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C O P Y

06th August 2013

Her Excellency Ms Quentin Bryce AC
Governor-General of the Commonwealth of Australia
Government House
Dunrossil Drive
YARRALUMLA ACT 2600
Australia

Your Excellency,

RE: Federal Election September 07th 2013

We note that you have authorized an election for the Parliament of the Commonwealth of Australia, to be held on the 07th September 2013, under your authority as Governor-General appointed by authority of Letter Patent of the Queen of Australia.

In the interests of our citizens, who may be involved in the election, we feel the necessity to raise with you the following:-

1. In The Schedule, Statute of Westminster 1931, it states:-

Section 4. *“No act of parliament of the United Kingdom passed after the commencement of this Act shall extend, or be deemed to extend, to a Dominion as part of the Dominion, unless it is expressly declared in that Act that that Dominion has requested and consented to the enactment thereof”.*

Our concern relates to the following U.K. Acts:-

- A) The U.K. Act of 1948, effective on 1st January 1949, taking the British Subject status off all people in the U.K. colonies.
- B) The U.K. Act of The Royal Style and Titles Act, following a reputed meeting in the U.K. of various governments.
- C) The Australia Act 1986, severing Constitutional ties between the U.K. and the Commonwealth of Australia.

These Acts as specified, under sections A, B and C above, effected in the U.K., never had a “Request and Consent”, as required by The Statute of Westminster 1931 adopted 1942. Nor was it specified in the related U.K. Acts that a Request and Consent had been made.

Therefore it is very apparent that such U.K. Acts do not legally apply upon the Dominion, The Commonwealth of Australia.

Anyone deeming that such a Request and Consent had been duly made in accordance with the required law would be making a false statement.

It is clearly apparent that the Commonwealth of Australia governments failed, in each related Act, to comply with the Constitutional requirement of Australia to effect the necessary procedure by which a Request and Consent can be agreed to, or denied, by the Constitutional Parliamentary electors of the Commonwealth of Australia.

We find difficulty in believing that the various Parliamentarians or Governments of the Commonwealth of Australia, as well as the various Governor-Generals of the Commonwealth of Australia were unaware of these afore stated requirements in respect of such Acts.

In respect to the afore we invite your opinion as to any inaccuracies specified. Failing to receive any acceptable opinion of a difference in relation to the afore then the following may apply:-

- D) Any election held for the Parliament of the Commonwealth of Australia, under the authority and acts which are legally nullities in law, and of no legal effect, is thereby equally a nullity in law.
- E) That wherein the electors of Australia might become aware of the deprivation of their Constitutional rights, by the various Governments of the Commonwealth of Australia and the various Governor-Generals of the Commonwealth of Australia, this could possibly cause them to have “Contempt of the Governments and Parliamentarians of the Commonwealth of Australia”.
- F) They may also be caused to have contempt of Her Majesty, Queen Elizabeth II, as Queen of Australia.
- G) Where any such contempt of Her Majesty, Queen Elizabeth II should arise as a result of the afore matters, by the electors of the Commonwealth of Australia, then all those who have caused such contempt to exist, and all those who abet such issues causing such contempt so specified, are all guilty of an “Offence in Law for causing Contempt of the Queen, Sovereign”.
- H) We did specify in our previous communication to you, regarding Her Majesty, Queen Elizabeth II, that she may have to return to Australia and issue decrees to rectify the false and unlawful legal issues which do exist within the matters of the administration of the Commonwealth of Australia. But there appears to have been no interest in making any corrective action, for no advice in respect of such has ever been received.
- I) This situation could affect major claims by major institutions of commerce in Australia, where all such acts of the parliament of the Commonwealth of Australia, effected and Proclaimed by Governor-Generals of the Commonwealth of Australia, are by all legality, nullities in law.
- J) We would like to witness positive actions to be done by all who are thus involved to correct the existing false legal situations and in so doing gain the trust of the people of the Commonwealth of Australia and its electors.
- K) It may also be held that any person who takes part in such election, who is aware of the legal situation, may be held also to have abetted such offence.

We await your reply.

Yours truly,

C O P Y

HRH Prince Leonard
Sovereign
Principality of Hutt River

cc: Hon. Kevin Rudd, Prime Minister of the Commonwealth of Australia
Hon. Tony Abbott, Leader of the Opposition, Commonwealth of Australia