

Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

34TH TERRA AUSTRALIS GRAND JURY AGENDA

11.11 am AWST 23.5.2024

1. Order #1

1.1. Reinstating the two lost Commandments.

1.1.1.The Law of One

- 1.1.1.1.If One cannot witness that all things come from just One thing, then One can never find their seat of power.
- 1.1.1.2. For in that Oneness is the Great Love of thyself.
- 1.1.1.3. And therefore all others, who are also part of that Oneness.
- 1.1.1.4. Hence: Maxim of Law: Do no harm
- 1.1.1.5. And Maxim of Law: All Are Equal Before The Law.

1.1.2.And the Law of Free Will.

- 1.1.2.1.If One is not free to express thy Will
- 1.1.2.2.then Desire is not released
- 1.1.2.3. And without desire there is no Creation.
- 1.1.2.4. Thus to suppress Free Will is to suppress the Creator.

V1 Page 1/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 1.1.2.5. The very Life Source of all things.
- 1.1.2.6. The entire system we currently live in,
- 1.1.2.7.is about suppressing Free Will.
- 1.1.2.8. Suppressing the Creator.
- 1.1.2.9. Harvesting the Creator.
- 1.1.2.10. Making slave of the Creator.
- 1.1.2.11. The energy field will always seek to calibrate back to harmony.
- 1.1.2.12.That time is now.
- 1.1.2.13. The Divine Source Creator Energy Field is Free to Create, as the Will Desires.
- 1.2. What say you Jurors?
- 1.3. Unanimous Yes.

2. Order #2 Accommodating Needs:

- 2.1. Orders from First Nation Sovereign Council 19 May 2024:
- 2.2. To accommodate the needs of First Nation in the following ways:
- 2.3. In the general landscape that there be adequate and easily accessible showers and toilets, and other sanitary items such as towels and hand wash.
- 2.4. That First Nation can sit undisturbed, and not be moved on.
- 2.5. That fire pits are established for gatherings.









Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 2.6. Elder requests that education is given for the use of facilities: eg: suddenly living in houses, but have no history of living in houses and how does everything work and serve the individual?
- 2.7. That funding be provided to relieve stress and to begin community projects that serve community.
 - 2.7.1.Eg: Happy places to stay if someone needs a bed.
- 2.8. Healthy food that is accessible.
- 2.9. No need for hunger or homelessness on own lands.
- 2.10.lt's time to clean it up.
- 2.11. What say you Jurors?
- 2.12. Unanimous Yes
- 3. Order #3 Land Councils: fictional instruments of the private BAR Guild
 - 3.1. Orders from First Nation Sovereign Council 19 May 2024
 - 3.2. That Land Councils are back in the hands of Community.

https://executiveorders.life

- 3.3. That all funding is made 100% transparent.
- 3.4. That Law teams must attend all meetings with the Private BAR Guild.
- 3.5. Since the private BAR Guild is the government, and alleges to be an independent arbitrator on behalf of First Nation.
- 3.6. But this is not the case.
- 3.7. What say you Jurors?

Rule of Law/Lore: All Are Equal Before The Law

wethepeople@executiveorders.life

V1 Page 3/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

3.8. Unanimous Yes

4. Order #4 Executive Orders Law Team

- 4.1. The Executive Orders Rule of Law: All Are Equal Before The Law Team may be present at any and all meetings requiring an Independent arbitrator for First Nation matters.
- 4.2. The Law Team is paid via the Master Trust, at a rate of \$1500 per day, per individual.
- 4.3. Team would be 2 or more.
- 4.4. What say you Jurors?
- 4.5. Unanimous Yes.

5. Order #5 Orders from First Nation Sovereign Council 19 May 2024

- 5.1. Connect with pastoralists to clean up the management of food production so that it does not include big agricultural poisons and washing in heavy metals.
- 5.2. What say you Jurors?
- 5.3. Unanimous Yes





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

6. Order #6 Orders from First Nation Sovereign Council 19 May 2024

- 6.1. Coles, Woolworths, Mines and all big business:
- **6.2.** where is your contribution to First Nation Community and Community as a whole?
- **6.3.** Large corporate footprints need to prove they are paying funds to First Nation projects and greater Community development. .
- **6.4.** Financial records are to be made available.
- 6.5. What say you Jurors?
- 6.6. Unanimous Yes

7. Order #7 Sorry Business

- 7.1. Orders from First Nation Sovereign Council 19 May 2024
- 7.2. **Sorry Business** may not be interrupted in any way whatsoever.
- 7.3. No detainment
- 7.4. No interruption
- 7.5. No shackles.
- 7.6. No interference from any corporate process.
- 7.7. No court orders to interfere.
- 7.8. What say you Jurors?
- 7.9. Unanimous Yes



V1 Page 5/25



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

8. Order #8 Water Corp

- 8.1. Has passed through 36 Orders from the Grand Jury.
- 8.2. As per the details of the Creditor Ledger.
- 8.3. Did reduce the water content.
- 8.4. Did receive 3 Penalty Notices, including 1 to the Ombudsman
- 8.5. Did turn water back on.
- 8.6. Has continued in AI style to send Notices for alleged outstanding.
- 8.7. Has not yet organised set-off process.
- 8.8. Will thus incur another Penalty Fee of \$66 000 for continuing to trespass upon the Executor.
- 8.9. And the \$50 000 Penalty to the CEO for not passing along content to employees to keep them safe.
- 8.10. And this \$50 000 penalty may be used at any time for the same reason.
- 8.11. What say you Jurors?
- 8.12. Unanimous Yes.

9. Order #9: Orders from First Nation Sovereign Council 19 May 2024

- 9.1. Derby, and other: if so choosing; to use community facilities of comfort to hold meetings for
 - 9.1.1.Mens Business or
 - 9.1.2. Women Business.

V1 Page 6/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 9.1.3. That does include electricity and a fridge.
- 9.1.4.Government buildings are the stock holdings of the People and are available for use by the People.
- 9.2. What say you Jurors?
- 9.3. Unanimous Yes.
- 10. Order #10 Terrence Rodd: compensation for 2 x jail sentences of approximately 4 months each. Both cases were thrown out due to no evidence. 240 days @\$10 000 per day.
 - **10.1.** \$2.4M
 - 10.2. What say you Jurors?
 - 10.3. Unanimous Yes.
- 11. Order #11: Insurance Companies:
 - 11.1.Insurance companies are to be on standby for compensation payments as given by Notice of Penalty, and issued through the Terra Australis Common Law Sheriff's Office.
 - 11.2. What say you Jurors?
 - 11.3.Unanimous Yes.



V1 Page 7/25



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

12. Order #12. Bail - what is it?

- **12.1.** The Watchtower why do you get stripped naked at the Watchtower?
- 12.2. The chains slip easily off their heads.
- **12.3.**Once one enters the Chambers of the Courts, they are bailed to the Devil.
- 12.4. But is it by Consent?
- 12.5.Or by coercion?
- 12.6.Consent to be bailed is by the extraction of Free Will and replacing it with Guardianship, so the Sovereign cannot be seen nor heard.
- 12.7. Thus 'consent' is coerced by violence.
- **12.8.**The Sovereign is the chattel cargo when bailed to the Devil.
- **12.9.**Tarot













Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

12.10.What say you Jurors?

- 12.11.Bail is an outdated concept of managing the People as the 'Public', also known as the chattel slave.
- 12.12. It is used as a method of mind control, harvest, degradation, parasite energy.
- 12.13.It is officially terminated as a tool in commerce: recognised to shackle the body to the Private slave system of the Private BAR Guild.
- 12.14. Upside down star is also replaced with Aquarius symbol, indicating Humanitarianism.
- 12.15.All are equal before the Law.



12.17.Unanimous Yes.



13. Order #13. Orders from First Nation Sovereign Council 19 May 2024

- 13.1. Any abandoned buildings may be used for housing or shelter.
- 13.2.Kalgoorlie is an amazing example of this with many Colonial Buildings sitting empty.
- 13.3. These can provide living upstairs and business downstairs.
- 13.4. Including galleries and Community Services.
- 13.5.Government is to provide funding for beds and bed linen.
- 13.6. Due to a history of providing toxic blankets, bed linen is to be provided by an independent 3rd party entity.

V1 Page 9/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 13.7. Healthy Food is to be provided. That is: low processed, organic foods.
- 13.8.Possible storefronts for example in empty Colonial retail frontages in Kalgoorlie with living quarters upstairs can begin to generate industry.
- 13.9. Participants must maintain the integrity of the Building at all times.
- 13.10.Refer to above Order regarding training on Use of Resources such as a building.
- 13.11.What say you Jurors?
- 13.12.Unanimous Yes.

14. Order #14 Mike Holt

- 14.1. Mike Holt to do a synopsis of his case.
- 14.2. No longer than 10 minutes.
- 14.3. Charges for guilty parties have been assigned as at the Common Law Court on Sunday 12th May 2024.
- 14.4. And will be read out again here.
- 14.5. Financial remuneration is still yet to be assigned.
- 14.6.A significant size number will be presented.
- 14.7.The Jurors are to determine if some or all of it is awarded in damages to Mike Holt.
- 14.8. And if all of it is awarded, a % must be assigned to Community Welfare projects.
- 14.9. Please decide how much will go to Community.
- 14.10.Government Insurance Policies will be responsible for administering the funds to Mike Holt and to Private Foundations for Community use.

V1 Page 10/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 14.11.\$44 848 000. Donation at discretion.
- 14.12.\$11 212 000 = 25% Plus 25% for Humanitarian project.
- 14.13.\$4 484 800 National Sheriffs Office = 10%
- 14.14. Request made for some funds to be assigned to Executive Orders.
- 14.15.\$60 544 800
- 14.16.What say you Jurors?
- 14.17.Unanimous Yes.

15. Order #15 Corina and Kenny Newland : First Nation.

- **15.1.** The Public Trustee is incompetent and can be audited at any time.
- 15.2.All effort is to be assigned to extricate Kenny from the Public Trustee who has landed him in jail.
- 15.3. Appropriate care and facilities are to be assigned.
- 15.4. And may include a dwelling as at Order #Kalgoorlie .
- 15.5. What say you Jurors?
- 15.6. Unanimous Yes.





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

16. Order #16 James Dargin

- 16.1.Pastor James haş a formidable story to share of his life as a 5 year old in a Sister of Mercy Orphanage, and that life including being trained to be a sex slave.
- 16.2.By James own testimony, of not more than 5 minutes he will relay to you what did occur.
- 16.3. Further to: 20. GJ33 Order #20 James Dargin
- 16.4.20.1.All documents from institutional Registers are to be called forward and made available for those who wish to identify a party that may have violated an innocent.
- 16.5. The following additions are put forward. Having already endured through 6 years of litigation with
 - 16.5.1.Moody Lawyers.
 - 16.5.2. Sisters of Mercy
 - 16.5.3.Crown Council Queensland
 - 16.5.4. And Rogencamp & Co Lawyers for Sisters of Mercy
 - 16.5.5.Only to arrive at a NIL outcome, this matter is an example of incompetence and perpetuating mental and emotional health anxiety off the back of already extreme trauma.
- 16.6. That based on an outcome here today which is to award his request of \$5.6M, that this Order is filed into the Qld Supreme Court, positioning the Judge to be Trustee and simply award the amount, without it going to trial.

V1 Page 12/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

16.7.NB: The Jury decided \$5.6M was an insufficient compensation amount and chose \$100M instead.

- 16.8. \$100M has been put forth as compensation
- 16.9. With a new victim of Sisters of Mercy identified for verification. (Fellow Juror)
- 16.10. Victim spoke of cruel abusive behaviour.
- 16.11. What say you Jurors?
- 16.12. Unanimous Yes.

17. Order #17 Health and Safety - alleged powers:

- 17.1.Department of Energy, Mines, Industry Regulation and Safety
- 17.2.303 (6) Sevenoaks (suburb in Los Angeles CA) Street Cannington WA 6107
- **17.3.**The following represents delusional standards of tyranny, that are based in 100% slavery.
- 17.4. Work Health and Safety Act 2020 states:

163 Powers of entry

- 1. An inspector *may at any time enter a place* that is, or that the inspector reasonably suspects is, a workplace.
- 2. An entry may be made under subsection (1) with, or without, the consent of the person with management or control of the workplace.
- 3. If an inspector enters a place under subsection (1) and its is not a workplace, the inspector must leave the place immediately

V1 Page 13/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

164 Notification of entry

- 1. An inspector may enter a place under section 163 *without prior notice to any person*.
- 2. An inspector must, as soon as practicable after entry to a workplace or suspected workplace under section 163, take all reasonable steps to notify the following persons of the entry and the purpose of the entry
 - The relevant person conducting a business or undertaking at the workplace;
 - The person with management or control of the workplace;
 - Any health and safety representative for workers carrying out work for that business or undertaking at the workplace.
- However, an inspector is not required to notify any person if to do so would defeat the purpose for which the place was entered or cause unreasonable delay.

165 General powers on entry under section 163

- An inspector who enters a workplace under section 163 may do all or any of the following –
 - Inspect, examine and make inquiries at the workplace;
 - Inspect and examine anything (including a document) at the workplace;
 - Bring to the workplace and use any equipment or materials that may be required;
 - Take measurements, conduct tests and make sketches or recordings (including photographs, films, audio, video, digital or other recordings);
 - Take and remove for analysis, testing or examination a sample of any substance or thing without paying for it.
 - Require a person at the workplace to give the inspector reasonable help to exercise the inspector's powers under paragraphs (a) to (e);
 - Exercise any compliance power or other power that is reasonably necessary to be exercised by the inspector for the purposes of this Act.
- 2. A person required to give reasonable help under subsection (1)(f) must not refuse or fail to comply with the requirement.



V1 Page 14/25



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 17.5. Therefore it is best that these Inspectors must first contact the Common Law Sheriff's Office so that independent witnesses also attend the matter.
- 17.6.No less than 2 Common Law Sheriffs will attend. Each will be paid \$2000 per event by the Department of Energy, Mines, Industry Regulation and Safety.
- 17.7. The Sheriff's Office would submit the invoice.
- 17.8. The above legislation reflects Trespass and has no basis in Law, And is Null and Void.
- 17.9.Updated Orders should reflect that matters called upon are for genuinely serious circumstances eg: filthy commercial kitchen.
- 17.10.What say you Jurors?
- 17.11.Unanimous Yes.

18. Order #18 Consumer Protection

- 18.1.Division of the Department of Energy, Mines, Industry Regulation and Safety. All contents © Government of Western Australia.
- 18.2. Alleges to have the capacity to decide what happens with rental properties, despite the bloodbath it has allowed to unfold.
- 18.3.It has recently released a 2 minute video.
- 18.4. Under the title of Rent Reforms WA.
- 18.5. The Australian Government is not the Landlord and has no such capacity.
- 18.6. Further reforms put forth here: include:

V1 Page 15/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 18.7.Real Estate agents may not invite investment property owners into 'packages' for quarterly home inspections. That is a money making grab.
- 18.8.At best 3 inspections per year will be the maximum. That will reduce rents slightly.

 And is monitored to reflect that.
- 18.9.A claim has also been made that the Insurance company dictates that there be 4 inspections. This is yet to be proven to be a valid claim. It is deemed highly unlikely. And proof is required.
- 18.10.Upon attendance; the real estate property inspector will be attending purely for maintenance matters, and all photographs of the internal of a home will endeavour to maintain privacy by taking close up shots of Maintenance issues only.
- 18.11.Photographing the entire inside of homes and then uploading it to unknown destinations is **strictly forbidden**.
- 18.12. It is a form of trespass and will be dealt with as a form of trespass.
- 18.13. All photos taken are to be emailed to the landlord and the tenant.
- 18.14. What say you Jurors, Real Estate Agents engaged in this type of conduct will be held liable and accountable for invasion of privacy. Suggested penalty: Breaching quiet enjoyment already established at \$10 000.
- 18.15. Breaching Privacy is the same.
- 18.16. What say you Jurors?
- 18.17. Unanimous Yes.

V1 Page 16/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

19. Order #19 McKenzie Friend

- **19.1.**If the Executor attends a corporate court, they are not bound to have a legal practitioner of the BAR.
- 19.2. They may take a McKenzie friend with them at any time.
- 19.3. And that McKenzie friend is not to be obstructed in any way.
- 19.4. The Executor may stop and confer with the Mackenzie friend at any time.
- 19.5. What say you Jurors?
- 19.6. Unanimous Yes.

20. Order #20. Community Liaison Officer

- 20.1.Community Liaison Officer (Leo) will be assigned by all tribes to meet and greet and discuss tribal matters, as fit and required, and Resource Use, with the Administration that refers to itself as the Australian Government.
- 20.2. What say you Jurors?
- 20.3. Unanimous Yes.

21. Order #21 By Elder Bruce Shillingworth: Change name of Reservations and Mission to

- 21.1.Baiame Gunyah: meaning God-Creator-land, place, house, sacred homeland.
- 21.2. And to describe: homelands, Motherland, walkabout, gathering grounds.
- 21.3.Or the equivalent in each language.

V1 Page 17/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 21.4. To be changed from this point forward.
- 21.5. What say you Jurors?
- 21.6. Unanimous Yes.

22. Order #22

- 22.1.The Family Court is strictly forbidden from banning Grandmas, as per the maternal bloodline.
- 22.2.Grandfathers also.
- 22.3. What say you Jurors?
- 22.4. Unanimous Yes.

23. Order #23 Judiciary making pleas is slavery.

- **23.1.**A Judicial Officer who makes a plea for a defendant is committing an Act of slavery and forcing an individual to do commerce with the privately owned Judicial system.
- 23.2. Criminal Code 270: 25 years jail.
- 23.3.Or Penalty \$333 000
- 23.4. The Sovereign attending such Courts is not in the role of defendant.
- 23.5. But is in the role of Executor to negotiate the alleged penalty.

V1 Page 18/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 23.6. Unless a matter causing Harm and Injury can be identified.
- 23.7.In which case the defendant may choose the jurisdiction of court.
- 23.8. The corporate courts
- 23.9.Or the Common Law Courts.

23.10.What say you Jurors?

- 23.11. The Judiciary may not make a plea for anyone at any time.
- 23.12.Unanimous Yes.

24. Order # 24

24.1.Registrars are to be offered the same penalties as Judges and Magistrates and Masters.

24.2. What say you Jurors?

- **24.3.** In a case whereby a Registrar ignored an affidavit of a teenage male of 15 years: stating he felt unsafe in his surrounds,
- **24.4.**That Registrar believed she had the power to ignore the affidavit and have FPD return him to that same environment.
- **24.5.** In this Order there is no judgement put forth about the other party at the environment that James has been returned to. This is strictly about due process and the failure to hear a voice, thereby obstructing Free Will, thereby rendering that individual to be a slave.

V1 Page 19/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- **24.6.**In letters from Crown Executive Orders, a 3 stage process to unfold an Order to seek a welfare check on the male teenager.
- **24.7.** The welfare check has not been provided.
- **24.8.**The Registrar, in the role of Board of the Guardian is found to be an incompetent Guardian, returning an individual to an environment that is deemed unsafe in a written and signed document.
- **24.9.**As the Affidavit was from the Executor and Beneficiary, this positioned the Registrar to be trustee and follow the instructions of the Executor.
- 24.10. This did not occur.
- **24.11.** Thus rendering the voice of the Executor to be worthless.
- **24.12.** Thus rendering the Executor to be a chattel slave that could be moved around at whim.
- **24.13.** Thus this Registrar is to provide the Welfare Check immediately.
- 24.14. And has incurred the following fees.
- **24.15.**\$333 000 first offence of failure to reply to Executor instructions as followed up by Crown Executive Orders.
- **24.16.**\$666 000 second offence of failure to reply to Executor instructions as followed up by Crown Executive Orders.
- **24.17.**\$666 000 third offence of failure to reply to Executor instructions as followed up by Crown Executive Orders.
- 24.18.Total: \$1 665 000

Planet EartH Planet Heart V1 Page 20/25



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 24.19. What say you Jurors?
- 24.20. Unanimous Yes.
- 25. Order #25: The Corruption Whistle Blower National Newspaper
 - 25.1.Begins Mid June 2024.
 - 25.2. With the following Mission:
 - 25.3. Publication intent:
 - 25.4. The authors and contributors of content published in this editorial newspaper come in peace and with no vexation; It is our intention that morality, honesty and accountability be restored to The People in this nation and that true law of superior jurisdiction is upheld
 - 25.5.It is therefore intended, in good faith, to assist in holding individuals accountable for all actions made by those in roles of political, judicial and public office, who have caused harm, loss and injury to The People of this nation, thus to be held individually accountable for their actions as there is no such thing as CORPORATE IMMUNITY
 - 25.6.by the Maxims of Law
 - 25.7.-All are accountable for their actions-
 - 25.8.-No one is above the law-
 - 25.9.-There is no such thing as corporate immunity-The People of this
 - 25.10. Nation and this publication may request, any individual in any public or corporate office doing such aforementioned actions, to be held to account, by a lawful system of Common Law Courts with a jury,

V1 Page 21/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

25.11.Please await further instruction.

25.12. What say you Jurors?

- 25.12.1.We acknowledge this Publication as a valid tool in the marketplace to watchdog, record, and report on matters of corruption.
- 25.13.Unanimous Yes.

26. Order # 26.

- 26.1.Full accounting is required from all Prescribed Body Corporates from this point forward, so the Custodian of the Resources can observe what is being mined, and where the finances are going.
- 26.2. What say you Jurors?
- 26.3. Unanimous Yes.
- 27. Order # 27 Police are not to confiscate phones for an indefinite period, if at all.
 - **27.1.**Access to any data in the phone needs to be explained as to why it would be required.
 - **27.2.** An Independent witness must be present for access to that data.
 - 27.3. Two Common Law Sheriff. @ \$2000 for an event.
 - **27.4.**Acknowledging chain of custody is broken and thus no content can then be verified as belonging to the original owner if the phone is taken.

V1 Page 22/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 27.5. Penalty is \$50 000 if the phone is taken.
- 27.6. A daily charge of \$2000 if phone is taken.
- 27.7.Laptop and computer, and other devices also included.
- 27.8. What say you Jurors?
- 27.9. Unanimous Yes.

28. Order #28. Tamarind Mental Health Centre

- 28.1. Forced injections upon:
- 28.2. Crown Sovereign Matriarch Nangala Lacey
- 28.3.Another case of the Mental Health Industry overruling Free Will and Informed Consent with a view of injecting its privately owned cocktails into the bodies of Humanity.
- 28.4. The following individuals have all failed to reply:
 - 28.4.1.minister.uibo@nt.gov.au
 - 28.4.2. Attorney@ag.gov.au Ben Wild
 - 28.4.3. Minister Burney@ia.pm.gov.au
 - 28.4.4.tamarind.reception@nt.gov.au
 - 28.4.5.ntcatmentalhealth@nt.gov.au

28.5. Dear Minister Uibo & Federal Attorney General:

I would like to make a Formal Complaint against the Tamarind Mental Health Centre.

V1 Page 23/25





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

On the 12th March 1pm meeting with a psychiatrist (Name unknown.) I booked transport from the Aged Care Transport who do a good Job. Last week.

Risma told me verbally that My appointment was at 1pm however when I arrived she told me 2pm. My transport I booked was for 1.30pm.

Lleft at 1.30.

Then she had me on the phone with a psychiatrist Who I did not know asking me questions that I have answered, over the phone. They are putting another CMO on me. Tribunal Date 18th March for a Review. That is not good enough and totally unprofessional. My Life is at stake here.

The drug they are injecting into me are inducing symptoms of Parkinson's Disease.

I have written many emails to the government questioning your jurisdiction and have sent documentation that has not been rebutted.

Please refer to the <u>cchr.org</u> Website. A Watchdog over Psychiatrists and the Field of Mental Health. I have supported them for twenty years.

I am not Under your Jurisdiction. I'm a Crown Sovereign Matriarch Allodial Title Holder. I'm a Tribal Woman and under Customary law your jurisdiction does not apply to me.

The Tamarind Mental Health Centre are committing War Crimes and have violated Article 51 of the Geneva Convention.

I would like you to intervene and Stop the injections and to inform NTCAT Mental Health Tribunal that they have No Foundation in Law therefore they have No Jurisdiction.

Thank you for taking the time to read this correspondence.

28.6. What say you Jurors?



V1 Page 24/25



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- **28.6.1.**This matter is terminated as yet another act of slavery and the prescribing Psychiatrist will be found accountable for the violations of free will and informed consent.
- 28.6.2. Penalty is \$1 000 000 per injection assigned to Psychiatrist.
- **28.6.3.**A Common Law Court Case for all psychiatrists and associated team members is to be brought forward as soon as possible.

28.7. Unanimous Yes.

THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5



V1 Page 25/25

