

## - 23RD TERRA AUSTRALIS GRAND JURY -

## AGENDA

11.11 am AWST 3.7.2023

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 coming in via the BRICS alliance.

V1 Page 1/17





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.



# Wishing to acknowledge

Bronwyn Newland 💜 :

who passed suddenly 1.7.2023.

And the body of work she leaves behind: her words, her wishes, her visions for a fair and compassionate Humanity on these Lands. Bronwyn dispersed a Landmark document to the government 20.3.2023, thus setting into motion the true, and documented Voice of the First Nation People of Terra Australis.

That document is gazetted here: https://executiveorders.life/press-release-record/entry/5659/?gvid=2748



V1 Page 2/17



#### 1. Order #1

- 1.1. Recognising a fraud, a parasite and slave trader within our Community landscape.
- 1.2. A true wolf in sheep's clothing that locks the doors, runs away, and calls the Police when held to account.

#### **1.3. Department of Communities Busselton**

#### **Creating Thriving Communities**

https://www.whitepages.com.au/department-of-communities-10228451/busselton-wa-10385277B

- 1.3.1.Also known as:
- 1.3.2. Communities,
- 1.3.3.Department Of Housing
- 1.3.4. Department of Mandatory Reporting Service
- 1.3.5.Men's Domestic Violence Helpline (24 Hour Service)
- 1.3.6. Seniors Card Centre (WA)
- 1.3.7.Women's Domestic Violence Helpline (24 Hour Service)
- 1.3.8. Women's Information Service
- 1.3.9. Working With Children Screening Unit
- 1.3.10.Domestic Violence Advice & Information
- 1.3.11. Education & Care Regulatory Unit Family Helpline (24 Hour Service)
- 1.3.12. Government Regional Officers'
- 1.3.13.Housing

Planet EartH

Planet Heart

V1 Page 3/17



- 1.3.14. Homeless Helpline
- 1.3.15.Housing Authority

Planet EartH

Planet Heart

- 1.3.16. Child Protection and Family Support,
- 1.3.17.Department for Crisis Care (24 Hour Service)
- 1.3.18.Disability Services Commission
- 1.3.19. Aboriginal Housing Services
- 1.3.20. Aboriginal Student Accommodation Service
- 1.3.21. Abuse- Children Advice & Information
- 1.3.22. Fostering and Adoption Services Accommodation-
- 1.3.23.Women's Refuges Department For Child Protection
- 1.4. <u>https://www.parliament.wa.gov.au/Parliament/Library/MPHistoricalData.nsf/</u> <u>ScreenMemberBios</u>
- 1.5. The Western Australian Government fails miserably in it's claim:
  - 1.5.1. The Parliament of Western Australia is honoured to be situated on the ancestral lands of the Whadjuk Noongar people. The Parliament acknowledges the First Australians as the traditional owners of the lands we <u>represent</u> and pays respects to their Elders both past and present.
- 1.6. Based on its claims, it does not do this. In fact, this statement is fraud. The government, as evidenced by the Hume/Rodd case, and many others of the

V1 Page 4/17



**exact same blueprint**; is a child trafficking enterprise. An enterprise of sheer misery.

- 1.7. Having Humanity trapped inside its scarcity program, run by the Catholic Church, whereby *Crown: We The People of Superior Jurisdiction*, are deemed to be **church property**, and maintained at 'sustenance' standards.
- 1.8. The military, a Jesuit run organisation, the 'God's army' of the Catholic Church, live in abundance; whilst promoting austerity, penance, sacrifice and the outreaching arms of this 'government'. They deem themselves not answerable to Humanity, in any way. Having positioned themselves to be the Parent State under the now defunct Parens Patriae 1481 a part of the Papal Bull Eterni Regis 1455.
  - 1.8.1. Made defunct by Order #7 Grand Jury 13 10 Sept, 2022 : The doctrine of parens patriae is deemed Null and Void and Judges and Magistrates are strictly forbidden from using it.
- 1.9. Humanity is merely and simply trapped within a psychological operation. A completely fictional construct of evil, having harvested all the resources, and continues to do so. It is 100% fraud.
  - 1.9.1. Western Australian Parliament : Parliament House, 4 <u>Harvest</u> Terrace, West Perth WA 6005
- 1.10. No entity should have this much power: to create a banner, and then divide itself up into at least 22 departments, and deem itself not answerable to:

V1 Page 5/17



Planet EartH

Planet Heart



Crown: We The People of Superior Jurisdiction.

- 1.11. This entity is witnessed to be performing to standards of Crimes Against Humanity. And includes;
  - 1.11.1. an incompetent Court system,
  - 1.11.2. no adherence to Lawful Due Process,
  - 1.11.3. the gross misappropriation of resources, as evidenced by the state of the property at 23 Honeyeater, Busselton, WA. Deemed non- inhabitable. As well as the empty pantry and the number of different family members in institutions, thus reducing the capacity of this First Nation family to support itself, upon their own lands.
    - 1.11.3.1.Father jailed 5 times before the same Magistrate without evidence or a claimant in the court.
    - 1.11.3.2. 2 young boys 8 and 3 in foster care. Foster care family now receives Centrelink payment to look after them. 200+days
    - 1.11.3.3.Sibling: 5 month old baby girl in a different foster care home. Foster care family now receives Centrelink payment to look after them.
    - 1.11.3.4.15 year old Grandson of Vicky in Banksia Hill. Thus carer payment from Centrelink cut off. Redistributed to Banksia Hill.
    - 1.11.3.5.Daughter of Vicky, mother of grandson in Banksia Hill, already told by DCP Busselton that her baby, due in 8 weeks, will be taken by DCP at birth. Foster care family will receive Centrelink payment to look after baby. Whilst baby is robbed of all culture.

V1 Page 6/17



- 1.11.3.6.Car has sticker on it so cannot be driven. So Vicky cannot get to jail to visit son, who is stuck in there whilst all 3 children are missing.
- 1.11.3.7.Partner and mother of children perpetually distraught. Positioned to be a job seeker. All Centrelink payments minimised. Regularly cut off from payments. In a desperate financial and emotional state.
- 1.11.3.8.This continued breakdown of the family unit, and the redistribution of resources to institutions is a framework of slavery.Criminal code 270, 25 years jail.
- 1.11.4. This blueprint is not uncommon. It is precise, and it is rolled out verbatim. Now witnessed in multiple cases.
  - 1.11.4.1.Isolate the parent
  - 1.11.4.2.Potentially incarcerate the father
  - 1.11.4.3.Write an extensive damning report about the parent/s
  - 1.11.4.4.Take the children, with Police assistance
  - 1.11.4.5.Run multiple useless court hearings, before incompetent Magistrates and Judges.
  - 1.11.4.6.Unfold alleged 'care programs' to the parents that involve blackmail to see the children. If seen at all. Often the children are not seen.
- 1.11.5. This is a criminal organisation.



V1 Page 7/17



- 1.12. Does Parliament know that it's government is a lawless child trafficking organisation? Does it have any clue what is going on?
  - 1.12.1. Is it part of it?
  - 1.12.2. Or is it ignorant?
- 1.13. Vicky Penny: Elder; grandmother of 3 missing children, was silenced in the Children's Court on 14.6.2023 by Judge Quail. Therefore deemed a slave.
- 1.14. All of these departments need to be audited. Therefore, this Order is a large, overarching Order, that gives Community the authority to audit any department necessary and will include a comprehensive letter to all members of Parliament informing them that Crown: We The People of Superior Jurisdiction, will be making contact, with templates to hold accountability, and to repurpose assets, and free those who are incarcerated, be it in jail of foster homes: by failure of Lawful Due Process.
- 1.15. Such matters will be recorded on the new Sheriff gazette for any public servants failing Lawful Due Process, failing to communicate, or failing to cooperate. And does invoke:

**Grand Jury 16. Order #4. 8.12.22** For the individual, in their personal capacity, occupying the Office of any Public Servant role who fails to respond to Crown

V1 Page 8/17





Executive Orders, the fine is **\$5000** in gold and/or silver; for the individual, and is publicly gazetted for belligerence and slavery.

- 1.16. What say you Jurors?
- 1.17. Unanimous Yes

Planet EartH

Planet Heart

#### 2. Order #2

- 2.1. The house occupied by Vicky Penny and her family, was deemed, by Alan Wallace of Maunder Builders, to be <u>uninhabitable</u>.
- 2.2. Viewed and assessed 30.6.2023.
- 2.3. And required a budget of \$16 000, plus contingency: total \$25 000 to make it habitable.
- 2.4. This house is a Homeswest House.
- 2.5. Which renders it to be an asset of *Crown: We The People of Superior Jurisdiction.* And yet it is maintained at this level.
- 2.6. Further, Elder Wayne Smith, Geraldton; tells us of many zombie homes in Geraldton. Bordered up, despite a homeless issue whereby approximately 50 people are turning up to a house for rent.
- 2.7. Additionally Bronwyn, rest in peace, alerted us that there were zombie houses in Leonora also. Whilst folks were living by the river.
- 2.8. Thus it is apparent, we need to do a Nationwide stocktake of all Homeswest houses that are sitting vacant, or in severe disrepair, with addresses, and assign a starter budget of \$25 000 to these houses to get them operational

V1 Page 9/17



and provide housing in a housing crisis. A 'renovation blitz team will be required.

- 2.9. What say you Jurors?
- 2.10. Unanimous Yes

#### 3. Order #3:

- 3.1. Based on the Hume Case of 3 children taken by DCP, for 200+ days.
- 3.2. The Court process is recognised as a fraud.
  - 3.2.1.Producing 5 court hearings during the 200 days, in which absolutely nothing was achieved. The claimant: Gemma Varney, on behalf of the Corporation known as the Department of Communities Busselton, has not had to substantiate her 7 pages of claims with evidence. She has not been seen in the Court process at all.
  - 3.2.2.The 4th hearing was merely to set a date for the 5th hearing, which was to set a date for the 6th hearing, which would be a trial, and was set for a further 90 days out. That being September 12th, 2023. Thus of a 2 year order of detainment of the children, almost 1 year of it will have passed before it is ascertained if the claims are valid.

This is gross **failure of Lawful Due Process** and is thus blatant kidnap, hostage and child trafficking.

3.3. The use of document 424 4/21 is dismissed as a failure of Lawful Due Process.

V1 Page 10/17





- 3.4. Further to documents provided to DCP, the children needed to be returned by midday 30/6/2023. This did not happen.
- 3.5. Thus denying the authority of FNSC and the Orders written to manage DCP: https://executiveorders.life/press-release-record/entry/5696/?gvid=2748
- 3.6. This matter is to come before a Common Law Court hearing on 30th July 2023 in which public servants, paid on the public purse, will come before a Jury of 12+ and will be held accountable for these **failures of Lawful Due Process** and are subject to accountability for:
  - 3.6.1.Kidnap
  - 3.6.2.Hostage
  - 3.6.3.Torture
  - 3.6.4.Slavery
  - 3.6.5. Misappropriation of inherent right to resources
- 3.7. This Court blueprint will be made available throughout Terra Australis, to aid in the return of children to their rightful family clan.
- 3.8. What say you Jurors?
- 3.9. Unanimous Yes

V1 Page 11/17





#### 4. Order #4: The Voice

- 4.1. The Voice in Parliament is recognised as a corporate Voice and is of inferior jurisdiction.
- 4.2. The Voice of the First Nation Sovereign Council is the real Voice of Humanity, and of the Traditional Owners and Custodians, and will at all times, retain Superior Jurisdiction.

#### 4.3. What say you Jurors?

- 4.4. Unanimous Yes
- 5. Blank. Jurors to say. No Order at #5.

#### 6. Order #6:

6.1.Synergy: (Denis-Peter) Based on the framework presented in matter Ombudsman / Synergy 2023/00364, I declare myself as Creditor, and choose set-off for my accounts related to inherent right to Resources.

#### 6.2. What say you Jurors?

#### 6.3. Unanimous Yes

Planet EartH

Planet Heart

#### 7. Order #7

- 7.1. Centrelink will not cut payments at any time.
- 7.2. And is subject to the \$2000 per day fine.

V1 Page 12/17



- 7.3. Grand Jury 14. Order #6 10.10.22 No essential service may disconnect any individual from that service, this includes telecommunications, without incurring a \$2000 per day fine and a public listing. Essential services may not have, as part of their AI Communications, threat to Disconnect.
- 7.4. What say you Jurors?
- 7.5. Unanimous Yes
- 8. Order #8:
  - 8.1.DCP buildings that have filthy frontages, blinds pulled, hidden staff and locked front doors when Sheriffs arrive; are to be emptied out and repurposed.
    - 8.1.1.Such behaviour does not reflect a community landscape in any way.
    - 8.1.2.And does in fact indicate a corrupted organisation that is unable to be transparent about what it is doing relation to community wellbeing and distribution of resources.
    - 8.1.3.Public servants from these offices will need to be black listed from working with children.
  - 8.2. What say you Jurors?
  - 8.3. Unanimous Yes
- 9. Order #9:



V1 Page 13/17



- 9.1. All Public Servants, failing to serve community in a positive way are subject to dismissal and a public listing on the Sheriff gazette.
- 9.2. Gazette address is: https://commonlawsheriffs.au/
- 9.3. What say you Jurors?
- 9.4. Unanimous Yes

#### 10. Order #10:

- 10.1.The ACH Act 2021, was rebutted, dated 24.6.2023 by the First Nation Sovereign Council. (FNSC).
- 10.2.Notice was given to the Department of Planning Land and Heritage 29.6.2023 and is gazetted here:

https://executiveorders.life/press-release-record/entry/5713/?gvid=2748

- 10.3.And Telegram here : https://t.me/WTPSpeak/88.
  - 10.3.1. 2000 views at this point in time. Between Friday 29.6.23 and Monday 3.7.2023
- **10.4.**A budget will be submitted by First Nation Sovereign Council for review of the 200 pages of content.

V1 Page 14/17





- 10.5.What say you Jurors: Do you recognise that the government continues to steamroll ahead with Land Planning and fails to consult the appropriate parties and therefore this 'STOP Order', and budget for review, is warranted ?
- 10.6.What say you Jurors?
- 10.7.Unanimous Yes

#### 11. Order #11:

- 11.1.Additionally: the Executive Director of the Department of Planning, Land and Heritage, Darren Corr, was given Notice 29.6.2023 for behaving like a Ruler instead of a Public Servant and shutting down communications with the Daniel Kickett Law Council, thus thwarting progress for 8 months with regard to ascertaining how the 40 acres of Daniel Kickett land became a part of the Aboriginal Land Trust.
- 11.2. The DPLH was also given instructions for the development of the 40 acres, to secure inherent rights for the Kickett bloodline and to provide urgent assistance to a family in need after tragic circumstances.
- 11.3.These documents are available for viewing here: https://executiveorders.life/press-release-record/entry/5714/?gvid=2748
- 11.4.What say your Jurors: We are now in a time of ZERO Tolerance for Public Servant misconduct, and the perpetuation of the myth that the Australian Government is any way a *Crown: We The People of Superior Jurisdiction* elected body. Are you in agreement with this Due process?

V1 Page 15/17

Planet EartH Planet Heart



- 11.5. What say you Jurors?
- 11.6. Unanimous Yes

#### 12. Order #12

- 12.1.That the blueprint of the:
  - 12.1.1. Sovereign Peoples Assembly of Western Australia,
  - 12.1.2.and its structure to manage the Sheriff's
  - 12.1.3.and the Common Law Courts, also known as Rule of Lore/Law, all are equal before the Lore/Law;
  - 12.1.4. Can be rolled out around Terra Australis, as needed by interested prospective assemblies, to ensure community can host a Court of Superior Jurisdiction, that being a Court with a Jury of 12, for the Community, and produce an outcome in alignment with Rule of Lore/Law: All Are Equal Before The Lore/Law
- 12.2. What say you Jurors?
- 12.3. Unanimous Yes

#### 13. Order #13

Planet EartH

Planet Heart

13.1. In the matters of the Supreme Court possessing properties on behalf of banks, these matters reveal the Supreme Court to be a Court of banking and not a Court of Lawful Due Process because no Lawful Due Process can be witnessed.

V1 Page 16/17



- 13.2. Therefore the following 2 Court Orders for possession are deemed **Null and Void**, as they are based on false claims by the banks, that they have some right to the property. However, in the following two documents we can clearly witness, there are no rights once the securitisation process has been initiated, which is at the time of settlement.
- 13.3.Documents may be witnessed here: https://executiveorders.life/press-release-record/entry/5715/?gvid=2748
- 13.4.Possession order by the Supreme Court of Western Australia 2138/2022 is Null and Void.
  13.5.Therefore possession order by the Supreme Court of Western Australia
  PER/CIV/1874/2021 is Null and Void.
- 13.6. What say you Jurors?
- 13.7. Unanimous Yes



# THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

V1 Page 17/17

