

Wyatt James [Wharton]©
5, 14 Fermont Road
Underwood
Colony of Australia 4119

DATE: 10th of November Two thousand Fourteen.

Her Most Excellent Majesty
Queen Elizabeth the Second
Buckingham Palace
London SW1A 1AA, United Kingdom

c.c Attn: His Eminence Justin Welby
Archbishop of Canterbury
Lambeth Palace,
London, SE1 7JU

c.c His Excellency General the Honourable Sir Peter Cosgrove AK MC (Retd)
Government House
Dunrossil Drive
YARRALUMLA ACT 2600

c.c International Common Law Court of Justice Brussels
[via the Sheriff, Western Australia]

NOTICE OF LAWFUL REBELLION

Chapter 61 and 62 Magna Carta 1215 &1297

Your Majesty,

I, Wyatt James [Wharton]© a living man, made up of flesh where the blood flows and with a soul, a Sworn Notarised Commonwealth Public Official registered with the Archbishop of Canterbury serve upon you NOTICE OF LAWFUL REBELLION per Chapters 61 and 62 of the Magna Carta of 1215 and 1297 as faithfully reproduced below under the Universal maxim of law that Notice to Principal is notice to Agent, Notice to

Agent is notice to Principal on behalf of myself and my fellow Australians at home and abroad:

“61. Inasmuch as, for the sake of God, and for the bettering of our realm, and for the more ready healing of the discord which has arisen between us and our barons, we have made all these aforesaid concessions,--wishing them to enjoy for ever entire and firm stability, we make and grant to them the following security: that the baron, namely, may elect at their pleasure twenty five barons from the realm, who ought, with all their strength, to observe, maintain and cause to be observed, the peace and privileges which we have granted to them and confirmed by this our present charter. In such wise, namely, that if we, or our justice, or our bailiffs, or any one of our servants shall have transgressed against any one in any respect, or shall have broken one of the articles of peace or security, and our transgression shall have been shown to four barons of the aforesaid twenty five: those four barons shall come to us, or, if we are abroad, to our justice, showing to us our error; and they shall ask us to cause that error to be amended without delay. And if we do not amend that error, or, we being abroad, if our justice do not amend it within a term of forty days from the time when it was shown to us or, we being abroad, to our justice: the aforesaid four barons shall refer the matter to the remainder of the twenty five barons, and those twenty five barons, with the whole land in common, shall distrain and oppress us in every way in their power,--namely, by taking our castles, lands and possessions, and in every other way that they can, until amends shall have been made according to their judgment. Saving the persons of ourselves, our queen and our children. And when amends shall have been made they shall be in accord with us as they had been previously. And whoever of the land wishes to do so, shall swear that in carrying out all the aforesaid measures he will obey the mandates of the aforesaid twenty five barons, and that, with them, he will oppress us to the extent of his power. And, to any one who wishes to do so, we publicly and freely give permission to swear; and we will never prevent any one from swearing. Moreover, all those in the land who shall be unwilling, themselves and of their own accord, to swear to the twenty five barons as to distraining and oppressing us with them: such ones we shall make to wear by our mandate, as has been said. And if any one of the twenty five barons shall die, or leave the country, or in any other way be prevented from carrying out the aforesaid measures,--the remainder of the aforesaid twenty five barons shall choose another in his place, according to their judgment, who shall be sworn in the same way as the others. Moreover, in all things entrusted to those twenty five barons to be carried out, if those twenty five shall be present and chance to disagree among themselves with regard to some matter, or if some of them, having been summoned, shall be unwilling or unable to be present: that which the majority of those present shall decide or decree shall be considered binding and valid, just as if all the twenty five had consented to it. And the aforesaid twenty five shall swear that they will faithfully observe all the foregoing, and will cause them be observed to the extent of their power. And we shall obtain nothing from any one, either through ourselves or through another, by which any of those concessions and liberties may be revoked or

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diminished. And if any such thing shall have been obtained, it shall be vain and invalid, and we shall never make use of it either through ourselves or through another.

62. And we have fully remitted to all, and pardoned, all the ill- will, anger and rancour which have arisen between us and our subjects, clergy and laity, from the time of the struggle. Moreover have fully remitted to all, clergy and laity, and--as far as pertains to us--have pardoned fully all the transgressions committed, on the occasion of that same struggle, from Easter of the sixteenth year of our reign until the re-establishment of peace. In witness of which, more-over, we have caused to be drawn up for them letters patent of lord Stephen, archbishop of Canterbury, lord Henry, archbishop of Dubland the aforesaid bishops and master Pandulf, regarding that surety and the aforesaid concessions.”

1. No Government within Australia is lawfully instituted government of the people by the people, they are a foreign corporation acting in USUFRUCT of the de Jure and,
2. No agency of any government within Australia is of the de Jure they are subsidiary companies of those in USUFRUCT and,
3. No court within Australia is of the de Jure, they are subsidiaries of those companies in USUFRUCT of the de Jure and,
4. No Governor or indeed the Governor General have taken the correct Oath according the Schedule of the Commonwealth of Australia Constitution Act 1900 UK/PGA and,
5. The Commonwealth of Australia Constitution Act of 1901 was fraudulently Proclaimed and Gazetted and,
6. No Letters patent have been issued by the Crown since the 9th of July 1900 during Her (late) Majesty Victoria’s Reign and,
7. Australia is still therefore a Colony of the United Kingdom and,
8. Persons in USUFRUCT of the de Jure are personating Elected officials of Government, Administrators and staff of Government, Police and law Enforcement Officers, Judicial Officers and indeed the Judiciary and,
9. Such is the level of corruption within Australia daily acts of Sedition and Treason are being committed ~~daily~~ against the Crown and the people and,



Madam has been made aware of these issues by several people in the past and has failed to act, it is unfortunate that the situation has come to me compelling Your Majesty to act by Notice under Magna Carta.

Madam, your Commonwealth Public Officials having taken up their positions by claim of Right and having sworn the correct Oath are like you, being usurped however we are many and stand at your Majesty’s command.

However madam, you are cautioned and you are required to act to reject and remove those in USUFRUCT or face charges of High Treason and Rebellion and the loss of the Commonwealth.

In today's times news of this Notice is sure to spread throughout the Commonwealth swiftly, I therefore humbly request for the sake of peace and serenity within the Commonwealth that you act just as swiftly.

Sincerely,

Man. Wyatt James [Wharton]©
H.M Commonwealth Public Official

JENNIFER LESLIE WILLIAMSON
NOTARY PUBLIC
4 KIANGA STREET GRACEVILLE
QUEENSLAND AUSTRALIA
MY COMMISSION DOES NOT EXPIRE

Notary Name:

Signature:

Date:

10th November 2014. Wyatt James Wharton appeared before me Jennifer Leslie Williamson Notary Public and produced photo ID Queensland Drivers Licence No 029 057570 and signed his name on this document in my presence.

Seal:

