The two different High Courts of Australia

Political Parties sit under their Party Constitutions and **NOT** under the Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule. Under the above two systems there are two, High Courts of two different definitions of Australia.



Crown and Constitutional Authority.

This High Court of Australia Established within OUR Commonwealth of Australia Constitution Act 1901 consisting of its Preamble, Clauses 1 to 9 and the Schedule and the Judiciary Act No 6 of 1903. Crown and Constitutional Authority. The Justices that sit in this High Court of Australia, are appointed by the Governor-General in Council. This keeps the separation of powers. That Governor- General in Council must represent the Queen, Her Most Excellent Majesty, Defender of the Faith.

The Governor-General wears two hats,

No 1 Governor-General and Commander-in-Chief.

No 2 Governor-General in Council.

Since 2nd February 1960 **NO** Governor-General has represented the Queen, Her Most Excellent Majesty, Defender of the Faith, from that date forward, therefore **NO** Justice appointed with Crown and Constitutional Authority to sit in place of the Sovereign in whose name they are to administer justice. From 2nd February 1960 forward. **All sit as a Coram and enforce Political Party Treason.**

GUARDIANS but where ???????

Commonwealth of Australia Constitution Act 1901 is NOT a tool to be wielded for Political Party expediency. It is the Supreme law of the Commonwealth of Australia. The Governor-General and State Governors in conjunction with the High Court at Chapter 3, Judiciary Act No 6 of 1903 are the Constitutional Commonwealth and State Guardians to take care that it is followed, NOT out manoeuvred by Political Parties. The Federal and State Parliaments are not sovereign bodies; they are legislatures with limited powers, and any law which they attempt to pass in excess of those powers is no law at all, it is simply a nullity, entitled to no obedience.

GUARDIANS OF THE CONSTITUTIONS WHERE ????????????????



Political Parties in 1973 created their own Statutory Australia Statutory Governor-General of Australia Statutory Queen of Australia Statutory Great Seal of Australia Statutory Australian Citizen All done in Treason

Political Parties Republican Seal = Treason.

This High Court of Australia Established in 1979 by and for the Political Parties under their private Governor-General of Australia, Queen of Australia and Great Seal of Australia. This Australia was created by and for the Political Parties in 1973 as a Statutory Australia by changing the Constitutional and official Definitions without a referendum while sitting within **OUR** Parliament. This High Court of Australia has NO Crown and Constitutional Authority. These pretend Judges sit as a Coram, (in the presence of) with **NO** Crown and Constitutional authority; do **NOT** sit in place of the Sovereign in whose name they are to administer justice. The Political Parties High Court of Australia now controls all State Courts after the States Joined the **Status** of the Commonwealth of Australia as a **sovereign**, independent and federal nation without Referendums and Criminal investigations into Treason by all involved.

The Political Parties High Court of Australia sits over and above. Federal and all State Courts and protects Treason, Paedophiles, Sabotage, Treachery and Fraud.

These Two different Constitutions also create two different Commonwealth of Australia and two States of every State.

[63 & 64 Vict.] Commonwealth of Australia Constitution Act.

"humbly relying on the blessing of Almighty God"



CHAPTER 12.

An Act to constitute the Commonwealth of Australia.

[9th July 1900.]

A.D. 1900.

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed 20 unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen:

the Commonweath of other Australasan Colonics and possessions of the Queen:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

- This Act may be cited as the Commonwealth of Australia short title. Constitution Act.
- 2. The provisions of this Act referring to the Queen shall Act to extend to Her Majesty's heirs and successors in the sovereignty of the Queen the United Kingdom.
- 3. It shall be lawful for the Queen, with the advice of the Proclama-Privy Council, to declare by proclamation that, on and after a day therein appointed, not being later than one year after the peasing of this Act, the people of New South Wales, Victoria South Australia, Queensland, and Tasmania, and also, if Her Majesty is satisfied that the people of Western Australia have agreed thereto, of Western Australia, shall be united in a Federal Commonwealth under the name of the Commonwealth of Australia. But the Queen may, at any time after the proclamation, appoint a Governor-General for the Commonwealth.
- 4. The Commonwealth shall be established, and the Constitution Commenceof the Commonwealth shall take effect, on and after the day so ment of Actappointed. But the Parliaments of the several colonies may at
 any time after the passing of this Act make any such laws, to
 come into operation on the day so appointed, as they might
 have made if the Constitution had taken effect at the passing
 of this Act.

Under this, the High Court of Australia has **Crown and Constitutional Authority**

Political Party Treasonous Constitution



Printed on 1 January 2012

together with

Proclamation Declaring the Establishment of the Commonwealth Establishing Political Parties Commonwealth Letters Patent Relating to the Office of Governor-General
Queen of Australia
Statute of Westminster Adoption Act 1942

(Australia Act 1986)

Political Parties sovereign, independent and federal nation = Treason Overview, Notes and Index

by the

Attorney-General's Department and Australian Government Solicitor

Prepared by the Office of Legislative Drafting and Publishing, Attorney-General's Department, Canberra

Political Party Luciferian Constitution © Commonwealth of Australia 2012 Under the above, this High Court of Australia protects Treason, Paedophiles, Sabotage, Treachery and Fraud.

Lawyers swear their Oath to the Political Parties High Court of Australia as shown here and enforce Political Party Treason.

Lawyers = "officers of the court". "That designation also reflects the reality that you owe your professional legitimacy to the court: it is the court which admits you, and it is the court which will as necessary impose sanctions for ethical dereliction." Lawyers, Barristers, Queens Council and State Councils enforce TREASON through these Political Party Australian Courts under the

Australia Act 1986. The Judiciary and Legal Fraternity have sold their souls to the Devil, = Political Parties.

This Victorian Chief Justice Q.C. = DUMB

Chief Justice Q.C.



Queens Council Marilyn Warren

This so-called Chief Justice is a Total Fraud. How can't you be a Q.C. when under the Political Parties sovereign. independent and federal nation, Republic there is NO Crown and Constitutional Authority, = Political Party Treason.

We the people voted in 1900 and again in 1999 to stay as a Constitutional Monarchy. We can't be both.

Think People why ??????

Why did the Political Parties create their own private High Court of Australia in 1979 to their Queen of Australia. Great Seal of Australia and Governor-General of their Commonwealth of Australia all done under their changed Constitutional definitions in 1973 without a Referendum.

The Political Parties in creating their Treasonous High Court of Australia by amending the Judiciary Act 1903 of the Commonwealth of Australia, Act No. 6 of 1903, was amended by the Judiciary Amendment Act (No.2) 1979 (Cth) Act No. 138 of 1979 which repealed Sections 4 to 14 at Part II—

Constitution and Seat of the High Court. **OUR** High Court.

The Political Parties removed the Constitution and seat of **OUR** High Court established **UNDER OUR** Commonwealth of Australia Constitution Act 1901 and the Judiciary Act No 6 1903 to create their **Treasonous** High Court of Australia Under their Republic Seal.

Then by the Law and Justice Legislation Amendment Act 1988 (Cth) Act No. 120 of 1988 which amended Section 80 Common Law to Govern, JUDICIARY Act. No. 6 of 1903.

Common Law to Govern

Section 80 replacing "common law of England" with "common law in

Australia" = Treason. Circumventing our Commonwealth of **Australia Constitution Act 1901**

High Court of Australia Act 1979 No. 137 of 1979 Judiciary Amendment Act (No. 2) 1979 No. 138 of 1979 Evidence Amendment Act 1979 No. 139 of 1979 Acts Nos 137, 138 and 139 purportedly enacted on the same day.

Come on people please wake up.

The Australian Judiciary sold their souls to the Political Parties

= WILFUL TREASON

http://www.austlii.edu.au/au/other/hca/bulletin/2019/1.html# __Toc285634919

All this is High Treason by Political Parties that are NOT within OUR Commonwealth of Australia Constitution Act 1901.

Wake up people

Dick