



3rd September 2007

Dear Senators

Further to my statement made at the Senators inquiry at Noosa on the 30th August 2007, I would like my submission to inform you of the letter that I have compiled for Her Majesty Queen Elizabeth II and the Governor of Queensland. The aforementioned letter will be forwarded this week.

2nd September 2007

Your Majesty.

I write to you again in regards to the on going doctoral ways of the said Beattie Government over here in Queensland.

I feel it is necessary to inform you of the sequence of events, so that you will better understand how the Beattie Government have abused and violated the constitutional well being of this beautiful state and country.

Sometime back the Beattie Government passed a bill whereby allowing for the construction of a dam at the location of Traveston better known as the "Traveston Dam".

When this said bill was introduced there was absolute condemnation through out the population of Traveston and the surrounding area and beyond. The main reason being is that the dam would flood prime agricultural land of which is in short supply due to the on going drought. This fact alone and along with others outweighed any long term benefits that the dam was meant to deliver for the populus of Brisbane. We in the local area have surfactant water as of this date.

There are other issues to numerus to mention. However the Beattie Government coped such a barrage of discontent, that he could see that he would have to cope with a rerun of the same, and more, if he allow the recent bill that covers the amalgamation of certain councils throughout the state, to sit on the "Parliamentary Table" for the now watered down period of 13 days, he knew, that this would have placed, the Governor of Queensland in an unenviable situation, whereby she could not have assented to the above bill, thereby killing, it dead in the water.

That all being said the premier therefore enacted the powers of whatever he needed for his Government to ram the bill through parliament where by in effect bypassing the effective due process of the parliamentary table and the Governor. Of which our forefathers put into place to protect not only our constitutional rights and privileges but also our common law rights.

Now bearing in mind what the Government coped over the dam issue, this makes his action over the amalgamation bill a premeditated act of skulduggery on his behalf and through theses actions he has once again exposed his dictatorial ways through the abusive use of the "Parliamentary Powers". Has my dad would of said, the likes of which only want democracy when it suits them.

This however highlights how the governments have wick led down the strength of our constitution acts to a point of uselessness, but with out actual breaking any of the acts because the time period of the parliamentary table is I believe not written in to any act specifically but sits along side, this however makes it an iatrical part of the acts.

An analogy of the above, is a liking to the spare wheel of a motor vehicle, in so much, that it has no bearing on the running of the vehicle, what soever, but when one needs it, it can become a live saver, now imagine the air pressure of the tyre equating to the time frame of the Parliamentary Table, now there is such little time left that the tyre is now basically flat, rendering it useless and redundant along with the said vehicle. The irony of this thou, is the fact

that the act has not been broken yet the parliamentary workings and the strength of our democratic system is well and truly poxed. Pardon my French.

That all being said, this then puts myself in something of a dilemma, in so much, has what would be the best cause of action to take so has to dissolve the Beattie Government and repeal the resent amalgamation act.

Am I best to pursue the powers of your self and the Governor to enact the "Powers of a rogue Parliament" or do I just keep on digging until I find a loop hole in history that would in effect stripe him of his Parliamentary position. However one such finding could possible have far more reaching consequences than one would care to imagine.

I take this time to thank you for your time and consideration.

In God we pray.

Yours Sincerely

Mr James Edwin Hopkins..

Further to the above please find enclosed a petition that I started last Friday 31st August 2007 of which shall futher cover the sunshine coast and beyond.

My contact number is [REDACTED]

Thanking you for your participation and consideration.

Yours Sincerely

Mr James Edwin Hopkins.

To: Her Excellency Ms Quentin Bryce, AC
Governor of Queensland
Street Address: 168 Fernberg Road, Paddington
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email: govhouse@govhouse.qld.gov.au



This petition of the residents of Queensland draws to the attention of the Governor of Queensland to:

The undemocratic abolition of local councils, through the dictatorial abuse of "Parliamentary Powers" by the Beattie Government. In doing so has taken away our memorial rights as covered by common law and thereby relinquishing the private rate payers ownership of the shires by stealth. Ones rate notices becomes a share certificate of ownership once it is paid in full and is therefore enshrined in corporate law and common law.

Your petitioners therefore ask/request the Queen and Governor to "Pro rogue the rogue Government of Queensland" over the above matter and to repeal the recent act that covers the "Forced Amalgamation of local councils".

Principal Petitioner: Mr James Edwin Hopkins

174 Signatories to the petition.