

- 28TH TERRA AUSTRALIS GRAND JURY -

AGENDA

11.11 am AWST 27.11.2023

1. Order #1

- 1.1. Throughout 2023, we have constantly given **NOTICE** to the private members association (PMA) that *Crown: We The People of SUPERIOR JURISDICTION* were now at the table. And the First Nation Elders are at the table, in their own tribal jurisdiction.
- 1.2. We have toiled in the trenches and learned a significant amount as to what the PMA called The Australian Government will attempt to maintain its position of <u>alleged</u> authority.
- 1.3. It likes to play dirty.
- 1.4. But LORE/LAW is clean.
- 1.5. And LORE/LAW works it out, by holding accountability to the Maxims of Law.
- 1.6. We therefore continue to grant ourselves the inherent AUTHORITY to speak in the tongue of the DIVINE SOURCE CREATOR ENERGY, many of whom call God, and may appear by many other titles, and thus call attention to:
- 1.7. RULE OF LAW: ALL ARE EQUAL BEFORE THE LAW.

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- 1.8. We are not the product of a ruling elite; barcoded in every way, and referred to as the 'PUBLIC'. And made to pay for resources we have inherent right to, such as water and electricity nor to pay to reside on our own land, our Beloved Mother Earth.
- 1.9. Thus this is a rising of the Consciousness that Humanity does not pay its own administrative system to reside on our own planet.
- 1.10. Nor pay twice via the monetisation of the Birth Certificate to build structures such as the Water Corporation or the electric companies, and then pay a second time when we use those resources.
- 1.11.That is a fraud, also known as double dipping. It is an accounting absurdity, to position Humanity as the <u>debtor</u> when Humanity is the <u>Creditor.</u>
- 1.12.We continue to separate out our Private, also known as the **Executor and Beneficiary**; from their 'Public' that they created for us, as a tool in commerce, and by which we hereby <u>claim</u>, to now be **under our individual management**.
- 1.13.All Board of the Guardians must take the position of Trustee if offered.
- 1.14.And upon refusal; be deemed **incompetent** and therefore a danger to the wellbeing and safety of Humanity, and may be charged accordingly, as per the previous Grand Jury Orders.

1.15.Thus, what say you Jurors:

Do you agree this is the landscape of the 180 degree flip, from debtor to Creditor, as we move towards the end of 2023; and action much of what has been built this year in terms of Orders, in 2024.

1.16.Unanimous Yes.

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2. Order #2: Tool.

- **2.1.** The new **Sovereign Sentient Identification Card** is made available for purchase and use by all who choose to use it as a tool to identify Superior Jurisdiction.
- **2.2.** At no time should Police ever assume they have the right to lay hands on any individual, let alone an individual carrying this card.
- 2.3. For Police laying hands on, can incur a fine of up to : \$74 000 =11
- 2.4. Thus, what say you Jurors ? :
- 2.5. Unanimous Yes.

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3. Order #3

- **3.1.** Funds received from the sale of the cards, and other associated documents, soon to be released will be divided 3 ways :
- **3.2.** Into a Community Focused Bank Account. For Community use and will have this Grand Jury forum as a decision maker for the expenditure of these funds.
- 3.3. To contribute to the Operating costs of Crown Executives Orders

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- **3.4.** To contribute to the Operating costs of Sovereign Peoples Assembly Western Australia SPAWA and its role as an overseer of National Sheriffs.
- 3.5. Thus, what say you Jurors ?:
- 3.6. Unanimous Yes.

4. Order #4. Abortions at 24 weeks and above is too high.

- 4.1. Abortions must be done by 6 weeks.
- 4.2. Exceptional circumstances may be up to 10 weeks.
- 4.3. Unless under extraneous circumstances, such as a gross disability.
- 4.4. Care must be taken of the aborted baby.
- 4.5. That it is disposed of lovingly and is not sold for body parts without the mothers knowledge and consent.
- 4.6. Foetal cells may not be harvested at any time.
- 4.7. NB: It is acknowledged that abortion is not condoned, but recognised as a current process that needs to be addressed.
- 4.8. This matter will be consistently reviewed throughout coming Jurys.

4.9. What say you Jurors ?

4.10.Unanimous Yes.

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5. Order #5.

5.1. This Order was deleted.

6. Order #6

- 6.1. Upon arrival at any event, Sheriffs will now show their badge and say
- 6.2. 'Common Law Sheriff Superior Jurisdiction under Maxim of Law'.
- 6.3. This is in reaction to the ongoing game of Belligerent Occupation by the PMA that refers to itself as the Australian Government and uses resources paid for by *Crown: We The People of SUPERIOR JURISDICTION,* to protect itself from Law.
- 6.4. Particularly when Police arrive and as a distraction mechanism start 'babbling' and use 'trespass' as a form of distraction.
- 6.5. Such dialogues will not be able to proceed upon the announcement of Superior Jurisdiction.

6.6. What say you Jurors ?

6.7. Unanimous Yes.

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7. Order #7

7.1. Further, Police must seek to know why the **Common Law Sheriffs** are in attendance and not simply say *'well we try to hear both sides'*, and then throw the Sheriffs off the premises.

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- **7.2.** The role of the Police is to witness, by the Sheriffs determination, if a crime is underway, and deal with it. That is what we are paying them for.
- 7.3. Simply removing the Sheriffs is a time waster we pay for.

7.4. What say you Jurors ?

7.5. Unanimous Yes.

8. Order #8.

Further: Police using **TRESPASS** to request we leave, and laying hands on if we don't.

- 8.1. How could Common Law Sheriffs be TRESPASSING?
- 8.2. Is the matter occurring on public land?
- 8.3. Is the matter occurring in a Public building ?
- 8.4. is the matter occurring regarding Public matters.
- 8.5. If 8.4 is yes, then there is no such thing as TRESPASS.
- **8.6.** The PMA that calls itself the Australian Government may not conduct business of the public and throw the <u>alleged</u> 'Public' out under trespass.
- 8.7. It makes no sense. Unless it is 100% slavery. Criminal code 270. Slavery. 25 years jail.
- 8.8. Have a small card with pink and blue circle graphic to explain.
- 8.9. Deputise Police to change jurisdiction.

8.10.What say you jurors ?

8.11.Unanimous Yes.



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- 9. Order #9: Repeat Order from Inaugural GRAND JURY 23.9.2021
 - 9.1. Government employees must show ID at all times. Eg court staff.
 - 9.2. It is a delusional concept that a public servant would not identify themselves.
 - 9.3. Public servants failing service are eligible for a \$66 000 fine.
 - 9.4. What say you Jurors ?
 - 9.5. Unanimous Yes.

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10. Order #10 VENTIA Security and other associated contractors.

- **10.1.**In a Government contract is equivalent to a Government employee and must show ID at all times.
- **10.2.** Failure to show is reported to the company as slave trading.
- **10.3.**Employees from Ventia Security from the matter in Fremantle 20.11.2023 are on NOTICE for delusional standards of conduct.
 - **10.3.1.**That is not showing ID, and then calling Police to support them to not show ID.
 - **10.3.2.**Whilst at the same time obstructing justice by supporting Magistrate Lemmon to be an incompetent Trustee who 3 times has failed to acknowledge the Executor and Beneficiary know as Hamish Blackley.
- **10.4.**It was only by threat to the supervisor of a Common Law Hearing and a probable jail sentence, that she decided, some 10 minutes later, that she best at least provide first names.

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10.5. These remain unacceptable standards. And corporations in government contracts that train their staff to behave like this can be held accountable for a fine of up to \$1 000 000

10.6.What say you Jurors ?: 10.7.Unanimous Yes.

- **11. Order #11:** Hamish Blackley case the matter in Fremantle 20.11.2023
 - **11.1.**Magistrate Lemmon has 3 times failed to recognise the Executor and Beneficiary as being Hamish Blackley.
 - **11.2.**Thus identifying himself as a Belligerent Occupier and a slave trader.
 - 11.3. And to be wilfully playing games with the 'name'.
 - **11.4.**Magistrate Lemmon is therefore an Incompetent Trustee and dangerous to the well-being of community.
 - **11.5.** This administration has no patent on the plant products used, and therefore cannot legislate over Gods Garden, and has no capacity to interfere in the use of; nor the exchange of, for medicinal purposes.
 - **11.6.**And may not impose its statutes and penalties upon Humanity for their quiet and competent use of such medicines.
 - **11.7.**This matter is dismissed from the private court system of the PMA, and has incurred appropriate penalties for Magistrate Lemmon of \$666 000.
 - **11.8.**Due and Payable to Hamish Blackley for 3 times ignoring his Superior Jurisdiction, and his offers to settle.

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- **11.9.** Due and Payable immediately.
- **11.10.**All bail constraints will drop away.
- 11.11.What say you Jurors ?:
- 11.12.Unanimous Yes.

12. Order #12:

- **12.1.**Reconciliation Statement, signed by 7 heads of judiciary with formal ceremony but without any First Nation or Torres Strait Islander people present, except as observers. No agreements sighted. No hand shakes sighted.
- 12.2. This administration is absurd.
- 12.3.An all Colonial administration is an embarrassment in a multi-cultural landscape like Terra Australis.
- 12.4.See document, image and video.

12.5. These 7 individuals will be called to the table for instructions by First Nation.

12.6.What say you jurors ?12.7.Unanimous Yes.



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- **13.** Order #13: A permanent ban on geo-engineering including weather modification and aerial spraying of <u>toxic</u> substances
 - 13.1. All proposed spraying should be reported to "Sheriffs Office" sheriffs@wacommonlaw.au
 - 13.2. This address can be used until all states have an established address.
 - 13.3. With details of ingredient contents in the body of the email.
 - 13.4. And why it is proposed to spray, based on what analysis.
 - 13.5. Who is profiting from this process.

13.6.What say you jurors ?

13.7.Unanimous Yes.

14. Order #14. Further to GJ 27 - JUILIMAR FOREST

- **14.1.Chalice Mining:** This mine to moderate operation until it is established what is proposed to happen to the landscape in order to fulfil that mining contract.
- 14.2.Where is the government contract?
- 14.3.Who established access rights.
- 14.4.Nickel and Copper being mined.
- 14.5. Project Area: 350 Square kilometres
- 14.6. Tract to mine: 30km.

14.7.What say you jurors ?

14.8.Unanimous Yes.

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15. Order #15.

- 15.1.Uncle Richard document available for those who have had the 'Public' license revoked, by the Private.
- 15.2. Available for all to use upon completion.
- 15.3.Magistrate name under investigation. Deemed incompetent as failed to acknowledge paperwork sent through by the Executor and Beneficiary.
- 15.4.Raises \$2322.70 invoice in under 90 days, from \$272.
- 15.5.We raise \$333 000.

15.6.What say you Jurors ?:

15.7.Unanimous Yes.

16. Order #16: Bullsbrook.

- 16.1.No reply given re our use of it. Following up.
- 16.2.Strangely fire springs up right next to it, so it can be used by Private Members Association: Australian Government; to house displaced families and fire fighters.
- 16.3.With Elder Wayne, Western Desert, granting permission to put an invoice on The Commonwealth for use of our facility.
- 16.4. Thus not available for our use for industry, commerce, to assist the homeless.
- 16.5.Invoice amount is \$1 million per week.
- 16.6.To be paid to the Community Fund Account

16.7.What say you Jurors ? :

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16.8.Unanimous Yes.

17. Order #17: Magistrate Horrigan,

- 17.1. Overseeing Hume case, has thus produced zero feedback to Nov 3, 2023 hearing.
- 17.2.ls now 24 days.
- 17.3.Is thus deemed 'Incompetent'.
- 17.4.Causing delays to:
 - 17.4.1. housing,
 - 17.4.2.children returned,
 - 17.4.3.job seeking.
 - 17.4.4.Appropriate payments from Centrelink
 - 17.4.5.Causing agony and misery.
 - 17.4.6.Alleging to have jurisdiction in matters which have been repeatedly reported as no jurisdiction accepted.
 - 17.4.7.Notice from Executive Orders office on foot, if no reply within 48 hours, with desired remedies already presented, will be deemed incompetent and assigned \$333 000 in damages, plus \$10K Per day per child. Dec 5 is one year.

17.5.What say you Jurors?

17.6.Unanimous Yes.

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- 18. Order #18 The comprehensive and 'largely' conclusive document regarding Humanity paying for energy use.
 - 18.1.An almighty fraud played upon humanity who has been positioned to be the <u>debtor</u> when humanity is the <u>Creditor</u>.
 - 18.2.The document: shortly to be released, and represents an 18 month investigation through the structure of the <u>debtor</u> framework, is to be made available on the executiveorders.life website for a token fee, and may be used as the equivalent of NOTICES indicating the payment by **set-off**, that is to access the <u>CREDITOR</u> ledger, and deems such expenses to have been paid by inherent right to resources.
 - 18.3.And does include electricity, water, gas, and land rates.
 - 18.4. What say you Jurors?18.5. Unanimous Yes.
- ENDS....



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

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