

Touched by a Butterfly



Kissed by an Angel

*David J. Walter*

Post Office Box 578  
Herberton,  
Queensland 4887  
Australia

Tel: (07) 4096 3009  
Fax: (07) 4096 2641

*'Where there is no vision the people perish; but he that keepeth the law, happy is he' -  
Proverbs Ch. 29 v. 18*

~~The Registrar  
Magistrates Court  
Courthouse  
Cairns Qld.~~

Dear Registrar,

Re – CDPP File No: QC 15100774 – Tuesday 24 January 2017 at 2.15pm, Cairns Magistrates Court.

I respectfully request that the following submission is placed on the file for the full attention of the Presiding Magistrate at the matter for mention.

You will note that this matter is a matter along with a number of other matters that has been brought to the attention to the Chief Justice of the High Court of Australia personally, and the Crown.

The Civil Law Courts of Unicameral Parliaments of Australia not being of the Commonwealth of Australia are courts inside a Corporation Act 2001 and The Constitution as in force 1 June 2003.

I hold no shares inside the Corporation Act 2001, or being a private person inside the Preamble of The Constitution as in force 1 June 2003, so the Civil Laws have no Jurisdiction of the Unicameral Parliaments of Australia, private people as members of Registered Political Parties, commencing in signed commercial contracts in De Facto relationships, between each other being private persons being Members of Registered Political Parties, forming Unicameral Parliaments of Australia or Corporate Australia commencing in December, 1972

Mr. Beattie in creating the Unicameral Parliaments of Queensland – Queensland's Constitution – Queensland "The Smart State", Queensland Government 2002 consisting of Members of Registered Political Parties, sealed the Electoral Act 1992, to allow only

Members of Registered Parties to vote for positions in Queensland's Government to form into Parliament of Queensland Act 2001, with Mr. Beattie Premier and Minister for Trade.

Queensland's Constitution 2001 – The Acts of The Parliament of Queensland Act 2001, did not repeal the Constitution Act 1867 Qld, or Commonwealth of Australia Constitution Act, as that would require a Referendum of the people, as stated by Mr. Beattie.

Public Service Act 1996, is for apolitically appointed Public Service of the Members of the Registered Political Parties of the Unicameral Parliaments of Australia, and paid in the currency of those Parliaments \$AUD, not being the Currency of the Commonwealth of Australia.

The only Australian Court holding Jurisdiction in relation to Corporation and money matters is the Federal Court of Australia, as it through the Federal Parliament of Australia, the money supply is created, not any the Parliament of Queensland Act 2001, therefore it is up to a Federal Court of Australia, to hand down any sentence or decision in relation to any Bankruptcy of any private persons.

As you will note the problems facing this Nation are verging on the impossible.

I have requested to have the Chief Justice present this to the Crown and have the matters of Sovereignty resolved, once and for all.

I refer to Page 32 whereby the Legislative Assembly and the Legislative Council and the Constitution Act 1867 remain in force today, as the Members of the Registered Political Parties of Parliament of Queensland as subjects of the Crown, themselves refused to allow any BILL to create and Act of Parliament of Queensland Act 2001, to remove or cancel the Legislative Assembly, which now has no Members elected as the Governor is inside the Constitution of Queensland paid Public Servants in Australia Currency, Public Service Act 1999 reprinted by way of Reprints Act 1992, not being a law making Act, to Statute Law Revision Act 2002, 63. 2002.

In closing I refer to the Orders given by the Premier Mr. Beattie as held to Acts Interpretation Act 1954 being the Language of the Parliament of Queensland Act 2001, which holds to every person paid in Australian Currency of Queensland Government, as the Acts are Private Acts of Members of Registered Political Parties forming Unicameral Parliament of Queensland, being a Registered Corporation- *Statutory Corporation* -with the *Ceo* Mr. Peter Beattie domiciled in Washington DC to Civil Law of the United States of America, where the Corporation Act 2001, is Registered and copyrighted to Copyright Act 1968, holding all persons with Commercial Contracts with the Premier Mr. Bettie *Ceo*, of The State of Queensland Australia inside his Private Acts of the Corporation, as he personally holds the copyright, to protect any private person from the employees inside the Constitution of Queensland 2001 held to Acts of Parliament of Queensland Acts 2001.

I note that in the Queensland's Constitution 2001, there is no provision for a new Premier to be voted in to take any position over and above the Queensland Government of "the Smart State" as held to Constitution Queensland 2001 – The Parliament of Queensland Act

2001, who now is charge of the Unicameral Parliament of the Queensland Government, of private people being Members of Registered Political Parties only.



Queensland

**Acts Interpretation Act 1954  
Current as at 22 March 2016.**

**12. Private Acts not to effect rights of others**

- (1) A private Act does not-
- (a) affect pre-existing rights in any way prejudicial to the Crown or another person; or
  - (b) impose liabilities on the Crown or any person in relations to previous acts or omissions except so far as the Act otherwise expressly provides.
- (2) Subsection (1) does not affect rights conferred, or liabilities imposed on-
- (a) a person at whose instance, or for whose special benefit, the Act is passed; or
  - (b) another person claiming by, through or under such a person.

© State of Queensland 2016.

This application by the Department of Public Prosecution is held to:-

**CORPORATIONS (COMMONWEALTH POWERS) ACT 2001 Act No.43 of 2001**

[reprinted as in force on 29 June, 2001]

**An Act to refer certain matters relating to corporations and financial products and services to the Parliament of the Commonwealth for the purposes of section 51(xxxvii) of the Constitution of the Commonwealth.**

**The Parliament of Queensland enacts –**

- (a) *Corporations Bill 2001*;
- (b) *Australian Securities and Investments Commission Bill 2001*.

© State of Queensland 2001

Constitution Queensland 2001 and Parliament of Queensland, created at the request of Mr. Peter Beattie also a Member of a registered Political Party in Queensland allowed, by the authority of the Members of the Registered Political Parties through the Parliament of Queensland Act 2001, to allow a Corporation to be Registered in Washington DC, for the Political parties only and creating the BILL to the Parliament of Queensland Act and the then signing a De Facto Contract with The Prime Minister John Howard in the Unicameral Parliament of Australia, the Corporation Act 2001 was introduced.

The Consolidated Revenue fund of the Parliaments of Australia goes through the Corporation Act 2001, as well as the Salaries Paid to Public Servants of Australia, for their Services to Australian Government only.

These so called Bankruptcy proceedings were bought through the Supreme Court Queensland, and Judge Mullins did not sign and seal Her Judgment for Bankruptcy Proceedings to continue as Judge Mullins did not have the Jurisdiction at Civil Law.

I owed no money and no rates to any Local Government Councils in any part of Queensland, even in the area I lived.

I was taken as a Non-Party to a proceedings, that I had nothing to with and was Bankrupted to the Sum of \$AUD 303.909.00, whereby a Public Servant over and above the Public Service Act 1966, signed and sealed an Order requested by the Results Legal for Sale of my property and land to over and above Judge Mullins unsigned Judgment.

During that period of time in April 2015, my wife died suddenly at our then home.

The effects of that and not owing any accounts to any Local Government Councils, and being Bankrupted to a Federal Act of the Parliaments of Australia, having your property sold, and still have to pay \$8000.00, for my wife's pet birds she raised over a period of 25 year being divisible property, beyond my comprehension.

I was never declared insolvent as must be done first, and I had no outstanding Bills or accounts and still do not, I believe as many others that this is a total miscarriage of justice.

Bankrupted in Supreme Court of Queensland holding No Jurisdiction, The originating matter should have been filed in the Federal Court of Australia.

I refer to Exhibit DJW 2 – ORDER - REGISTRAR BELCHER, is not signed and not sealed, how can you appeal an unsigned unsealed Order in any Court of Law, nothing to appeal against, this the Order that created the Bankruptcy. How I ask.

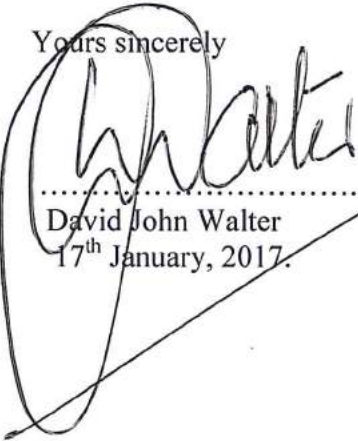
In the Commonwealth of Australia, there is in fact no law, only the purported Acts of the Members of the Registered Political Parties of Unicameral Parliaments being Corporation Government and all employees, held to Civil Law of the Corporation Act 2001 only.

The application by the Department of Public Prosecutions are also Public Servants paid through the Corporation Act 2001, I as have no shares no equity and receive nothing from the

Parliaments of the Political Parties, I believe that at Law, there can be no further action taken and the matter struck out with indemnity costs

I, will also forward this day to D.P.P. in Cairns, for their attention also.

Yours sincerely



.....  
David John Walter  
17<sup>th</sup> January, 2017.

Exhibit 2-

IN THE FEDERAL CIRCUIT COURT OF AUSTRALIA  
AT: BRISBANE

BRG 880 of 2014

IN THE MATTER OF: DAVID JOHN WALTER  
MR PETER FRANKS, CEO, MACKAY REGIONAL COUNCIL  
APPLICANT

DAVID JOHN WALTER  
RESPONDENT

ORDER

REGISTRAR BELCHER

REGISTRAR:

6 NOVEMBER 2014

DATE OF ORDER:

BRISBANE

MADE AT:

THE COURT ORDERS THAT:

1. A sequestration order be made against the estate of DAVID JOHN WALTER.
2. The applicant creditor's costs, including reserved costs, if any, be fixed in the sum of \$9,747.50 and paid from the estate of the respondent debtor in accordance with the *Bankruptcy Act 1966* (Cth).

THE COURT NOTES that the date of the act of bankruptcy is 14 APRIL 2014.

REGISTRAR

DATE ENTRY STAMPED: 6 NOVEMBER 2014

Note:

Subsection 104(2) of the *Federal Circuit Court of Australia Act 1999 (the Act)* provides that a party to proceedings in which a Registrar has exercised any of the powers of the Court under subsection 102 (2), or under a delegation under subsection 103 (1), of the Act may, within the time prescribed by the Rules of Court, or within any further time allowed in accordance with the Rules of Court, apply to the Court to review that exercise of power.