



73 PATEENA ST
STAFFORD Q 4053
14-5-09

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LEGAL CONSTITUTIONAL and
ADMINISTRATIVE REVIEW COMMITTEE

PARLIAMENT HOUSE, GEORGE ST. BRISBANE Q 4000.

Dear Sir,

I cannot see any need for a Preamble to the Qld. Constitution presented on Island Day, 6th June 2002 by the then Premier P. Beattie — a Constitution that he maintained was NOT a new one but a "collected together & easier to understand one" which (according to my copy of the relevant HANSARD NOVEMBER 2001 (Second Reading) in which he stated "this Constitution will lead us into a Republic" — thus refusing to accept the WILL of the People when the great "No" vote in the whole of Australia (& particularly Qland) surfaced in "1999 Referendum".

Is not this Constitution of 2002 a STATUTE LAW Constitution instead of the COMMON LAW one that it replaced? (I wrote to P. Beattie about this!) Therefore, as the late Ex-Senator of Qld, GLENNISTER SHEIL wrote at the time, "Queenslanders should have been given a Referendum at the time, on whether or not to accept such a Constitution!"

Now the Brigalow Incorporation INC. which was also passed (& also unknown to us at the time) apparently has "taken over" the Queensland Govt? — to the extent of our loss of Property Rights to this Incorporation, and has even changed our Common Law Rule of "INNOCENT until PROVEN GUILTY" ? WHAT ELSE??

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If this is so, how can we still be FREE and EQUAL CITIZENS under the Commonwealth Constitution and ITS LAWS, as this Queensland SUBMISSION "REMINDS us" that we are? We cannot be under both STATUTE AND COMMON LAW because to me they are contradictory.

NO! no separate preamble for Queensland!

My Will is that we return in Queensland to our "COMMON LAW STATUS" UNDER the COMMONWEALTH CONSTITUTION and its PREAMBLE "... whereas the people of N.S.W., VICTORIA, STH AUSTRALIA, Queensland & Tasmania, humbly relying on the Blessing of Almighty God, have agreed to unite in ONE INDISSOLUBLE FEDERAL CONSTITUTION under the CROWN of the United Kingdom of Gt. Britain & Ireland, & under the Constitution hereby established". (West Australia also joined this Commonwealth Constitution after quickly completing their relative decisions).

May I please question the place of the GOVERNOR of Q'land after watching the VIDEO showing the school children that help "RUBBER STAMPS" Parliamentary Bills presented — no evidence of him/her reading to "digest" their content? I understood the Governor was representing our "Crown" & therefore "checking" Bills presented to ensure each abided by the Constitution. I have both the VIDEO & the DVD presented to schools (?) which show otherwise?

I have many Aborigines as friends (started in my DAYS AT school) and consider that we are all AUSTRALIANS together — as GRASS-ROOTS ABORIGINES BELIEVE — according to REV. CEDRIC JACOB M.B.E. FULL-BLOOD ABORIGINAL.

MRS. J.E. MILLIKEN
(87 year old GREAT-GRANDMOTHER) (OVER)

People's Mandate

To my State Member

IT IS MY WILL that starting immediately, with full implementation prior to the next State Election, you instruct this government to:

1. Remove the Queensland Constitution 2001 and return Queensland to the authority of the Australian Constitution and the Federal Government.
2. Remove the Brigalow Corporation government and restore Queensland to the structure of a State government under the Australian Constitution and the Federal Government.
3. Remove the Governor from the role of Parliamentary Secretary and return her to her position as the Representative of the Queen, under which she declared her oath of allegiance.
4. Do not honour any documents signed, validated and sealed by the Governor in her role as a Parliamentary Secretary since her removal from the Constitutionally lawful position of Governor of Queensland
5. Return all acts, rules, regulations, statutes and any/all such documents to the status they held prior to the implementation of the invalid/unauthorised Qld. Constitution 2001, and that the changes that have been made to these documents, to bring them into line with the Brigalow Corporation's preferred status, be rendered null and void, thereby allowing these documents to reflect their original preparation when Queensland recognised the Australian Constitution and operated under the Federation of Australia.
6. Return the Judiciary to its appointed role under the Australian Constitution and restore the Separation of Powers and Common Law as protected under the Constitution of Australia.

MY WILL is that the above commence immediately and fully implemented within the current term of government and that I be kept informed on a regular monthly basis.

I, Joyce E. Milligan, a sovereign ~~man~~/woman of the Commonwealth of Australia, acting within my full capacity, hereby express MY WILL and do MANDATE that the Government of the STATE OF QUEENSLAND acknowledge and respect my inalienable rights under the Australian Constitution.

Yours Faithfully...

Joyce E. Milligan (MRS) 87 YEARS OLD

Address:

73 PATEENA ST
STAFFORD QLD 4053

Date:

14th MAY 2009

"A law in excess of the authority conferred by the Constitution is no law; it is wholly void and inoperative; it confers no rights, it imposes no duties; it affords no protection."

"Annotated Constitution of the Commonwealth of Australia"
Quick and Garran.