

**Affidavit**

No. NSD711/2019

Federal Court of Australia

District Registry: New South Wales

Division: Corporations

**Lady Crown And On Behalf of Ngati Rangihou Corrangie Hapu dba Office of the Crown**  
Creditor/Applicants

**PARRAMATTA CITY COUNCIL**

Debtor/ Respondents

Affidavit of: Lady Crown

Address: Office of the Crown. Unit 5, 114 Harris Street, Parramatta NSW 2150  
C/O Office of the Crown, PO Box 9144 Harris Park NSW 2150

Occupation: Community Service

Date: 9<sup>th</sup> July 2019

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
**Filed on behalf of:** Lady Crown and on behalf of Ngati Rangihou Corrangie Hapu  
dba Office of the Crown  
**Prepared by:** Office of the Crown Legal Counsel  
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C/O Office of the Crown, PO Box 9144 Harris Park NSW 2150

I, Lady Crown of Unit 5, 114 Harris Street, Parramatta NSW 2150 in the state of New South Wales, a humanitarian undertaking community services, do state and affirm to introduce the following:

1. This affidavit introduces a document titled Fake Corporate Courts dated 19th November 2018. Attached and marked annexure "a" is a document titled Fake Corporate Courts dated 19th November 2018.
2. This affidavit introduces a document titled 'An Overview of the Brigalow Corp Takeover of Australia. Attached and marked annexure "b" is a document titled 'An Overview of the Brigalow Corp Takeover of Australia.
3. This affidavit introduces a document titled 'Willful Treason' dated 17th December 2018. Attached and marked annexure "c" is a document titled 'Willful Treason' dated 17th December 2018.
4. This affidavit introduces a copy of the oath of Kevin Rudd dated 3rd December 2007. Attached and marked annexure "d" is a copy of the oath of Kevin Rudd dated 3rd December 2007.

subscribed to and affirmed before me this 09 day July month 2019ad, that Lady Crown appeared and known to me to be the live flesh and blood woman, whose name subscribed within this instrument and acknowledged to be the same.

affirmed by Lady Crown  
at TARRAMATTA



autograph of Lady Crown

on

09-07-2019

i affirm that the contents of this affidavit are true.  
Before me:

ROSANNA GAYE 

full name of JP

signature of JP

This page and the following 2 pages is the document referred to as  
annexure "9"

in the affidavit of Lady Crown affirmed at Parramatta.

Affirmed

JP Signature:  JP No: 210842

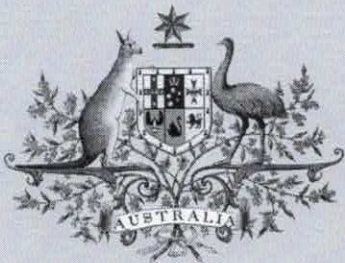
Rosanna Gale  
JP for NSW  
210842

JP Stamp: \_\_\_\_\_ Date: 09-07-2019

# Fake Corporate Courts

by [TrueBlue Observer](#) | Published [November 19, 2018](#)

## Fake corporate courts — How to Recognize Them



If the magistrates or judges are sitting under the Australian government Great Seal shown on the right, which features the kangaroo and emu, then they are not authorized to sit in judgement over any Commonwealth citizen. They have sworn an Oath of Allegiance to Queen Elizabeth II, Queen of Australia.

Who is this mythical Queen of Australia?

Surely it couldn't be.....Dame Edna?

Nah! "She's" a Dame, not a Queen...or is she?



Of course, the Queen of Australia doesn't exist. She is just a name on a piece of paper copyrighted and registered to a US Corporation, the **Brigalow Corporation**, commonly referred to as "**The Firm**" by those corporate employees.

They are no different to the employees of any corporation.

**Our Constitution Act 1901 is very specific about how government is to be conducted. It lays out a clear description of the Lower House, the Senate, and the duties of each.**

Founding and Primary Law Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

### 7 The Senate

The Senate shall be composed of senators for each State, directly chosen by the people of the State, voting, until the Parliament otherwise provides, as one electorate. **NOT BY POLITICAL PARTIES**

Until the Parliament otherwise provides there shall be six senators for each Original State. The Parliament may make laws increasing or diminishing the number of senators for each State, 5 but so that equal representation of the several Original States shall be maintained and that no Original State shall have less than six senators.

### Part III – The House of Representatives

## 24 Constitution of House of Representatives

The House of Representatives shall be composed of members directly chosen by the people of the Commonwealth, and the number of such members shall be, as nearly as practicable, twice the number of the senators. **NOT BY POLITICAL PARTIES**

## 42 Oath or affirmation of allegiance

Every senator and every member of the House of Representatives shall before taking his seat make and subscribe before the Governor-General, or some person authorised by him, an oath or affirmation of allegiance in the form set forth in the schedule to this Constitution.

**Therefore ALL the so-called members of the Senate and members of the House of Representatives are sitting in TREASON**

## The Real Queen of Australia

A Commonwealth of Australia Court is convened under the Royal Seal of Her Majesty Queen Elizabeth the Second, by the Grace of God, of Great Britain, Ireland and the British Dominions beyond the Seas Queen, Defender of the Faith.

Her Great Seal is shown on the right.

And the **Oath of Allegiance**, as mandated in the Commonwealth of Australia Act 1901 must be taken before a Crown Public Officer (CPO) can conduct any business in the courts or in government. The Oath they must take is:

***I, A.B., do swear that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, Her heirs and successors according to law.***

**SO HELP ME GOD!**

OR THE AFFIRMATION MAY BE TAKEN

***I, A.B., do solemnly and sincerely affirm and declare that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, Her heirs and successors according to law.***

***(NOTE.-The name of the King or Queen of the United Kingdom of Great Britain and Ireland for the time being is to be substituted from time to time.***

If a public official cannot prove that they are acting with the full authority of Her Majesty Queen Elizabeth the Second by showing their Royal Warrant, then they cannot exert any authority over any private citizen.


Know your rights and do not let the corporate employed try to browbeat or coerce you into giving up your rights.

**NOTE: Any flag bearing a fringe must not be used in any valid court room. It is used when a nation is at war.**

This page and the following 6 pages is the document referred to as  
annexure "b"

in the affidavit of Lady Crown affirmed at Parramatta.

Affirmed

JP Signature:  JP No: 210842

JP Stamp:  Date: 09-07-2019

Many Australians know that something has gone wrong with our political system, but very few of us know why it is broken, how it happened, or who is responsible. We have seen our manufacturing base eroded and destroyed. Our farmers are no longer among the top producers as we were in the past. We have draconian laws being enacted, yet We the People are powerless to stop them. As a result, our freedoms have been eroded, and many of them destroyed.

**This is an accounting of what these traitors and criminals have done to disenfranchise us and destroy our Democracy:**

## **An Overview of the Brigalow Corp Takeover of Australia**

**The Queensland Constitution 2001 / The Brigalow Corporation / The Removal of all Ownership Rights in QLD & all other states of Australia. GOVERNOR OF QUEENSLAND**

1. *Queensland Constitution 1867* was re-framed with 114 Changes, 131 additions and 116 deletions
2. January 1998, QLD National Party documented a move to place the QLD Governor **in** the Government as a Parliamentary Secretary under the *QLD Constitution 1867 / Constitution (Parliamentary Secretaries) Act ©The State of QLD 1996*.
3. This became official January 29 1999, the same day the *QLD Constitution 1867* was reprinted.
4. Thus the Governor was no longer a sworn representative of Her Majesty Queen Elizabeth II, but a Public Servant of the QLD Government.
5. **He was still using the Public Seal of the State on behalf of the Premier and Parliament of QLD and maintained the appearance of the Governor to the Sovereign People of the State. CROWN IN QUEENSLAND (& AUSTRALIA)**
6. In 1973, Gough Whitlam brought in the Queen of Australia through the adoption of the *Royal & Parliamentary Titles Act 1927*
7. This removed Queen Elizabeth II, Her Heirs and Assigns as enshrined in the *Commonwealth of Australian Constitution Act (UK) 1900* and replaced the Crown with the Queen of Australia.



8. On the 19 December 1973, the Whitlam Government also removed the Great Seal of Britain from use and replaced it with the Great Seal of Australia.
9. In 1986, Bob Hawke brought in the Australia Act.
  - This is the Constitution of the new Parliament of Australia.
  - This is not the Commonwealth of Australia Constitution 1900 of the People.
  - This act removed the ability of the UK Parliament to make laws for Australia, making Britain a foreign country. This was defined by the High Court in the case *Sue v Hill* 1999.

### **THE BRIGALOW CORPORATION & PRIVATE LAND OWNERSHIP**

1. During the early 1990's all-important and relevant Acts were changed and framed, but were adjourned without a definite date of reprinting.
2. On 3 December 2001, the *Queensland Constitution 2001* came into being.
3. On this day, this ACT became the "Fundamental Law of QLD".
4. 7 June 2002, all the framed Acts were reprinted and became law.
5. **QLD then became, at the completion of these matters, without the assent of any of the laws by the Crown or Her Representative, an independent sovereign State and fractured the common law and the separation of powers in that state.**
6. 15 July 2002, *The Corporations (Q) Act 1990 (Q) Reprint No 3* created in QLD a Corporate Government. The State of Queensland Australia is registered with the US Securities and Exchange Commissions under No. 0001244818.
7. The Queensland Treasury Corp is registered under No. 0000852555.
8. The old Crown Lands Act (Qld) was converted to the *Land Act 1994 (Qld)*, and at section 4(1) the Land Administration Commission was renamed Brigalow Corporation.
9. *The Land Act 1994 - Reprint No 10c, Part 7A, Section 506C* states that the Corporation (Brigalow Corp) represents the Crown.
10. Culminating in the Beattie Govt introduction of the QLD Constitution 2001, QLD government administrations had reworked backward every piece of Federal and state legislation, removing any connection to and mention of Her Majesty Queen

- Elizabeth II, British law and the Royal Seal of England. These acts were then reworked forward, replacing the removed elements with the Queen of Australia (as created by the Whitlam Govt in 1973) and the Great Seal of both Australia and QLD.
11. This means that the legislation contained in those acts are now "governed" by the government of those Seals, not the government of the Commonwealth of Australia Constitution 1900.
  12. The *Australia Waste Lands Act 1855* was reprinted in 1996 under the Seal of QLD, and because the Queen of Australia was also now sealed with the Seal of QLD, this effectively created a QLD "ownership" of all Crown land in Australia.
  13. And as the introduction of the *Corporations (Q) Act 1900 (Q) Reprint No 3* had created a Corporate Govt, this effectively meant all Crown land "ownership" was now under the control of the Qld Corporation, known as the Brigalow Corp.
  14. All Crown land, assets and infrastructure in Australia including schools, hospitals, roads, etc are subject to and responsible to the Ministers of the State of QLD as cited at *Chapter III of the QLD Constitution 2001*.
  15. **All Sovereign People are now persons under the Corporation, All persons are chattel (a piece of property that is moveable).**
  16. **Their land, bank accounts and all items of ownership are now assets under the Brigalow Corporation.**
  17. The Supreme Court, the District Courts and the Magistrate's Courts are now inside the Parliament of the State of QLD, and as such must obey the *QLD Constitution 2001*.
  18. The Australian Constitution, the Common Law & Equity, the High Court and the Federal Government no longer have any superior governance over the State of QLD. The State of QLD and the Sovereign People of QLD have only Civil and Statute Law in this state.
  19. **As private ownership cannot exist under Civil and Statute Law, all private equity and inheritance in the State is now the property of "the State", including our own persons and children.**

## LEGAL STRUCTURE

1. **Under the civil law system, which is now subject to the *Uniform Civil Procedures Rules of the Supreme Court Act 1991(Qld)*, every person is guilty until they prove their innocence.**
2. The Common Law has been repealed from the *Supreme Court Act 1995 (Q)*, Reprint No. 2, reprinted as in force 2 March 2001 © State of Q 2001
3. This states that the ***Governor in Council may make rules of court*** under this act for the Supreme Court, District court, Magistrates Court, registries and other matters mentioned in Schedule 1
4. Schedule 1 has jurisdiction over the civil, criminal and appellate courts, Parties & Proceedings, Defence, Service of Documents, Pleadings, Disclosure, Preservation of Rights & Property, Ending Proceedings Early, Court Supervision, Evidence, Jurisdiction of Judicial Registrars, Trails & Other Hearings, Particular Proceedings, probate, Contempt of Court, Vexatious Proceedings, Trusts, Costs, Appeals etc, Money Orders Enforcement, Foreign Judgment Enforcements, Corporations, Miscellaneous.
5. Therefore the Governor in Council now makes all the Rules of the Court for these matters.
6. *The Queensland Constitution 2001 Chapters 1 & 2* refer to the Legislative Assembly and the Governor. In Chapter 3, Part 1, sect 27 – ***"The Governor in Council is the Governor acting with the advice of Executive Council."***
7. Sect 30 – *"The Constitution Act 1867* contains provisions about the office of Governor. At Chapter 3, Part 4, sect 48, those "appointed as members...by the Governor....."
8. This Executive council is given separate law makings Powers of the State at Chapter 3, Part 5, Sect 51, where it states, the Executive Government of the State of QLD (the "State") = The State may exercise its powers.....
9. In Chapter 3, Part 5, Sect 55 (1) – "A minister may delegate a power of the State to an appropriately qualified officer of the State." ("officer of the state" means – a chief executive.....)
10. **Therefore the Premier of QLD must always be the leader of the Executive Body and is now the Executive Leader of the Parliament of QLD.**

11. **Simply put – the Premier is delegated the power through his role as Chief Executive. This power controls the Executive Government of QLD. The Governor acts on the advice of the Executive Government.**

12. **Therefore the Premier is now the “Crown” in Queensland.**

### **QUEENSLAND GOVERNMENT ADMINISTRATION**

1. All government tiers, including Local Council are now inside the Parliament of the State of QLD
2. The public officials are not public officials of “the Crown” but public officials of “the State” of QLD

### **THE PEOPLE OF THE COMMONWEALTH**

1. The British colonies in Australia were all independent, under military law.
2. In 1885, the independent states had interstate agreements for trade, etc under the *Federal Councils of Australasia Act 1855*.
3. As free settlers began to grow, the People decided to unite under one form of government.
4. 10 years of conventions and referendums culminated in the Draft Constitution of the People which went to England for ratification.
5. On July 9 1900, Queen Victoria signed the amended draft Constitution and returned it to Australia.
6. At this point a final referendum was required to acquire the agreement of the people to this amended Constitution.
7. This was not done, **the heads of each independent colony instead agreed FOR AND ON BEHALF of the People.**
8. The *Commonwealth of Australia Constitution Act 1900 (UK)* was the result, brought into Australian law on 1 January 1901.
9. The first 8 clauses are British law.
10. The Commonwealth of Australia Constitution starts at clause 9.
11. The Constitution lays out the rules and regulations under which Parliament may administer government to the People.

12. There are no entities known as a Prime Minister or a Premier to be found in the *Act to Constitute the Commonwealth of Australia 1900 (UK)*.
13. As the Preamble states, the People agreed to be united under one indissoluble Commonwealth.
14. Therefore the people are the Commonwealth.
15. The Commonwealth is defined in the Constitution as a State.
16. Therefore the People of the Commonwealth are their "own" state.
17. **Section 117 states, verbatim, that the People governed by the Queen (of the Constitution), and members of a state (of the Commonwealth), cannot have their rights removed by another state (that perhaps being the state they physically live in), WITHOUT A REFERENDUM as mandated by Section 128 of our 1900 Constitution.**
18. ***There has been no Referendum of the Sovereign People to approve any of these moves. This means they are Ultra Vires, an act beyond the powers or authority of the government.***

*It appears that the Commonwealth of Australia Constitution Act (UK) 1900, ratified on 1 January 1901 is an act of the heads of the independent colonies of the Australian dominion, which means that the Constitution of the People is still a draft document. As the people had formally agreed to this document, all state and federal government in Australia are in fact, a foreign entity to the rights of the people of the Commonwealth.*

As our land ownership is a Deed in Trust and Equity with the Queen of the Commonwealth of Australia Constitution (UK) 1900, a foreign government has no lawful right to step inside that Deed and remove rights inherent in it. In order to do so, government have created registration processes that manipulate our agreement. They have also created a new jurisdiction known as the Environment, with which they have enslaved the People as a plural, thereby creating legislation which enforces the People as an individual.

This page and the following 1 pages is the document referred to as  
annexure "C"

in the affidavit of Lady Crown affirmed at Parramatta.

Affirmed

JP Signature:  JP No: 210842

JP Stamp:  Date: 09-07-2019

# Willful Treason

by Mike Holt | Published December 17, 2018

**Who pays the GG in AUD?**



**The Constitution says the GG  
MUST be paid in £sd**

## Willful Treason Defined

*In law, treason is the crime of disloyalty to one's nation. A person who betrays the nation of their citizenship and/or reneges on an oath of loyalty and in some way willfully cooperates with an enemy, is considered to be a traitor. ... Historically, treason was considered the worst crime and drew the harshest penalties.*

The Political Parties have been appointing the Governor-General and controlling him/her since 2nd February 1960. Yet our Commonwealth of Australia Constitution act 1901 specifically states that the Governor General must be paid in pounds, shillings, and pence. Why do you think the political parties brought in decimal currency, which is a US currency? They have been working quite openly to separate Australia from our lawful constitutional Commonwealth of Australia government under the crown. And we Australians have blindly accepted their lies and treason.

The Queen, Her Most Excellent Majesty, Defender of the Faith still signs the Commissions and the Political Parties place their company Seal over the Commission = **WILFUL TREASON**

The Political Parties appoint the Judiciary so today there is **NO** Separation of Powers.

Come on people wake up. Political Parties sit UNDER their own Constitutions NOT The Founding and Primary Law, Commonwealth of Australia Constitution Act 1901 as Proclaimed and Gazetted.

When was the last time these **TREASONOUS BASTARDS REPRESENTED US?**

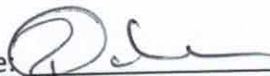
We voted in the 1974 Referendum, 1988 Referendum, 1999 Referendum. Yet the Political Parties haven't taken notice of these Referendums. = **WILFUL TREASON**

**Wake up!**

This page and the following 1 pages is the document referred to as  
annexure "d"

in the affidavit of Lady Crown affirmed at Parramatta.

Affirmed

JP Signature:  JP No: 210842

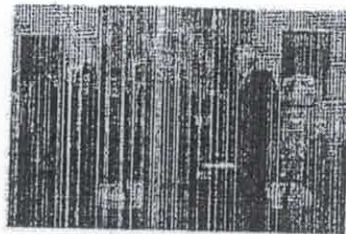
JP Stamp:  Date: 09-07-2019



GOVERNOR-GENERAL *of the*  
COMMONWEALTH OF AUSTRALIA

**SWEARING-IN OF MR KEVIN RUDD MP AS PRIME MINISTER OF THE  
COMMONWEALTH OF AUSTRALIA**

03 December 2007



Governor-General: On Monday 26 November, I invited you to form a government, and today we are gathered to swear in those nominated by you as the Leader of the governing party in the House of Representatives.

Governor-General: I must therefore formally ask you to give me your assurance that you have been elected Leader of the party holding a majority of seats in the House of Representatives, that you can form a government and that you will have the confidence of the House of Representatives.

Prime Minister Elect: Your Excellency, I am pleased to advise you that we have such a position and provide you with that assurance.

Governor-General: In that case, I will now accept the resignation of the Prime Minister, the Hon John Howard, which has the effect of terminating all the appointments of the former government.

Governor-General: Under the powers conferred on me by the Constitution, I am therefore pleased to swear you in as Australia's 26th Prime Minister.

Governor-General: Before I do that, and again in accordance with the Constitution, I am pleased to summon you as an Executive Councillor, and ask you to take the Oath as an Executive Councillor.

Official Secretary: Do you, Kevin Michael Rudd, being chosen and summoned by the Governor-General of the Commonwealth of Australia to be a member of the Federal Executive Council, swear that you will, when required, advise the Governor-General (or the person for the time being administering the Government of the Commonwealth of Australia) to the best of your judgment, and consistently with the good government of the Commonwealth of Australia, and that you will not disclose the confidential deliberations of the Council?

Prime Minister Elect: I do so help me God.

Governor-General: I invite you to take and subscribe the oath of office as Prime Minister.

Prime Minister Elect: I, Kevin Michael Rudd, do swear that I will well and truly serve the Commonwealth of Australia, her land and her people in the office of Prime Minister.

Governor-General: Please sign the oath of office.

Governor-General: Congratulations.

A/A.