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- 32ND TERRA AUSTRALIS GRAND JURY -

AGENDA

12.30 pm AWST 25.3.2024

1. Order #1 The Creditor Authorises everything.

1.1.*Crown: We The People of Superior Jurisdiction* are the

1.1.1.Creditor

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- 1.1.2.The Sovereign,
- 1.1.3. The Executor and Beneficiary
- 1.1.4. The Sentient Being with breath
- 1.1.5. Are the Custodians of Mother Earth
- 1.1.6.Do have inherent right to Resources
- 1.1.7. Are in charge

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1.1.8.Do recognise Belligerent Occupation on these lands

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- 1.1.9.And do <u>Authorise</u> all payments, as determined from the Inaugural Australian Grand Jury: 23.September 2021.
- 1.1.10.The Australian Government is recognised as a Belligerent Occupier as evidenced by the ongoing stolen lands and stolen children, and is 100% accountable to *Crown: We The People of Superior Jurisdiction*
- 1.1.11.No further obstruction of freedoms is tolerated by paying unauthorised people or processes.

1.2.What say you Jurors?

- 1.2.1.*Crown: We The People of Superior Jurisdiction* authorise all payments and have zero tolerance for Belligerent Occupation.
- 1.2.2. Unanimous Yes

2. Order # 2 The Creditor Ledger



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- 2.1.It is recognised, one of the most important documents of our time is the newly available Creditor Ledger, authorised by this Grand Jury for use, by all who choose to use it, to make payment for all Inherent Right to Resources, via the 'set-off' process, which is to balance the alleged debt, also known as a Record of Resource Use (RoRU), against the Creditor Ledger.
- 2.2. It is recognised that the creation and use of the Birth Certificate, coupled with putting Humanity under Guardianship; as being the source of alleged 'authority' to monetise Humanity and create

Essential Resources Distribution Facilitators (ERDF) - such as Water Corporations and power suppliers. And then charge

Humanity a second time for Use, as an alleged 'customer'.

- 2.3. This is slavery. :
- 2.4. Thus the Creditor Ledger allows us
 - **2.4.1.** to not be in debt upon our own Planet.
 - 2.4.2.to not be working to pay for resources we already own,
 - 2.4.3. And have already paid for

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- 2.4.4.to hold accountability to ERDF's accounts to keep exact records, as they currently do, but not promote as debt
- **2.4.5.**to accurately record of the monetisation of our Divine Source Energy "Currency" by a privately owned, Belligerent Occupier upon these lands, into correct order, and balance the Ledger.

2.5.What say you Jurors?

- 2.6. The Creditor Ledger is open and available for use by any and all who choose to use it, with zero repercussion from ERDF's.
- 2.7.We are Free.

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2.8.Unanimous Yes

3. Order #3 Aunty Sandy Ross: Appointment as Head of State for **Indigenous First Nations.**

3.1.Respectfully, and by claim of authenticated lineage to these lands, Aunty Sandy Ross did sign, by witness of the South Australian

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Sheriffs, a document into life on 22 February 2024 declaring her

Appointment as Head of State for Indigenous First Nations.

- 3.2. Viewing and reading of the document.
- 3.3. This Appointment has a tenure of :

3.4.What say you Jurors?

- 3.5. You witness the viewing of this document
- 3.6. You witness the Due Process to claim the Appointment.
- 3.7. You offer blessing to the Appointment
- 3.8.Unanimous Yes

4. Order #4

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- **4.1.** There is no need to give name and address to Police if requested if no Harm or Injury is evident.
 - 4.1.1.**Crown: We The People of Superior Jurisdiction** are not patrolled by some privately owned gestapo, providing details of ourselves whenever commanded. That is slavery.

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4.1.2.Police may not action any violence against the Sovereign for not answering their questions.

- 4.2.What say you Jurors?
- 4.3. Unanimous Yes.
- 5. Order #5 Hands off
 - **5.1.Police, or other alleged authorities** may not touch the Sovereign if the individual says they are a Sovereign and are not creating Harm and Injury.
 - 5.2.What say you Jurors?
 - 5.3. Unanimous Yes.
- 6. Order #6 Forced Entry.



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- 6.1. *Crown: We The People of Superior Jurisdiction* reserve the right to live peacefully within our homes.
- 6.2.Under no circumstances may Police, or any other alleged authority force entry to a home for the purpose of their alleged business.
- 6.3. This is deemed trespass.
- 6.4.All alleged business is to be discussed during business hours, with the individual concerned, who must attend a meeting with 2 witnesses, possibly at Police Station or other.
- 6.5.The entire matter is to be videoed with all names and ID badges of Public Servants recorded.
- 6.6.Unless Harm and Injury is evident.
- 6.7. Domestic violence incidents excluded.

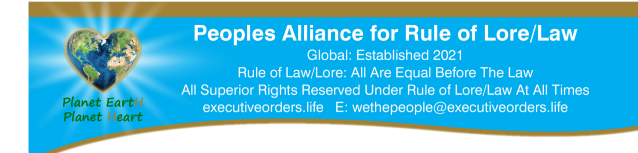
6.8.What say you Jurors?

6.9.Unanimous Yes.

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7. Order #7 Public Servant Trespass.

7.1.Any Public Servant who trespasses upon the freedom's of Humanity does incur the Fines and Penalty of \$66 000.
7.2.Payable by the Public Liability Indemnity Insurance Policy.
7.3.And or by personal assets liquidated.

7.4.What say you Jurors?

7.5.Unanimous Yes

8. Order #8. School access and accountability as per T8801 - 003

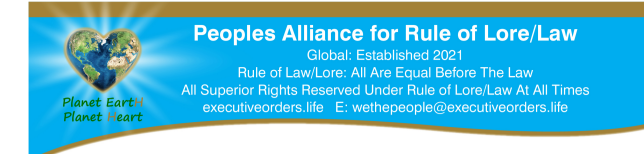
- 8.1.It is noted that a template now exists on the Press release record to put schools on Notice that should a child go missing from the school, the employees at the school are 100% responsible.
- 8.2. The template for that matter can be found here:
- 8.3.<u>https://executiveorders.life/press-release-record/entry/6405/?gvid=2748</u>

8.4.What say you Jurors?

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8.5.Unanimous Yes.

9. Order #9. Record all interactions.

- **9.1.** *Crown, We The People of Superior Jurisdiction* reserve the right to record all contact with Public Servants, at any time.
- **9.2.**Without disclosure if required. For the simple reason that if we say 'you are being recorded' they terminate the call, or contact.
- **9.3.**And by extension, any private enterprise with a government contract may also be recorded.
- 9.4.What say you Jurors?
- 9.5.Unanimous Yes.

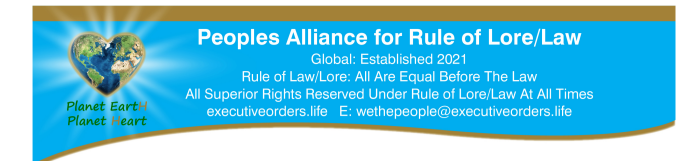
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10.Order #10. Freedom to publish and discuss Family Court matters when the child has been taken by the State.

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- 10.1.As a method of exposing the Family court, of unlawful jurisdiction, for the pain and suffering it inflicts as it alleges to have the authority to rearrange lives.
- 10.2. What does Section 121 of the Family Law Act mean?
- 10.3.Section 121 of the Family Law Act 1975 (Cth) (Act) creates a punishable offence for anyone who publishes or broadcasts any account of any family law proceedings (in whole or in part) which identifies any parties (related or otherwise) and witnesses in the proceedings.
- **10.4.**This is used to hide the corrupt proceedings of the Family Court: an illegitimate enterprise and is therefore **Null and Void.**
- 10.5.There is freedom to publish and discuss Family Court matters as a method of exposing the Family court for the pain and suffering it inflicts by either the State taking the child, or the child is given to a toxic parent.

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- 10.6.Toxic referring to known pedophilia behaviour or domestic violence.
- 10.7.The incidence of children being moved around is <u>extreme</u> and is recognised as blatant Human Trafficking paid for by the Public Purse.

10.8. What say you Jurors?

- 10.9.Freedom to publish and discuss Family Court matters is now available.
- 10.10.Unanimous Yes.

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11. Order #11 Independent Children's Lawyer

- 11.1.The Independent Children's Lawyer is an absurd role created by the government to render an additional voice to an already complex matter.
- **11.2.**The Name itself is deceptive, because the ICL is paid on the Public Purse, so it is hardly independent.

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- **11.3.**And, by all accounts, has served to muddy the waters for parents wanting to retrieve their children from the clutches of government overreach.
- **11.4.**This role is terminated as a valid position within a family dispute matter.

11.5.What say you Jurors?

11.6.Unanimous Yes.

12.Order #12

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12.1.Fords and Hardings. \$780k.

- **12.2.** It has been disclosed through discovery that the matter of the land changing hands in the Rod Cullerton matter, did occur at a fraction of the established market value.
- **12.3.**That is \$780k for property valued at \$6M with additional stock and chattel at approximately \$6M.

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- **12.4.**This is therefore an illegitimate transaction and highlights broken systems and broken Landgate Registers.
- **12.5.**The transaction is therefore **Null and Void.**
- 12.6.What say you Jurors?
- 12.7.Unanimous Yes.

13.Order #13. For every day that a SMART chip is in the metre, after a request for removal has been made.

- 13.1.Western Power et al, coupled with the accounting arm, Synergy et al, in Western Australia and by similar in every other State and Territory, also recognised as Australia wide, and all meters, are responsible for removing chips in SMART meters, if it has been requested.
- 13.2.The level of data accrued by government, via the use of these chips, is an unnecessary form of invasive control.

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- 13.3.Western Power states that " it owns the meter and therefore has the right to do what it wants.'
- **13.4.**Western Power forgets that we own Western Power and we are in charge.
- **13.5.**Failure to remove chips upon request, if denied, invites a daily damages charge of \$1000 until it is removed.

13.6.What say you Jurors?

13.7.Unanimous Yes.

13.8.13A

13.8.1. I reserve the right to not have the meter installed at all.

13.9.What say you Jurors.

13.10.Unanimous Yes.



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14.Order #14. The complaints game

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- 14.1.Because Synergy and Western Power, and providers in other States, deem us to be their 'customer', when in fact we are the **Custodians of the Resources**, they believe they can process all communications as a 'customer complaint.
- 14.2. Even when being given instructions by the Executor and Beneficiary, they still process matters as a complaint.
- 14.3. The dialogues in these areas are nothing short of 'bizarre' as front end employees try to play out the script they have been given as part of the AI framework.
- 14.4. The front end employees are particularly dumbed down.
- 14.5. These ERDF's have built an entirely fictional construct around harvesting the resources for profit, whilst tying up the lives of Humanity to generate \$\$ to pay for resources that we are the Custodians of and have authority over.
- 14.6. The deeper the Independent Audit and Investigation goes, the deeper we see this twisted framework unfold.

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- 14.7.This resource sector lives in a wholly delusional construct that it flows out through young front end employees who say anything, and do anything for their paycheck.
- 14.8.This system is operating as a menace and will be reconstructed by these Orders and <u>the correct representation of the parties at</u> <u>the table.</u>
- 14.9.The People are the Custodians and the government is a public servants.
- 14.10.We are not the customers.
- 14.11.We do not pay a second time for our resources.

14.12.What say you Jurors?

14.13.Unanimous Yes.

15.Order # The Paper Frenzy - and so the circuit begins.

15.1.Because the Australian Government is a private corporation, it is motivated to make profit.

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- 15.2.However its sales team is in the form of Police generating random infringement Notices which then triggers off the Circuit Court process that goes on and on and on with all parties being paid every time an individual has to turn up for one of the hearings.
- 15.3.Including paying at times 6 or more Police to sit around all day in a court for a 30 minute 'witness' appearance.
- **15.4.**This Court and Judicial process is long, cumbersome, and without capacity to authenticate its alleged jurisdiction.
- **15.5.**This system is old, obsolete and will be replaced by Common Law Courts.
- **15.6.**At any time a matter may be moved to a Common Law Court for a swift outcome of matters.

15.7.What say you Jurors?

15.8.Unanimous Yes.

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16.Order #16. Sustenance for us.

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- 16.1.There is a considerable team of individuals working to bring Rule of Law: All Are Equal Before The Law to the table in this class based system which is free to cease operating at any time, by moving the Board of the Guardians into the role of the Trustee.
- **16.2.**Our time is not free to continually correct a corrupted system.
- **16.3.**Therefore we will each be sending in invoices for our time to the Public Trustee and the Treasury.
- **16.4.**Time is mapped at \$500 per hour. As per Grand Jury Order 27 Order #16.

16.5.What say you Jurors? 16.6.Unanimous Yes.

17.Order #17. PUBLIC TRUSTEE

17.1.The Public Trustee presents itself as a very strange function in community.

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- **17.2.**In the matter of Kenny Newland, it has been seen that the Pubic Trustee has hold over his assets, including his humble Centrelink payment.
- 17.3. But does not have any capacity to deal with his accommodation.
- 17.4.To not have charge over your own limited funds, and to then end up in jail, is a matter of gross incompetence on behalf of the Public Trustee and it is called to attention as to what real function it serves other than to create further disfunction.
- **17.5.**The Public Trustee is given instruction to either oversee the whole lifestyle of the individual or to not touch the funds at all.

17.6.What say you Jurors? 17.7.Unanimous Yes.

18.Order #18. The Creditor Ledger



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- 18.1.As it is known that Humanity is the Creditor, the Sovereign, the Custodian of all resources, how could it be that we be deemed the Debtor, if not simply through an act of deception?
- 18.2.As per the Affidavit of Walker Todd, who calls it exactly that, an act of Deception, and can be found at the following link:
- 18.3.<u>https://executiveorders.life/press-release-record/entry/6456/?</u> gvid=2748
- 18.4. Thus rendering all mortgages Null and Void.
- 18.5.And all personal debt Null and Void.

18.6. What say you Jurors?

18.7. Unanimous Yes.

19.Order #19. Driving in the Private.

- 19.1. This document is now available for use.
- 19.2.And will be gazetted this evening.





- 19.3.In the matter of why the license was revoked, the individual is required to write a written statement and submit it to admin@commonlaw.au
- **19.4.**If the revocation was for dangerous driving, the use of this document is not permitted.

19.5.What say you Jurors?

19.6.Unanimous Yes.

20. Order #20 Disconnection of Essential Resources

- 20.1.Upgrading initial disconnection from \$2000 per day to
- 20.2.\$100 000 initial disconnection
- 20.3.And \$5000 per day
- 20.4. Fridge: \$1000 per fridge for electric disconnection.
- 20.5. Possible blow up of equipment. \$3000 per replacement.



- **21. Order #21** Should eviction occur via mortgage or rental property, the tenant is free to go back to the property to retrieve all possessions.
 - 21.1.No harassment should be encountered.
 - 21.2.No encumberment should be encountered.
 - 21.3. Sufficient time required, no less than 21 days, to remove all possessions will be honoured.
 - 21.4.Immediate retrieval of all animals will be honoured.

21.5.What say you Jurors. 21.6.Unanimous Yes.



THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

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