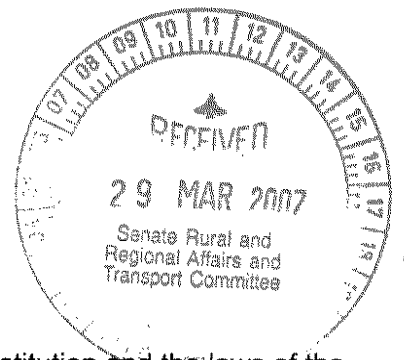


The Secretary
Senate Rural and Regional Affairs and Transport
Parliament House
Canberra ACT 2600



Submission to Senate Enquiry on Fresh Water

I am an Australian citizen with loyalty to the Australian written Constitution and the laws of the Commonwealth. The Governor-General is appointed by the monarch of Australia to ADMINISTER and GOVERN the Commonwealth of Australia. The Australian Parliament which the Governor-General is one complete part (non elected) and made up of a Senate 12 persons elected from each State (Senate Electorates) which is another complete part. A House of Representatives elected from electorates of approx 90000 Australian Voters which is another complete part.

The Australian Parliament (is made up of 3 distinct sections) is obliged as instructed by the Constitution to **create all the Legislation necessary for the whole of the Australian land mass and all Australian Peoples needs.** The elected Senators and Representatives and the appointed Governor-General cannot change any wording in the Constitution by any legislation or policy. that is a mandate held only and exclusively by the collective mass of the Australian people as spelt out in the last instruction no 128 of the Constitution.

Australia is not constitutionally governed mainly by the fault of the successive Governor-Generals appointed and by the insistence of parties, groups, gangs or whatever one may wish to call these private annual fee paying membership clubs that individuals choose to join, at their own free will and then as a club, party, etc choose to dictate instead of represent, after being elected, by and for Australian citizens.

On the subject of fresh water for personnel use, animal, needs, approved irrigation needs, industry needs, etc.

1. Within the mess mash of laws and regulations to building codes that exist largely courtesy of the states who don't have any individual legislative power and also courtesy of the failure of Governor-General who is the one person of authority to execute and maintain the Australian Constitution and the laws of the Commonwealth as written.
2. Within these laws, regulations and building codes which are not uniform, as the Constitution instructs for all Australians no matter where they may choose to reside in Australia at any time of their own choosing. There is a complete mess of loose ends not provided for by approximately 9 major bodies and a multitude of semi-official councils adding to the total confusion. Is it any wonder Australia internally is operating on confusion.
3. Commonsense should prevail but amongst wasteful ignorant people that is difficult to achieve for example. It is deemed essential that toilets be included in all buildings be they homes, work places, sports facilities, parliament houses etc etc. Therefore it is just as essential to have instant harvest of rainwater attached to each roof area (taking a home roof) a 10,000 litre capacity and if sized for larger roof areas. The government or council operated reticulation system would probably suffer a drop in usage very soon of approximately 50%, thus a drop in revenue of sale of 50%. Many items have a dire need to supply more so as the sole profit is greater, that in many instances is the illogical thinking. The Australian public are used as milking cows for money by their elected representatives in most instances. To digress some councillors in my area are saying that they should be full time, **paid more**, and then they would **perform better**. Does the size of the pay packet denote greater wisdom.
4. **The reticulated water supply should be a back up only to the property storage supply.**
5. There is a need for uniform legislative steps to make this happen. **The clock can't be turned back.** All existing building Australia wide should be **lawfully required** to provide water storage in the form of tanks as soon as possible, but at least in 3 years otherwise the reticulated supply will be turned off. A person would find it difficult to go 3 days without water, but they will need a push or pressure to provide for themselves that is the need for legislation, do it or else. **Harsh words** but 50% of Australian need to face reality that's why the pressure and push is needed. Also the profit making effort would suffer, **but needs to be accepted.**
6. Because 80% of Australia's population choose to live within 50km of the ocean or a tidal river. A smaller reticulated salt water system could be considered as a necessity to flush toilets and fill swimming pools and any other use that ocean water could be of use. Plastic copper and brass fittings don't seem to mind salt water and toilets, urinals, pools etc don't need fresh water to operate.

That would save a further 15% to 20% of fresh water.

7. These simple commonsense water storage and salt water usage could be relatively an instant start to making a difference, on what is said to be the driest continent on the planet. Keeping in mind that this is supposed to be the worst drought in Australia's history (as said by media and others) which maybe an add-hoch statement of utter rubbish. White settlement in Australia has just passed its 219th birthday with possibly only about 100 years of keeping any records, is not a very long history. When on the other hand the same so called authorities have said aboriginals have inhabited Australia for 20,000 years, they kept no record of drought or anything else, so any thinking person could consider what is being said about the drought is just a wild guess.
8. All authority from the Governor-General down to elected personnel in each of the 3 tiers of governance, we Australians have allowed to be bestowed on ourselves, **have been caught with their pants down**, so to speak. We have elected people with self ambitions, and not elected independently thinking representatives (statesperson like) for their people who put them in place to represent us The Australian People. These club, party, gang, types are the self ambitious ones, who dictate to us. Rule by their own policy and club constitutions instead of abiding completely by the ultimate document The Australian Written Constitution, have forgotten the prime reason what they are paid to do. **That is REPRESENT US** we pay them to do this duty.
9. **Therefore Australia is unconstitutionally governed in most aspects.**
10. The Democratic principle of rule for Australia and Australians should be Quote **The Administration of the affairs of Australia, as one whole nation, within the conditions and instructions of the Australian Written Constitution, to produce the specific results, that the Australian people request end Quote.** That would produce Constitutional governance for Australia.
11. Australians whether they know it nor not have a mess on their hands when at least 98% of Australians would know little or nothing about their own Constitution therefore ignorant of their Constitution which also indicates a **don't care attitude**, they are easily manipulated by clubs, parties or gangs. **Ambitious self interested people.** Australians with this attitude scream the loudest as soon as anything goes wrong, **when it is their own fault**, for not taking an interest and not being informed after all they mostly each have been at least taught to read and write and add. But can **they, or will they** gain knowledge and be self taught and **above all think clearly about what is going on.**
12. I would appreciate an invite to be questioned on what I have sparsely covered. But with previous experience, I have the notion, that having an official enquiry is going through the motions to show the public are consulted, when authority minds have already been made up.

I am one loyal Australian citizen who knows all authority in Australia are subject to the Australian Constitution.

God save the Queen. *OF AUSTRALIA.*

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26 March 2007



How the Australian Constitution should operate By Bill Manning

Below represents uniformity by the Commonwealth under the instructions of the people's Constitution. One only authority with legislative power made by **representatives elected** sitting in one Commonwealth Parliament. This was approved by ballot (vote) 20th June 1899 by all 6 then independent British colonies on Continent Australia, commenced by proclamation 1st January 1901 one independent colony/nation Australia. All colonial peoples identity changed to Australians at that date as well.

All Australians had **equally applicable rights as residence anywhere in Australia without discrimination, no matter where they chose to reside in Australia**. See Instruction 117. Only one constitution applies, one set of uniform rules, laws and established charges apply from one overall authority. That is what is instructed by the Constitution where the each or all like it or not. Instruction 128 allows Australians to change this Constitution by majority vote whatever they believe is needed. **It is in the Australian people's hands. To say nothing can be done is ridiculous and ignorant.**

The dictatorial will of governance by the party system, as being applied, is quite unconstitutional, but allowed by past and present Governor Generals, who supposed to be administering the Commonwealth and custodians of our Constitution and our rights and privileges. See Instruction 4 and 61 for confirmation. That is the duty that the Governor Generals are paid \$1000 each day, plus expenses to do for Australians at present date.

