

## **Dick Yardley overview of current situation with D....A....**

### **Commonwealth of Australia Constitution Act 1901**

Whilst I was In the Supreme Court of Queensland, the Judge explained to me that I was standing in a Common Law Court, so what is wrong with you. This floored me as Common Law is to Govern. Our Commonwealth of Australia Constitution Act 1901 is a **Common Law of England Contract**. The Court case didn't last long. Like I said I was floored.

Afterwards I went through Our Commonwealth of Australia Constitution Act 1901 and Judiciary Act No 6 of 1903 to see if the Treasonous Political Parties had changed that section of Common Law to Govern.

This is what I found:

**Law and Justice Legislation Amendment Act 1988 (Cth) Act No. 120 of 1988 -**  
which amended **Section 80, of the Judiciary Act 1903**

### **Section 80 Common Law to Govern**

By replacing "common law **of** England" with "common law **in** Australia". This changed Our Commonwealth of Australia Constitution Act 1901 **without a Referendum = TREASON**.

**Common Law in Australia** is under the Political Parties Definition of their abstract Australia created in 1973 for their sovereign, independent and federal nation.

By doing this the Political Parties removed the **Common Law of England, King James Bible, Magna Carta, Bill of Rights, Habeas Corpus** etc, etc to the benefit of the Political Parties.

Under this Common Law in (abstract) Australia **we the people have No Rights**. This was confirmed by the Judge in the NSW Supreme Court vs Hazzard and NSW Health.

The Contrary intention has never appeared to this day. This means that the Treasonous Political Parties changed Constitutional and official definitions are still in place to-day. So every time you read or hear the words "Australia" "Commonwealth" or "Commonwealth of Australia" it's under the Treasonous Political Parties Abstract sovereign, independent and federal nation = Total Treason by all Political Parties and Independents. Under these abstract names we the people have no rights. These abstract names are Not within Our Commonwealth of Australia Constitution Act 1901.

All **Courts** in the Political Parties abstract Australia, have no **Crown and Constitutional Authority**.

The Political Parties created their **own private High Court of Australia in 1979**.

To achieve this the Political Parties used the **Judiciary Amendment Act (No.2) 1979 Act No. 138 which repealed Sections 4 to 14 at Part II—Constitution and Seat of the High Court**.

This High Court is Our High Court.

The Political Parties **removed and defaced** Our High Court as established under Our Commonwealth of Australia Constitution Act 1901 in Conjunction with the Judiciary Act No 6 of 1903.

The Political Parties **private** High Court of Australia sits as a Coram. No Constitutional and Crown Authority.

(Note: Butterworths Concise Australian Legal Dictionary = Coram /koraem/ *lat* – in the presence of).

Anybody can sit in this Treasonous Political Party High Court of Australia and have the same power as the Treasonous so called Judges. This Treasonous Political Party Court sits over and above all other Courts.

The only power in this abstract Political Party country is their so called Federal and State Police (Mercenaries) guns. Nobody has Crown Authority.

The Governor-General and Commander-in-Chief, all State Governors have sold their souls to the Treasonous Political Parties.

[http://www.austlii.edu.au/au/other/hca/bulletin/2019/1.html#\\_Toc285634919](http://www.austlii.edu.au/au/other/hca/bulletin/2019/1.html#_Toc285634919)

- In 1900 the people voted to become a Constitutional Monarchy.
- In 1999 we the people voted to stay as a Constitutional Monarchy.
- We the people voted in 1999 the Treasonous Political Parties Republic out.

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