



Parliament of Queensland

Oxford Dictionary

of: indicating an association between two entities, typical one of be-longing.

The two entities are Parliament and Queensland; therefore you have a Parliament belonging to Queensland = Parliament of Queensland
The True Lawful Parliament of Queensland uses the above Seal as it has the Authority of Her Most Excellent Majesties “Royal Coat of Arms” to give Royal Assent to bills passed by the Members of the Legislative Assembly. This Seal can only be used by a Governor representing the Crown. When the Governor Seal these bills with the above Seal they then become Acts. That is ROYAL ASSENT



Lawful
Seal of Queensland
for Public Functionaries.
NOT LAW

Government of Queensland

Oxford Dictionary

of: indicating an association between two entities , typical one of be-longing.

The two entities are Government and Queensland; therefore you have a Government belonging to Queensland = Government of Queensland
The True Lawful Government of Queensland uses the above Public Functionary Seal used by the Governor in Council for sealing Policy (which already has the Authority of Acts passed by the Parliament of Queensland) for Public Functionaries, ie: Education Dept; Health Dept etc,etc

The separation of these two Seals helps keep the Separation of Powers.

THE ORIGINAL QUEENSLAND'S CONSTITUTION ACT 1867



THE FRAUDULENT ACT QUEENSLAND



This Public Seal of (the "State") is a Criminally Fraudulent Copy of the Seal of Queensland

CONSTITUTION ACT 1867

Any Act under this Seal can't have Royal Assent as there is NO Authoritative Royal Coat of Arms representing Her Most Excellent Majesty.

THE FRAUDULENT ACT Queensland



**This Public Seal of
(the “State”) is a
Criminally
Fraudulent Copy of
the Seal of
Queensland**

Local Government Act 1993 Act No. 70

© The State of Queensland 1993

An Act to provide for local government in Queensland, and for related purposes [Royal Assent 7 December 1993]

This Royal Assent is NOT by a Governor representing the Crown but a FRAUDULENT Governor representing the Queen of Australia within the American Company “COMMONWEALTH OF AUSTRALIA” NO separation of powers. Companies are a Statutory Creation and the principles governing it must be derived from statute. Therefore NO Common Law and NO Authority over the Private People of Queensland. The Private People are not between the Criminally Fraudulent Public Seal of (the “State”) and their Copyright. A Parliament of Queensland using this Seal is acting Totally FRAUDULENTLY, also the Queensland Government using this Seal is also Totally FRAUDULENT. These two entities are corporate (not representing the people of Queensland) and are part of C.O.A.G Council of Australian Governments under the Banner of the

THE AMERICAN COMPANY

COMMONWEALTH OF AUSTRALIA

For Foreign Governments and Political Subdivisions Thereof

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

COMMONWEALTH OF AUSTRALIA.

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington D.C.20549 Business address

CIK: 0000805157 1610 MASSACHUSETTS AV NW

Company Name: COMMONWEALTH OF AUSTRALIA C/O AUSTRALIAN EMBASSY

File Number: 333-163307 WASHINGTON DC 20036

The above Commonwealth Of Australia has NO people; NO assets; NO Crown Authority; NO constitution; No Land and is NOT the Commonwealth of Australia as under the Commonwealth of Australia Constitution Act 1901 Proclaimed and Gazetted into Commonwealth of Australia Law 1st January 1901. The Company “Commonwealth of Australia” might as well be called B.H.P or Woolworths or Rio Tinto or Coles for all the Authority they have over the Private People of Queensland.

This Criminally Fraudulent Public Seal of (the “State”) is affixed to the Governor’s Commission therefore NO Crown Authority making the Governor a Total FRAUD. This Fraudulent Governor Seals with this Criminally Fraudulent “Public Seal of (the “State”) commissions appointing members of the Judiciary, Deputy Governors, Ministers, Executive Councillors, their Policy (Acts) of the equally Fraudulently Queensland Government with it’s Queensland Parliament and their Security Agency (Police Service) are all total Frauds.

BEFORE being **CRIMINALLY AND FRAUDULENTLY SEALED** with the Corporate Public Seal of (the “State”) **AND COPYRIGHTED** © State of Queensland, the *Criminal Code Act 1899* [63 Vic. No. 9] as amended to 1934 [26 Geo.V. No.11], included the following:-

THE CRIMINAL CODE ACT, 1899

(63 Vic. No. 9)

An Act to Establish a Code of Criminal Law
(as amended)

**THE FIRST SCHEDULE—SECTION 2
THE CRIMINAL CODE OF QUEENSLAND**

CHAPTER XLIX

PUNISHMENT OF FORGERY AND LIKE OFFENCES.

Punishment of Forgery in General.

488. Any person who forges any document, writing, or seal is guilty of an offence which, unless otherwise stated, is a crime, and he is liable, if no other punishment is provided, to imprisonment with hard labour for three years.

PUNISHMENT IN SPECIAL CASES.

Public Seals, dc.

I. If the thing forged-

(a) Purports to be, or is intended by the offender to be understood to be or to be used as, the great seal of the United Kingdom or of Queensland, or Her Majesty’s privy seal, or any privy signet of Her Majesty, or Her Majesty’s royal sign manual, or the seal of the Governor, or any public seal lawfully appointed to be used for authenticating an act or State in any part of Her Majesty’s Dominions; or

(b) Is a document having on it or affixed to it any such seal, signet, or sign manual, or anything which purports to be, or is intended by the offender to be understood to be, any such seal, signet, or sign manual;

the offender is liable to imprisonment with hard labour for life.