

Touched by a Butterfly



Kissed by an Angel

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*Where there is no vision the people perish; but he that keepeth the  
law, happy is he' -  
Proverbs Ch. 29 v.18*

Her Excellency Ms Quentin Bryce AC  
Governor-General of the Commonwealth of Australia,  
Government House,  
Dunrossil Drive,  
Yarralumla ACT 2600

Your Excellency,

#### LETTER OF DEMAND

I, David John Walter of Rural Number 187, Walsh River Road, Watsonville, Queensland, a State of the Commonwealth of Australia, respectfully request that your reply to this Letter of Demand along with the information sought herein, be forwarded within ten working days to me at Post Office Box 578, Herberton Qld 4887, Australia, and that Your Excellency's reply and all the information sought herein, be certified under Your Excellency's hand and under the Seal for use on Her Majesty's behalf by Her Majesty's personal representative in Her Majesty's Commonwealth of Australia, with Her Majesty referred to herein by me as being the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith.

On 18th August 2010, I forwarded correspondence to Her Majesty's Private Secretary, requesting that the correspondence of the same date enclosed therein to Her Majesty, be presented for Her Majesty's perusal and attention.

Mrs Sonia Bonici, Her Majesty's Senior Correspondence Officer, replied on behalf of the constitutional Sovereign in correspondence dated 2nd September 2010, resulting in my endeavours to clear these matters and to obtain justice at common law and compensation for each of those people who is an individual natural person and a corporation sole so named in the attached document, but to no avail.

Those people are all subjects of the Queen's Most Excellent Majesty and of Her heirs and successors as held to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901* commencing 1st January 1901 under the conditions as declared by Her Majesty Queen Victoria with the advice of the Privy Council, and the Proclamation dated 7th September 1900 was accordingly published on Tuesday 1st January 1901 in the Commonwealth of Australia Gazette.

The Queen's Most Excellent Majesty, Queen Victoria, died on 21st January 1901 and was succeeded by the King's Most Excellent Majesty Edward the Seventh who then held the Crown of the United Kingdom and under whose Seal and enacting manner and form of

BE it enacted by the King's Most Excellent Majesty,

the Senate and the House of Representatives of the Commonwealth of Australia, the common law of England was retained in the Commonwealth of Australia judiciary held to section 80 (Common law to Govern) of the *Judiciary Act 1903* (Cth) Act No. 6 of 1903 assented to on 25th August 1903 by the Governor-General for the Commonwealth of Australia on behalf of His Majesty King Edward the Seventh under His Majesty's Royal Prerogative to appoint by commission, His Majesty's personal representative in and over the Commonwealth of Australia.

The common law of England is also entrenched at Clause 5 – Operation of the Constitution and laws, of the *Commonwealth of Australia Constitution Act 1901* *inter alia* with the

*Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12].

However, the *Royal Style and Titles Act 1973* (Cth) Act No. 114 dated 19th October 1973, was enacted by “the Queen, the Senate and the House of Representatives of Australia”,

and was signed off by E. G. WHITLAM, the then Prime Minister of the Government of Australia which considered it desirable to change the form of the royal style and title to be used in relation to Australia and its Territories to

Elizabeth the Second, by the Grace of God  
Queen of Australia and Her other Realms and Territories,  
Head of the Commonwealth.

However, there is no *Royal Style and Titles Act 1973* in any United Kingdom legislation.

Please note: the *Royal Style and Titles Act 1953* (Cth) Act No. 32 dated 3rd April 1953, was enacted “by the Queen’s Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia” with the intention to adopt, for use in relation to the Commonwealth of Australia and its Territories, the royal style and title of

Elizabeth the Second, by the Grace of God  
of the United Kingdom, Australia and Her other Realms and Territories  
Queen, Head of the Commonwealth, Defender of the Faith.

That was in accordance with the principles that were formulated by the Prime Ministers and other representatives of British Commonwealth countries. In the United Kingdom legislation there is the *Royal Style and Titles Act 1953* (UK) [1 & 2 Eliz. 2 Ch. 9] of 26th March 1953.

I refer to the words “Defender of the Faith”. In *The Canons of the Church of England*, when referring to Royal Supremacy, it is acknowledged that

the Queen’s excellent Majesty, acting according to the laws of the realm,  
is the highest power under God in this kingdom,  
and has supreme authority over all persons in all causes,  
as well ecclesiastical as civil;

when referring to the role of the current reigning Sovereign, it is stated that

the Queen's role as Head of State and Head of Commonwealth  
is to respect and recognise various faiths, and to promote tolerance and understanding  
between people of different religions;

reference is made to the Queen’s most excellent Majesty our Sovereign Lady Elizabeth,  
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; serving God in Church and State;  
and reference is made to the Oath of Allegiance as being  
I, AB, do swear that I will be faithful and bear true allegiance  
to Her Majesty Queen Elizabeth II, her heirs and successors,  
according to law: So help me God;  
thereby confirming that Her Majesty, as Defender of the Faith, has Royal Supremacy over  
the laws of Church and State, those being the canon laws and the common law of England.

At the request of the majority of each of the eligible for voting individual natural people and  
corporation sole living in what was known in 1859 as Moreton Bay, boundaries of the  
Colony of New South Wales were altered to create the separate Colony of Queensland, under  
the Seal of the Queen's Most Excellent Majesty, Queen Victoria, who, by the Grace of God,  
of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, held the  
land and seas in and about the Colony of New South Wales in an *inter vivos* trust forming  
Her estate and inheritance for Her successors, heirs and assigns and for Her issue, held to  
common law, and must not be interfered with by any other corporate body or body politic,  
regardless of who they are.

In Queensland, a State of the Commonwealth of Australia, all individual natural people and  
corporation sole are inside the *Commonwealth of Australia Constitution Act 1901*, *inter alia*  
with the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12]  
*inter alia* with the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977;  
and hold their real properties in commercial contracts at common law and equity, between  
themselves and the Queen's Most Excellent Majesty to section 80 of the *Judiciary Act 1903*  
(Cth) Act No. 6 of 1903, as enacted under the authority of the King's Most Excellent Majesty  
as holder of the Crown of the United Kingdom.

Queensland's *Constitution Act 1867* (Qld) [31 Vic. No.38] was "enacted by the Queen's  
Most Excellent Majesty by and with the advice and consent of the Legislative Council and  
Legislative Assembly of Queensland in Parliament assembled and by the authority of the  
same" and was sealed with Queen Victoria's Seal after being signed by the Governor for the

Colony of Queensland and who was appointed by commission by the Queen's Most Excellent Majesty, Queen Victoria, to act on Her Majesty's behalf in and over Queensland.

The current heir and successor to the Queen's Most Excellent Majesty, Queen Victoria, is the Queen's Most Excellent Majesty, Elizabeth the Second, who is now the current holder of the land and seas in and about Queensland, a State of the Commonwealth of Australia. That land is held under the common law of England and may be sold to Her Majesty's subjects with a signed and sealed commercial contract between parties and paid for in real money, i.e. legal tender currency of the Commonwealth of Australia.

All commercial property and assets, which includes real money, then become a part of the will and testament for each individual natural person and corporation sole and of his/her estate of inheritance for his/her heirs and assigns and held in an *inter vivos* trust, all bound to the laws of common law and equity, as confirmed in the

*Commonwealth of Australia Constitution Act 1901*, *inter alia* with the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12] and the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977.

The commercial assets in the estate and will and testament are held of no other interest or trust, constructive or otherwise, other than that of the beneficiaries to that testamentary trust, their heirs and assigns, unless there is a signed and sealed commercial agreement between the holder of the estate or testamentary trust and another person or corporation at law and in equity, created at the title point of the signed and sealed commercial contract between the holder of the testamentary trust and the other person, *inter alia* to section 80 of the *Judiciary Act 1903* (Cth) Act No. 6 of 1903, as enacted under the authority of the King's Most Excellent Majesty, as holder of the Crown of the United Kingdom *inter alia* to the *Crimes Act 1914*.

Therefore, the members of any body politic, such as the "artificial persons" inside the QUEENSLAND GOVERNMENT and its entities, may not remove from the Queen's Most Excellent Majesty and/or Her Majesty's subjects, the civil and political rights and liberties and the rights to real and personal property of Her Majesty and Her subjects, each of whom is

an individual natural person and a corporation sole in his/her own right, holding commercial property throughout the Commonwealth of Australia in the six former Colonies now States in his/her estate, will and testament in equity in an *inter vivos* trust for his/her heirs and assigns.

A criminal offence is a common law offence. Therefore any individual natural person and corporation sole charged with a criminal offence is not guilty until tried by a jury of his peers and any finding of guilty must be “beyond all reasonable doubt”.

If an individual natural person and a corporation sole is found to be guilty of a criminal offence, a judiciary member holding the Queen’s Most Excellent Majesty’s appointment, must apply Her Majesty’s Royal Prerogative before sentencing, fining and/or incarcerating or issuing any other order of the Court.

That judgment must be signed and sealed by that judiciary member under the seal granted for that use under the Queen’s Most Excellent Majesty’s appointment of that judiciary member by either the Governor-General or the Governor who was appointed by commission by the Queen’s Most Excellent Majesty to appoint judiciary members on Her Majesty’s behalf.

It must be remembered that the Governor for Queensland and personal representative of the Queen’s Most Excellent Majesty in and over Queensland, a State of the Commonwealth of Australia, is to be appointed by commission under Her Majesty’s Royal Sign Manual and Signet as held to the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977.

Therefore, any infringement on our civil and political rights and liberties, under the common law and canon law of the Queen’s Most Excellent Majesty, by any Commonwealth authority, Commonwealth entity, Commonwealth judicial officer or Commonwealth public official as defined in the Dictionary of the CRIMINAL CODE ACT 1995 (Cth) under “The Parliament of Australia enacts”, *inter alia* with the AUSTRALIAN CONSTITUTION – THE CONSTITUTION – The Constitution dated 9th July 1900, over any subject of Her Majesty or Her Majesty *inter alia* to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, *inter alia* to the *Crimes Act 1914* (Cth), is invalid or void, as that infringement is beyond the source of the power of the

constitutional Sovereign, The Queen's Most Excellent Majesty and is therefore an abuse of the civil and political rights and liberties of us, the individual natural people and corporation sole inside the *Commonwealth of Australia Constitution Act 1901*, *inter alia* with the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12] and *inter alia* to section 53 of *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977.

As I stated in my correspondence to Her Majesty, there have been no referendums held under the laws of the Queen's Most Excellent Majesty to obtain the consent of the majority of the eligible for voting individual natural people and corporation sole in Queensland inside the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977 at section 53 and *inter alia* to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, to create an AUSTRALIAN GOVERNMENT nor to create Queensland as "the State" inside that AUSTRALIAN GOVERNMENT in which the QUEEN OF AUSTRALIA holds no land and has no equity and no subjects.

The Queen's Most Excellent Majesty's Garter at Her College of Arms in London, has stated that "There are scores if not hundreds of Letters Patent of Armorial Bearings that have been issued to Australian citizens or Australian corporate bodies of which The Queen is described as Queen of Australia", thereby confirming that the QUEEN OF AUSTRALIA inside the AUSTRALIAN SYSTEM OF GOVERNMENT is not the same entity as the constitutional Sovereign, the Queen's Most Excellent Majesty.

Further, as stated in my correspondence of 18th August 2010 to Her Majesty, there have been no referendums presented to and voted on by us, the eligible for voting individual natural people and corporation sole of Her Majesty's Commonwealth of Australia, to create an AUSTRALIAN SYSTEM OF GOVERNMENT to the AUSTRALIAN CONSTITUTION 1900.

We are the individual natural people and corporation sole as found in the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, which commenced on 1st January 1901 after the people of New South

Wales, Victoria, South Australia, Queensland, Tasmania and Western Australia agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom, as held to the Royal Proclamation of 7th September 1900 which was signed by the Queen's Most Excellent Majesty, Queen Victoria with the advice of the Privy Council, published in the Commonwealth of Australia Gazette on Tuesday 1st January 1901 and sealed under the *Great Seal Act 1884* (UK) [47 & 48 Vict. Ch. 30 dated 28th July 1884]

The Parliament of the Commonwealth of Australia consists of the Queen's Most Excellent Majesty and the Senate and House of Representatives of the Commonwealth of Australia, with its Legislative Powers held to sections 51 and 52 of the *Commonwealth of Australia Constitution Act 1901* and with its laws held to the *Crimes Act 1914* (Cth).

The Parliament of the Commonwealth of Australia holds no land or seas in or about the Commonwealth of Australia. The constitutional Sovereign, the Queen's Most Excellent Majesty, as under the provisions of the Constitutions of the former Colonies, now the six States of the Commonwealth of Australia, is the holder of all the land and seas in and about the Commonwealth of Australia, and is the Head of the Commonwealth and body corporate of the Parliament of the Commonwealth of Australia *inter alia* to the *Statute of Westminster 1931* [22 Geo. 5 Ch. 4], *inter alia* to the *Corporate Bodies Contracts Act 1960* (UK) [8 & 9 Eliz. 2 Ch. 46 29th July] *inter alia* to *The Bangalore Principles of Judicial Conduct of 2002* and held to the *Commonwealth of Australia Constitution Act 1901*, *inter alia* with the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12] to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128.

I refer to the *Corporate Bodies Contracts Act 1960* (UK) [8 & 9 Eliz. 2 Ch. 46 29th July] held to the common law of England and the laws of the Parliament of Great Britain/United Kingdom.

The civil and political rights and liberties of all throughout the Commonwealth of Australia are held to the laws of the Queen's Most Excellent Majesty, including civil law, cannon law and the common law of England and the Parliament of Great Britain/United Kingdom to section 80 of the *Judiciary Act 1903* (Cth) Act No. 6 of 1903, as enacted under the authority

of His Majesty King Edward the Seventh, and *inter alia* to the *Crimes Act 1914* Act No. 12 of 1914, as enacted under the authority of His Majesty King George the Fifth, each as holder of the Crown of the United Kingdom.

An individual natural person and a corporation sole, elected as a member of the Legislative Assembly inside any of the Parliaments of the six States of the Commonwealth of Australia or elected as a member of the House of Representatives inside the Parliament of the Commonwealth of Australia, must not pass any laws, *inter alia* to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, to override the canon and common law and equity of the Queen's Most Excellent Majesty, the holder of the executive power of the Commonwealth of Australia to the *Commonwealth of Australia Constitution Act 1901* at section 61.

*Corporations (Repeals, Consequential and Transitional) Act 2001* Act No.55 of 2001 under the "enacting formula" of "The Parliament of Australia enacts", is an example of a law of a corporate government consisting of the body politic of "artificial persons" as members of political parties inside their own constitution, AUSTRALIAN CONSTITUTION – THE CONSTITUTION, and is a statutory law and is subject to defeat. Each individual natural person and corporation sole, in the Commonwealth of Australia, being a subject of the Queen's Most Excellent Majesty and subject to the *Nationality and Citizenship Act 1948* (Cth), holds his/her real and personal property, including money, to the common law of the Queen's Most Excellent Majesty, held in his/her will and testament in an *inter vivos* trust for his/her heirs and assigns, and no other commercial or corporate entity can interfere with that constructive trust or interest other than the beneficiaries of the testamentary trust upon his/her demise or by a commercial signed and sealed contract between lawful parties *inter alia* to the *Judiciary Act 1903* (Cth) Act No. 6 of 1903 and to the *Crimes Act 1914* (Cth) Act No. 12 of 1914, each as enacted under the authority of the King's Most Excellent Majesty as holder of the Crown of the United Kingdom.

The appointment by commission of the Governor-General for the Commonwealth of Australia as personal representative of the constitutional Sovereign, currently the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom

of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, is held to the Preamble and Clauses 1 to 9 of the *Commonwealth of Australia Constitution Act 1901*, *inter alia* with the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12] and the *Great Seal Act 1884* (UK) [47 & 48 Vict. Ch. 30 of 28th July 1884].

I, David John WALTER, as an individual natural person and a corporation sole inside the Preamble and Clauses 1 to 9 of the *Commonwealth of Australia Constitution Act 1901*, as a resident in Her Majesty's Commonwealth of Australia and as a loyal subject of the Queen's Most Excellent Majesty, respectfully request that Your Excellency, as Governor-General for the Commonwealth of Australia and personal representative in and over the Commonwealth of Australia, of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, grant on behalf of Her Majesty, under Her Majesty's Royal Prerogative, approval that I may forward the matters mentioned herein to Her Majesty in Council and Her Majesty's Most Honourable Privy Council.

I, David John WALTER, as an individual natural person and a corporation sole inside the Preamble and Clauses 1 to 9 of the *Commonwealth of Australia Constitution Act 1901*, as a resident in Her Majesty's Commonwealth of Australia and as a loyal subject of the Queen's Most Excellent Majesty, respectfully request that certified copies of the following numbered documents in this Letter of Demand, be forwarded within ten working days to me at Post Office Box 578, Herberton Qld 4887, Australia, and be certified under Your Excellency's hand and under the Seal for use on Her Majesty's behalf by Her Majesty's personal representative in and over the Commonwealth of Australia, with Her Majesty referred to by me herein as being the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith.

1. A certified copy of Your Excellency's appointment by commission as Governor-General for the Commonwealth of Australia as personal representative in and over the Commonwealth of Australia of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, and showing Her Majesty's Royal Sign Manual and Signet relating to that appointment.
2. A certified copy of the appointment of the current Chief Justice of the High Court of Australia, as appointed by the Governor-General on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, 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, showing all seals and signatures related to that appointment.
3. A certified copy of the current GREAT SEAL OF AUSTRALIA.
4. A certified copy of the Great Seal of the Commonwealth.
5. A certified copy of the *Royal Style and Titles Act 1973* (Cth) Act No. 114 of 1973, showing its authorized assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty.
6. A certified copy of the dated, signed and sealed PROCLAMATION for the *Royal Style and Titles Act 1973* (Cth) Act No. 114 of 1973, as well as the publication thereof in the Commonwealth of Australia Gazette showing its date.
7. A certified copy of the approval,  
under the Hand of Her Majesty with the title of  
Elizabeth the Second, by the Grace of God  
of the United Kingdom, Australia and Her other Realms and Territories  
Queen, Head of the Commonwealth, Defender of the Faith

to be used in relation to the Commonwealth of Australia and its Territories,  
for the AUSTRALIAN GOVERNMENT and its Prime Minister E. G. WHITLAM,  
to use a GREAT SEAL OF AUSTRALIA  
and to enact the *Royal Style and Titles Act 1973*,  
in their desire to change the form of the royal style and title to  
Elizabeth the Second, by the Grace of God  
Queen of Australia and Her other Realms and Territories,  
Head of the Commonwealth,  
to be used in relation to Australia and its Territories,  
thereby granting the AUSTRALIAN GOVERNMENT and its PRIME MINISTER  
all the land and seas in and about the Commonwealth of Australia  
for the use of only the AUSTRALIAN SYSTEM OF GOVERNMENT.

8. A certified copy of the signed and sealed commercial contract or contracts, whereby the constitutional authority, over the land and seas in and about each of the six States of the Commonwealth of Australia, was removed from the Queen's Most Excellent Majesty; whereby previous commercial contracts held between the Queen's Most Excellent Majesty or predecessors and each of the individual natural people and corporation sole, were over ridden and changed without consent; and whereby real property held for his/her heirs and assigns in an *inter vivos* trust for his/her issue, was taken into the ownership and control of Government Premiers and Ministers under an AUSTRALIAN SYSTEM OF GOVERNMENT in the AUSTRALIAN States and Territories, but all without his/her consent.
9. A certified copy or copies of the signed and sealed commercial contract or contracts between all parties, which includes the Queen's Most Excellent Majesty and the Prime Minister in AUSTRALIA of the AUSTRALIAN GOVERNMENT, for the purchase of the land and seas in and about the six States (as cited in the Constitutions of the six Colonies, now States of the Commonwealth of Australia) of the Crown of the United Kingdom, and for the purchase of the land found in the Australian Capital Territory as cited in the *Seat of Government Act 1910* (Cth), as well as of the amount of real money, currency of the Commonwealth of Australia, paid to the Queen's Most

Excellent Majesty for those lands and seas, by the AUSTRALIAN GOVERNMENT for the AUSTRALIAN SYSTEM OF GOVERNMENT, and of any other terms of those commercial contracts entered into on or about 19th October 1973.

10. Certified copies of the Writs issued under the hand of the Governor-General in and over the Commonwealth of Australia on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, of the first elections of all the individual entities of the AUSTRALIAN GOVERNMENT, including its Senate and House of Representatives, as well as all the individual members from the Australian Capital Territory and the Northern Territory who were elected into the respective Senate and House of Representatives, and certified copies of the final results of those elections.
11. A certified copy of the *Australia Act 1986* (Cth) showing its authorized date of assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty.
12. A certified copy of the dated, signed and sealed PROCLAMATION for the *Australia Act 1986* (Cth), as well as the publication thereof in the Commonwealth of Australia Gazette showing its date.
13. Certified copies of the results and the Writ issued under the hand of the Governor in and over the State of Queensland on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for the referendum presented to each of the eligible for voting individual natural people and corporation sole of Queensland, a State of the Commonwealth of Australia, as was required under section 53 of Queensland's *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977, before any alterations could be made to certain of its entrenched provisions, such as was carried out by the *Australia Act 1986* (Cth).

14. Certified copies of the results and the Writ issued under the hand of the Governor in and over the State of Western Australia on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for the referendum presented to each of the eligible for voting individual natural people and corporation sole of Western Australia, a State of the Commonwealth of Australia, as was required under their constitution, before any alterations could be made to certain of its entrenched provisions, such as was carried out by the *Australia Act 1986* (Cth).

15. Certified copies of the results and the Writ issued under the hand of the Governor-General in and over the Commonwealth of Australia, on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for a referendum presented to each of the eligible for voting individual natural people and corporation sole of

- (a) the former Colony now the State of New South Wales
- (b) the former Colony now the State of Victoria
- (c) the former Colony now the State of South Australia
- (d) the former Colony now the State of Queensland
- (e) the former Colony, now the State of Tasmania
- (f) the former Colony, now the State of Western Australia

whereby those people agreed to come under the provisions of the *Australia Act 1986*.

16. A certified copy of the *Corporations Act 2001* (Cth) showing its authorized assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty.

17. A certified copy of the dated, signed and sealed PROCLAMATION for the *Corporations Act 2001* (Cth), as well as the publication thereof in the Commonwealth of Australia Gazette showing its date.

18. Certified copies of the results and the Writs issued under the hand of the Governor-General in and over the Commonwealth of Australia on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for the referendums presented to each of the eligible for voting individual natural people and corporation sole of the Commonwealth of Australia, whereby the AUSTRALIAN GOVERNMENT and its Prime Minister were given approval for the following statutory laws of the AUSTRALIAN SYSTEM OF GOVERNMENT whereby the Sovereign is 'inherited':-

(a) *Corporations (Repeals, Consequential and Transitional) Act 2001* (Cth)

(Refer to Schedule 1 – Repeals and Schedules 2 to 6) *inter alia* to

(b) *Corporations Act 2001* (Cth)

(Refer to section 9 – Dictionary – “Act includes thing”;

(i) to be held to the CORPORATIONS AGREEMENT 2002 AS AMENDED as political members in all the States, Territories and Local Governments;

(ii) to have individual natural people and corporation sole have their Christian (given) names and surnames CAPITALISED to denote an “artificial person” OF A CORPORATION as an entity or “thing” within those corporations;

(iii) to uphold civil law only;

(iv) to presume those “artificial” PEOPLE OF THE CORPORATION, though holding no commercial contracts at common law and equity with any entity inside the AUSTRALIAN SYSTEM OF GOVERNMENT, are guilty until proven innocent in AUSTRALIAN COURTS where they will be judged, fined, sentenced, imprisoned or otherwise by judiciary members who are appointed by political parties or on behalf of a QUEEN OF AUSTRALIA, and who are not bound to the laws of the Queen's

Most Excellent Majesty under common law and equity but bound instead to an AUSTRALIAN SYSTEM OF GOVERNMENT and who do not sign their judgments;

(v) to hold all the real property of the Queen's Most Excellent Majesty and of Her Majesty's subjects, the individual natural people and corporation sole, real property that was formerly held for their heirs and assigns in an *inter vivos* trust.

19. A certified copy of the document and date of the PROCLAMATION whereby AUSTRALIA'S CONSTITUTION – THE CONSTITUTION 1900 became the law of the Commonwealth of Australia to the *Corporations Act 2001* (Cth) and the CORPORATIONS AGREEMENT 2002 AS AMENDED.

20. A certified copy of the date that The Constitution of 9th July 1900 was adjourned *sine die*, to enable the private persons inside AUSTRALIA's *Corporations Act 1989*, to make any claims against the governments of AUSTRALIA, to relinquish their commercial contracts held in real property including land and personal property including money and held to the commercial contracts signed and sealed between the individual natural people and corporation sole and Her Majesty, and to be paid to relinquish those commercial contracts in real monies of the Commonwealth of Australia, *inter alia* to the *Trusts (Hague Convention) Act 1991* (Cth) and *inter alia* to the *International Criminal Court Act 2002* (Cth) with its "enacting formula" of "The Parliament of Australia Enacts" to enact "An Act to facilitate compliance by Australia...." and in which at section 4 there is no definition of an individual, a natural person or a corporation sole or private person.

21. A certified copy of the authority,  
whereby the Prime Minister in Australia,  
so named and elected into the AUSTRALIAN GOVERNMENT  
with its CONSTITUTION and AUSTRALIAN LAW,  
may advise the Prime Minister in the United Kingdom as to the matters of

- (a) the *Privy Council (Limitation of Appeals) Act 1968* (Cth) Act No. 36 of 1968, as amended and sealed to AUSTRALIA (law);
- (b) the *Privy Council (Appeals From the High Court) Act 1975* (Cth) Act No. 33 of 1975, sealed to AUSTRALIA (law) and subject to the *International Criminal Court Act 2002* (Cth), “An Act to facilitate compliance by Australia” and sealed by AUSTRALIA under the “enacting formula” of “The Parliament of Australia enacts” *inter alia* with the *Trusts (Hague Convention) Act 1991* (Cth) Act No. 50 of 1991 of AUSTRALIA;
- (c) and a certified copy of the authority whereby the Prime Minister in Australia *inter alia* to the Privy Council, the Supreme Court of the United Kingdom, may advise the Prime Minister in the United Kingdom that applications from AUSTRALIA are not to be received by the United Kingdom, thus denying the Queen’s Most Excellent Majesty from applying Her Royal Prerogative to grant to Her subjects constitutional access to Her Majesty in Council and Her Majesty’s Most Honourable Privy Council, particularly on matters of constitutional issues and the removal from the Queen’s Most Excellent Majesty and Her subjects, of civil and political rights and liberties and rights to real and personal property.

22. Certified copies of the appointments of Julia Eileen Gillard and Anthony John Abbott to become Members of the House of Representatives of the Federal Parliament as in the *Commonwealth of Australia Constitution Act 1901* *inter alia* to the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12].

23. Certified copies of the results and the Writ issued under the hand of the Governor-General in and over the Commonwealth of Australia on behalf of the current constitutional Sovereign, the Queen’s Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for a Federal Election that was held on Saturday 21st August 2010 and presented to each of the eligible for voting individual natural people and corporation sole of the Commonwealth of Australia, to vote for their representative elected

members to sit in the Senate and House of Representatives of the Commonwealth of Australia

24. Certified copy of the authority under which the legislative powers which were vested in the Queen's Most Excellent Majesty, the Senate and the House of Representatives of the Commonwealth of Australia, were from 5th December 1972, but without the consent by referendum presented to the individual natural people and corporation sole inside the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, passed on to the "artificial entities" of the body politic, the AUSTRALIAN GOVERNMENT and its PARLIAMENT OF AUSTRALIA to make laws under its "enacting formula" of "Be it enacted by the Queen, the Senate and the House of Representatives of Australia" from Act No. 1 of 1973, evolving to "The Parliament of Australia enacts".
25. A certified copy of the *Australian Citizenship Act 1973 (Cth)* Act No. 99 of 1973, showing its authorized date of assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty, as well as its date of commencement.
26. A certified copy of the dated, signed and sealed PROCLAMATION for the *Australian Citizenship Act 1973 (Cth)* Act No. 99 of 1973, as well as the publication thereof in the Commonwealth of Australia Gazette and its date.
27. A certified copy of the *Statute Law Revision Act 1973 (Cth)* Act No. 216 of 1973, showing its authorized date of assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty, as well as its date of commencement.
28. A certified copy of the dated, signed and sealed PROCLAMATION for the *Statute Law Revision Act 1973 (Cth)* Act No. 216 of 1973, as well as the publication thereof in the Commonwealth of Australia Gazette and its date.

29. A certified copy of the *Statute Law Revision Act 1974* (Cth) Act No. 20 of 1974, showing its authorized date of assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty, as well as its date of commencement.
30. A certified copy of the dated, signed and sealed PROCLAMATION for the *Statute Law Revision Act 1974* (Cth) Act No. 20 of 1974, as well as the publication thereof in the Commonwealth of Australia Gazette and its date.
31. A certified copy of the signed and sealed *Statute Law Revision Act 1973-1974* (Cth) which was to be cited as such and deemed to commence on 31st December 1973 and which removed the words "of the Commonwealth" and replaced "Great Seal of the Commonwealth" with "Great Seal of Australia" in numerous Statute Laws.
32. A certified copy of the authority whereby the "Legend" on the form of currency to be used as legal tender had the words "Commonwealth of Australia" changed to "Australia".
33. A certified copy of the current value of "AUSTRALIAN MONEY" owned by the AUSTRALIAN SYSTEM OF GOVERNMENT as against the value of the medium of exchange of the Legal Tender of "currency of the Commonwealth of Australia" as was guaranteed by the "Parliament of the Commonwealth of Australia" under the *Commonwealth of Australia Constitution Act 1901 inter alia* to the *Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12].
34. Certified copies showing authorized assent and seal by the Governor-General on behalf of the Queen's Most Excellent Majesty of:-
  - (a) the *Banking Act 1973* (Cth) Act No. 116 of 1973
  - (b) the *Commonwealth Banks Act* (No. 2) 1973 (Cth) Act No. 117 of 1973
  - (c) the *Reserve Bank Act 1973* (Cth) Act No. 118 of 1973
  - (d) the *Banking Act* (No. 2) 1973 (Cth) Act No. 193 of 1973
  - (e) the *Banking Act 1974* (Cth) Act No. 132 of 1974

along with certified copies of the dated, signed and sealed PROCLAMATION for each of the above, as well as each of the publications thereof in the Commonwealth of Australia Gazette showing its date.

35. A certified copy of the results and Writs issued under the hand of the Governor-General in and over the Commonwealth of Australia on behalf of the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith, for each and every referendum held in the Commonwealth of Australia which gave lawful authority to the corporate head and/or chief executive officer of the corporation "THE PARLIAMENT OF AUSTRALIA" to sell off property and assets of the Queen's Most Excellent Majesty and of each of Her Majesty's subjects in each of the six Colonies, now States of the Commonwealth of Australia, as held by the constitutional Sovereign, the Queen's Most Excellent Majesty, in an *inter vivos* trust for his/her heirs and assigns for his/her issue at common law and equity to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*.

36. Certified copy of the result of the referendum for us, the eligible for voting individual natural people and corporation sole of Queensland, a State of the Commonwealth of Australia, to give to the members of political parties inside the PARLIAMENT OF QUEENSLAND, our consent to seal with the corporate Public Seal of "the State" of Queensland, our *Constitution Act 1867 (Qld)* [31 Vic. No.38] as in force 5th April 1977 held by Her Majesty, our consent to copyright that Constitutional Act to the PARLIAMENT OF QUEENSLAND ACT 2001 and the CONSTITUTION OF QUEENSLAND 2001 *inter alia* to the AUSTRALIAN CONSTITUTION – The Constitution – of 9th July 1900 – *inter alia* to THE CONSTITUTION which is in force on 1st June 2003 and sealed with a stylized SEAL OF AUSTRALIA.

Note: Each political member of the QUEENSLAND PARLIAMENT is known as an MP – *inter alia* to the PARLIAMENT OF QUEENSLAND ACT 2001 and

the CONSTITUTION OF QUEENSLAND 2001, and they are no longer Members of the Legislative Assembly of the Parliament of Queensland as an MLA. .

Note: *Electoral Act 1992* (Qld)

sealed with the Public Seal of the State and © The State of Queensland  
Preliminary Part 1 – section 3 – Definitions :

*‘parliamentary party’* means a political party of which at least 1 member  
is a member of an Australian parliament.’

37. A certified copy of the Proclamation as found in

- (a) the Government of Queensland Gazette, and
- (b) the Commonwealth of Australia Gazette

authorizing the PARLIAMENT OF QUEENSLAND ACT 2001 *inter alia* to the  
CONSTITUTION OF QUEENSLAND 2001

to seal the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977 as held by the constitutional Sovereign, the Queen’s Most Excellent Majesty, 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 and us, Her Majesty’s subjects, the individual natural people and corporation sole inside the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the

*Commonwealth of Australia Constitution Act 1901*, *inter alia* with the

*Commonwealth of Australia Constitution Act 1900* (UK) [63 & 64 Vict.] [Ch. 12] and *inter alia* to section 53 of the *Constitution Act 1867* (Qld) [31 Vic. No.38] as in force 5th April 1977

Note: The PARLIAMENT OF QUEENSLAND ACT 2001 *inter alia* to the CONSTITUTION OF QUEENSLAND 2001 resulted in the Executive Government of “The State” of Queensland taking possession of the land and seas in or about the State of Queensland and the real and personal assets of all the individual natural people and corporation sole (and this includes Her

Majesty) in the former Colony of Queensland, now a State of the Commonwealth of Australia, and converting those assets to the use of the Executive Government for the QUEENSLAND GOVERNMENT's own use to statutory, civil or admiralty law only.

Refer: CONSTITUTION OF QUEENSLAND 2001 Act No. 80 of 2001

Section 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.

38. Certified copies of the commercial contracts for the sale and/or passing on of property and assets, contracts which were dated, signed and sealed on behalf of the constitutional Sovereign, the Queen's Most Excellent Majesty and/or on behalf of Her Majesty's subjects, property and assets held in canon law and common law and equity for his/her heirs and assigns in an *inter vivos* trust by the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith.

39. Certified copies of the total amount of real money realized from the sale of those assets, and which was to be placed inside the consolidated revenue fund of the Commonwealth of Australia for the use and benefit of each of the individual natural people and corporation sole in the Commonwealth of Australia.

40. The following is a list describing the sale of some of the property and assets of the Queen's Most Excellent Majesty and of each of Her Majesty's subjects, the individual natural people and corporation sole in each of the six Colonies, now States of the Commonwealth of Australia; property and assets as held by the constitutional Sovereign, the Queen's Most Excellent Majesty, for their heirs and assigns in an *inter vivos* trust for their issue at common law and equity to the Preamble and Clauses 1 to 9 and at sections 61, 109, 117 and 128, of the *Commonwealth of Australia Constitution Act 1901*, property and assets sold by the corporate head and/or chief

executive officer of the corporation “THE PARLIAMENT OF AUSTRALIA” under an AUSTRALIAN SYSTEM OF GOVERNMENT, and without the consent of the people by referendum.

- (a) The Commonwealth Bank of Australia was sold for AUSTRALIAN DOLLARS, a derivative of the AUSTRALIAN GOVERNMENT, with the proceeds of sale converted to the use of the entities of the AUSTRALIAN SYSTEM OF GOVERNMENT, not being a Government of the Commonwealth of Australia.
- (b) The Postmaster General’s Department, commonly known as the PMG, consisted of the two main areas of (i) telecommunication services such as for telegraphs, teleprinters and telephones and from 1975 was commonly known as Telecom and (ii) postal services for the Royal Mail and known as the Commonwealth Post Office, with many envelopes marked with O.H.M.S. (On Her Majesty’s Service).

Telecom was sold and is now known as TELSTRA, a private corporation with many subsidiaries and trading names and the Commonwealth Post Office was sold and postal services are now supplied by AUSTRALIA POST, also a private corporation with many subsidiaries and trading names.

Both sales were realized with AUSTRALIAN DOLLARS, a derivative of the AUSTRALIAN GOVERNMENT, with the proceeds of sale converted to the use of the entities of the AUSTRALIAN SYSTEM OF GOVERNMENT, not being a Government of the Commonwealth of Australia.

- (c) QANTAS – The Queensland and Northern Territory Air Service, the airline of the Commonwealth was sold for AUSTRALIAN DOLLARS, a derivative of the AUSTRALIAN GOVERNMENT, with the proceeds of sale converted to the use of the entities of the AUSTRALIAN SYSTEM OF GOVERNMENT, not being a Government of the Commonwealth of Australia.

- (d) The shipping ports and the airports of the Commonwealth of Australia were sold for AUSTRALIAN DOLLARS, a derivative of the AUSTRALIAN GOVERNMENT, with the proceeds of sale converted to the use of the entities of the AUSTRALIAN SYSTEM OF GOVERNMENT, not being a Government of the Commonwealth of Australia.
  
- (e) The rail freight services, of the Government of Queensland, a State of the Commonwealth of Australia, were sold to QR NATIONAL, a private corporation with many subsidiaries and trading names, by the corporate QUEENSLAND GOVERNMENT for AUSTRALIAN DOLLARS, a derivative of the AUSTRALIAN GOVERNMENT, with the proceeds of sale converted to the use of the entities of the AUSTRALIAN SYSTEM OF GOVERNMENT, not being a Government of the Commonwealth of Australia.

Your Excellency, I again respectfully request, that your reply to this Letter of Demand along with the information sought in the numbered documents herein, be forwarded within ten working days to me at Post Office Box 578, Herberton Qld Australia, and be certified under Your Excellency's hand and under the Seal for use on Her Majesty's behalf by Her Majesty's personal representative in Her Majesty's Commonwealth of Australia, with Her Majesty referred to herein by me as being the current constitutional Sovereign, the Queen's Most Excellent Majesty, Elizabeth the Second by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Her other Realms & Territories Queen, Head of the Commonwealth, Defender of the Faith.

Further, I again respectfully request that Your Excellency, as Governor-General for the Commonwealth of Australia and personal representative of the current constitutional Sovereign, the Queen's Most Excellent Majesty, grant on behalf of Her Majesty, under Her Majesty's Royal Prerogative, approval that I may forward the matters mentioned herein to Her Majesty in Council and Her Majesty's Most Honourable Privy Council.

I request that you register the two attached caveats, now held at the Privy Council and signed by myself and Mr Fred Ryan, to protect the assets of the people of the Commonwealth of Australia and a request for compensation for those who have been affected by the statutory laws of THE PARLIAMENT OF AUSTRALIA since 19th October 1973, devoid of the consent or authority of the people of the Commonwealth of Australia at referendum.

Respectfully yours,

A handwritten signature in black ink, appearing to read 'D. Walter', with a horizontal line underneath.

David J. Walter

7th April 2011

- Att:
- (i) A copy of the correspondence forwarded to Her Majesty The Queen on 18th August 2010 and Her Majesty's reply through Her Majesty's Senior Correspondence Clerk Mrs Sonia Bonici, dated 2nd September 2010.
  - (ii) Copies of signed Caveats (2) signed by David J. Walter and Fred Ryan
  - (ii) A copy of the Commonwealth of Australia Gazette No. 1 dated Tuesday 1 January 1901
  - (iii) A list of names of each individual natural person and corporation sole of the Commonwealth of Australia who has been adversely affected and suffered real and personal property loss under the laws of an AUSTRALIAN SYSTEM OF GOVERNMENT.