## **UNCLASSIFIED**

Dear Mr Dickson

I refer to your further questions below, following on from the decision issued to you on 5 July 2018 for the FOI matter FOI18/080.

The department has nothing further to add to the information provided to you in that letter.

Yours sincerely

FOI Case Manager

Freedom of Information and Parliamentary Section Strategy and Governance Branch | Attorney-General's Department T: (02) 6141 6666 | E: foi@ag.gov.au From: Darren [mailto

**Sent:** Sunday, 8 July 2018 12:00 AM

**To:** FOI Requests **Subject:** REQUEST

Dear Office of the Attorney General,

Thank you for your response referenced as FOI18/080.

In response,

I request the identity, whether by document or instrument, of any Commonwealth laws made by the Parliament of the Commonwealth under the Constitution, which are binding on the courts, judges, and people of every State and of every part of the Commonwealth since October 19th 1973, I do not seek laws made by the Parliament of Australia, but only laws made by the Parliament of the Commonwealth under the Constitution exclusively.

I request the identity of the Parliament of Australia's power to change the name of the Parliament of the Commonwealth to that of the Parliament of Australia outside of s128 the mode to change the constitution and operate outside of the requirement for the Parliament to be a Commonwealth Parliament.

Thank you for your offices conformation that the Queens role within the Commonwealth Constitution is entrenched, Covering Clause 2 provides the Queen within the Commonwealth Constitution is to be an heir and successor within the Sovereignty of the United Kingdom and as a result of your offices information that the Queen of Australia is but a successor, I request the location of the fundamental principal you office provided regarding the Queens role within the Constitution as the Queen of Australia outside of the entrenched requirement found at covering clause 2 to be an heir and successor within the Sovereignty of the United Kingdom.

I request the identity of the monarch the Queen of Australia succeeded from in 1973 to become the Queen of Australia that meets the requirements of covering clause 2 that confirms your offices claim Queen Elizabeth is a successor within the Sovereignty of the United Kingdom.

I request the location of the Office of Queen of Australia that is within the Sovereignty of the United Kingdom as per the qualification and requirement found at covering clause 2 of the Commonwealth Constitution Act. 'Where can this office be contacted?'

Please I don't require an ongoing commentary plucked from the Constitutional Commission Reports of 1988 as I have read the reports. Within the included attachment you will see the origin of the parliaments attempt to operate outside of the Commonwealth Constitution under an alternate parliament and that the term Australian Parliament is used where ever legally possible.

If the Queen of Australia meets the requirement and qualification found at covering clause 2 to be an heir and successor, why has the Constitutional Commission written proposed Bills to acknowledge the Queen of Australia within the Commonwealth Constitution if she meets the qualifications? If the Queen of Australia was an heir and successor within the Sovereignty of the United Kingdom the changes sought are not required to recognise the Queen of Australia so as to be an heir and successor within the Sovereignty of the United Kingdom. the Bill attempts to change the term "In the Sovereignty of the United Kingdom" to the "Sovereignty of Australia", evidencing the Queen of Australia is not within the Sovereignty of the United Kingdom as required.

Please address the requirements the Queen of Australia fails to meet at covering clause 2, to be that within the Sovereignty of the United Kingdom as entrenched.

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Regards,

Darren.

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