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

Your Excellency,

**RE: Australian Annual Budget**

In the interest of our citizens within Australia, we trust that you do appreciate our concern for them.

In May it is expected that the Commonwealth Government of Australia will present to you their Annual Budget for your approval under Section 56 of the Constitution of the Commonwealth of Australia before a vote is done; it is then is your **Duty** to verify that such a budget is in accordance with the Constitution of the Commonwealth of Australia.

We realize that the members of the Australian Parliament do have Parliamentary immunity whilst in Parliament.  
If, however, outside of Parliament they ask you to abet an offence in law against the constitution, then such may be considered to be a criminal offence, and if such request was thence abetted, then this then may also be considered an offence in law.

There arises a question in relation to that item, were the borrowings done in accordance with the requirements of the Constitution of the Commonwealth of Australia?

We did some years ago draw the attention of the government of Australia as to their failure to appropriate loans as required under Section 81 of the Constitution of Australia. Only then did they realize that they had not complied with the Constitutional requirement. Under Section 105A(1)(f) The Commonwealth may make agreements with the States for approval of the States to borrow:-

“**(f) the borrowing of money by the States or by the Commonwealth, or by the Commonwealth for the States.”**

(cannot borrow for the good Government of other International States)
We have tried obtain/confirm from several different sources assurance that all of the requirements for the borrowings by the Commonwealth Government of Australia has been validly complied with. It is because no such assurance has been obtainable that our concern arises.

Further to such, it is common knowledge that the Australian Government does make financial grants to various impoverished international countries, which would be considered to be gifts under Foreign Affairs, international relations.

However, Section 51 of the Constitution of Australia gives all the powers, as specified, to the government of the Commonwealth of Australia, for “Good Government of Australia”. Under section 51 of the Constitution of the Commonwealth of Australia, the Government’s limits of jurisdiction is limited to the Commonwealth of Australia and within the Commonwealth of Australia.

There is no authority of Power for the Commonwealth of Australia for, “Foreign Affairs” international aid/agents. There is Power of Authority under Section 51(xx) of the Australian Constitution for “Foreign Corporations and trading or financial corporations to be formed within the limits of the Commonwealth. No Power of Authority exists for grants to other international countries, “For the Good Government of their Country” nor should the Australian Government exceed its territorial Constitutional limits, in trade or borrowings.

Also, where such grants have been made and may be extended in the future, where ever such grants have been appropriated, the question then arises, were such grants made out of funds borrowed?

If there are no honest verifications of the actual validity, constitutionally, then assuredly it would be your duty to refuse approval of any such budget of the Commonwealth of Australia.

As the representative of the Sovereign who as Sovereign does owe a duty of concern for the Subjects of the Sovereign, then compliance with the Constitutional Agreement of the Commonwealth of Australia, by the Sovereign and the Sovereign’s Subjects is an issue which shall be complied with.

Trusting that you appreciate the details given herewith, which are also made to assist you in your necessity to be assured that the said budget is Constitutionally valid, and not in any way found with hidden breaches of the Constitution and criminal offences.

Yours truly,

HRH Prince Leonard
Sovereign
Principality of Hutt River

Enc: copy letter dated 18th March 2013 to The Hon. Mark Dreyfus AC, MP, Attorney-General
18th March 2013

The Hon. Mark Dreyfus AC, MP
Attorney-General
PO Box 6022
Canberra ACT 2600
Australia

Dear Sir,

We would appreciate your verification in respect of the facts surrounding borrowings by the government of the Commonwealth of Australia for the Commonwealth of Australia.

In respect of each borrowing of funds by the Commonwealth Government during the last two years, we request that confirmation that the Commonwealth Government of Australia received the approval of the States for the Commonwealth Government to borrow such funds as has occurred.

Also, were such borrowings acquired in conjunction with an appropriation being effected?

If we receive no confirmation within a reasonable time, then we consider that you approve of our contention that no such approval was ever acquired from the States for such borrowings by the Commonwealth Government nor was there any appropriation duly effected for such borrowing of funds.

Yours truly

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HRH Prince Leonard
Sovereign
Principality of Hutt River