Petition of Right

John-Henry Doe

41 Trap Street

Wonderland. Queensland

Australia 4000

Her Majesty the Queen Elizabeth 2.

Windsor Castle.

Windsor. Berkshire.

SL4. INJ United Kingdom.

Your Majesty,

RE. The Petition of Right [1627] 1627 CHAPTER 1 3 in support of application “David John Walter Petition of Right 27th October 2020”.

Greetings Your Majesty,

I, John-Henry Doe, a single shareholder in the company of THE COMMONWEALTH OF AUSTRALIA commencing trading on 1st January 1901, and held to the Common Law of England as held to Laws of Church and State, and held to Laws of God and held to the Church of England and the Holy See, and held to the Judiciary Act No.6 of 1903, and the Deed, of the Company the Commonwealth of Australia Constitution Act (UK).

In presenting this Petition of Right to your Majesty the Queen Eliz 2, I support David John Walter signed dated and sealed petition of right, I also being a subject of your Majesty and holding a signed Partnership Agreement with your Majesty as per inside the PREAMBLE of the Commonwealth of Australia Constitution Act (UK) and the Chief Executive Officer of the Company in the House of Representatives of the Commonwealth of Australia and the current holder of the [53 & 54 VICT] Partnership Act, 1890. [CH. 39.] is a contract under seal.

I, John-Henry Doe am not a member of any registered political party. I hold no signed and dated person to person contract under seal of any political party. I hold no person to person contract under seal with the currant Prime Minister of the private Australian Government Scott Morrison MP, the Chief Executive of the Australian Government, Parliament House on Canberra.

I hold no person to person contract in writing or by parole or under seal with the current Premier Steven Marshall of the private South Australian Government, where the Premier of the State of South Australia is the Chief Executive Officer of the DEPARTMENT OF THE PREMIER & CABINET of South Australia ABN 94 500 415 644 19, conducting all commerce and trade, in the private electronic currency of the private Australian Business known as the Australian Government and to make a profit for the ***firm*** and the Members of the Registered Political Parties in South Australia and commercially held inside the Memorandum of Understanding the Deeds of the Political Parties and held in signed person to person De facto relationships with each other and to pay all agents and employees of the ***firm*** The South Australian Government which also includes the politically appointed Governor of the **“*State*”** and the politicallyappointed Judges and Magistrates of the “***State”*** from the profits of the ***firm*** in the electronic currency of the ***firm*** only, and holding no Public Seals of the “State” and subsequently the Judge’s and the Magistrates of the “***State***” hold no authority over myself or my real and personal property or money.

As the Judges and the Magistrates of the South Australian Government are inside a private Australian Business, and the South Australian Courts holding an Australian Business Number, the Judges and the Magistrates are held inside the Memorandum of Understanding of the private Constituents of the Members of the Registered political parties only and held to the polices and philosophies of the political parties inside the DEEDs the Constitutions of the political parties holding the authority of an individual as am I myself.

No politically appointed Governor of The State of South Australia or any of the politically appointed Magistrates or Judges of the Courts of South Australia, hold any Separation of Powers of the Current holder of Constitution Act 1856 (SA):-Her Majesty the Queen Eliz 2 as held to:-

ROYAL STYLE AND TITLES. No. 32 of 1953.

An Act relating to the Royal Style and Titles

[Reserved for Her Majesty's pleasure, 18th March, 1953.]

[Queen's Assent, 3rd April, 1953.]

[Queen's Assent proclaimed, 7th May, 1953.]

WHEREAS it was recited in the preamble to the Statute of Westminster, 1931 that it would be in accord with the established constitutional position of all the members of the British Commonwealth of Nations in relation to one another that any alteration in the law touching the Royal Style and Titles should, after the enactment of that Act, "require the assent as well as the Parliaments of all the Dominions as of the Parliament of the United Kingdom ":

THE SCHEDULE

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

I, John-Henry Doe of 441 Trap Street, Wonderland, Queensland 4000 own and operate private earthmoving and transport business in and around Rockhampton. I have owned/operated my current business in partnership with my wife Leigh for some 20 years and thought I was a contributor to the prosperity of the Commonwealth of Australia. With the Increasing burden of red tape and enforcement of day to day conduct of business and personal life. I was made aware that the Commonwealth of Australia had ceased trading on Friday afternoon of 11th February 1966, terminating all financial revenue generated from land of the Commonwealth of Australia into the public consolidated revenue fund, by various sleight of hand by so-called elected representatives who on the 14th February 1966 and made aware of the discoveries and hard work of Mr. David Walter.

The operation of private political party so-called Courts are preventing any sort of justice was instead designed to steal property of the people of the Commonwealth. The hard work being done by David Walter to have this matter righted in Australian Courts, and to the over whelming stress on David Walters’ wife Lynn saw to her early death and with David Walters’ hard work was eventually wrongfully imprisoned.

I have read and support David J. Walter, Petition of Right and I also make it my Petition of Right. As a matter of fact, Your Majesty, it is also your Common Law Right as current holder of the Crown and holder of all the Land in the Company Act 1961 and the defender of the faith. Any Foreign Crown and person whom swore their allegiants to a Foreign Crown or Foreign Power are to be driven from our shores and brought to Courts of Common Law to answer all charges.

In making of this Petition of Right your Majesty under contract seal [53 & 54 VICT] Partnership Act, 1890 [CH. 39] to serve caveats, enforce without due consideration immediately upon receipt of this Petition of Right.

The Constitution Act 1855-56 (SA), has lain in the shell of its act since 14th February 1966, and finally destroyed on the 19th October 1973 with the introduction of the statutory instrument and a Foreign Queen of Australia at the hands of private people that formed a private political party of Foreign Government and political sub-division and South Australia is totally without laws of justice.

I, John-Henry Doe of 441 Trap Street, Wonderland Queensland 4000 respectfully request, your Majesty the Queen Elizabeth 2, immediately with-out consideration issue the following signed sealed and dated Orders. Those Orders to be signed sealed and dated personally by yourself to restore the security of the individual shareholders of the Company inside the PREAMBLE of the Commonwealth of Australia Constitution Act (UK). And further to restore the security and integratory of the people of the Commonwealth of Australia, the shareholders of the Company and held to the Commonwealth of Australia Constitution Act (UK) and the Constitution Act 1867 (Qld) as a result of this signed and dated Petition of Right and the prima facie evidence in support, for your Majesty’s full and total attention and consideration and action.

1.Her Majesty the Queen Elizabeth 2, 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 1900 (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. Her Majesty the Queen Elizabeth 2 also to appoint Administrators, for the Administration of the Commonwealth and to be able to, at the correct time 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. Her Majesty the Queen Elizabeth 2 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, Her Majesty the Queen Elizabeth 2 to personally swear in and appoint a Governor to hold the Letters Patent erecting the colony of South Australia 19 February 1836 (UK) Order in Council - Letter’s Patent to allow a Representative Government of the People to be Established as held to Constitution Act 1855-56 (SA), which is also to include the re-introduction the Legislative Council. The, newly appointed Governor of South Australia to take up his/her position, and reside in Government House in Adelaide.

5. That Her Majesty the Queen as the Supreme Governor of the Church of England 73 Re-establish the Church of England across the whole of the Commonwealth of Australia and its territories.

6. Her Majesty the Queen 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. I refer your Majesty the Queen the current holder of the Crown to the extracts of the following two Acts, as the current holder of the Crown and the current holder of the Partnership Act 1890, you have ensured that there will be Courts of Common Law in Australia, as held to the Charter of Justice 13 October 1823 (UK) and the Australian Courts Act 1828 (UK). That Her Majesty the Queen to personally elect, swear in and appoint minimum of three Judges or Stipendiary Magistrate for South Australia paid them accordingly, give them Seal of the Supreme Court, allow appoint Staff with-in the confines of the Constitution of the Company are held to the Memorandum of Understanding of share-holders of the Commonwealth of Australia Constitution Act (UK), are held to the Common Law of England in all matters including the Criminal Law and to the Nuremberg style courts procedures, where “I was only doing my job”, “I was doing what I was ordered to do”, is not a defence.

8. That Her Majesty to instruct the Judges to appoint Staff to remove all persons occupying Court Buildings holding no seals and to be removed from all Court buildings with as much force as necessary.

With no Governor-General sworn in and appointed by the Queen and holding the Letters Patent constituting the office of Governor-General 29 October 1900 (UK) there can be no Representative Government of the people inside the PREAMBLE of the introduction of Australian Decimal Currency to replace the then Legal Tender of the Company and held to the Memorandum of Understanding Quick and Garran as held to the Public Seal as affixed to the Commonwealth of Australia Constitution Act (UK) which is an act of The United Kingdom with your Majesty the Queen, the Chief Executive Officer inside the House of Commons and the current holder of the Partnership Act 1890. There has been no Law in South Australia or the Commonwealth for some fifty-five (55) years

I, John-Henry Doe, hold a contract under seal with your Majesty the Queen the current holder of the Crown and the defender of the faith, we are both also single share-holders inside the Preamble of the Commonwealth of Australia Constitution Act (UK).

Your Majesty the Queen I present you my Petition of Right and now speak to you through that seal.

I refer your Majesty the Queen, the current holder of the Crown and the defender of the faith to the annexed as ‘A’ evidence produced, in support of my signed and dated Petition of Right, being a single shareholder in the Company the Commonwealth of Australia Constitution Act (UK)

Annexure: ‘A’ The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter.

I, John-Henry Doe, I am a “British Subject and an Australian Citizen” held to the:-

*Nationality and Citizenship Act 1948* Act No. 83 of 21stDecember1948

“An Act Relating to British Nationality and Australian Citizenship”.

I, John-Henry Doe, I hold a contract under seal with your Majesty the Queen the current holder of the Crown and the holder of Seal as affixed to Commonwealth of Australia Constitution Act (UK) and the seal as affixed to the COMPANIES ACT 1948 II & 12 Ceo. 6. Chapter 38.

In 1953 the shareholders of the Company the Commonwealth of Australia Constitution Act (UK) granted to your Majesty the Queen, the Royal Style and Titles as held to the Royal Styles and Titles Act 1953 holding the Royal Style and Title as granted to Henry VIII – Defender of the faith, as the Supreme Governor of the Church of England.

Your Majesty further swore your Coronation Oath, as held to the laws of God upon your Coronation you swore your Coronation Oath, as held to 1 Will & Mary C 6 (Coronation Oath) (1688)

ROYAL STYLE AND TITLES.

No. 32 of 1953.

An Act relating to the Royal Style and Titles.

[Reserved for Her Majesty's pleasure, 18th March, 1953.]

[Queen's Assent, 3rd April, 1953.]

[Queen's Assent proclaimed, 7th May, 1953.]

THE SCHEDULE. Section 4.

Elizabeth the Second, by the Grace of God of the

United Kingdom, Australia and Her other Realms

and Territories Queen, Head of the Commonwealth,

Defender of the Faith.

Your Majesty I hold no contract under the Seal affixed to the Royal Style and Title as held to Royal Styles and Titles Act 114 of 1973 with any “Entity” holding any Royal Style and Title of:-

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

I refer your Majesty the Queen to the Seal as affixed to Royal Style and Titles Act 5 14 of 1973 and the Seal as affixed to the Governor-General Act 1974 Act No. 16 of 1974 and the Seal as affixed to the Governor-General Legislation Amendment Act 2001 No. 57, 2001 An Act to amend legislation in respect of the Governor-General, and for related purposes [Assented to 28 June 2001]

That Seal is a private Seal of the Australian Government, being a private Australian Business and conducting all finance and trade in Australian Decimal Currency commencing 14th February 1966, to make profit for the firm as held to Corporation Act 2001 and the CORPORATIONS AGREEMENT 2002 as amended.

The current holder of the Seals on the Australian Government or the Parliament of Australia is a Member of a Registered Political Party the Australian Liberal Party Mr. Scott Morrison MP, and conducting private Australian Business from a privately built and paid for in Australian Currency Parliament House of Australia which opened in 1988, being an International Trading Corporation Registered on the New York Stock Exchange.

I am not a member of any Registered Political Party inside the private Constitutions of the Registered Political Parties of Australia and not held to the aims and objects of the Registered Political Parties as held to the Memorandum of Understanding the Constitution s of the Political Parties.

I hold no Contract under Seal with the Prime Minister of Australia Mr. Scott Morrison MP and I receive no benefits from the firm the Australian Government, in any monetary way or otherwise.

Your Majesty the Queen did not personally and appoint and swear in any Governor-General of the Australian Government as held to hold old the Letters Patent constitution the Office of the Governor-General 29 October 1900 (UK), therefore these private person being the elected Members of Registered Political Parties only and inside the DEEDs the Constitutions of the Registered Political Parties and held to the Memorandum of Understanding the Constitutions of the Political Parties, are ‘not’ the elected Representatives of the people the shareholders of the Company as held to Commonwealth of Australia Constitution Act (UK).

Your Majesty the Queen is the current holder of the Seal as attached to the Constitution Act1 1867 which is your private and personal Seal, and held to the Seal as affixed to the Judiciary Act 1903 (Cth) and the Commonwealth Electoral Act 1924 (Cth)

I also refer to Order-in-Council establishing Representative Government in Queensland 6 June 1859 (UK). I refer to the - The Petition of Right [1627] 1627 CHAPTER 1 3 of David John Walter at page 70.

There is no Governor personally sworn and appointed by your Majesty the Queen to hold the Order-in-Council establishing Representative Government in Queensland 6 June 1859 (UK), and the elected Representatives of the Government in South Australia must consist of a Legislative Assembly with the Queen/King as the Chief Executive Officer and the Legislative Council.

Your Majesty the Queen of Commonwealth of Australia Constitution Act (UK), and the constitution Act 1855-6 (SA), lie in the shells of their acts, not by the actions of WE the people the Shareholders or actions of your Majesty the Queen, but by the criminally concealed actions of those miniscule minority that voted in to the Company for the corporate foreign Administration of the Company, fraudulently on behalf of the unaware shareholders of the company The Commonwealth of Australia, and every legal practitioner had been legally obligated to disclose this ever since that time, choosing instead to conceal and proceed in financial extortion and a fraud racket upon their victims, the people of the Commonwealth of Australia.

Your, Majesty must act immediately to restore the Commonwealth of Australia for the security and the protection of the shareholders to the enjoyment of the Commonwealth of Australia. Failing to do so will put Property and the lives of shareholders at mortal risk, therefore all contract world-wide will be rendered invalid and your roll as the Defender of the Faith is finished.

Your Majesty you have a signed contract under Seal to up-hold the Commonwealth of Australia.

WE the people are the jury in this matter and David Walter has brought forth the evidence in his forensic documents to which David Walter forwarded to you, Your Majesty, the larceny as servants of the political parties with the aid of the Judiciary and civil servants while holding sworn positions of trust have breached such trust for their own financial gain. And should NEVER hold sworn positions of trust again.

And your Majesty is the supreme commander of the Commonwealth of Australia military forces at your disposal and to take back the Armed Forces and use what force is necessary to reinstate the State of South Australia and the company Commonwealth of Australia.

We instruct your Majesty with respect when appointing a Governor-General to instruct the Governor not to appoint any members of current judiciary nor any solicitors, Lawyers, Barrister and B.A.R. association members who are paid in the currency of Australian Dollars no matter what position they hold.

Further-more, not to appoint any members of senior public/civil servants, politicians’ whether they be local, state or federal re-presentative who are paid in the currency of Australian Dollars, nor allow any political party to be allowed to hold any position in Government.

I am a single shareholder in the Company The Commonwealth of Australia and inside the Preamble of the Commonwealth of Australian Constitution Act (UK), I respectfully request of your Majesty the Queen to sign and seal and register the Caveat signed and dated by David John Walter and have that Caveat served personally upon the Chief Executive Officer of the Australian Government Prime Minister Scott Morrison MP to protect our real and personal property and money which also includes every Common Law right that we hold from any politically appointed Australian Public Servants or agents which will also include Members of the Australian Legal Profession or any politically appointed Judges or Magistrates in any private Australian Courts.

I am not requesting your Majesty the Queen, that you close the Australian Governments as they are in fact a private Australian Business, and conducts all trade and commerce in Australian Currency as held to the Seal affixed to the Currency Act 1965 No., 95 of 1965 and held to Financial Transaction Reports Act 1988 No. 64, 1988 and held to Governor-General Amendment Act 1988 No. 83 of 1988 and further held to Government Business Enterprises (Miscellaneous Reforms) Act 1988 No. 123 of 1988.

I again repeat your Majesty I hold no contract under Seal either in writing or giving my expressed, tacit or implied consent that I am not upheld to the Statutory Laws of the Australian Government who are in fact private persons Members of Registered Political Parties inside the private Constitutions of the Political Parties as the privately elected Members of the Australian Government a private business, who commenced trading I believe on 14th February 1966. Since that time the private business of the registered political parties have borrowed digital currency of approximately seven point seven trillion (7,700,000,000,000) dollars and multiplying. This dept is a dept of the private political parties and not a debt of the individual shareholders of the Commonwealth of Australia.

Prime Minister Boris Johnson MP, is inside the European Union, and holds signed person to person contracts in De facto relationships and held in a contract under the Public Seal of the European Union with the other elected representatives of the European Union, who conducts all finance and trade in the British Pound in electronic currency only by way of the Electronic Communications Act 2000 - CHAPTER 7 of ELIZABETH II. Again, this is the dept of the private political parties and not the dept of the English people or the people of the Commonwealth. Therefore, the Caveat’s requested by David Walter must be signed immediately.

This Petition of Right must bring in to contention the whole commercial value of any contracts entered into by any private person’s either in writing or held by parole since the commencement of time itself.

I further request that Your Majesty the Queen upon receipt of this Petition of Right to the e-mail address at youremailhere@thetruth.com.au, and also in writing of your actions to resolve the unattainable situation that we have in the Commonwealth of Australia at this point in time as we are a Nation without Law, without hope and a Nation without direction, held to a situation, through no fault of the people, that we now live under, which will eventually lead to civil unrest and violence and there will be no turning back to Common Law of England of which you are the holder of those Laws and the Defender of the faith.

To be able to re-commission our Parliament House in Canberra, allow the share-holders of the Commonwealth to have a voice in day to day protection and good Governance in peace with-out hinderance as to English Common law.

Your Majesty it’s not for me to say what would happen when this Petition of Right becomes public knowledge. No doubt the eyes of the world shall be upon your Majesty and our Nation.

I pray that you will act in good faith in defence of your loyal subjects and respond within 28 days from your registered receipt or you will have abandoned your position and lawful claim over your asset, specifically, the Letters Patent 1900, and The Commonwealth of Australia Constitution Act 1900 (UK) and any other mineral or land or gas or oil or building assets within reach of the Consolidated Revenue Fund of all originating State and Territories constitutions of the Commonwealth of Australia without exception and without recourse.

Finally upon your default by abandonment of your sworn Coronation Oath, obligations and duties as defender of the faith to the people of the Commonwealth of Australia, I Joe Bloggs acting for the security, safety and financial future of the people of the company Commonwealth of Australia will make claim to the abandoned before mentioned assets by salvage and administrative costs, further redistributing that wealth back to the originating shareholders of the company of the Government of the Commonwealth of Australia, of the Government of the commonwealth of Australia.

Your Majesty I await your reply and action.

Yours Faithfully.

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Please note slave-sign and date in writing.