



FROM THE DESK OF

Rodney Norman Culleton

Former Federal Senator for Western Australia

COMPLAINT

Complaint against the Chief Legal Officer of the AEC, Mr Andrew Johnson, and against the Australian Electoral Commission (AEC) for Unlawful pretence of office for federal elections 2022.

This complaint is made in respect to the foundation law for the Commonwealth of Australia establishing a singular community and system of federated government under the authority of its people and the Crown.

The past several federal government administrations, and those of the States, have paid a disservice to the Australian community for breach of constitutional norms and limits of power that have not been adhered to and covered up. There is evidence of fact, including but not limited to, prima facie evidence, of which is available by the manner in which the federal parliament dispensed with my matters as tabled as a past motion (motion 163) in the Senate on the 1st December 2016, passed in the majority. This motion was presented to the letter of law as defined in Odgers, raising the inconsistencies of the failure of the High Court to issue the Writs in the name of the Queen, for which fraud in misusing the pretended title was initially avoided by the High Court and returned to, after I discovered the practice and presented it for attention by the Senate.

The outcome for the Australian people to take concern with is the clear trespass of the political right to form a community under their authority for which primary responsibility is carried by the Queen and Her representatives, beginning with the Governor-General and the various Governors, all of which are absent of valid commission under the Sovereign Queen, Queen of United Kingdom. The realisation is that which holds each of these persons, as pretenders in office, a criminal act itself.

The federal government has long known of their departure from the constitution and operation without its authority for which no reason underpins the practice.

Beyond the two reports of the Constitutional Committee in 1988, I rely on answers to Freedom of Information requests last year from the Australian Attorney-General. One confirmed that there was no legal basis for authority to remove the authority of the Australian people by destruction of the Great Seal of the Commonwealth of Australia.

In my Freedom of Information Request, answered by Joanna Baker of the Department of the Attorney-General in October 5, 2021, I asked “ *regarding the authority to terminate the Great Seal of the Commonwealth of Australia, I request the instrument that overrides, suspends or terminates the “indissoluble Federal Commonwealth under the Crown of the United Kingdom...”*”. Ms Baker responded “*no relevant documents were identified*” and “*I am also satisfied that the documents do not exist within the department’s records holdings*” which confesses that there is no authority to remove, suspend or substitute the authority of the Australian people with government authority.

It was the Labor government of Gough Whitlam that removed the people’s authority on 1973, set in place by the Constitution for the Commonwealth. That singular most turning event has not been attended by any government or court and where this dark secret is set for its 50th anniversary in 2023.

Earlier, one of my senior advisors, Mr Piccinin, who had prepared our case for the Restoration of the Commonwealth in London, received a wide ranging answer to an FOI request that all Australians should be concerned with, as the answer is no different in the answer to my request. His points of critical interests are:

*1. I request the cause, and/or reason, why the term, ‘Commonwealth of Australia’, was removed from the statutes by the passing of the Statute Law Revision Act 1973 - **it does not exist.***

*2. I request the cause, and/or reason, why the term, ‘Australia’, was made for use in place of the prior practice of using the term, ‘Commonwealth of Australia’ - **it does not exist.***

*3. I request the instrument, and source of authority, for the removal of the authority of the Australian people, termed ‘Commonwealth of Australia’ - **it does not exist.***

*4. I request the publication(s) issued for sufficient notice advising the Australian people of the removal the ‘Commonwealth of Australia’ was to be made or had been undertaken- **it does not exist.***

*5. I request the cause, and/or reason, why the term, ‘Parliament of Australia’, was made for use of the federal parliament in place of the name ‘Parliament of the Commonwealth’ - **it does not exist.***

*6. I request the cause, and/or reason, why the term, ‘Australian Gazette’, was made for use in place of the publication name, ‘Commonwealth Gazette’- **it does not exist;** and*

*7. I request the instrument for the constitution of ‘Australia’- **it does not exist.***

It is clear and undeniable that the government in Canberra, and elsewhere, needs an overhaul to put it back in place of legitimacy in serving the Australian people.

I have not seen any acknowledgement of the Labor governments for these transgressions in their role of the removal and substitution of the Commonwealth. There is no lawful reason why the Liberal governments have gone along with this Labor scam of criminal behaviour in denial of the Commonwealth.

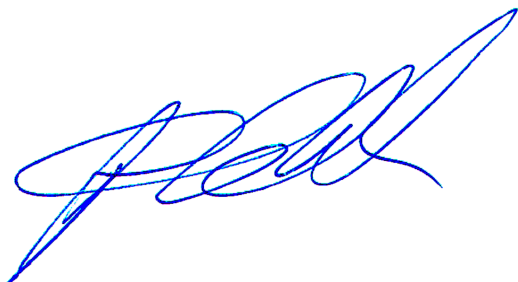
Mr Andrew Johnson, Chief Legal Officer of AEC, had recently assured me by email on the 23 March 2022, that an election would in fact be conducted for the Commonwealth, constitutionally compliant. In spite of the assurance, the Great Seal of the Commonwealth, representing our legal authority, has not been used for that authority of the writ of election. Compounding this offence is the fact that the AEC, itself, created in 1984 supposedly by the '*Parliament of Australia*' under the pretended '*Queen of Australia*', is not a Commonwealth agency, for which disclosure it has not made in conduct of federal elections.

I have no choice but to bring that to the attention of the Federal Police by way of complaint for investigation under the binding laws of the Commonwealth (Clause 2, 3 and 5 Constitution) and let the wheels justice take it's course.

This state of affairs cannot be allowed to go on any longer, and I believe that there is no excuse to deny these documents from the Department of the Attorney-General for the information that is contained within. It is time to take action and rightfully restore our Commonwealth, our rights, and our freedoms.

I pray that this complaint is taken on by the of the Commonwealth Federal Police and decide whether the major parties ought to be investigated and brought to the attention of the Australian people for their concern and address. The rights and freedoms of Australians are at stake.

I attach the documents for your inspection and publish copies at the Great Australian Party website at greataustralianparty.com.au



Former Federal Senator Rodney Norman Culleton

Duly Sworn Commonwealth Public Officer pursuant to section 42 (Clause 5) Constitution on 30th August 2016.

NOTE: Brief of further evidence will be provided post election 21st May 2022, prior to interview.