

# - 25TH TERRA AUSTRALIS GRAND JURY -

# AGENDA

11.11 am AWST 31.8.2023

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 is coming in via the BRICS alliance and the Quantum Financial System.

V1 Page 1/16



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. <u>https://executiveorders.life/press-release-record/entry/5781/?</u> gvid=2748
- 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/?gvid=2748
- 3. Judiciary were named and shamed for violation of Lawful Due Process in Blast 065.
  - 3.1. 30.8.2023

Planet EartH

Planet Heart

- 3.2. <u>https://t.me/WTPSpeak/112</u>
- 4. Further gazettes are available here:









# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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



4.1. https://executiveorders.life/press-release-record/

## 1. Order #1 Legal Practitioners and the misrepresentation of Bail.

- 1.1.Legal practitioners must disclose to defendants who have been awarded Bail, that it is an option to sign the Bail form. Everything is by **consent.**
- 1.2. The Legal Practitioner is not free to say 'you just have to sign your Bail form and then you can go'. That is misinformation.
- 1.3. The alleged offender may make a counter offer, by which they will then be bound by their own word as a code of ethics. Violating their own word invokes the appropriate repercussions.
- 1.4. What say you Jurors?
- 1.5. Unanimous Yes

Planet EartH

Planet Heart

## 2. Order #2 Legal Practitioners and the misrepresentation of Lawful Due Process.

- 2.1.Legal Practitioners must disclose to the defendants that by using Legal Aid, they are entering a particular jurisdiction which renders them to be incompetent within a Private Legal System of the Private BAR Guild and at the whim of what the Legal Practitioner can negotiate for them.
- 2.2. Individuals are to be made aware that a Superior Jurisdiction is available to them and they should seek education in regard to that by visiting <a href="https://executiveorders.life/">https://executiveorders.life/</a>

V1 Page 3/16



- 2.3. Wilful deception of a private legal system presenting itself as Law is no longer tolerated.
- 2.4. What say you Jurors?
- 2.5. Unanimous Yes

### 3. Order #3 Domestic Violence

- 3.1. Respectfully, in the matters of recent domestic violence murders; perpetrators and high risk offenders wear an electronic ankle bracelet to ensure they are not approaching the property of a vulnerable individual.
- 3.2. This Order pertains to convicted, or high risk, pedophiles also.
- 3.3. What say you Jurors?
- 3.4. Unanimous Yes

Planet EartH

Planet Heart

# 4. Order #4: In the matter of the Possession of PER/CIV/1874/2021

Apartment 12, Level 5. 9 O'Connor Close, North Coogee, WA 6163.

- 4.1. Via an extensive and meticulous audit it has been revealed that the Property (Seizure and Delivery) Order No: 014/2023 raised by the Supreme Court occurred, despite no current or valid claim by Westpac for the Possession Order.
- **4.2.** The act of the Corporate Sheriffs to enter, evict and take possession of the property and contents is without merit in law and therefore needs to be reversed.

V1 Page 4/16



- 4.3. Currently, the only Title Owner at Landgate remains the dispossessed and evicted Property Owner, who for all intents and purposes is essentially homeless and has had approximately 7 different housing arrangements since the eviction on Wednesday 22nd February 2023 at 9.00am, by unidentifiable Corporate Sheriffs.
- **4.4.**As per: Order 13.5 of Terra Australis Grand Jury 23: in which Jurors found the following:

13.5 Therefore possession order by the Supreme Court of Western Australia PER/CIV/1874/2021 is Null and Void.

- **4.5.** The Property Owner now seeks permission to re-enter the Property, and resume living there in peace, and without threat of harassment from any other party.
- 4.6. That the locks may be changed to reflect this.
- 4.7. That compensation may begin in regard to Harm and Injury and damages.
- **4.8.** That Westpac be issued an invoice for short remedy to injury that being an invoice to replace the entire apartment contents, removed by failure of Lawful Due Process, i.e. no Court Order was obtained from the Magistrates Court by the Westpac legal practitioner Shani Claassen. The contents of the apartment is in an unknown location and of unknown disrepair due to this violation, and may be disposed of via second hand stores.
- 4.9. The Title Owner to maintain a copy of the comprehensive audit and to issue a copy to the Corporate Sheriffs of Western Australia, and obtain a signature of acknowledgment, to be gazetted on Crown Executive Orders, that the eviction had occurred without Lawful Due Process, and is Null and Void, and is signed off on by

V1 Page 5/16





the Corporate Sheriffs that they are in agreement that they will not be returning to the property in pursuit of this matter.

- 4.10. What say you Jurors?
- 4.11. Unanimous Yes
- 5. Order #5 In the matter of CIV 2472/2012
  - 5.1. ELITE GRAINS P/L 1st Plaintiff
  - 5.2. Rodney Culleton 2nd
  - 5.3. Ionanna Culleton 3rd
  - 5.4. Ronald Culleton 4th
  - 5.5. Lesley Dianne Culleton 5th
  - 5.6. (a) Lot 4561 on Deposited Plan 115707 being the whole land contained in Certificate of Title Volume 2654 Folio 341;
  - 5.7.(b)Lot 11583 on Deposited Plan 85525 being the whole land contained in Certificate of Title Volume 2654 Folio 342;
  - 5.8. (c) Lot 456 2 on Deposited Plan 115705 being the whole land contained in Certificate of Title Volume 2127 Folio 680 ;
  - 5.9.(d) Lot 12085 on Deposited Plan 145002 being the whole land contained in Certificate of Title Volume 185 Folio 49A;
  - 5.10.(e) Lot 11634 on Deposited Plan 102368 being the whole land contained in Certificate of Title Volume 185 Folio 45A;

V1 Page 6/16

Planet EartH Planet Heart https://execution



- 5.11.(f) Lot 13061on Deposited Plan 146803 being the whole land contained in Certificate of Title Volume 1514 Folio 738;
- 5.12.(g) Lot 350 on Deposited Plan 302061 being the whole land contained in Certificate of Title Volume 1795 Folio 578
- 5.13.As per the details provided and as a collective known as Waneria Kata, Williams, Western Australia.
- **5.14.**By a **failure of Lawful Due Process**, as evidenced in the accompanying paperwork, Point w) : see attachment of paperwork.
  - **5.14.1.**The Constructive Trustees were put on repeated Notice that the Culleton's, as the original Proprietors of the lands listed at Point 1, did not consent to any alleged sale of the real property due to PCL not being a mortgagee. ANZ Bank **did not have a legal right or authorisation to act under an equitable interest** to seek a court order to obtain real property being land.
- **5.15.**At the time the property was claimed to be under a possession order, and the attempted transfer of the Titles, the original proprietors were protected by indefeasibility, at that point in time, and beyond such time, that being an estoppel.
- **5.16.**Therefore the seizure and proposed sale of the above named properties is deemed **Null and Void.**
- **5.17.**As remedy, and with the assistance of the Common Law Sheriffs, the parties currently residing on said lands, must be peacefully removed, and the Culleton's must resume quiet enjoyment and industry of these properties.

V1 Page 7/16

Rule of Law/Lore: All Are Equal Before The Law https://executiveorders.life wethepeople@executiveorders.life

Planet EartH

Planet Heart



# **5.18.**Landgate is to reflect the Original Title holder as specified by the Culleton's.

- 5.19. What say you Jurors?
- 5.20. Unanimous Yes
- 6. Order #6:
  - **6.1. Ventia Security**, in a government contract, and is therefore a Public Servant paid on the Public Purse, is notified of change of jurisdiction and now works for the People, not the PMA that calls itself the Australian Government, and will move to ensure Lawful Due Process occurs at the Courts. That is the Claimant must prove their claim.
  - **6.2.** Specifically, if Common Law Sheriffs attend the Courts for any reason, that the Sheriffs are acknowledged as being in Superior Jurisdiction than the Judge or Magistrate, as they are members of the privately owned Board of the Guardians.

Common Law Sheriffs may unfold peaceful business within the Courts, particularly for those attending in a Superior Jurisdiction, or those having requested the Sheriffs attend on their behalf.

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

Planet EartH

Planet Heart

V1 Page 8/16

# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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. Order #7: New fee schedule for Judiciary:

Planet EartH

Planet Heart

7.1. In addition to Terra Australis Grand Jury 12. Order # 3 12 August, 2022 Re: Judges and Magistrates, being of *inferior jurisdiction*: due to being part of the Poor Laws 1535 and their ongoing development to this modern day, and being part of a system that was created without the free will and informed consent of

#### Crown: We The People of Superior Jurisdiction:

Those who fail to acknowledge Superior Jurisdiction when announced, that being Divine Special Appearance, or Executor and Beneficiary, or the living man or woman, or any other term used to describe the same, will be deemed incompetent and removed from their position.

7.2.Or, at the choice of the Executor, may incur a fee of **\$333 000 AUD** in equivalent hard asset, eg: Gold or Silver.

for perverting justice for a first offence. To overrule the Executor is to deem the Executor a slave. Criminal Code 270, Slavery, 25 years jail.

- 7.3. And sum certain **\$666 000 AUD** in equivalent hard assets, eg: Gold or Silver, for a second offence.
- 7.4. Guantanamo Bay is reserved for possible placement.
- 7.5. And a Public Listing.
- 7.6. Effective immediately.

V1 Page 9/16





## 7.7. What say you Jurors?

7.8. Unanimous Yes

#### 8. Order #8. 5G Towers

- 8.1. All tiers of Government, particularly Local Government are 100% responsible for being 100% transparent in all matters of 5G Towers and should immediately publish on both a webpage of their website and by take home flyer, all contracts involved in their installation and maintenance of 5G Towers.
- 8.2. All frequency data and the level of harm it may or may not produce must be made Public knowledge immediately.
- 8.3.Local Councils will be responsible to ensure recognisable health standards are maintained and documented.
- 8.4. Councillor names and Council employees will be held accountable for the information they provide or fail to provide.
- 8.5. What say you Jurors?
- 8.6. Unanimous Yes

## 9. Order #9: Registrars

Planet EartH

Planet Heart

9.1. Registrars found to be manipulating paperwork filings of Defendants, or Applicants, particularly those who may be appearing in the capacity of Executor and Beneficiary, are behaving as a slave trader, by alleging to have power over the

V1 Page 10/16



free will of the individual to file 'their word' and thus do effect the outcomes of the cases as the Magistrate, Master or Judge who may not have the complete version of the submission before them when making a determination.

- 9.2. Therefore Registrars found to be doing this may be fined \$333 000 AUD in equivalent hard assets, eg: Gold or Silver and given a public listing for *'Performing with prejudice to pervert the course of justice'.*
- 9.3. Example: in the matter of 2138/2022, Registrar Nelson allowed 2 of 14 documents to be filed, thus rearranging the case and facilitating Master Sanderson to make a quick decision in favour of the bank and thus a \$1.5M property, owned for 40 years, changed hands in 5 minutes.
- 9.4. This is a gross failure of Lawful Due Process.
- 9.5. What say you Jurors?
- 9.6. Unanimous Yes

Planet EartH

Planet Heart

- 10. Order #10. 'You are not a party to these matters'.
  - 10.1.1. There is no such concept as 'You are not a party to these matters'.

V1 Page 11/16





- 10.1.2. The Private Members Association (PMA) that refers to itself as The Australian Government is not free to use this phrase to hang up on investigative matters when a suspected **failure of Lawful Due Process** has occurred, or is occurring.
- 10.1.3. Common Law Sheriffs working on cases are in Superior Jurisdiction at all times; and are free to know details regarding matters unfolding in any cases related to suspected failure of Lawful Due Process and may announce themselves when making enquiries, to be a Common Law Sheriff investigating a matter.
- 10.2. What say you Jurors?
- 10.3. Unanimous Yes

# 11. Order #11: Belligerent Court Staff.

- 11.1.Court staff are found to be belligerent and highly uneducated in matters of Lawful Due Process and Superior Jurisdiction. Naturally because they are upholding the private legal system of the Private BAR Guild Union Club 1541. That likes to call itself Law, but is not Law. It is a system of Guardianship in which the People are the Public and the chattel to be monetised in every way possible via the Birth Certificate and the spell binding of words.
- 11.2.Often Court staff, whom we pay, surround those appearing in Superior Jurisdiction.

V1 Page 12/16





- 11.3.And leave cases until the court room is empty, which may be 6 hours of waiting eg: the Blackley case at the Fremantle Justice Complex. 14.8.2023
- **11.4.**Security may attempt to remove individuals from the court process when they are simply filing their matters and responding to court outcomes.
- **11.5.** Therefore all Court staff require a re-education program, called '**Understanding Jurisdiction**', which can be done in a simple video program, and will need to show a tag of recognition that they have seen the video and passed a test to ensure comprehension.
- 11.6. What say you Jurors?
- 11.7. Unanimous Yes

## 12. Order #12: The Director of Public Prosecution.

- 12.1. The DPP may not extend cases to unreasonable and unrealistic time frames to prove a point. Multiple hearings pass by and the DPP does nothing. One recent case reveals the claimant withdrew her claim 10 days after making it, but the DPP retained the alleged offender for a further 6 months in Hakea Prison, and wasted 5 court hearings whilst achieving nothing except revenue for the PMA.
- 12.2.DPP are to produce paperwork to substantiate their claims and the names of the Public Servant Officers, paid on the Public Purse are to be listed as the ones extending the case beyond the word of the claimant.

## 12.3. What say you Jurors?

V1 Page 13/16





### 12.4. Unanimous Yes

#### 13. Order #13: Bees

- 13.1.The use of phrenaprenol as a toxic chemical to combat the Varroa Mite is to cease immediately, unless and or until it can be proven to not be harmful to the survival of the Bee populations.
- 13.2.Government protocol for use of this chemical must align with the Beekeeper industry. A recent vote in NSW to ban the use of the chemical was voted in favour of the ban. Therefore its continued use is currently not supported and requires further education and transparency.
- 13.3. What say you Jurors?
- 13.4. Unanimous Yes

Planet EartH

Planet Heart

#### 14. Order #14 Administrative Appeals Tribunal

14.1. In matters of a 5th hearing approaching with the Administrative Appeals Tribunal with regard to double financial penalty for not vaccinating ones child with the privately owned, profit generating products of the vaccination industry, the Barrister may be granted permission by the Executor and Beneficiary to perform functions of the Trustee, they being beyond the capacity of the prevailing Statutory and Legislative framework.

V1 Page 14/16





**14.2.**Thus facilitating this conversation to move forward. Being limited by the Statutory framework ensures the matter will be dismissed as frivolous and vexatious and amount to 14 months of time wasting.

#### What say you Jurors?

14.2.1.Do we grant the Barrister permission to make decisions from the position of Trustee, and in alignment with the 1947 Nuremberg Code of Free Will and Informed Consent is essential for access to the body, and should that be denied, a financial penalty may NOT be imposed.

#### 14.3. What say you Jurors?

14.4. Unanimous Yes

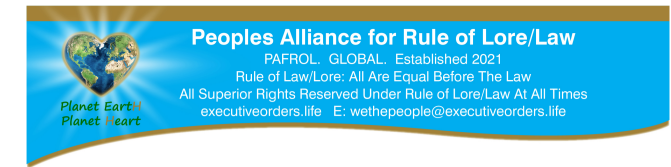
## 15. Order #15: New Covid Agenda.

- 15.1.As hints of a new covid landscape evolve, of masking and barricades and perhaps attempts at enforced/mandated vaccination, or use of vaccination status as a gateway to entry in any environment, this is recognised as a private business model of profit and control and is strictly forbidden.
- 15.2.And any and all definitions of mandate.
- 15.3.Anyone found to be participating in such an agenda will be publicly listed for Slavery: Criminal Code 270, 25 years jail.
- 15.4. Fee schedule: \$333 000 AUD in equivalent hard asset, eg: Gold or Silver

## 15.5. What say you Jurors?

V1 Page 15/16





#### 15.6. Unanimous Yes

#### 16. Order #16 Cheyenne and Terrence Rodd.

16.1. Order for the Children's Court, in alignment with all other submissions, are to reflect the immediate return of the children, as at Court Hearing now 1 September 2023.

#### 16.2. What say you Jurors?

16.3. Unanimous Yes

#### 17. Order #17. Stand Down Verdict

- 17.1. As per the Verdict from the Sovereign Peoples Assembly 30.7.2023:
  - 11 Defendants found guilty on 5 charges of Crimes Against Humanity will stand down from their positions, effective immediately.
- 17.2. What say you Jurors?
- 17.3. Unanimous Yes



# THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5



V1 Page 16/16