

His Majesty King Charles III
c/o Principal Private Secretary
Sir Clive Alderton KCVO 8 Cleveland Row,
St James's, Clarence House, London SW1A 1BA

Your Majesty,

Re: Petition of Right [1627] 1627 CHAPTER 13 – Presented to Her Majesty the Queen Eliz.2
signed and dated 21st October 2020 by David John Walter.

I, David John Walter, am a single shareholder, in the Company THE COMMONWEALTH OF AUSTRALIA commencing 1st January 1901, and held to the Common Law of England as held to Laws of Church and State, as held to the Laws of God, as held to the Church of England and the Holy See, and held to the Judiciary Act No.6 of 1903, and in the Deed, articles of association or the memorandum of understanding the Australian Commonwealth the Commonwealth of Australia Constitution Act (UK) and held to the COMPANIES ACT 1948 II & 12 Ceo. 6. Chapter 38.

The Petition of Right [1627] 1627 CHAPTER 13 – Presented to Her Majesty the Queen Elizabeth II, signed and dated 21st October 2020 by David John Walter remains unanswered. I attach a copy of the Petition of Right [1627]. I refer to page 85.

I refer to the Explanatory Statement of former Chief Justice of the High Court of Australia Sir Harry Talbot Gibbs.
[Extract]

“I therefore, have come to the conclusion that the current legal and political system in use in Australia and its States and Territories has no basis in law.”

“It is the politicians’ who are using us as pawns without them having to face the music. These matters are of concern to politicians – let them sort out these problems and accept any inherent risks themselves.”

Your Majesty, no more needs to be said. I also present the attached documentary evidence that I also presented to your late mother, Her Majesty the Queen, showing that we truly are a nation without law and without hope and that remains unanswered, and no action taken as requested in my Petition of Right some 2 years after.

I was born on the 19th of October 1949, in Trundle, New South Wales. I am a member of the Church of England, being baptised and confirmed to take the Holy Sacrament of Holy Communion. Your Majesty the King is the Supreme Governor of the Church of England and the Defender of the Faith and you, your Majesty the King, personally holds the separation of powers between church and state, and further it is only you who can delegate and grant those powers.

I, David John Walter, reside at Lot 187 Walsh River Road, Watsonville, Queensland. I presented to your late mother, Her Majesty the Queen Elizabeth II, the current holder of the Crown of the United Kingdom in this signed and dated, petition under seal, as held to The Petition of Right [1627] 1627 CHAPTER 13 and Your Majesty the King Charles III is now the current holder of the Crown, and the Petition of Right Act 1627 and the Act of Settlement (1700) and the Supreme Governor of the Church of England, through the whole of the Commonwealth of Nations which includes the Commonwealth of Australia.

Your Majesty, I reside in Queensland, a former colony of the Commonwealth of Australia, under the Constitution Act 1867 (Qld) the Constitution Act 1867 (Qld) allows for the people to create and form a Government of Queensland as set out and requires all financial matters be conducted in Pounds Sterling or Pounds, shillings, and pence.

The Constitution Act 1867 (Qld) is held in place by a blue ribbon and that ribbon has a wax impression seal or signet that cannot be broken by any private person other than by the person holding that Seal/Signet and that at the present time is yourself, your Majesty the King Charles III, and you personally are the current holder and owner of the Constitution Act 1867 (Qld) which remains in place to this very day.

I refer to page 8 Petition of Right.

The elected and sworn Members in the Legislative Assembly refused to allow any introduction of a new Currency being Australian Decimal Currency to replace the Legal Tender of the Constitution Act 1867 (Qld) i.e. Pounds Sterling or Pounds shillings, and pence.

In Queensland, Her Majesty the Queen, Elizabeth II sits in the Legislative Assembly as the Speaker of the Legislative Assembly, and the holder of the Constitution Act 1867 (Qld) on 23rd December 1965, the Legislative Assembly refused to pass or allow for the introduction of Australian Decimal Currency to replace the Legal Tender pounds sterling for any finance and trade in Queensland as held to of Constitution Act 1867 (Qld), and held under a contract under seal by yourself personally.

I refer to page 102-103 Petition of Right.

In Queensland, Her Majesty the Queen, Elizabeth II was the Speaker of the Legislative Assembly and the holder of the Constitution Act 1867 (Qld), on 21st December 1972, again the Legislative Assembly refused to allow for an act to replace the Imperial measurements, inches, feet, acres and gallons etc. by way of :-

An Act to take account of the adoption of units of the metric system of measurement as legal units of measurement of the Commonwealth to amend specified Acts in certain particulars; to provide for the construction of references to measurement of physical quantities and other references in Acts and instruments and for related purposes.

The Imperial measurements and every Imperial act of the Crown remains in place in Queensland to this very day and held to Constitution Act 1867 (Qld)

I refer to page 85 - 86 Petition of Right and page 98 Petition of Right –



Supreme Court of Queensland Act 1991

Supreme Court of Queensland Act 1991  Current as at 12 July 2019 © State of Queensland 2019 This work is licensed under a Creative Commons Attribution 4. International License.

I refer to Petition of Right Page 85 – Supreme Court of Queensland is an Entity of the Queensland Government and the current Attorney-General of Queensland is the Hon. Shannon Fentiman MP.

The Supreme Court of Queensland Act 1991 is licensed under a Creative Commons Attribution 4. International Licence as held to Universal Commercial Code or U.C.C and all private business of the Supreme Court of Queensland is conducted in Australian Decimal Currency or Australian Dollars.

The Hon. Shannon Fentiman MP is a registered member of the Labor Party in Queensland and inside the private constitution or the articles of association of the Labor Party of Queensland holding the authority of an individual registered member only and further held to the policies and philosophies of the Labour party and its private Constitution.

Entity name: DEPT OF JUSTICE & ATTORNEY GENERAL

ABN status: Active from 01 Nov 1999

Entity type: State Government Entity

Trading name(s): DEPT OF JUSTICE & ATTORNEY GENERAL CROWN LAW

Business name(s) MINA COLLECTION The Great Bigfoot

Business details for 'MINA COLLECTION'

Holder Name: RINA MAWARDI
Holder Type: Person

ABN: 13 846 673 994
2/12 Randall St, Slacks Creek Qld 4127 Manufacturer of wholesale clothing
ABN Lookup Current details for ABN 36 657 147 808
Entity name: WEIR, THERESA MARGARET
Entity type: Individual/Sole Trader
Historical details:
Entity name WEIR, THERESA MARGARET From 26 Oct 2010 (current)
Entity name: NOONE, THERESA

ASIC Register
Business name: The Great Bigfoot
Holder name: Theresa Noone
Holder Type: Person

SUPREME COURT OF QUEENSLAND CITATION: *Burns v State of Queensland & Croton*
[2006] QCA 235

HIS HONOUR: -----if you believe in a democracy then you won't want an unelected Judge deciding whether a law is a good law or a bad law, will you?

MR WALTER: I will leave it at that, your Honour.

HIS HONOUR: I just find this astounding. Soviet Russia would be proud of these laws. The policy itself is, like perhaps many statements of Government policy, well padded, with philosophical statements. There is no need to refer to these. So far as its application in law is concerned the introduction is as follows:

People come to Courts in the hope of receiving justice; I have no doubt that is what brought Mrs. Burns to this Court. Courts where possible, try to give justice, particularly when the rights of an individual citizen are being trampled upon by executive government. But a Court may only give justice which is allowed by law. Sadly, this law does not allow me to do justice to Mrs. Burns. She has my sincere sympathy. Unfortunately, the law does not permit me to do anything else for her.

In Queensland, we have had a private Queensland Government consisting of privately elected registered members of political parties inside the private constitutions of the political parties, conducting private Australian Business in Australian Decimal Currency commencing 14th February 1966 to earn a profit for the firm the Queensland Treasury Corporation.

As private people, and subject to the terms and conditions set down in the Constitution Act 1867 (Qld), they are unlawfully taking and using the real and personal property and money of the people, which included that real and personal property of Her Majesty the Queen, with no authority or compensation.

The politically appointed Judges and Magistrates inside the Queensland Government are hearing and passing private judgements on your subjects on the land of the Crown for Criminal Offences not being Common Law Offences.

I refer your Majesty to THE CRIMINAL CODE ACT, 1899 63 Vic. No.9 as they the politically appointed Judges and Magistrates, are paid in Australia Decimal Currency or Australian Dollar commencing 14th February 1966, they themselves hold the authority of an individual person only.

I place one question to your Majesty the King Charles III, what people of any other nation of the world would tolerate such draconian laws that I and the people of Queensland do?

The political parties are totally assisted by the Queensland Legal Profession and the Judiciary of the Queensland court system, who are also paid in Australian Decimal Currency or Australian Dollar for their services to the Queensland Government or the State.

The current Premier of the Queensland Governments is Annastacia Palaszczuk MP, of Queensland, the Smart State, is also the Chief Executive Officer of the body politic in the Parliament of Queensland, and the Chief Executive Officer of the Queensland Treasury Corp. and have been conducting a private Queensland Business and trading in Australian Decimal Currency, commencing 14th February 1966.

The politically elected Premier of the Queensland Government is Annastacia Palaszczuk MP is in actual fact a registered member of the Labor Party in Queensland, a held inside the constitution of the Labor Party and held to their policies and philosophies and holds the authority of an individual member.

The Premier of the Queensland Government Annastacia Palaszczuk MP is the current holder of that Seal/Crest and the current holder of all the private acts of the Parliament of Queensland known as the Queensland Government including - The Supreme Court Queensland Act 1991.

All the acts are the private property of the Queensland Government as they are copyrighted State of Queensland and are licensed under a Creative Commons Arbitration 4.00 International License, outside of the Commonwealth of Australia.

All of the Australian Waste Lands are held by a foreign Queen of a foreign nation AUSTRALIA holding the Royal Style and Title as cited which does include – Defender of the Faith.

Elizabeth the Second, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth.

I refer to the Governors (Salary and Pensions) Act 2003, any politically appointed Governor of Queensland was not appointed and sworn by you late mother Her Majesty the Queen.

The Governor of the State of Queensland Australia can only delegate authority to any Judge/Justice of any Queensland Court to administer justice for all criminal and civil offences occurring on the Australian Waste Lands Act 1855 and held in equity to the Australian Dollar.

Any politically appointed Governor inside the Queensland Government can only sign and issue a writ for election of candidates to sit in the Parliament of Queensland as held to Australian Constitutions Act 1844 current as at 2 August 1907.

The Australian Constitution Act 1844, current as at 2 August 1907 is subordinate to the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld).

I refer Your Majesty to the following: - Petition of Right Page 40.



Queensland


Australian Constitutions Act 1844

Current as at 2 August 1907 © State of Queensland 2019  This work is licensed under a Creative Commons Attribution 4.0 International License.



Queensland

Australian Waste Lands Act 1855 Current as at 20 July 1896

© State of Queensland 2019  This work is licensed under a Creative Commons Attribution 4.0 International License.


The current owner and holder the Australian Waste Lands is a foreign queen of a foreign nation AUSTRALIA holding the Royal Style and Title:-

Elizabeth the Second, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth.



Queensland

Governors (Salary and Pensions) Act 2003
Current as at 22 March 2016

© State of Queensland 2019  This work is licensed under a Creative Commons Attribution 4.0 International License.

I refer your Majesty to Governors (Salary and Pensions) Act 2003.

There is no Governor personally sworn and appointed by Her Majesty the Queen holding the Letters Patent erecting Colony of Queensland 6 June 1859 (UK) in Queensland as held to the Constitution Act 1867 (Qld) and held to Order in Council establishing Representative Government in Queensland 1859 (UK).

There is what I may term, a politically appointed Governor for Queensland appointed by the Chief Executive Officer of the body politic, the Premier of Queensland Annastacia Palaszczuk MP who is also the Chief Executive Officer of the Queensland Treasury Corporation.

The politically appointed Governor of THE STATE OF QUEENSLAND AUSTRALIA is Dr. Jeanette Young AC PSM. Dr. Young is paid her private salary and allowances in Australian Dollars or Australian Decimal Currency through the Queensland Treasury Corporation.

THE STATE OF QUEENSLAND AUSTRALIA

U.S. Securities and Exchange Commission

STATE OF QUEENSLAND AUSTRALIA CIK#

0001244818 (see all company filings)
State location: C3

Business address C/O QUEENSLAND TREASURARY CORP – GPO BOX 1096
BRISBAINE QUEENSLAND C3 4001 0116173842460

Filings Format Description

18-K/A Documents [**Amend**] Annual report for foreign governments and political subdivisions U.S. Securities and Exchange Commission

I refer Your Majesty to the address of the QUEENSLAND TREASURARY CORP – GPO BOX 1096 BRISBAINE QUEENSLAND.

The capital of Queensland as held to the Constitution Act 1867 (Qld) is in fact Brisbane not Brisbane as held to Australian Constitutions Act 1844.

Your Majesty, I extend my deepest of sympathy and condolences to yourself and your brothers and sister and to all your extended family on the death of your mother, Her Majesty the Queen.

Your Majesty the King you are now the current holder of the Crown and the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) and the Partnership Act 1890 and the Supreme Governor of the Church of England.

The Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) presently lie in the shells of their acts and have held no authority within the Commonwealths

of Australia or in fact worldwide commencing from 14th February 1966, with the private introduction of Australian Decimal Currency, which replaced the Legal Tender of the Commonwealth of Australia and its Territories, Pounds Sterling.

I, like many other people, watched the funeral service of the Queen.

I note the Prime Minister of Australia Anthony Albanese MP was in attendance as the purported representative of the people of the Commonwealth of Australia.

Prime Minister Anthony Albanese MP is not the elected Prime Minister of WE the people as held to the Commonwealth of Australia Constitution Act (UK), and elected to sit in the House of Representatives as a M.H.R.

Prime Minister Anthony Albanese's private actions were in fact totally disrespectful, both to your late mother, Her Majesty the Queen, and to you and your immediate family, myself and the people of the Commonwealth of Australia he held the authority of a private person only and not that of a leader of any nation worldwide and in particular the Commonwealth of Australia.

Prime Minister Anthony Albanese MP is in fact a Registered Member of the Australian Labor Party and the Chief Executive Officer of Corporate Australia and holds all the Seals and Crests of Corporate Australia as held to seal affixed the Corporation Act 2001 and all commerce and trade both in and outside of the Commonwealth of Australia and worldwide.

All finance and trade and commerce of corporate Australia is conducted in Australian Decimal Currency known as the Australian Dollar and not in the Legal Tender of the Commonwealth of Australia Pounds sterling or Pounds, shillings, and pence.

Prime Minister Anthony Albanese MP is a private person inside the constitution of the Australian Labor Party and holds the authority of an individual registered member and commercially held and bound to the policies and philosophies of the constitution of the Australian Labor Party only.

Prime Minister Anthony Albanese MP holds no personal authority over and above any person inside the Preamble of the Commonwealth of Australia Constitution Act (UK) or their real and personal property or money and that also includes your Majesty the King Charles III, or myself.

The Australian Governments are in fact private Australian businesses operating and conducting a private Australian Business inside the Commonwealth of Australia and in fact worldwide to make a profit for the firm or corporate Australia and the political parties only.

The Australian Government or the Parliament of Australia only consists of privately elected registered members of the registered political parties, who are only inside the private constitutions of the political parties and commencing trading on Monday 14th February 1966 in Australian Decimal Currency of a "foreign government and political subdivisions" being

purely a private International Trading Corporation Registered on the New York Stock Exchange.

The members of the political parties of the Australian Government built their own private corporation headquarters or Australian Parliament House in 1988 and paid for its private construction in Australian Decimal Currency or the Australian Dollar.

COMMONWEALTH OF AUSTRALIA CIK
0000805 9 see all company filings)
SIC 8880 – UNKNOWN SIC – 8880
State Location: DC Fiscal year End 0630
(Assistant Director Office: 99)

“Foreign government and political subdivision”

Business Address 1601 MASSACHUSETTE AVE NW
C/O AUSTRALIAN EMBASSY
WASHINGTON DC 20036

The politically appointed Australian Governor-General, General David Hurley was also in attendance with Prime Minister Anthony Albanese MP at Her Majesty the Queens Funeral service.

General David Hurley was not sworn and appointed by Her Majesty the Queen, and does not hold any Royal Commission nor does he hold any separation of powers between church and State and cannot hold the Letters Patent constituting the office of Governor-General 29 October 1900 (UK).

The current Australian Governor-General, General David Hurley is paid in Australian Dollars or Australian Decimal Currency for his private and personal services to the Parliament of Australia of a foreign government and political subdivisions and holding the authority of an individual only.

Governor-General, General David Hurley is politically appointed under a private act of the Parliament of Australia GOVERNOR-GENERAL LEGISLATION AMENDMENT ACT 2001 NO. 57, 2001, he holds the authority of Prime Minister Anthony Albanese MP only.

Your Majesty, the current Australian Governor-General, General David Hurley cannot sign or seal or issue any writ for an election to allow WE the people of the Commonwealth of Australia over the age of 21 years to vote in any election to fill the current vacancies in the House of Representatives or the Senate as held to Commonwealth Electoral Act 1902.

The Parliament House of WE the people is vacant, and I believe has been so since the 14th February 1966, with the private introduction of the Australian Dollar or Australian Decimal Currency of the political parties being a private Australian business enterprise namely the Australian Government – COMMONWEALTH OF AUSTRALIA

I again refer to the words of Sir Harry Gibbs: - “The Commonwealth is without law and politicians are playing we the people as pawns” and that also includes Your Majesty the King himself.

I note your Majesty that the date of your coronation is set down for the 6th May 2023.

I refer Your Majesty to attached DOC DJW 9 Royal Styles and Titles Act No. 32 of 1953.

In the Commonwealth of Australia, it is only the people of the Commonwealth through our elected members of the House of Representatives and the Senate that can grant the Royal Style and Title to Your Majesty the King Charles III, as was granted to your mother Her Majesty the Queen Elizabeth R on 3rd April 1953.

I refer Your Majesty to attached DOC DJW 10 Royal Styles and Titles Act 1973 No. [114] of 1973.

There is no Seal or Crest affixed to Royal Styles and Titles Act 1973 No. [114] of 1973 and there is no signature giving the act any assent royal or otherwise document in writing only.

I refer Your Majesty to attach DOC DJW 11 Royal Styles and Titles Act 1973 No., 114 of 1973.

I refer to the Seal or Crest of AUSTRALIA as affixed to the Royal Styles and Titles Act 1973 No.114 of 1973.

The current holder of that private Australian Seal or Crest is the Prime Minister of Corporate Australia Prime Minister Anthony Albanese MP whose allegiance is sworn to a foreign Queen of a foreign Government being the Australian Government being an International Trading Corporation COMMONWEALTH OF AUSTRALIA as held at SCHEDULE Section 2 – Royal Styles and Titles.

Elizabeth the Second, by the Grace of God, Queen of Australia and Her other Realms and Territories, Head of the Commonwealth.

Neither of the Royal Styles and Titles Act 1973 No.114 of 1973 detract or remove the Royal Style and Title granted to Her Majesty the Queen as held to the Royal Styles and Titles Act 32 of 1953.

I do not recognise any private or politically appointed Queen of Australia or any private Royal Styles and Titles Act 1973 No.114 of 1973 which is a private act held to Australian Civil Law and the Statutory Civil Laws of the Australian Governments.

The private Australian Governments consist only members of registered political parties and held in signed de facto relationships with one another to create a private corporate Australia for their own commercial and personal benefit.

They are commercially bound in law and equity and all held inside those statutory/civil Australian laws, and that includes every politically appointed Judge of The High Court of

Australia and the Federal Court of Australia each holding private Australian Business Numbers and holding the personal authority Prime Minister Anthony Albanese MP.

There are no elected representatives of WE the people sitting in the now vacant Parliament House of Australia to grant any Royal Style and Title to Your Majesty the King Charles III, as was granted to your mother Her Majesty the Queen Elizabeth R in 1953.

Subsequently, the privately elected representatives of the registered political of the body politic of corporate Australia and they cannot grant any Royal Style and Title to Your Majesty the King Charles III, to include the Defender of the faith as the Supreme Governor of the Anglican Church of Australia to replace the Queen of Australia by way of the Royal Styles and Titles Act 114 of 1973 or the Letters Patent Relating to the Office of Governor- General of the Commonwealth of Australia dated 21 August 1984.

Your Majesty the King Charles III you are the Supreme Governor of the Church of England and you are personally the current holder of Constitution of the Church of England of Australia.

I was baptised and confirmed in the Church of England in Trundle in New South Wales, the Church of England is no longer established in Australia and has been taken over by the Anglican Church of Australia.

I refer to the attached Petition of Right Page 41 - Anglican Church of Australia Constitution Act 1961.

The current Premier of the Queensland is Annastacia Palaszczuk MP of Queensland, the Smart State, who also the Chief Executive Officer of the body politic in the Parliament of Queensland and the Chief Executive Officer of the Queensland Treasury Corporation is the current holder of the Anglican Church of Australia Constitution Act 1961.

The current Premier of the Queensland is Annastacia Palaszczuk MP dictates the laws of GOD through the Queensland Treasury Corporation to clergy of the Anglican Church in Queensland.

I refer to page 32 Petition of Right.

ABN Lookup – Current details for ABN: 90 434 433 679
Entity name: ANGLICAN CATHOLIC CHURCH PARISH OF BRISBANE
Entity type: Other Incorporated Entity
Trading name(s): ANGLICAN CATHOLIC CHURCH PARISH OF BRISBANE

ABN Lookup – Current details for ABN: 62 775 714 235
Entity name: MISSIONS TO SEAFARERS AUSTRALIA GERALDTON WESTERN AUSTRALIA
Entity type: Other Incorporated Entity
Trading name(s): MISSIONS TO SEAFARERS GERALDTON - GERALDTON SEAFARERS CENTRE (INC) ANGLICAN CHURCH

All statutory/civil laws of the private Queensland Government being a private Australian Business are held to Uniform Civil Procedure Rules of 1999 and then Civil Criminal Rules of 1999 only and only Members of the Queensland Legal Profession can appear in any of those privately funded and operated Australian Courts to uphold the Australian Civil Law of AUSTRALIA.

All Judges and Magistrates who are politically appointed by the Chief Executive Officer of the Queensland Treasury Corporation the Premier of the Queensland Annastacia Palaszczuk MP are paid by the firm and give their professional services to the State or the firm only.

The politically sworn and appointed Judges and Magistrates only hold the authority of the Premier of the Queensland Annastacia Palaszczuk MP and held inside the private acts of the Queensland Government and their private jurisdiction remains inside that civil jurisdiction and is for the for the private administration of the employees and agents of the Queensland Government only.

In relation to this matter Your Majesty, I believe that nothing more needs to be said.

I must let the evidence speak for itself.

Subject to the evidence that I have presented to Your Majesty the King Charles III.

I, David John Walter, respectfully request and demand that your Majesty the King is to immediately return the security of the Commonwealth of Australia to WE the people as I have requested and carry out the following orders and demands as made under my Petition of Right.

1. Your Majesty the King Charles III, to personally appoint a person to fill the vacant position of the Governor-General of the Commonwealth of Australia and hold the Letters Patent constitution the Office of the Governor-General 29 October (UK).

The newly appointed Governor-General of the Commonwealth of Australia, to take up his/her position, and reside in Government House in Canberra.

2. Your Majesty the King Charles III also to appoint Administrators, for the Administration of the Commonwealth and to be able to, at the correct time to be able to recommence the Commonwealth of Australia Constitution Act (UK), by way of vote as held to COMMONWEALTH ELECTORAL. No. 19 of 1902 - An Act to regulate Parliamentary Elections. [Assented to 10th October 1902.]

3. Your Majesty the King Charles III to allow the re -appointment of Civil Servants of the Commonwealth of Australia and allow them to be paid out of the Consolidated Revenue Fund of the Commonwealth and the 6 States of the Commonwealth in pounds, shillings and pence as held to COMMONWEALTH PUBLIC SERVICE 5 of 1902 Assented to 5th May 1902.

4. I respectfully Petition, Your Majesty the King Charles III to personally swear in and appoint a Governor to hold the Letters Patent erecting Colony of Queensland 6 June 1859 (UK) to allow a Representative Government of the people to be Established as held to Constitution Act 1867 (Qld), which is also to include the re - introduction the Legislative Council.

The, newly appointed Governor of Queensland to take up his/her position and reside in Government House in Brisbane.

5. Your Majesty the King Charles III as the Supreme Governor of the Church of England.

Re-establish the Church of England across the whole of the Commonwealth of Australia and its Territories.

6. Your Majesty the King Charles III the Commander in Chief, of the Defence Forces of the Commonwealth of Australia, to immediately take total control of the Commonwealth of Australia Defence Forces as held to: - DEFENCE. No. 20 of 1903 -An Act to provide for the Naval and Military defence and Protection of the Commonwealth and of the several States. [Assented to 22nd October 1903.]

7. Your Majesty the King Charles III to personally swear in and appointed Judges to sit in the Banco Court in the Supreme Court Building in Brisbane in Queensland and hold, the Seals of the Supreme Court of Queensland as held to Supreme Court Act of 1921 (12 Geo V, No 15).

8. Your Majesty the King Charles III is to make any further Orders necessary to return the security of the people, your subjects, across all the Queens dominions as the Defender of the Faith and the current holder of the Crown, and to use all resources available to you, to attain that position of peace welfare and good government of your subjects.

Your Majesty the King Charles III, I David John Walter personally present this Petition of Right to yourself personally as you are the only person that can rectify the matter and rebut all the political events that have taken place over and above the Commonwealth of Australia Constitution Act (UK) commencing from 14th February 1966 and give and grant the security of the Commonwealth back to myself and people your subjects live and work on your land inside the Constitutions of the former colonies now States of the Commonwealth of Australia.

I further request your Majesty the King Charles III to advise me by e-mail to the above e-mail address samara.butterfly@skymesh.com.au of the receipt of the Petition of Right and the documents enclosed.

If your Majesty the King Charles III requires any further information or documents, I can also supply that information by way of the same e-mail address.

That the current situation that I find myself in Queensland and Australia is what may be called beyond repair and the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) are void ad initio and that you have appeared to have surrendered your land and your power and authority to the elected Members of the Registered Political Parties of Corporate Australia.

We the people in the Commonwealth of Australia and the States and Territories of Australia are without hope and we have no protection over our very lives or our property or the laws of God.

In Australia we live to the whims and fantasies and philosophies of the political parties, and those policies and philosophies are upheld totally by Australian and Queensland Public Servants and police and Australian Courts and Local Government Councils. All of these private people are all elected members of registered political parties only, and we are a fact a nation with law and nation without hope and have no immediate future and no voice on the world stage or in any world court.

I refer your Majesty to the following: - Petition of Right Pages 5-6. COMPANIES ACT 1948 II & 12 Ceo. 6. Chapter 38.

I refer to the Seal/Crest affixed to the Companies Act 1948, that same Seal/Crest is affixed to the Commonwealth of Australia Constitution Act (UK) and the Petition of Right [1627] 1627 CHAPTER 13 and further the Corporate Bodies Contracts Act, 1960 (UK) CHAPTER 46.

As held to the COMPANIES ACT 1948 all commerce and trade with the Commonwealth of Australia must be conducted in the Legal Tender of the Company Pounds Sterling. The employees of the Company in particular the Public Servants are to be paid from the consolidated revenue fund of the company for the administration of Constitution on behalf of the shareholders of the company, being WE the people in Preamble of the Commonwealth of Australia Constitution Act (UK).

Your Majesty the King Charles III, I believe you are the current holder of those Seals/Crests and both you and I are commercially bound in Law and Equity by contract under those Seals/Crest as affixed to those acts.

From my very limited understanding that with the introduction of the Petition of Right [1627] 1627 CHAPTER 13, it allowed for myself as subject of the King/Queen to present a private petition to them personally and without any interruption or process by any person/s and brought immediately to the personal attention of the King/Queen to have the situation remedied, regardless of the costs or outcomes.

Your Majesty the King Charles III, as always it is the people, the shareholders of the company who always pay the costs and suffer the most, but as always, but people are resilient and under the correct guidance and leadership, Australia will move forward, and again become a nation in the world.

Your Majesty the King Charles III this Petition of Right has lain dormant for 2 years.

I must respectfully demand that you Majesty adhere and implement the orders that I have requested within 28 days after receipt.

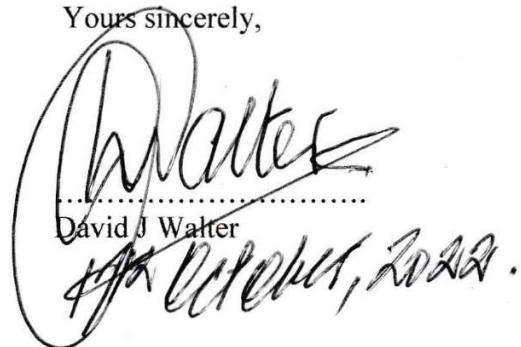
Your Majesty the King Charles III, if I do not hear from you, or see the very basis of the orders requested being carried out or in the process of being carried out within 28 days, it will be taken to naturally assume that the Commonwealth of Australia and the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) hold no official standing in the Commonwealth of Australia, or in fact, worldwide, and one may say have been made totally redundant and have no standing at common law, or in Equity nor civil law, criminal law and admiralty law, in any court worldwide.

If your Majesty the King Charles III fails to respond to my Orders and demands as set down in this Petition of Right, after 28 days. It will deem that you have personally have entered into private commercial contracts in both civil law and equity with privately elected the members of the registered political parties of Australian Governments.

And further that the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) are now redundant and now void ad initio, and myself and the Australian people live in a Nation without law and equity and under the authoritarian reign of successive Australian Governments using the authority of the Crown, your delegated authority, the power of which they do not possess, accept with your express consent and authority.

Your Majesty the King Charles III, I now respectfully present the following evidence to you and await your reply if any.

Yours sincerely,



David J Walter
10th October, 2022.

INDEX OF DOCUMENTS – enclosed.

DOC DJW 1 - Petition of Right [1627] 1627 CHAPTER 13 – Presented to Her Majesty the Queen Eliz.2 signed and dated 21st October 2020 by David John Walter.

DOC DJW 2 – Petition of Right - Page108.

Exhibit DJW 1

The Chief Justice of the High Court of Australia
Susan Kiefel
Parkes Pl, Parkes ACT 2600.

DOC DJW 3 – Petition of Right – Page 109

Exhibit DJW 2

The Petition of Right [1627].

DOC DJW 4 – Petition of Right – Page 109.

Exhibit DJW 3

LIST OF COURT CASES & FURTHER PENDING MATTERS

DOC DJW 5– Petition of Right - Page 111.

Exhibit DJW 4
The Premier
Queensland the Smart State
Annastacia Palaszczuk MP
C/O Queensland Treasury Corp.
111 Eagle Street,
BRISBANE CITY QLD 4001.

RE: CLAIM and STATEMENT OF CLAIM.

Attached DOC DJW 5a – LEGISLATIVE ASSEMBLY AMENDMENT BILL 1996.

Attached DOC DJW 5b - CONSTITUTION - SCHEDULES A AND B –

An Act to Consolidate certain Laws Relating to the Legislative Assembly.

DOC DJW 6 – Petition of Right Page 111

SUPREME COURT OF QUEENSLAND ABN 75 818 456 675

Plaintiff	David John Walter & Anors
	and
Defendant	Premier of Queensland Queensland the Smart State Annastacia Palaszczuk MP

STATEMENT OF CLAIM

DOC DJW 7 - Petition of Right - Page 113.

Facts in issue – Queensland the Smart State.

DOC DJW 8 – Petition of Right - Page 113

SUPREME COURT OF QUEENSLAND

CITATION: *Walter v Premier of Queensland [2018] QSC 237*

PARTIES: DAVID JOHN WALTER & ANORS (Plaintiff/Respondent) and PREMIER OF QUEENSLAND THE SMART STATE ANNASTACIA PALASZCZUK MP

(Defendant/Applicant)

FILE NO/S: SC No 349 of 2018 DIVISION: Trial
PROCEEDING: Application
ORIGINATING COURT: Supreme Court at Cairns
DELIVERED ON: 15 October 2018
DELIVERED AT: Cairns
HEARING DATE: 12 October 2018
JUDGE: Henry J

DOC DJW 9 - Royal Styles and Titles Act No. 32 of 1953.

DOC DJW 10 – Royal Styles and Titles Act 1973 No. [114] of 1973.

DOC DJW 11 – Royal Styles and Titles Act 114 of 1973.