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# - 18TH TERRA AUSTRALIS GRAND JURY -

11.11 am AWST 7.2.2023

#### 1. Order #1

- 1.1. Corporate Police to be informed of Superior Jurisdiction of Rule of Law Sheriffs.
- 1.2. Cannot issue Orders to Sheriffs.
- 1.3. Cannot move Sheriffs on.
- 1.4. Cannot fail to recognise a crime is in process, that the Sheriffs may be working on, and issue a move on Order to further disrupt bringing remedy to the pre-existing criminal activity. Eg: attempting to move Sheriffs on in a child removal process, that fails all Lawful Due Process.
- 1.5. What say you Jurors?
- 1.6. Unanimous Yes.

#### 2. Order #2



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- 2.1. The Corporations at no time have Superior Jurisdiction over *Crown, We The People of Superior Jurisdiction*, and therefore the Rule of Law Sheriffs.
- 2.2. The Corporate Police are **not free** to have no understanding of the difference between **legal inferior jurisdiction**, and **Law Superior Jurisdiction**.
- 2.3. Thus the Minister for Police will be informed of these matters to repurpose our systems. We pay these public servants. They are answerable to Crown: We The People of Superior Jurisdiction to adhere to Law.
- 2.4. What say you Jurors?
- 2.5. Unanimous Yes.

#### 3. Order #3

**3.1.** We do not pay Police Officers to have no understanding of Law and Legal.

Police are not free to just ramble over the top of Law, and create additional controversy by issuing 'Move on' Orders when there is a crime in process that Sheriffs are already attending to.

- 3.2. What say you Jurors?
- 3.3. Unanimous Yes.



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#### 4. Order #4

4.1. Department of Child Protection is not a Law unto itself.

It is *not free* to move about community *snatching children* from families and submitting claims to the court at a later date and which by recent example, we may see, it does not submit the forms at all.

All paperwork of Lawful Due Process must be verifiable at all times.

- 4.2. Claimant makes a claim. And must prove claim
- **4.3.** Accused must be heard to rebut the claim.
- 4.4. Judge or magistrate, under lawful jurisdiction, not legal, may make a decision.
- **4.5.** A child would be removed only under the most extreme circumstances of parent incapacity to look after.
- 4.6. The decision would need to be reviewed by an <u>Independent Audit and Investigation Team</u>. le the Rule of Law Sheriffs.
- 4.7. What say you Jurors?
- 4.8. Unanimous Yes.

#### 5. Order #5

- **5.1.** The Corporate sector is **not free** to **Not** answer to Law.
- **5.2.** By example, in a recent case, we had the following entities all fail to receive paperwork, even though it was based in Law, by which we are all bound.
  - **5.2.1.**The DCP
  - 5.2.2. The case legal practitioner

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- **5.2.3.** The hospital where the baby was
- 5.2.4. The legal practitioner at the hospital
- 5.2.5. The Police
- **5.2.6.** Such conduct facilitates the perpetuation of criminal activity.
- 5.3. What say you Jurors?
- 5.4. Unanimous Yes.

## 6. Order #6. SLAVE DOCUMENT

- **6.1.** The time frame on **Form 424 40/21** will need to be closed as it allows for the children to be **snatched**.
  - **6.1.1.** then an application put into the Court,
  - **6.1.2.**then a further 3 days before a hearing may arise for the parent to rebut the claim.
  - **6.1.3.**In a recent case, no hearing had occurred in **65 days**, all whilst young children were displaced from their family. (Now 102 days)
  - **6.1.4.**This is gross incompetence
  - **6.1.5.**This is kidnap and hostage.
  - 6.1.6. This is slavery.
  - 6.1.7. This organisation will need to be investigated and held accountable for such standards and is likely to be indicative of further failings across this corrupted industry.

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- 6.2. What say you Jurors?
- 6.3. Unanimous Yes.

## 7. Order #7

- **7.1.** Statutory and legislative framework will be recognised as the <u>rule book of a</u> private game. It is not Law.
- 7.2. Far too many Public Servants are bound by these Statutes and either gagged to uphold them, or are completely ignorant that they are not Law, and may violate Law to exist.
- 7.3. In a recent meeting with Services Australia, it was clear the litigant for Services Australia could not extend his thinking beyond the capacity of the Statute to hear the Executor and Beneficiary.
- **7.4.** The Statue framework does **NOT** empower the Public Servant to fail to hear Rule of Law when it is presented.
- **7.5.** This perpetuates the Guardianship, also known as **slavery.**
- 7.6. This positions the Public Servant to be personally liable for slavery.
- 7.7. What say you Jurors?
- 7.8. Unanimous Yes.

#### 8. Order #8







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- 8.1.Transition Bridge does the Jury agree to use of this document, to be used by those in positions who can activate change, because they can witness how the Guardianship is failing the Executor?
- 8.2. What say you Jurors?
- 8.3. Unanimous Yes.

## 9. Order #9

The cone of silence: does not negate Law. Corporate legal statute does not negate accountability to Law. (Get Smart: TV program is a Gazette. **September 18, 1965, to September 13, 1969**)

- 9.1. What say you Jurors?
- 9.2. Unanimous Yes.



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

