The Lawful vote



HABEAS CORPUS ACT

Enacted by Queen Victoria, Her Most Excellent Majesty etc.

This Act holds the Courts and Judges to the Common Law of England as the judges stand in the place of the Sovereign in whose name they administer justice.



Commonwealth of Australia Constitution Act

Proclaimed and Gazetted into Commonwealth of Australian Law 1st January 1901 Enacted by **Queen Victoria, Her Most Excellent Majesty** etc.

Queen Victoria with the advice of the Privy Council to constitute the Commonwealth of Australia by Joining the people humbly relying on the blessing of Almighty God; the 6 States; into one indissoluble Commonwealth of Australia. The Crown owns all the land in the 6 States. The above two Acts hold all the people's Common Law of England rights and the laws of the land.

THE COMMONWEALTH OF AUSTRALIA



Acts Interpretation Act 1901

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :-

Constitutional and official definitions.

- 17. In any Act. unless the contrary intention appears
 - (a) The Commonwealth " shall mean the commonwealth of Australia;
 - (b) .Australia,, includes the whole of the Commonwealth:
- 22. In any Act, unless the contrary intention appears-
 - (a) "Person" and "party" shall include a body politic or corporate as well as an individual:

THE COMMONWEALTH OF AUSTRALIA



Governor-General's Establishment Act [1902]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia purpose of appropriating the grant originated in the House of Representatives, as follows:-

This Governor-Genreal represents Her or His Most Excellent Majesty and Gives **ROYAL ASSENT** to Acts made by the Parliament of the Commonwealth of Australia under the **Commonwealth of Australia Constitution Act** 1901



Judiciary Act [1903]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :-

Section 80 Common Law to Govern: that is "Common Law of England"



Commonwealth Electoral Act [1902]

BE it enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :-

When voting under this Seal to the *Habeas Corpus Act* and the *Commonwealth of Australia Constitution Act* 1901 we as living People are voting to uphold all our rights under the Successor to the "Sovereign of the United Kingdom" 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, with Oaths of Allegiance sworn to the "Sovereign of the United Kingdom"

Commonwealth Electoral 1905

FORM G..

Writ for the Election of Senators.

COMMONWEALTH



OF AUSTRALIA

His Majesty the King

BY His Excellency's command

FORM J. COMMONWEALTH OF AUSTRALIA. Nomination of a Member of the House of Representatives

All the above Acts and Electoral forms are for the Commonwealth of Australia under the **Commonwealth of Australia Constitution Act** [1901]

WE CAN'T VOTE FOR THIS COMPANY REGISTERED IN AMERICA

as they are only ENTITIES or THINGS **NOT** living people

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231



STYLISED ARMS

No 2 (SOLID)

US serial number 89000533 Application Filling Date Jan. 08, 1992

COMMONWEALTH OF AUSTRALIA For Foreign Governments and Political Subdivisions Thereof SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Company Name: COMMONWEALTH OF AUSTRALIA File Number: 333-163307

Statutory Law of the Company Commonwealth of Australia Registered in America



The Constitution NOT proclaimed or Gazetted into Commonwealth of Australian Law



Acts Interpretation Act [1973]

"BE IT THEREFORE enacted by the Queen, (*Note: Most Excellent Majesty removed*) the Senate and the House of Representatives of Australia, "

(Note the House of Representatives of the Commonwealth of Australia removed)

17 Constitutional and official definitions

In any Act, unless the contrary intention appears:

(a) Australia or the Commonwealth means the Commonwealth

of Australia and, when used in a geographical sense does not include an external Territory;" *(Note changed constitutional and official definitions without a Referendum of the People* No meaning of person)



Governor-General Act 1974

BE IT ENACTED by the Queen, (*Note: Most Excellent Majesty removed*) the Senate and the House of Representatives of Australia, as follows:-(*Note the House of Representatives of the Commonwealth of Australia removed*) This Governor General is an Office Holder to the Political Parties under The Constitution of the Australian Government and can't give Royal Assent. This Governor-General doesn't represent His or Her Most Excellent Majesty as lawful Sovereign of the United Kingdom



High Court of Australia Act 1979 No. 137 of 1979
Judiciary Amendment Act (No. 2) 1979 No. 138, 1979
Evidence Amendment Act 1979 No. 139, 1979
Australia Act 1986 Act No. 142 of 1985
16 Interpretation
Australian court means a court of a State or any other court of

Australia or of a Territory

court includes a judge, judicial officer or other person acting judicially.

Law and Justice Legislation Amendment Act 1988 No. 120 1988 which amended Section 80,

replacing "common law of England" with "common law in Australia". All the above "Be it enacted by the Queen, (*Note: Most Excellent Majesty removed*) the Senate and the House of Representatives of the Commonwealth of Australia, as follows: (*Note All these Acts have removed all rights to Commonwealth of Australian Law Under these Acts there is* **NO** *Common Law Courts as the Company*

Commonwealth of Australia registered in America is a Statutory Creation and the principles governing it must be derived from statute).



Seas and Submerged Lands Act 1973 No. 161, 1973

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

(This is their land under the sea. The Company **Commonwealth of Australia** registered in America has **NO** land **NO** assets; **NO** people and Australian Money with **NO** head of power.)



Commonwealth Electoral Act No. 7 of 1973

BE IT ENACTED by the Queen, (*Note: Most Excellent Majesty removed*) the Senate and the House of Representatives of Australia, as follows:-(*Note the House of Representatives of the Commonwealth of Australia removed*) (*You need to hold shares, be an* **ENTITY** *to vote under this seal for the Board of the Company* **Commonwealth of Australia** registered in America.



Commonwealth Electoral Act 1918 Act No. 27 of 1918 as amended This compilation was prepared on 5 August 2009

Section 209

Forms Schedule 1

FORM E



SENATE BALLOT PAPER (5) ELECTION OF (6) SENATORS

You may vote in one of two ways (Note this Senate is **NOT** the Senate under the *Commonwealth of Australia Constitution Act* 1901 Gazetted and Proclaimed into Commonwealth of Australian Law)

FORM F



BALLOT PAPER HOUSE OF REPRESENTATIVES [here insert name of State or Territory as appropriate]

Electoral Division of [*here insert name of Division*]. Number the boxes from 1 to [*here insert number of candidates*] in the order of your choice (Note "HOUSE OF REPRESENTIVES" is **NOT** the; Member of the House of Representatives of the Commonwealth of Australia.

We the People of the Commonwealth of Australia under the

Commonwealth of Australia Constitution Act 1901 cannot Vote as the People were removed out of the Company Commonwealth of Australia in 1973 by Act **Statute Law Revision Act** 1973 Act No. 216

The Company Commonwealth of Australia was created in 1973 by the Royal Style and Title Act No. [114] of 1973 to create a private company called Government of Australia with a Statutory Instrument being ELIZABETH THE SECOND QUEEN OF AUSTRALIA. Published in their own private Gazette



No. 152	Canberra,	Friday,	19	October	197
			-		

WHEREAS, by an Act of <u>Our Australian Parliament</u> entitled the **Royal Style and Titles Act** 1973. <u>We by Warrant</u> appoint:

NOW THEREFORE We do, by this <u>Our Warrant</u>, appoint the <u>Great Seal of Australia</u>, being the <u>Seal</u> that <u>We</u> have this day delivered to <u>Our Governor-General of Australia</u>, to be the <u>Seal under</u> which the said <u>Royal Proclamation</u> shall be issued.

they created their privatelly owned (Australian Government); (Australian Parliament); (Governor-General), their (Queen of Australia) their <u>Statutory Instrument</u> to enact their (Royal Proclamation).

ALL States are in C. O. A. G: <u>COUNCIL OF **AUSTRALIAN GOVERNMENTS**</u> under the company COMMONWEALTH OF AUSTRALIA registered in America.

All outside the *Commonwealth of Australia Constitution Act* 1901 Proclaimed and Gazetted.

Dick Yardley