

## TAKE OVER BY POLITICAL PARTIES

FRAUDULENT changes of the definitions in the Acts Interpretation Act 1973. Every time the words "Australia" "Commonwealth" or "Commonwealth of Australia" (**in a geographical sense**) are used they are NOT talking about the "Australia" "Commonwealth" or "Commonwealth of Australia" as established under the



Commonwealth of Australia Constitution Act 1901 Proclaimed and Gazetted.

Clause 6 states: Definitions

6. "The Commonwealth" shall mean

the Commonwealth of Australia as established under this Act.



*Acts Interpretation Act 1901 No. 2 states:-*

Constitutional and official Definitions

17. In any Act, unless the contrary intention appears—

(a) "The Commonwealth" shall mean the Commonwealth of Australia;

(b) "Australia" shall mean the whole of the Commonwealth;

**Without Authority of the Crown or a referendum of the people eligible to Vote**

**ACTS INTERPRETATION ACT (Commonwealth) 1973 No. 79 of 19th June 1973**

was an Act which amended Section 17 of the *Acts Interpretation Act 1901* with its Section 4:-

"Constitutional and official Definitions

4. (1) Section 17 of the Principal Act is amended—

(a) by omitting paragraphs (a) and (b) and substituting the following paragraph:—

"(a) 'Australia' or 'the Commonwealth' means the Commonwealth of Australia, and when **used in a geographical sense**, does not include an external Territory;

### **QLD ACTS INTERPRETATION ACT 1954**

#### **Meaning of commonly used words and expressions**

**36.** In an Act—

"**Australia**" means the Commonwealth of Australia but, when used **in a geographical sense**, does not include an external Territory;

"**Commonwealth**" means the Commonwealth of Australia but, when used **in a geographical sense**, does not include an external Territory;

Their Definition of Australia; Commonwealth or Commonwealth of Australia **in a geographical sense** is NOT under the Commonwealth of Australia Constitution Act 1901 Proclaimed and Gazetted

Because the States (without a referendum of the people eligible to vote) joined and agreed to come into conformity with the Company Commonwealth of Australia **in a "geographical sense"**. Therefore all Acts from the Australia Act (Request) Act 1985 cannot get Royal Assent as all States stepped outside their Constitutions. The State Governors are NOT representing the Crown but are Statutory Instruments. A TOTAL FRAUD.

**Australia Act 1986** (in a geographical sense)

An Act to bring constitutional arrangements affecting the Commonwealth and the States into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation (in a geographical sense)

**Quick and Garran's**

**Annotations of the *Commonwealth of Australia Constitution Act* [Extracts from Page 994 of § 481. "Alteration."]**

"If therefore the Commonwealth were a sovereign and independent State, no amendment, duly passed in the prescribed form, would be beyond its powers; the amending power would have no limits. But the Commonwealth is only quasi-sovereign, and the amending power, though above the State Governments and above the Federal Government, is below the Imperial Parliament. The Commonwealth is a dependency of the Empire; and the amending power—the highest legislature of the Commonwealth—is a colonial legislature."

**Australian court** (in a geographical sense)  
**Australian Money** (in a geographical sense) NOT our DEBT  
**Queen of Australia** (in a geographical sense)  
**The Great Seal of Australia** (in a geographical sense)  
**Parliament of Australia** (in a geographical sense)  
**Government of Australia** (in a geographical sense)  
**Australia** (in a geographical sense)  
**Commonwealth** (in a geographical sense)  
**Commonwealth of Australia** (in a geographical sense)  
**Governor General of Australia** (in a geographical sense)  
**Governors of Australian State Governments** (in a geographical sense)  
**Australian Constitution** (in a geographical sense) none existent  
**Prime Minister of Australia** (in a geographical sense)  
**Attorney General of Australia** (in a geographical sense)  
**Australian Labour Party** (in a geographical sense)  
**Australian Liberal Party** (in a geographical sense)  
**All Australian Political Parties** (in a geographical sense)  
**Members of Australian Parliaments MPs** (in a geographical sense)  
**C.O.A.G., Council of Australian Governments** (in a geographical sense)  
**etc.**  
**New South Wales Government** (in a geographical sense)  
**Victoria Government** (in a geographical sense)  
**Queensland Government** (in a geographical sense)  
**Western Australia Government** (in a geographical sense)  
**South Australia Government** (in a geographical sense)  
**Tasmania Government** (in a geographical sense)  
**Australian Capital Territory** (in a geographical sense)  
**Northern Territory of Australia** (in a geographical sense)  
**Australian Local Government Association** (in a geographical sense)

**Common Law in Australia (in a geographical sense)** no rights to the people  
**Australian Federal & State Police (in a geographical sense)** mulisha  
**ABN Australian Business Number (in a geographical sense)**  
**Australian Law (in a geographical sense)**



This Seal is registered with the United States Patent and Trademark Office (USPTO) as Stylised Arms No. 2 (Solid) US Serial No. 8900533.

**(this Seal is Australia in a geographical sense)**

**High Court of Australia**

**(in a geographical sense) ALL TOTAL FRAUD**



**"High Court of Australia."**

**Established within the Judiciary Act 1903 No 6 1903** also holds the Constitution and Seat of the High Court. All this was removed in 1979 when the Political Parties created through TOTAL FRAUD their own private High Court of Australia (in a geographical sense)

**Extracts Quick and Garran's**

The High Court is the crown and apex, not only of the judicial system of the Commonwealth, but of the judicial systems of the States as well.

**GUARDIAN OF THE CONSTITUTIONS.**—The High Court is the “guardian of the Federal Constitution;” the guardian of the Constitutions of the several States; it is as much concerned to prevent encroachments by the Federal Government upon the domain of the States as to prevent encroachments by the State Governments upon the domain of the Federal Government.

**330. "Its Interpretation."**

In the exercise of the duty of interpretation and adjudication not only the High Court, but every court of competent jurisdiction, has the right to declare that a law of the Commonwealth or of a State is void by reason of transgressing the Constitution. This is a duty cast upon the courts by the very nature of the judicial function. The Federal Parliament and the 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.



*Acts Interpretation Act 1901 No. 2 states:-*

Constitutional and official Definitions

17. In any Act, unless the contrary intention appears—

- (a) “ The Commonwealth ” shall mean the Commonwealth of Australia;
- (b) “ Australia ” shall mean the whole of the Commonwealth;

17. In any Act, unless the contrary intention appears—

The contrary intention hasn't appeared so the Political Parties have taken over The Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act 1901 Proclaimed and Gazetted by changing two Constitution Definitions and using the common vernacular of words.

Dick Yardley