


Isaiah 10:1 KJBV 1611; **Woe unto them that decree unrighteous decrees, and that write grievousness which they have prescribed;**

From:
Sanchia, Executor,
Sanchia Zietta, Romani,
Estate.


Original State: New South Wales
The Original: The Commonwealth of
Australia.

To: Acting General Manager of Kyogle Council, **Chris White**
To: Director of Assets and Infrastructure Services **Tony Lickiss**
To: Kyogle Council's "Public Officer" **Marcus Schintler** marcus.schintler@kyogle.nsw.gov.au
To: **All Councillors of the Kyogle Council**
To: Cr **Kylie Thomas – Mayor** crkylie.thomas@kyogle.nsw.gov.au
To: Cr **Tom Cooper – Deputy Mayor** crtom.cooper@kyogle.nsw.gov.au
To: Cr **Janet Wilson** crjanet.wilson@kyogle.nsw.gov.au
To: Cr Hayden Doolan crhayden.doolan@kyogle.nsw.gov.au
To: Cr John Burley crjohn.burley@kyogle.nsw.gov.au
To: Cr Robert Cullen crr robert.cullen@kyogle.nsw.gov.au
To: Cr Maggie May crmaggie.may@kyogle.nsw.gov.au
To: Cr Danielle Mulholland crdanielle.mulholland@kyogle.nsw.gov.au
To: Cr James Murray crjames.murray@kyogle.nsw.gov.au
To: KYOGLE COUNCIL ABN: 15 726 771 237 council@kyogle.nsw.gov.au

To: Belinda Eggins belinda@egginslaw.com.au

PO BOX 11
1 Stratheden St
Kyogle NSW 2474

Date: Friday 15 March 2024
PRIORITY-HIGH

Time Sensitive-LEGAL & LAWFUL Liability Notice
Notice to Principal is Notice to Agent - Notice to Agent is Notice to Principal
All Heirs, Successor and Nominees
Second Notice
Our Reference; 02-032024

Greetings,

Without ill will or vexation,

We refer to Our communications sent to all, named and addressed herein, on 03 March 2024;

1. Response and requirements to be provided, to Our communications was stipulated by 4pm Friday 15 March 2024-today;
2. To date, 13 men and women, Agents for Kyogle Council trading corporate entity/body politic ABN: 15 726 771 237 have failed to make response nor effort to remedy the matter; such actions are not equitable nor in good faith, good morals nor conscience;

3. **Government and Authority are 2 separate concepts;** The Only legitimate purpose of governance is to maximise individual potential by upholding the **Rule of Law** where all people and institutions within a country, state, or community are accountable to the same laws, including lawmakers and leaders; It is sometimes stated simply as "**no one is above the law**"; **nothing is to be done to the prejudice of the people;**

Statute law is the administrative law to deliver the **Rule of Law;**

Natural law is that of creation which knowingly or unknowingly constrain the material realm of which we are a part;

The **Rules of Equity** are our best expression of natural law as it pertains to human behaviour;

Equity looks on as done that which ought to have been done

Equity will not suffer a wrong to be without a remedy

Equity will not allow a wrongdoer to profit by a wrong

Equity does not punish

Equity is a sort of equality

One who seeks equity must do equity

Delay defeats Equity, or Equity aids the vigilant not the indolent

Equity imputes an intention to fulfill an obligation

Equity acts in personam (i.e. on persons rather than on objects)

Equity abhors a forfeiture

Equity does not require an idle gesture

He who comes into equity must come with clean hands

Equity delights to do justice and not by halves

Equity will take jurisdiction to avoid a multiplicity of suits

Equity follows the laws

Equity will not assist a volunteer

Equity will not complete an imperfect gift

Where equities are equal, the law will prevail

Equity will not allow a statute to be used as a cloak for fraud

Equity will not allow a trust to fail for want of a trustee

Equity regards the beneficiary as the true owner;

Between equal equities the first in order of time shall prevail

Man-made law pertains to human interactions as opposed to the creation under natural law;

Lawful (as in knowingly do no harm) **Governance must be subject to Equity** as is all human interaction; **Governance is created by people** and thereby is **constrained as it cannot have more authority than its creators** who in turn are **subject to natural law**;

4. You, all named and addressed herein have a duty to uphold the **Rule of Law** and are required to make answer and response to Our claim;
5. Your actions and inactions speak for themselves and you will be held accountable;

Equity will not suffer a wrong without remedy. *Montefiori v Montefiori (1762) 1 Black W 363, 96 ER 203*, Lord Mansfield did state "No man shall set up his own iniquity as a defence any more than as a cause of action";

CRIMES ACT 1900 - SECT 249F

Aiding, abetting etc

249F Aiding, abetting etc

(1) A person who aids, abets, counsels, procures, solicits or incites the commission of an offence under this Part is guilty of an offence and is liable to imprisonment for 7 years.

(2) A person who, in New South Wales, aids, abets, counsels or procures the commission of an offence in any place outside New South Wales, being an offence punishable under the provisions of a law in force in that place which corresponds to a provision of this Part, is guilty of an offence and is liable to imprisonment for 7 years;

6. No actions nor rulings are to be, nor can be, **are prohibited** to be, determined without I, Sanchia's consent in any matter pertaining to I, Sanchia and the Sanchia Zietta Romani Estate/ [REDACTED]; to do so is against the law;
7. No authority has been or is given to any agents of any State or other, to administer or manage any affairs of the Sanchia Zietta Romani, Estate, [REDACTED] [REDACTED] nor any other beneficiaries of the Estate; to do so without consent is against the law;

8. The question of your standing as "Agents" for the KYOGLE COUNCIL trading corporation/body politic is perplexing indeed and of lawful question: Under ss220 and 388 of the NSW Local Government Act 1993, local and county councils are 'a body politic of the State' and 'not a body corporate (including a corporation)';

Is a body politic a body corporate?

(1) **A council is a body politic of the State** with perpetual succession and the legal capacity and powers of an individual, both in and outside the State. (2) A council is not a body corporate (including a corporation);

9. The **Australian Government Department of the Prime Minister and Cabinet** states and confirms; "*The **Administrative Arrangements Order (AAO) stems directly from the Constitution. Section 61 of the Constitution places the executive power of the Commonwealth in The King, and provides that it is exercisable by the Governor General. Section 62 provides for the Executive Council, and section 64 provides that the Governor General may appoint Ministers of State to administer such Departments of State of the Commonwealth as the Governor General in Council establishes***".

A minister appointed to administer a department of state is responsible for the performance of functions and duties and the exercise of powers relating to legislation listed in the AAO.

The Governor-General makes the AAO on the advice of the Prime Minister";

<https://www.pmc.gov.au/government/administration/administrative-arrangements-orders>

Parliament of New south Wales, states and confirms on their website <https://www.parliament.nsw.gov.au/lc/roleandhistory/Pages/Electing-the-Council.aspx> that the Electoral Commissioner is responsible for determining the result of periodic Council elections;

10. Are local councils mentioned in the Australian Constitution?

Local government has no legal validity because it is not mentioned in the Commonwealth Constitution. A referendum in 1988 to recognise local government in the Constitution failed;

11. This then brings us to the issue of "**Writs**" being problematic and unlawful;

12. If Agents of the present government, Governors, do not stand under King Charles III, and do not stand under and recognise Prime Minister, Anthony Albanese, **who stands under the Monarch**, then the Hon Gabrielle Upton Minister for Local Government and Agents of the Kyogle Council stand under the/any "colour of law" and are in breach of Section 12 **Crimes Act** 1900 No. 40 (penalty 25 years imprisonment); not lawful and hardly fair on the people to be deceived and be punished as a result of such deceptions examples-lose their properties for not paying "rates" or suffering fines and unlawful court proceedings; also known as fraud;

13. That the Commonwealth of Australia pursuant to the *Commonwealth of Australia Constitution Act* 1900 is the Original Commonwealth for which the law stands-unchanged, encompassing the *Magna Carta* 1297, *Bill of Rights* 1688, *Coronation Oath Act* 1688; **Australia is an English Law country and NOT under any other "colour of law";**

14. **Evidence of invalid Writs**-See Annexure "**A**" (8 pages);

15. I, **Sanchia as a subject of the Commonwealth have now exposed any deception of purported government agents/Council acting under the guise of any "authority or lawful body" or the Original Commonwealth in this matter;**

You, all named and addressed herein are now informed;

16. **You, all named and addressed herein are now required to sign with full names and wet ink signatures, the attached Amicable Agreement that you do not conceal Treason; See Annexure "B";**

17. Recognised and pursuant to the *Public Governance Performance and Accountability Act 2013 (PGPA 2013)*, there are **two Commonwealths**;

Non-corporate Commonwealth entity (NCE)

Non-corporate Commonwealth entities (NCEs) are legally and financially part of the Commonwealth. Examples of NCEs include departments of state, parliamentary departments or listed entities.

NCEs are established under power that comes from the Constitution, usually through legislation and the exercise of executive power. NCEs form part of the executive government, and are accountable to the Parliament. NCEs are subject to the PGPA Act, which further clarifies the financial and corporate governance arrangements of these bodies;

<https://www.finance.gov.au/about-us/glossary/pgpa/term-non-corporate-commonwealth-entity-nce>

Corporate Commonwealth entity (CCE)

A CCE is a body corporate that has a separate legal personality from the Commonwealth, and can act in its own right exercising certain legal rights such as entering into contracts and owning property. Most CCEs are financially separate from the Commonwealth.

CCEs are established through legislation or legislative instrument, and are subject to the PGPA Act, which further clarifies the financial and corporate governance arrangements of these bodies. Some provisions of the PGPA Act applies to CCEs differently to non-corporate Commonwealth entities because of their different legal status, for example the provisions relating to appropriations banking, investments, and use of indemnities;

18. Flipchart of *PGPA Act* Commonwealth entities and companies (191), **Quote**;
“Please note this flipchart is not a legal document”; point being;

Definition-Blacks Law Dictionary; Legal Document; An instrument on which is recorded, by means of letters, figures, or marks, matter which may be evidentially used; and **A legal document** by definition is one that **outlines an agreement between two or more parties** that has been **signed by mutual assent**;

Isaiah 10:1 KJBV 1611; *Woe unto them that decree unrighteous decrees, and that write grievousness which they have prescribed;*

Public Governance, Performance and Accountability Act 2013;

11 Types of Commonwealth entities

There are 2 types of Commonwealth entities:

(a) a corporate Commonwealth entity, which is a Commonwealth entity that is a body corporate; and

(b) a non-corporate Commonwealth entity, which is a Commonwealth entity that is not a body corporate;

Note: Corporate Commonwealth entities are legally separate from the Commonwealth, whereas non-corporate Commonwealth entities are part of the Commonwealth;

There is **no** mutual assent, consent nor signed agreements nor contracts between I, Sanchia with any corporate Commonwealth entities and companies;

It is required that you, as Agents for KYOGLE COUNCIL provide all requisites already stipulated to you on the 03 March 2024 along with the following;

- a) Copies of **Memorandum of Appointment of Local Agent**, Australian Securities and Investment Commission "ASIC" form 418 and **Application for Registration as a Foreign Company** ASIC form 402, all other required accompanying ASIC forms- a requirement of any Agent who works for a foreign Corporation to legally engage in commerce within The Commonwealth of Australia. The Commonwealth of Australia (the corporate Commonwealth) is listed on the US Stock Exchange with the head office listed in Washington DC; See Annexure "C";

It is in your best interests to do your due diligence, and lawfully, and attend to the matter honestly and honourably according to the Rule of Law as a matter of urgency;

We refer to your organisation's handbook "Councillor Handbook" (Foreword by the **Minister** for Local Government, Gabrielle Upton), **1.3 The principles for local government**; to act fairly, ethically and without bias in the interests of the local community; consider social justice principles; consider the long term and cumulative effects of actions on future generations; **ensure their decisions are transparent and that decision-makers are accountable for decisions and omissions**;

<https://www.olg.nsw.gov.au/wp-content/uploads/Councillor-Handbook-2017.pdf>

Isaiah 10:1 KJBV 1811; *Woe unto them that decree unrighteous decrees, and that write grievousness which they have prescribed;*

Should you delay, this only adds to your already unlawful actions in the matter; "time" being the only matter, determinant in all of this-Equity knows no time-and Right will indeed be upheld, if not now, then, in the days ahead;

Agents did indeed make an "**Assumption of Risk**" in that Agents decided upon **their own deliberate decisions and choices**, to proceed in this matter against I, Sanchia, for the **Agency KYOGLE COUNCIL**, supposedly knowing the law and in relying upon your chosen professional, trained in "legal" Agents-your folly **foreseeable**, with no act or failure on the part of I, Sanchia causing or contributing to that folly;

Maxim- *ignorantia juris non excusat*- "**ignorance of the law excuses not**";

"A pretended law made in excess of power is not and never has been a law at all. Anybody in the country is entitled to disregard it" CHIEF JUSTICE LATHAM, HIGH COURT OF AUSTRALIA -1942;

Restore to I, Sanchia what is Rightfully, Legally and Lawfully owing to Sanchia without delay and confirmed in writing to see the matter settled; As an act of goodwill you have until 4pm Monday 18 March 2024;

Regards,

For and on behalf of 'ROMANI, SANCHIA', 'ROMANI, S', 'ROMANI, Sanchia', 'Sanchia Romani', Sanchia Zietta Romani, or 'Sanchia ROMANI' or variations of that name (that has been created/used without my consent), for the said Estate, Sanchia Zietta, Romani;

By 

Sanchia- Sui Juris

UCC 1-308

Consensus facit legem

Subject of the Commonwealth; Claiming all my Rights and Privileges. All inalienable God given Rights, Powers Upheld. Waiving none ever; In my correct capacity as a Beneficiary of the original Jurisdiction. Permission must be sought in all matters of Privity, where mutuality of interest occurs; Errors and Omissions Excepted without recourse-non assumpsit.

Note: I, Sanchia the Author of this Document retain the Right to publicise this Document at any time as to your actions or inactions in this matter and your answers for the public to critique and to see;

Accessorium non ducit sed sequitur suum principale- The accessory does not lead, but follow its principal. Co. Lt 152;

Tyranny Definition; cruel and oppressive government or rule; a state under cruel and oppressive government; cruel, unreasonable, or arbitrary use of power or control;

ANNEXURE "A"

INVALID WRITS - 8 PAGES

This is Annexure marked "A" produced and shown by the woman called by Sanchia for the Sanchia Zietta Romani Estate/ [REDACTED]; evidence of invalid writs;

No Writ exists in accordance with law that a Constitutional Monarchical system demands; as such, all Federal Senators are sitting fraudulently;

MARGARET BEAZLEY AC QC has failed All NSW and AUSTRALIAN Electors at the NSW State Elections; No Writ can be produced as it does not exist in accordance with law, that a Constitutional Monarchical system demands, as NO WRIT was issued by the purported Governor, MARGARET BEAZLEY AC QC, but instead, was only witnessed by the purported Governor, and was Issued by the FORMER Premier Dominic Perrottet;

No writ exists for the NSW Legislative Assembly;

MARGARET BEAZLEY AC and as a QUEEN'S COUNSEL/KING'S COUNSEL, is negligent in Office, by criminally destroying the 21st May 2022 Federal Senate Election and destroying the 25th March 2023 NSW State Election:

A claim made by the purported Governor Margaret Beazley, is that she wished to be recognised by a false claim, claiming on the Record to be a KING'S COUNSEL **before the Coronation of the new King** – His Majesty, KING CHARLES III, His Heirs & Successors, KING OF THE UNITED KINGDOM, 6th May, 2023, at WESTMINSTER, **which followed** the 2023 NSW State Election, without an official ROYAL STYLES & TITLES ACT, to validate her title-KINGS COUNSEL;

Consequently, no court official nor other Government official of the STATE OF NEW SOUTH WALES have any standing;

6 May 2023, Coronation of King Charles

11 September 2022, Governor proclamation King Charles III as King of Australia
<https://www.governor.nsw.gov.au/government-house/proclamation-of-king-charles-iii/>

**Writ for the Election of Members of the
House of Representatives**

COMMONWEALTH OF AUSTRALIA

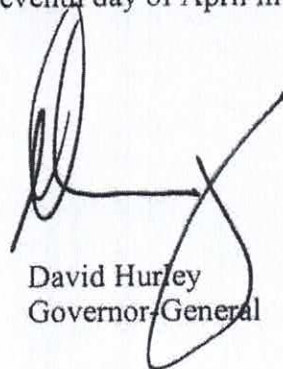
To, **THOMAS JOSEPH ROGERS**, Electoral Commissioner.

GREETING.

We command you that you cause elections to be made according to law of Members of the House of Representatives, for the Electoral Divisions in our State of New South Wales, to serve in the Parliament of our Commonwealth of Australia and we appoint the following dates for the purposes of the said elections:

1. For the close of the Rolls Monday the eighteenth day of April 2022.
2. For nomination Thursday the twenty-first day of April 2022.
3. For taking the poll at the different polling places in the event of the elections being contested Saturday the twenty-first day of May 2022.
4. For the return of the writ on or before Tuesday the twenty-eighth day of June 2022.

Witness His Excellency General the Honourable David Hurley AC DSC (Retd),
Governor-General of the Commonwealth of Australia at Canberra the eleventh day of April in
the year of our Lord Two thousand and twenty-two.



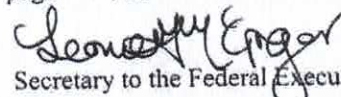
David Hurley
Governor-General

By His Excellency's Command



Ben Morton
Special Minister of State

ENTERED ON RECORD by me, in Register of Patents No. 57 page 26, on 11 APRIL 2022



Secretary to the Federal Executive Council

"A"
p. 1 of 8

WRIT FOR THE ELECTION OF SENATORS

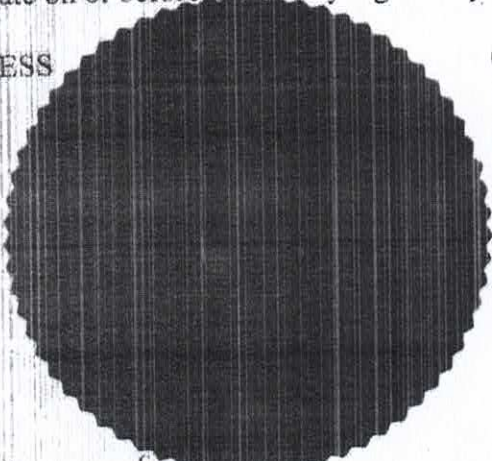
COMMONWEALTH OF AUSTRALIA

To REBECCA ANN MAIN, the Australian Electoral Officer for the State of New South Wales.

GREETING:

We command you to cause election to be made according to law of six Senators for our State of New South Wales to serve in the Senate of the Parliament of the Commonwealth of Australia. And we appoint the eighteenth day of April 2022 as the day for the close of the Rolls. And we appoint the twenty first day of April 2022, at twelve o'clock noon to be the day and time before which nominations of Senators at and for the said election are to be made. And we appoint the twenty first day of May 2022, to be the day on which the poll is to be taken in the event of the said election being contested. And we command you to certify the names of the Senators elected and to return this our writ with the certificate attached to our Governor in and over our said State on or before the twenty eighth day of June 2022.

WITNESS



Our Trusty and Well-beloved, Her Excellency the Honourable Margaret Beazley AC QC, Governor of the State of New South Wales in the Commonwealth of Australia, at Sydney in our said State the eleventh day of April in the year of our Lord two thousand and twenty two.

Governor

Margaret Beazley

By Her Excellency's Command,


11th April 2022.

Premier

Don - 114

Received by me Rebecca Mason

5.39pm 11/4/2012


AEO NSW

Commonwealth of Australia

Writ for a Referendum

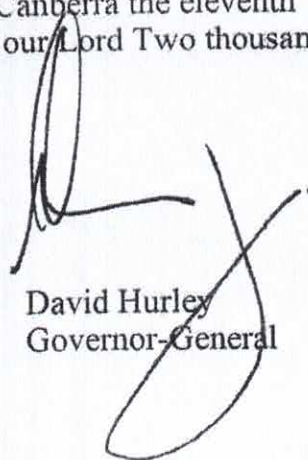
To **THOMAS JOSEPH ROGERS**, Electoral Commissioner.

I command you to cause a proposed law entitled Constitution Alteration (Aboriginal and Torres Strait Islander Voice) 2023 to be submitted, according to law, in each State and in the Australian Capital Territory and the Northern Territory, to the electors who are qualified to vote at referendums.

I appoint the following dates:

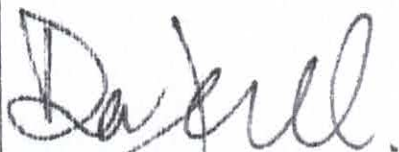
1. For the close of the Rolls: the eighteenth day of September 2023.
2. For taking the votes of the electors: the fourteenth day of October 2023.
3. For the return of the writ: on or before the twentieth day of December 2023.

His Excellency General the Honourable David Hurley
AC DSC (Retd), Governor-General of the
Commonwealth of Australia at Canberra the eleventh
day of September in the year of our Lord Two thousand
and twenty-three.



David Hurley
Governor-General

By His Excellency's Command



Don Farrell
Special Minister of State

ENTERED ON RECORD BY ME IN REGISTER OF PATENTS, NO. 8, PAGE NO. 57, THIS ELEVENTH DAY OF SEPTEMBER 2023



SECRETARY FEDERAL EXECUTIVE COUNCIL



A PROPOSED LAW

To alter the Constitution to recognise the First Peoples of Australia by establishing an Aboriginal and Torres Strait Islander Voice

Contents

1	Short title.....	1
2	Commencement.....	1
3	Schedule 1.....	2

Schedule 1—Alteration of the Constitution

3

8 of 8
"A"
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THIS Proposed Law originated in the House of Representatives, and on 19 June 2023, finally passed both Houses of the Parliament. There was an absolute majority of each House to the passing of this Proposed Law.

D. M. M. A.
Speaker

Clareesa Swales
Clerk of the House of Representatives
20 June 2023



A PROPOSED LAW

To alter the Constitution to recognise the First Peoples of Australia by establishing an Aboriginal and Torres Strait Islander Voice

The Parliament of Australia, with the approval of the electors, as required by the Constitution, enacts:

1 Short title

This Act is the *Constitution Alteration (Aboriginal and Torres Strait Islander Voice) 2023*.

2 Commencement

This Act commences on the day this Act receives the Royal Assent.

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1.7.23
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3 Schedule 1

The Constitution is altered as set out in Schedule 1.

Schedule 1—Alteration of the Constitution

1 Table of contents

- After: Chapter VIII Alteration of the Constitution
- insert: Chapter IX Recognition of Aboriginal and Torres Strait Islander Peoples

2 After Chapter VIII, , ,

insert:

Chapter IX—Recognition of Aboriginal and Torres Strait Islander Peoples

129 Aboriginal and Torres Strait Islander Voice

In recognition of Aboriginal and Torres Strait Islander peoples as the First Peoples of Australia:

- (i) there shall be a body, to be called the Aboriginal and Torres Strait Islander Voice;
- (ii) the Aboriginal and Torres Strait Islander Voice may make representations to the Parliament and the Executive Government of the Commonwealth on matters relating to Aboriginal and Torres Strait Islander peoples;
- (iii) the Parliament shall, subject to this Constitution, have power to make laws with respect to matters relating to the Aboriginal and Torres Strait Islander Voice, including its composition, functions, powers and procedures.

(48/23)

"A"
p. 8 of 8
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AMICABLE AGREEMENT

BETWEEN ALL COURT OFFICERS AND OTHERS IN THIS MATTER

"There is no darkness, nor shadow of death, where the workers of iniquity may hide themselves". Job 34:22

This is a Reported and to be Filed agreement to reveal TREASON

Our prayer is the establishment of a **consolidated social agreement** with your reference to "Transaction Reference"/"Case number [REDACTED], and **Agents at KYOGLE COUNCIL**, in the event this is before a Magistrate or Registrar for all to recognise at law that the element of the Crime of Treason is

"Breach of Allegiance"

Humbly relying on the Blessing of Almighty God let all present or involved, be in thankful **agreement not to conceal Treason**;

Our prayer of agreement in definition is that Our **Allegiance** is to Almighty God, to our Great Nation of Australia and its inhabitant peoples is not to be breached or broken, to do so is Treason; To restore law and order by the Blessing of Almighty God;

Anyone here today **not** in peaceful agreement, speak now or forever hold your peace hereafter;

SPEAK NOW

Those in criminal covert cabal agreement to conceal Treason;

SPEAK NOW

Those in criminal cabal covert agreement **not to expose** Treason speak now and be entered into the 'Judas Book of Crimes';

"The Lord is my light and my salvation, whom that I fear; the Lord the strength of my life of who shall I be afraid"; Psalm 27:1

"My lips shall not speak wickedness, nor my tongue utter deceit; God forbid that I should justify you: till I die I will not remove mine integrity from me"; Job 27; 4-5

Full Name:.....is in Agreement by Acquiescence or

Signature to Not To Conceal Treason;

Please Sign Here:;

Date: (in default of signature acquiescence applies)

"B"

Filing Detail

Search the Next-Generation
EDGAR System

SEC Home » Search the Next-Generation EDGAR System » Company Search » Current Page

Form **EFFECT** - Notice of Effectiveness:

SEC Accession No. 999999995-11-002281

Accepted 2011-07-28 00:15:56	Effectiveness Date 2011-07-27	Reference AccNo 0001341004-11-001517
Documents 1	Registration Form POS AM	

Document Format Files

Seq	Description	Document	Type	Size
1		primary_doc.html	EFFECT	
1		primary_doc.xml	EFFECT	608
	Complete submission text file	999999995-11-002281.bt		1556

COMMONWEALTH OF AUSTRALIA (Filer) CIK: 0000805157 (see all company filings)	Business Address 1601 MASSACHUSETTS AVE NW C/O AUSTRALIAN EMBASSY WASHINGTON DC 20036	Mailing Address
IRS No.: 000000000 Fiscal Year End: 0630		
Type: EFFECT Act: 33 File No.: 333-163307 Film No.: 11991504		
SIC: 8880 American Depository Receipts		
Office of International Corp Fin		

7/10/24, 9:39 AM

Notice of Effectiveness

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION**
Washington, D.C. 20549

Notice of Effectiveness

Effectiveness Date: July 27, 2011
Accession Number: 0001341004-11-001517
Submission Type: POS AM

CIK: 0000805157
Company Name: COMMONWEALTH OF AUSTRALIA
File Number: 333-163307

"C"