



SENATOR RODNEY N CULLETON
Federal Senator for Western Australia

Official Notice

Observance of Lawful Right and Crown Authority

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Commissioner of Police
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Senator Rodney N Culleton
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December 12 2023

Notice of Legislative Assurance & Constitutional Prohibition

Expectation of

Crown in Right of the United Kingdom

LETTERS PATENT RELATING TO THE OFFICE OF GOVERNOR OF THE STATE OF WESTERN AUSTRALIA.

Dated 14th February, 1986.

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom of Great Britain and Northern Ireland and of Our other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

&

CROWN IN PARLIAMENT & ROYAL ASSENT

CONSTITUTION ACT 1889

Sections 2(2) & (3)

Dear Police Commissioner,

This notice upon your office concerns the execution of the law and the administration of justice in Western Australia for which purpose of the West Australian Police may be held to effect and application in Police matters, over which you have primary charge.

The issuance of this notice follows the outcome of the previous *Notice of Constitutional Departure, Crown in Right of the United Kingdom(WA)*, dated August 7 2023, in which the case was made, and understood, for the observance of constitutional requirement, at section 2(2), for the Crown in participating in Parliament and, section 2(3), the requirement of the Royal Assent to the passage of

the legislative bill, the “*Aboriginal Culture Heritage Act 2021*”, and “proposed amendments foreshadowed, *Aboriginal Heritage Act 1972 (The Acts)*”.

The record shows that your office found no cause to deny or challenge the facts for the performance of the law as detailed in the said notice for which outcome is observed for the participation and performance of the Queen, and now the King, in making law for application in Western Australia, by reference to the *Letters Patent 1986* and *Constitution Act 1889*, cited above.

It follows, given your tacit acceptance to the outcome to the notice of October 7 2023, that it is timely this notice addresses the greater gambit to the performance of law associated with the previous notices concerning the regard to the constitutional prohibition at section 2(3) Constitution Act 1889 for regard to the requirement of Her Majesty’s Royal Assent by the office of the Queen, identified by law of the Commonwealth, and that of the Letters Patent for Western Australia. (See attached **Addendum** references: 1, 2, 3, 9, 10, 12, 13, 14, 15, 16, 17, & 19, and attached **Notice of Extracts - Queen and Crown** references 3)

It is a matter of record that the two reports of the Constitutional Committee in 1988 held that the removal of the Crown, by application of the Australia Act 1986, was fraught with legal anomalies beginning with the creation of the Queen of Australia was without legal basis and in contravention of the law. (see the attached **Notice of Extracts - Queen and Crown** references 4, 7, 8, 11, 12, & 14.)

That the pretended office, *Queen of Australia*, had been used to displace the office of the Crown, *Queen of United Kingdom*, in Western Australia, it is obligatory upon your office to take weight of the prohibition, at section 2(3) Constitution Act 1889, to its use where West Australia’s constitution requires strict regard to this law that guarantees the right of each and every one in Western Australia to the claimable protection of the Crown enshrined in law, as afore-referenced in the Addendum.

It is further a matter of gazetted record that Her Majesty, the Queen, was supplanted with the pretended office, *Queen of Australia*, from 1986 to Her recent death for which concern is the enforcement of those bills passed in that time that offends the said section 2(2)&(3), Constitution Act 1889, and which denies all West Australians their rightful Crown protection.

Failure to adhere to the law for application of the current Monarch, and Crown, may give rise to enlivening provisions of the criminal law in Western Australia where failure to recognise the Sovereign, the Constitution of the Commonwealth, and of Western Australia, may be taken as contempt. (see the attached **Notice of Extracts - Queen and Crown** references 20 - 23.)

Unless it can be demonstrated that the above is found to be in error, or otherwise misunderstood, you are directed to take action to remediate the operation of the Police under your charge to observe the requirement of the legislative process, constitutionally defined, and its strict prohibition to those pretended acts of parliament devoid of Crown authority.

For fidelity of the men and women who make up the body of the Police in Western Australia, I draw your attention to the occupation of Government House that does not represent the King consistent to the Letters Patent of 1986, for this arrangement continues the offence to the above-said constitutional section and offends section 54, Criminal Code 1913, for interference with the office of Governor.

As for administration of justice in which Police find themselves at the courthouse on a routine basis, it is incumbent on all officers to note that the *Magistrates Court Act 2004*, being advanced in 2003, a period that Her Majesty's assent was unavailable, by the operation of the *Australia Act 1986*, displacing the proper *Courts of Petty Sessions* established under the Crown, amongst other bills that overreached Western Australia's Constitution.

Along with my fellow West Australian, it is my right as a member of the Commonwealth of Australia, being a Former Federal Senator, sworn to the Crown on 30th August 2016, that I may seek the protection of Her Majesty promised at Coronation of 1953, and section 2(3) Constitution Act 1889, for which we rightly exercise across Western Australia in drawing your attention to the performance of law addressed above, with all its inferences, to execute the office of Commissioner of Police in accord to our rights and the law.



Senator Rodney-Norman: Culleton