To ALL “Australian” State, Territorial and Federal Ministers / Administrators / Governors,

This corporate government of which you belong is sitting unlawfully, deceiving its servants, us the Australian people, and is causing injury, harm and death. We, the people, know that this is wrong and that it needs to change. We want the restoration of the original constitution, which was set up to protect us, the people, and the original tribal nations to be acknowledged as the true sovereigns of this country.

In 1973, the Australian Government attempted to remove the Crown from the Commonwealth of Australia, and what resulted was the creation of a corporation fraudulently masquerading as the Government of Australia. ***[****The entity known as “Australia” was registered in 1973 at the Security Exchange Commission (SEC) in Washington DC, CIK #: 0000805157, as well as two new entities, the “Parliament of Australia”, and the “Queen of Australia”]*.

Therefore no-one in this quasi government has been sworn in under the correct oaths as specified in the original 1900 Commonwealth of Australia Constitution Act s 42, where it states “*Every senator and every member of the House of Representatives shall before taking his seat make and subscribe before the Governor-General, or some person authorised by him, an oath affirmation of alliance in the form set forth in the schedules in this constitution*” SCHEDULES; Page 87

OATH.

I, A.B. do swear that I will be faithful and bear true alliance to Her Majesty Queen Victoria Her heirs, and successes according to law. SO, help me God.

AFFIRMATION.

I, A.B. do solemnly insincerely affirm and declare that I will the faithful and bear true alliance to Her Majesty Queen Victoria, Her heirs, and successes according to law.

(NOTE-- The name of the King or Queen of the United Kingdom of Great Britain and Ireland for the time being is to be substituted from time to time.)

Despite the only change allowed being the name of the King or Queen, not their title, the oath was changed to swearing allegiance to a “Queen of Australia” in 1986, when an attempt was made to insert this into the constitution, through the Australia Act. However, this act is null and void, as the referendums that the Queensland, Western Australian, and New South Wales State Constitutions required for this to happen, did not occur. This means it is in violation of section 109 of the Commonwealth Constitution 1900 UK. The High Court of Australia in the case Attorney-General (WA) v Marquet [2003] in paragraphs 204 to 214 agrees that The Australia Act 1986 is invalid.

Ex High Court Judge, Sir Harry Gibbs stated:

“we, therefore, have come to the conclusion that the current legal and political system in use in Australia and its States and Territories has no basis in law.”

“…whenever any form of government becomes destructive of these ends, it is the right of the people to alter or to abolish it, and to institute new government.”

In Oct 2015 Senator Bill Heffernan stated he had a police list which named 28 prominent people, including a former prime minister, as suspected paedophiles. To date the Australian Government, have 38 suspension orders in place for alleged paedophiles, for periods of up to 89 years. This is illegal: and is a toxic sickness that must be eradicated.

We unite as one people to dissolve this quasi government, which are committing fraud and treason, death, injury and harm to the people and the land they are supposed to be serving. It must be dissolved immediately, and an honourable government be put in its place, reinstating the original 1901 Constitution, which is for the people, and the Tribal nations be acknowledged as the true Sovereigns of this land.

Full Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature: Date: