



Committee Secretary  
Joint Standing Committee on Constitutional Recognition of Local Government  
Department of House of Representatives  
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Dear Secretary,

While it is my understanding that Australia has quite a number of serious Constitutional issues, this submission will generally focus on one of the major issues – that government at all levels have been deliberately and deceptively changed into companies and/or corporations.

Here is an overview of the research findings as I personally understand it.

In 1973, the Parliament of Australia used a particular Act to create a research and development arm of the government which they call the Australian System of Government. This ASG removed every common law / constitutional act from its lawful structure inside the Commonwealth government and placed them UNDER the corporate arm, including the judiciary. In 1999 all (without reference to the People), states agreed to a republic inside this arm, created their own constitution for the research and trading called the Australia Act 1986. They then corporatized the whole of the government, every tier, and began selling the country off. Our rights are not found in the courts of Australia which are bound to these government created corporations – hence – we lose. In essence, what Gough Whitlam created in 1973, was a republic in all but name.

Since 1973, the people of the country have not had a government as such, certainly not one that answers to their rights under the Commonwealth of Australia Constitution Act (UK) 1900. What have they done with our Constitution? They have placed it inside a consolidated act referred to simply as The Constitution. Inside that act is the Australia Act 1986 (their constitution), the Westminster Act and our Constitution – all Sealed under the Great Seal of Australia. In simple words, under their control. We have been enslaved.

I think we have been defrauded for the last 40 years, in a progressive theft, so that these entities, who have stolen our rights and our money, can make off with our land as well.

The land mass of Australia is now a business,  
the corporation that owns it is the Australian System of Government,

the board of directors (COAG) consists of the head of each state and the Prime Ministers,  
the trading element is Australian money (which has absolutely no collateral to back it),  
the sweat and labour of the people is the asset base.

This corporate structure has claimed ownership of all land in Australia, including any privately owned land (in a particularly devious manner) borrows money using that land base from the International Monetary Fund and has made the only law in Australia civil / maritime attached to the International Criminal Code of Rome moving the edges of the sea in order to 'cover' Australia in water for the purposes of maritime law.

The People  
are classed in these corporate acts as 'things'  
are being forced to contract to this corporation  
are charged under the Crimes at Sea Act  
have their ownership rights removed under the Foreign Acquisitions Act.

Upon enquiry, I have found the ABN for the Western Downs Regional Council to be 912 32 587 651.

I have found the ABN for the Australian Electoral Commission to be 21 133 285 851 and the Electoral Commission of Queensland has ABN 69 195 695 244.

I have found the ABN for the QUEENSLAND STATE GOVERNMENT to be 75 818 456 675.

Branches of the government – previously departments, are now corporations e.g. Customs now has the ABN – 66 015 286 036 and IP Australia (formerly the Patents Office) has the ABN 38 113 072 755.

Even the Federal government has set up shop as a corporation with the title "COMMONWEALTH OF AUSTRALIA" ABN122 104 616 and also listed on the American Securities Exchange Commission No. 000 080 5157,

**This means that governments at various levels have been morphed into companies and/or corporations.** This would mean they no longer operate under Common Law but solely under statutory law and/or laws contained within the Companies Charter. **This is a major legal & fundamental change and can only occur with the consent of those governed i.e. the people of Australia. This consent has never been given.**

**Additionally, all corporations/companies have shareholders. In this case, just who are they??**

How does this relate to the Constitutional Recognition of Local Government?

Given that the real Australian Constitution has been progressively sidelined or ignored to pursue an agenda that removes power from the people and accords more power to various levels of government, I am quite amazed that there is a sudden need to recognise local council from a Constitutional point of view. I can only conclude that this move is another in a series of moves to add further control over the people, perhaps this time at more of a local level. Local councils have already overstepped the mark in terms of widening their jurisdiction over matters that were previously left to

individuals. This will surely increase should local councils gain pseudo-State status. Local councils are not and have never been local government.

One must also question the motive for this move. As stated above, Australia has only a de facto government, not in line with the original Constitution. This issue should be rejected that basis alone. The real issue should be to restore correct and lawful government rather than continue to place more control over people.

Thus, I believe that the Constitutional Recognition of Local Government should be abandoned and the Joint Select Committee recommend that steps be taken to allow the people to regain their sovereignty above government rather than be assigned a subservient role below government.

Should this issue continue to the point where local councils are accorded powers outside their true role in the real Australian government, this would provide further confirmation that the present government is not the government of the people of Australia but is following its own direction.

Yours sincerely,

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