

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

- 27TH TERRA AUSTRALIS GRAND JURY AGENDA

11.11 am AWST 29.10.2023

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 <u>without</u> 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.

V1 Page 1/27





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

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

V1 Page 2/27





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

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/

5. In the Spirit of a critical <u>Maxim of Law: All Are Accountable For Their Actions</u>, let us take a brief look at a 4 mins synopsis of what happened when some individuals ignore this Maxim and afford themselves 'Immunity'.

- 5.1. Immunity is a **legal fiction**. It does **not** exist in Law.
- 5.2. It is by the use of **Immunity** that the Big Pharma has been given legs to grow to the menacing, genocidal machine that plagues our planet. And buries itself deep into our Social Services system.
- 5.3. Big Pharma was granted immunity by Ronald Reagan in 1986, thus moving the onus of payment for death or injury away from the Pharma corporation, and over to community via government payments. This has allowed rogue developments within this industry with catastrophic developments.

V1 Page 3/27





Peoples Alliance for Rule of Lore/Law

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

None more evidenced than the wicked shutting down of our planet for the privately owned Covid19 business model, delivering the forced injection upon billions of people of a nanotech vaccine:

- 5.3.1. In 1986, Ronald Reagan signed into law the National Childhood Vaccine Injury Act (NCVIA). This law created immunity for pharmaceutical companies from lawsuit over claims from vaccine injury. The thought at the time was that if companies could be held liable for injury, it would reduce the profitability of vaccines. As an alternative, the National Vaccine Injury Compensation program was created to provide compensation from vaccine related injuries and death (which does occur) from a federal claims department,
- 5.4. Let us take a moment to see where the heart of this wicked nestles itself on our planet: Telegram.
- 1. Order #1 In recognition of this leaching of Humanity's resources into this privately owned industry, let us recognise the following:
 - 1.1. In. Matter of AAT No: 2022/9615: Crown: We The People of Superior Jurisdiction, and as Executor and Beneficiary vs Administration Appeals Tribunal of the Australian Government, it was found that a double financial penalty was applied, through the Social Services system, administered by Services Australia, if one did not inject their child with the privately owned vaccine products of the privately owned Big Pharma industry.

V1 Page 4/27





Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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

- **1.2.** In this matter that spanned 15 months and 5 hearings, despite all Notices given that the forced use of such products deemed Services Australia to be guilty of slavery, the AAT did a final ruling in its favour.
- **1.3.** Thus we can freely witness that our Social Services system is compromised by the Privately owned Big Pharma industry.
- 1.4. As the Social Services payments are derived via the monetisation of the Birth Certificate, it is possible to witness that a private industry has hold of the access one has to the monetisation of their own energy field, for their own use, or not for the use of the Executor and Beneficiary.
- 1.5. This is Slavery: Criminal Code 270. Slavery, 25 years jail.
- **1.6.** Thus it would be appropriate that those who enforce this policy should be subject to this measure of their actions. **Criminal Code 270. Slavery, 25 years jail.**

1.7. Thus, what say you Jurors:

- 1.8. That Barrister Huntly, who moved against his own value system to uphold the matter is not only guilty of the \$333 000, as per Grand Jury 26, but should be assigned Slavery: Criminal Code 270. Slavery, 25 years jail.
- 1.9. In addition to Rebecca Skinner, ex CEO of Services Australia, and served in the Military for 26 years. And who served at precisely the time of the implementation of the Covid19 agenda: March 16 2020 30 September 2023, and has now been replaced by Chris Birrer.
 - 1.9.1.This does not negate her accountability for the implementation of the Covid19 agenda, via the use of the obstruction of **Maxim of Law: Free Will and Informed Consent is essential for everything.**

V1 Page 5/27





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

- 1.9.2.The success of billions of People being injected with the privately owned nanotech vaccination of the covid19 agenda is wholly dependent on the obstruction of this Maxim of Law. This was created by producing a dumbed down society with regard to knowledge of Law, and by coercion and blackmail.
- 1.10. And most particularly, Secretary Ray Griggs AO CSC
 - 1.10.1.Clarifying : **AO**: Order of Australia and award for distinguished Service of a high degree to Australia. Australia being a separate entity to Terra Australia.
 - 1.10.2.CSC The Australian Conspicuous Service Cross is awarded for outstanding devotion to duty or outstanding achievement in the application of exceptional skills, judgement or dedication, in non-warlike situations.
 - 1.10.3. The covid19 agenda was, and is, absolutely war.
 - 1.10.4. It is a genocide agenda, dramatically increasing the death and injury rate.
 - 1.10.5.And sterilising whole generations of humans. As evidenced by the inquiry of Naomi Wolf into the Pfizer papers. Whereby some 3000 professional researchers delved into the hundreds of thousands of pages, only to confirm, the vaccine is a sterilisation agent, and does position Humanity for an unknown landscape in years to come.
 - 1.10.6.And can be viewed here:



https://www.youtube.com/watch?v=T9Y_W_30hsM



V1 Page 6/27



Peoples Alliance for Rule of Lore/Law

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

- 1.11. It was Ray Griggs, as Secretary for the Services Australia, July 2021, who throughout the hearings maintained that the double financial penalty for not injecting your child with the privately owned pharmaceutical products was a matter to be deemed as 'no hope of a possible success'. And persistently deemed the matter to be so. If ever one wanted a face for Admiralty Law and the incarceration of Humanity as chattel slaves for corporate profit, this a face:
 - 1.11.1. Vice Admiral Raymond James Griggs, AO, CSC (born July 1961) is an Australian senior public servant and a former senior officer in the Royal Australian Navy. He served as Chief of Navy from June 2011 to June 2014, [1] before being appointed Vice Chief of the Defence Force until his transfer to the reserve in July 2018.

Following his transfer to the reserves, Griggs held the appointment of the **Associate**Secretary of the <u>Indigenous Affairs Group (???)</u> within the Department of Prime

Minister and Cabinet, and was the <u>inaugural CEO of the National Indigenous</u>

Australians Agency (???).

He was appointed Secretary of the Department of Social Services on 22 July 2021, and remains in that position. [2]

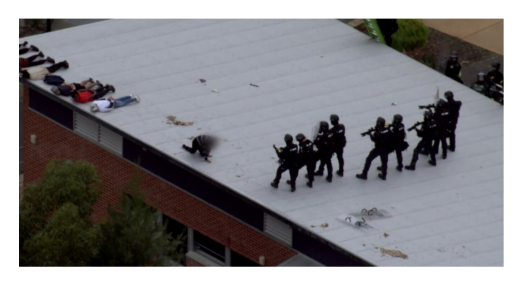
- 1.12.**Huntly** did eventually follow in the vein of **Secretary Griggs**, stating that his jurisdiction was limited. And the matter could be appealed in the Federal Court.
- 1.13.As the Federal Court is just a further arm of the same privately owned legal system, called Admiralty Law, it is a pointless process.

V1 Page 7/27





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



1.14.Thus this matter comes before the Grand Jury to be addressed by Crown: We The People of Superior Jurisdiction.

1.15.Thus, what say you Jurors:

1.16.Are these people guilty of <u>slavery</u> by withholding access to inherent right to resources in the form of finances generated by the monetisation of the birth certificate, as penalty for not administering privately owned products into our children. ?

1.17.Unanimous Yes.

- 2. Order #2. Banksia and Casuarina Independent Audit.
 - 2.1. In the recent death of Cleveland Dodd, 16, at Casuarina Prison, Unit 18, it has been declared he committed suicide.

V1 Page 8/27





Peoples Alliance for Rule of Lore/Law

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

- 2.2. It is highly unlikely that an individual just one week away from returning home would commit suicide. Details suggest it was murder.
- 2.3. The guard on duty was allegedly asleep. Gross incompetence.
- 2.4. The Casuarina Prison and the Banksia Detention Centre continue to be controversial institutions delivering **Crimes Against Humanity** in regular reports.
- 2.5. And whereby images such as this: indicate a scream for help and a violent response to that scream.
- 2.6. 23 hours per day in a cell, is part of procedure.
- 2.7. Government now declares to expand Casuarina to 1800 cells.
- 2.8. This is a giant money making business model that requires Bodies Behind Bars (BBB) to access the Trust funds.
- 2.9. These are old, outdated standards of barbarism.
- 2.10. Youth are to be expanded, not locked away.
- 2.11.Referring to the statistics of film **Incarceration Nation**, which is referenced in **Grand Jury 3**, we know that of the 3% of the Terra Australis population that is the First Nation population, they occupy 29% of the incarceration rate.
- 2.12.And in over 500 deaths in custody, only one death has ever had accountability assigned to it.
- 2.13. This is clearly a race related agenda for First Nation persecution.
- 2.14. The Corruption and Crime Commission are doing an investigation into the death of Cleveland.
- 2.15. From abc.net.au, Minister Paul Papalia explained 26 October 2023.
 - 2.15.1. "the government announced its first concrete change as a result removing

 Mike Reynolds the commissioner of Corrective Services from his position and replacing him with Assistant Police Commissioner Brad Royce.

V1 Page 9/27





Peoples Alliance for Rule of Lore/Law

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

- 2.15.1.1.lt is noted that in communications with Police Commissioner Col Blanch at no time did he deem himself answerable to Crown:We The People of Superior Jurisdiction. Ignoring 4 invitations to meet.
- 2.15.1.2.Record of this does appear on the gazette. 5232 and 5233
- 2.15.2. Christine Ginbey, the deputy commissioner directly responsible for Banksia

 Hill Detention Centre and its hardened sibling in Unit 18, was also relieved of
 responsibility for youth justice, to focus instead on women's prisons.
- 2.15.3.A new, yet-to-be-appointed person will have sole responsibility for young people.
- 2.15.4."We have <u>not</u> achieved advances in Unit 18 to my expectations and my desires," Corrective Services Minister Paul Papalia explained yesterday.
- 2.15.5. "And what we've done is a reset."
- 2.16. The Reset: we have all heard those words for the past 4 years. It is a wipe the slate clean process and start again. However, these names do not simply get to walk away with no accountability.
- 2.17. Note: Minister Papalia was one of 11 defendants found guilty for 5 Crimes Against Humanity in the Sovereign People's Assembly Common Law Court July 30, 2023. A Court of Superior Jurisdiction.
 - 2.17.1. This has been ignored. Clearly indicating we are under belligerent occupation.

V1 Page 10/27





Peoples Alliance for Rule of Lore/Law

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

- 2.18. Along with Judge Quail, President of Children's Court. Also found guilty. The Perth Children's Court was officially closed 21 August 2023 as an outcome of the Sovereign People's Assembly Common Law Court July 30, 2023,
- 2.19. As a byproduct that Court was directly responsible for misplacing children, into institutions not as remedy, but as punishment and profit.
- 2.20. These two figures were responsible for matters of **Crimes Against Humanity** before the death of Cleveland. Now we add the death of Cleveland to their names.
- 2.21. Advocate Megan Krakouer said **Adam Tomison** the Department of Justice's Director General since late 2016 needed to move on as well.
- 2.22. Grandmother Glenda Mippy, who was among the many of Cleveland's family members who have travelled to Perth from across the state, reiterated her call for **Unit 18 to be** shut down immediately.
- 2.23. First Nation call for the closure of Unit 18. A form of incarceration upon these lands, without Treaty.
- 2.24. A) What say you Jurors?
 Unanimous Yes.
- 2.25. And the following parties are to be held personally liable and accountable for the systems they set up and run which cause grave distress and death. Immunity does not exist.
 - 2.25.1. Mike Reynolds the commissioner of Corrective Services
 - **2.25.2. Minister Paul Papalia -** already found guilty of Crimes Against Humanity, by a Court of Superior Jurisdiction.

V1 Page 11/27





Peoples Alliance for Rule of Lore/Law

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

- 2.25.3. Christine Ginbey
- **2.25.4. Judge Quail, President of Children's Court.** already found guilty of Crimes Against Humanity, by a Court of Superior Jurisdiction.
- 2.25.5. Adam Tomison the Department of Justice's Director General
- 2.26. B) What say you Jurors? Unanimous Yes.
- 3. Order #3 Gerard Ashwin false imprisonment by Department of Public Prosecutions crossing jurisdictions deems matters Null and Void.
 - 3.1. In the matter of the Department of Public Prosecutions (DPP) involving the incarceration of Gerard Ashwin for alleged offences of sexual misconduct.
 - 3.2. From his jail cell, such claim is denied by Gerard Ashwin.
 - 3.3. From interaction with Gerard Ashwin, the value system is clear of this man.
 - 3.4. Coupled with an outstanding performance as a solid and consistent contributor to the workforce and a strong family man.
 - 3.5. This case is **null and void** for the following reasons:
 - 3.5.1. A Department cannot play the role of Prosecutor unless in a fictional game.
 - 3.5.1.1. The DPP is a corporation, a dead entity, and therefore of **inferior jurisdiction**.

V1 Page 12/27





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

- 3.5.1.2. It cannot raise a matter against a living man: Gerard Ashwin. **Superior**Jurisdiction.
- 3.5.1.3. Only the living claimants can raise such a claim.
- 3.5.1.4. They did not do this of their own accord.
- 3.5.1.5. They merely became party to a game played by the DPP in DOG Latin,
 - 3.5.1.5.1.whereby the Department inferior jurisdiction.
 - 3.5.1.5.2.prosecutes the Dog Latin inferior jurisdiction.
 - 3.5.1.5.3.all capitals name version of GERARD ASHWIN, inferior jurisdiction.
 - 3.5.1.5.4.but with very real consequences
 - 3.5.1.5.5.for the living man Gerard Ashwin, Superior Jurisdiction.
 - 3.5.1.5.6. Who now sits in Kalgoorlie jail.
 - 3.5.1.5.7.No distinctions are made in the privately owned game.
 - 3.5.1.5.8. between the DOG Latin GERARD ASHWIN, (pink circle)
 - 3.5.1.5.9.and the living man Gerard Ashwin. (blue circle)
- 3.5.2. Refer to map of jurisdictions.
- 3.5.3. It is a game of trickery.
- 3.5.4. The allegations are a decade old.
 - 3.5.4.1. So why suddenly bring it to the table in 2020.
- 3.5.5. The affidavits of the injured parties are not signed.
 - 3.5.5.1. So they have not made a declaration before God, that their word was their oath.
 - 3.5.5.2. Was there a payout attached to this case?

V1 Page 13/27





Peoples Alliance for Rule of Lore/Law

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

3.5.7. The Department of Public Prosecutions DPP prosecutes the Public.

3.5.6. Regardless, there is a crossing of jurisdictions in this case.

- 3.5.8. The Living Being is **not** the Public.
- 3.5.9. The DPP relies on Evidence Act 1906 Sec 31
- 3.5.10. Acts are not binding upon the Crown, who stands in Superior Jurisdiction.
- 3.5.11. They are binding only within the private Statutory and Legislative framework of the private corporation that refers to itself as the Australian Government.
- 3.5.12. Free Will and Informed Consent has never been granted by Gerard Ashwin to be under the jurisdiction of this private agenda.
- 3.5.13. Two Director of Public Prosecutors for WA have signed off on the documents:
 - 3.5.13.1.Paul Michael Usher
 - 3.5.13.2.Eoin McClintock
 - 3.5.13.3.Maxim of Law: All Are Accountable for their actions. (AAA)
- 3.5.14. Thus this is a word salad of illusion that has real outcomes of **Bodies Behind Bars. (BBB)**
- 3.5.15. Again, the Trust account is opened for every day the living body of Gerard Ashwin occupies a jail cell.
- 3.5.16. Declaring himself an innocent man; and having spoken with him and hearing his value system, it is clear to witness a very noble character, who is on the receiving end of a financial game, and yet again; an agenda to lock away the First Nation men, disenfranchising the family unit. His partner is now left to raise their children on their own. One of whom has a disability.
- 3.5.17. Due to the crossing of jurisdictions; and therefore a failure of Lawful Due Process, the matter can be deemed **Null and Void.**



V1 Page 14/27



Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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

- 3.5.18. This matter is deemed Null and Void and Gerard Ashwin is free to be released having served a jail sentence from November 25 2022, with 2 years of hearings prior to that.
- 3.5.19. Gerard Ashwin has spent the past 3 years of his life tied into a matter whereby the Prosecutor is not an individual, but a Government Department.
- 3.5.20. And is not of the same jurisdiction as himself.
- 3.5.21. Additionally, as a First Nation man, who has never surrendered Sovereignty,
 - 3.5.21.1.all systems and instruments of the Australian Government are without jurisdictions in such matters.
- 3.5.22. If this alleged violation did occur, it would be brought before the sophisticated Tribal Lore system and be dealt with accordingly. It is not a matter for a foreign Government Department called the Department of Public Prosecutions.
- 3.5.23. Section 2d no evidence has been provided.
- 3.5.24. Inconsistent recording Under 13, over 13 but under 16.
- 3.5.25. Plea bargain offered. Pleading guilty results in a discount of time incarcerated.

3.6. What say you Jurors?

Gerard Ashwin is falsely imprisoned and is free to be released. And this matter is deemed Null and Void.

Unanimous Yes.

4. Order #4 Darrell Foote - forced injections

- 4.1. In the matter of Darrell Foote receiving forced injections
- 4.2. Please refer to documents

V1 Page 15/27





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

4.2.1.555055 - 001 - 001,

4.2.2.555055 - 001 - 002, and

4.2.3.555055 - 001 - 003

4.3. What say you Jurors?

The individuals involved in this matter are enacting **SLAVERY** and are accountable to **Criminal Code 270 Slavery, 25 years jail.**

4.4. Unanimous Yes.

5. Order #5: Wilson Parking / Swanbourne Military Base

- **5.1.** It is noted that on Monday 23 October 2023, on a trip to the Swanbourne Military base in Western Australia by the Sovereign People Assembly Western Australia Common Law Sheriffs; 6 in total, that the Military had ZERO assignment of competent staff to address our presence or written matters.
- **5.2.** The one Officer that was seen, the Duty Officer, Brad, capitalised on an exit to allegedly retrieve a higher ranking Officer, **and never returned.**
- **5.3.** The matter was then handed to **Wilsons Security**, who by Government contract, run the front end of the facility. And are therefore equivalent to Public Servants.
- **5.4. Wilsons Security** threatened us to leave or they would call the Military Police. It was of no concern to the Sheriffs to have the Military Police come.
- **5.5.** What is of concern was the **cowardice** shown by the Military, who do not come when called, and do not even deem knowing the contents of our visit to be worthy of their attention.

V1 Page 16/27





Peoples Alliance for Rule of Lore/Law

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

- **5.6.** The 100% failure to have any facility to address the matters arriving at their door that day is an act of **belligerent occupation**. **That we pay for.**
- **5.7.** The assignment to **Wilsons Security** to literally throw us off the land, our land, under threat of Military Police action is **gross incompetence**.
- **5.8.** One **Wilson Security Officer** was particularly rude: a male with dark hair and glasses and spoke at us as if we were scum, who could just be tossed off the site.
- **5.9.** He had ZERO comprehension that we stood in Superior Jurisdiction to all individuals in uniform on that land which belongs to *Crown: We The People of Superior Jurisdiction*.
- **5.10.**Clearly the Swanbourne Military base is a place of **belligerent occupation** that does not deem itself answerable to *Crown: We The People of Superior Jurisdiction*.
- **5.11.**It is conducting affairs that it deems to have no consequence to the outcomes for Humanity.

5.12. What say you Jurors?

- 5.12.1. The Military is to be notified by stamped, hand delivered letter, that they may not occupy a place on these lands and deem themselves unaccountable.
- 5.12.2.Continued failure to address this matter is considered **treason**.

5.13. Unanimous Yes.

6. Order #6 Petah Stone

- **6.1.** Further to the matter of Rod Culleton in the 25th Grand Jury, we will address the contents of Petah Stone submission of alleged false claim and possession of property by failure of Lawful Due Process.
 - 6.1.1. This is referred to as matter A

V1 Page 17/27





Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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

- 6.1.2.Mr Manolini, under the same circumstances is referred to as matter B.
- **6.1.3.** See additional notes as per discussion in Grand Jury, related to these matters.
- **6.2.** Bonafide proprietors remain recorded. And have indefeasible rights.
- **6.3.** Terrence Kerr and Baycorp agents enacted **failure of Lawful Due Process** alleging right of possession.
- **6.4.** Commissioner of Police; Col Blanch is in default as at 17 October 2023. The Police are in the wrong jurisdiction to act. Served by email and registered post, by Stone.
- **6.5.** Presumption of power is not permitted. Proof must be forthcoming. This has failed to be proven by WA Police.
- **6.6.** NB: additional correlation to these matters. 20 October 2023 Rod Culleton assaulted by forced entry to private residence, put in back of paddy wagon and endangered his health.
- 6.7. Mr Manolini jailed for 15 days November 2022.
 - **6.7.1.**4 days solitary confinement.
 - **6.7.2.** Magistrate Diane Scadden responsible.
 - 6.7.3. Needed Lawyer to get him out. Expense: \$7K \$8k.
 - **6.7.3.1.** Equals **Harm and Injury.** Liable for compensation.
- **6.8.** Professional investigator has found the properties in the tranche of the securitisation process.
- 6.9. Sub-prime lending Landmark and Elders coming out with a line of Credit.
 - **6.9.1.**Then securitised. 3rd party enters.
 - **6.9.2.**3rd party then claims foreclosure.
 - **6.9.3.**Acquire seizure Order from Supreme Court, by failure of Lawful Due Process in Supreme Court and failed delivery to Landgate.
 - 6.9.4. Under fines and enforcement Act. Not correct Act.
- **6.10.** ANZ alleged to have Power of Attorney. Could not be so.

V1 Page 18/27





Peoples Alliance for Rule of Lore/Law

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

- **6.11.**Mr Manolini attempted to make payment to clear matter. No one would accept.
- 6.12. There could have been no transfer undertaken at Landgate
- **6.13.**Rural property can only ever be 60%. Thus 40% disappeared as asset owned by Proprietor.

6.14. What say you Jurors:

This matter is found to have unclean hands, meaning undisclosed 3rd parties have entered the contract who do not have wet ink signatures to authorise their involvement.

The alleged capacity to foreclose on the property is an act of fraud.

The parties are found guilty of fraud, and the matter is deemed Null and Void.

- 6.15.Matter A
- 6.16. Unanimous Yes.
- 6.17.Matter B:
- 6.18. Unanimous Yes.

7. Order #7: Landgate - deemed incompetent Register.

- **7.1.** It has become apparent, via multiple cases, that Landgate has failed processes in place to protect the integrity of Land Titles, and is fit for closure.
- **7.2.** Land Titles can be transferred to the Ucadia Registers. A Register of Superior Jurisdiction operating under **Rule of Law: All Are Equal Before The Law.**
- 7.3. What say you Jurors:

V1 Page 19/27





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

7.4. Unanimous Yes.

8. Order #8: Karen Marie Stapleton - property foreclosure

8.1. In the matter of Karen Marie Stapleton vs AMP, this is an **Estoppel** process; with details to be addressed at the next hearing after sufficient time has been allocated to view the contents of this matter.

8.2. What say you jurors?

- 8.3. All parties in this matter must STOP all action until a potential **failure of Lawful Due Process** can be dismissed.
- 8.4. Any sale of this property will be deemed to be encumbered.
- 8.5. All losses will fall with the buyer.
- 8.6. All individual parties are 100% personally liable and accountable should failure of Lawful Due Process be identified.
- 8.7. What say you jurors.
- 8.8. Unanimous Yes.

9. Order #9. Winton Office closed.

9.1. All employees continuing to operate at this Office, now given 3 Notices of Office Closure due to Crimes Against Humanity, are now complicit in Crimes Against Humanity. And invoke the same outcomes at the 11 defendants of the Sovereign Peoples Assembly Common Law Court hearing July 31, 2023.

V1 Page 20/27





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

Planet EartH Planet Heart

- 9.2. What say you jurors?
- 9.3. Unanimous Yes.
- 10. Order #10: The Hume / Rodd children. First Nation.
 - **10.1.**nGoodthala to speak of his memories of being a child and hiding under the bed when the DCP cars arrived. Living a life of terror.
 - 10.2. Now in foster care approximately 330 days by failure of Lawful Due Process, in the now defunct Children Courts, which facilitates the 'stolen generation' via the corrupt practices of the Department of Child Protection and fails provision of housing via the Department of Housing.
 - **10.3.**At the hearing for November 3 2023, and further to multiple Orders already passed and given Notice of; Magistrate Horrigan will award return of the 3 children ages, 9, 4, and 8 months to the rightful parents and greater clan.
 - 10.4. And will ensure Department of Housing provides an appropriate house immediately.
 - **10.5.**And will ensure parenting payments are reinstated for this young family and job seeker status is removed.
 - 10.6. What say you jurors?
 - 10.7. Unanimous Yes.
- 11. Order #11. Workforce Australia Job Seeker provider: enforcing slavery corporation.

V1 Page 21/27





Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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

11.1. Further to Orders of Grand Jury 26; Job Seeker providers will acknowledge:

- 11.1.1.We are not their slaves.
- 11.1.2. They are not approving access to funds that were not already ours.
- 11.1.3.Mutual obligation is a statement based in fraud and suggests the Government is dispersing funds that were not already ours. That is fraud.
- 11.1.4. Humanity is not attached to a point system.
- 11.1.5. All employees are 100% personally liable and accountable for their actions.
- 11.1.6.Disconnecting access to resources is a \$66 000 fine per individual employee, per individual disconnected, as per GJ 26.
- 11.1.7. And a public listing as a slave trader.
- 11.1.8. Public liability insurance will be liable.
- 11.1.9.Personal Assets can be frozen for compensation
- 11.2. What say you jurors?
- 11.3.Unanimous Yes.

12. Order #12. Blank

13. Order #13: Education Department

- 13.1. We as community are not bound by the Education Act of 1999.
- 13.2.As this Act has facilitated that the Constitution has not been taught in schools since 1975, it is a worthless standard of education to adhere to.
- 13.3.As the Act facilitated the penetration of the Covid 19 jabs into the school landscape, thus sterilising Humanity, it is a worthless standard of Education to adhere to.



https://www.youtube.com/ watch?v=T9Y_W_30hsM_ V1 Page 22/27





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

Planet Heart

13.4. Allegedly A Department of Education officer who is designated under Section 13 and 36 of the School Education Act 1999 (the Act) with the powers of an authorised person (Badged Attendance Officer)

Section 13. Powers of an authorised person

- (1) An authorised person may -
 - (a) call at any premises used as a dwelling.
- 13.5. And then allows for a welfare check to be actioned, without notifying the parent.
- 13.6.As *Crown:We The People of Superior Jurisdiction* are not bound by inferior Acts, this is wholly false, and invokes slavery: **Criminal Code 270, 25 years jail.**
- 13.7. We are free to choose our own modes of education, if the education fails our youth.
- 13.8. What say you Jurors:
- 13.9. Unanimous Yes.
- 14. Order #14: Rents not tethered to CPI Incompetent Government causing mass injury.
 - 14.1. Astoundingly, the politicians of Parliament failed to tether rental increases to any other index. Example the CPI Consumer Price Index. Or the GDP Gross Domestic Product.
 - 14.2. That has resulted in a runaway market, causing rent increases of 40%, give or take some and has created a flood of homelessness.
 - 14.3. This standard of incompetence is beyond measure.
 - 14.4.All politicians in all States and Territories are held liable for Crimes Against Humanity as the result has been extreme Harm and Injury.
 - 14.5. Again we see evidence of belligerent occupation and a level of carelessness that renders these alleged authorities to be of such gross incompetence, their removal is imminent.
 - 14.6. As has been previous Orders to terminate Parliament.

V1 Page 23/27





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

14.7. What say you Jurors?

14.8.Rents will be tethered to the CPI. Effective immediately.

14.9. Unanimous Yes.

- 14.10.The Parliamentarians are fit for removal, for wilful harm caused by failure to regulate the real estate marketplace.
- 14.11. What say you Jurors?
- 14.12. Unanimous Yes.

15. Order #15 Bullsbrook

- 15.1.Acknowledging that we published a gazette for Crown:We The People of Superior

 Jurisdiction to take over the use of the Bullsbrook Quarantine Centre. Handed back to the

 Commonwealth 12 October 2023.
- 15.2. The Gazette was posted 12 October 2023.
- 15.3. The deadline for rebuttals was 12pm Saturday 21 October 2023.
- 15.4.No rebuttals were received.
- 15.5. Currently that Gazette, on We The People Speak Telegram room has had 3.1K views.
- 15.6. The same Gazette appeared in the West Australian Newspaper 14. October, 2023.
- 15.7.The Commonwealth Office of Finance was notified of this closed gazette period on Tuesday 24th October, 2023. Clearly they were shocked by this initiative.
- 15.8. What say you Jurors?

V1 Page 24/27





Peoples Alliance for Rule of Lore/Law

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

- 15.9.Is it fine that **Crown:We The People of Superior Jurisdiction** take over the use of a major facility, to help ease crisis in the landscape, that will assist the homeless epidemic, grow food and create enterprise.
- 15.10. What say you Jurors?
- 15.11. Unanimous Yes.
- 16. Order #16: Standard \$500 per hour.
 - 16.1.Let it be recognised that if you find your life engaged in business with the Government, without your permission, that time is charged at minimum \$500 per hour.
 - 16.2. What say you Jurors?
 - 16.3. Unanimous Yes.
- 17. Order #17: BRICS
 - 17.1. First Nation have expressed the desire to invite discussions to join BRICS.
 - 17.2. That being a method to move the resource use and access away from the incompetent Australian Government who persistently moves to profit at the expense of the greater population.
 - 17.3. What say you Jurors?
 - 17.4. Unanimous Yes.
- 18. Order #18 Deborah Robinson

V1 Page 25/27





Peoples Alliance for Rule of Lore/Law

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

- 18.1.1. The arrest Order for Deborah Robinson, of non attendance to Court is a false claim and is therefore deemed Null and Void.
- 18.1.2. What say you jurors?
- 18.1.3. Unanimous Yes.
- 19. Order #19: Grand Jury's from within the inferior Court are permitted
 - 19.1. This is approved.
 - 19.2.Jurors: what say you?
 - 19.3. Unanimous Yes.

20. Order #20 : Synergy - Ombudsman

- 20.1.In matters of addressing the missing Creditor ledger that facilitates numerous costs to appear as outstanding debts, electricity and water rates and more:
- 20.2. We do hold Justin O'Malley accountable as interim body for all agents, to do set-off
- 20.3.And do acknowledge that after 20 communications, he has trespassed upon Lawful Due Process and has now become complicit in Slavery Criminal Code 270, 25 years jail.
- 20.4.Jurors: what say you?
- 20.5. Unanimous Yes.

21. Order #21

21.1.The challis mining in the Julimar state forest.

V1 Page 26/27





Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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

- **21.2.**Estoppel to stop progress.
- 21.3. And address environmental impact
- 21.4. What say you Jurors.
- 21.5. Unanimous Yes.



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

