

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

- 29TH TERRA AUSTRALIS GRAND JURY AGENDA

11.11 am AWST 27.12.2023

1. Order #1

- 1.1. Wake up.
- 1.2. To those who want to fail to recognise the seriousness of when *Crown: We The People of Superior Jurisdiction* act, or speak, or write Orders, or serve a document, or appear in the field as Common Law Sheriffs and Peacekeepers, be warned:
 - 1.2.1.Real Estate Agents who fail to recognise Caveats and fail to tell prospective buyers
 - 1.2.2. Police and Medical staff who fail to adhere to documents
 - 1.2.3. Judiciary who fail to recognise the Executor and Beneficiary
 - 1.2.4. Utility companies who fail to do set-off
 - 1.2.5.Departments, such as Director of Public Prosecution jailing individuals
 - 1.2.6. And the list goes on of just what the Belligerent Occupier will do:
- 1.3. In 2024 you will be held to swift account:

V1 Page 1/17





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

- 1.3.1. You will be terminated from your job.
- 1.3.2. Your job will be advertised, if we still need it.
- 1.3.3. Your assets will be frozen
- 1.3.4. And liquidated for Community Use.
- 1.3.5. You will be publicly listed for treason, fraud and/or slavery.
- 1.4. What say you Jurors?
- 1.5. Unanimous Yes.

2. Order #2

- 2.1. The document 001-022A LIBERATION FROM DEBT SLAVERY is the final document to date: to map and track a Debtor based statutory and legislative framework in which the true <u>Creditor</u> is positioned to be the <u>Debtor</u> inside a privately owned legal system that likes to call itself Law.
- 2.2. This document when quoted, and the Matter number; <u>protects</u> those who use it; from Disconnection from all Essential Services: water, gas and electricity, and a \$2000 per day fine is issued, for any Utility provider engaged in the process of 'disconnection'. Having been given adequate Notice of the inversion of this system.





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

- 2.3. This document positions the Public Servants who action disconnection, for immediate dismissal for slavery, with the consequences of a Common Law Court hearing and liquidated assets for damages.
- 2.4. Find the document here: https://executiveorders.life/shop1/
- 2.5. You may use the coupon 180FLIP
- 2.6. What say you Jurors?
- 2.7. This is a defining document.
- 2.8. Unanimous Yes.

3. Order #3

- 3.1. Within the jail system, which continues to present itself as a violent system and not one of rehabilitation of behaviours that were likely brought about by the scarcity, fraudulent debt system, the failure to provide Internet is of the dark ages and prevents detainees from making headway of self education, or remedy to their own matters if they wanted to pursue bringing accountability to fraudulent circumstances of how they are incarcerated in the first place, which accounts for an endless stream of wrong doing by the fictional system that calls itself the Australian Government.
- 3.2. The prison system is a prison within a prison, within a prison. Not only is the body incarcerated, but access to loved ones is highly limited: a 15 minute phone call per day, that is taped. Whilst discussion with a legal practitioner is permitted at 20

V1 Page 3/17





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

minutes. An automatic cut off system is installed to prevent excessive access beyond the assigned time frame.

- **3.3.** Some jails assign courses to do, such as 'The Denial' course, for detainees to do, if they have pleaded not guilty, stand by their plea, but are incarcerated nonetheless.
- **3.4.** The courses are scheduled to clash with parole times, so the detainee cannot access parole opportunities because they have not completed the courses.
- **3.5.** The process of submitting an appeal is a long winded process whereby a private legal practitioner of the Private BAR Guild is likely required for the process as the system cannot recognise anyone in an alternate jurisdiction, thus rendering this blind slave system to allege to have Supreme Jurisdiction. A wholly fictional notion.
- **3.6.** Bail conditions may follow a released individual around, even if the matter was dropped by the claimant, thus easily landing the individual back behind bars.
- 3.7. This system continues to be addressed for barbaric standards generating further decay of mental health and wellness of detainees, based in deprivation of inherent freedoms.
- **3.8.** Unfinished Lawful Due Process is likely apparent. Fraudulent details may have been used to assign a guilty verdict.
- **3.9.** Private judiciary may not assign pleas against the freewill of the alleged 'criminal'.
- **3.10.**Private judiciary may not allege to have jurisdiction over plant based medicinal use, which is wholly fictional without a patent. Nature cannot be patented.

3.11. A) What say you Jurors?



V1 Page 4/17





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

3.12. Unanimous Yes.

- **3.12.1.**This system is literally a nightmare from hell and must hold all parties accountable for failure of Lawful Due Process; including legal practitioners, Judicial Officers, jails.
- **3.12.2.**Penalty for mismanagement of a case resulting in incarceration is a listing for incompetence, whilst being paid on the Public Purse.
- **3.12.3.**Isolation and restraint, including chemical restraint is a mental and emotional health matter. And may only be used in extreme circumstances.
- **3.12.4.**Being held on remand for extensive periods of time, must be addressed in a timely manner, eg 24 hours.
- **3.12.5.**Refer to prior Orders for financial penalty.
- 3.13.B) What say you Jurors?
- 3.14. Unanimous Yes.

4. Order #4. Flags

- **4.1.** The private corporation that calls itself the Australian Government has taken the role of Authority to impose its private legal system upon Humanity from presumption. And has thus placed flags of 'Aboriginal' and Torres Strait Islander in all its ports of jurisdiction: Courts and institutions.
- **4.2.** This is by presumption, and not by permission.

V1 Page 5/17





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

- **4.3.** The judiciary needs to acquire written, signed permission, by appropriate Elders, for use of the flags in the ports, and to presume to be able to assign outcomes to these People.
- 4.4. What say you Jurors?
- 4.5. Majority Yes.
- 4.6. One individual undecided.

5. Order #5 Mental Health Act

- 5.1. This Act is a legal fiction. And has origin in the following:
- 5.2. From 1871 onwards, the Board of Guardians and Clerk of Guardians were granted even more guardian responsibilities with the creation of "districts" called **Sanitary**Districts governed by a **Sanitary Authority** responsible for various public health matters including mental health legally known as "sanity" through the Local Government Act of 1871, Public Health Act 1872 and Public Health Act 1875.

 The Boards of Guardians and Clerk of Guardians were also granted guardianship over minors through the Guardianship of Infants Acts 1886 and 1925.
- **5.3.** Based on the current two cases in house, that being South Australian case Darrell Foote, and Western Australian case Asha Dickson, it is 100% evident that these individuals are human experiments.
- **5.4.** Both are subjected to forced pharmaceutical use.

V1 Page 6/17





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

- **5.5.** Asha is subjected to forced incarceration within a high security mental health ward and is now on her 50th day of incarceration.
- 5.6. The psychiatrists take an arrogant position that their version of health a synthetic pharmaceutical drug protocol is superior to Nature, referring to substances like cannabis as an illicit drug, whilst their own concoctions are touted as acceptable within their own private legislative structure.
- **5.7.** The Act facilitates the removal of free will. This is wholly fictional and does not exist in Law.
- **5.8.** This is a violation of the Nuremberg Code.
- 5.9. The Tribunal, held to address if the individual may have their free will returned to them is an inefficient mess of 3 individuals, Public Servants paid on the Public Purse, who have never met the individual before, claiming some sense of authority, to host the meeting, whilst silencing the family and community members from being able to speak beyond even a sentence or two.
- **5.10.**Even in the face of direct 'no consent' statements from the patient, the Tribunal is allegedly free to overrule this and enforce continued pharmaceutical drug protocols and continued incarceration.
- **5.11.**It is a complete circus of fiction by brainwashed individuals who believe they have powers they do not have.
- **5.12.**Forced incarceration is billable at \$10 000 per day, per offender; payable by offending parties, such as the psychiatrist, or the individuals within the Tribunal, Police, security personnel, and others.

5.13. What say you Jurors?

V1 Page 7/17





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

5.14. Unanimous Yes.

6. Order #6 Mental Health Act continued.

- 6.1. In the matter of Darrell Foote, it has become apparent that when documents have been sent to SACAT, it has failed to pass the documents along to team members, despite such documents having liability attached to them for forcing injections upon non consenting patients, including those who are showing severe signs of life threatening side effects.
- 6.2. Such failure to inform, coupled with failure to cease actions, is accountable for individuals at \$50 000 per event.
- 6.3. What say you Jurors?
- 6.4. Unanimous Yes.

7. Order #7

- **7.1.**Local Shire Rangers may not access a property and may not remove trees on firebreaks and bill the resident, without the consent of the resident.
- **7.2.** If the fire break provides adequate access but may not be exact measurements required under the local shire rules, it is sufficient.
- 7.3. What say you Jurors?

V1 Page 8/17





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

7.4. Unanimous Yes.

8. Order #8

- 8.1. Fluoride in the water to cease immediately.
 - 8.1.1. What say you Jurors?
 - 8.1.2. Unanimous Yes.

8.2. Order 8A

- 8.3. mRNA is also forbidden from being added to the water.
 - 8.3.1. What say you Jurors?
 - 8.3.2. Unanimous Yes.

8.4. Order 8B

- 8.5. And any other contaminants.
 - 8.5.1. What say you Jurors?
 - 8.5.2. Unanimous Yes.





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

8.6. Order 8C

- 8.7. And a proven natural filtration system added to pipes to ensure clean water to homes.
 - 8.7.1. What say you Jurors?
 - 8.7.2. Unanimous Yes.

8.8. Order 8D

- 8.9.mRNA technology, or any other genetically modifying components is forbidden to be added to the food chain, air, or water; nor any other adverse chemicals effecting the wellbeing of Humanity and flora and fauna. Nor any AI, or viruses, or nanotech, or other descriptive term that produces Harm and Injury.
 - 8.9.1. What say you Jurors?
 - 8.9.2. Unanimous Yes.

8.10.Order 8E

8.11.Further to the Nuremberg Code of 1947, re: The forced experimentation upon Humanity without consent, there shall be a penalty. The penalty for polluting a natural resource that ultimately Harms Humanity, and/or flora or fauna begins at:

V1 Page 10/17





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

- 8.12.\$500,000 per individual offence
- 8.13.Life time incarceration
- 8.14. This shall be determined on an individual basis before a Common Law Court.
 - 8.14.1. What say you Jurors?
 - 8.14.2. Unanimous Yes.

9. Order #9

- 9.1. Further to:
- 9.2. **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.
- 9.3. In relation to the threat of disconnecting Utilities: Making a threat causes fear and alarm = harm and injury.
 - 9.3.1. Threats are a breach of their own legislation
- 9.4. Criminal Code Act 1995:
- 9.5.138.2 Menaces
- 9.6.(1) For the purposes of this Part, *menaces* includes:
- 9.7.(a) a threat (whether express or implied) of conduct that is detrimental or unpleasant to another person; or

V1 Page 11/17





Planet EartH Planet Heart

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

- 9.8.(b) a general threat of detrimental or unpleasant conduct that is implied because of the status, office or position of the maker of the threat.
- 9.9. Threat against an individual
- 9.10.(2) For the purposes of this Part, a threat against an individual is taken not to be **menaces** unless:
- 9.11.A. both:
- 9.12.(i) the threat would be likely to cause the individual to act unwillingly
 - 9.12.1.unwillingly paying for that we have inherent rights to and/or have already paid for. Eg: water, gas, electricity.
- 9.13.(ii) the maker of the threat is aware of the vulnerability of the individual to the threat
 - 9.13.1. Will be left without essential resources.
- 9.14.B the threat would be likely to cause a person of normal stability and courage to act unwillingly.
 - 9.14.1.Yes. It is blackmail.
- 9.15.338. "Threat", definition of
- 9.16.In this Chapter a reference to a threat is a reference to a statement or behaviour that expressly constitutes, or may reasonably be regarded as constituting, a threat to —
- 9.17.(a) kill, injure, endanger **or harm** any person, whether a particular person or not; 9.17.1.Denying access to essential resources is to harm.

V1 Page 12/17





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

- 9.18.(b) destroy, damage, endanger or harm any property, whether particular property or not;
 - 9.18.1. The family home is left without essential resources.
- 9.19.(c) take or exercise control of a building, structure or conveyance by force or violence; or
 - 9.19.1.Disconnecting essential resources is to allege to have control of a building: probably a dwelling.
- 9.20.(d) cause a detriment of any kind to any person, whether a particular person or not.
 - 9.20.1.Disconnecting essential resources shuts down access to function at standards of basic expectation.
- 9.21.Penalty: Imprisonment for 3 years.
- 9.22. What say you Jurors?
- 9.23. Unanimous Yes.

10. Order #10 Telstra

- 10.1. Are you a Telstra shareholder?
- 10.2.If Telstra was a Community Owned Public Asset, (COPA) who did the 'Australian Government' sell shares to, if not to remove ownership from **Crown:We The People of Superior Jurisdiction**, and sell it to 'some folks', who had liquidity at the time, to raise funds for itself to continue to operate.

V1 Page 13/17





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

- 10.3.Essentially, it took an asset that we, as a Nation, already owned and sold it to private investors. Also called theft.
- 10.4. Who is the biggest shareholder of Telstra.

10.5. Vanguard set out in 1975 under a **radical ownership structure** that remains unique in the asset management industry. Our company is **owned by its member** funds, which in turn are owned by fund shareholders. With no outside owners to satisfy, we focus squarely on meeting the investment needs of our clients.

10.6. What do BlackRock own in Australia?

Top 10 holdings (25.83% of total assets)

Name	Symbol	% assets
Westpac Banking Corp	WEBNF.AX	3.85%
CSL Ltd	CMXHF.AX	3.03%
National Australia Bank	NAUBF.AX	2.37%
BHP Billiton Ltd	BHPLF.AX	2.22%

V1 Page 14/17





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

10.7. Who are the biggest owners of Vanguard?

Top 10 Owners of American Vanguard Corp

Stockholder	Stake	Shares owned
BlackRock Fund	13.58%	3,903,247
Dimensional Fund	7.86%	2,258,308
The Vanguard Group,	6.63%	1,907,223
Millennium	5.92%	1,700,492

10.8. This business modelling in 2024 will be addressed for the fraud that it is, and the loss of assets to Humanity, coupled with the inbuilt additional expense within the product range, to return dividends. This is an outdated business model that puts Public assets in the hands of the Private. It is an unacceptable business model, driving a class based landscape for Humanity of the haves and the have nots.

10.9.It is all fiction.

- 10.10. You cannot sell something you do not own.
- 10.11.Crown:We The People of Superior Jurisdiction have the right to claw back our resources that have been manipulated without consent.

V1 Page 15/17





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

- 10.12. Crown: We The People of Superior Jurisdiction have the right to marry expenses of major assets such as this, that have moved hands via fraudulent claims of it being the property of the Government which cannot own anything, it is a mere administrator, to the value of the resources sitting behind the new QFS and remove foreign investors like Vanguard/Blackrock from the equation.
- 10.13.Individuals complicit in moving assets into the private sector shall be subject to prosecution.
- 10.14. What say you Jurors?
- 10.15. Unanimous Yes.



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

V1 Page 16/17





Planet EartH Planet Heart

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

