

Validity of Federal Police

Authority of Office

Australian Federal Police trading as:
 Australian Bureau Of Criminal Intelligence, Australian Institute
 of Police Management... ABN: 17 864 931 143 reliant on:
Australian Federal Police Act 1979

“When a proposed law passed by both Houses of the
 Parliament is presented to the Governor-General for the
 Queen's assent, he shall declare, according to his
 discretion, but subject to this Constitution, that he assents
 in the Queen's name, or that he withholds assent, or that he
 reserves the law for the Queen's pleasure.”
 The Commonwealth of Australia Constitution Act 1900 (UK)

Authority of Officer Holder

Commissioner of the Australian Federal Police (AFP)

“The Governor-General may constitute and appoint, in Our
 name and on Our behalf, all such Judges, **Commissioners**,
 Justices of the Peace, and other necessary Officers and
 Ministers of Our said Commonwealth, as may be lawfully
 constituted or appointed by Us.”
 Source: Letters Patent 29 Oct 1900

LETTERS PATENT passed under the Great Seal of the United Kingdom, constituting the Office of Governor-General and
 Commander-in-Chief, of the Commonwealth of Australia, dated 29 Oct 1900

Were **LETTERS PATENT** dated 29 Oct 1900 revoked, altered or amended by an heir and successor to the late Queen
 Victoria under the Great Seal of the United Kingdom?

IF NO: **LETTERS PATENT** dated 29 Oct 1900 remain
 lawful & valid today

If YES: Provide Verified Evidence

Without Evidence: **LETTERS PATENT** dated 29 Oct
 1900 remain lawful & valid today

Was the Governor-General who purportedly ascribed Royal Assent to the *Australian Federal Police Act 1979* and
 Commissioned the *Commissioner of the Australian Federal Police (AFP)* properly Commissioned, and of the same Office as
 constituted by **LETTERS PATENT** dated 29 Oct 1900?

YES

Governor-General Valid

**Australian Federal Police
 Lawful & Constitutional**

NO

Invalid Governor-General

**Australian Federal Police
 Unlawful & Unconstitutional**

Excerpt from Commonwealth of Australia Crimes Act. Act 12 of 1914 (with Royal Assent, not repealed):

3. “**Commonwealth officer**” means any person holding office under the Commonwealth, and includes any person
 permanently or temporarily employed in the Public Service of the Commonwealth, or in or in connexion with the Naval or
 Military Forces of the Commonwealth, or in the service of any public authority under the Commonwealth and includes an
 officer of the Commonwealth Bank.

75. Any person who-

- a) personates any Commonwealth officer on an occasion when the latter is required to do any act or attend in any
 place by virtue of his office or employment; or
- b) falsely represents himself to be a Commonwealth officer, and assumes to do any act or attend in any place for the
 purpose of doing any act by virtue of his pretended office or employment,

shall be guilty of an offence. **Penalty: Imprisonment for two years.**