

My submission to the Native Vegetation Act.

Bob Carr, 3 days after he was voted into Parliament, 17 years ago, past legislation of Sep 46. His party was not even sworn in at that time and it had to be parcelled up ready to go prior to voting day. By Whom.

Years before E.G. Whitlam went to Lima and signed The United Nations Lima Declaration (with which I submit). He also allowed United Nations into the Country.

At the same time his Attorney General scrapped the 1901 peoples Constitution and Governments have taken total control of the people and all our civil rights with it. I also submit a copy of that criminal activity as well.

Hitler used the humble tree to get the Nation back to work and the United Nations took over where Hitler left off. Now fast forward 80 years and they are doing the same thing in this country that happened so long ago. The Lima Declaration has moved all our Secondary Industry into Asia and we have lost millions of jobs.

In the last 30 years Governments have been ever so slowly working away at destroying small businesses. The Family farm is a small business.

First in the 1970's State Government closed down our Railways. Supposedly because they weren't paying, but it was the city who weren't paying and still is today. The cost of transport has been an ever increasing cost. Today it is one of our biggest.

Then came Malcolm Fraser with fuel excises tax which has been an ever increasing burden.

Then Hawke and Keating both destroyed all our set price boards, wheat, wool eggs etc.

Keating sold the Pig Industry out to the yanks so we could sell them beef.

John Howard went over to Keota and signed the United Nations Keota Protocol on climate change. After that came this Native Vegetation Act. To my knowledge it never went to Parliament. It just got shoved down our throats.

Farming today is a lost cause. There is not enough money in it to stay afloat and that is what Socialized Governments want to see happen. Starvation is the greatest weapon you can get. The Goyim do whatever you want.

Global warming is very simple. The earth moves 1 degree every year. The moon moves around the earth once a day and moves about. Over a period of time the whole galaxy moves around the sun. Then it over time moves away and closer to the sun. Thus why we have a variation in temperature.

With this submission I have some photos of regrowth in a cultivation paddock in the past two years. It was farmed three years ago. It is a never ending battle fighting back the scrub. Woody weeds are a never ending problem.

The other photos are of the Pilliga Scrub on the western side. It was turned into a National Park 5 years ago. It used to be logged. It is now becoming so overgrown that nothing is going to grow properly. Then when another dry period comes along it will all go up in smoke. Bears and all. But that won't worry you lot for you have stopped people making money out of the lovely timber.

It is so funny how in the past 39 years, Governments and bureaucrats have taken a

prosperous exciting Country and turned it into a socialist, back stabbing mess. Within another 10 years there won't be a family farm left. The whole of N.S.W will either be mining or Mega Farms but that is what you all seem to want.

Harry Houghton,

[REDACTED]

Koorawatha, 2807

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The Australian Government ARE Criminals!

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In Australia today, there are many groups & individuals working hard to recover the civil & political rights of the Australian men & women, as government at all levels removes them, removing our land & home ownership piece by piece, greedily demanding more of our wages, claiming our right to make personal decisions, lying to us, deceiving us, controlling our families, stealing from us. David Walter has committed the last 10 years to stopping this. To restoring the people to their rightful constitutional role. As an ex-policeman his focus was not on just stopping them, but on working out how things had gone this far, gotten this bad, so the people would know how to prevent it ever happening again.

David never dreamed he would be uncovering a crime so huge that it will be written about and talked about and portrayed in movies for hundreds of years to come. The Premier of QLD, Peter Beattie, stated that "it is so simple, they will never get it." That arrogance was badly misplaced. The People did get it.

Key Point 1

- The landmass is Australia.
- The People are the Commonwealth of Australia.

Key Point 2

- The reigning Monarch is the owner of the landmass of Australia & the seas around that possession.
- The reigning Monarch holds the Allodial title to that landmass.
- Allodial title means the absolute/total ownership.
- As the owner of the land, the reigning Monarch is the holder of the Law of the Land.
- The Law of the Land is Common Law.

Key Point 3

- Government and public servants are the employees of the owner of the land.
- Their job is to administer the Monarch's estate.
- Most particularly the parts of the estate that are used by the public.

Key Point 4

- Public servants act as agents for the sale of parcels of the Monarch's land to private people.
- That land is sold under a Grant in Fee Simple title.
- A Grant in Fee Simple is the next best thing to Allodial title.
- The allodial title allows the Monarch's employees to buy your land back, but only for a public purpose.
- That is the only thing allodial title allows.
- The stamp duty on a land sale is supposed to be banked in a special fund to cover the re-purchase of private land back into the Monarch's ownership.

Key Point 5

- The People live, work and trade on the landmass owned by the Monarch.
- The People pay rent to the Monarch – approx \$30 million per year.

Ref: Sir William Blackstone's Commentaries on the Laws of England

1. The Colonies

The colonies of Australia were created for two purposes.

- To hold the overflow of prisoners from England.
- To act as a trading base in the Pacific, for the Crown / East India Trading Company

The result of this colonization was 5 colonies and 1 territory.

- New South Wales
- Victoria
- Tasmania
- Queensland
- South Australia
 - Northern Territory

Each colony was independent. Prior to Federation each state legislated its own State Constitution.

2. The People

As the men & women were either prisoners or guards, the colonies in Australia were under military law.

Once the prisoners were freed and more free men and women from other countries entered the colonies, this became a serious issue.

Persons are divided by the law into either natural persons, or artificial. Natural persons are such as the God of nature formed us (with life); artificial are such as are created and devised by human laws for the purposes of society and government, which are called corporations or bodies politic (with no life).

In the last half of the C18th, the People on the landmass of Australia, now comprising mostly free men, worked together to create the rules of a new corporation to be known as the Commonwealth of Australia. (see below)

'Commonwealth' - because this corporation was of the People themselves. Commonwealth meaning 'the general welfare, the common good.'

The People agreed at referendums, to the structure of their new corporation, created the rules (the constitution) - then offered Queen Victoria the resulting contract.

A contract designed to allow the free men & women to live, work, trade and play on the land of the owner of that land. A contract designed to protect the ownership rights of these free men & women. A contract wherein the representatives of the People shared in the governance of the landmass on behalf of BOTH the People and the Monarch.

This governance had to be shared because not only were the public servants now administering the possessions of the Monarch, this administration was now on behalf of the private people. So they now had to understand the common law jurisdiction of the People and their assets.

And a possession of a private person did not just include their land or their moveable possessions, it also included their actual body, thoughts, creations, writings, etc.

3. The Contract

A contract is an agreement between two or more parties creating obligations that are enforceable or otherwise recognizable at law.

* Any such agreement is valid if created lawfully under the law of the residence of the party wishing to enforce the contract. The law of the residence of the parties, that being the Queen and the private land owners in this case, is common law. *

Queen Victoria agreed to that contract, it was signed and sealed.

The Queen's Royal Seal is also her signature.

Our personal signature, as an individual private natural person and corporation Sole, is our bond in all our dealings.

Therefore from 9 July 1900, the People on the landmass of Australia (the Commonwealth of Australia) now had an indissoluble and binding contract between themselves and the Queen.

This contract was signed by the living hand of the private natural people, both Victoria and the People on the landmass of Australia.

The Federal Parliament of the Commonwealth of Australia DID NOT EXIST at this time, therefore they are not contract holders in the Commonwealth of Australia Act 1900 [63 & 64 VICT.]

Although the governments of the colonies and territories did exist, they were not contract holders either, as the contract was between the living private natural people (which included the queen), not with the artificial employees of the queen.

During the next 6 months, the structure of the new Federal Commonwealth of Australia was created.

What sort of Corporation were the People agreeing to create?

A group or succession of persons (through inheritance) established in accordance with legal rules into a legal or juristic person that has a legal personality distinct from the private living natural persons who make it up, that exists indefinitely apart from them, and that has the legal powers that its constitution gives it.

A corporation is an artificial being, invisible, intangible and existing only in contemplation of law....it possesses only those properties which the charter of its creation (its constitution) confers upon it. (Trustees of Dartmouth College v Woodward)

On 1 January 1901 – the Federal Parliament of the Commonwealth of Australia opened its doors and its very first act was the Proclamation of the Commonwealth of Australia Constitution Act.

A proclamation is a formal & official public announcement made by the government. To proclaim an act is to make it enforceable to the public.

Therefore the Commonwealth of Australia Constitution Act was made the governing rules of the People of the landmass of Australia and its Parliament on that day. (See below)

This contract is an inherited document. Queen Elizabeth II is the current Constitutional Monarch through inheritance as the Monarch. You & I are the current contract-holders with her as heirs through our ancestors.

Pause for Thought

It is clear that the Queen is also our landlord – hence the rent we pay. However, living on her landmass of Australia means we also live on the land of the law holder as well.

She is not the law-maker, as she holds a covenant oath with Almighty God through her coronation and as such God is the law-maker. She holds the laws of the law-maker intact in her covenant role as the Defender of the Faith.

Therefore any contract with her is not just related to the use of the physical elements of the landmass, but the protection under law, of the People and their inherent God-given rights.

Therefore this contract known as the Commonwealth of Australia Constitution Act 1900 holds all our protected rights. And the Parliament agreed to abide by the rules of this contract through the Proclamation.

4. The Preamble

The contract known as the Commonwealth of Australia Act 1900 [83 & 64 VICT.] is in two parts - The Preamble & the sections 1 – 9 with S9 being the actual rules known as the Constitution.

In the Preamble, you and I are private people. We live, breathe, love and deal with our fellow man. We are babies, children, teenagers, adults, elderly. We live and die. We are people of gender – males & females, men & women. We are alive.

As private people we have free-will. We have the choice to believe or not, to have certain ethics of our choice. To lie or to be honest. We can say yes or we can say no. We can agree or disagree, we can think, we can decide.

The laws under which the private person operates is common law – in essence, do no harm to your fellow man or be answerable.

It was the private people of the Preamble, including the Queen, who agreed to the Constitutional Contract.

The Preamble is not part of s1 – 9 because the Preamble tells us who the contract holders are and more importantly, that

here is found the inherent common law jurisdiction of the living private natural people.

The contract holders in the Preamble are the people of New South Wales, Victoria, South Australia, Queensland and Tasmania, (South Australia being the governing body for the Northern Territory.); the People of Great Britain & Ireland (the Lords Temporal, Lords Spiritual and the Commons) and the Queen.

The People of Great Britain & Ireland had to be included because the Queen is also their protector, their Defender of the Faith, so it had to be clear that this contract would not damage or interfere with any contract she held with them.

Also the Queen is the largest land-owner in the world and holds millions of contracts of all varieties with people around the world and in her other possessions, so she has to make sure all those contracts are also protected.

As previously stated, absolutely no parliamentarian or public servant or any other government entity can be found in the Preamble.

However, as those roles are held by a living Individual – that living person IS found in the Preamble.

5. The Constitution

Inside s9 The Constitution, we find our legal people, wherein we have one individual vote only, wherein no-one is superior to any other; our estates, our wills, our civil and political rights are all protected by the Constitution.

The private person has gender, the legal person has no gender, it is simply an entity, a paper person for legal purposes only.

Talking to someone, watching TV, reading a book, eating a meal are activities that remain private.

Signing a contract with that person, buying a TV or that book or that meal, involve your legal person. If you work for a boss, which involves a work contract, you work through your legal person. But the moment you leave to go home, you are in your private world.

So, in any given day, you may act through your legal person and your private person dozens of times.

The key to knowing which you are is whether or not you are agreeing to and entering a contract. And a contract can be as simple as buying a can of drink. If there is no full disclosure or you agree under duress or the product is not as described, the contract is null and void. So, if the drink is stale, the contract is voided and you get your money back.

There are no private people in government, they are all legal entities. So, the Commonwealth of Australia Act Proclaimed 1 January 1901 was the legal contract between the legal entities of the private men & women (as found in the Preamble) and the legal entities in government.

As such, government can have absolutely no control over the

activities of your private person without a separate contract, because the Commonwealth of Australia Act Proclaimed 1901, certainly does not give them that power.

It is also important to note, that in this political structure, each individual holds the voting power of 1 (one) only. In this voting role we are known as a corporation Sole and the combination of voting is as a corporation Aggregate.

House of Representatives: A private man or woman stands up to take on the legal role of the representative of a larger number of private men and women. We vote them in with one vote only. That person does not become superior to any other, they have no more importance than any other, they are simply representing more than one individual in the parliamentary house of the People to make sure the demands of the people are heard and obeyed. In essence, they are our board of directors.

Senate: The same thing occurs with a would-be senator, however they are voted in to protect the civil and political rights of the people, by double checking that no act approved and passed through the House of Reps can change or ignore the Constitutional contract. In essence, they are our rules committee.

So, to recap -

A living natural private person with one share only in the contract they hold with the current Queen Elizabeth II, to live, work & trade in the corporation known as the Commonwealth of Australia & on her landmass, is elected by the other living natural private persons with one share only, to enter the Parliament & administer & protect the assets of the landowner and the assets & rights of the private individuals, under the rules laid down in the Commonwealth of Australia Constitution Act 1900 *Inter alia* Commonwealth of Australia Constitution Act Proclaimed 1 January 1901.

6. The Queen

As stated the Queen is found in the Preamble as a private person. However, as the Head of State, the Sovereign and the Constitutional Monarch she holds other unique roles on our behalf.

The Monarch is the founder of all corporations, including civil/public corporations such as government. The Federal Parliament of the Commonwealth of Australia was formed as a corporation under the authority of Queen Victoria, administering not only to the people under the rules of the Constitution, but to the Queen's assets as the land-owner.

So, although the private people formed the original contract and the legal people contracted with the government, the queen was & is, the head of the parliament, & the Head of State, as the founder of the federal corporation.

Every corporation MUST have a living person in it, as the free will decision maker, the signature, the authority to validate a contract. You and I hold that role in our own personal corporation soles.

In the Parliament, she holds that role as her Most Gracious Majesty, Queen Elizabeth II, with the symbol of that authority

held in the Royal Crown.

All living people who take on the legal role of Parliamentarians MUST swear an oath to her in order to hold her authority to represent the People & administer the law of the land.

This is where her Royal Prerogative is most prominent. She figuratively sits as the Speaker of the House of 'OUR' Representatives - the name Speaker indicating that this person "speaks" for the Monarch. The Speaker is the Principal Officer of the House of Reps, making sure the procedures are kept, writs for elections are issued, is present on many committees & also administers the Seat of Government - Canberra - which is a territory whose ownership is vested in the People.

The symbol of this vested Royal authority is the Mace, bearing the Royal Crown. It must enter the House before the Speaker and sit in front of the Speaker.

In the event the real Queen is in the House, the Mace is covered.

In the Senate, the symbol of the Queen's authority in that place is the Black Rod, bearing the Royal Crown, which levies many of the same responsibilities except the Usher of the Black Rod does not sit as a "speaker". Instead the Senate has a President, who has among his power as head of the Peoples' 'Rules Committee', the ability to arrest someone. In this role, the Senate is required to check that no proposed act is changing or ignoring the Contracted & Proclaimed Constitution.

The Queen further gives the Governors & Governor-General, under Royal Commission, the responsibility of rechecking the constitutional validity and the responsibility of signing that act into law. In this role, her representatives Sign all acts, Seal all acts and have those acts Proclaimed - all of which then creates in that act a law-making authority to be obeyed by the People.

In order to establish that authority

- the Royal Assent Signature must be under the act - thereby indicating it must be obeyed.
- The act must be sealed with the Queen's Royal Seal - her arms carrying the Royal Crown above the lion and the unicorn.
- The act must be Proclaimed by the Parliament of the Commonwealth of Australia to signify that both the people AND the parliament are now subject to this act's authority.

The Commonwealth of Australia Constitution Act was signed & sealed in 1900, by Queen Victoria using the Royal Seal, which then became the law-making seal of the Federal Parliament of the Commonwealth of Australia at Proclamation in 1901.

No other symbols or system can be used to create an authority of any kind, OVER the civil & political rights of the legal or private persons of the Commonwealth of Australia.

The Queen holds the title Defender of the Faith, upholding our commercial and civil rights to common and canon law. That title is a direct covenant with God Almighty. A contract.

In her, and her alone, through that contract, lies the authority to judicially adjudicate over the men & women of the Contract.

In that she is sovereign.

As the land owner of the landmass of Australia, she holds allodial title – meaning the full title. She grants land from her Crown hands into Private hands, through an exchange of money.

All grants carry the Royal Seal on the Deed to establish that the private land owner and the Queen have an individual contract for that particular piece of land.

This contract is protected by the C of A Constitution and by Her Majesty's Royal Prerogative inside the Parliament.

The Law of the Land means that the Queen, as the land-owner makes the law. Now, you and I might participate in the actual structure of the law, but no law can have authority without her approval.

In order for the judiciary in the Parliament of the C of A to administer law to the people, they must hold their authority to the land-owner, who holds the law of the land – the queen.

In OUR Parliament House, the Speaker sits under the Royal Seal – the lion & unicorn under the Crown. In OUR courts, the judges sit under the Royal Seal – the lion & unicorn under the Crown. Thereby establishing whose courts they are in.

(Further, as the owner of the land, the Queen holds the commercial security for currency. As such, sovereign currency has her Crowned head imprinted on each coin & note as proof it has the value indicated. In commerce, the post is vital, transferring commercial documents and etc constantly. The Queen's Crowned head on the stamp indicated that mail is protected under her judicial authority.)

Through the attachment to the British monarchy, the People of the Commonwealth of Australia are protected by the Magna Carta, the Bill of Rights 1649, the Writ of Habeus Corpus and etc. These historical and still current acts were created by the people to protect the people of both that day, our day and our future days.

So, rather than being a foreign queen with no real presence in Australia, her role is woven and enmeshed as the most vital element of protection to our rights, both civil, political and personal.

7. The Authority

Remember –

Authority legally means the right or permission to act legally on another's behalf; the power delegated by a principal to an agent, particularly to sign contracts.

1. We share a contract with the Queen in the Commonwealth of Australia Constitution Act 1900.
2. In that, we are all private people.
3. We share a contract with the Parliament of the Commonwealth of Australia Constitution Act Proclaimed 1901.
4. In that, we are all legal persons with legal responsibilities & corporation soles with one vote.
5. Her Majesty sits in that Parliament on her & our behalf as the Founder of the Parliament corporation – the

6. As Head of State, Her Majesty has a specific title - Elizabeth the Second, By the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Her Other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.
7. As Head of State – all authority belongs to Her Majesty and can only be conferred to another under Royal Styles & Titles rules, those being –
 - The Royal Seal – carrying the Crown over the Lion and the Unicorn
 - The Royal Signature – (at the bottom of a document signifies its authority over the people. At the top of the document signifies that the document does not have authority over the people.

The Commonwealth of Australia Constitution Act 1900 defined the correct names to be used to legally create the Federal Parliament and the Commonwealth.

The Parliament is therefore constitutionally known as the Parliament of the Commonwealth of Australia.

To identify that the Parliament holds the visible authority of the Constitutional Monarch & Head of State –

1. The Royal Seal must sit above the body of the House
2. All Parliamentarians must swear an Oath of Allegiance to the Constitutional Monarch under her specific title
3. The Speaker must be present with the Mace
4. The Usher must be present with the Black Rod

To identify that the courts, magistrates, judges & justices hold the authority of the Constitutional Monarch & Head of State –

1. The courts must have the Royal Seal sitting on the building
2. The magistrate, judge or justice must sit under a copy of the Royal Seal or a picture of the Queen wearing her Crown.
3. The magistrate, judge or justice must swear an Oath of Allegiance to the Constitutional Monarch under her specific title.
4. The magistrate, judge or justice must sign any ruling that they make which is enforceable over a man or woman.

To identify that an act is enforceable over all the people of the Commonwealth of Australia –

1. The act must state ...BE it enacted by the Queen's Most Excellent Majesty, the Senate and the House of Representatives of the Commonwealth of Australia...
2. The act must be signed by the governor or governor-general as the representative of the Constitutional Monarch.
3. The Royal Seal must be imprinted at the top of that Act.
4. The Act must be Proclaimed in the Government Gazette of the Commonwealth of Australia.

If any of those elements is missing or has been changed in any many, the Royal authority does not exist, where the people are concerned. The act will have no effect and be null & void.

Any act of either a parliamentarian or a member of the judiciary, done without proper constitutional and Royal authority, is of no

and will be null & void.

8. The Criminals

In 1973, EG Whitlam, an individual with one vote and without the authority of the Queen or the People began the gradual process of changing our constitutional government into a totally new corporate government. One unknown to the contract holders – the Commonwealth of Australia and the constitutional Monarch Queen Elizabeth II.

He changed the name from

- the Parliament of the Commonwealth of Australia to
- the Australian Government.

Australia is the landmass. The People are the Commonwealth of Australia. Therefore that government under that name has no authority over the people.

In 1973, EG Whitlam, an individual with one vote and without the authority of the Queen or the People, changed her title from

- Elizabeth the Second, By the Grace of God, of the United Kingdom of Great Britain and Northern Ireland and of Her Other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith
- to
- Elizabeth the Second, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth. That title does not hold the expression Defender of the Faith, therefore that title is not the title of the private queen as found in the Preamble to our constitutional contract. If the private woman is not found in that title, there is no protection in that title for the private men and women who are part of that contract.

Consequently, that title holds no common law authority. Therefore the inherent jurisdiction of the private people is absent in that title.

That is not the title of the Constitutional Monarch we the People of the Commonwealth of Australia hold the contract with. Therefore the Queen of Australia has no authority over the People.

This queen holds no land, has no collateral and gives no authority. It is simply a patron of the Australian Government.

In 1973, EG Whitlam, an individual with one vote and without the authority of the Queen or the People, removed the Royal Seal of the Constitutional Monarch and replaced it with the Great Seal of Australia on all acts and over the Parliament.

That Seal was an armorial seal given to the parliament by a previous monarch for use in public matters.

Whitlam made some changes to the appearance of this seal and copyrighted it to the Australian Government.

It is NOT a law-making seal, yet it now sits above the

Speaker of the House of Representatives as the symbol of where his authority comes from.

That Seal is not the Seal of the Constitutional Monarch who holds the protection for the People inside the Parliament and provides the authority for all acts which are used to govern the People. Therefore that Seal has no authority over the people.

EG Whitlam, an individual with one vote and without the authority of the Queen or the People, gave that new corporation a constitution.

To do that he simply copied OUR constitution, word for word, then changed the title, creating 2 duplicates – The Constitution & Australian Constitution. He then copyrighted those two documents to the Australian Government.

These 2 new corporate constitutions have no contract holders, therefore they do not adhere to the Preamble, but start at s1.

Without the Preamble, they do not –

- Recognize the living private individual people.
- Recognize the queen as the same
- Recognize, require or adhere to common law
- Recognize, require or adhere to Human Rights legislation.
- Require signatures.
- Require the Queen of Australia to hold the title Defender of the Faith.
- Recognize or faith – an element of a living person.

From that day in 1973 until now, the Australian Government has not been a public corporation operating under the rules of the Commonwealth of Australia Constitution Act Proclaimed 1 January 1901.

Simply put, the individual private men and women, who were voted in to a legal role in government to administer the civil and political rights of the men and women, ignoring their oaths to the constitutional monarch, without the approval of the People of the Commonwealth of Australia, followed an individual man without authority, EG Whitlam and removed the Parliament of the Commonwealth of Australia, replacing it with a form of government unknown in the contract, unknown to the People and currently referred to in its own acts as a 'foreign government of political subdivisions.'

NOTE: The legal definition of a foreign corporation is a corporation organized and chartered under the laws of another state, government or country.

Because, although an obvious government body continued in the appearance of the correct body – those changes were enough to remove any continuing government from any allegiance to either the queen, the people or the Constitutional contract.

In effect, those legal entities created an evil 'twin' government, closed down the real government and operated through the other. And by so doing, they were able to make changes that could not

be called into account constitutionally, because they were not a constitutional body anymore – in terms of our contract.

And not one parliamentarian or lawyer or judge spoke out to warn the people themselves.

In 1982, individuals without any authority, known as the Prime Minister of the Commonwealth and the Premiers of the States, with no referendum agreement of the People of the Commonwealth of Australia, formulated the Australia Act 1986, breaking all legislative ties between Britain and Australia.

That act was enacted to the Queen of Australia.

This act is sealed with Whitlam's Seal.

That was not done with the approval of the men and women of the Commonwealth of Australia, the contract holders.

Therefore this act is null and void to the People and to the constitutional Monarch Queen Elizabeth II.

All tiers and bodies of this government have an ABN number and are corporatized to the US Securities & Exchange Commission,

The statutory legislation of the Australian Government is chartered to the landmass of Australia, and its jurisdiction in environmental. A jurisdiction unknown to the People's Constitution.

There is so much more information that clearly shows breaches to our constitutional contract.

Courts where a man or woman wish to use their constitutional protection as defence and are told by the JUDGE, "take that rubbish out of my court," or men and women who are arrested without a signed warrant from a judge, or councils who enter private property and state they have the right to do so.....

One judge, when handed a common law Deed of Grant – thrust it away saying "I can't look at that thing in this court." Other people are being told by the courts, by the Lands Dept, etc that the state owns their land, they are just residents on it.

In fact, no court in this country appears to operate under any semblance of common law – every case is instead a civil case, a contract case, a mercantile law case, etc and money is the over-riding claim.

What authority did EG Whitlam have to do something that so gravely affected the People of the Commonwealth?

Did he have the authority of the constitutional contract? NO.
Did he have the queen's authority? NO.
Did he have the authority of the People of the Commonwealth? NO.

What authority did the Prime Minister of the Commonwealth and the Premiers of the States have to create an act that has so gravely harmed the People of the Commonwealth?

As with Whitlam – they had no authority.

Q: Where do the States stand in all this deception?

A: They have gone back to their pre-Federation Colonial Constitutions and now operate independent of each other. All bodies in State Govt will now refer you to their State Constitution as giving them their authority.

Q: What & Who is COAG?

A: The Council of Australian Governments, comprising the Prime Minister, Premiers of the States & Territories and representatives of Local Govt.

Q: But local council does not have constitutional validity?

A: It doesn't in OUR constitution – but remember, they created a copycat copyrighted version – which is not OUR constitution, but theirs.

Q: What is COAG's role?

A: To enter into agreements between the independent states.

In 1992, without a referendum, these entities of COAG agreed to administer all legislation under environmental guidelines. However the legislation stated -

5. Within the policy, legislative and administrative framework applying in each State, the use of natural resources and land, remain a matter for the owners of the land or resources, whether they are Government bodies or private persons.

It appears they do not even honour their own legislation.

- No Royal Seal has been used on acts passed by the Australian Government since 1973.
- No Royal Assent has been given to any act passed by the Australian Government since 1973.
- No Proclamation in the Government Gazette of the Commonwealth of Australia has been made since 1973.
- No man or woman who has entered parliament since 1974 has been entering a Parliament of the People.
- No man or woman who has entered parliament since 1973 has been operating under the Constitutional Contract - the Commonwealth of Australia Constitution Act Proclaimed 1 January 1901.

So this is not a government. Since 2002, it is simply a full-blown corporation.

Clearly they are not operating any government that is one approved by the People.

Clearly it is a government foreign to the People.

So why has the Queen not stepped in? She has been receiving a mass of documentation from Australian's desperate to understand what is happening to their rights, and she has not helped.

Many people are turning against her, which is what this corporation wants – remember all governments since Whitlam have been pushing for a republic.

Why has she not helped?

Because, like everyone else, we were telling her it was a constitutional issue.

'This government aren't obeying our constitution!' 'they are breaching our constitution!' 'They need to listen to us, we are the People of the Constitution!'

For starters, we have been asking a foreign government, chartered in the USA, to do as we tell them to do.

For seconds we thought they were breaking our constitutional rules, when they actually weren't even part of that contract anymore.

In fact, we the People of the Commonwealth of Australia have not had a government as we created it, since 1973. Our constitutional 'insurance' was allowed to lapse on that day and no-one told us.

We are totally unprotected.

But it is even worse.

I stated previously that the queen is the only private person inside the constitution as the founder of all corporations?

Well that applies to their corporation too, she was also in there as the founder BUT she had told them they must have individual contracts with the private people.

Let's look at the Corporations Act 1990 in each state, which are all current acts. Remember that Australia is now operated under a foreign corporation, statutorily legislated ONLY to the landmass.

In each State's version, the act appears to recognize private people and respect their rights.

However,

- in the NSW Act section 18 overrides the Royal Prerogative of the Queen, removing it from the Act.
- Section 18 in the WA act does the same
- Section 18 in the VIC act does the same
- Section 18 in the SA act does the same
- Section 18 in the QLD act does the same
- Section 18 in the TAS act does the same.

I told you what the Royal Prerogative was.

It is the living woman, the Queen, inside the Parliament, speaking for us, signing her assent, acting as the contract holder to protect our civil and political rights. The living woman holding the authority for any and all actions of the Parliament where the People are involved.

Removing the Royal Prerogative removes the Queen as the living woman from the Parliament.

Removing the Royal Prerogative removes the authority of the Queen from the Parliament.

Removing the her authority, removes the protection for the individual living natural people.

Removing the Queen, removes our contract as the living men and women from the Parliament.

Removing all living people, removes ANY need for the following

1. common law
2. private ownership rights
3. heirs and assigns
4. estates and wills
5. human rights legislation
6. Magna Carta
7. Bill of Rights 1649
8. Writ of Habeus Corpus

When you remove private people from a decision making process you do not have to worry about

- whether they have enough to eat
- whether they have a home
- whether they have jobs
- whether they have access to good health care
- whether they have access to education
- whether they have a future
- whether they have a voice

So, this is why none of our constitutional protests to the courts were heard – **this corporation cannot hear what does not exist in its system.**

Its employees, including the police, judges, parliamentarians, governor-generals, etc all hold a workplace agreement with a workplace number, to establish their allegiance and direct their authority, which is to the corporate rules ONLY.

Their 'head of state' is the head of the corporation – the Prime Minister – currently Julia Gillard.

If you don't think she knows this, listen to her refer to 'Her government', to what she wants for Australia.

She knows exactly what power she holds.

When a body operate under pure corporate rules, without a living authority, they operate wholly and solely under contract.

This foreign corporation does not have a contract with the People through our constitution, as is clear.

However because we were deceived into thinking they were OUR government, they have co-erced us all into entering individual contracts with them.

Think about all the new registrations, memberships, licenses, degrees, etc we are all now expected to operate under. You are now take to court under Planning Law, for not getting permission first.

This foreign corporation cannot see our beating hearts, it can only recognize our name on a contract.

Was this disclosed to you when you entered that contract? And more importantly, was that contract created validly under the common law jurisdiction of the owner of the land?

NO!

So, where do we, the private men and women of the Commonwealth of Australia, stand now?

1. We, the People of the Commonwealth of Australia, have no Parliament
2. The Australian Government has no authority over the People of the Commonwealth of Australia

Q: There are no living people inside the Australian If there is no living authority inside the Australian Government, who runs the show?

A: The answer can only be – nobody.

Q: If there is no living authority inside the Australian Government, who makes the rules and how enforceable are they?

A: Nobody makes the rules and they aren't worth the paper they are written on.

Q: If there is no living authority inside the Australian Government, what are we obeying?

A: Our own manipulated belief that they are legitimate, despite all the evidence that has come forward over the years.

How stupid does that make us? It is US who have enslaved each other, allowed the removal of each others homes, and assets and lives. Because we are jumping to the call of a corporation with nothing living in it & NO AUTHORITY!

So, all you people trying to keep Smart Meters out of your homes. The electricity company has ABSOLUTELY no-one authorizing them to do what they are doing. Therefore it is a crime.

The Lock the Gate people, defending their land against CSG. Tho fracking companies have ABSOLUTELY no-one authorizing them to enter your land and STEAL your ownership.

Everyone who is worried about the imposition of this new Carbon Tax – it has no authority behind it. Keep your money!

The massive monies the Australian Government are borrowing from overseas and we are expected to repay. Not our government, so NOT OUR DEBT. We didn't authorize it.

Q: Where is the money from Telstra, from the mining royalties, from the taxes, from any monies this corporation have taken WITHOUT authority.

Q: Where is the 196 billion in gold gone from our Mint? The wealth security of the People.

Q: Where is the millions supposed to be held through stamp duty on land to re-buy private land back into public hands? Where is the 52 million supposed to be in the disaster relief fund?

All disappeared into the hands of a Corporation that had NO authority to take it.

THAT IS THEFT.

The NLIS Scheme, the PP Boards, the local councils, RSPCA, RTA, – not one of them have ANY authority for their bills, their fines, their rates, their impositions. Send them back!

Did you catch that? LOCAL COUNCILS HAVE NO AUTHORITY BEHIND THEM. Not only are they unconstitutional, they are acting criminally when they enforce THEIR rules without ANY authority.

And it gets worse.

Q: Have you been arrested? Have you spent time in gaol? The judge and the policeman hold their licenses under a **WORKPLACE AGREEMENT** – not a constitutional authority. They had no authority to do arrest or gaol you.

Q: Have you had your children removed by a judge with no authority?

Q: Have you had your home seized for non-payment of rates or a mortgage default by a judge with no authority?

Q: Are you battling fines for any and everything?

That is why no judge today signs ANYTHING – in fact, that is why most people claiming authority OVER you and I don't sign anything – because that will make them accountable for what happens to you.

They don't have the Queen's authority & they know it. Gillard, an individual with 1 (one) vote only, CAN NOT give them any authority over you and I, so without authority, any harm to a living man or woman is a crime.

However – they have created the greatest danger for themselves. A living man or woman cannot escape a common law judgment.

Every single one of these people, must now prove their rightful authority under Vicarious Liability. Vicarious Liability binds them to the result of any harm that falls on you the living man or woman. If they are a boss, it binds them to the harm their staff might cause.

That means, regardless of corporate legislation protecting Parliamentarians, these entities are still also private men and women & as such are outside the Australian Government/Corporation's protection. They are individually answerable to those they have hurt, under common law.

Men and women have been destroyed without authority – that is a crime.

Their homes seized, their assets stripped without authority – that is a crime.

Their lives lost through stress-induced suicides caused by incredible government harassment without authority - that is a crime.

Our Commonwealth of Australia Constitution Act is alive and well and living underground. Dig it out and stand on it. It is the only thing that currently protects us in any way, because that contract between the individual private living People and the Queen still exists.

Remember

1. you are an individual living private person found in the Preamble.
2. the Queen is an individual living private person found in the Preamble.
3. your private person and the Queen hold a contract together
4. in the Preamble you are protected by your common law jurisdiction
5. you are a legal person inside s9 Constitution
6. your legal person is protected by the Constitutional Monarch
7. the Australian Government has absolutely no authority over your private person
8. the Australian Government has absolutely no authority over your legal person
9. the Australian Government is not part of the contract between you and the Queen
10. the Australian Government is not part of the 1901 Proclaimed contract
11. the Australian Government has no Constitutional Monarch.

They know this & they have not stopped, therefore they are criminals.

No contract + no authority = go away.



THE ROYAL SEAL OF OUR CONSTITUTIONAL
CONTRACT WITH QUEEN ELIZABETH II



EW WHITLAM'S SEAL OF THE
AUSTRALIAN GOVERNMENT

Reference re corporations / individuals/ royal prerogative / parliament / land ownership - Sir William Blackstone's Commentaries on the Laws of England

Our contract / constitution - <http://foundingdocs.gov.au/area-aid-2.html>

This document was collated from information provided by David John Walter.

For further information, if you still don't quite get it & to join the mailing list, contact flora@reachnet.com.au

June - July 2012

We would like to bring to your attention how Australian Industries and ongoing redundancies and closures came about through the betrayal by the Whitlam Labor Government when they signed the "Lima Declaration" in March, 1975. The following Governments led by Fraser, Hawke, Keating and Howard continued the betrayal of the Australian people.

The Lima Declaration

The Second General Conference of the United Nations Industrial Development Organisation (U.N.I.D.O.) met in Lima, Peru, during the period March 12-26, 1975, this resulting in a declaration which has provided the blueprint for what has subsequently happened to Australian industry. The basic reasoning behind the declaration was that the drastic plight of the Third World was the result of the rapacious policies of the advanced industrial nations, Australia listed as one of these. The only way to rectify the situation was to transfer industrial resources from the advanced to the Third World, and then to provide markets for Third World exports, buying products once produced locally.

The Fraser Government took over where the Whitlam Government left off, with Malcolm Fraser extolling the virtues of the programme under the guise of "The North-South Dialogue". The Hawke-Keating Government has increased the tempo of the programme, Hawke, Keating, Button and other senior ministers frankly telling Australians they are working to INTERNATIONALISE the Australian economy.

MORE THAN HALF OF AUSTRALIA'S MANUFACTURING CAPACITY HAS BEEN DESTROYED SINCE 1974. And the destruction continues, while Australian imports vast quantities of goods once produced locally.

In 1970 there were approximately 300,000 farmers. THERE ARE NOW ONLY 125,000, WITH THOUSANDS MORE DOOMED TO DESTRUCTION UNDER THE HAWKE-KEATING STRATEGY.

The following are the main recommendations of The Lima Declaration:

(35) "That special attention should be given to the least developed countries, which should enjoy a net transfer of resources from the developed countries in the form of technical and financial resources as well as capital goods, to enable the least developed countries in conformity with the policies and plans for development, to accelerate their industrialisation;"

(41) "That the developed countries should adhere strictly to the principle that the Generalised System of Preferences must not be used as an instrument for economic and political pressure to hamper the activities of those developing countries which produce raw materials;"

(43) "That the developing countries should fully and effectively participate in the international decision-making process on international monetary questions in accordance with the existing and evolving rules of the competent bodies and share equitably in the benefits resulting therefrom;"

(52) "That developing countries should devote particular attention to the development of basic industries such as steel, chemicals, petrochemicals and engineering, thereby consolidating their economic independence while at the same time assuring an effective form of import substitution and a greater share of world trade;"

In order to achieve the above recommendations, The Lima Declaration advocated the following Plan of Action:

(59) The developed countries should adopt the following measures:

(a) Progressive elimination or reduction of tariff and non-tariff barriers, and other obstacles of trade, taking into account the special characteristics of the trade of the developing countries, with a view to improving the international framework of the conduct of world trade...

(b) Adoption of trade measures designed to ensure increased exports of manufactured and semi manufactured products including processed agricultural products from the developing to the developed countries;

(c) Facilitate development of new and strengthen existing policies, taking into account their economic structure and economic, social and security objectives, which would encourage their industries which are less competitive internationally to move progressively into more viable lines of production or into other sectors of the economy, thus leading to structural adjustments within the developed countries, and redevelopment of the productive capacities of such industries to developing countries and promotion of a higher degree of utilisation of natural resources and people in the latter;

(d) Consideration by the developed countries of their policies with respect to processed and semi-processed forms of 'raw materials, taking full account of the interests of the developing countries in increasing their capacities and industrial potentials for processing raw materials which they export;

(e) Increased financial contributions to international organisations and to government or credit institutions in the developing countries in order to facilitate the promotion of financing of industrial development. Such contributions must be completely free of any kind of political conditions and should involve no economic conditions other than those normally imposed on borrowers.

1. The first step in the process of developing a new product is to identify a market need. This involves conducting market research to determine what consumers want and what problems they are facing. Once a need is identified, the next step is to develop a concept that addresses the need. This is often done through brainstorming and sketching. The third step is to create a prototype, which is a physical model of the product. This allows the designer to test the product and make improvements. The fourth step is to conduct a feasibility study, which involves evaluating the technical, financial, and market viability of the product. The final step is to develop a business plan, which outlines the marketing, sales, and financial strategies for the product.

1. The first step in the process of developing a business plan is to conduct a thorough market research. This involves identifying the target market, understanding the needs and preferences of the customers, and analyzing the competitive landscape. Market research can be conducted through various methods, including surveys, interviews, and focus groups.

1. The following information is for your information only. It is not to be used for any other purpose.

1. The first step is to identify the problem or question that needs to be answered. This involves understanding the context and the specific requirements of the task.

• The following information is provided for the purpose of illustrating the format of the information that should be included in the report. The information is not intended to be a model of a report, and it is not intended to be a representation of the information that should be included in a report. The information is provided for the purpose of illustrating the format of the information that should be included in the report.

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1. The first step in the process of identifying a problem is to recognize that a problem exists. This is often done by comparing current performance with a desired state or goal. If there is a significant difference, a problem is identified.

To Section (e) was added the following rider: "Urgent consideration of the question of re-scheduling of debt servicing of long-outstanding debts, their conversion, if possible, into grants and granting favourable treatment to the industrial and financial requirement of the developing countries most seriously affected by tile present economic crisis..."

1. The first part of the paper is devoted to a discussion of the
theoretical aspects of the problem. It is shown that the
problem is well-posed in the sense of Hadamard.
The second part of the paper is devoted to a discussion of the
numerical aspects of the problem. It is shown that the
problem can be solved by the method of finite differences.
The third part of the paper is devoted to a discussion of the
results of the numerical calculations. It is shown that the
method of finite differences is very accurate and efficient.







