

AUSTRALIAN BILL OF RIGHTS (v1.1)

We, the public of Australia, consider governance a service bound by a duty of care to protect the:

- privacy of information
- public ownership of clean water above and below ground
- public access to geological imagery and verifiable data of where and when waters exist or flow
- transparency of public transaction via a Commonwealth Ledger of Expenses, Assets and Revenue
- public access to quality fact, data and perspective in regard to events and public enquiry via an Australian Broadcasting Corporation and a Special Broadcasting Service (reflecting alternative language and culture)
- public access to quality appraisal of sickness, ailment and remedy (including a second or third opinion to not more than 5% of monthly income from the commencement of thirty days of formally recorded distress)
- public access to language training, grammar, phonics and translation via a standardised system of Australian English grammar

These seven public decrees are inviolate and invocable as argument of precedent by international law, common law, civil law, jurisdiction and/or statutory ordinance whether the nation/state (Australia) be in war, famine or sickness in any part or whole.

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It is time to debate these things and to force elected representatives to implement it thus bringing transparency to: political party funding; personal boundaries in regard to personal data, the geography of water and it's flow; and, the duplicitous undermining of public debate via a media which is delivering sensation, fear, fallacy and international armed conflict at the behest of non-empathic, immoral, elitist corporate and financial interests. (printed 7 Feb 2017)