

SUPREME COURT OF QUEENSLAND

REGISTRY: **Brisban**
NUMBER: ~~756/16~~

APPLICANT

DAVID JOHN WALTER

BS-2382/16

AND

FIRST RESPONDENT

MICHAEL MCDONNELL
RESULTS LEGAL
ABN 476 125 474 268

AND

SECOND RESPONDENT

RHETT KIPPS
RESULTS LEGAL
ABN 476 125 474 268

AND

THIRD RESPONDENT

NICOLAS DOBROSKLONLKSJ
PEARCE & HEERS
ABN 512 656 38 134

AND

FOURTH RESPONDENT

MARK PEARCE
PEARCE & HEERS
ABN 512 656 38 134

FIFTH RESPONDENT

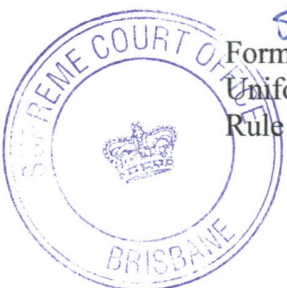
AND

ANDREW HEERS
PEARCE & HEERS
ABN 512 656 38 134

APPLICATION
Filed by The Plaintiff

Form 9, Version 1
Uniform Civil Procedure Rules 1999
Rule 31.26

David John Walter
Post Office Box 578, HERBERTON
QLD 4887
Email: samara.butterfly@bigpond.com
Telephone: (07) 4096 3009



APPLICATION

TAKE NOTICE that I, David John Walter is applying to the Court for the following orders:

To quash ORDER 10 February, 2016 as held to Purported Law of “the *State*” of Queensland as held to Section 15DA Automatic Commencement of postponed statutory law - Acts Interpretation Act 1954 Sealed to Public Seal of “the *State*” of Queensland (c) State of Queensland 2014, a document only.

ABN 65 959 415 158

Entity name: DEPARTMENT OF THE PREMIER & CABINET
ABN status: Active from 01 Nov 1999
Entity type: State Government Entity
Goods & Services Tax (GST): Registered from 01 Jul 2000
Main business location: QLD 4000
Trading name(s): DEPARTMENT OF THE PREMIER & CABINET
Office of the Parliamentary Council

And further orders as requested of the court.

The private /personal/real property and assets, of Me David John Walter are subject to common law; remain in my will and testament for my heirs and assigns, as held to Commercial Causes Act 1910 Queensland.

The private /personal/real property and assets, are subject to common law in my deceased wife’s Estate, of which I am the trustee, being real and personal property and assets and money legal tender of the Commonwealth, remain in my wife’s will and testament for her heirs and assigns, at common law held to Commercial Causes Act 1910 Queensland.

The private /personal/real property and assets, of Mrs. Elizabeth Mountbatten, are subject to common law, the real property the land this cause held to - ORDER 10 February, 2016 sold in Australian Currency, now being a real asset of “the *State*” of Queensland held by “the *State*” to the Property Law Act 1974, a purported laws of “the *State*” to Section 15DA of the Acts Interpretation Act 1954, - Lot 21 on Survey Plan 137942, County of Hodgkinson, Parish of Western, in Title Reference 50396155 is the real property of, Her Majesty the Queen, Mrs. Elizabeth Mountbatten of the House of Windsor, held to Land Act 1962 Queensland *inter alia* Sections 30-40 Constitution Act 1867(Qld) [31 Vic. No.38] as in force 5th April 1977 remains the real property of Mrs. Elizabeth Mountbatten’s, held in her will and testament, for her heirs and assigns, held to Commercial Causes Act 1910 Queensland.

In this cause I, David John Walter, my wife Lynette Diane Walter (Deceased 16.4.2015) and Mrs. Elizabeth Mountbatten, hold no signed commercial contract with any private members of political parties, namely, Malcolm Turnbull Prime Minister of Australia or Anastasia Palaszczuk, The Premier of “the *State*” of Queensland, to acquire, and take without our consent or forfeit the private property of ourselves, to any unsigned purported statutory laws not being of the Commonwealth of Australia.

As current member's of a political party, nominated as a private person holding a purported positions being nominated only by the members of the political parties to form a Government for Australian Citizens as held to Australian Citizens Act 99/1973 and for an Australian Queen, as held to Royal Styles and title act 114/1973, as there are no living persons being an Australian Citizen as held to the purported act of 99 of 1973, nor a living person Australian Queen, as held to Royal Styles and Titles Act 114/1973.

As there are no living person's in those purported positions, a member of a political party as a private person can not sign a commercial contract with two non living people. The statutory unsigned laws of the members of political parties, as held to the Constitutions of the political parties are not living persons, inside their constitutions of the political parties only; hence the members of the Australian Governments, Parliaments have the authority of individual only, cannot delegate any authority than that of an individual person of gender, in any capacity inside Constitution's of the political parties, paid for their services in Australian Currency only, a foreign currency, of a Foreign Government.

On or about the 20th December, 1972 the members of the political parties elected by the people of the Commonwealth with the Queen in the Parliament, duly sworn to Common law, and had in fact taken up the positions as the delegates of the people, and as a private person of the Constitution Act, holding 1 share as every other person, of the Commonwealth, authority of a single member that an individual shareholder, sam I and the Queen Mrs. Elizabeth Mountbatten of the House of Windsor.

No form of resignation or notification, was given to we the shareholders they represented, including the Queen as a private person, created what is termed duumvirate Government of two people only as members of political parties to Govern over and above the people of the Constitution Act in fact all people world wide.

Therefore converting all the assets of the people into the Constitutions of the political parties of the Commonwealth to create a governments non living people, holding commercial contracts between themselves only being the so called nominated members of the political parties to hold the positions for Australian citizens, to be Prime Minister of Australia – Premier of “the *State*” of Queensland, holding the authority of a individual as does every other person on this planet, refer Exhibit DJW 3 page 73 of 86, - AUSTRALIAN GOVERNMENT GAZETTE – 152 Canberra. Friday, 19 October - 1973.

In 1974 the person then holding the position of The Governor General of the Commonwealth of Australia personally appointed by the Crown holding the Royal Commission of the Crown, paid in legal tender of the Commonwealth the sum of 10.000 pounds taken from the Consolidated Revenue Fund, by the Queen at the direction of the Crown, to be paid for his services to the Crown, as a Public Servant of the Crown, holding the full authority of the Crown whilst Her Majesty The Queen not being in the Commonwealth of Australia, held to laws of church and state, the laws of God, to the Church of England and the Holy see, signed a commercial contract with purported member of a political party to be Prime Minster of Australia and was paid in Australian Currency, the Governor General Sir. John Kerr, rescinded his authority and sovereignty with no resignation to the Crown, hence the Crown cannot

appoint another Governor General until advised, by a person a similar position they hold no authority of the Crown, and to resign.

Since 1974, some 42 years, Members of political parties activated unsigned purported laws, no standing world wide, a piece of unsigned paper only to be used above and over, any person, as a laws of the Australian Governments, and we the people of the Commonwealth of Australia and the Queen Mrs. Elizabeth Mountbatten of the House of Windsor, hence no person can be taken to any court/s, as there are no courts, as two private persons as members of political parties wanting to be the next prime Minister of Australia, in their own private commercial agreements, cannot hold any law over any person world wide since 1974, regardless who they employ and what particular title they want to use, Judge, Solicitor, Police Officer, Public Servant, Banker etc hold the authority the same as Me and the Queen that of individual only.

I refer to the following as held page 79 of 86. The Constitution commencing 1995 has never been presented to the people of the Commonwealth, therefore hold no private persons as Australian Citizens inside the Preamble is a unsigned document no standing world wide as held Corporations Act 2001, no shareholders and no equity statutory Corporation of no living people, no authority over any private person, company, corporation or, trusts of any person of any Nations Constitution of their people, their assets or their laws of God.

Created for the total financial benefit of the political parties and their members inside the Commonwealth of Australia, not being of the Commonwealth since 14th February, 1966, and the personal debt of each any financial member of any political party, inside the Foreign Government and Political Subdivisions, not being of the Commonwealth.

Refer to Page 54 of 86 - Evidence Act No.80 of 1973, single 1 page document with writing only for courts, to uphold the purported laws of the policies of the political parties, over Australian Citizens only for all matters relating to civil matters only as held to the Constitution of the United States of America – Civil Jurisdiction – as held to Uniform Commercial Code Worldwide.

The only delegation authority of any activities of the members of the political parties, inside the private Constitutions of the political parties not being of the Commonwealth a delegated power of an individual person to person only, and paid in Australian Currency for their services to the members of the political parties, from the funds of the political parties in Australian Currency only, for commercial activities on behalf of the members as required, being on the land of the Crown and held to Common Law, the members of the political parties and their employees known as Australian Public Servants, held Public Service Act 1999:-

4. This Act binds the Crown

This Act binds the Crown in right of the Commonwealth, but does not make the Crown liable to be prosecuted for an offence.

This purported act Public Service Act 1999, and the Currency Act 1965 not being of the Commonwealth, a statutory act only, binds the Crown, personally, in the right of the Commonwealth, and that does not make the Crown, a private person Mrs. Elizabeth Mountbatten of the House of Windsor, or I David John Walter , as private persons, to be found guilty of any offence at Civil Law - no subject of the Crown or any individuals worldwide, can be prosecuted for any offence even murder, the two members of political parties of the Commonwealth creating a duumvirate Australian Government, each private person/s personally, holds the authority of a person/individual of gender and cannot delegate , any other power to any private person, from inside the Constitutions of the political parties, whether here in Australia or the United Kingdom and Great Britain and Northern Ireland from 1986, holding the power individual duumvirate created in Great Britain, holding no authority of the people or the Crown, being that of a private person/individual of gender, any person that is not a financial member of a political party and inside the Constitution of any political party.

No private person of the Commonwealth of Australia, hold any common law liabilities for any outstanding debt, or debts created by the members of the Australian Governments inside the Constitution of their own private political party, held to common law contract with each if the members holding the authority of a individual/person of gender.

Since on, or about 20th December,1972, the Commonwealth of Australia and the people of the Commonwealth including the Queen, have no Parliaments as held to Commonwealth of Australia Constitution Act, only two private persons, holding 1 share only inside the Preamble of the Constitution, as members of political parties having an agreement with each other, to create a Duumvirate Government in a commercial contract not written signed, with their expressed, implied, or tacit consent, any shareholder inside the articles of associations as held to Commonwealth of Australia Constitution Act as held to clauses 1-9 British Laws, sections 61,105,107,108,109, 117,128 *inter alia* Corporate Bodies Contracts Act 1960 (UK) [8 & 9 Eliz.2] Ch.46].

Neither myself and my wife or Her majesty the Queen Mrs. Elizabeth Mountbatten, hold any signed commercial contract, in writing or holding our expressed, implied or tacit consent, with any member of a political party to be commercially bound to the unsigned statutory laws of the political parties, or any of their employees as held to Public Service Act 1999 *inter alia* Currency Act 1965, to hold any personal authority over ourselves as private living persons, our property real/personal property assets of any kind be they tangible or intangible, or money held in legal tender of the Commonwealth or any assets which include our private lives freedoms, themselves, as held to Common Law, *inter alia* Commercial Causes Act 1910 Queensland, across the Commonwealth of Australia or in fact world wide, for the members of the political parties and their employees only, holding the authority of an individual over every common law right of every person world wide to unsigned statutory laws commencing 14th February,1966.

Being two private persons members creating a duumvirate being members of political parties inside the Constitutions of the political parties, signed the currency agreement in 1965, as held List Of Exhibits Exhibited DJW 3 pages 69/86, being Australian Currency for the political parties inside their own private Constitutions, every person employee, or persons held to Commercial Contract with the political parties, cannot use this currency to purchase any property of value world wide, as the currency has no commercial value no standing, therefore criminal offence at International Law to take any assets holding a value to the legal tender of the Commonwealth commencing half - penny, as all property must have value to be subject to stealing, at Common law.

In this cause neither myself, nor my wife or Mrs. Elizabeth Mountbatten hold signed commercial contract/s in writing, or otherwise, with any of the five respondents in this cause, Michael McDonnell, Rhett Kipps, Nicholas Dobrosklonlsky, Mark Pearce, or Andrew Heers, being private persons, members of the Legal Profession *inter alia* Legal Practitioners Act 1995 (c) State of Queensland 1999 *inter alia* Supreme Court of Queensland Act 1991 (c) The State of Queensland 1991 *inter alia* Uniform Civil Procedure Rules 1999, the rules of the court *inter alia* Statutory Instruments Act 1992 (c) The State of Queensland Section 5A – 12 Rules of Court - Statutory Instruments Regulations 2012, Public Service Act of “the **State**” of Queensland 1996 *inter alia* Constitution Queensland 2001 *inter alia* Parliament of Queensland Act 2001.

The *Supreme Court of Queensland Act 1991* is for The Supreme Court of Queensland which is inside the State Government Entity named DEPT OF JUSTICE & ATTORNEY GENERAL holding an ABN 13 846 673 994 with Trading Names including DEPT OF JUSTICE & ATTORNEY-GENERAL and with Business Names of MINA COLLECTIONS and The Great Bigfoot. (Refer: <http://abr.business.gov.au>)

Being private persons, commercially bound by commercial contract, as an officer of the Court, inside the Preamble of the Constitution’s, of a particular political party, and being members of the Legal profession, each hold a signed commercial contract with a private person Miss. Anastasia Palaszczuk, M.P. Premier of “the **State**” of Queensland being a purported position, as a nominated member of a political party, holding the authority of an individual only, the, 5 Respondents, hold a signed commercial contract with Miss. Anastasia Palaszczuk, M.P , and commercially bound inside the Constitution of the Australian Labor Party, and the members of the other political parties held in the duumvirate, being a person in the duumvirate, for their own financial advantage being members as paid employees, in relation to legal matters of” the **State**” only.

Refer Chapter 5 The Powers of The State, for any person/individual of gender, holding a commercial contract with the Premier of “the **State**” delegated power of a private person/individual of gender, from within the Constitution’s of the members of the political parties of Australia, not being of the Commonwealth, for commercial activities of “the **State**” as held to Constitution of Queensland 2001.

The ORDER dated 20 February, 2016 no standing over any property/real, personal, money, of we the people of the Commonwealth of Australia, as held to Section 51 -

(xii) currency, coinage, and legal tender; (xvii) bankruptcy and insolvency; (vii) of the Constitution, Australian Currency has no value world wide, no head of power.

All purported unsigned acts of the private persons inside the political parties so elected, through the Constitutions of the political parties, as Members of Parliament or M.P.'s (Members of Parliament) - as current financial members of the political parties constitutions, those purported laws are sealed to seal on the Australian Citizenship Act 99 of 1973, if there are no living Australian Citizens under that seal, the seal of the purported acts have no standing worldwide, regardless on which or any purported, law of Australia is found, but any person employed or holding any commercial contract with, every member of political party any where in the commonwealth of Australia, that receives Australian, currency for their services are held to the laws of the members of the political parties inside their own Constitutions of the political parties, foreign to the Commonwealth of Australia.

Each and every member, of any political party, from within, the Commonwealth, has refused to accept the authority of the Crown and the people of the Commonwealth since, 14th February, 1966 and returned their private personal sovereignty and protection of the Crown as then subjects of the Crown *inter alia* , Nationality and Citizenship Act 1948 Act No. 83 of 21st December 1948, sealed to great seal of the Commonwealth of Australia and signed by the then Governor General Sir William McKell, appointed sworn, by the Crown, to create a foreign nation called Australia for Australian Citizens and Australian Queen, which is still in process to this very day using the evolutionary theory as cited in *Sue v Hill [1999] HCA 30; (23 June 1999) (199 CLR 462; 163 ALR 648; 73 ALJR 1016)*, *inter alia* Bangalore Principles of Judicial Justice 2002, to unsigned purported law, having no standing worldwide, or the laws of God as held to Church of England and the Holy see.

And further

Any further orders I request of the Court.

And further a signed sealed dated order of the Court

Each of the Respondents, to pay, David John Walter of Lot 187 Walsh River Road Watsonville, Qld the sum of A\$1,000,000.00 at an indemnity basis, within 21 Days, by certified Bank Cheques by Registered Post to PO Box 578 Herberton, or interest to accrue daily Supreme Court rates until paid.

Each of the Respondents, to pay, Estate of Lynette Diane Walter, formerly of Lot 187 Walsh River Road Watsonville Qld, the sum of A\$1,000,000.00, at an indemnity basis, within 21 Days, by certified Bank Cheques by Registered Post to PO Box 578 Herberton, or interest to accrue daily Supreme Court rates until paid.

Each of the Respondents, to pay Her Majesty the Queen Mrs. Elizabeth Mountbatten of the House of Windsor, the sum of A\$1,000,000.00, at an indemnity basis, within 21 Days, by certified Bank Cheques by Registered Post - Buckingham Palace London England, or interest to accrue daily Supreme Court rates until paid.

I, further request that this file and all documents relating to this cause be forward to:-

ATTORNEY-GENERALS DEPARTMENT
COMMONWEALTH OF AUSTRALIA ABN: 92 661 124 436.

For full investigation for any possible criminal actions of any employee as held to Public Service Act 1999, held at Chapter 2 of the Criminal Code 1995, to be fully Investigated and if any evidence held to, Chapter 2 *inter alia* Chapter 7 – Criminal Proceeding is to commence against the five Respondents, or any Other persons involved being Commonwealth Government Entities or State Government Entities to expression of *person*, Chapter 7.

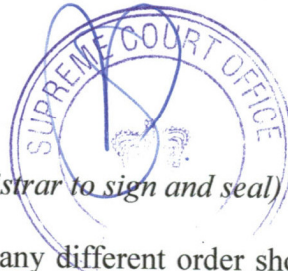
ABN lookup – current details for ABN: 92 661 124 436
Entity name: ATTORNEY-GENERALS DEPARTMENT
Entity type: Commonwealth Government Entity

And any further orders as requested, of the court by myself, personally.

This application will be heard by the Court at Brisbane.

on: 16/3/16 at 10 am.

Filed in the Brisbane Registry on 7 March 2016



Registrar: (*registrar to sign and seal*)

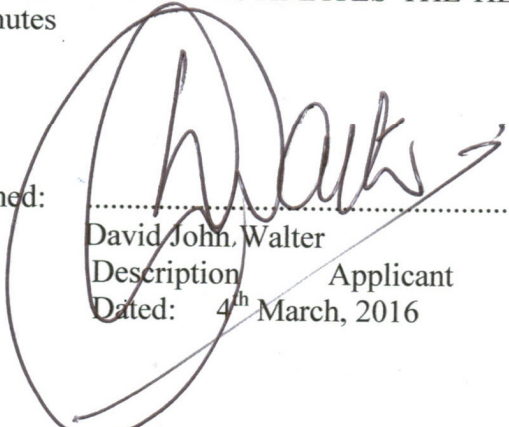
If you wish to oppose this application or to argue that any different order should be made, you must appear before the Court in person or by your lawyer and you shall be heard. If you do not appear at the hearing the orders sought may be made without further notice to you.

On the hearing of the application the applicant intends to rely on the following affidavits:

1. Affidavit of David John Walter sworn Thursday 3rd March, 2016

THE APPLICANT ESTIMATES THE HEARING SHOULD BE ALLOCATED 30 Minutes

Signed:


.....
David John Walter
Description Applicant
Dated: 4th March, 2016

This application is to be served on:

Michael McDonnell

Rhett Kipps

Nicolas Dobrosklonlksy

Mark Pearce

Andrew Heers