From Dick Yardley, Queensland, Australia:

"Truth Is Treason In An Empire Of Lies"
Founding and Primary Law Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

**It's only 22 pages, READ IT**

These are the Acts that created TREASON by Political Parties representing their own agenda contra to what the people “of the Commonwealth” voted them in for while contracted to us, sitting in our Parliament of the Commonwealth house and the Governor-General and Commander-in-Chief from the 2nd February 1960 allowed this to happen. Also allowed the printing of Counterfeit Currency.

The proof of TREASON is irrefutable.
The Political Parties Australia created in 1973 doesn’t Consolidate the Preamble and the first 6 Clauses.
Therefore they don’t recognize OUR GOD “humbly relying on the blessing of Almighty God,”

**Acts Interpretation Act 1973, No. 79 of 1973**
Changed Constitutional Definitions without a referendum and Crown Authority creating their own private Statutory “Australia”, Statutory “Commonwealth” mean their Statutory “Commonwealth of Australia” now registered in Washington DC (District of Columbia)
The contrary intention has never appeared so every time the words “Australia”, “Commonwealth” or “Commonwealth of Australia” appear it’s the Political Parties Definition = Treason, Treachery, and Sabotage.

No contrary intention, has been shown since, in any “laws of Australia” by Members of Political Parties, each under their own Party’s Constitution and policies, to the meaning of their own created “Australia” or “the Commonwealth”. Political Parties sit under their own Constitutions.

NOT UNDER the Founding and Primary Law, Commonwealth of Australia Constitution Act
1901 as Proclaimed and Gazetted.

**Australian Citizenship Act 1973, No. 99 of 1973**
Created an Oath for Australian Citizens as (Entities to the Statutory Instrument Queen of Australia)
Created a Seal for Australian Citizens as entities. Seal now registered in America.

For a Government of “Australia” 3 pages
*Australian Government Gazette No. 152, of 19th October 1973, 5 pages*
For use by the Government of Australia held to the *Royal Style and Titles Act 1973* created their own:

“God” (not being Nature’s God)  
“Governor-General of Australia”  
“Royal Great Seal”  
“Government of Australia”  
“Our Sigh Manual”  
“Elizabeth R”  
“Elizabeth R”. ("R" stands for the Latin *Regina*, meaning “Queen”.

This creates “Elizabeth R” for the Political Parties

Every State changed the name of the Church of England and created a Church of England in Australia
(Political Parties Australia) then removed the Church of England in Australia. By doing this they removed the “Defender of the Faith”. By doing this they removed the DEED OF GRANT TO OUR LAND, the contract we have with the Crown. NOW the Political Parties own all LAND in the Political Parties Australia.
Also removing the “Defender of the Faith” removed all rights = EVERYTHING.
This was done in Conjunction with Anglican Church Leaders.

Political Parties Queen of Australia
Elizabeth the Second, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth. *This abstract Queen does NOT* hold the title Defender of the Faith,
*Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus* etc.

**Here are The Acts of WILFUL TREASON**
Australian Capital Territory Anglican Church of Australia Ordinance 1980
All done to remove all RIGHTS from the people of the Commonwealth of Australia as established UNDER the Commonwealth of Australia Constitution Act 1901

All States created and joined this Act of Treason.

Australia Acts (Request) Act 1985
An Act to enable the constitutional arrangements affecting the Commonwealth and the States to be brought into conformity with the status of the Commonwealth of Australia as a sovereign, independent and federal nation.

Under the Commonwealth of Australia Constitution Act 1901 section 128 is Referendum Entrenched to change the status of the Commonwealth of Australia as a Constitutional Monarchy to become a sovereign, independent and federal nation.

When was the Referendum to become a sovereign, independent and federal nation. ??????????????????????? = Treason

Whereas the Prime Minister of the Commonwealth and the Premiers of the States at conferences held in Canberra on 24 and 25 June 1982 and 21 June 1984 agreed on the taking of certain measures 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:

The Governor-General, Prime Minister, State Governors and the Premiers of the States Conspired on two occasions to restrain and overthrow the Queen from Her position within the Commonwealth of Australia Constitution Act 1901, therefore also removing the Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule.

When was the Referendum to become a sovereign, independent and federal nation. ??????????????????????? = Treason

The above Commonwealth of Australia belongs to the Political Parties.
OUR Commonwealth of Australia was established on the 1st January 1901.
All States joined the Status of the Commonwealth of Australia as a sovereign, independent and federal nation, NO referendums, NO Criminal Charges for Governor-General, all State Governors and Premiers for defacing the Queen and removing the Commonwealth of Australia Constitution Act 1901.

Every State created a Local Government Act by joining the Commonwealth of Australia as a sovereign, independent and federal nation enforced by the Australia Act 1986 Commonwealth with NO Crown and Constitutional Authority. These Local Government Acts are extortion Acts to enforce Political Party Treason.

Local Government Act 1993 No 95 Tasmania
Local Government Act 1993 No 30 New South Wales
Local Government Act 1989 No 11 Victoria
Local Government Act 1995 No 74 Western Australia
Local Government Act 1999 No 62 South Australia
Local Government Act 1993 No.70 Queensland
All State Governments by joining the Commonwealth as a sovereign, independent and federal nation took ownership of all land.

Lands Acquisition Act 1973, No. 208 (Clth) of 19th December 1973 which created their own “Australian Land”
4 (1) Section 7 of the Principal Act is amended--
(a) by omitting from sub-section (1) the words " The Governor-General"
and substituting the words "The Minister" = TREASON


To have the “status” “sovereign, independent and federal nation” that means “Republican Dictatorship”.

Notice: sovereign, independent and federal nation is NOT Sovereign, Independent and Federal Nation. We are NOT yet a Republic.

The Australia Act 1986 under the Political Parties Enactment, Queen of Australia, Great Seal of Australia Proclamation signed, BOB HAWKE, not a legal signature. Pseudonym = Fictitious name.
“Elizabeth R”. “R” stands for the Latin Regina, Meaning “Queen” Australia Act, Queen of Australia, and Great Seal of Australia are under the Political Parties Definition of Australia created in 1973.

Entrenched sections within these Acts are:
Referendum No 1  We are a Constitutional Monarchy NOT a sovereign, independent and federal nation.  = TREASON

Referendum No 2  Section 13 of the Australia Acts (Request) Act 1985 is Referendum entrenched and stipulates
Queensland's Constitution Act 1867
53.(1) A Bill that expressly or impliedly provides for the abolition of or alteration in the office of Governor or that expressly or impliedly in any way affects any of the following sections of this Act namely—
sections 1, 2, 2A, 11A, 11B, 14; and
this section 53 shall not be presented for assent by or in the name of the Queen unless it has first been approved by the electors in accordance with this section and a Bill so assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act.  = TREASON

Referendum No 3  Section 14 of the Australia Acts (Request) Act 1985 is Referendum entrenched and stipulates
Western Australia Constitution Act 1889
Legislature as constituted by this Act empowered to alter any of its provisions 73
(2) A Bill that
(a) expressly or impliedly provides for the abolition of or alteration in the office of Governor; or
(b) expressly or impliedly provides for the abolition of the Legislative Council or of the Legislative Assembly; or
(c) expressly or impliedly provides that the Legislative Council or the Legislative Assembly shall be composed of members other than members chosen directly by the people; or
(d) expressly or impliedly provides for a reduction in the numbers of the members of the Legislative Council or of the Legislative Assembly; or
(e) expressly or impliedly in any way affects any of the following sections of this Act, namely sections 2, 3, 4, 50, 51, and 73, shall not be presented for assent by or in the name of the Queen unless
(f) the second and third readings of the Bill shall have been passed with the concurrence of an absolute majority of the whole number of the members for the time being of the Legislative Council and the Legislative Assembly,
respectively; and

(g) the Bill has also prior to such presentation been approved by the electors in accordance with this section, and a Bill assented to consequent upon its presentation in contravention of this subsection shall be of no effect as an Act.

= TREASON

WITHOUT these THREE REFERENDUMS taking place ALL Australia Acts are VOID SHALL BE OF NO EFFECT AS AN ACT

All States have a similar section in their Acts Interpretation Act or Interpretation Act.

**Tasmania** Acts Interpretation Act 1931
Section 46C. Declaration of validity of certain laws

**New South Wales** Interpretation Act 1987
34A Declaration of validity of certain laws

**Victoria** Interpretation of Legislation Act 1984
58 Declaration of validity of certain laws

**Western Australia** Interpretation Act 1984
76A. Written laws made before Australia Acts, validity of

**South Australia** ACTS INTERPRETATION ACT 1915
22B—Declaration of validity of laws made before Australia Acts

**Queensland** Acts Interpretation Act 1954
9A Declaration of validity of certain laws

All these Acts and sections refer to PURPORTED ACTS and PURPORTED ENACTMENTS. Therefore all Acts after the Australia Acts are void. Oxford Dictionary: purport v. appear to be or do, especially falsely Therefore all Acts after the Australia Acts are only PURPORTED ACTS

**BUT**

People of the Commonwealth of Australia under the Commonwealth of Australia Constitution Act 1901 voted to stay as a Constitutional Monarchy in 1999. The Australia Act 1986 UK was enacted under the Definition of "the Commonwealth" means the Commonwealth of Australia as established under the Commonwealth of Australia Constitution Act BUT UK was under European Union Civil Law therefore had NO rights to
have any say over the

By NOT listening to the People the Political Parties in their State and Federal Governments, their Parliaments kept the **TREASON** going by using the Australia Act 1986 Act 142 under their Queen of Australia as their Primary Law.

When all Australian Governments, Australian Banks, Australian Courts use Counterfeit Australian Dollars to the Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazette **MEANS ALL** Australian Governments, Australian Banks, Australian Courts are all Criminally involved in **TREASON**

*Re Wakim [1999] HCA 27 (17 June 1999)*

KIRBY J. : “A legislature cannot, by preambular assertions, recite itself into constitution power where none exists.” **POLITICAL PARTIES SIT UNDER THEIR OWN PARTY CONSTITUTIONS = TREASON**

COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT 1901 as Proclaimed and Gazetted

Part II – The Senate

7 The Senate

The Senate shall be composed of senators for each State, **directly chosen by the people of the State**, voting, until the Parliament otherwise provides, as one electorate. **NOT BY POLITICAL PARTIES**

Part III – The House of Representatives

24 Constitution of House of Representatives

The House of Representatives shall be **composed of members directly chosen by the people of the Commonwealth**, and the number of such members shall be, as nearly as practicable, twice the number of the senators. **NOT BY POLITICAL PARTIES**

*Kable v Director of Public Prosecutions (NSW) HCA 24 (12 September 1996)*

DAWSON J. : "It may be observed that a legislature wishing to enact a statute ordering that all blue-eyed babies be killed would hardly be perturbed by a principle of law which purported to deny it that power. "


THIS LEGISLATURE DOES NOT REPRESENT THE PEOPLE OF THE COMMONWEALTH AS ESTABLISHED UNDER THE COMMONWEALTH OF AUSTRALIA CONSTITUTION ACT 1901

46 Penalty for sitting when disqualified

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. WE DON'T HAVE A COURT OF COMPETENT JURISDICTION. THE ONLY COURTS IN THE POLITICAL PARTIES AUSTRALIA ARE OWNED LOCK STOCK AND BARREL BY THE POLITICAL PARTIES.

ALSO UNDER OUR Commonwealh 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

3. There shall be payable to the Queen out of the Consolidated Revenue fund of the Commonwealth, for the salary of the Governor-General, an annual sum which, until the Parliament otherwise provides, shall be ten thousand pounds.
The salary of a Governor-General shall not be altered during his continuance in office.

Chapter I—The Parliament,
Part IV—Both Houses of Parliament,

Section 42—Oath or affirmation of allegiance

42. Every senator and every member of the House of Representatives shall before taking his seat make and subscribe before the Governor-General, or some person authorised by him,
an oath or affirmation of allegiance
in the form set forth in the schedule to this Constitution.

Section 46—Penalty for sitting when disqualified

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

All to be paid in pounds NOT COUNTERFEIT AUSTRALIAN DOLLARS

MONEY
But just because something is a medium of exchange does not automatically make it money.
Fiat currency does not qualify as money. Going all the way back to Aristotle, money must also be
a store of value. Fiat currencies do not offer a store of value. They offer transactional ability, a way
to buy goods and services, but they don’t meet the definition of money. They leak value, not maintain value.

Till the Money is fixed nothing will happen. You can’t have a
contract in Fraud.
Therefore all contracts in Political Party Australian dollars are void.
In Contract Law the Seal or Company Logo at the top and the signature at the bottom guarantees what is written in-between.

The Parliament is a legislative body capable only of exercising enumerated powers. Its powers are determined and limited by actual grants to be found within the Constitution. Anything not granted to it is denied to it.

Political Party Chief Justice French of their High Court of Australia  
“ We do so against the backdrop of the supremacy of Parliament”

ALL Australian so called Judiciary sit as a Coram = WILFUL TREASON  
Coram, with NO Crown and Constitutional authority,  
(Note: Butterworths Concise Australian Legal Dictionary  
Coram /koraem/ lat – in the presence of)  
do NOT sit in place of the Sovereign in whose name they are to administer justice,

“Ignorance of the law is NO excuse”, particularly with respect to anybody —

who assists in making of laws, e.g. Governor-Generals, Governors of a State, and Members of Political Parties, each under their own Party’s Constitution and policies;

who acts judicially, e.g. justices, judges, magistrates, justices of the peace, police;

who is in other positions of authority and control over other people;

who is in other positions of trust and influence over other people,

including church leaders.

All above are in a position of knowing the Law they work under.