

PAFROL. 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

#### CROWN COUNCIL:

#### WE THE PEOPLE OF SUPERIOR JURISDICTION

COUNCIL FOUNDED BY LAWFUL DUE PROCESS: 8.11.2022

BY TERRA AUSTRALIS GRAND JURY 15.

DOCUMENT REF: CCWTPOSJ - 55: 001-21112022:11

#### THIS COMMUNICATION COMES IN PEACE.

AT NO TIME MAY THE WRITER, NOR THE READER,

NOR ANYONE WHO ACTIONS

RULE OF LORE/LAW, ALL ARE EQUAL BEFORE THE LORE/LAW

BE HARMED, IN ANY WAY WHATSOEVER, AT ANY TIME. EVER.

THIS IS THE LAWS OF PEACE

AS WE WELCOME 1000 GOLDEN YEARS IN WHICH

PLANET EARTH WILL EXPERIENCE NO WAR.

The Meek Shall Inherit The Earth. Matthew 5:5



V1 Page 1/11



PAFROL. 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

# **FIRST NATION SOVEREIGN COUNCIL**

Founded 20 May, 2023 and in conjunction with

Crown Executive Orders and the

Terra Australis Grand Jury's; founded 23.9.2021

First Nation Sovereign Council: of *Superior Jurisdiction*; present the following **Terms and Conditions**for the Australian Government
and it's associated corporations of: *inferior jurisdiction*; to continue to engage in commerce on these lands.

#### Effective immediately.

Composed: 17.6.2023. Ratified: 17.6.2023

007-001: Perth Children's Court:

Hume & Rodd, 3 children: Terrence 8, Lytrell 3 and Oliviah - newborn.

By Superior Jurisdiction: Jury by Peers

In the Court of the Sovereign Peoples Assembly, Western Australia

V1 Page 2/11





PAFROL. 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

By Crown, We The People of Superior Jurisdiction
By Rule of Law:All Are Equal before The Lore/Law.

23.6.2023

Matter to be heard: Outcomes of the Children's Court, Perth

Listed as Oliviah.

Judge Quail.

5th Hearing 14.6.2023 2.15pm.

- 1. Please refer to the accompanying document:
  - 1.1. 12th Meeting. FNSC 3RD OFFICIAL MEETING RATIFIED / Terms & Conditions;
  - 1.2. and may be witnessed here:
  - 1.3. <a href="https://executiveorders.life/press-release-record/entry/5696/?gvid=2748">https://executiveorders.life/press-release-record/entry/5696/?gvid=2748</a>
  - 1.4. for the **Terms and Conditions** passed, also referred to as Orders, by the
  - 1.5. First Nation Sovereign Council (FNSC),
  - 1.6. regarding the **Rules of Engagement** (ROE)
  - 1.7. with First Nation children, by the Australian Government.
- 2. This is a landmark case. It is setting precedent for the reinstatement of the Superior Jurisdiction of Humanity: *Crown: We the People of Superior Jurisdiction*.
- 3. And does acknowledge the Sovereignty of *First in Time, Best in Lore*, as an element of that Jurisdiction.
- 4. The First Nation folks have never ceded their Sovereignty or given consent to be governed by the administrative system known as the Australian Government.

V1 Page 3/11





#### Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 5. However, it is recognised the Australian Government is wholly supported by the Resource Use of these lands.
- 6. Superior Jurisdiction;
  - 6.1. is Rule of Law: All Are Equal Before The Law,
  - 6.2. and acknowledges Maxim of Law: All are accountable for their actions.
  - 6.3. And has removed 'Corporate Immunity'; the notion that one can be protected by the corporation for the actions they undertake in exchange for their pay check.
  - 6.4. This is a 'legal fiction' and is not recognised in Law, in any way.
  - 6.5. This is not a class based system, nor a Board of the Guardians system.
  - 6.6. Therefore be mindful.
  - 6.7. All are personally liable and accountable for their actions.
- 7. In this way, Law does protect Humanity from treason, fraud and slavery.
- 8. In this matter: It is acknowledged by Community; common unity, that the removal of Terrence 8, Lytrell 3, and Baby Olivia, from their community has occurred by failure of Lawful Due Process.
  - 8.1. Lawful Due Process:

Planet Heart

- 8.1.1. The claimant must prove their claim
- 8.1.2.The accused must be heard
- 8.1.3.A competent court must make a determination
- 8.1.4. ONLY then can remedy be administered.

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

https://executiveorders.life wethepeople@executiveorders.life

V1 Page 4/11



#### Peoples Alliance for Rule of Lore/Law

PAFROL. 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. And does invoke well recognised, and multi generational Harm and Injury to all members of the family, and extended family.
  - 9.1. And yet this cruel system has persisted, instead of offering Love and Support.
- 10. **Failure of Lawful Due Process**; has resulted in the removal of the children from their mother, and father, for a period of

10.1.199 days, and

10.2.199 days and

10.3.103 days respectively, as at 22.6.2023.

- 11. A <u>6th</u> hearing, a trial, and the <u>first expectation</u> for the claimant to prove their claim, is scheduled for September 12th, 2023.
- 12. Thus the children will have been removed from their parents for a total of:

12.1. 281 days, and

12.2. 281 days, and

12.3.185 days respectively.

- 13. This is an exceedingly cruel and barbaric practice.
  - 13.1. This is the source of the Stolen Generations.
- 14. Failure of the claimant to prove their claim <u>before</u> penalty/remedy is applied, is a **failure of Lawful Due Process**, thus rendering this system to be:

14.1.incompetent,

- 14.2.operating outside the bounds and expectations of Law
- 14.3.and to be engaged in the equivalent of child trafficking
- 14.4. whereby many, many public servants are paid to have custody of the children;

V1 Page 5/11





PAFROL. 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

- 14.5.under the legal fiction of Parens Patriae, 1481.
- 15. This Act has existed without the free will and informed consent of Humanity, and is deemed Null and Void.
- 16. Terra Australis Grand Jury 13. 10.9.2022. Order # 7
  - 16.1.1.The doctrine of **parens patriae**, born of Eterni Regis of 1481, in which the State declares itself to be the parent and **We The People** to be perpetual children of incompetent standards, and thus facilitates the abduction of children by the Department of Child Protection (DCP), is **Null and Void.** It has served as a function of the Private Operating System Of Commerce (POSOC) for **542 years**.

Such actions by DCP are deemed actions of **kidnap and hostage**, a **failure of Lawful Due Process**, and will be processed by the Common Law Courts accordingly.

This further substantiates previous Orders regarding the removal of children, and in which Sheriffs must now be present for such events and witness lawful due process before a competent Court.

What say you Jurors? The doctrine of **parens patriae is deemed Null and Void** and Judges and Magistrates are strictly forbidden from using it. **Unanimous Yes.** 

- 17. This Act has allowed the State to claim the role of Parent,
  - 17.1.and has then installed a further Public Servant sector to be paid in this matter: the 'Independent Children's Lawyer'
  - 17.2.who will offer a 3rd voice:
  - 17.3.that being a conflict of interest,

V1 Page 6/11





## Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 17.4.due to the 'Independent' legal practitioner being a public servant, as per the Department of Child Protection and as per the judiciary: Judge Quail.
- 17.5. And all paid on the Public Purse.
- 18. The affidavit of the mother, Cheyenne Hume, was absent from the 4th and 5th hearings in the Perth Children's Court.
  - 18.1.Despite asking for it to be heard.
  - 18.2. The Court confirms 23.6.2023 that the Affidavit was on file.
  - 18.3. Thus rendering the court to be incompetent in managing the affairs of these individuals.
  - 18.4.It does not facilitate them to be seen, nor heard, due to Parens Patriae: the perpetual child needing to be governed by the State.
- 19. Also known as slavery. Criminal Code 270: slavery. 25 years jail.
- 20. Thus, as remedy to this broken system, and in alignment with the Terms and Conditions of the **FNSC**, refer to 1.3, the following is now relevant:
  - 20.1. The children will be picked up from the Busselton Department of Communities by the Common Law Sheriffs, no later than 12pm June 30th 2023.
    - 20.1.1. A suitable time will be established between the parties.
  - 20.2. And returned to their Grandmother, Vicky Penny.
  - 20.3. The Salvation Army will provide all household goods required to ensure all the needs of the children, and family are met.
  - 20.4. This will include food hampers to ensure their is no shortage of food in the house.
  - 20.5. Vicky Penny will receive the appropriate payment from Centrelink, to be the carer and Custodians of the children until 31 August 2023.

V1 Page 7/11





#### Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 20.6. Cheyenne Hume will reside, temporarily, at the house with Vicky, and fulfil all the duties of a mother for her 3 children.
- 20.7. Cheyenne will not be classified as a 'Job seeker' within Centrelink.
- 20.8. Cheyenne, may not, at any time be cut off from resources by Centrelink.
- 20.9. The Department of Communities will begin an immediate search for an appropriate house for Cheyenne, her 3 children and Terrence, the father; when he is released from prison. 28 August 2023.
- 20.10. The Magistrate who has jailed Terrence without a claimant and without evidence in the Court, will be held accountable for this process.
- 21. The Public Servant employees engaged in this matter include, and are in 100% personal liability and accountability are: and are not limited to:
  - 21.1.1. Gemma Varney Team Leader Busselton Intensive Family Support Team.
    - 21.1.1.1. This is extreme hypocrisy as the father is incarcerated and the mother is destitute and emotionally broken. The children are separated in different foster homes. There is nothing 'supportive' going on here.
    - 21.1.1.2. This is a wicked system of immeasurable cruelty and agony.
  - 21.1.2. Joleen Bowles Senior Child Protection Worker.
  - 21.1.3. Amanda Jackson Applicant's Lawyer
  - 21.1.4. Kat O'Loughlin Case manager.
  - 21.1.5. Ms Castle representative for The Department.
- 22. These Public Servants will be called to:
  - 22.1. a competent *Court of Superior Jurisdiction: Rule of Lore/Law: All Are Equal Before The Lore/Law,* and may also be referred to as a Common Law Hearing:

V1 Page 8/11





Planet Heart

## Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 22.2. July 30th, 2023, for a Jury by Peers, to assess, in what capacity the 7 pages of claims by Gemma Varney are accurate. This document is dated 7.12.2022.
- 22.3. This document is supported by Form 424 04/21. A Form that outlines a **Failure of Lawful Due Process** and facilitates the taking of children based on unsubstantiated claims.
- 22.4. The notion that the children could be taken without first having established validity of the claim is an injury to **Law and Lawful Due Process.** 
  - 22.4.1. That Process being essential to ensure individuals do not find themselves innocently incarcerated in environments they should not be in.
  - 22.4.2. Be it a foster home or a prison.
- 23. Due to the **failure of Lawful Due Process**, this case is currently a kidnap and hostage case with full liability resting with the names at 21.
- 24. There should be no encumbrances to this process by any Public Servants in any way whatsoever, without that Public Servant also becoming complicit in facilitating a **failure of Lawful Due Process**, and is 100% personally liable and accountable.
- 25. The Police have been listed as a source of constant harassment for the family.
  - 25.1. And are therefore instructed to stay away.
  - 25.2. Names and badge numbers will be recorded and publicly gazetted should Police offer any interaction that is not based in care and support.
- 26. The DCP, by their own admission, in their own documents, visited the house 23 times.
  - 26.1. This is extraordinary harassment.
  - 26.2. This process represents a gross misappropriation of funds, that these Public Servants would continue to be paid, whilst offering no assistance to the family other

V1 Page 9/11





PAFROL. 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

than to take the children.

- 27. In. The matter of the Terrence Rodd being incarcerated:
  - 27.1. Since April 16 August 28th, evidence of the the crime is required.
  - 27.2. And the claimant must make themselves known.
  - 27.3. Without these essentials, this is a matter of persecution and generating revenues for the State by incarceration of First Nation individuals for which the Statutory and Legislative framework of Parliament has zero jurisdiction over.
  - 27.4. The Magistrate will be held to account for wrongful imprisonment if the Jury cannot witness the evidence that has lead to the ongoing incarceration of Terrence Rodd.
- 28. This is a family who has been ripped apart by the State.
- 29. The Harm and Injury costs are considerable:
  - 29.1.\$10 000 per hour, per child, for every hour the child is stolen by the State, with no **Lawful Due Process.**
  - 29.2. The damages for the State of Western Australia, as at 15 June 2023: \$114 960 000
  - 29.3.By the time the Trial arrives September 12, 2023; damages will be \$179 040 000.
- 30. Therefore the Sovereign Peoples Assembly, the Common Law Sheriffs, the First Nation Sovereign Council and Crown Executive Orders deem this matter to be of one whereby:
  - 30.1. The children should be immediately returned to family.
  - 30.2.A Common Law Court should ascertain the validity of the claims, by Jury.
  - 30.3.The Trial for September 12, 2023 in the Children Court be cancelled by Superior Jurisdiction.
  - 30.4. The Salvation Army to provide all necessary goods required.
  - 30.5.All food stuffs to be provided.

V1 Page 10/11





PAFROL. 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

30.6.A house to be supplied.

30.7. This family to be left in Peace to prosper and find their way forward.

30.8.Community support systems to be provided by consultation with the Sovereign People's Assembly (SPAWA) and the First Nation Sovereign Council (FNSC), and will include government funded facilities who will retain excellent communications and full transparency.

Official Business of the First Nation Sovereign Council

**EFFECTIVE IMMEDIATELY.** 



