Understanding Why And How Local Councils Are

Not Government

1. The Crown Of The United Kingdom can not be sold off and incorporated. Imperial Sale Of Office Act 1551. Act is concerned with corruption in public office.
2. Australian Constitution only grants parliament powers to write laws for corporations not incorporation of government. Remember parliament must follow laws used in creation of Government.
3. Regardless of what parliament have done and the laws they’re not following. There is still certain criteria they have to follow to entertain the idea of a true Statutory Crown Corporation.
4. Statutory Crown Corporation two criteria created by state statute and incorporated by Corporations Act 2001 Federal Government.
5. Remember when you act in private and don’t follow the rules strict as that may be in nature. You can’t claim the same powers of a Government. An officer who acts in violation of the Constitution ceases to represent the Government Brookfield Const Co. Stewart, 284F. Supp.94.
6. Councils might claim Queensland Constitution 2001 which is not even defined as an act. They might claim Local Government Act 2009. It is all legal nonsense state governments don’t even have the sovereign powers to create a whole new jurisdiction. Lets look at a United States Case to get an idea about this. The Government of the United States is one of limited powers. It can exercise authority over no subjects except those which have been delegated to it Congress cannot by legislation enlarge the federal jurisdiction nor can it be enlarged under the treaty making power. Mayor of New Orleans V. United States, 10 Pet. 662,736. States in Australia can’t enlarge the jurisdiction. Not even Congress has the Power. Why do you think they want local government included in the Australian Constitution?
7. All Courts are sham legal proceedings particularly all State courts. Remember like the United States Constitution the laws of Congress fall into the individual states. And there is one jurisdiction of courts in Australia Federal not State.
8. Getting back to local councils. Councils are not true statutory crown corporations. They’re body corporates which is separate and uniquely distinct to statutory crown corporations. Meaning they’re primarily governed by the corporations act.
9. To prove this point take this in. A local government employee is not in service of the crown. Justice Kirby found a local council took on a distinct identity separate from the crown. Ruiling of the high court in the Mayor Aldermen and the citizens of the city of Launceston V Hydro Electric Commission (1959) 100 CLR 654. Both in England and in Australia there is evidence of a strong tendency to regard a statutory corporation formed to carry on public functions as distinct from the crown unless parliament has by express provision given it the character of a servant of the crown.
10. Local Government is a sham meaning the State Governments haven’t given express provision for it to carry on public functions. Congress can’t enlarge the jurisdiction nor can any State Government. Legal nonsense is not law. Local Council are committing an offence of misrepresentation which is federal. They have no right’s to demand taxes or levy fines. Sham legal process in the courts and cartel like behaviour through organistations like Sper.
11. I wrote this not for people to not pay Council Rates but to understand the fraud and to realise State Courts are Sham legal proceedings which have highly questionable procedural rules of evidence. My opinion is stand in your own power and stop voting for private people who reject the terms and conditions of they’re employment.

By Stephen Lamble