

Details about the Qld constitution transferred from the Flora Newsletter

## **The Queensland Constitution 2001 / The Brigalow Corporation / The Removal of all Ownership Rights in QLD.**

---

- 1.** Queensland Constitution 1867 was reframed 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.
- 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.
- 6.** During the early 1990's all important and relevant Acts were changed and framed, but were adjourned without a definite date of reprinting.
- 7.** On 3 December 2001, the Queensland Constitution 2001 came into being.
- 8.** On this day, this became the "Fundamental Law of QLD".
- 9.** 7 June 2001, all the framed Acts were reprinted and became law.
- 10.** 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.
- 11.** 15 July 2001, The Corporations (Q) Act 1990 (Q) Reprint No 3 created in QLD a Corporate Government. This is known as the Brigalow Corporation.
- 12.** The State of Queensland Australia is registered with the US Securities and Exchange Commissions under No. 0001244818.
- 13.** The Queensland Treasury Corp is registered under No. 0000852555.
- 14.** All Crown land, assets and infrastructure on that land 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.  
**14a.** All Sovereign People are now persons under the Corporation, All persons are chattel ( a piece of property that is moveable).
- 15.** Their land, bank accounts and all items of ownership are now assets under the Brigalow Corporation.
- 16.** The Premier is now the Executive Leader of the Parliament of QLD.
- 17.** All government tiers, including Local Council are now inside the Parliament of the State of QLD.

**18.** The public officials are not public officials of "the Crown" but public officials of "the State" of QLD.

**19.** 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

**20.** 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.

**21.** 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.

**22.** The State of QLD and the Sovereign People of QLD have only Civil and Statute Law in this state.

**23.** As private ownership can not exist under Civil and Statute Law, all private equity and inheritance in the State is now the property of "the State",

**24.** 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 proven their innocence.

**25.** 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.

**26.** Every State in Australia has begun its own "Legal Theft" of the ownership rights of the Australian People.  
Only the People can protect the rights of themselves & their families and stop this.

Apr 15th, 2008 at 11:32 am

---

Just as a matter of interest (and relevant to this topic.)

I have today received a copy of a letter from the Office of the Premier Queensland Government. It reads as follows:-

"Thank you for your email dated ---- concerning claims that the State of Queensland has been removed as a State of the Commonwealth of Australia and common law is no longer recognised in Queensland. I have been requested to reply to you on the Premier's behalf.

The comments in your correspondence have been noted. As these claims are to be considered in a current application before the High Court of Australia, it is inappropriate for the premier to comment at this time.

Again, thank you for bringing your views to the Premier's attention"

Yours sincerely  
Stephen Beckett  
Deputy Chief of Staff