A Federal Referendum of the people is an explicitly binding Act on <u>all</u> Australian Governments. When Australian Governments don't listen to Referendums they enact <u>TREASON</u> upon themselves.

Referendums by the Political Parties Australia

Australia Acts 1985 & 1986.

An Act to bring "<u>constitutional arrangements</u>" affecting the Commonwealth and the States into "<u>conformity</u>" with the "<u>status</u>" of the Commonwealth of Australia as a <u>sovereign</u>, independent and federal nation

"constitutional arrangements" = Australia Law as a private company

"conformity" means that the Commonwealth is already a private Company. We the people never voted for this.

To have the "<u>status</u>" "<u>sovereign, independent and federal nation</u>" that means Three Referendums are needed to establish this Australia Act and <u>Republic</u>.

Referendum 1999

Q 1. To alter the Constitution to establish the Commonwealth of Australia as a republic with the Queen and Governor-General being replaced by a President appointed by a two-thirds majority of the members of the Commonwealth Parliament. **NOT carried.**

Q 2. To alter the Constitution to insert a preamble. NOT carried.

That Referendum cancelled all the Australia (Request and Consent) Act 1985 (Clth) and the State Australia Acts (Request) Act 1985 and all Acts made after.

The people said NO

The People said <u>NO</u> to the Political Parties Common Law in Australia, *Law and Justice Legislation Amendment Act 1988* (Cth) Act No. 120 of 1988 which amended Section 80, of the Judiciary Act 1903 replacing "common law of England" with "common law in Australia". Changing the Commonwealth of Australia Constitution Act 1901 without a Referendum <u>= TREASON</u>. Common Law in Australia is under the Political Parties Definition of Australia created in 1973. Common Law of England is entrenched within the Commonwealth of Australia Constitution Act 1901.

The People said <u>NO</u> to the Political Parties Private creation sovereign, independent and federal nation and holding it over the people <u>= TREASON</u>

The People said <u>NO</u> to the Political Parties definition of Australia created in 1973 while sitting in OUR Parliament <u>= TREASON</u>

The People said NO to all Australian Courts which enforce **= TREASON** *Australian court* means a court of a State or any other court of Australia or of a Territory other than the <u>High Court</u>. *Lawyers* = "officers of the court". "That designation also reflects the reality that you owe your professional legitimacy to the court: it is the court which admits you, and it is the court which will as necessary impose sanctions for ethical dereliction." Lawyers, Barristers, Queens Council's and State Councils enforce **TREASON** through these Australian Courts

The People said <u>NO</u> to Local Governments which established Councils for the Extortion of Australian Dollars. Councils are an extortion racket for their CEO's, Mayor's and Councillors and Private sovereign, independent and federal nation. <u>= TREASON</u>

Third time people said NO to Local Governments (Councils).

The People said NO to Political Parties Fiat Australian Dollar Criminally Counterfeit to the Founding and Primary Law Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted **<u>= TREASON</u>**

The People said <u>NO</u> to the Political Parties taking ownership and total control of the Governor-General and Commander in Chief removing The Queen the current holder of the Crown Defender of the Faith <u>= TREASON</u>

The People said <u>NO</u> to the Political Parties putting private Seals over the State Governor's Commissions, therefore taking ownership of The Queens Representative **<u>= TREASON</u>**

The People said <u>NO</u> to the Political Parties in conjunction with religious leaders taking ownership of all land by removing the Defender of the Faith <u>= TREASON</u>

The People said <u>NO</u> to the Political Parties private Police Service (Mercenaries) by changing the Police Oath demeaning the people thinking they act lawfully.

BY NOT listening to the people saying NO the Political Parties, therefore the Political Parties, their Australian Courts, Council of Australian Governments (COAG) which includes Local Governments (Councils) are extorting money by enforcing **TREASON**

The People said <u>NO</u> to the Political Parties Banks trading in Counterfeit Australian Dollars of NO intrinsic value <u>= TREASON</u>

The Commonwealth of Australia Constitution Act 1901, as Proclaimed and Gazetted, which consists of the Preamble, Clauses 1 to 9 and the Schedule, prescribes at Clause 9—The Constitution of the Commonwealth, Chapter I—The Parliament, Part I—General, Salary of Governor-General = pounds. each senator and each member of the House of Representatives = pounds.

payable to the Queen = pounds. Ministers of State = pounds.

Section 3—Salary of Governor-General

- There shall be <u>payable to the Queen</u> out of the <u>Consolidated Revenue fund of the Commonwealth</u>, for the <u>salary of the Governor-General</u>, an annual sum which, until the Parliament otherwise provides, shall be ten thousand <u>pounds</u>. The salary of a Governor-General shall not be altered during his continuance in office.
 Section 46—Penalty for sitting when disgualified
 - 46. Until the Parliament otherwise provides, any person declared by this Constitution to be incapable of sitting as a senator or as a member of the House of Representatives shall, for every day on which he so sits, be liable to pay the sum of one hundred pounds to any person who sues for it in any court of competent jurisdiction.

Section 48—Allowance to members:

48.Until the Parliament otherwise provides, each senator and each member of the House of Representatives shall receive an allowance of four hundred pounds a year, to be reckoned from the day on which he takes his seat.

Section 66—Salaries of Ministers

66. There shall be <u>payable to the Queen</u>, <u>out of the Consolidated Revenue Fund of the Commonwealth</u>, for the <u>salaries</u> of the <u>Ministers of State</u>, an annual sum which, until the Parliament otherwise provides, shall not exceed twelve thousand <u>pounds</u> a year.

<u>Justice Dawson of the High Court "of Australia"</u> on 5th November 1996 in Leask v Commonwealth [1996] HCA 29, referred to "<u>Head of Power</u>":-

" As McHugh J said in Re Dingjan; Ex parte Wagner.

In determining whether a law is <u>'with respect to</u>' a <u>head of power</u> <u>in s 51 of the Constitution</u>, two steps must be taken. First, the character of the law must be determined. That is done by reference to the rights, powers, liabilities, duties and privileges which it creates. Secondly, a judgment must be made as to whether the law as so characterised so operates that it can be said to be connected to a <u>head of power conferred by s 51</u>. In determining whether the connection exists, the practical, as well as the legal, operation of the law must be examined. If a connection exists between the law and a <u>s 51 head of power</u>, the law will be '<u>with respect to</u>' that <u>head of power</u> unless the connection is, in the words of Dixon J, 'so insubstantial, tenuous or distant' that it cannot sensibly be described as a law 'with respect to' the head of power."

This Head of Power is Clause 2 and Section 61 of the Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

Clause 2 Act to extend to the Queen's successors

The provisions of this Act referring to the Queen shall extend to Her Majesty's heirs and successors in the sovereignty of the United Kingdom.

Chapter II – The Executive Government 61 Executive power

The executive power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as the Queen's representative, and extends to the execution and maintenance of this Constitution, and of the laws of the Commonwealth.

The main Head of Power is Her Most Excellent Majesty Queen Elizabeth the Second Defender of the Faith, current holder of the Crown.

All to be paid in pounds NOT COUNTERFEIT AUSTRALIAN DOLLARS

By having the **Referendum 1999** and every **State** so called **Parliament** enacted an Australia Acts (Request) Act 1999 the Political Parties new that their Acts after and including the Australia Acts 1986 didn't have Crown Authority and as quoted in their Acts Interpretation Acts they are only **Purported Acts** and **Purported Enactments**. Therefore <u>NO</u> Crown Authority for Local Government Acts (Councils) the extortion racket for the CEO's, Mayor's and Councillors and their Private sovereign, independent and federal nation.

Oxford Dictionary: purport v. appear to be or do, especially falsely.

Australia Acts means the *Australia Act 1986* of the Commonwealth and the *Australia Act 1986* of the United Kingdom.

Two totally different Acts.

Australia Act 1986 (Cth) enacted UNDER Political Parties Definition of Australia created in 1973 without a Referendum while sitting in OUR Parliament <u>=TREASON</u>

Australia Act 1986 (UK) enacted UNDER "Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act."

The Australian Dollar was CRIMINALLY created by Political Parties while sitting in OUR PARLIAMENT

Australian Dollars, Australian Banks, Council of Australian Governments, (COAG) and Australian Courts.

The Australian Dollar was created by and for the Political Parties in 1966. The <u>TREASONOUS</u> Political Parties using <u>TREASON</u> took total control of the Governor-General and Commander in Chief on the 2nd February 1960. I have the proof of this in black and white. The Political Parties went to War against Vietnam with OUR Royal Commonwealth Defence Force.

Therefore totally removing Crown Authority as well as the Crown <u>= TREASON</u>. The Political Parties Australian Dollar is Fiat Money which is typical of Political money, **NO** intrinsic value **BUT** the Australian Dollar is also Counterfeit to the Founding and Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted as Australian Dollars is Political Party Republican Money. The Political Parties owned and controlled Private High Court of Australia also tells us that the Australian Dollar has NO Head of Power.

So what have the Banks lent <u>= Criminally Counterfeit Australian Dollars</u> <u>= NOTHING</u> but forced honest people into Criminal contracts which the Banks are accountable for by using Counterfeit Australian Dollars.

A Federal Referendum of the people is an explicitly binding Act on <u>all</u> Australian Governments.

This also proves that these Australian Governments don't represent the people of the Commonwealth of Australia as established UNDER the Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

When <u>all</u> Australian Governments don't listen to Referendums they enact <u>TREASON</u> upon themselves.

GUARDIANS OF THE CONSTITUTIONS

Commonwealth of Australia Constitution Act 1901 is NOT a tool to be wielded for Political Party expediency. It is the Supreme law of the Commonwealth of Australia. The Governor-General and State Governors in conjunction with the High Court at Chapter 3, Judiciary Act No 6 of 1903 are the Constitutional Commonwealth and State Guardians to take care that it is followed, NOT outmanoeuvred by Political Parties. The Federal and State Parliaments are not sovereign bodies; they are legislatures with limited powers, and any law which they attempt to pass in excess of those powers is no law at all it is simply a nullity, entitled to no obedience.

The Australian Judiciary sold their souls to the Political Parties

= WILFUL TREASON

WE ARE A CONSTITUTIONAL MONARCHY

You are conspiring with others to restraining Her Most Excellent Majesty the Queen Elizabeth the Second Defender of the Faith the Current Holder of the Crown and levying war, or does any act preparatory to levying war, against the Commonwealth shall be guilty of an indictable offence, called **TREASON**, and liable to the punishment of death.

Dick