

- 26TH TERRA AUSTRALIS GRAND JURY -

AGENDA

11.11 am AWST 29.9.2023

Acknowledgement by Jurors to note these Orders and tools exist and have Lawful standing via Lawful Due Process conducted by *Crown: We The People of Superior Jurisdiction.*

End of 2nd World War. September 2nd 1945 United Nations began October 24th 1945 Australia was a founding signatory to the United Nations. No referendum was held to consult with the good People of Terra Australis. Thus these lands became part of a globalist compact, without the permission of Humanity. A globalist government - created without the Free Will and Informed Consent of Humanity. The Rothschilds banking system. 23.12.1913 - 31.1.2023. 110 years has ensured almost

all countries have been indebted to this construct. Only now remedy is coming in via the BRICS alliance and the Quantum Financial System.

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The World Economic Forum by Klaus **Rothschild** Schwab - is an unelected body of people who then infiltrated all governments around the world, except those who find themselves in war, as an outcome of not joining this private 'club'. The implementation of the 15 minute city, a community prison, is the concept of this organisation.

Acknowledgements:

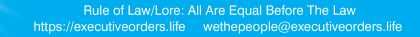
- The Department of Child Protection Busselton was closed by the Bunbury Sheriffs.
 - 1.1. 11.8.2023
 - 1.2. <u>https://executiveorders.life/press-release-record/entry/</u> 5781/?qvid=2748
 - 1.3. 19.9.2023 DCP Perth was attended and held to account for child trafficking.
 - 1.4. Police came. They misrepresented themselves by saying they would speak outside and then all disappeared in 2 minutes.
- 2. The Perth Children's Court was closed by the Perth and Albany Sheriffs.
 - 2.1. 21.8.2023

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- 2.2. <u>https://executiveorders.life/press-release-record/entry/5795/?</u> gvid=2748
 - 2.2.1. It continues to operate.

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- 2.2.2. Did Hume Trial Sept 12- 16. Magistrate Horrigan. Moved in favour of Law, based on our submissions, and the Verdict from July 30th Common Law case 11 defendants found guilty on 5 counts of Crimes Against Humanity. 6 week window given to establish housing.
- 3. Judiciary were named and shamed for violation of Lawful Due Process in Blast 065.
 - 3.1. 30.8.2023
 - 3.2. https://t.me/WTPSpeak/112
 - 3.3. Further named in
- 4. Further gazettes are available here:
 - 4.1. https://executiveorders.life/press-release-record/
- 1. Order #1 Police in unmarked cars. Voice of Elder Uncle Danny.

1.1.As a private corporation; raising revenue via the privately owned Statutes and Legislation passed through the privately owned Parliament; Police are not permitted to move around the landscape patrolling Humanity, and then suddenly turning their lights on, in vehicles that do not resemble Police cars. *Crown: We The People of Superior Jurisdiction* own the Police. We pay the wages, we own the cars, the uniforms, the buildings and the Lore/Law.





1.2. What say you Jurors? Unmarked cars are forbidden. Unanimous Yes.

2. Order #2 The broken word of the Police.

- **2.1.**Police alleging to do one thing and then do something else, render their word to be useless and the Trust to be broken. Without Trust, there is no Law.
- 2.2. Example: when at Dept of Communities 130 Stirling St Perth WA 6001,
 19.9.2023, Police said, 'lets take it out of the building and talk outside.' We, as a team of 12 Sheriffs, cordially agreed, as it provided an opportunity to discuss Police assistance to DCP to round the children up and take custody of them.
- 2.3. They were clearly on a 2 minute time frame and then left. As indicated by a young Officer who repeatedly looked at his watch in a short space of time and then delivered an exit command.
- 2.4. This results in child trafficking going unattended and unaccountable.
- 2.5. The six officers who attended have been publicly listed on Blast 067 Posted 21.9.2023 1.9k views as at 28.9.2023 4.45pm.



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- 2.6. Those Officers are :
 - 2.6.1. Halsz 17197, the spokesman:

2.6.2.Kaden 9272

2.6.3.Bailic 18444,

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2.6.4. Johnstone 18227,

2.6.5. Voigt 18407,





2.6.6.Gala 18380.

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2.6.7.Use of Public Property to avert the course of justice:
2.6.7.1.Paddy wagon G1118
2.6.7.2.Paddy wagon G1113
2.6.7.3.And one other.

- **2.6.8.** This constitutes incompetent Public Servants paid on the Public Purse, believing they can support child trafficking, and not be held accountable.
- 2.7. **What say you jurors?** The Police are complicit in Child Trafficking when they conduct themselves in this way, because they fail to assist to bring remedy to the landscape.
- 2.8. The Officers named are to Stand Down for training in Lawful Due Process.And to be made an example of.
- 2.9. Law is real. If you fail to follow it, we have anarchy. That is, in this case: Public Servants paid on the Public Purse but failing to uphold inherent rights and freedoms.
- 2.10. What say you Jurors? Majority passed.

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3. Order #3 Corporations barricade themselves in.

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- 3.1.Corporations are increasingly becoming non accessible and non accountable. One of the ways they do this is to make accessing them a time consuming process.
- 3.2. Examples of this include : 'no reply' emails. Wasting everyone time to find an email to reply to, that is not 'no reply'.
- 3.3.As well as email systems that do not allow for attachments to be added. Thus our own documents cannot be submitted, which may include the Executor and Beneficiary Letterhead as Lawful Jurisdiction.
- 3.4. It is deemed such corporations be rated for their user friendly landscape and may be penalised for wasting the time of Humanity.
- 3.5. What say you jurors? Corporations must provide access for an attachment, and easily available reply email addresses. Including featuring the email address to reply to, in the email that arrives on a no reply email. Our time is not free for these laborious systems.
- 3.6. A Rating : Efficient

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- 3.7. B Rating: Warning of non compliance to User Friendly standards.
- 3.8. C Rating: Penalty 1: \$1000.
- 3.9. D Rating: Penalty 2: \$5000

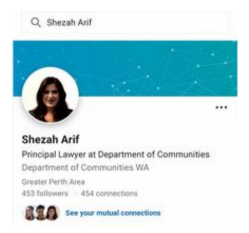
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- 3.10. E Rating: Penalty 3: ASX listed, or Government Department: consistent failure to reply to Crown Executive Orders: \$20 000. Assigned to CEO.
- 3.11. What say you Jurors?
- 3.12. Unanimous Yes.

4. Order #4: Child Traffickers : Shezah Arif and Simon Thakrah

- 4.1. **Shezah Arif.** : Principal Lawyer at Department of Communities.
 - 4.1.1.Facilitate child trafficking. As evidenced by the Hume case.
 - 4.1.2.Takes children first and then has a trial just less than 300 days later.
 - 4.1.3.Has failed to provide housing despite the Australian Government being a guest on these lands of this First Nation family.



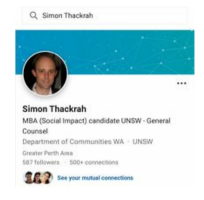


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Simon Thackrah : Head of Legal Department of Child Protections. MBA (Social Impact) candidate UNSW - General Counsel.

- 4.1.4.Facilitate child trafficking. As evidenced by the Hume case.
- 4.1.5.Disruptive behaviour 19.9.2023 when held to accountability for Failure of Lawful Due Process.



4.2. What say you jurors?

These two individuals in high positions, have no consciousness to recognise the agony their actions create, nor the mismanagement of the resources that result in a First Nation family being homeless.

- **4.3.** They are fit for immediate dismissal as a measure of what is not tolerated in the landscape of the Sovereign and the equitable use of resources.
- 4.4. What say you Jurors?
- 4.5. Unanimous Yes.
- 5. Order #5 Map and Track. Block and Check. Part A.
 - 5.1.All Public Servants and Public Servant systems will be Mapped and Tracked as required.

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- 5.2. If found to be encumbering Humanity, they will be Blocked and Checked accordingly.
 - 5.2.1.Eg: Synergy: customer service team are dumbed down.
 - 5.2.2.Electronic infrastructure is extremely limited with regard to email access
 - 5.2.3.Upper management team of legal and accounting is 100% unavailable.
- **5.3. What say you Jurors.** We own this system and it is run like a slave system, harvesting profit from a resource we already own and have paid for. This standard of enterprise is strictly forbidden and needs to adjust its infrastructure including making available the set-off process for payment.

And Part B. Example.

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- **5.4.** Additionally, the **Energy and Water Ombudsman Western Australia** proves it is incapable of delivering an outcome that is not based in Humanity as the Debtor.
- **5.5.** It is unable to address failures in Law, and simply sends Account Owners back to the same enterprise they began at, as having an alleged debt, despite instructions to do 'set-off', which is to access the Creditor Accounting.
- 5.6.Justin O'Malley Senior Investigating Officer confirms he relies on:5.6.1.The Charter of the Energy and Water Ombudsman (Western Australia) Limited (Charter)

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- **5.6.2.** the Australian Standard (AS/NZS 10002-2014 Guidelines for complaint management in organisations) which defines a complaint as : 'an expression of dissatisfaction made to or about an organisation, related to its products, services, staff or the handling of a complaint, where a response or resolution is explicitly or implicitly expected or legally required'.
- 5.6.3. The Electricity Industry Act 2004 (The Act). Section 39. And 131.
- 5.6.4. The Economic Regulation Authority (Authority) to prepare Codes.
- 5.6.5. Section 54 of the Act
- **5.6.6.**Section 79 of the Act for Code of Conduct for the Supply of Electricity to Small Use Customers (the Code)
- **5.6.7.**The Independent Electricity Code Consultative Committee (ECCC) for review of the Code.
- 5.6.8. Section 80 of the Act.
- 5.7. Granting permission to process resource use as a set-off, is not a 'complaint'. It is an instruction and permission, granted by the Executor and Beneficiary. It is Superior Jurisdiction to the <u>legal</u> framework of the Acts of the corporation.
- **5.8. What say you Jurors:** as an aspect of this **Independent Audit and Investigation**, that Justin O'Malley is charged with educating the above entities with the set-off process. Or, he and the Board members of the above Authorities come before a Court of Superior Jurisdiction, before a Jury of We The People, to face Criminal

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Code 270 ; Slavery, 25 years jail.

5.9. And

- 5.10. What say you Jurors? The Energy and Water Ombudsman Western
 Australia is an inefficient Office that *Crown: We The People of Superior Jurisdiction* pay for, and yet it treats us as a debtor. Therefore, in order for it to be a useful Office, it needs to immediately adopt the set-off process for the Creditor.
- 5.11. What say you Jurors?
- 5.12. Unanimous Yes.
- 6. Order #6: further to Order #6 from the 25th Grand Jury 31.8.2023
 - **6.1. Ventia Security**, is in a government contract, and is therefore a Public Servant paid on the Public Purse, is notified of change of jurisdiction and now works for the People, not the PMA that calls itself the Australian Government, and will move to ensure Lawful Due Process occurs at the Courts. That is the Claimant must prove their claim.
 - **6.2.** Specifically, if Common Law Sheriffs attend the Courts for any reason, that the Sheriffs are acknowledged as being in Superior Jurisdiction than the Judge or Magistrate, as they are members of the privately owned Board of the Guardians.

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Common Law Sheriffs may unfold peaceful business within the Courts, particularly for those attending in a Superior Jurisdiction, or those having requested the Sheriffs attend on their behalf.

What say you jurors? Unanimous Yes.

....further

- 6.3. It is noted that on September 11th 2023 and September 12th 2023, that Ventia Security was diplomatically served the above documentation at its address 181 Adelaide Tce Perth 6000, by the Common Law Sheriffs.
- 6.4. Whilst initially polite, by 3.30pm 12.9.2023, Ventia did call and say we were not allowed back in the building,
- 6.5. and when we did attend the Court on Tuesday 12th September 2023, as Counsel for a First Nation family,
- 6.6. Ventia Security served to block our access to the Court, not allowing us even onto the steps.
- 6.7. And engaged particularly large Security Guards who outrightly said they were placed specifically for the purposes of preventing the Common Law Sheriffs from entering the building,

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- 6.8.thus preventing Counsel from being available as per the Voice and Choice of the couple in the trial.
- 6.9. This is an Act of slavery by silencing the defendants in their choice of Counsel, and a failure of Lawful Due process to block access to the Court.
- 6.10. Ventia has therefore facilitated child trafficking as this case is already recognised as a failure of Lawful Due Process due to the trial being the 8th hearing in some 270 days since the children were taken.
- 6.11.And was heard before a Superior Court.....
- 6.12. The Department of Children Protection has a profound reputation for stealing children by **failure of Lawful Due Process**, and Ventia, by its actions, is facilitating this to continue.
- 6.13. What say you Jurors: Ventia Security is guilty of perverting the course of justice and needs to be held accountable for its conduct. Ventia must do a written letter of acknowledgment and Public apology of its failure to address standards of Lawful Due Process, thus facilitating child trafficking.
- 6.14. What say you Jurors?
- 6.15. Unanimous Yes.
- 7. Order #7: Fees for Public Servant misconduct: Further to this Order: New fee schedule for Judiciary:

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7.1. In addition to Terra Australis Grand Jury 12. Order # 3 12 August, 2022

Re: Judges and Magistrates, being of *inferior jurisdiction*: due to being part of the Poor Laws 1535 and their ongoing development to this modern day, and being part of a system that was created without the free will and informed consent of

Crown: We The People of Superior Jurisdiction:

Those who fail to acknowledge Superior Jurisdiction when announced, that being Divine Special Appearance, or Executor and Beneficiary, or the living man or woman, or any other term used to describe the same, will be deemed incompetent and removed from their position.

7.2. And, as per Grand Jury 25 31.8.2023, Order #7:

Or, at the choice of the Executor, may incur a fee of **\$333 000 AUD** in equivalent hard asset, eg: Gold or Silver.

for perverting justice for a first offence. To overrule the Executor is to deem the Executor a slave. Criminal Code 270, Slavery, 25 years jail.

- 7.3. And sum certain **\$666 000 AUD** in equivalent hard asset, eg: Gold or Silver, for a second offence.
- 7.4. Guantanamo Bay is reserved for possible placement.
- 7.5. And a Public Listing.
- 7.6. Effective immediately.

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- 7.7. Thus a fee schedule to the value of \$66 000 may be applied to any Public Servant who fails to address the Executor in the correct capacity.
- 7.8. What say you jurors?
- 7.9. Unanimous Yes.

8. Order #8. Local Councils: Accountability for all matters.

- 8.1. All Councils are recognised as Private enterprise and must be accountable to the People.
 - 8.1.1. The 15 minute city is a privately owned business model and does not have the consent of the People. And is a Null and Void Concept.

8.2. What say you jurors?

8.3. Unanimous Yes.



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9. Order #9: Andrew Wallace failure of Lawful Due Process.

9.1. We will read a document submitted for the Jurors to consider as a failure of Lawful Due Process, so the case can be re-examined by a Court of Superior Jurisdiction such as the SPAWA Common Law Court.

9.2. What say you jurors?

9.3. Unanimous Yes.

10. Order #10. Office of Australian Financial Management

- 10.1.Is required to facilitate the 'set-off' process immediately.
- **10.2.**That is: to make available the Creditor ledger, currently hidden in the large accounting firms.

10.3.What say you Jurors?

10.4.Unanimous Yes.

11. Order #11: Foster Carers

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- 11.1.Foster Carers are to obtain a copy of a signed and sealed Court Order before receiving children.
- 11.2.Or be deemed to be complicit in child trafficking.

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- 11.3.A Register is kept of Foster Carers. All Foster Carers are to Email Notice to : admin@wacommonlaw.au
- 11.4. Foster Carers must show appropriate clearance for safety, to receive children.
- 11.5.What say you Jurors: Unanimous Yes.

12. Order #12: The standard outcomes for failure of Lawful Due Process.

- 12.1. Public listing
- 12.2.Frozen assets
- 12.3.Come before a Common Law Court for trial.
- 12.4.Come before a Tribal Court for trial.
- 12.5.House Arrest.

12.6. What say you Jurors?

12.7. Unanimous Yes.

13. Order #13: Third Party Slave Traders. Eg: Max Employment

13.1.Centrelink- derived from the Workhouse Test Act of 1723, has long been a slave system, created by the Catholic Church, which allegedly owns the People. Unum Sanctum 1302, and further Papal Bulls.

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- 13.2.This is a landscape in which Inherent Rights are forcibly exchanged for Benefits, thus alleging to bring an individual under the jurisdiction of the inferior Private Members Association, that calls itself the Australian Government.
- 13.3.This is effectively blackmail, coercion and slavery. It is fraud, because the Australian Government alleges to have resources to give to you, that were not already yours.
- 13.4. This is not possible, since all resources are derived via the monetisation of the Birth Certificate or the alleged permission granted for use of resources, by the receipt, known as the Birth Certificate, despite no transaction details readily available since Humanity has traditionally been under Guardianship and therefore allegedly; did not need to be consulted about Resource Use.
- 13.5.Particularly vulgar is the development of the points based system to monitor Humanity and their application to job search requirements. Upon failing the points system an individual can be suspended from payments, thus causing extreme distress and hardship on an already highly stressed population.
- 13.6.Thus these 3rd party contractors who are the Job Seeker contractors, of which Max Employment would be an example, are hereby given Notice that:
 - 13.6.1. the point system is Null and Void. Under no circumstances is Humanity monitored by a point system. This is a complete absurdity.
 - 13.6.2.The disconnection of any individual from essential resources that were only ever theirs to begin with, is strictly forbidden and does now incur a penalty to

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the provider of an amount of: \$10 000 per day, per Man or Woman, also known as the Executor and Beneficiary.

- 13.6.3.The Job Seeker provider: eg Max Employment would be liable for this injury/ penalty.
- 13.6.4.All providers will be Notified and must reply with written confirmation of receipt no later than 2 weeks after receipt, or be deemed incompetent and incur a \$1million penalty for belligerence, slavery, treason and fraud, and a public listing for such conduct.
- 13.6.5.The CEO's will be held 100% personally liable and accountable for recognising this change in their contract.
- 13.6.6.Any individual team members who action a disconnection from resources upon any individual will be held personally liable and accountable and incur a penalty of \$66 000 - flat rate.
- 13.6.7. The assumption of a Smart phone and use of an app is also acknowledged.

13.7. What say you Jurors?

13.8. Unanimous Yes.

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14. Order #14 Administrative Appeals Tribunal

14.1. In matters of a 5th hearing with the Administrative Appeals Tribunal with regard to double financial penalty for not vaccinating ones child with the privately owned, profit generating products of the vaccination industry, the Barrister chose to move

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against the Executor and Beneficiary and failed to perform functions of the Trustee, they being beyond the capacity of the prevailing Statutory and Legislative framework.

- **14.2.** Thus maintaining a landscape of blatant slavery. Member Dr C Huntly did not know what the Nuremberg Code was, and had not watched an essential 5 minute video of precision architecture regarding the injuries of the vaccine industry.
- 14.3. The doors of the Administration clearly identify there are two jurisdictions within the Administration, one which it deems itself to be : The Private. And one in which it deems the matter of the People to be the Public: subjected to the Statutory and Legislative framework of the Parliament process. That being a slave system as it fails Rule of Law: All Are Equal Before the Law.

Being limited by the Statutory framework ensures the matter will be dismissed as frivolous and vexatious (Correction: in editing: dismissed as 'no prospect of success'. Not: frivolous and vexatious) and amount to 15 months of time wasting. That is what happened.

The invitation was extended to appeal through the Federal Court, however, as we clearly recognise that all their courts are courts of banking and not Law, and it is not in the interest of any of the Courts to move against a revenue raising

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opportunity, it is deemed to be a pointless exercise to appeal in a lower jurisdiction Court.

14.4.What say you Jurors?

- 14.5. Unanimous Yes.
 - 14.5.1. The Administrative Appeals Tribunal, (AAT) will be deemed incompetent, to be engaged in slavery, to be supporting Private Industry at the expense of the wellbeing of the People, thus this is treason, and Member Huntley recorded for the \$333 000, for moving against the Executor. The outstanding invoice of some \$98K will be upheld and payable immediately by the Centrelink framework.
- 14.6.What say you Jurors? 14.7.Unanimous Yes.

15. Order #15: Dan Andrews: ex Victorian Premier and Rebecca Skinner: ex CEO of Services Australia

15.1.Despite allegedly resigning this week, or more accurately, would have been removed, these individuals will remain accountable for their Crimes Against Humanity via the privately owned Covid Business model.

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15.2.What say you Jurors?

15.3. Unanimous Yes.

16. Order #16 Cheyenne Hume and Terrence Rodd.

16.1. In matters of the Trial in the Perth Children's Court from 12.9.2023 - 15.9.2023

- 16.2.Despite this matter having been trialled before a Court of Superior Jurisdiction 30.7.2023 in which 11 defendants were all found guilty on 5 counts of Crimes Against Humanity, and thus awarded 75 year jail sentences,
- 16.3. And may be witnessed here:

https://executiveorders.life/press-release-record/entry/5765/?gvid=2748

- **16.4.**and despite the Perth Children's Court being officially closed by Superior Jurisdiction, 21.8.2023
- 16.5. And may be witnessed here:

https://executiveorders.life/press-release-record/entry/5795/?gvid=2748

- 16.6. The Trial did proceed.
- 16.7.We observe Magistrate Horrigan, who did receive considerable Notice from Crown Executive Orders, did acknowledge the Jurisdiction of the Court hearing and did use it as a measure of her decision making, and rather than simply move in the direction of the DCP 2 year Court Order, of which some 300 days has already elapsed, Magistrate Horrigan did assign a six week rehabilitation window to the

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parents, to assist in housing and other matters.

This Order is to oversee that all Departments within the Department of Communities, particularly Department of Housing, actions remedy for this young family so that they may have their 3 children returned to them, November 3rd, 2023.

- 16.7.1. What say you jurors?
- 16.7.2. Unanimous Yes.

17. Order #17: This Court and FNSC is highest jurisdiction -

17.1.We may call upon the Letter by Sir Harry Gibbs; former Member of the High Court, and once again, note the use of the word Member, indicating if you are not a member, you do not get to play. But may be on the receiving end of: He says: 17.1.1.

'I could go on with more relevant information however I think now is the time for a summary. The group leader, a QC, states the obvious when he asked me how could a colony now acknowledged by all world nations to be a sovereign Nation retain exactly the same legal and political system it enjoyed as a colony without any change whatsoever to the basis for law. This point alone requires an answer.'

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- 17.2.All administration is ours. *Crown: We The People of Superior Jurisdiction.* We have paid for it, via the transaction associated with the use of the Birth Certificate as a tool in commerce.
- 17.3.Based on the following document; appearing in the Family Court, and signed just at May 29, 2023, Let us read it: ...
- 17.4.And based on the fact that Judge Quail has already been found guilty of Crimes Against Humanity 30.7.23, which he has ignored.
- 17.5.And has kept the Children's Court open.
- 17.6.And has given Ventia Security instructions to prevent the Common Law Sheriffs from entering the Court 12.9.2023
- 17.7.And has allowed a case to run by **failure of Lawful Due Process**, in which children are taken for 300+ days before a hearing before Magistrate Horrigan November 3 2023, may provide an opportunity to return them.
- 17.8.And had failed to hear the Mothers affidavit since Hearing #4. First Nation, and not even under this jurisdiction. But was heard at the trial.
- 17.9.We cannot value these words on this document and these signatures to be vested in a Truth, or a moral code by which Humanity can rely upon for their safety.
- 17.10.As the Blasts began in March 2023, one might ask, was this Document only created in response to the focus on the Judiciary.
- 17.11. This document does not absolve the past horrors of a genocide landscape?

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- 17.12.One might ask, is it sufficient that this system that has left thousands in jail cells by **failure of Lawful Due Process** and therefore incomplete paperwork.
- 17.13.And has removed tens of thousands from homes and displaced their lives for their entire life, particularly First Nation families, and has perpetuated immense poverty amongst First Nation,
- 17.14. And has admitted this in this document
- 17.15.And has signed to say they have admitted it.
- 17.16.But render themselves the opportunity to carry on, under the guise of 'doing better', but clearly indicated by the actions of Quail, that is not happening,
- 17.17.Thus, in this profound moment, do we take this opportunity to dismiss them all, as incompetent, to retire this colonial system, to recognise this Parliamentary system of the debtor to be nothing more than a slave system. And to put a line in the sand as Terminated.
- 17.18.An era complete.

17.19.Jurors: what say you? 17.20.Unanimous Yes.

18. Fines and Penalties -

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18.1.In the matter of Fines and Penalties, which do cause immeasurable damage to folks, and encumber their lives, remedy to this may be18.2.set off, plus affidavit of remorse, and apology.

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18.3.The horrendous outcomes for a Fines and Penalties will be amended for GJ 27.

18.4.What say you Jurors? 18.5.Unanimous Yes.

19. Order #19: Recognise the Estoppel.

19.1. This is a valid document requiring response.

19.2.What say you Jurors.

19.3.Unanimous Yes.

20. Order #20 The revocation of the Drivers License

- 20.1.It does appear a new measure is for the administration to revoke Drivers License.
 - That simply means folks are driving on the Private Roads, not the Public roads.
- 20.2.And may not be accosted by the Police.
- 20.3.Nor made to exit their vehicle.
- 20.4.Nor have vehicle confiscated.

20.5.What say you Jurors. 20.6.Unanimous Yes.



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21. Order #21. House Arrest

21.1. As per the Verdict from the Sovereign Peoples Assembly 30.7.2023:

11 Defendants found guilty on 5 charges of Crimes Against Humanity, and the Hearing 26th November 2022, 29 individuals - covid agenda - will stand down from their positions.

- 21.2. Effective immediately.
- 21.3.And be considered to be under **House Arrest**.
- 21.4.And can be witnessed here:
- 21.5.https://executiveorders.life/press-release-record/entry/5765/?gvid=2748

21.5.1.What say you Jurors?

21.5.2.Unanimous Yes.



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

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