

# IRREFUTABLE FACTS

## COUNCILS are FRAUDS of AUTHORITY

### Queensland



### Constitution of Queensland 2001

“PART 5—POWERS OF THE STATE

#### **Division 1—General**

#### **the State. 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.”*

**MEANS** *the whole of the Executive Government only has the power of ONE  
NO CROWN AUTHORITY so NO ROYAL ASSENT*

The Constitution of Queensland 2001 does not include a statement of executive power vesting in the Sovereign

### SCHEDULE 2 AMENDMENTS

#### **ACTS INTERPRETATION ACT 1954**

**1: Section 33(1)(a), ‘Crown’ —**

*omit, insert—*

‘State’.

#### **CONSTITUTION ACT 1867**

**1 Preamble—**

*omit.*

**4: Section 12 to heading before section 30—**

*omit.*

By removing Section 14 of **Queensland Constitution 1867**

**REQUIREMENT FOR REFERENDUM Certain  
measures to be supported by referendum**

**53.(1)** A Bill that expressly or impliedly provides for the abolition of or alteration in the office of Governor or that expressly or impliedly in any way affects any of the

This is a copy of the Criminally Fraudulent Seal of Queensland. The Seal of Queensland is a Public Functionary Seal NOT a Law enacting Seal. Any Act (Policy) under this Seal has NO authority over the People of Queensland and is NOT passed by a Governor representing the Crown. This Governor and Parliament are total FRAUDS. This Seal is called “Public Seal of the State” **ABSOLUTELY NO AUTHORITY** The People are NOT between this Seal and their Copyright.

following sections of this Act namely— sections 1, 2, 2A, 11A, 11B, 14; and this section 53 shall not be presented for assent by or in the name of the Queen unless it has first been approved by the electors in accordance with this section and a Bill so assented to consequent upon its presentation in contravention of this subsection shall be of **NO effect as an Act.** (Section 14 keeps 1 of the separation of Powers in place; Judges are appointed by the Governor NOT the Governor in Council) **ALSO PUBLIC SERVICE ACT 1996**; also amends section 14 Contra to Section 53 Referendum Entrenched of Queensland's *Constitution Act 1867*. There are **NO** Legal Judges in Queensland.

### **EVIDENCE ACT 1977**

**1 Section 41, heading—** The section heading was (41. Seal of Queensland.)

*omit, insert—*

**'41 Public Seal of the State'.**

**2 Section 41, 'seal of Queensland'—**

*omit, insert—*

**'Public Seal of the State'.**

By changing the Seal of Queensland to the Queensland Governments Fraudulent Public Seal of the State also removes the Crown and People from the ***Constitution of Queensland 2001***.

**3 Part 4—**

*insert—*

**'43A Administrative arrangements to be judicially noticed**

**'Judicial notice must be taken of the administrative arrangements set out in an order published in the gazette and purportedly made under the *Constitution of Queensland 2001*, section 44.48'.**

The word Purportedly is used above (Oxford Dictionary); Purport "appear to be or do, especially falsely." The Courts; Judges; Legal Fraternity; Councils and Police are all under this Fraudulent Seal.

**4 Section 58(b), 'Constitution Act 1867'—**

*omit, insert—*

**"*Constitution of Queensland 2001*".**

**5 Part 5, division 1—**

*insert—*

**'58A Proof of document under Royal Sign Manual**

**'Evidence of a document under the signature or royal hand of the Sovereign in relation to the State or in relation to any matter concerning the State (the "**Royal Sign Manual document**") may be given by the production of a document purporting to be a copy of the Royal Sign Manual document certified by the chief executive of the department dealing with matters under the *Constitution of Queensland 2001*.'**

The word Purporting is used above (Oxford Dictionary); Purport "appear to be or do, especially falsely." Their Sovereign is the Statutory Instrument created in 1973 by Whitlam; Queen of Australia; Royal Sign Manual document under the Constitution of Queensland 2001 is a False Document. The Governors Commission is a Royal Sign Manual which makes the Governor a total FRAUD. Her commission is also under the Queen of Australia the Statutory Instrument and the Public Seal of the State again total FRAUD.

## LOCAL GOVERNMENT ACT 1993

**(NO Royal assent NO authority)**

### 1 Section 164(2)—

**FRAUD**

*omit, insert—*

'(2) Subsection (1) is subject to the *Constitution of Queensland 2001*, chapter 7, part 2.<sup>49</sup>'

By putting the Local Government Act 1993 under their Constitution of Queensland 2001 and © The State of Queensland 1993 that is retrospective. Also if the Councils had authority before to charge Rates; tell us what to do on our land; Poison our water; why did they have to put them under their Constitution and Purport (especially falsely) give them Authority?

**LOCAL GOVERNMENT ACT 1993** © The State of Queensland 1993; **NO** Royal Assent

**LOCAL GOVERNMENT ACT 2009** © State of Queensland 2009; **NO** Royal Assent

Both of these Acts are void of Authority over the People of Queensland.

The Constitution of Queensland 2001; No 80; commenced 6 June 2002

**The very NEXT DAY AFTER commencement on 7 June 2002 they removed SCHEDULE 2** where the Criminal fraudulent changes were made.

All Oaths under this Seal and Constitution are Satanic.

I have NO knowledge of anybody ever voting for the *Constitution of Queensland 2001*; third world Countries get to vote for their Constitutions and we the People of the Commonwealth voted in 1999 regarding the “**Establishment of Republic**” and the People eligible to vote **SAID NO** therefore the Constitution of Queensland 2001 which has **NO CROWN** Authority is **NOT** a Constitution of we the People of Queensland.

*Constitution of Queensland 2001* is **NOT** an Act; another reason it has **NO** authority.

## The Parliament

The Queensland Parliament consists of the Queen of Australia (the Sovereign) and the Legislative Assembly.

The Queen of Australia is nothing but writing on paper. **NOT a living person**

## The Governor

The Governor is the Sovereign's personal representative and is an integral part of the parliamentary system of government.

When the Garter King of Arms of the College of Arms was asked about the Queen of Australia (the Sovereign)

***I do not have any relevant record in my office;***

***“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.”***

**The Vicarious Liability lies on all the above for personating the Authority they don't have.**