

TREASON by Political Parties

Queensland's Local Governments Acts (Councils)



Private company crest established by Political Party Act: Statute Law (Miscellaneous Provisions) Act 1997 Act No. 81 © State of Queensland 1997 for ARMS OF THE STATE.

The Local Government Act 1993 Act No 70 of 1993 © The State of Queensland 1993

The Local Government Act 2009 Act No 17 of 2009 © State of Queensland 2009

both were enacted by

The Parliament of Queensland enacts—

Local Government Act 1993

PART 3—INTERPRETATION

'Definitions

4. In this Act—

“local government” means a local government established under this Act;

Division 5—Names, legal status and general powers of local governments **power not Authority**

Local government name

34. A local government may be called either—

(a) ‘Council of the ... (*insert City/Town/Shire*) of ... (*insert name of local government area*)’; or

(b) ‘... (*insert name of local government area*) ... (*insert City/Town/Shire*) Council’.

PART 2—MAKING AND LEVYING RATES AND CHARGES

Power to make and levy rates and charges

PART 2—MISCELLANEOUS

Delegation by Minister

750. The Minister may delegate the Minister’s powers under this Act or another local government Act to an officer of the department.



Private company crest established by Political Party for (the “State”)

CONSTITUTION OF QUEENSLAND 2001 No. 80, 2001

© State of Queensland 2001

The Parliament of Queensland enacts— **NO Crown Authority**

PART 5—POWERS OF THE STATE

Division 1—General

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.

Minister of (the “State”) has no more power than you or myself = NO Crown Authority.

**SCHEDULE 2
AMENDMENTS**

ACTS INTERPRETATION ACT 1954

section 94

1 Section 33(1)(a), ‘Crown’—

omit, insert—

‘State’. **= TREASON**

CONSTITUTION OF QUEENSLAND 2001

1 Title, ‘, and for other purposes’—

omit. Still a Bill as the Governor representing the Crown hasn’t signed it into Law with Crown Authority to create the Act. Passed by Acts Interpretation Act **15 DA Automatic commencement of postponed law.**

EVIDENCE ACT 1977

1 Section 41, heading—

omit, insert—

‘**41 Public Seal of the State**’.

2 Section 41, ‘seal of Queensland’—

omit, insert—

‘Public Seal of the State’.

Political Parties have removed the Seal of Queensland which has the Authority of a Royal Warrant and replaced with the Political Party Crest of (the “State”) **= TREASON**

Note **CONSTITUTION OF QUEENSLAND 2001** No. 80, commenced 6th June 2002 Schedule 2 was removed 7th June 2002

These are Private Rules of Political Parties sitting under their own Constitutions. By trying to enforce Political Party rules over land which has a Contract (Deed of Grant) with the King/Queen Defender of the Faith you are enforcing **TREASON** as the Political Parties have removed King/Queen Defender of the Faith by removing the Deed of Grant.

To enact a law with Crown Authority you need 3 Authorities



Royal Coat of Arms

- 1 The Royal Coat of Arms and
- 2 Governor Commissioned UNDER the Royal Sign Manual and Signet and
- 3 Enacting manner and form

BE IT ENACTED

by the Queen's Most Excellent Majesty,

by and with the advice and consent of

the Legislative Assembly of Queensland in Parliament assembled,

and by the authority of the same, as follows:—

The above 2 Local Government Acts don’t have Crown Authority BUT are enforcing TREASON.

Dick