

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 1/20





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

### 11th August, 2023

### 55017-001-001

Department of Child Protection (DCP): no case number available.

Rachel West and claims made against Rachel by DCP.

### **Crown: We The People of Superior Jurisdiction Tribunal:**

Tribunal assessment of Department of Communities, Child Protection; use of **Lawful Due Process** in matter Rachel West: 7 August 2023:

### Fail. This matter is dismissed.

- Alleged Claimant to DCP of wrongdoing by Rachel West: no claimant is available, or made transparent.
  - 1.1. DCP alleges they do not need to give details of the claimant.
  - 1.2. No such concept in Law exists.
- 2. Maxim of Law: the claimant must prove their claim.
- 3. This matter is **dismissed** due to a **failure of Lawful Due Process**.

V1 Page 2/20





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

3.1. That is: the claimant is missing, therefore no case can proceed.

#### 4. Maxims of Law:

- 4.1. Rule of Law: All Are Equal Before The Law
- 4.2. All are accountable for their actions.
- 4.3. The claimant must prove their claim.
- 4.4. Free will and informed consent are essential for all matters.
- 5. A missing claimant renders a matter **Null and Void.** 
  - 5.1. The possibility of an unidentifiable claimant allows for **the loss of Lawful Due Process**: in that some folks, or some <u>corporations</u>: such as the private corporation that refers to itself as the Australian Government; could make up anything about anyone, and run outrageous stories about a given 'alleged offender', and the claimant would not be held accountable to **prove their claim**.
  - 5.2. This renders the very basis of Law, to be powerless, by the extreme violation of the **Maxims of Law**, that exist to protect Humanity from false and fraudulent claim.
  - 5.3. A matter processed under these conditions is an act of Slavery, Criminal Code 270, 25 years jail.
  - 5.4. There is now a **ZERO TOLERANCE** for failure of Lawful Due Process.
- 6. The **Department of Child Protection** has a long, and well established, history of creating false claim, and generating a business customer for itself, in which public servants are paid on the public purse to pursue what could only be classified as severe character defamation and an unchecked invasive 'nightmare' into the families of community.

V1 Page 3/20





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

- 7. Public servants paid on the public purse pursuing said claim:
  - 7.1. **Sandra Wybrant** 
    - 7.1.1. sandra.wybrant@communities.wa.gov.au
      Case Manager
  - 7.2. Kirana Larasati
    - 7.2.1. <u>kirana.larasati@communities.wa.gov.au</u>
  - 7.3. Sophie Papaluca
    - 7.3.1. Sophie.Papaluca@communities.wa.gov.au
    - 7.3.2. Senior Case Manager
  - 7.4. Nick Trahanas
    - 7.4.1. District Manager
- 8. *Crown: We The People of Superior Jurisdiction;* did conduct a Tribunal Hearing at the meeting 7th August 2023, and report the following:
  - 8.1. Sandra Wybrant navigated the meeting with a sense of authority that had no basis in Law, in Lawful Due Process, nor any relevant Jurisdiction.
  - 8.2. When informed that unless a claimant could make an appearance, the matter had no Lawful basis to proceed, and was thus deemed Null and Void, despite being told this several times, Ms Wybrant showed no understanding of Law and chose to proceed with her dialogues regardless. This is wilful belligerence.
  - 8.3. Ms Wybrant went on to explain how they would continue with the investigation and contact the school and friends.
  - 8.4. Rachel West expressed she <u>did not give her consent</u> for such action, and the matter was closed.

V1 Page 4/20





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

- 8.5. Ms Wybrant again continued with her process, now **absent of consent** *and* **with no claimant** available.
  - 8.5.1. To enjoy such luxury of violation of Lawful Due Process, Rachel must surely be a slave and the public servant employees to be slave masters for the private corporation that refers to itself as the Australian Government.
  - 8.5.2. Thus, this invokes Criminal Code 270: Slavery. 25 years jail.
- 8.6. The structure to disguise this slave system is referred to as Parens Patriae 1481, in which the State declares itself to be the parent. And Humanity to be a perpetual child, under Guardianship, of the Board of the Guardians, further developed via the Poor Laws of 1535.
- 8.7. And therefore; allegedly, the State is free to conduct matters as it sees fit, as an alleged disciplinary parent. This is referred to as 'Legal Fiction'.
- 8.8. This is a wholly fictional construct. This is a private legal system that refers to itself as Law, but is not Law at all.
- 8.9. Ms Wybrant was unable to state what Statutory and Legislative Acts she was relying on for her alleged authority, and luxury to ignore the **Maxims of Law.**
- 8.10. The Department of Communities building was oppressive, being dark and gloomy.
  - 8.10.1. The room the meeting was in was squashed, had no windows, was painted a yellow colour and was gloomy.
  - 8.10.2. It had many angles and doors.
  - 8.10.3. The entire process was a deeply depressing and oppressive assault upon a mother regarding her role.
  - 8.10.4. And all conducted on heresy.

V1 Page 5/20





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

- 8.10.5. This process is therefore an act of violence, resulting in <u>Harm and Injury</u> to the accused, who is forced to endure a process which has **no basis in Law.**
- 8.11. This process is deemed to be dangerous for the wellbeing of Community.
- 8.12. The Department of Communities is currently in an audit process by *Crown: We The People of Superior Jurisdiction* for other matters regarding the movement of children with incomplete paperwork resulting from a **failure of Lawful Due Process**.
- 8.13. The Busselton Department of Communities is closed by Crown: We The People of Superior Jurisdiction for the kidnap and hostage of Oliviah Hume newborn, Lytrel Hume 3 and Terrence Hume 8, all by failure of Lawful Due Process.
- 8.14. In this case; the first requirement for the claimant: DCP to prove their claim is September 12, 2023, that being 299 days after the children had been removed.
- 8.15. Consequently because the Children's Court has supported this **failure of Lawful Due Process**, the Perth Children's Court is deemed closed as at 12pm 21 August 2023.
- 8.16. Cases in motion are redirected to Community based systems of Jurys.
- 8.17. In conclusion, the Tribunal assesses this matter to be dismissed.
- 8.18. Pursuit of this matter by any Public Servants, paid on the Public Purse, will invoke Criminal Code 270, Slavery, 25 years jail.



V1 Page 6/20



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. You may refer to the following Orders, passed through the Terra Australis Grand Jurys.

# **Department of Child Protection:**

Terra Australis Inaugural Grand Jury Order #93. 23 September 2021

The removal of any child from any parent is **strictly forbidden** without an independent Community Audit assessment as to why that would be happening and what factors deem the parent incapable of caring for their own child/ren.

What say you Jurors?
Unanimous Yes

Terra Australis Grand Jury #4 Order #3. 21 December 2021

Industry is called to attention, to cease all dialogues regarding vaccination mandates. Such mandates have no basis in Rule of Law: All Are Equal Before The Law, and are an act of slavery. Caution is raised; that inflicting such alleged 'mandates' on team members does position the individual of that organisation to be 100% liable and accountable for their action on behalf of their organisation, and in exchange for their pay check. There is no such thing as Corporate Immunity. That is a legal fiction and does not exist in Law.

All contracts related to the vaccination suppliers and the Australian Government, are inherently **Null and Void,** as such contracts do include the use of the body of individual Australians for which

V1 Page 7/20





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

no free will and informed consent was asked for, nor given. This is 100% slavery.

Children under Department of Child Protection care are generally vaccinated.

What say you? All contracts are Null and Void?

What say you Jurors?
Unanimous Yes

Terra Australis Grand Jury #11. Order #5. 14 July 2022

**Jurors what say you:** That all cases are publicly listed of children of Child Protective Services, Department of Child Protection, Foster care homes, Judges and Magistrates?

All decisions regarding the movement of a child from the natural home, require a Jury decision, before a **Court of highest jurisdiction**. All voices must be heard.

A Common Law Sheriff must be in attendance before a child is removed.

What say you Jurors?
Unanimous Yes

Terra Australis Grand Jury #15. Order #6 8 Nov 2022

V1 Page 8/20





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

Invoices for Harm and Injury direct to Insurance Companies.

Will weed out the wicked cos won't be able to be insured, so will not be able to work: Department of Child Protection.

What say you Jurors?

**Unanimous Yes** 

### Terra Australis Grand Jury #17. Order #5 7 Jan 2023

Regarding the Markwell case: and the feedback from the insurance industry, in this case the SAFA, relying on the following feedback:

- **5.1.1.** The initial removal of Takara Markwell occurred pursuant to Section 41 of the Children and Young People (Safety) Act 2017 (the Act), and the subsequent interim care and protection order was made by the Youth Court on 4 November 2021.
- **5.1.2.** The interim protection order was revoked by the Youth Court on 8 December 2021.
- **5.1.3.** In considering claims for compensation, SAFA is required to have regard to the appropriate legislation.
- **5.1.4.** In the circumstances of your claim, the above occurred in accordance with the relevant statutory frameworks.
- **5.2.** Therefore: **Crown: We The People of Superior Jurisdiction** recognise that such relevant statutory frameworks are a **licence to kidnap and hold hostage children**, whilst **failing Lawful**

V1 Page 9/20





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

**Due Process** that the accused would have the most basic right to be heard, in response to the claim made against her, and that the claimant, by **Maxim of Law** would have had to prove their claim before exercising any alleged remedy to said unfounded claim and therefore **this relevant statutory frameworks** is a framework of slavery. Criminal Code 270, 25 years jail.

**5.3.** Nor was the communication a request for compensation. It was a submission of fees incurred as damages for kidnap and hostage.

In the face of the evidence of no court in Australia having any jurisdiction over the matter: Federal Court rejected the claim based on no jurisdiction, and the High Court refused to hear it, nor being able to redirect to where remedy might be found; or any capacity to administer appropriate standards of **Lawful Due Process**, does this Grand Jury of **Crown: We The People of Superior Jurisdiction**, hold the SAFA accountable for facilitating the damage fees incurred for hostage and kidnap of Takara Markwell?

https://executiveorders.life/press-release-record/?pagenum=1#gallery-22-35-5294-2

And clearly noting: that all funding, for anything, is underwritten by the tool in commerce called the **Birth Certificate**, whereby each Birth Certificate was last valued at \$230M each. And recognising that the current system of currency is merely digits in a computer and any alleged scarcity of wealth is purely a psychological operation of control and does not exist on our abundant planet.

What say you Jurors?
Unanimous Yes



V1 Page 10/20



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

### Terra Australis Grand Jury #17. Order #6 7 Jan 2023

**6.1.** And do we hold the Public Servants, paid on the Public purse 100% liable and accountable for such disbursement or be also held **complicit in kidnap and hostage.** 

Those individuals being: <a href="https://www.safa.sa.gov.au/about-safa/boards-and-committees">https://www.safa.sa.gov.au/about-safa/boards-and-committees</a>

- **6.1.1.** The following Board is permitted 5 7 members. It has 5. One is supposed to be an Insurance specialist.
- 6.1.2. Mr Rick Persse Under Treasurer. No credentials listed.
- 6.1.3. Mr Mark Day No credentials listed.
- 6.1.4. Ms Susan Cargo No credentials listed.
- 6.1.5. Mr David Russell No credentials listed.
- 6.1.6 Ms Jacqueline Guerin Chief Financial Officer- SA Water

#### 6.1.7. And a further Board exists:

**6.1.8.** SAFA Risk and Performance Committee: The Risk and Performance Committee provides independent advice to the Under Treasurer on SAFA's financial and performance reporting responsibilities, risk management, and internal control systems. The committee consists of three members.

V1 Page 11/20





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

- **6.1.9.** No members are listed by name, face or credentials.
  - **6.1.10.** It is pointless to refer to the Committee as independent as it is also a public servant and is inherently biased to uphold the standards of the prevailing relevant statutory frameworks
  - **6.1.11.** This system is grossly inadequate and requires immediate upgrade, to facilitate Law, as per Order #5

What say you Jurors?
Unanimous Yes

### Terra Australis Grand Jury #18. Order #4 7 Feb 2023

- **4.1.** The Department of Child Protection is <u>not</u> a Law unto itself. It is <u>not</u> free to move about the community snatching children from families and submitting claims to the court at a later date and which by recent example, we may see, it does not submit the forms at all. All paperwork of **Lawful Due Process** must be verifiable at all times.
- 4.2. Claimant makes a claim. And must prove claim
- **4.3.** Accused must be heard to rebut the claim.
- 4.4. Judge or magistrate, under lawful jurisdiction, not legal, may make a decision
- **4.5.** A child would be removed only under the most extreme circumstances of parent incapacity to look after.

V1 Page 12/20





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

4.6. The decision would need to be reviewed by an Independent Audit and Investigation Team. le the Rule of Law Sheriffs.

What say you Jurors? **Unanimous Yes** 

### Terra Australis Grand Jury 18. Order #5 7 Feb 2023

- **5.1.** The Corporate sector is not free to Not answer to Law.
- **5.2.** By example, in a recent case, we had the following entities all fail to receive paperwork, even though it was based in Law, by which we are all bound.
- **5.2.1.** The Department of Child Protection
- **5.2.2.** The case legal practitioner
- **5.2.3.** The hospital where the baby was
- **5.2.4.** The legal practitioner at the hospital
- **5.2.5.** The Police
- **5.2.6.** Such conduct facilitates the perpetuation of **criminal activity.**

https://executiveorders.life

What say you Jurors?



wethepeople@executiveorders.life

V1 Page 13/20



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

### **Unanimous Yes**

### Terra Australis Grand Jury 18. Order #6 7 Feb 2023

- **6.1.** The time frame on **Form 424 40/21** will need to be closed as it allows for the children to be snatched.
- **6.1.1.** then an application put into the Court,
  - **6.1.2.** then a further 3 days before a hearing may arise for the parent to rebut the claim.
- **6.1.3.** In a recent case, no hearing had occurred in 65 days, all whilst young children were displaced from their family.
- **6.1.4.** This is gross incompetence
- 6.1.5. This is kidnap and hostage.
- **6.1.6.** This is **slavery**.

This organisation will **need to be investigated** and held accountable for such standards and is likely to be indicative of further failings across this corrupted industry.

What say you Jurors?

**Unanimous Yes** 



V1 Page 14/20



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

### Grand Jury 19. Order #6 7 March 2023

- **6.1.** How to blow a family of 6 people apart :
  - 6.1.1. Boys 8 and 3 snatched into foster care. Busselton Department of Communities.
  - **6.1.2.** Father, incarcerated with restraining order placed on him so cannot see new newborn for 2 years. Busselton Department of Communities.
  - **6.1.3.** Grandmother: restraining order placed on her so cannot see new born for 2 years Busselton Department of Communities.
  - **6.1.4.** Mother; retains newborn, despite Busselton Department of Communities waiting to snatch baby at birth. Thanks to intervention, but is gagged by Busselton Department of Communities.
- **6.2.** Minister Winton: given Notice of this matter 21.2.2023. No replies, Have called 21, 22, 23. 2/3. Still waiting for the diary to have a space made in it.
- **6.3.** Minister Papalia no reply to above.
- **6.4.** To be listed for gross incompetence and complicit in **kidnap and hostage.**

What say you Jurors?
Unanimous Yes



V1 Page 15/20



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

### Terra Australis Grand Jury #23 Order #3 3 July 2023

- 3.1. Based on the Hume Case of 3 children taken by DCP, for 200+ days.
- 3.2. The Court process is recognised as a fraud.
- 3.2.1. Producing 5 court hearings during the 200 days, in which absolutely nothing was achieved.

The claimant: Gemma Varney, on behalf of the Corporation known as the Department of Communities - Busselton, has not had to substantiate her 7 pages of claims with evidence. She has not been seen in the Court process at all.

3.2.2. The 4th hearing was merely to set a date for the 5th hearing, which was to set a date for the 6th hearing, which would be a trial, and was set for a further 90 days out. That being September 12th, 2023.

Thus of a 2 year order of detainment of the children, almost 1 year of it will have passed before it is ascertained if the claims are valid.

# This is gross failure of Lawful Due Process and is thus blatant kidnap, hostage and child trafficking.

- 3.3. The use of document 424 4/21 is dismissed as a failure of Lawful Due Process.
- 3.4. Further to documents provided to DCP, the children needed to be returned by midday 30/6/2023. This did not happen.
- 3.5. Thus denying the authority of FNSC and the Orders written to manage DCP: https://executiveorders.life/press-release-record/entry/5696/?qvid=2748
- 3.6. This matter is to come before a Common Law Court hearing on 30th July 2023 in which public servants, paid on the public purse, will come before a Jury of 12+ and will be held accountable for these **failures of Lawful Due Process** and are subject to accountability for:
- 3.6.1.Kidnap
- 3.6.2.Hostage

V1 Page 16/20





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

- 3.6.3. Torture
- 3.6.4.Slavery
- 3.6.5. Misappropriation of inherent right to resources
- 3.7. This Court blueprint will be made available throughout Terra Australis, to aid in the return of children to their rightful family clan.

What say you jurors?

What say you Jurors? Unanimous yes

### Terra Australis Grand Jury #23 Order #8 3 July 2023

- **8.1.**DCP buildings that have filthy frontages, blinds pulled, hidden staff and locked front doors when Sheriffs arrive; are to be emptied out and repurposed.
- **8.1.1**. Such behaviour does not reflect a community landscape in any way.
- **8.1.2.** And does in fact indicate a corrupted organisation that is unable to be transparent about what it is doing relation to community wellbeing and distribution of resources.
- **8.1.3**. Public servants from these offices will need to be black listed from working with children. What say you Jurors?

#### **Unanimous Yes**



V1 Page 17/20



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

Terra Australis Grand Jury #23 Order # 9 3 July 2023

**9.1.**All Public Servants, failing to serve community in a positive way are subject to dismissal and a public listing on the Sheriff gazette.

**9.2.**Gazette address is: https://commonlawsheriffs.au/ What say you Jurors?

What say you Jurors?

**Unanimous Yes** 

Terra Australis Grand Jury #24 Order #1 2 August 2023

Closing Busselton DCP and immediate return of Hume/Rodd children.

Now OFFICIALLY closed:

https://executiveorders.life/press-release-record/entry/5781/?gvid=2748

1.1.Further to the delineation of the behaviours of Department of Child Protection and in reference to Order 1 Section 1:14 of the the 23rd Grand Jury 3.7.2023: *All of these departments need to be audited.* 

Therefore, this Order is a large, overarching Order, that gives Community the authority to audit any department necessary and will include a comprehensive letter to all members of Parliament informing them that **Crown: We The People of Superior Jurisdiction**, will be making contact,

V1 Page 18/20





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

with templates to hold accountability, and to repurpose assets, and free those who are incarcerated, be it in jail or foster homes: by failure of Lawful Due Process.

And in the matter of Cheyenne Hume and Terrence Rodd and the removal of Terrence 8 and Lytrel 3 and baby Oliviah; by Department of Child Protection, a child trafficking organisation and does appear as a wolf in sheep's clothing, this matter is found to be based in unsubstantiated claims warranting accountability, as by the **Sovereign Peoples Assembly of Western Australia** (SPAWA) on July 30 2023; **Claim # 91714646**, in an 8 hour Common Law Hearing, and before a Jury of 13 individuals, in which all 11 defendants were found guilty of all 5 charges of:

- 1.1.1. Kidnap and Hostage
- 1.1.2.Torture
- 1.1.3. Human Trafficking
- 1.1.4.Slavery
- 1.1.5. Misappropriation of Resources.
- 1.2. Therefore, as an example to all DCP offices throughout Terra Australis, the Busselton Office will be closed by Notice on the windows, and public gazette, and the assistance of the Australian Federal Police.
- 1.3. The 3 Hume children will be returned immediately, by aid of the Common Law Sheriffs and Australian Federal Police they being public servants, paid on the public purse, and of inferior jurisdiction to all Common Law matters as they are under oath to a private corporation that calls itself the Australian Government, and the private BAR Guild legal system that refers to itself as Law.
- 1.4. The children will reside temporarily at 23 Honeyeater Crescent Geograph.

V1 Page 19/20





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

1.5. Department of Housing will bring the property up to habitable standards immediately, as per professional building codes and standards. Or, as requested by Vicky Penny, a house made available in Bunbury, immediately.

What say you Jurors? Unanimous Yes.



