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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

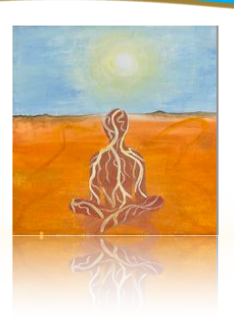
The Meek Shall Inherit The Earth. Matthew 5:5



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FIRST NATION SOVEREIGN COUNCIL

Founded 20 May, 2023 and in conjunction with

Crown Executive Orders and the

Terra Australis Grand Jury's; founded 23.9.2021

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

Effective immediately.





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Form 00005. IA & I: MAP & TRACK.

Our Reference: 55005 - 607 - 001

Asha Dickson

29.11.2023

INDEPENDENT AUDIT & INVESTIGATION

By Crown: We The People of Superior Jurisdiction

Addressing

- 1. In the matters of Asha Dickson, admitted to Bentley Health Service.
- 2. Mental Health Facility.
- 3. Admitted 8th November, 2023. Currently an inpatient for 21 days, as at 29.11.2023.
- Denise Chadwick and myself, Leith Masters, has been lead to believe we had a meeting 14 November 2023. And attended accordingly.
- 5. We learned staff thought Asha was having a 'delusion' that we were real.
- 6. There was no meeting available.
- 7. It took many phone calls and discussions to finally arrange a meeting 28.11.2023, indicating inadequate systems.
- 8. Attended meeting 28.11.2023 at Bentley Mental Health facility for Asha Dickson.

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- 9. Met with Dr Alex Jaworska and Dr/Registrar Daragh Poynton
- 10. Overall weakness of the meeting:
- 11. On behalf of Dr Alex Jaworska and Dr/Registrar Daragh Poynton there did NOT exist any **sense of urgency** around the matters of violation of Free Will, and non consent to continue to be incarcerated in this modality of 'health' and to be administered anti-psychotics and to be labelled the vague term of having a 'mental illness'.
- 12. As if the mind is a quantifiable, finite entity with stringent boundaries, that if failed earned the term 'mental illness'.
- 13. The concept is far outdated as a 'vague mess, allegedly granting a 3rd party Guardianship, and the authority to do whatever it wants to the individual for however long it wants.'
- 14. We Have advanced far beyond such rigid definitions of the mind.
- 15. Access to the freedoms of the outside world are lost behind many locking doors.
- 16. This is an extreme violation of the Nuremberg Code that explicitly focuses on the need for consent, for everything.
- 17. The focus of the process by Dr Alex Jaworska and Dr/Registrar Daragh Poynton was to presume we had come; for them to ask us questions to learn about Asha.
- 18. There was not a concept in their minds, that we had called the meeting and we were auditing their processes.
- 19. They did not much deem themselves answerable in tangible details of their process and deemed themselves, as public servants paid on the public purse, to have the authority to

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terminate the meeting prematurely, and before essential details had been fully gathered.

- 20. This is unacceptable.
- 21. Details remained vague, and hidden behind a second layer of alleged authority called the Tribunal, for which no date could be supplied of when it would convene.
- 22. Having an absence of timelines is in it's own right; a recipe for a mental health breakdown as one is effectively trapped in a mental health institute, forced to consume pharmaceuticals, with no timeline of accountability for proposed release.
- 23. Thus it is accurate to say, further to the 21 days already served, Asha has no timeline of her proposed exit available.
- 24. This is a gross violation of basic Human Rights.
- 25. Dialogues of 'study her life' eluded that Asha was a captive entity, under observation, and when numerous people organised themselves sufficiently and decided that she could be released, whenever that might be, that that is what would happen.
- 26. The entire system presents itself as vague, and highly unaccountable.
- 27. What Asha wanted was irrelevant.
- 28. The fact that she was being held against her consent in a mental health institute, now heading into the 4th week, raised no issues of concern or accountability for Dr Alex Jaworska and Dr/Registrar Daragh Poynton.
- 29. Further notes:



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Planet Heart

Peoples Alliance for Rule of Lore/Law

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- 30. Doctors assumed we were a guest at their meeting, however, we had called the meeting, and had waited for 2 weeks to attend a meeting, thus highlighting broken systems.
- 31. Asha has now been detained for 21 days.
- 32. Drs referred to Asha as having a 'mental illness' a vague and nebulous term.
- 33. Drs had no relationship with Asha and were 'observing' her, like a rat trapped in a cage and attempted to extract as much information from us as possible, as if she was on trial.
- 34. Drs showed poor listening skills and low levels of comprehension for the data we brought to the table: Maxim of Law; Rule of Law All Are Equal Before The Law.
- 35. Some notes were taken of key phrases, such as Law vs Legal but it was not possible to complete a brief dialogue of explanation before being interrupted. Thus losing the essence of the details of the structure.
- 36. Pivotal details of discussion of the current system of Guardianship: created by the Vatican In which the whole of Humanity is inside the 720 year old Trust: Unum Sanctum, which effects everyone could not be completed without interruption.
- 37. Drs referred to Law as a 'belief system'. This is a common rebuttal from the Guardianship as if everyone is free to believe whatever thy want and there is not over riding framework of **timeless Maxims of Law**.
- 38. Law is not a 'belief system'.
- 39. **Maxim of Law** are energetic fields of creation. They are timeless standards that protect all of us of from tyrannical conduct; such as the removal of free will and informed consent.
- 40. Asha remained in a position of 'no consent'. This was ignored.
- 41. Drs talked in circles and could not verify lawful due process other than the Health Act, a privately owned statute, nor was a timeline of accountability available.
- 42. Dr's claimed jurisdiction over Asha. Via Mental Health Act.
- 43. Drs failed to hear Asha's voice of 'I do not consent to being here'.

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- 44. Drs referred to another layer of process/control, called the Tribunal.
- 45. Drs had no idea or timeline of when the next Tribunal would be.
- 46. Including a proposed meeting on 11.11.2023 where the nurse: Razor actually said, she thought we were figments of Asha imagination and no meeting was actually booked.
- 47. 'Multiple meetings have occurred with Drs and Asha, despite Asha always saying she wanted a witness present.
- 48. Dr Alex Jaworska terminated the meeting prematurely.
- 49. Drs kept quoting legal fiction forms 6a and 1a of the Mental Health Act as the basis of their authority.
- 50. Allegedly there is a 21 day window for remedial action of release. No details were available of that.
- 51. Details of Tribunal members were not available.
- 52. Asha is being administered Pharmaceuticals against her will, preferring natural health.
- 53. Dr repeatedly said we were there as supports, not recognising our authority to acquire the required answers to matters of consent and timelines for Asha.
- 54. Drs advised: 'corporate immunity is a myth' and they stand in 100% personal liability and accountability for ongoing detainment of an individual who has not given consent to be detained, and has a track record of a sound mind, and astute standards of administration skill.
- 55. Dr/Registrar Daragh Poynton twice suggested we speak with legal practitioners of the Private Bar Guild: Est: 1541, which he referred to as lawyers.
- 56. They are part of a private system that has humanity under Guardianship, Unum Sanctum 1302.
- 57. Both Drs seemed unable to hear this content and displayed cognitive dissonance to the matters of law presented.
- 58. Also showed wilful ignorance with Dr Alex Jaworska alleging they had the power to terminate the meeting, against our will, as nothing concrete had been established.

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- 59. Currently Asha is deemed to be a slave/prisoner/hostage, held against her will for Pharmaceuticals experimentation. And investigation. And analysis.
- 60. Thus continuing to waste our valuable time, and we came away with yet again, no timeline or any details.
- 61. This environment is working on presumption and assumed authority.
- 62. Asha has endured this stay under duress.
- 63. Despite us all having times of extreme vulnerability, it would appear this has been taken advantage of to capture a patient.
- 64. In a family meeting scheduled for 2pm 30.11.2023 we require the following details to be made available please:
 - 64.1.Did Asha sign a consent form to be admitted to Bentley? If so, these details were not made transparent as she did not agree to be hospitalised.
 - 64.2.By her own free will to leave Bentley 30.11.2023, will Asha be detained against her free will choices?
 - 64.3. What individual or instrument is used to overrule her free will choice?
 - 64.4.If she is overruled, when is the next Tribunal?
 - 64.5. What are the names of the parties of the Tribunal?





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Leith Masters

First Nation Sovereign Council Co-Executive Trustee for Humanity -Terra Australis Sovereign Peoples Assembly SPAWA Sheriff: SPAWA

DeniseChadwick

First Nation Sovereign Council Co-Executive Trustee for Humanity -Terra Australis. Sovereign Peoples Assembly SPAWA Sheriff: SPAWA

