

Statement of Evidence to Obtain the Attached Warrant and Place The named Offender in Custody Pending Trial by Grand Jury of his or her piers

- 1. The said Offender is a member of an Unlawful Political Party operating under the Australia Act 1986 without Lawful Authority.
- 2. The Australia Act 1986 was not put to The People by Referendum under 128 of Our Commonwealth Constitution Act 1900 UK and The Commonwealth Constitution 1901 and so is Unlawful.
- 3. There could be no conferral of the States as every State had REMOVED their original Constitutions and REPLACED them with Unlawful Constitutions contrary to 106 of the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901.
- 4. Pursuant to Clause 7 of Our Constitution there was no authority granted by Section 51 ss xxxviii of the Commonwealth Constitution 1900 UK or our Commonwealth Constitution 1901 Ref Page 651 Q & G (b).
- 5. The said Political Parties created the Queen of Australia using the Australia Act 1986 and declared the Commonwealth as a Sovereign Independent and Federal Nation without compliance with 128 of The Commonwealth Constitution Act 1900 UK and The Commonwealth Constitution 1901.

- 6. The Political Parties that the OFFENDERS belong to were Privy to and operated under the Letters Patent proclaimed by BOB HAWKS (PRIME MINISTER) on the 24th of August 1984 by a Fraudulent command of the Reigning Monarch of this country, therefore waging war on the Monarch and Her People.
- 7. In 2020 the Offenders CONSPIRED TOGETHER to form a NATIONAL CABINET without consent of The People by 128 of the Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901.
- 8. This NATIONAL CABINET took control of The People who are The Commonwealth, and put them into SLAVERY BY DICTATORIAL RULE contrary to 268 ss 10, 11 and 12 of the Commonwealth Crimes Act.
- 9. The NATIONAL CABINET set aside the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 again WAGING WAR ON THE Crown and The People who are The Commonwealth of Australia contrary to the 1999 Referendum at which The People voted to retain the Crown and Our Lawful Constitution.
- 10. The OFFENDERS were Warned of THEIR CRIMES on the 7th of January 2019 when a Commonwealth Public Official who Seized the Three Tiers of The lawful Federal Parliament the Unlawful GREEN POLITICAL PARTY CONSTITUTION all of THEIR PURPORTED ACTS and STATUTES and all of the Assets of The People and Crown, The People who are The Commonwealth now Hold all of the above in Adverse Possession under the Crown until the POLITICAL PARTIES prove otherwise Simply THEY CAN NOT.
- 11. Lawful Documents explaining the above Seizure were served on Scott Morrison The Federal Parliament and on the House of Lords England by email and Registered Post.

- 12. The House of Lords per Lord Fowler, the Lord Speaker Accepted the Documents and sent a return email stating they would look into the situation.
- 13. On the 10th of December 2021 The People through Velvet Revolution Served The Lawful Moratorium on every Parliament House in the Commonwealth of Australia, every Governor and The Governor-General ordering them to comply by the 18th of December 2021 to The Will of The People who are the Commonwealth.
- 14. On the 18th of December 2021 Notices were placed on all Public Building belonging to The People who are the Commonwealth, ordering all POLITICIANS and members of the POLITICAL PARTIES to remove themselves from Our Buildings.

| Dated: | |
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| | Signature |
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| | Name |
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Witness