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CROWN COUNCIL:

WE THE PEOPLE OF SUPERIOR JURISDICTION

COUNCIL FOUNDED BY LAWFUL DUE PROCESS: 8.11.2022

BY TERRA AUSTRALIS GRAND JURY 15.

DOCUMENT REF: CCWTPOSJ - 55: 001- 21112022:11

THIS COMMUNICATION COMES IN PEACE.

AT NO TIME MAY THE WRITER, NOR THE READER,

NOR ANYONE WHO ACTIONS

RULE OF LORE/LAW, ALL ARE EQUAL BEFORE THE LORE/LAW

BE HARMED, IN ANY WAY WHATSOEVER, AT ANY TIME. EVER.

THIS IS THE LAWS OF PEACE

AS WE WELCOME 1000 GOLDEN YEARS IN WHICH

PLANET EARTH WILL EXPERIENCE NO WAR

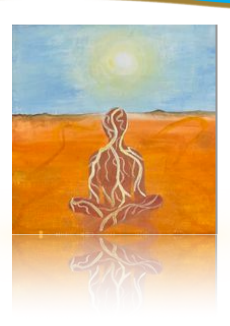
The Meek Shall Inherit The Earth. Matthew 5:5



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FIRST NATION SOVEREIGN COUNCIL

Founded 20 May, 2023 and in conjunction with

Crown Executive Orders and the

Terra Australis Grand Jury's; founded 23.9.2021

First Nation Sovereign Council: of *Superior Jurisdiction*; present the following **Terms and Conditions**for the Australian Government
and its associated corporations of: *inferior jurisdiction*; to continue to engage in commerce on these lands.

Effective immediately.



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Form 00005. IA & I: MAP & TRACK.

INDEPENDENT AUDIT & INVESTIGATION

By Crown: We The People of Superior Jurisdiction Audit Team:

DATE	DOCUMENT #	ACTION	GAZETTED	REPLY BY:	REPLY RECEIVED	ADDITIONAL NOTES
17.7.2023		Hearing at Fremantle Justice Complex.				Legal aid representative was present. Rendered inferior jurisdiction. All rights removed.
14.8.2023		Hearing at Fremantle Justice Complex.				No legal aid.
3.9.2023		Appeared in jurisdiction of Executor and Beneficiary Ignored by Magistrate Lemmon.				GRAND JURY 25 ORDER #7. Ignoring the Executor and treating as chattel slave. Renders Judicial Officer to be an incompetent Trustee. \$333 000





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DATE	DOCUMENT #	ACTION	GAZETTED	REPLY BY:	REPLY RECEIVED	ADDITIONAL NOTES
20.11.2023		Appeared in jurisdiction of Executor and Beneficiary Ignored by Magistrate Lemmon.				GRAND JURY 25 ORDER #7. Ignoring the Executor for a second time and treating as chattel slave. Renders Judicial Officer to be an incompetent Trustee. \$666 000
1.12.2023		Rearranged Bail terms to provide mobility to see family without being arrested for missing bail.				The Executor acknowledges the inconvenience to life brought about by Magistrate Lemmon failing to be a competent Trustee and leaving the Executor tethered to the Bail shackle.
22.12.2023		Rearranged Bail terms to provide mobility to see family without being arrested for missing bail.				The Executor acknowledges the inconvenience to life brought about by Magistrate Lemmon failing to be a competent Trustee and leaving the Executor tethered to the Bail shackle.





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DATE	DOCUMENT #	ACTION	GAZETTED	REPLY BY:	REPLY RECEIVED	ADDITIONAL NOTES
6.3.2024	2024 - 815 - 001	Concluding this matter yet again, with accounting for damages on the table.				
25.3.2024	2024 - 815 - 002	Concluding notes from the Executor and Beneficiary following a full trial by Court of unknown jurisdiction.				GRAND JURY 25 ORDER #7. Ignoring the Executor for a second time and treating as chattel slave. Renders Judicial Officer to be an incompetent Trustee. \$666 000

2024 - 815 - 002

25.3.2024

Hamish Blackley

- 1. Greetings Magistrate Lemmon,
- 2. Please find my closing analysis of this matter.
- 3. As has been Noticed at each hearing; I have attended in the capacity of Executor and Beneficiary.
- 4. I know who I am and I am not the chattel slave a private legal system.
- 5. Therefore the notion that you could incarcerate myself, is 100% off the table.
- 6. This is a business negotiation. Which I have been attempting to do since the second hearing.

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- 7. My jurisdiction has been ignored each time I have attended.
- 8. As Executor; that positioned you to be the Trustee.
- 9. That has been ignored each time I have attended.
- 10. You have played the role of Guardian, alleging to have authority over my matters.
- 11. And that positioned me to be the chattel slave, coming before the Guardian.
- 12. All very tedious stuff in a privately owned framework.
- 13. Yes, we know the structure well. Now in its 722nd year of architecture.
- 14. It is a Vatican class based system of Guardianship. Also known as slavery.
- 15. These standards however, are based in Rule of Law: All Are Equal Before The Law.
- 16. Essentially, this is a commercial event, whereby two parties are turning up to establish commerce, one is wanting to assert power and control over the other and alleged to have jurisdiction over the other about what the other can and cannot do.
- 17. This is legal fiction. Not Law.
- 18. It is observed by myself and witnesses, that at every request for yourself to assert the jurisdiction in which the Court was operating; and has asserted this alleged authority, that you avoided responding to that.
- 19. Thus, I have no record of you ever disclosing what jurisdiction this entire matter convened in, or whether that jurisdiction, should it be known, is one of authentic capacity.
- 20. Certainly for anyone who has done their research, we are aware that the Constitution has not been operating for decades. So it's not a Constitutional Court, despite the coat of arms behind your head.
- 21. And the State Government is a private enterprise. So again, not sure who you are, despite requests?
- 22. It is observed also that when I asked the Police witness to recite his Oath of Office that you silenced him also.

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- 23. So again, we have no clarity of who you all are, or what your jurisdiction is; other than to say, we are aware the Australian Government is a private corporation.
- 24. A franchise arm of a global private corporation.
- 25. And with the ongoing theft of land and children, it is fair to say we live in a Belligerent Occupation.
- 26. I note, the subject matter in discussion is about the possession and sale of plant matter.
- 27. We note your loaded words that allow you to navigate the matter within your framework of alleged jurisdiction.
- 28. Using words like 'drugs' and 'illicit' exist only in your private framework for the purpose of creating a story that something bad happened and a reprimand is in order.
- 29. The matter is plant matter. It is from God's garden for inherent Right of Use.
- 30. And was put there to soothe the Being whilst experiencing pain in any form.
- 31. For myself it is back pain as disclosed.
- 32. I note you do not have a patent over plant matter, as plant matter cannot be patented.
- 33. I note, you do not have jurisdiction over all trade. That would be a Monopoly.
- 34. And monopolies are strictly forbidden as a business model as they create tyranny and squash the freedoms of supply and demand.
- 35. Thus, if I picked up a quantity of plant matter for myself because of my health needs a broken back, and where my cashflow allowed for that at the time I had just moved funds from a crypto account, and someone wanted to purchase a small amount for their own wellbeing, which is wholly their own personal matters, that has nothing to do with you and your privately owned statutes and legislations.
- 36. During the trial, I found you to be somewhat nicer than prior hearings.
- 37. Perhaps because you had received the paperwork prior to this and were now aware that this whole matter is mapped and tracked.
- 38. I positioned you as the Trustee. You have on all occasions failed to take that position.

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- 39. I observe you were interested to learn more about these plant matters.
- 40. That still does not give you jurisdiction to control them in any way whatsoever.
- 41. No Harm or Injury was evidenced in the private choices made by individuals.
- 42. The fact that the privately owned Police, that we clothe and provide transport, tasers, cameras etc for, deemed it their authority to interfere in the peaceful use of plant matter, only highlights how misguided this system is, and its quest to control and monetise everything.
- 43. I confirm the damages to my life are significant and are as follows:
 - 43.1.Loss of all my data via the taking of my phone and diary by Police, who said at the trial that they did not intend to return them.
 - 43.1.1. And have also said they will be returned after the case.
 - 43.1.2. Order Sought: I require an Order for my possessions to be returned. Thank you.
 - 43.2. Police have had the luxury of looking at all my private information, whilst failing to disclose their jurisdiction.
 - 43.3. That its theft resulting in Harm and Injury.
 - 43.4. This has caused significant financial damage and an inability to seek work in my field due to all my documents being in my phone.
 - 43.5.My diary was private. As is anyone's. Whatever authority the Police thought they had to go through it, is a wholly fictional authority and has not been validated as you interfered with their response regarding the disclosure of their jurisdiction.
 - 43.6.Displacement of my mobility due to bail conditions, inability to work, loss of data.
 - 43.7. For 10 months now.
- 44. Humanity is the *Creditor*.
- 45. *Crown: We The People of Superior Jurisdiction* therefore write Terms and Conditions for this commercial administration which continues to claim power and authorities that are wholly fictional.
- 46. Please refer to the following Terms and Conditions via the Terra Australis Grand Jurys.

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- 47. For and on behalf of the Executor and Beneficiary before a Belligerent Occupier that insists on imposing Guardianship upon Humanity.
- 48. A fictional concept void of free will and informed consent: the pillars of Maxim of Law.
- 49. Orders: Repeat of prior Notice.

Grand Jury 20 Order #6 6 April 2023

- **6.1.** Police taking phones and/or computers, and/or any communication devices.
- **6.2.** Based on what?
- **6.3.** Why?
- **6.4.** Downloaded to where?
- **6.5.** What is the specific time of detainment of this instrument?
- 6.6. Who is looking at the content?
- **6.7.** The represents an acute invasion of privacy from which any claims could be formulated.
- **6.8.** Form to be created that Police will need to fill out to define the above questions for accountability.

What say you Jurors? Unanimous Yes

50. Grand Jury #25 Order #7 31 August 2023

- 50.1. New fee schedule for Judiciary:
- 50.2.7.1. In addition to Terra Australis Grand Jury 12. Order # 3 12 August, 2022
- 50.3.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

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living man or woman, or any other term used to describe the same, will be deemed incompetent and removed from their position.

- 50.4.7.2. 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.
- 50.5.7.3. And sum certain **\$666 000 AUD** in equivalent hard asset, eg: Gold or Silver, for a second offence.
- 50.6.7.4. Guantanamo Bay is reserved for possible placement.
- 50.7.7.5. And a Public Listing.
- 50.8.7.6. Effective immediately.
- 50.9.7.7. What say you Jurors? **50.10.7.8** Unanimous Yes.
- 51. It is not binding on Crown that the Private Legal administration attempts to claim dosage of plant matter provided by Nature.
 - 51.1.No such authority exists.
- 52. Unless a substance is Genetically Modified a contentious action in its own right, it cannot be patented and therefore is not under the command of a given entity.
- 53. The substances used for personal medicinal choice in this case, are not patented, and the WA Police have no business being in anyone's personal choice of medicinal use of plant matter.
- 54. Nor should two parties choose to do ab exchange for plant matter for medicinal purposes.
- 55. This case has dragged on and on due to these foibles of alleged Authority, including Magistrate Lemmon choosing not to the recognise the Executor and Beneficiary.
- 56. Let it be that Magistrate Lemmon proves his claim of authority at the bench.
 - 56.1.No later than 12pm 8 March 2024.
 - 56.2.Email proof to sheriffs@wacommonlaw.au
 - 56.3. This did not happen.

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- 57. Let it be that Police prove their claim of authority to intercept use of plant matter for medicinal purposes. Quoting the privately owned Statute and Legislation is not sufficient proof.
 - 57.1. No later than 12pm 8 March 2024.
 - 57.2.Email proof to sheriffs@wacommonlaw.au
 - 57.3. This did not happen.
- 58. Additional Terra Australis Grand Jury Orders pertaining to this case:
 - 58.1. **Grand Jury 28 Order #11 27 November 2023**

Order #11: Hamish Blackley case - the matter in Fremantle 20.11.2023

- 11.1.Magistrate Lemmon has 2 times failed to recognise the Executor and Beneficiary as being Hamish Blackley.
- 11.2. Thus identifying himself as a Belligerent Occupier and a slave trader.
- 11.3. And to be wilfully playing games with the 'name'.
- 11.4. Magistrate Lemmon is therefore an Incompetent Trustee and dangerous to the well-being of community.
- 11.5. This administration has no patent on the plant products used, and therefore cannot legislate over Gods Garden, and has no capacity to interfere in the use of; nor the exchange of, for medicinal purposes.
- 11.6. And may not impose its statutes and penalties upon Humanity for their quiet and competent use of such medicines.
- 11.7. This matter is dismissed from the private court system of the PMA, and has incurred appropriate penalties for Magistrate Lemmon of \$666 000.
- 11.8. Due and Payable to Hamish Blackley for 3 times ignoring his Superior Jurisdiction, and his offers to settle.
- 11.9. Due and Payable immediately.
- 11.10. All bail constraints will drop away.

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- 11.11. What say you Jurors ?:
- 11.12. Unanimous Yes.

Grand Jury 28 Order #10 27 November 2023

- 10. Order #10 VENTIA Security and other associated contractors.
- 10.1. In a Government contract is equivalent to a Government employee and must show ID at all times.
- 10.2. Failure to show is reported to the company as slave trading.
- 10.3. Employees from Ventia Security from the matter in Fremantle 20.11.2023 are on NOTICE for delusional standards of conduct.
- 10.3.1. That is not showing ID, and then calling Police to support them to not show ID.
- 10.3.2. Whilst at the same time obstructing justice by supporting Magistrate Lemmon to be an incompetent Trustee who 3 times has failed to acknowledge the Executor and Beneficiary know as Hamish Blackley.
- 10.4. It was only by threat to the supervisor of a Common Law Hearing and a probable jail sentence, that she decided, some 10 minutes later, that she best at least provide first names.
- 10.5. These remain unacceptable standards. And corporations in government contracts that train their staff to behave like this can be held accountable for a fine of up to \$1 000 000
- 10.6. What say you Jurors ?:
- 10.7. Unanimous Yes.

Grand Jury 28 Order #9 27 November 2023

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9. Order #9: from Inaugural GRAND JURY 23.9.2021

- 9.1. Government employees must show ID at all times. Eg court staff.
- 9.2. It is a delusional concept that a public servant would not identify themselves.
- 9.3. Public servants failing service are eligible for a \$66 000 fine.
- 9.4. What say you Jurors?
- 9.5. Unanimous Yes.

Grand Jury 28 Order #7 27 November 2023

- 7. Order #7
- 7.1. Further, Police must seek to know why the Common Law Sheriffs are in attendance and not simply say 'well we try to hear both sides', and then throw the Sheriffs off the premises.
- 7.2. The role of the Police is to witness, by the Sheriffs determination, if a crime is underway, and deal with it. That is what we are paying them for.
- 7.3. Simply removing the Sheriffs, without authority, is a time waster we pay for.
- 7.4. What say you Jurors?
- 7.5. Unanimous Yes.

Grand Jury 28 Order #8 27 November 2023

8. Order #8.

Further: Police using TRESPASS to request we leave, and laying hands on if we don't.

- 8.1. How could Common Law Sheriffs be TRESPASSING?
- 8.2. Is the matter occurring on public land?
- 8.3. Is the matter occurring in a Public building?
- 8.4. is the matter occurring regarding Public matters.
- 8.5. If 8.4 is yes, then there is no such thing as TRESPASS.

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- 8.6. The PMA that calls itself the Australian Government may not conduct business of the public and throw the alleged 'Public' out under trespass.
- 8.7. It makes no sense. Unless it is 100% slavery. Criminal code 270. Slavery. 25 years jail.
- 8.8. Have a small card with pink and blue circle graphic to explain.
- 8.9. Deputise Police to change jurisdiction.
- 8.10. What say you jurors?
- 8.11. Unanimous Yes.
- 59. Grand Jury 30 Order #1 26 January 2024: Health protocol monopolies are strictly forbidden.
 - 59.1. 1.1. Health, like many other matters, such as electrical accounting from Synergy in Western Australia, is operated under a Monopoly business model.
 - 59.2. 1.2.It is well known that a monopoly is strictly forbidden in all forms of economics because it limits 'free will' to drive supply and demand in an authentic marketplace.
 - 59.3. 1.3.We can look at just one Natural Health Practitioner of many: Barbara O'Neill, who was driven out of Australia/Terra Australis by a monopoly health regime. Big Pharma and its synthetic 'health' products.
 - 59.4. 1.4. Monopolies are strictly forbidden.
 - 59.5. 1.5. All individuals are free to choose whatever health protocol they want.
 - 59.6. 1.6.Under no circumstances may the synthetic health protocols of the privately owned Big Pharma dare to say that Natures Garden does not have Health remedy benefits.
 - 59.7. 1.7. Nor to restrict use of Natural Health products.
 - 59.8. 1.8. Nor to silence natural Health Practitioners.
 - 59.9. 1.9. What say you Jurors?
 - 59.10. 1.10. **Unanimous Yes**

60. Grand Jury 30 Order #5 26 January 2024 Sheriff Authority

60.1. 5.1. Sheriffs retain the right and Authority to enter any Public Building and physically remove a Public Servant that continues to show belligerent conduct of ongoing attempts to

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position the Executor and Beneficiary as the debtor. When the Executor and Beneficiary is the **Creditor** and the Custodian of all resources.

- 60.2. 5.2. What say you Jurors?
- 60.3. 5.3. Unanimous Yes

61. Grand Jury 30 Order #10 26 January 2024 Contracts

- 61.1. 10.1.Contracts, licenses, registrations with the corporations are rescinded, or made null and void. Or can be paid via set-off.
- 61.2. 10.2. And/or operated from Superior Jurisdiction to bring about abundance, not scarcity.
- 61.3. 10.3.At no time may a 'registration' remove inherent rights and replace them with 'benefits' and an alleged 'obligation' to perform to the standards of the Privately owned Statute and Legislative debtor slave framework.
- 61.4. 10.4. What say you Jurors?
- 61.5. 10.5. Unanimous Yes

62. Remedy and Orders Sought:

- 62.1.Phone and diary returned.
- 62.2.Bail conditions terminated.
- 62.3.Damages: currently tallied against Magistrate Lemmon for obstruction of the Executor attending the Court to sort matters out. From the second hearing an offer was made to settle. The offer was ignored, thus consuming months and months of my life.
 - 62.3.1.\$333 000
 - 62.3.2.\$666 000
 - 62.3.3.\$666 000
 - 62.3.4.Total: \$1 665 666.
 - 62.3.5. To be paid from the Public Liability Indemnity Insurance Policy.
 - 62.3.6. Slavery is a very serious matter and has the capacity to change the trajectory of someone's life. As this case highlights.

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- 62.4.In addition to the above orders, and as a balance to 62.3, I require Magistrate Lemmon to make an <u>offer</u> of compensation to terminate this matter once and for all and to put the accounting into balance for the damages incurred by the intrusion of the this system into my affairs, where it had no authority or has waived every opportunity to define its authority.
- 62.5.Magistrate Lemmon is therefore instructed to either accept the damages at 62.3, or to use my own Trust to pay damages to the value of \$250 000. As a conservative value of the down time, the lost wages, the mental stress incurred upon me by these actions.
- 62.6.If Magistrate Lemmon is unable to action either of these options, I seek to know and hear why as full accountability remains in play until this matter is resolved.
- 63. Written for and on behalf of Hamish Blackley. With his approval.



64. Leith Masters

CROWN EXECUTIVE ORDERS

First Nation Sovereign Council
Co-Executive Trustee for Humanity Terra Australis
Sovereign Peoples Assembly SPAWA
Sheriff: SPAWA



Denise Chadwick

CROWN EXECUTIVE ORDERS

First Nation Sovereign Council
Co-Executive Trustee for Humanity Terra Australis.
Sovereign Peoples Assembly SPAWA
Sheriff: SPAWA

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1. 2 April 2024. Concluding Notes

- 2. In conclusion, We choose to acknowledge Magistrate Lemmon as a competent Trustee in regard to this matter.
- 3. After multiple hearings, he acknowledged the circumstances that Hamish had been in that lead to him making alternative decisions about his income earning, ie COVID19 disruptions.
 - 3.1. As well as capitalising on bulk purchase of plant matter for pain relief purposes.
- 4. Initially, he did attempt to exercise jurisdiction over plant matter use, for which no patent exists, and therefore no jurisdiction exists.
- 5. We observe, this organisation chooses to frame the use of such plant matter as 'illicit drugs' to effect their alleged jurisdiction.
- 6. In the final hearing did We observe Magistrate Lemmon did fulfil his role of Guardian also, by issuing warning that prolific drug selling in community was a matter that needed to be overseen, which We agree with, but he did not render this matter to be in that category.
- 7. Above notes submitted; caution was no jurisdiction existed to put the physical form of Hamish into jail.
- 8. Whilst a jail sentence was threatened, and could have been up to 8 years, a nine month sentence was given, suspended by an 18 month good behaviour bond.
- 9. An approximate \$13 000 cost was issued. Largely for 25 x 'drug' tests on the plant matter.
- 10. This \$ matter will be dealt with by the Executor: Hamish.
- 11. The fee assigned to Magistrate Lemmon at 62.3, at this point in time 18 April, 2024, remains suspended, until further Notice.
- 12. A long journey, with many time wasting hearings, all paid for on the Public Purse, but a good outcome.
- 13. A body in jail is worth a lot of money to the private prison industry.
- 14. Magistrate Lemmon did present as belligerent in early hearings, steamrolling over the top of the Executor as if free to do so. It was not until penalties were issues that his attitude changed and the matter moved in the direction of responsible decisions based on Law, not legal.
- 15. May this be a benchmark for the future, as the Restoration of Lawful Due Process continues.

