

De Facto Quo Warranto

Before proceeding with your Statute, Colour of Law, Commercial non-commonwealth body corporate Court, committing Offences against the Commonwealth - Crimes Act 1914 (Cth) and Chapter 3 Australian Constitution 1901, provide the following evidence to verify this Court and the Judiciary Actors Jurisdiction is Constitutionally Lawful before a Commonwealth Sovereign is obligated to do as you order by attending?

1. I request the instrument that overrides, suspends or terminates the “indissoluble Federal Commonwealth under the Crown of the United Kingdom...” as qualified by the second clause that binds the Crown and the fifth clause that binds the people, that ought to have been in place at the time of 1973 in making the change of authority to the Australian Government.
2. With reference to termination of the Commonwealth, by substitution of the jurisdiction taken to be solely under the authority of the Australian Government without the Crown, I request the acknowledgement of the Australian people, via the alteration by process of section 128, or otherwise for termination of the Commonwealth and substitution in current practice today.
3. With reference to termination of the Commonwealth, I request the publication of sufficient notice to the Australian people of that change, in light of the current text of the Constitution and prefacing clauses and in light of the celebration of the centenary of the Commonwealth held in 2001.
4. ‘I request the cause, and/or reason, why the term, ‘Commonwealth of Australia’, was removed from the statutes by the passing of the Statute Law Revision Act 1973.
5. I request the cause, and/or reason, why the term, ‘Australia’, was made for use in place of the prior practice of using the term, ‘Commonwealth of Australia’.
6. I request the instrument, and source of authority, for the removal of the authority of the Australian people, termed ‘Commonwealth of Australia’.
7. I request the publication(s) issued for sufficient notice advising the Australian people of the removal the ‘Commonwealth of Australia’ was to be made or had been undertaken.
8. I request the cause, and/or reason, why the term, ‘Parliament of Australia’, was made for use of the federal parliament in place of the name ‘Parliament of the Commonwealth’.
9. I request the cause, and/or reason, why the term, ‘Australian Gazette’, was made for use in place of the publication name, ‘Commonwealth Gazette’.
10. I request the instrument for the constitution of ‘Australia’
11. ‘Personating a Commonwealth Officer’ is an Offence against the Commonwealth.
12. ‘Perverting the cause of justice’ is an offence against the Commonwealth.

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AFFIDAVIT OF FACT

Court name Deponent:
as Beneficiary/Agent for CQV Artificial Person

Address: V
.....

Attention: Court Clerk / Prosecutor / Magistrate
* Administrator's of the Constructive CQV Trust

Notice / File No. DATE

I say on Oath:

1. I am the deponent.
2. I believe that the information contained in this affidavit is true.
3. According to the , Magistrates / Judges are to be appointed by the Governor of the State of New South Wales.
4. According to the CONSTITUTION ACT 1902 – SECT 9A, the Governor of the State is to be appointed by Her Majesty Queen Elizabeth the Second and her heir Charles of the United Kingdom of Great Britain and Ireland.
5. According to the COMMONWEALTH OF AUSTRALIA ACT 1900 – SECT 61, the Governor-General of the Commonwealth of Australia is to be appointed by Her Majesty Queen Elizabeth the Second of the United Kingdom of Great Britain and Ireland.
6. Therefore, because the Governor of this State has not been duly appointed, the appointments of Magistrates are similarly invalid.
7. It is fraud for any person to act as a Magistrate / Judge in any Court in Australia.

Refer to attached page: 'Affidavit of Fact'

Autograph of deponent:
Commonwealth Sovereign
Without Prejudice UCC1-308
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Name of witness: Signature of witness: