

Inquiry into mechanisms for compensation for economic loss to farmers in Western Australia caused by contamination by genetically modified material

List of questions for public hearing with National Association of Sustainable Agriculture (WA) at 10.30am on Wednesday 29 August 2018

I have not seen nor am I aware of any Acts or Statutes including the Genetically Modified Crops Free Areas Act 2003 and the Gene Technology Act 2000 (Cth) being passed in accordance with the

- Commonwealth of Australia Constitution Act 1900 (UK) and its
- Letters Patent 1900 and
- Orders 1:5(a) of the Commonwealth Statutory Rules 1901 to 1956 and
- Carry correct Royal assent and the correct Royal Seals of Scotland and Australia;
- And a proclamation certificate.

It appears Genetically Modified Organisms are existing in WA unlawfully and fraudulently through misprisions of treason as enacted within the walls of the WA Parliament who's members haven't to our knowledge sworn their of allegiance in accordance with section 42 of Commonwealth of Australia Constitution Act 1900 (UK).

I require that the Committee must present to the Parliament these questions and we respectfully require that this Committee provide the people of WA evidence that the Acts and Statutes that the Parliament relies on to allow the presence of GM and GMO's in accordance with the rule of law in this State of Western Australia is lawfully passed in accordance with:

- Commonwealth of Australia Constitution Act 1900 (UK) and its
- Letters Patent 1900 and
- Orders 1:5(a) of the Commonwealth Statutory Rules 1901 to 1956 and
- Carry correct Royal assent and the correct Royal Seals of Scotland and Australia;
- And a proclamation certificate.

We require the WA Government to immediately place a moratorium on any further release and/or growing of GMO's in this State until the matter is fully reviewed along with consideration of all matters relevant including impact on long held cultural rights.