b) within the Commonwealth or a Territory not forming part of the Commonwealth—
 - (i) levy war, or do any act preparatory to levying war, against a proclaimed country;
 - (ii) assist by any means whatever, with intent to assist, a proclaimed enemy of a proclaimed country; or (iii) instigate a person to make an armed invasion of a proclaimed country.

<https://mail.google.com/mail/u/1/#inbox/FMfcgzQVwxJlKHwQnXBffRLnCZFfXlZq?projector=1&messagePartId=0.2>

Oxford Dictionary:- Treason n.the crime of betraying one's country, especially by attempting to kill or overthrow the sovereign or government;

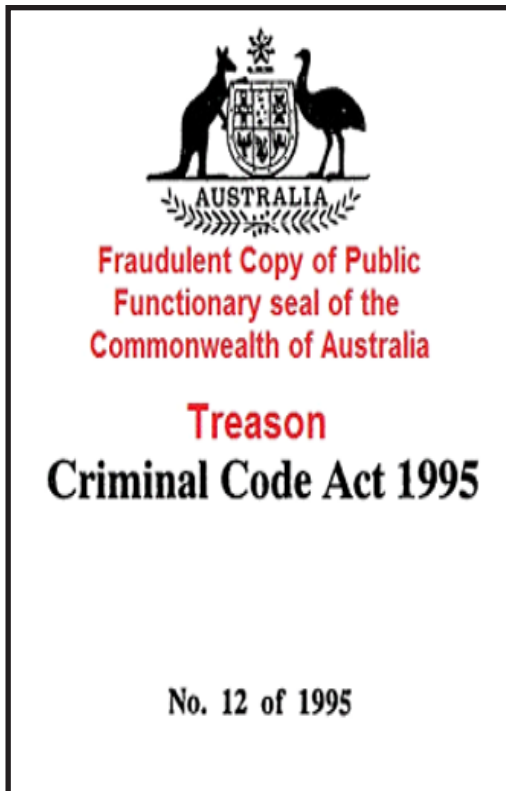
Treachery: is the act of intentionally breaking a trust or confidence that has been placed in someone. It can also be defined as a violation of allegiance or faith

Indictable adj.(of an offence) rendering a person who commits it liable to be charged with a serious crime that warrants a trial by jury.

“Ignorance of the law is NO excuse”



The Criminal Code Act 1995 has the fraudulent Kangaroo and Emu Seal making the Act invalid and a total fraud



and S 268.121 and S 268.122 are an abomination of lawful rights for The People and has been another contributor to the current genocide/democide we find ourselves in.

Section 268.121 of the Criminal Code Act 1995 stipulates that proceedings for offences under Division 268 (which covers crimes against humanity, genocide, and war crimes) cannot be commenced without the written consent of the Attorney-General; essentially meaning the Attorney-General must give permission before prosecution can begin for these serious international crimes.

Section 268.122 of the Criminal Code Act 1995 (Cth) prevents the appeal, review, or questioning of the Attorney-General's decision. This decision is made in relation to proceedings brought under Division 268 of the Criminal Code, which covers war crimes, genocide, and crimes against humanity.

Explanation

Section 268.122 prevents the questioning, appeal, or review of the Attorney-General's decision.

The Criminal Code Amendment (Genocide, Crimes Against Humanity and War Crimes) Bill 2024 proposes to repeal section 268.122.

The Bill aims to ensure that Australian federal legislation is consistent with Australia's international law obligations.

Some argue that sections 268.121 and 268.122 prevent the prosecution and punishment of international crimes.

Others are concerned with the barriers to justice these sections create for victims of crimes and that these Sections are allowing the current Attorney General Mark Dreyfus to block and prevent any Genocide/ democide or other crimes against Humanity being reported and acted upon in the International Criminal Court.

Australian Witness Statement Full Documentary - Video

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=18>



This Witness Statement was made with the support and input of many well-informed Australian men and women, who also wish to report these alleged crimes and support the vaccine injured.



Section 1 - Address to Police

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=18>

Section 2 – The Victims

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=474>

Database of Adverse Event Notifications
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=524>

Covid-19 Response Inquiry Report
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=920>

Video of vaccine injury to 'Maddy' in Pfizer trial
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1034>

Video of Greg Hunt stating we are part of the world's largest global vaccination trial ever
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1160>

Video of Dr Phillip Altman explaining TGA protocol on safety of vaccines
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1241>

Section 3 – The Alleged Crimes

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1444>

Video of Dr Michael Yeadon comments on the harm of the Covid 19 vaccines.
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1490>

Video of Senator Roberts with Professor Dalgleish and Dr Marik
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1708>

Section 4 – The Offenders

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1803>

Section 5 – The Motives

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1885>

Video of Senator Roberts at Australian Covid Inquiry 2.0
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=1937>

Video of Dr Martin discussing patents on coronaviruses
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2050>

Dr David Martin speaking at Covid Response Study
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2246>

Event 201
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2669>

Section 6 - The Weapons

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2804>

Weapon 1 – The PCR test
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2835>

Video of Dr Kary Mullis explaining the PCR test.
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2854>

WHO definition of Pandemic
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=2989>

Weapon 2 – The Mislabeled Vaccines
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=3046>

Video of Professor Steele stating Covid-19 vaccines don't work
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=3053>

CDC definition of Vaccines
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=3212>

List of Pfizer side effects
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=3140>

Port Hedland council meeting
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=4366>

Weapon 3 – Reporting of False Data and Narratives
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=5012>

Section 7 – The Intent and Means

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=5500>

Trusted News Initiative
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=5528>

Provisional Approval Pathway
<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=5875>

Section 8 – The Evidence

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=7121>

Section 9 – Call for Investigation and Prosecution

<https://rumble.com/v6eaw6d-witness-statement-full-documentary.html?start=6939>

Australian Witness Statement

Full Documentary

Reference Links:

1. <https://bmjpublichealth.bmj.com/content/2/1/e000282>
2. <https://cmnnews.substack.com/p/the-credible-medical-news-network-222>
3. <https://theforestofthefallen.com>
4. <https://www.tga.gov.au/safety/safety/safety-monitoring-daen-database-adverse-event-notifications/database-adverse-event-notifications-daen>
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