78B Notification as Required by Section 78B of the Judiciary Act Commonwealth

To the Attorney General of each State and the Commonwealth the following questions of Constitutional issues that arise in the Magistrates Court in Purported case listed on the 4<sup>th</sup> of March 2022 against Wayne Kenneth Glew CPO, OWB a Commonwealth Public Official, Lawfully Sworn.

The Judiciary Act section 78B provides that when an issue arises under Our Constitution in a Federal or any State Court not to proceed until the Attorneys General of each State and the Commonwealth are notified of the issues.

In this case the issue is the full contents of the Lawful Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901 derived from it as Proclaimed and Gazetted and all State Constitutions.

I am hereby advising the Purported Attorneys General of each State and the Commonwealth of questions of Constitutional issues to be answered to explain Purported Authorities of so called State Parliaments Purporting to be governments with no visible instrument granting them authority.

1. Given the Truth that Queen Victoria on the 29<sup>th</sup> of October 1900 issued the following Letters Patents in relation to establishing the Commonwealth and the States did they apply to The People and any Parliament established by The people?

- 1) a. Letters Patent Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901.
- 2) b. Letters Patent The State Constitutions in their original text and complete.
- 3) c. Letters Patent The office of Governor of each State as the highest authority in Parliament in each State.
- 4) d. Letters Patent The reciprocating appointment of the Governor-General of the Commonwealth.
- 5) e. Letters Patents Authorised by the Reigning Monarch under Her Seal.
- 2. Can any parliament established under those Letters Patent rise above those Letters Patent given authorities?
- Did the Letters patent of King George the 5<sup>th</sup> cement back in place the Letters Patent of Queen Victoria on the 6<sup>th</sup> of February 1920?
- 4. Did the Referendum of 1999 state that The People who are The Commonwealth wish to retain the Crown being Our Constitutional System of Governance by Representatives of The People?
- 5. Did that Referendum comply with Section 128 of the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 derived from it by The Lawful Vote of The People?
- 6. Did the retaining of Our system under Our Constitution grant authority for POLITICAL PARTIES to exist and comply with the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 as Proclaimed and Gazetted?

- 7. Did 'We The People ' at any time give our representative parliament permission to establish the Commonwealth as or Independent nation or a Republic with the parliaments granted supreme and sovereign powers?
- 8. Given Western Australia as established under 107, 108 and 109 of Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901, have the right to ignore section 106 of our Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901as Proclaimed and Gazetted and the State Constitutions being in place with a Letters Patent, in its original text and continue using a Fraudulent version of that constitution with 32 sections missing?
- 9. By what Lawful Instrument was Western Australia established?
- 10. 1) a. Does the non compliance with 106 of Our Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901 and the Lawful Letters Patents, establish any Lawful Courts, Acts Statutes and Laws?
  - 2) b. Does any law in Western Australia exist given the above Fact of Truth?
  - 3) c. Can the Commonwealth Parliament exist given the 9 Clauses, Chapter I, II and III of the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 as Proclaimed and Gazetted?
  - 4) d. Do all Imperial Laws and the Common Laws of England apply without all State Constitutions complying with the Letters patents?
- 11. Can the Commonwealth Parliament, Federal Courts or Lawful States exist as Lawfully established States at Federation?

- 12. Did the removal and replacement of all State Constitutions by 1975 allow the compliance with section 51 ss xxxviii to establish the Australia Act or any other Lawful Act which the Australia Act is not?
- 13. Does non compliance with the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 negate all parliaments established under 106, 107, 108 and 109 of the relevant Constitutions?
- 14. Did the Australian Government have any Lawful Instrument to exist or exist now?
- 15. Do any Foreign Agent Government Purported State Governments have any Lawful Instrument to exist?
- 16. Can any PURPORTED Parliament of a State remove The Lawful Monarch and Crown authority including The Lawful Oath from State Constitutions being Letters Patents?
- 17. Can any Purported Parliament of a Purported State grant authority to Public Officers, such Officers being an unknown entity to Our Lawful Constitution?
- 18. Do "We The People" who are "The Commonwealth" Have the right both in the Common Laws of England and the Letters Patents establishing them to arrest at Common Law all Offenders if;
  - 1). The Evidence is there and there are no Lawful Police as established under the Statute of Monopolies.
- 19. Do Public Officers, a title unknown to Our Constitution have rights to impose rules, regulations, acts, statutes, mandates or directions on "The People" who are "The Commonwealth"?

- 20. Is the application of those rules, regulations, acts, statutes, mandates or directions, on "The People" an act of SLAVERY on "The People"?
- 21. Does any member of POLITICAL PARTIES not granted authority by any Lawful instrument, able to exercise DICTATORIAL AUTHORITY over "The People"?
- 22. Is the usurping of any authority over The people who are the "Commonwealth" an Act of Treason or Treachery or both against "The People" and The Constitution?
- 23. Does the establishment and use of PURPORTED NATIONAL CABINET with DICTATORIAL AUTHORITY, A NEW SYSTEM OF GOVERNEMENT NOT KNOWN to the Lawful Constitutions of the Commonwealth an ACT of WAR against The People and The Crown of England the lawful Monarch of this country?
- 24. Is it a requirement of any Man, Woman or other to uphold the Lawful Constitutions of this country?
- 25. To answer the questions put to YOU, please show me the Lawful Instrument that allows YOUR POSSITION as a Attorney General sitting as a member of parliament to exist?
- 26. Do all courts established in this country have to be established under Chapter III of Our Constitution?
- 27. Are all courts gatherings under the Sovereign and not Queen of Australia?
- 28. Does Land Transfer in the Commonwealth of Australia from the Sovereign Crown of England to The People in fee simple alienated from the Crown?
- 29. Does that alienated still allow Crown Ownership?

- 30. Bearing in mind in the constitution it states,
  "If an authority is not granted to a parliament it is denied and remains with The People."
  What Lawful Instrument grants any parliament the right to control land or its Titles?
- 31. Does any parliament have the right to control or Change those Titles and take ownership of land held in Fee Simple?
- 32. Can any Land be sold outside the provisions of Challis Real Property 3<sup>rd</sup> edition without the consent of The People who are the Commonwealth?
- 33. Does a Sworn Officer of the Crown have a duty to reveal indictable offences?
- 34. When revealed do all people in authority have a duty to investigate those offences?
- 35. When revealed to people in authority and they do nothing, does that Crown Officer have a duty to arrest or ask others to arrest those offenders?
- 36. If those PEOPLE in authority refuse to incarcerate those offenders does the Crown Officer or other living persons have both a right and duty to detain those OFFENDERS knowing they will offend again until they are brought before a Lawful Crown Court?
- 37. Can they be held accountable for their lawful actions as long as they provide food water and services to those OFFENDERS?
- 38. Under what Lawful Instrument can they be restrained from doing their duty?
- 39. What Lawful Instrument allowed the creation of a state, unknown to State and Commonwealth Constitutions to be established as a Foreign Entity to those constitutions?

- 40. Where did that authority come from, if it was not from The people, then it does not exist in Law?
- 41. When the 1999 Referendum voted to retain Our Lawful Monarch, where did the authority come from to overturn the decision of The people and remove the Monarch with the Acts Amendment, Repeals Court and Legal Practice Act to install a new entity unknown to Our Constitutions?
- 42. When the parliaments IGNORE The People and PURPORT to change the system, do THEY BREACH THEIR OAYTH to The People = Treason?
- 43. When they, THE POLITICIANS create a new form of governance unknown to the constitution, do THEY COMMIT TREASON, and WAR on The people and Crown Monarch Our Lawful Queen?
- 44. Did Wayne Kenneth Glew CPO, OWB Commonwealth Public Official Living man Lawful Sworn Officer of The Crown reveal all those Criminal Offences in a series of posts and videos to People and watching authorities?
- 45. Did those authorities ignore those revelations?
- 46. Did Wayne Kenneth Glew CPO, OWB Commonwealth Public Official, Lawfully Sworn Officer of the Crown have a duty to arrest the OFFENDERS or ask others to do their duty and arrest THEM?
- 47. Did PUBLIC OFFICERS as position of authority unknown to Our Constitution have the right to assault Wayne Kenneth Glew, his wife or other People to prevent OFFENDERS being arrested or held until placed before a Lawful Court established under the Crown?
- 48. Did THOSE PUBLIC OFFICERS operating without Lawful Authority, Unlawfully incarcerate a Lawful Officer of the Crown against his will?

- 49. Did THOSE PUBLIC OFFICERS CONSPIRE TOGETHER to Pervert the Course of Justice, without a lawful Instrument to exist?
- 50. Until all the Questions in this Notification are answered there is not nor can there be any case to answer before any court in this country.
- 51. No court can exist in this country until it becomes a Constitutional Court being a Gathering under Our Sovereign the Only Lawful Authority in this country.
- 52. The Crown in British Law is God and He will Not be Mocked.
- 53. Be Warned Do Not Mock God.
- 54. I forgive the innocence people involved in these Obvious Crimes against The People who are "The Commonwealth" and are Both Sovereign and Supreme and there is only One Entity above us, God our Father, Our Lord Jesus Christ and the Holy Spirit.

Dated: 17<sup>th</sup> of February 2022

Wayne Kenneth Glew CPO, OWB Commonwealth Public Official Living Man Lawfully Sworn Officer of the Crown

> 24 Hagan Road Glenfield Geraldton Western Australia 6532