Queensland Political Party Crown by Treason

The cold hard truth

Fraud and Treason in any Contract voids the Contract. "you own nothing now and are supposed to be happy."

When was the last time the Governor-General and State Governors were paid in Pounds ?.

Till the Governor-General and Commander-in-Chief and State Governors are paid in Pounds they are not within Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted, therefore are sitting in **Treason.**

The last Governor-General to have Crown Authority was in 1960. While the Governor-General and State Governors are being paid in Dollars they lose Crown Authority to enact a Bill creating an Act with Crown Authority.

Therefore there is No Crown Authority from the Governor-General and Commander-in-Chief since 1960 and State Governors since 1965 when all State Parliaments and the State Governors created Acts of **Treason** with purported Crown Authority to create a Dollar monetary system outside Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted. All purported Federal and State Parliaments and Governments lost Crown Authority.

The Commonwealth of Australia Constitution Act 1901, as Proclaimed and Gazetted, 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 46—Penalty for sitting when disqualified = pounds.





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 as Proclaimed and Gazetted.

Federal and State Parliaments, Governments created their own **Treasonous** Crown. Here is how the Parliament of Queensland in 1985 using **Treason** to create their purported Crown.

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

All 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 also. All involved in enforcing **Treason.**

From 1973 forward the Political Parties changed Constitutional and official definitions creating their own Australia, Commonwealth means their Commonwealth of Australia all purportedly outside Our Commonwealth of Australia Constitution Act 1901, as Proclaimed and Gazetted. The contrary intention has never appeared. = Treason

By the Treasonous Political Parties changing the Constitutional definitions they cloned under their definitions Our Commonwealth of Australia Constitution Act and Clause 9 The Constitution 1901, as Proclaimed and Gazetted, **= Total Treason**.

Under the Treasonous Political Party State Governor and Parliament created the Australia Acts (Request) Act 1985 without a Referendum.

Federal and State Parliaments purportedly are not within Our Primary Law, Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted therefore don't have to have a Referendum as they are a private Company and don't represent the people as established Under Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted. = Treason

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" "conformity n. compliance with conventions, rules or laws"

This clearly explains that this sovereign, independent and federal nation is not within Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted. As explained above; All Members of Political Parties, each under their own Party's Constitution and policies = **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 Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

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.

Commonwealth Constitution, Constitution Act and Statute of Westminster not affected

- 5. Sections 2 and 3 (2) above-
- (a) are subject to the Commonwealth of Australia Constitution Act and to the Constitution of the Commonwealth

The above Commonwealth of Australia Constitution Act and the Constitution of the Commonwealth was cloned by the Treasonous Political Parties when they changed the Constitutional definitions in 1973 by using their definition of Commonwealth means their Commonwealth of Australia.

Section 13 and 14 are Referendum entrenched. No Referendum no Act.

The Parliament of Queensland is now a Political Party Treasonous Republic.

Acts Interpretation Act 1954 as in force on 17 September 1962:-

REFERENCE TO AND CITATION OF ACTS

- 6. Reference to Acts
- (1) An Act passed by the **Parliament of Queensland** may be referred to by the word "Act" alone.

Extracts from Queensland's **Acts Interpretation Act** 1954 as in force on **1 July 1992:-** PART 2—MEANING OF ACT

References to "Act"

6. In an Act—

"Act" means an Act of Parliament, and includes an enactment of any earlier legislature empowered to pass laws for Queensland. Extracts from Queensland's **Acts Interpretation Act** 1954 as in force on **9 December 1992**:-

PART 2—MEANING OF ACT

References to "Act"

6. In an Act—

"Act" means an Act of the Queensland Parliament and includes—

(a) a British or New South Wales Act

that is in force in Queensland; and

(b) an enactment of an earlier authority [Note: legislature removed] empowered to pass laws in Queensland that has received assent. [Note not Royal Assent] Under their sovereign, independent and federal nation there is NO Royal Assent

Queensland's Constitution Act Amendment Act 1934 (24 Geo. V. No. 35) (Assent 13 April 1934) was "An Act to Amend the Constitution of Queensland by Providing that a Legislative Council (or other similar Legislative Body) shall not be Restored, Constituted, or Established, and that the Duration of the Legislative Assembly (as now by Law provided) shall not be extended unless or until a Referendum of the Electors of the State of Queensland shall so approve, in either case; and for other purposes"

Extract:-

- 3. Parliament not to be altered in the direction of re-establishing the Legislative Council or other body except in accordance with this section
- (1.) The Parliament of Queensland

(or, as sometimes called, the Legislature of Queensland), constituted by His Majesty the King and the Legislative Assembly of Queensland in Parliament assembled shall not be altered in the direction of providing for the restoration and/or constitution and/or establishment of another legislative body (whether called the "Legislative Council," or by any other name or designation, in addition to the Legislative Assembly) except in the manner provided in this section.

- (2.) A Bill for any purpose within subsection one of this section shall not be presented to the Governor for the reservation thereof for the signification of His Majesty's pleasure, or for the Governor's Assent, or be in any other way assented to, until the Bill has been approved by the electors in accordance with this section.
- (3.) On a day not sooner than two months
 after the passage of the Bill through the Legislative Assembly,
 the question for the approval or otherwise of the Bill
 shall be submitted to the electors

qualified to vote for the election of members of the Legislative Assembly according to the provisions of "The Elections Acts, 1915 to 1932," or any Act amending the same or in substitution therefor. Such day shall be appointed by the Governor in Council.6

- (4.) When the Bill is submitted to the electors the vote shall be taken in such manner as the Legislature prescribes.
- (5.) If a majority of the electors voting approve the Bill, it shall be presented to the Governor for the reservation thereof for the signification of His Majesty's pleasure.
- (6.) The provisions of this section shall extend to any Bill for the repeal or amendment of this section.

Parliament of Queensland has gone from this to to this Treason





THE CRIMINAL CODE ACT, 1899 (63 Vic. No. 9) An Act to Establish a Code of Criminal Law

PUNISHMENT IN SPECIAL CASES.

Public Seals, &c.

- I. If the thing forged—
 - (a) Purports to be, or is intended by the offender to be understood to be or to be used as, the great seal of the United Kingdom or of Queensland, or Her Majesty's privy seal, or any privy signet of Her Majesty, or Her Majesty's royal sign manual, or the seal of the Governor, or any public seal lawfully appointed to be used for authenticating an act of State in any part of Her Majesty's Dominions; or
 - (b) Is a document having on it or affixed to it any such seal, signet, or sign manual, or anything which purports to be, or is intended by the offender to be understood to be, any such seal, signet, or sign manual;

the offender is liable to imprisonment with hard labour for life.

Under the Treasonous Political Parties Australia Acts (Request) Act 1985 Act No. 109 1985 sovereign, independent and federal nation



Queensland Parliament is for the Treasonous Political Parties, joined the status of the Commonwealth of Australia as a sovereign, independent and federal nation.

This Parliament sits in Treason and all Acts produced by this Parliament have NO Crown and Constitutional Authority. Acts have a Treasonous, Fraudulent copy of a private Company created Seal purportedly like the lawful Public Functionary Seal. The Seal of Queensland.

Two sets of books to enforce Treason for their sovereign, independent and federal nation

Parliament of Queensland is NOT the Queensland Parliament

Pretend Crown Acts Fraudulent Queensland Governor using Royal Coat of Arms for NOT would pass the Royal Coat of Arms

Private Acts Copyrighted Fraudulent copy of Public **Functionary Seal used for** Political Parties sovereign, independent and federal nation

Supreme Court of Queensland 1991 Oueensland



No 68 of 1991



Queensland

Supreme Court of Queensland Act 1991 Act No. 68 of 1991 © The State of Queensland 1991



Child Care Act 1991 Act No. 79 of 1991 © The State of Queensland 1991





Acts Interpretation (State Commercial Activities) Amendment Act 1994 No. 73

PART 12—THE EXECUTIVE GOVERNMENT OF THE STATE [Note it doesn't refer to Queensland]

Purpose of Part

- **47.** (1) This Part declares certain matters.
 - (2) A declaration about a matter is intended to remove any doubt about the matter.

Meaning of "State" in Part

47A. In this Part—

"the State" means the Executive Government of the State of Queensland.

Powers of State

47B. (1) The State has all the powers, and the legal capacity, of an individual.



Criminal Law Amendment Act 1997 (Qld) Act No. 3 of 1976 omitted treason from

Criminal Code Act 1899 (Qld)

The Criminal Law Amendment Act 1997(Qld) Act No. 3 of 1997 by Section 120—Schedule 1—Provisions of Criminal Code Repealed omitted from the Criminal Code Act 1899(Qld)

in Part 2—Offences against public order

Chapter 6 Treason and other offences against the Sovereign's person and authority

Section 37 Treason

Section 38 Concealment of treason

Section 39 Treasonable crimes

Section 40 Time for proceeding in cases of treason or concealment of treason—
2 witnesses necessary

Section 41 Inciting to Mutiny

Section 42 Assisting escape of prisoners of war

Section 43 Overt act

in Part 8—Procedure—Chapter 63—Evidence—Presumptions of Fact Section 633 Evidence on charge of treason

in Part 8—Procedure—Chapter 71—Miscellaneous Provisions

Section 696 Names of jury to be given

to person charged with treason or concealment of treason

These omissions from the *Criminal Code Act 1899*(Qld) effectively removed the authority and the protection of the Crown from the citizens of 'a State' of the Commonwealth known as Queensland.

© State of Queensland 1997



https://www.legislation.qld.gov.au/view/html/asmade/act-1997-081

STATUTE LAW (MISCELLANEOUS PROVISIONS) ACT 1997 Act No. 81 of 1997

The Parliament of Queensland enacts—

'SCHEDULE 1 'ARMS OF THE STATE

'PART 1—HERALDIC DESCRIPTION

For arms, per fesse the Chief Or, the Base per pale Sable and Gules, in Chief a Bull's head caboshed in profile muzzled a Merino Ram's head respecting each other proper, the dexter Base charged with a Garb also Or and the sinister Base on a Mount a Pile of Quartz issuant therefrom a Gold Pyramid in front of the Mount a Spade surmounted by a Pick saltirewise all proper.

And for the crest, on a wreath of the Colours, a Mount thereon a Maltese Cross Azure surmounted with a Royal Crown between 2 sugar-canes all proper. And for the Supporters, on the dexter side a Red Deer and on the sinister side a Brolga wings elevated and addorsed both proper, below on a scroll this motto, 'Audax at Fidelis'.

'PART 2—PICTORIAL DESCRIPTION



'SCHEDULE 2 'BADGE OF THE STATE

'PART 1—HERALDIC DESCRIPTION
On a roundel Argent a Maltese Cross Azure surmounted
with a Royal Crown.

'PART 2—PICTORIAL DESCRIPTION



© State of Queensland 1997

"The State"

"the State" means the Executive Government.

The State (Executive Government) now under its own Fraudulent Seal (Public Seal of the State) and copyrighted it to its self. **= Treason**

This not the Seal of Queensland which has a Royal Warrant.

Queensland



CONSTITUTION OF QUEENSLAND 2001 Act No. 80 of 2001

https://www.legislation.gld.gov.au/view/html/asmade/act-2001-080

The Parliament of Queensland enacts—

2 Commencement

This Act commences on 6 June 2002.

3 Object

This Act declares, consolidates and modernises the Constitution of Oueensland.

Note-

However, this Act does not consolidate the following constitutional provisions because of the special additional procedures, including approval by the majority of electors at a referendum, that may be required—

Constitution Act 1867, sections 1, 2, 2A, 11A, 11B and 53 [Note The Constitution Act 1867, section 14 is subject to section 53 (Certain measures to be supported by referendum) of that Act.] No referendum no Act. Constitution Act Amendment Act 1890, section 2

Constitution Act Amendment Act 1934, sections 3 and 4. [Note also the Constitution Act Amendment Act 1934, section 3 (Parliament not to be altered in the direction of re-establishing the Legislative Council or other body except in accordance with this section).]

Further, this Act does not consolidate the *Constitution Act 1867*, sections 30 and 40. [These are the sections that deal with land]

43 Appointment of Ministers of the State = Ministers of "the State"

(3) To remove any doubt, it is declared that the Attorney-General is a Minister. That means he/she must toe Party lines = Treason

PART 5—POWERS OF THE STATE

Division 1—General

51 Powers of the State

(1) The Executive Government of the State of Queensland (the "State") has all the powers, and the legal capacity, of an individual.

Remember the State created their own Seal and copyrighted it to them in 1997. Acts Interpretation Act explained in part 12

"the State" means the Executive Government of the State of Queensland.

SCHEDULE 2 AMENDMENTS

ACTS INTERPRETATION ACT 1954

1 Section 33(1)(a), 'Crown'—

omit, insert-

'State'. State means the Executive Government, so now the State is the

Crown.

CONSTITUTION ACT 1867

1 Preamble—

omit.

2 Sections 3 to 10-

omit.

3 Heading before section 12—

relocate as heading before section 11A.

4 Section 12 to heading before section 30—omit.

5 Before section 30, as a heading—

insert—

'CROWN LAND'. [Note State means Crown therefore Crown Land is State land.]

CONSTITUTION OF QUEENSLAND 2001

1 Title, ', and for other purposes'—

omit. [Note not an Act. All Constitutions are Acts. Signatures wrong]

EVIDENCE ACT 1977

1 Section 41, heading— [Note Heading = Section 41 Seal of Queensland] omit, insert—

'41 Public Seal of the State'.

2 Section 41, 'seal of Queensland'—

omit, insert—

'Public Seal of the State'.

Seal of Queensland removed for Treasonous Public Seal of the State





CONSTITUTION OF QUEENSLAND 2001 Act No. 80 of 2001

This Act commences on 6 June 2002.

The very next Day

Constitution of Queensland 2001 Replacement Reprint 1 07June This Act commences on 7 June 2002. [Note Schedule 2 removed.] Political Parties know exactly what they have done by hiding their Treason the very next day

Queensland to-day



Queensland is a constitutional monarchy with the Queen as head of state, and the Governor is the Queen's representative in Queensland. The Queen must personally sign the Governor's document of appointment, and this document—the Governor's commission—is sealed with the Public Seal of the State. (the "State") = Executive Government

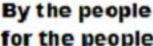
A sovereign is a king, queen or other monarch. At present Her Majesty Queen Elizabeth II is the Queen of Australia.

The above = Treason

PETER BEATTIE MP PREMIER AND MINISTER FOR TRADE

Queenslanders are too dumb to know the difference







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



Treason

Under this Treasonous Seal of "the State" Public Seal of the State



Second reading Speech for the **CONSTITUTION OF QUEENSLAND 2001**The centrepiece of this package will be an annotated Constitution which will provide a plain English explanation of our constitutional arrangements.

Annotated Constitution

Extracts

At present Her Majesty Queen Elizabeth II is the Queen of Australia.

Queensland is a constitutional monarchy with the Queen as head of state, and the Governor is the Queen's representative in Queensland. The Queen must personally sign the Governor's document of appointment, and this document—the Governor's commission—is sealed with the Public Seal of the State (see section 37).

37 Power of Governor—public seal

The Governor may keep and use the Public Seal of the State for sealing all public instruments made or passed in the Sovereign's name.

38 Continued use of seal despite end of Sovereign's reign

- (1) This section applies if the Sovereign's reign ends and, immediately before the end of the reign, a seal for Queensland issued by the Sovereign is in existence.
- (2) The seal, until a new seal is issued by the next Sovereign, may continue to be used as if the Sovereign's reign had not ended.

A seal is a device that leaves an impression on paper and provides a mark of authenticity on certain official instruments. The "Public Seal of the State" is the seal that demonstrates the Sovereign's authority in Queensland. Examples of documents that the Governor seals with the Public Seal of the State include commissions appointing members of the judiciary, Deputy Governors, Ministers and Executive Councillors, as well as various types of proclamations.

Section 7(2) of the Australia Acts 1986 terminated the Sovereign's powers in the State of Queensland except in relation to:

- appointing or dismissing the Governor (section 7(3)); and
- times when the Sovereign is personally present in the State (section 7(4)).

When present in the State, therefore, the Sovereign can perform those functions where the Governor normally acts on the Sovereign's behalf, and can exercise any of the statutory powers that are specifically the Governor's.

Extensive consultation was undertaken between Australia and the United Kingdom during the development of the Australia Acts. At this time, the matter of the Queen's constitutional status in Australia at state and federal levels was clarified.

If only we could read



Seal of (the "State") Trading as Queensland Government Political Party Republic

Queensland

Acts Interpretation Act 1954

Part 3—General provisions applying to Acts
9A—Declaration of validity of certain laws
Each provision of an Act

enacted, or <u>purporting</u> to have been enacted, before the commencement of the Australia Acts has (and always has had) the same effect as <u>it</u> would have had, and is (and always has been) as valid as <u>it</u> would have been, if the Australia Acts had been in operation at the time of <u>its</u> enactment or <u>purported</u> enactment.

Explanation:-

Each provision of an Act enacted
before the commencement of the Australia Acts
or each provision of an Act purporting to have been enacted
before the commencement of the Australia Acts
has the same effect (and always has had the same effect)
if the Australia Acts had been in operation
at the time of enactment or purported enactment
of each of those provisions

enacted or purporting to have been enacted

and

each provision of an Act enacted

before the commencement of the Australia Acts or each provision of an Act purporting to have been enacted before the commencement of the Australia Acts

is as valid (and always has been as valid)

if the Australia Acts had been in operation

at the time of enactment or purported enactment

of each of those provisions enacted or purporting to have been enacted

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

Because Section 9A—Declaration of validity of certain laws

Acts have been enacted falsely and only appear to be Acts,

then the Australia Acts have no effect, and never had any effect, on the validity of any provision of any Act enacted, or purporting to have been enacted before the commencement of the Australia Acts.

© State of Queensland 2014

Lawyers (Liars) = "officers of the court". "That designation also reflects the reality that you owe your professional legitimacy to the court: it is the court which admits you, and it is the court which will as necessary impose sanctions for ethical dereliction."

How dumb can you get???



CERTIFICATE OF TITLE QUEENSLAND



Title Reference: 20419158
Certificate No: 2
Issue Date: 02/06/2008

I certify that the person described below is the registered owner of the undermentioned estate in the land within described subject nevertheless to such Easements, Encumbrances and Interests as are shown.

Registrar of Titles

REGISTERED OWNER

RICHARD GEORGE YARDLEY ANTJE GESINA YARDLEY

JOINT TENANTS

ESTATE AND LAND

Estate in Fee Simple

LOT 1

REGISTERED PLAN 712412 County of NARES Local Government: CAIRNS

Parish of BELLENDEN KER

EASEMENTS, ENCUMBRANCES AND INTERESTS

1. Rights and interests reserved to the Crown by Deed of Grant No. 20183167 (POR 21V)

PERSONS ARE CAUTIONED AGAINST ALTERING OR ADDING TO THIS CERTIFICATE OR ANY NOTIFICATION HEREON PAGE 1/1



Fraudulent Seal

Member for Cairns

Hon Desley Boyle MP Not a Member of the Legislative Assembly MLA



Sperm count Seal

Minister for Environment

Minister for Local Government and Planning

Minister for Women

Ref: 221686

BNE2004/13026 E/04/03321

2 8 UL 1 2084

Ms Rosa Lee Long MP 210 Byrnes Street MAREEBA QLD 4880

Not a Member of the Member for Tablelands Legislative Assembly MLA.

No Crown and Constitutional Authority

Thank you for your letter of 17 September 2004 making representation on behalf of a constituent who is seeking clarification on the Honourable Rod Welford's statement, at the launch of the new Queensland Parks and Wildlife Service (QPWS), in May 1999.

The following information is provided in answer to your constituent's questions:

- A corporation is an association of individuals, created by law or under authority of law, having a continuous existence irrespective of that of its members, and powers and liabilities distinct from those of its members. A corporation has a legal identity under the Corporations Act 2001 (Cth). The QPWS is a part of the Environmental Protection Agency (EPA), which is a part of the Queensland Government. The Queensland Government is the corporation, and the EPA/QPWS is a part of the Queensland Government.
- Corporate identity refers to the elements that make up an organisation's public identity. It does not give rise to a legal identity as such. The QPWS has its own corporate identity so that members of the public can distinguish it from other parts of the Queensland Government. The corporate identity elements of the QPWS include things like the Herbie Possum symbol, Ranger uniforms and colours used on signs. These elements are sometimes combined with Queensland Government corporate identity, so that the public still understands that the QPWS is a part of the Queensland Government.

...12

Level 18 41 George Street Brisbane. PO Box 31 Brisbane Albert Street Queensland 4002 Australia Telephone +61 7 3227 8819 Facsimile +617 3721 9964 Email ELGPW@ministerial.qld.gov.au Website www.qld.gov.au

- The QPWS charter may be distilled from components of two key documents:
 - The EPA Sustainability Charter, as contained within the EPA Strategic Plan 2005-08; and
 - The QPWS Master Plan, in particular the 12 principles that are summarised on pages 3 - 4 of the Plan.

The relevant pages of these documents are enclosed for your convenience.

Under the Nature Conservation Act 1992, conservation officers are generally field or scientific officers who have powers of inspection under the Act; special conservation officers are conservation officers who also have powers of arrest; rangers are generally park or wildlife management officers; and trustees are people charged with managing conservation areas, for example, local authorities.

I hope this information is helpful to you when replying to your constituent.

Yours sincerely

Desley Boyle MP

Minister for Environment

Minister for Local Government and Planning

Minister for Women

Encl.

The Queensland Government is the Corporation. Do you have shares in this Corporation. Here is it's Parliament.

Queenslanders are too dumb to know the difference





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



Treason