Time sheet

Prime Minister and Premier is only a name of an individual, this doesn't give him any authority to sign any document, like The League of Nations, Unidroit Treaty, Lima Declaration, Agenda 21 etc, etc. All so called agreements like these outside Our Commonwealth of Australia Constitution Act have no Crown and Constitutional Authority. To enforce these agreements is Treason.

1959 December Political Parties took ownership of the Governor-General and Commander-in-Chief, therefore removing Crown Authority from all Commonwealth Acts forward.

1962 Political Parties took Our Defence Forces to war against North Vietnam.

1965 every State Governor and Parliament joined the Commonwealth in creating the Dollar, Counterfeit to Our Commonwealth of Australia Constitution Act.

The Enacting Manner and form change, removed Crown and Constitutional Authority 1972

"Be it enacted by the Queen's Most Excellent Majesty, the Senate and the House of Representatives of the Commonwealth of Australia .."



duumvirate government (means ministry of two)

December 1972 to 1973,

After the 1972 election, although the people of the Commonwealth of Australia were led to believe that their elected representatives would sit as Members of the House of Representatives in the Parliament of the Commonwealth of Australia, Prime Minister Gough Whitlam and Deputy Prime Minister Lance Barnard, being two Members of a Political Party with its own Party's Constitution and policies, were sworn in by Governor-General Sir Paul Hasluck into 27 Portfolios of a duumvirate government, ("duumvirate" meaning a ministry of two).

However, all decisions made on and from 5th December 1972, were made *contra* to the people's Founding and Primary "Law of the Commonwealth of Australia", the *Commonwealth of Australia Constitution Act* 1901, as Proclaimed and Gazetted.

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

Commonwealth, Quick and Garrans Annotated Constitution (Cth) Page 927 Quote: "Attention is particularly drawn to this definition of Commonwealth, which is clear and unchallengeable, according to the express wording of the Preamble and the first six clauses of the Imperial Act."

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

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

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

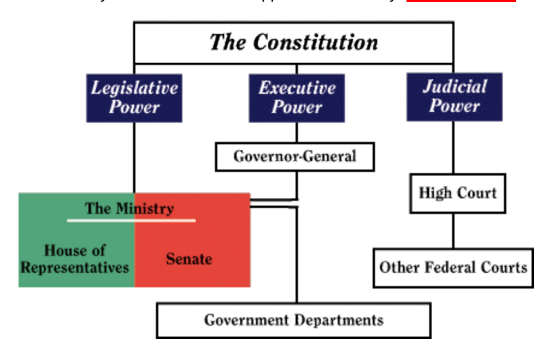
Oxford Dictionary

abstract • adj theoretical rather than physical.

Also does not consolidate "humbly relying on the blessing of Almighty God" Oxford Dictionary

consolidate • v. make stronger or more solid.

Acts Interpretation Act 1973 No 79 changed the Constitutional and official definitions creating their own Abstract Australia or Commonwealth means their Commonwealth of Australia in Geographical Sense for their own private Company Commonwealth of Australia now registered in Washington DC (District of Columbia). This was done while sitting within the walls of OUR Parliament The Contrary intention has never appeared to this day. Total Treason.



Video of Whitlam, proof the Governor-General is owned and controlled by the Treasonous Political Parties. Also proof that the Courts are also owned and controlled by the Treasonous Political Parties.

Under Our Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted we are a **Constitutional Monarchy**. This is a Common Law of England Contract.

Clause 2 Act to extend to the Queen's successors

The provisions of this Act referring to the Queen shall extend to Her Majesty's heirs and successors in the sovereignty of the United Kingdom.

Chapter II – The Executive Government 61 Executive power

The executive power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as the Queen's representative, and extends to the execution and maintenance of this Constitution, and of the laws of the Commonwealth.

Chapter III – The Judicature 71 Judicial power and Courts

The judicial power of the Commonwealth shall be vested in a Federal Supreme Court, to be called the High Court of Australia, and in such other federal courts as the Parliament creates, and in such other courts as it invests with federal jurisdiction. The High Court shall consist of a Chief Justice, and so many other Justices, not less than two, as the Parliament prescribes.

GUARDIAN OF THE CONSTITUTIONS

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

This in Fact Cloned Our Commonwealth of Australia Constitution Act by the Treasonous Political Parties changed Constitutional definitions "Commonwealth of Australia" Constitution Act.

Evidence Act 1973 No 80 Changed the Evidence Act 1905-1964 to establish a purported Commonwealth of Australia Government Gazette to be Fact, also Australian Government Gazette to be Fact, both under the changed Constitutional Definitions.

Australian Electoral Office Act 1973 No 87. There shall be an Australian electoral Officer for each State. Under Political Party Definitions.

Australian Citizenship Act No 99. Created Abstract Australian Citizens to swear their Oath or Affirmation to the Abstract Queen of Australia.

Both Oath and Affirmation done UNDER the Political Parties definition of their Australia creating Abstract entities with No Nationality for their Abstract Australia. This abstract Queen does **NOT** hold the title **Defender of the Faith, Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus etc.**

Royal Style and Titles Act 1973 No. 114

Political Parties created their own private Parliament, Government, Seal, all locked in their definition for their Australia. Our Constitution is now Cloned. **Total <u>Treason</u> SCHEDULE**

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.

(Note the Queen of Australia does NOT hold the Title "Most Excellent Majesty" or "Defender of the Faith".) This Act is 3 pages

Royal Style and Titles Act 1973 Proclamation and Gazette 5 pages.

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

"God" (not being Our God)
"Governor-General of Australia"

stralia" "Great Seal"

"Royal Great Seal"

"Great Seal of Australia"

"Our Sign Manual"

"Government of Australia" "Parliament of Australia" "Our Royal Proclamation" "Our Australian Parliament"

"Elizabeth R". ("R" stands for the Latin Regina, meaning "Queen".

This creates "Elizabeth R" for the Political Parties

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

Lands Acquisition Act 1973, No. 208 (Clth) of 19th December 1973 which created their own "Australian Land" = Hectares
4 (1) Section 7 of the Principal Act is amended--

(a) by omitting from sub-section (1) the words "The Governor-General" and substituting the words "The Minister" = TREASON

Seas and Submerged Lands Act 1973 No 161

- 9. (1) The Minister may cause to be prepared and issued such charts as he thinks fit showing **any matter** relating to the **limits** of the territorial sea.
- (3) The mere production of a copy of a paper **purporting** to be certified by the Minister to be a true copy of a chart prepared under this section is *prima facie* evidence of **any matter** shown on the chart relating to the **limits** of the **territorial sea**.

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

Oxford Dictionary: <u>purport</u> • v. appear to be or do, especially falsely

Statute Law Revision Act 1973 216 is where they <u>Cloned</u> our Laws and Removed the Royal Styles and Titles Act 1953 enforced 31st December 1973 again in **Statute Law Revision Act** 1974, This Act was back dated to 31st December 1973. 128 pages of changes to Clone Our Acts to their Treason.

To enforce the Treasonous Political Party <u>Treason</u> they created their own Courts of Treason and Police as (Mercenaries) under their changed Constitutional Definitions in 1973 without a Referendum.

Family Court of Australia Act 1975 Act no 53

Federal Court of Australia Act 1976 No. 156

<u>Australian</u> Federal Police Act 1979 No.58 repealed Commonwealth Police Act.

The Year the Treasonous Political Parties created their own Private High Court of Australia under their abstract Australia.

High Court Justices (Long Leave Payments) Act 1979 No. 89 Leave payment just doubled Judges (Long Leave Payments) Act 1979 No. 90: Leave payment just doubled

High Court of Australia Act 1979 No. 137

Political Party Treason



This Political Party High Court of Australia sits as a Coran, No Crown and Constitutional Authority. (Note: Butterworths Concise Australian Legal Dictionary Coram /koraem/ lat – in the presence of)

Judiciary Amendment Act (No.2) 1979 Act No. <u>138</u> which repealed Sections 4 to 14 at Part II—Constitution and Seat of the High Court that is Our High Court = <u>Treason</u>.

Evidence Amendment Act 1979 No. 139

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

Remuneration and Allowances Act 1979 No. 140 of 1979

Allowances to be paid to Ministers of State
Allowances to be paid to office holders of the Parliament

Salaries and allowances of holders of certain offices

This includes the so called the Treasonous Political Parties appointed Justices and Judges under their sovereign, independent and federal nation.

Ministers of State Amendment Act 1979 No. 141

3. Section 5 of the Principal Act is amended by omitting "\$325,000" and substituting "\$350,000".

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

Treason by every State and Territory

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

Queensland Anglican Church of Australia Act 1977 Remover the Church of England.

New South Wales Anglican Church of Australia Act 1976 No.21 Removed the Church of England.

Victoria Anglican Church of Australia Constitution Act 1977 No 8984 Removed the Church of England.

South Australia Anglican Church of Australia Constitution Act 1977 No 90 Removed the Church of England.

Tasmania Anglican Church of Australia Constitution Act 1977 No 90 Removed the Church of England.

Western Australia Anglican Church of Australia Act 1976 No 121 an Act to remove the Church of England.

Australian Capital Territory Anglican Church of Australia Ordinance 1980 Removed the Church of England.

Northern Territory Anglican Church of Australia Ordinance 1978 No 5 Removed the Church of England.

Commonwealth of Australia Constitution Act 1901 Part V – Powers of the Parliament 51 Legislative powers of the Parliament

(xxxviii) the exercise within the Commonwealth, at the request or with the concurrence of the Parliaments of all the States directly concerned, of any power which can at the establishment of this Constitution be exercised only by the Parliament of the United Kingdom or by the Federal Council of Australasia:

State asks Treasonous Political Parties Commonwealth to remove sections of the Colonial Laws Validity Act. under Section 51 subsection xxxvIII

Laws of the Commonwealth shall be Colonial laws within the meaning of the Colonial Laws Validity Act, 1865."

New South Wales Constitutional Powers Act 1978 No.130.

Tasmania Constitutional Powers Act 1978 No.130 Assented 21-12-1978.

Victoria Constitutional Powers (Request) Act 1980 No. 387

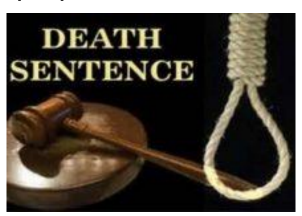
State asks Treasonous Political Parties Commonwealth about Seas and Submerged Lands Act 1973 under Section 51 subsection xxxvIII

New South Wales Constitutional Powers (Coastal Waters) Act 1979 No 138 Queensland Constitutional Powers (Coastal Waters) Act No 1 of 1980 South of Australia Constitutional Powers (Coastal Waters) Act No 68 of 1979 Tasmania Constitutional Powers (Coastal Waters) Act No 62 of 1979 Western Australia Constitutional Powers (Coastal Water) Act No 95 of 1979

Treasonous State Political Parties using the status of the Commonwealth of Australia as a sovereign, independent and federal nation makes all complicit to <u>Treason</u>.

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.

All States created and joined this Act of total <u>Treason</u>. Australia Acts (Request) Act 1985.



GUARDIANS OF THE CONSTITUTIONS

Commonwealth of Australia Constitution Act 1901 is NOT a tool to be wielded for Political Party expediency. It is the Supreme law of the Commonwealth of Australia. The Governor-General and State Governors in conjunction with the High Court at Chapter 3, Judiciary Act No 6 of 1903 are the Constitutional Commonwealth and State Guardians to take care that it is followed, NOT outmanoeuvred by Political Parties. The Federal and State Parliaments are not sovereign bodies; they are legislatures with limited powers, and any law which they attempt to pass in excess of those powers is no law at all, it is simply a nullity, entitled to no obedience.