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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

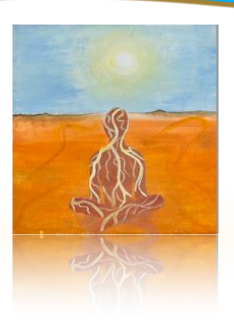
The Meek Shall Inherit The Earth. Matthew 5:5

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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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Peoples Alliance for Rule of Lore/Law

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Fees, Fines and Penalties Schedule

By Crown: We The People of Superior Jurisdiction:

No longer will Humanity be harvested by a private corporation that calls itself the Australian Government: a global compact, which has built up a multitude of systems to position Humanity as the Debtor on our own Planet Earth.

We are the Creditor.

To strike up contracts on presumption of business engagement is now an Offence and it comes with penalties. Our time is not free to pay the Public Servants and pay all the penalties they create for us to live here on our Own Planet.

That is a slave system and it is **Terminated**.

- Let's get real with Law in 2024 -

There are standards of Law/Lore that protect Humanity from tyranny and they will be adhered to.

Maxim Of Lore/Law: All Are Equal Before The Lore/Law

Maxim Of Lore/Law: All Are Accountable Before The Lore/Law.

Humanity does not live inside a Guardianship without freewill and informed consent.

That is slavery. We do not pay for Our Resources that we are Custodian of and have

Inherent Right of Use. It's boring. It's delusional.

And it's game Over!

This document is updated as required.

Bule of Law/Lore: All Are Equal Before The Law

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Fees, Fines and Penalties Schedule:

Updated as at 23.4.2024.

This document is updated as required.

For trespass upon the **Executor and Beneficiary**, also known as the **Sovereign**.

Further to the uneducated tales about 'Sovereignty';

EVERYONE with breath in them is Sovereign.

It is the **Private Operating System Of Commerce** (POSOC) that does not want the **Sovereign** at the table. Because all the positions on the chessboard change.

The chattel slave becomes the Executor and Beneficiary.

And the **Board of the Guardians** becomes the **Trustee**.

A 180 degree power, commerce and Authority shift.

Don't be fooled into believing the Sovereign is a game.

It is Lore/Law.

Violation of the Sovereign now comes with severe penalty. Be careful.

Corporate Immunity is a myth and cannot protect you.

If you do not understand the Sovereign, seek eduction. Immediately.

Public Servants displaying ignorance of the Sovereign,

of which they are also when outside of their duties as a Public Servant; risk instant dismissal.

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Likewise, an individual believing that as Sovereign Beings; we are free to be free of Rules, when there are 8 billion People on Planet Earth and therefore a system of logical Law **inherently** exists, will also find themselves accountable to Lore/Law if it is violated.

Likewise the same <u>inherent</u> system of Law also manages the **Inherent Right to Resource Use**. All forms of poverty are evidence of the mismanagement of Resources on Our abundant Mother Earth and full accountability will be measured.

Critical Maxims of Law/Lore that protect Humanity against tyranny:

Rule of Law: All Are Equal Before The Law.

All Are Accountable for their Actions.

Free Will and Informed Consent is essential for everything.

Corporate Immunity is a myth and does not exist in Lore/Law.

The **Creditor Ledger** is missing and is a source of misery.

This process of instating the Creditor Ledger is the Source of abundance whilst meticulously auditing Resource Use by maintaining the current record system of individual Resource Use.





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Terra Australis Grand Jury Orders:

from 1-32: 23 September 2021 - 25 March, 2024

Terra Australis Grand Jury 4 Order #2 21st December 2022

1. ORDER #2

- 1.1. A response to the vaccine agenda. :
- 1.2. There is no such thing as 'mandatory' access to the body as that defies the primary principles of Law/Lore, specifically the need to acquire <u>free will and informed consent</u> for such a procedure, at all times.
- 1.3. You will be aware also, that the vaccination/bioweapon is a privately owned, profit generating, mRNA business model. It is highly dangerous; causing injury and death.
- 1.4. The promotion of this in our communities by our Local Councils; that is, our public servants, paid on the public purse, is an <u>absurdity in law</u>, and is therefore Null and Void.
- 1.5. We The People are not 'workers'. We are community.
- 1.6. We the People are not 'our Providers' of the Stirling Council.
- 1.7. The Stirling Council is the public servant of the People and is 100% answerable to We The People.
- 1.8. Confirmation is voluntary, or that would defy *free will and informed consent*.
- 1.9. Thus, that would be slavery. Criminal code 270. 25 years jail.
- 1.10. The Australian Government is a private corporation. It has zero authority.
- 1.11. 'Orders and directives' are not law/lore and 'mandatory' does not exist.
- 1.12. Local Councils do not come under the Commonwealth and State legislation.

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- 1.13. Local Council is under Customary Lore Jurisdiction.
- 1.14. It is the authority of the local tribes who assert direction.
- 1.15. Including any requirement to collect, maintain and produce records of workers' vaccination status.
- 1.16. The Tribes have not, and will not, be issuing any such instruction, they being a nature based culture, of natural wholistic health in an integrated ecosystem of harmony and balance.
- 1.17. Introducing such bioweapon chemical cocktails to the body temple, is an acute act of stupidity coupled with desire to control.
- 1.18. We The People, are not a free administrative team and distribution arm for the privately owned, profit generating, bioweapon industry. This is an absurdity in law/lore. And is thus **Null and Void.**
- 1.19. Any Harm, or Injury, brought to individual businesses due to failure to comply will be addressed for damages at \$10 000 per day, per public servant, for lost productivity, for each day trade is interrupted by the private agenda of the private bio weapon industry, using the People's public servant sector to attempt to secure a free distribution arm by coercing, blackmailing, dismissing and threatening the People.
- 1.20. This is an absurdity in law/lore.
- 1.21. 'If you have any queries please contact vaccinesuppliers@stirling.wa.gov.au'.
- 1.22. Who is vaccine suppliers? An arm of the privately owned, profit generating bioweapon manufacture industry, issuing directives to the People.
- 1.23. We can't hear you, nor recognise you as any authority.
- 1.24. We The People do not care what you say or want.
- 1.25. Your profit generating, control agenda is of no interest to us, We The People.
- 1.26. Thank you for your attempts to enslave humanity.
- 1.27. It is wholly rejected.

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- 1.28. Please do not make contact again in regard to this matter.
- 1.29. Yours sincerely,
- 1.30. Joe Bloggs,
- 1.31. We The People
- 1.32. What say you?
- 1.33. Is this Notice of Rebuttal affirmed?
- 1.34. Unanimous Yes.

2. Grand Jury #12 Order #3 12 August 2022

- 2.1. 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 We The People:
- 2.2. 35.1. 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.
- 2.3. Offenders should be publicly listed here for injury.
- 2.4. https://executiveorders.life/form-a-injured-party/

2.5. What say you Jurors:

2.6. Judges and Magistrates who fail to step into the role of Trustee, upon announcement of the Executor are incompetent and need to step away from their role or be listed as stood down due to incompetence.

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- 3. Grand Jury #16 Order #4 8 December 2022
 - 3.1. For the individual, in their personal capacity, occupying the Office of any Public Servant role who fails to respond to Crown Executive Orders, the fine is \$5000 in gold and/or silver; for the individual and is publicly gazetted for belligerence and slavery.
 - 3.2. What say you Jurors?
 - 3.3. Unanimous Yes.
- 4. Grand Jury 22 Order #10 4 June 2023
 - 4.1. OPCA: bringing clarity.
 - 4.2. 10.1. Judges and Magistrates who wish to follow the OPCA argument; that is the Organised Pseudolegal Commercial Argument, render themselves as incompetent:
 - 4.3. 10.1.1. Pseudolaw consists of statements, beliefs, or practices that are claimed to be based on accepted law or legal doctrine, but which deviate significantly from most conventional understandings of law and jurisprudence, or which originate from non existent statutes or legal principles the advocate or adherent incorrectly believes exist.[1] Canadian legal scholar Donald J. Netolitzky defined pseudolaw as "a collection of legal-sounding but false rules that purport to be law",[2] a definition that distinguishes pseudolaw from

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arguments that fail to conform to existing laws such as novel arguments or an ignorance of precedent in case law.[3][4] Pseudolegal arguments are sometimes referred to as "legalistic gibberish".[5] Netolitzky has compared pseudolaw to "a form of legal quackery or snake oil";[6] lawyer Colin McRoberts has called it "law in a Post-Truth Era".[4] The term Organized Pseudolegal Commercial Arguments (OPCA) was coined in a 2012 Canadian court decision as an umbrella term for pseudolegal tactics and arguments, and has since been used by lawyers and legal scholars in Commonwealth countries.[7]

- 4.4. 10.2. Indeed, the validity of OPCA is as follows:
- 4.5. 10.2.1. The Organised: yes Humanity is organised to reclaim their planet.
- 4.6. 10.2.2. Pseudolegal : it is not legal that belongs to the private BAR Guild. This is Lawful Due Process.
- 4.7. 10.2.3. Commercial: absolutely it is commercial. Because within the POSOC: the privately owned system of commerce; Humanity is positioned as the debtor. When in fact Humanity is the creditor. Thus this Commonwealth system is one of slavery. And the slave traders do not want the People to become the Creditors. Because then they lose their powers and their gravy train, provided by the monetisation of the Birth Certificate.
- 4.8. 10.2.4. Argument: Crown: We The People of Superior Jurisdiction, do not need to argue.
 We are inherently in Superior Jurisdiction. The current system loves it when People argue.
 It is a time waster. The current system is one of slavery and that is abundantly clear for all to see.
- 4.9. 10.2.5. Yes as Humanity moves from the debtor to the Credit position: those attempting to disorientate and discredit, will find themselves **listed for dismissal**.

4.10.10.2.6. What say you jurors?

4.11.10.2.6.1. Those attempting to argue with who the Creditor is, are incompetent and should be removed from their public servant pay cheque?

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4.12.10.2.7. Unanimous Yes

- 5. Grand Jury #23 Order #7 3 July 2023
 - **5.1. 7.1.** Centrelink will not cut payments at any time.
 - 5.2. 7.2. And is subject to the \$2000 per day fine.
 - 5.3. 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.
 - 5.4. What say you Jurors?
 - 5.5. Unanimous Yes.

- 6. Grand Jury 23 Order #9 3 July 2023
 - 6.1. 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.
 - 6.2. 9.2. Gazette address is: https://commonlawsheriffs.au/
 - 6.3. 9.3. What say you Jurors?
 - 6.4. Unanimous Yes

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

- 7.1. New fee schedule for Judiciary:
- 7.2. 7.1. In addition to Terra Australis Grand Jury 12. Order # 3 12 August, 2022
- 7.3. 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 living man or woman, or any other term used to describe the same, will be deemed incompetent and removed from their position.
- 7.4. 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.
- 7.5. 7.3. And sum certain **\$666 000** AUD in equivalent hard asset, eg: Gold or Silver, for a second offence.
- 7.6. 7.4. Guantanamo Bay is reserved for possible placement.
- 7.7. 7.5. And a Public Listing.
- 7.8. 7.6. Effective immediately.
- 7.9. 7.7. What say you Jurors?
- 7.10.7.8 Unanimous Yes.

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8. Grand Jury #25 Order #9 31 August 2023

- 8.1. Registrars
- 8.2. 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 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.
- 8.3. 9.2. Therefore Registrars found to be doing this may be fined \$333 000 AUD in equivalent hard asset, eg: Gold or Silver and given a public listing for 'Performing with prejudice to pervert the course of justice'.
- 8.4. 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.
- 8.5. 9.4. This is a gross failure of Lawful Due Process.
- 8.6. 9.5. What say you Jurors?
- 8.7. 10.5 Unanimous Yes.

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9. Grand Jury #25 Order #15 31 August 2023

- 9.1. New Covid Agenda:
- 9.2. 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.
- 9.3. 15.2. And any and all definitions of mandate.
- 9.4. 15.3. Anyone found to be participating in such an agenda will be publicly listed for Slavery: Criminal Code 270, 25 years jail.
- 9.5. 15.4. Fee schedule: \$333 000 AUD in equivalent hard asset, eq: Gold or Silver
- 9.6. 15.5. What say you Jurors?
- 9.7. **15.6** Unanimous Yes.
- 10. Grand Jury 26 Order #2 29 September 2023
 - 10.1.2. The broken word of the Police.
 - 10.2. 2.1. Police alleging to do one thing and then do something else, render their word to be useless and the Trust to be broken. Without Trust, there is no Law.
 - 10.3.2.2. Example: when at Dept of Communities 130 Stirling St Perth WA 6001, 19.9.2023, Police said, 'lets take it out of the building and talk outside.' We, as a team of 12 Sheriffs, cordially agreed, as it provided an opportunity to discuss Police assistance to DCP to round the children up and take custody of them.

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- 10.4.2.3. They were clearly on a 2 minute time frame and then left. As indicated by a young Officer who repeatedly looked at his watch in a short space of time and then delivered an exit command.
- 10.5.2.4. This results in child trafficking going unattended and unaccountable.
- 10.6.2.5. The six officers who attended have been publicly listed on Blast 067 Posted 21.9.2023 1.9k views as at 28.9.2023 4.45pm
- 10.7. 2.6. Those Officers are:
- 10.8. 2.6.1. Halsz 17197, the spokesman:
- 10.9. 2.6.2. Kaden 9272
- 10.10. 2.6.3. Bailic 18444,
- 10.11. 2.6.4. Johnstone 18227,
- 10.12. 2.6.5. Voigt 18407,
- 10.13. 2.6.6. Gala 18380.
- 10.14. 2.6.7. Use of Public Property to avert the course of justice:
- 10.15. 2.6.7.1. Paddy wagon G1118
- 10.16. 2.6.7.2. Paddy wagon G1113
- 10.17. 2.6.7.3. And one other.
- 10.18. 2.6.8. This constitutes incompetent Public Servants paid on the Public Purse, believing they can support child trafficking, and not be held accountable.
- 10.19. 2.8. The Officers named are to Stand Down for training in Lawful Due Process. And to be made an example of.
- 10.20. 2.9. Law is real. If you fail to follow it, we have anarchy. That is, in this case: Public Servants paid on the Public Purse but failing to uphold inherent rights and freedoms.
- 10.21. What say you Jurors?
- 10.22. Majority Passed.

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11.1.Corporations barricade themselves in:

11. Grand Jury #26 Order #3

11.2. 3.1. Corporations are increasingly becoming non accessible and non accountable. One of the ways they do this is to make accessing them a time consuming process.

29 September 2023

- 11.3. 3.2. Examples of this include: 'no reply' emails. Wasting everyone time to find an email to reply to, that is not 'no reply'.
- 11.4. 3.3. As well as email systems that do not allow for attachments to be added. Thus our own documents cannot be submitted, which may include the Executor and Beneficiary Letterhead as Lawful Jurisdiction.
- 11.5. 3.4. It is deemed such corporations be rated for their user friendly landscape and may be penalised for wasting the time of Humanity.
- 11.6. 3.5. What say you Jurors?
- 11.7. Corporations must provide access for an attachment, and easily available reply email addresses. Including featuring the email address to reply to, in the email that arrives on a no reply email. Our time is not free for these laborious systems.
- 11.8. 3.6. A Rating: Efficient
- 11.9. 3.7. B Rating: Warning of non compliance to User Friendly standards.
- 11.10. 3.8. C Rating: Penalty 1: \$1000.
- 11.11. 3.9. D Rating: Penalty 2: \$5000

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- 11.12. 3.10. E Rating: Penalty 3: ASX listed, or Government Department: consistent failure to reply to Crown Executive Orders: \$20 000. Assigned to CEO.
- 11.13. 3.11. What say you Jurors?
- 11.14. 3.12. Unanimous Yes.
- 12. Grand Jury #26 Order #7 29 September 2023
 - 12.1. Fees for Public Servant misconduct:
 - 12.2. Further to this Order: New fee schedule for Judiciary:
 - 12.3. 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.
 - 12.4. 7.2. And, as per Grand Jury 25 31.8.2023, Order #7:
 - 12.5.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.
 - 12.6. 7.3. And sum certain \$666 000 AUD in equivalent hard asset, eg: Gold or Silver, for a second offence.
 - 12.7. 7.4. Guantanamo Bay is reserved for possible placement.
 - 12.8. 7.5. And a Public Listing.

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- 12.9. 7.6. Effective immediately.
- 12.10. 7.7. Thus a fee schedule to the value of **\$66 000** may be applied to any Public Servant who fails to address the Executor in the correct capacity.
- 12.11.7.8. What say you Jurors?
- 12.12.7.9. Unanimous Yes.
- 13. Grand Jury #26 Order #13 29 September 2023
 - 13.1. Third Party Slave Traders. Eg: Max Employment
 - **13.2.** 13.1. Centrelink- derived from the Workhouse Test Act of 1723, has long been a slave system, created by the Catholic Church, which allegedly owns the People. Unum Sanctum 1302, and further Papal Bulls.
 - **13.3.** 13.2. This is a landscape in which Inherent Rights are forcibly exchanged for Benefits, thus alleging to bring an individual under the jurisdiction of the inferior Private Members Association, that calls itself the Australian Government.
 - 13.4. 13.3. This is effectively blackmail, coercion and slavery. It is fraud, because the Australian Government alleges to have resources to give to you, that were not already yours.
 - 13.5. 13.4. This is not possible, since all resources are derived via the monetisation of the Birth Certificate or the alleged permission granted for use of resources, by the receipt, known as the Birth Certificate, despite no transaction details readily available since Humanity has traditionally been under Guardianship and therefore allegedly; did not need to be consulted about Resource Use.
 - 13.6. 13.5. Particularly vulgar is the development of the points based system to monitor

 Humanity and their application to job search requirements. Upon failing the points system

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an individual can be suspended from payments, thus causing extreme distress and hardship on an already highly stressed population.

- 13.7. 13.6. Thus these 3rd party contractors who are the Job Seeker contractors, of which Max Employment or Workskill Australia would be examples, are hereby given **Notice** that:
- 13.8. 13.6.1. the point system is **Null and Void**. Under no circumstances is Humanity monitored by a point system. This is a complete absurdity.
- 13.9. 13.6.2. The disconnection of any individual from essential resources that were only ever theirs to begin with, is strictly forbidden and does now incur a penalty to the provider of an amount of: \$10 000 per day, per Man or Woman, also known as the Executor and Beneficiary.
- 13.10. 13.6.3. The Job Seeker provider: eg Max Employment would be liable for this injury/penalty.
- 13.11. 13.6.4. All providers will be Notified and must reply with written confirmation of receipt no later than 2 weeks after receipt, or be deemed incompetent and incur a **\$1million** penalty for belligerence, slavery, treason and fraud, and a public listing for such conduct.
- 13.12. 13.6.5. The CEO's will be held 100% personally liable and accountable for recognising this change in their contract.
- 13.13. 13.6.6.Any individual team members who action a disconnection from resources upon any individual will be **held personally liable and accountable** and incur a penalty of
- 13.14. **\$66 000** flat rate.
- 13.15. 13.6.7The assumption of a Smart phone and use of an app is also acknowledged.

13.	16.	13	. 7 .	What	say	you	Jurors?
	4-						

13.17.13.8. Unanimous Yes.

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14. Grand Jury # 26 Order #14 29 September 2023

14.1.Administrative Appeals Tribunal

- 14.2. 14.1. In matters of a 5th hearing 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 chose to move against the Executor and Beneficiary and failed to perform functions of the Trustee, they being beyond the capacity of the prevailing Statutory and Legislative framework.
- **14.3.** 14.2. Thus maintaining a landscape of blatant slavery. Member Dr C Huntly did not know what the Nuremberg Code was, and had not watched an essential 5 minute video of precision architecture regarding the injuries of the vaccine industry.
- 14.4. 14.3. The doors of the Administration clearly identify there are two jurisdictions within the Administration, one which it deems itself to be: The Private. And one in which it deems the matter of the People to be the Public: subjected to the Statutory and Legislative framework of the Parliament process. That being a slave system as it fails Rule of Law: All Are Equal Before The Law. Being limited by the Statutory framework ensures the matter will be dismissed as frivolous and vexatious (Correction: in editing: dismissed as 'no prospect of success'.
- 14.5. Not: frivolous and vexatious) and amount to 15 months of time wasting. That is what happened.
- 14.6. The invitation was extended to appeal through the Federal Court, however, as we clearly recognise that all their courts are courts of banking and not Law, and it is not in the interest of any of the Courts to move against a revenue raising opportunity, it is deemed to be a pointless exercise to appeal in a lower jurisdiction Court.

14.7.**14.4. What say you Jurors?**

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14.8.14.5. Unanimous Yes.

14.	9. 14.5.1. The Administrative Appeals Tribunal, (AAT) will be deemed incompetent, to be
	engaged in slavery, to be supporting Private Industry at the expense of the wellbeing of the
	People, thus this is treason, and Member Huntley recorded for the \$333 000, for moving
	against the Executor. The outstanding invoice of some \$98K will be upheld and payable
	immediately by the Centrelink framework.

- 14.10. 14.6. What say you Jurors?
- 14.11. 14.7. Unanimous Yes.
- 15. Grand Jury 26 Order # 18 29 September 2023
 - 15.1. Fines and Penalties -
 - **15.2.** 18.1. In the matter of Fines and Penalties, which do cause immeasurable damage to folks, and encumber their lives, remedy to this may be
 - 15.3. 18.2. Set off, plus affidavit of remorse, and apology.
 - 15.4. 18.3. The horrendous outcomes for a Fines and Penalties will be amended for GJ 27.
 - 15.5.18.4. What say you Jurors?
 - 15.6.18.5. Unanimous Yes

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16. Grand Jury 27 Order #1 29 October 2023

- **16.1.** 1. In recognition of this leaching of Humanity's resources into this privately owned industry, let us recognise the following:
- 16.2. 1.1. In. Matter of AAT No: 2022/9615: Crown: We The People of Superior Jurisdiction, and as Executor and Beneficiary vs Administration Appeals Tribunal of the Australian Government, it was found that a double financial penalty was applied, through the Social Services system, administered by Services Australia, if one did not inject their child with the privately owned vaccine products of the privately owned Big Pharma industry.
- 16.3. 1.2. In this matter that spanned 15 months and 5 hearings, despite all Notices given that the forced use of such products deemed Services Australia to be guilty of slavery, the AAT did a final ruling in its favour.
- 16.4. 1.3. Thus we can freely witness that our Social Services system is compromised by the Privately owned Big Pharma industry.
- 16.5. 1.4. As the Social Services payments are derived via the monetisation of the Birth Certificate, it is possible to witness that a private industry has hold of the access one has to the monetisation of their own energy field, for their own use, or not for the use of the Executor and Beneficiary.
- 16.6. 1.5. This is Slavery: Criminal Code 270. Slavery, 25 years jail.
- 16.7. 1.6. Thus it would be appropriate that those who enforce this policy should be subject to this measure of their actions. Criminal Code 270. Slavery, 25 years jail.
- 16.8. **1.7. Thus, what say you Jurors:**
- 16.9. 1.8. That Barrister Huntly, who moved against his own value system to uphold the matter is not only guilty of the \$333 000, as per Grand Jury 26, but should be assigned Slavery: Criminal Code 270. Slavery, 25 years jail.

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- 16.10. 1.9. In addition to Rebecca Skinner, ex CEO of Services Australia, and served in the Military for 26 years. And who served at precisely the time of the implementation of the Covid19 agenda: March 16 2020 30 September 2023, and has now been replaced by Chris Birrer.
- 16.11. 1.9.1. This does not negate her accountability for the implementation of the Covid19 agenda, via the use of the obstruction of Maxim of Law: Free Will and Informed Consent is essential for everything.
- 16.12. 1.9.2.The success of billions of People being injected with the privately owned nanotech vaccination of the covid19 agenda is wholly dependent on the obstruction of this Maxim of Law. This was created by producing a dumbed down society with regard to knowledge of Law, and by coercion and blackmail.
- 16.13. 1.10. And most particularly, Secretary Ray Griggs AO CSC
- 16.14. 1.10.1.Clarifying: AO: Order of Australia and award for distinguished Service of a high degree to Australia. Australia being a separate entity to Terra Australia.
- 16.15. 1.10.2.CSC The Australian Conspicuous Service Cross is awarded for outstanding devotion to duty or outstanding achievement in the application of exceptional skills, judgement or dedication, in non-warlike situations.
- 16.16. 1.10.3. The covid19 agenda was, and is, absolutely war.
- 16.17. 1.10.4. It is a genocide agenda, dramatically increasing the death and injury rate.
- 16.18. 1.10.5. And sterilising whole generations of humans. As evidenced by the inquiry of Naomi Wolf into the Pfizer papers. Whereby some 3000 professional researchers delved into the hundreds of thousands of pages, only to confirm, the vaccine is a sterilisation agent, and does position Humanity for an unknown landscape in years to come.
- 16.19. 1.10.6.And can be viewed here: https://www.youtube.com/watch?v=T9Y W 30hsM
- 16.20. 1.11. It was Ray Griggs, as Secretary for the Services Australia, July 2021, who throughout the hearings maintained that the double financial penalty for not injecting your

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child with the privately owned pharmaceutical products was a matter to be deemed as 'no hope of a possible success'. And persistently deemed the matter to be so. If ever one wanted a face for Admiralty Law and the incarceration of Humanity as chattel slaves for corporate profit, this a face:

- 16.21. 1.11.1.Vice Admiral Raymond James Griggs, AO, CSC (born July 1961) is an Australian senior public servant and a former senior officer in the Royal Australian Navy. He served as Chief of Navy from June 2011 to June 2014,
- 16.22. [1] before being appointed Vice Chief of the Defence Force until his transfer to the reserve in July 2018. Following his transfer to the reserves, Griggs held the appointment of the Associate Secretary of the Indigenous Affairs Group (???) within the Department of Prime Minister and Cabinet, and was the inaugural CEO of the National Indigenous Australians Agency (???). He was appointed Secretary of the Department of Social Services on 22 July 2021, and remains in that position.
- 16.23. [2] 1.12. Huntly did eventually follow in the vein of Secretary Griggs, stating that his jurisdiction was limited. And the matter could be appealed in the Federal Court.
- 16.24. 1.13.As the Federal Court is just a further arm of the same privately owned legal system, called Admiralty Law, it is a pointless process.
- 16.25. 1.14. Thus this matter comes before the Grand Jury to be addressed by *Crown: We The People of Superior Jurisdiction*.

1.15.Thus, what say you Jurors:

1.16.Are these people guilty of slavery by withholding access to inherent right to resources in the form of finances generated by the monetisation of the birth certificate, as penalty for not administering privately owned products into our children.?

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1.17.Unanimous Yes.

17. Grand Jury 27 Order #15 29 October 2023

- 17.1. Bullsbrook
- **17.2.** 15.1.Acknowledging that we published a gazette for Crown:We The People of Superior Jurisdiction to take over the use of the Bullsbrook Quarantine Centre. Handed back to the Commonwealth 12 October 2023
- 17.3. 15.2 The Gazette was posted 12 October 2023.
- 17.4. 15.3. The deadline for rebuttals was 12pm Saturday 21 October 2023.
- 17.5. 15.4.No rebuttals were received.
- 17.6. 15.5.Currently that Gazette, on We The People Speak Telegram room has had 3.1K views.
- 17.7. 15.6. The same Gazette appeared in the West Australian Newspaper 14. October, 2023.
- 17.8. 15.7.The Commonwealth Office of Finance was notified of this closed gazette period on Tuesday 24th October, 2023. Clearly they were shocked by this initiative.
- 17.9. 15.8. What say you Jurors?
- 17.10. 15.9.Is it fine that Crown: We The People of Superior Jurisdiction take over the use of a major facility, to help ease crisis in the landscape, that will assist the homeless epidemic, grow food and create enterprise.
- 17.11. **15.10.What say you Jurors?**
- 17.12. 15.11.Unanimous Yes.

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18. Grand Jury 27 Order #16 29 October 2023

- 18.1. 16. Standard \$500 per hour.
- **18.2.** 16.1.Let it be recognised that if you find your life engaged in business with the Government, without your permission, that time is charged at minimum \$500 per hour.

18.2.1.16.2.What say you Jurors?

18.2.2.16.3. Unanimous Yes.

- 19. Grand Jury 27 Order #20 29 October 2023
 - 19.1. 20. Synergy Ombudsman
 - **19.2.** 20.1.In matters of addressing the missing Creditor ledger that facilitates numerous costs to appear as outstanding debts, electricity and water rates and more:
 - **19.3.** 20.2.We do hold Justin O'Malley accountable as interim body for all agents, to do set-off
 - **19.4.** 20.3.And do acknowledge that after 20 communications, he has trespassed upon Lawful Due Process and has now become complicit in Slavery Criminal Code 270, 25 years jail.
 - 19.5. 20.4 What say you Jurors?
 - 19.6. Unanimous Yes

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20. Grand Jury #28 Order #2 27 November 2023

- 20.1. 2. Order #2: Tool.
- **20.2.** 2.1. The new Sovereign Sentient Identification Card is made available for purchase and use by all who choose to use it as a tool to identify Superior Jurisdiction.
- 20.3. 2.2. At no time should Police ever assume they have the right to lay hands on any individual, let alone an individual carrying this card.
- 20.4. 2.3. For Police laying hands on, can incur a fine of up to: \$74 000 =11

20.5.2.4. Thus, what say you Jurors:

20.6.2.5 Unanimous Yes

- 21. Grand Jury #28 Order #9 27 November 2023
 - 21.1. 9. Order # 9: Repeat Order from Inaugural GRAND JURY 23.9.2021
 - 21.2. 9.1. Government employees must show ID at all times. Eg court staff.
 - 21.3. 9.2. It is a delusional concept that a public servant would not identify themselves.
 - 21.4. 9.3. Public servants failing service are eligible for a \$66 000 fine.
 - **21.5. 9.4.** What say you Jurors?
 - 21.6. 9.5 Unanimous Yes

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22. Grand Jury #28

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Order #10

- **22.1.** 10. Order #10 VENTIA Security and other associated contractors.
- 22.2. 10.1. In a Government contract is equivalent to a Government employee and must show ID at all times.

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- 22.3. 10.2. Failure to show is reported to the company as slave trading.
- 22.4. 10.3.Employees from Ventia Security from the matter in Fremantle 20.11.2023 are on NOTICE for delusional standards of conduct.
- 22.5. 10.3.1. That is not showing ID, and then calling Police to support them to not show ID.
- 22.6. 10.3.2. Whilst at the same time obstructing justice by supporting Magistrate Lennon to be
- 22.7. incompetent Trustee who 3 times has failed to acknowledge the Executor and Beneficiary know as Hamish Blackley.
- 22.8. 10.4.lt 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.
- 22.9. 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:
- 22.10. \$1 000 000
- **22.11.10.6.What say you Jurors:**
- 22.12.10.7. Unanimous Yes.

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23. Grand Jury #28 Order #11 27 November 2023

- 23.1. 11. Order #11: Hamish Blackley case the matter in Fremantle 20.11.2023
- **23.2.** 11.1. Magistrate Lemmon has 3 times failed to recognise the Executor and Beneficiary as being Hamish Blackley.
- 23.3. 11.2. Thus identifying himself as a Belligerent Occupier and a slave trader.
- 23.4. 11.3. And to be wilfully playing games with the 'name'.
- 23.5. 11.4. Magistrate Lemmon is therefore an Incompetent Trustee and dangerous to the well-being of community.
- 23.6. 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.
- 23.7. 11.6. And may not impose its statutes and penalties upon Humanity for their quiet and competent use of such medicines.
- 23.8. 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.
- 23.9. 11.8. Due and Payable to Hamish Blackley for 3 times ignoring his Superior Jurisdiction, and his offers to settle.
- 23.10. 11.9. Due and Payable immediately.
- 23.11. 11.10. All bail constraints will drop away.
- 23.12. 11.11.What say you Jurors?:
- 23.13. 11.12.Unanimous Yes.

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24. Grand Jury #28

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Order #15

- 24.1. 15 Order # 15: License Revocation.
- 24.2. 15.1.Uncle Richard document available for those who have had the 'Public' license revoked, by the Private.

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- 24.3. 15.2. Available for all to use upon completion.
- 24.4. 15.3. Magistrate name under investigation. Deemed incompetent as failed to acknowledge paperwork sent through by the Executor and Beneficiary.
- 24.5. 15.4.Raises \$2322.70 invoice in under 90 days, from \$272.
- 24.6. 15.5.We raise \$333 000.
- 24.7. 15.6. What say you Jurors?:
- 24.8. 15.7. Unanimous Yes.

25. Grand Jury #28 Order #16 29 October 2023

- **25.1.** 16. Order #16: Bullsbrook.
- 25.2. 16.1. No reply given re our use of it. Following up.
- 25.3. 16.2. Strangely fire springs up right next to it, so it can be used by Private Members Association: Australian Government; to house displaced families and fire fighters.
- 25.4. 16.3. With Elder Wayne, Western Desert, granting permission to put an invoice on The Commonwealth for use of our facility.

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- **25.5.** 16.4. Thus not available for our use for industry, commerce, to assist the homeless.
- 25.6. 16.5. Invoice amount is \$ 1 million per week.
- 25.7. 16.6. To be paid to the Community Fund Account
- 25.8. 16.7. What say you Jurors?:
- 25.9. 16.8. Unanimous Yes.
- 26. Grand Jury #28 Order #17 27 November 2023
 - 26.1. 17. Order #17: Magistrate Horrigan,
 - 26.2. 17.1. Overseeing Hume case, has thus produced zero feedback to Nov 3, 2023 hearing.
 - **26.3.** 17.2. Is now 24 days.
 - 26.4. 17.3. Is thus deemed 'Incompetent'.
 - 26.5. 17.4. Causing delays to:
 - 26.6. 17.4.1. housing,
 - 26.7. 17.4.2. children returned,
 - 26.8. 17.4.3. job seeking.
 - 26.9. 17.4.4. Appropriate payments from Centrelink
 - 26.10. 17.4.5. Causing agony and misery.
 - 26.11. 17.4.6.Alleging to have jurisdiction in matters which have been repeatedly reported as no jurisdiction accepted.
 - 26.12. 17.4.7. Notice from Executive Orders office on foot, if no reply within 48 hours, with desired remedies already presented, will be deemed incompetent and assigned \$333 000 in Damages, plus \$10K Per day per child. Dec 5 is one year.

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- 26.13. **17.5.What say you Jurors?:**
- 26.14. 17.6. Unanimous Yes.
- 27. Grand Jury #29 Order #1 27 December 2023
 - **27.1.** Order #1 Wake up.
 - **27.2.** 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:
 - 27.3. 1.2.1.Real Estate Agents who fail to recognise Caveats and fail to tell prospective buyers
 - 27.4. 1.2.2. Police and Medical staff who fail to adhere to documents
 - 27.5. 1.2.3. Judiciary who fail to recognise the Executor and Beneficiary
 - 27.6. 1.2.4. Utility companies who fail to do set-off
 - 27.7. 1.2.5.Departments, such as Director of Public Prosecution jailing individuals
 - 27.8. 1.2.6. And the list goes on of just what the Belligerent Occupier will do:
 - 27.9. 1.3.In 2024 you will be held to swift account:
 - 27.10. 1.3.1. You will be terminated from your job.
 - 27.11. 1.3.2. Your job will be advertised, if we still need it.
 - 27.12. 1.3.3. Your assets will be frozen
 - 27.13. 1.3.4. And liquidated for Community Use.
 - 27.14. 1.3.5. You will be publicly listed for treason, fraud and/or slavery.
 - **27.15. 1.4. What say you Jurors?**
 - 27.16. 1.5. Unanimous Yes.

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28. Grand Jury # 29 Order #2 27 December 2023

- 28.1.2.1.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 Creditor is positioned to be the Debtor inside a privately owned legal system that likes to call itself Law.
- 28.2.2.2.This document when quoted, and the Matter number; protects 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.
- 28.3.2.3. 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.
- 28.4.2.4. Find the document here: https://executiveorders.life/shop1/
- 28.5.2.5. You may use the coupon 180FLIP

28.6.2.6. What say you Jurors?

28.7.2.7.This is a defining document.

28.8.2.8. Unanimous Yes.

29. Grand Jury #29 Order #3 27 December 2023 Prison System

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- 29.1. 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.
- **29.2.** 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 minutes. An automatic cut off system is installed to prevent excessive access beyond the assigned time frame.
- 29.3. 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.
- 29.4. 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.
- 29.5. 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.
- 29.6. 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.
- 29.7. 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.

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- 29.8. 3.8.Unfinished Lawful Due Process is likely apparent. Fraudulent details may have been used to assign a guilty verdict.
- **29.9.** 3.9. Private judiciary may not assign pleas against the freewill of the alleged 'criminal'.
- 29.10. 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.
- 29.11. 3.11. What say you Jurors?
- 29.12. 3.12.Unanimous Yes.

30. Grand Jury #29 Order #5 27 December 2023

30.1. 5. Order #5: Mental Health Act

- **30.2.** 5.1. This Act is a legal fiction. And has origin in the following:
- 30.3. 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. Ucadia.
- 30.4. 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.
- 30.5. 5.4.Both are subjected to forced pharmaceutical use.

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- 30.6. 5.5. Asha is subjected to forced incarceration within a high security mental health ward and is now on her 50th day of incarceration.
- **30.7.** 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.
- 30.8. 5.7. The Act facilitates the removal of free will. This is wholly fictional and does not exist in Law.
- 30.9. 5.8. This is a violation of the Nuremberg Code.
- 30.10. 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.
- 30.11. 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.
- 30.12. 5.11. It is a complete circus of fiction by brainwashed individuals who believe they have powers they do not have.
- 30.13. 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.

30.14.5.13.Wha	t say you J	urors?
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30.15.5.14. Unanimous Yes.

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31. Grand Jury #29 Order #6 27 December 2023 Mental Health Act continued.

- 31.1. 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.
 - **31.1.1.** 6.2. Such failure to inform, coupled with failure to cease actions, is accountable for individuals at \$50,000 per event.
 - 31.1.2. 6.3. What say you Jurors?:
 - 31.1.3. 6.4. Unanimous Yes.
- 32. Grand Jury # 29 Order #8 27 December 2023. Contaminants
 - **32.1.** 8.1. Fluoride in the water to cease immediately.
 - 32.2. **8.1.1.What say you Jurors?**
 - 32.3. 8.1.2. Unanimous Yes.
 - 32.4. 8.2.Order 8A
 - 32.5. 8.3.mRNA is also forbidden from being added to the water.
 - 32.6. **8.3.1.What say you Jurors?**

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- 32.7. 8.3.2. Unanimous Yes.
- 32.8. 8.4.Order 8B
- **32.9.** 8.5. And any other contaminants.
- 32.10. 8.5.1. What say you Jurors?
- 32.11. 8.5.2. Unanimous Yes.
- 32.12. 8.6.Order 8C
- **32.13.** 8.7. And a proven natural filtration system added to pipes to ensure clean water to homes.
- 32.14. 8.7.1. What say you Jurors?
- 32.15. 8.7.2. Unanimous Yes.
- 32.16. 8.8.Order 8D
- 32.17. 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 affecting the wellbeing of Humanity and flora and fauna. Nor any AI, or viruses, or nanotech, or other descriptive term that produces Harm and Injury .
- 32.18. 8.9.1. What say you Jurors?
- 32.19. 8.9.2. Unanimous Yes.
- 32.20. 8.10.Order 8E

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- **32.20.1.** 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:
- 32.20.2. 8.12. \$500,000 per individual offence
- 32.20.3. 8.13.Life time incarceration
- 32.20.4. 8.14. This shall be determined on an individual basis before a Common Law Court.
- 32.20.5. **8.14.1.What say you Jurors?**
- 32.20.6. **8.14.2.Unanimous Yes.**
- 33. Grand Jury #29 Order #9 27 December 2023
 - **33.1.** 9.1. Further to:
 - 33.2. 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.
 - 33.3. 9.3. In relation to the threat of disconnecting Utilities: Making a threat causes fear and alarm = harm and injury.
 - 33.4. 9.3.1. Threats are a breach of their own legislation
 - 33.5. 9.4. Criminal Code Act 1995: 9.5.138.2 Menaces
 - 33.6. 9.6.(1) For the purposes of this Part, *menaces* includes:
 - 33.7. 9.7.(a) a threat (whether express or implied) of conduct that is detrimental or unpleasant to another person; or 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.

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- 33.8. 9.9. Threat against an individual
- 33.9. 9.10.(2) For the purposes of this Part, a threat against an individual is taken not to be *menaces* unless:
- 33.10. 9.11.A. both:
- 33.11. 9.12.(i) the threat would be likely to cause the individual to act unwillingly
- 33.12. 9.12.1.unwillingly paying for that we have inherent rights to and/or have already paid for. Eg: water, gas, electricity.
- 33.13. 9.13.(ii) the maker of the threat is aware of the vulnerability of the individual to the threat
- 33.14. 9.13.1. Will be left without essential resources.
- 33.15. 9.14.B the threat would be likely to cause a person of normal stability and courage to act unwillingly.
- 33.16. 9.14.1. Yes. It is blackmail.
- 33.17. 9.15.338. "Threat", definition of
- 33.18. 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 —
- 33.19. 9.17.(a) kill, injure, endanger or harm any person, whether a particular person or not;
- 33.20. 9.17.1. Denying access to essential resources is to harm.
- 33.21. 9.18.(b) destroy, damage, endanger or harm any property, whether particular property or not;
- 33.22. 9.18.1. The family home is left without essential resources.
- 33.23. 9.19.(c) take or exercise control of a building, structure or conveyance by force or violence; or
- 33.24. 9.19.1.Disconnecting essential resources is to allege to have control of a building: probably a dwelling.

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- 33.25. 9.20.(d) cause a detriment of any kind to any person, whether a particular person or not.
- 33.26. 9.20.1. Disconnecting essential resources shuts down access to function at standards of basic expectation.
- 33.27.9.21.Penalty: Imprisonment for 3 years.
- 33.28. 9.22. What say you Jurors?:
- 33.29. 9.23. Unanimous Yes
- 34. Grand Jury #29 Order #10 27 December 2023. Telstra
 - **34.1.** 10.1. Are you a Telstra shareholder?
 - 34.2. 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.
 - 34.3. 10.3.Essentially, it took an asset that we, as a Nation, already owned and sold it to private investors. Also called theft.
 - **34.4.** 10.4. Who is the biggest shareholder of Telstra.
 - 34.5. 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.
 - 34.6. 10.6. What do BlackRock own in Australia?
 - 34.7. Top 10 holdings (25.83% of total assets) Vanguard Investments Australia Ltd. 1.924 % 222,322,721 1.924% Name Symbol % assets Westpac Banking Corp WEBNF.AX 3.85%

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CSL Ltd CMXHF.AX 3.03% National Australia Bank Ltd NAUBF.AX 2.37% BHP Billiton Ltd BHPLF.AX 2.22%

- 34.8. 10.7. Who are the biggest owners of Vanguard?
- 34.9. Top 10 Owners of American Vanguard Corp
- 34.10. 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.
- 34.11. 10.9. It is all fiction.
- 34.12. 10.10. You cannot sell something you do not own.
- 34.13. 10.11.Crown:We The People of Superior Jurisdiction have the right to claw back our resources that have been manipulated without consent. Stockholder Stake Shares owned BlackRock Fund Advisors 13.58% 3,903,247 Dimensional Fund Advisors LP 7.86% 2,258,308 The Vanguard Group, Inc. 6.63% 1,907,223 Millennium Management LLC 5.92% 1,700,492
- 34.14. 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.

34.15. 10.14.What say	/ you Jurors?
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34.16. 10.15.Unanimous Yes.

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35. Grand Jury 31 Order#1 24th February 2024

- 35.1. Service of Terra Australis Grand Jury Orders and First Nation Sovereign Council
- 35.2. Order #1 Service of Terra Australis Grand Jury Orders and First Nation Sovereign Council Orders.
- 35.3. 1.1. It is acknowledged that the hard copy of the 500+ Orders of the Terra Australis Grand Jury Orders, and the First Nation Sovereign Council Orders; to the private Corporation that calls itself the Australian Government did occur, via the SPAWA Sheriffs: the Sovereign People's Assembly Western Australian Common Law Sheriffs, on February 14th 2024 at Parliament House, Service #1; whereby they were wholly rejected by Public Servants paid on the Public Purse, who used the Police Force to ensure the documents could not be served across the counter at Parliament House despite a facility exactly for that being available.
- 35.4. 1.2. As evidenced in the following photographs:
- 35.5. 1.3.And did deny Western Desert Elder Richard Evans from delivering the Orders, thus alleging to have Superior Jurisdiction over First Nation. That being a wholly fictional concept of the Vatican class based system of Guardianship.
- 35.6. 1.4. And does render the Australian Government to be a Belligerent Occupier.
- 35.7. 1.5.Further: Service #2; the Orders were then delivered to Dumas House and were rejected by Zionist door keepers, who also locked the cafe and denied access to basic facilities like water and toilets on a 38 degree day, and referred to the Government building as 'private', referred to themselves as 'private' and alleged that Crown: We The People of Superior Jurisdiction were not the source of their pay cheques. No such concept exists.
- 35.8. 1.6.It was recommended by these individuals that the Orders be served to the State Solicitor's Office, David Malcolm Building, 24th floor.

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- 35.9. 1.7. Service #3: This was attended Wednesday 21.2.2024. All Public Servants at this Office immediately freaked out, ran, hid, threatened to call Security and were of such a weak character, willingly moving against Humanity as if they had the right to do that. Thus clearly indicating the calibre of Public Servant employed is of a certain personality type, further exacerbated by a comfortable pay cheque, provided by Crown: We The People of Superior Jurisdiction. The Public Servants are gagged and dumbed down and are a menace to the wellbeing of Humanity.
- **35.10.** 1.8. Service #4. The Orders were then taken to floor 23, also the State Solicitors Office and also the Treasury. The two receptionists and an employee from the Justice Department were 100% useless and also refused to accept the hard copy Orders.
- 35.11. 1.9.Thus clearly indicating Belligerent Occupation and an impotent Public Servant sector.
- 35.12. 1.10.Regardless: The Orders are deemed to have been served and electronic version will be sent via email, and a hard copy sent via registered post with signature of receipt required.
- 35.13. **1.11. A: What say you Jurors?**
- 35.14. 1.12.Does this serve as sufficient evidence that we are captured in a Belligerent Occupation (BO) on these lands?
- 35.15. **1.13.Unanimous Yes**
- 35.16. 1.14. B: What say you Jurors?
- 35.17. 1.15. We are paying large sums of money to useless Public Servants who are paid to position Humanity within the Debtor framework. This is treason, fraud and slavery.
- 35.18. 1.16.An investigation of who we are paying and why we are paying them is in Order. With either repurposing or redundancy requirements evident.

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- 35.19. 1.17.A letter entitled 'Do we need you?' will be sent to the State Solicitor's Office putting staff on Notice that moving against the Creditor: Crown: We The People of Superior Jurisdiction is an action worthy of dismissal and possible jail sentence as it is treason.
- 35.20. **1.18.Majority Pass**
- 36. Grand Jury 31 Order#2 24th February 2024 Belligerent Occupiers whom we pay.
 - **36.1.** 2.1. The following is a list of the Public Servants guarding our buildings so that we may not enter and deliver the Writings of the Creditor.
 - 36.2. 2.2. Refer to attachment.
 - 36.3. 2.3. What say you Jurors?
 - **36.4.** 2.3.1. These individuals are to be gazetted for treason.
 - 36.5. 2.3.2. Unanimous Yes.
- 37. Grand Jury 31 Order#5 24th February 2024

Impounding car and/or other transport.

- **37.1.** 5.1. Further, should the Drivers car or other transport be under threat of being impounded for such petty matters.
- 37.2. 5.2. The penalty for individual Police Officers in their private capacity, for the threat for impounding is \$50K.
- 37.3. 5.2.1. And a further \$50k if the action is actioned.

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- 37.4. 5.3.And should a tow truck and/or Tow truck company, tow the car or other transport, the penalty is \$50k. 5.4.And should a Government Department or Private Proprietor impound the car, the penalty is:
- 37.5. 5.4.1.Initial impound fee of \$10 000
- 37.6. 5.4.2.\$1000 per day.
- 37.7. 5.5. Liability rests with the parties who take the car and/or other mode of transport.
- 37.8. 5.6 Therefore it is essential to ascertain the name and ID number of all parties involved, for liability purposes.

37.9.5.7. What say you Jurors?

37.10.5.8. Unanimous Yes

38. Grand Jury 31 Order#5 24th February 2024 Order 5A:

- **38.1.** 5.9.1.Profiling 'Aboriginal' people as being worthy to be pulled over for no apparent reason is an act of discrimination and is strictly forbidden.
- 38.2. 5.9.2. This profiling is reflected in the incarceration numbers of First Nation. 29% of incarceration are of First Nation, who are only 3% of the population.
- 38.3. 5.9.3. View Incarceration Nation; documentary, as evidence.
- 38.4. 5.9.4. This is just one example of profiling. There are multiple profiles.
- 38.5. 5.9.5.It is a form of targeting.
- 38.6. 5.9.6.It is both dangerous and terrifying for the individual, and other occupants of the car.
- 38.7. 5.9.7. At no time may a Police Officer reach into a car and remove the keys, thus disabling the occupant.
- 38.8. 5.9.8.Blocking of car mobility is strictly forbidden.

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- 38.9. 5.9.9.Offenders will be liable for \$50k per individual offender, per individual offence.
- 38.10. 5.10. What say you Jurors?
- 38.11. 5.11. Unanimous Yes
- 39. Grand Jury 31 Order#6 24th February 2024
 The Creditor pays for everything.
 - **39.1.** 6.1.Crown: We The People of Super Jurisdiction pay for everything.
 - 39.2. 6.2.We are Custodians of all Essential Resources and have paid for all infrastructure under the banner of 'Government owned', to deliver the Essential Resources to Humanity.
 - 39.3. 6.3. Therefore, We authorise ALL payments, via the 'set-off' process.
 - 39.4. 6.4.At this time it is clearly established that the 'set-off' process has not been established on these lands, clearly defining these lands to be under Belligerent Occupation and for Humanity to be trapped in a slave system.
 - 39.5. 6.5. All providers of product to the Australian Government,
 - 39.6. 6.6. and are therefore in a Government contract,
 - 39.7. 6.7. And are therefore the equivalent of a Public Servant
 - 39.8. 6.8. Must adhere to the rules of a Public Servant; that it is of inferior Jurisdiction to

Crown: We The People of Super Jurisdiction

- 39.9. 6.9.And is 100% answerable to Crown: We The People of Super Jurisdiction
- 39.10. 6.10. What say you Jurors?
- 39.11. 6.11. Unanimous Yes
- 40. Grand Jury 31 Order#7 24th February 2024 Magistrate Hodder: Dismissed

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- **40.1. 7.1.** Therefore in the matter that is revealed in Blast 083, and does DISMISS Magistrate Hodder for her Crimes Against Humanity
- **40.2.** 7.1.1.Throwing the Mother out of the Court, despite Executor and Beneficiary jurisdiction.
- 40.3. 7.1.2.And then proceeded to assign her 5 year old boy, already missing for 10 months, to a further 13 years of Guardianship.
- **40.4.** 7.1.3 And was relying on the fictional authority of Parens Patriae of 1481, which was collapsed in
- 40.5. 7.1.3.1.Terra Australis Grand Jury 13. Order #7 10.9.2022
- 40.6. 7.1.3.2. And therefore has no Authority
- 40.7. 7.1.4.And does use Case precedent from SPAWA: Sovereign Peoples Assembly Western Australia
- 40.8. 7.1.4.1. In which it was determined the Crimes Against Humanity
- 40.9. 7.1.5.for which 11 defendants were all found *guilty* of, include:
- 40.10. 7.1.5.1.Kidnap and
- 40.11. 7.1.5.2. Hostage and
- 40.12. 7.1.5.3. Torture and
- 40.13. 7.1.5.4. Slavery and
- 40.14. 7.1.5.5. Misappropriation of Resources
- 40.15. 7.1.5.6. : And can be viewed here:
- 40.16. 7.1.5.7.https://executiveorders.life/press-release-record/entry/5765/? gvid=2748&pagenum=2
- 40.17. 7.1.5.8. And is recognisable as an extreme form of trauma
- 40.18. 7.1.5.9.and is Human Trafficking
- 40.19. 7.1.5.10. And did invoke sentences of 85 years per Defendant

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40.20. 7.2. Foster families are complicit in kidnap and hostage. Do you have a Court Order created via Lawful Due Process for the children in your home? If not, make immediate contact with admin@wacommonlaw.au Your confidentiality is assured. By March 25th, 2024. 12pm

40.21. 7.3.What say you Jurors:

- **40.21.1.**What would you like to see happen to Magistrate Hodder in addition to her DISMISSAL from the bench, as an Incompetent Trustee stealing the life away of Mother and Child.
- 40.22. 7.4. Criminal Code 270: Slavery: 25 years jail, is a starting consideration.
- 40.23. 7.5.All assets stripped.
- 40.24. 7.6. Fine of \$333 000 for overruling the Executor and Beneficiary.
- 40.25. 7.7.In addition: Options included
- 40.26. 7.7.1.choose Life imprisonment,
- 40.27. 7.7.2. Accountability by tribal custom.
- 40.28. 7.7.3.or an opportunity to repent to Patricia Grant.
- 40.29. 7.7.4.Repent would include naming names and to be awarded a potential leniency of the crime committed.
- 40.30. 7.7.5.A potential pardon is an option.
- 40.31. 7.8. With Grand Jury to assess after repentance.
- 40.32. 7.9. What say you Jurors?
- 40.33. 7.10.Unanimous Yes



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41. Grand Jury 31 Order# 8 24th February 2024 The return of Kyan Grant

- **41.1.** 8.1.And thus the Common Law Sheriffs of South Australia, and in conjunction with the National Sheriffs; are tasked with holding accountability for the return of Kyan Grant.
- 41.2. 8.2. By visiting the Court, the DCP, and the Police. And giving Notice of failure of Lawful Due Process and personal liability of the crimes listed above, as case precedent.
- **41.3.** 8.3 With this Order, and Blast 083 as evidence to Lawful Due Process, collapsing the legal fiction instrument created by Magistrate Hodder, and deeming it Null and Void.
- **41.4.** 8.4. And returning Kyan immediately to Patricia Grant.
- 41.5. 8.5. What say you Jurors?
- 41.6. 8.6. Unanimous Yes
- 42. Grand Jury 31 Order #9 24th February 2024 False incarceration and penalties.
 - **42.1.** 9.1.\$10k per day for any form of false incarceration.
 - 42.2. 9.2.Example Terrance Rodd, incarcerated by Magistrate Andretich from April 10th August 28th 2023 = 140 days
 - 42.3. 9.3. With no claimant and no evidence in the Court
 - 42.4. 9.4. Public Liability Insurance claim to pay \$1 400 000.
 - 42.5. 9.5. And Terrance Jnr and Lytrel missing 382 days each
 - 42.6. 9.5.1.= 764 @ \$10k per day = \$7 640 000.
 - 42.7. 9.5.2.Baby Oliviah, still missing.
 - 42.8. 9.6. These amounts are valid and should be called upon via the Public Liability Insurance Policy of the Magistrate or offending individual creating the incarceration.
 - 42.9. 9.7. What say you Jurors?

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42.10. 9.8. Unanimous Yes

- 43. Grand Jury 31 Order#10 24th February 2024 The Psychiatrist List
 - **43.1.** 10.1. We have had 4 very serious mental health cases come before the Court.
 - 43.2. 10.2.All of them capitalising on the Mental Health Act and the alleged powers it provides to remove Free Will. That being the most fundamental and defining point of freedom vs slavery.
 - **43.3.** 10.3. The Mental Health Act is a privately owned instrument, and is not part of Maxim of Law. The power of its use is wholly fictional and at best needs to be used in conjunction with strong family support or Community Advocacy, as the removal of free will is a heinous crime, and must be undertaken only in the most extreme circumstances. Examples of misuse of this Act include the following:
 - 43.4. 10.3.1.Darrell Foote literally set upon on a fortnightly basis by SACAT : South Australia Civil and Administrative Tribunal.
 - 43.5. 10.3.2.A grossly incompetent Guardian.
 - 43.6. 10.3.3.Psych ward staff, Police and nurses to forcibly inject him at his home, in a slow murder process as the side effects of the drugs injected are severe.
 - 43.7. 10.3.3.1. Under Dr Kurlinkus.
 - **43.8.** 10.3.4.Asha Dickson held for 53 days against her will, and assigned labels about her psychology and forced into a cyclical injection. 10.3.4.1.Under Dr Jaworski and Dr Poynton.
 - **43.9. 10.3.5.Patrick Nolan** entered Joondalup Campus, a Ramsay Health facility on his own free will, for 1 night, and was then held against his will for 2 weeks
 - **43.10.** 10.3.5.1. And did receive 7 jabs in the same buttock in 5 days

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- 43.11. 10.3.5.2.Of an unknown substance.
- 43.12. 10.3.5.3. And whereby transparency was very low, and direction given to seek information via FOI.
- 43.13. 10.3.5.4.Dr Gliksman
- 43.14. 10.3.6.Hannah Rosenkrantz taken from the street, with her young child removed from her arms by Police, and assigned her first time 21 day incarceration in a Mental Health ward for speaking out about an alleged pedophile in her landscape.
- **43.15.** 10.3.7.To date, there has been no confirmation if the neighbour is a pedophile, but an enquiry to the register has been lodged.
- 43.16. 10.3.8. Assigned the label Schizophrenic and Psychotic by.
- 43.17. 10.3.8.1.Dr Kemp. 10.3.8.2.Dr Kimmell 10.3.8.3.Bunbury Psych Ward.
- 43.18. 10.3.9. Such labels having vast and far reaching effects for the rest of her life.
- 43.19. 10.3.10. What say you Jurors?
- 43.20. 10.3.11.Psychiatrists operate in a fictional level of Authority and must be held accountable for their actions, and require a second and third opinion before an individual can be incarcerated in a Mental Health facility for more than 48 hours.
- 43.21. 10.3.12. At best, a natural health product may be administered for calming purposes.
- 43.22. 10.3.13.But the individual may not be medicated with pharmacy products, thus diffusing their ability to present as coherent at critical times of observation and determination.
- **43.23.** 10.3.14.Refer to Order #9 for penalties. \$10k per day for false incarceration.
- 43.24. 10.3.15. These penalties should be awarded and called upon the Public Liability Insurance Policy of the Public Servant psychiatrists involved.
- 43.25. 10.3.16. What say you Jurors?

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43.26 .	10.3.17.Unanimous Yes	

- 44. Grand Jury 31 Order #11 24th February 2024. Set up of Set-Off.
 - **44.1.** 11.1.Give Notice to remove Senior Management who fail to facilitate a 'set-off' facility and continue to run off models of the debtor.
 - 44.2. 11.2. Threatening community for payment for that which they already own.
 - 44.3. 11.3. Senior Management in the Resources sector of Gas, electricity and water have been given sufficient Notice.
 - 44.4. 11.4. What say you Jurors?
 - 44.5. 11.5. Unanimous Yes

45. Grand Jury 31 Order#12 24th February 2024

- **45.1.** Protect small business in Centrelink, as a natural form of being available to raise children.
- 45.2. 12.1.Centrelink affords itself a grand luxury over small business treating it like garbage and having zero tools and facilities for it
- 45.3. 12.2. Whilst also hovering, like predator over the business owner
- 45.4. 12.3. With attempt to get them into the JobSeeker facilities.

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- 45.5. 12.4.To become a Job Seeker. Thus destroying autonomy and freedom of movement. 12.5.Thus Centrelink is a menace to small business and yet it is small business that provides huge flexibility to parents to raise their own children. And to create employment and teach business skills.
- **45.6.** 12.6.At age 16, as if a teenager just suddenly grows wings and flies away, the facility for a parent to have a small business and work 15 hours a week, whilst receiving financial 'benefit' /support from the Australian Government, a private corporation, is terminated.
- 45.7. 12.7. Thus adding considerable additional pressure to the parent to replace \$1200 per month just as the teenager is entering his final years at school.
- 45.8. 12.8.It is moronic.
- 45.9. **12.9.What say you Jurors?**
- 45.10. 12.10. Small business needs to be hugely facilitated.
- 45.11. 12.11. The exemption does not stop until 18.
- 45.12. 12.12.A simple Profit and Loss (P&L) is all that is required as reference for earnings.
- 45.13. 12.13. The Services Australia employee may not say things such as 'if you don't put in your tax return your payment will be stopped', and then not have the legislation beside him to substantiate such a threat and claim. It is a blatant lie.
- 45.14. 12.14. And a fictional claim as tax is voluntary.
- 45.15. 12.15. Nor may the Services Australia employee discuss assets, as it is none of their business and not dependent on the outcomes of the Profit and Loss.
- 45.16. 12.16.Nor may Centrelink fail to send out a letter that says 'Your exemption expires in a month, please update your P&L'. But does take the trouble to send out a letter to the small business owner of an appointment with a Jobseeker Provider, a third party interloper in a Government contract, that we pay for, where one is subjected to an uneducated

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Jobseeker Provider employee/Public Servant telling the Business owner that they 'don't make enough money and now they are looking for work.

- 45.17. 12.16.1. Such claim is 100% violence.
- 45.18. 12.16.2. It is an alleged authority to attack and destroy small business by deploying the business owner from the asset management and disorient them into job seeking.
- 45.19. 12.16.3 And therefore renders the employee of such dialogue to be worthy of instant dismissal and the \$66 000 penalty established Grand Jury #26 Order #13 29 September 2023
- 45.20. 12.16.3.1.Section 13.6.6. Any individual team members who action a disconnection from resources upon any individual will be held personally liable and accountable and incur a penalty of \$66 000 flat rate.
- 45.21. 12.17.Further, the 'Government' will facilitate easy access to funding, via the Trust account, for small business to flourish, so that the landscape does not continue to be flooded with large multinationals, thus killing culture and absorbing profit into offshore bank accounts.
- 45.22. 12.17.1.Such funding would be in **\$10 000** increments and would require a mentor process attached to it, for smart spending.
- 45.23. **12.18.What say you Jurors?**
- 45.24. 12.19.Unanimous Yes

46. Grand Jury 31 Order#13 24th February 2024

- **46.1.** Utility companies.
- 46.2. 13.1.A mind spell.

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- 46.3. 13.2.Calling us their Customers.
- 46.4. 13.3. We are not their customers.
- 46.5. 13.4. They are our:
- 46.6. 13.4.1. Essential Resource Delivery Facilitators. (ERDF)
- 46.7. 13.5.Western Power is failing Lawful Due Process and just attending homes unannounced and installing these privately owned devices.
- 46.8. 13.5.1. As clearly evidenced and witness yesterday 23.2.2024
- 46.9. 13.6. This is the process they are supposed to follow, but don't. More evidence of Belligerent Occupation.
- 46.10. 13.7.https://www.aer.gov.au/system/files/AER factsheet Smart meters and you_0.pdf? 13.8.fbclid=lwAR1RmM9TCd_MUTONePPeIXV9QxYwUL9wqHLeaMURqoMUNBv0yrh9MmqWSEc
- 46.11. 13.9. Heart palpitations have been reported.
- 46.12. 13.10. Chips can be removed.
- 46.13. 13.11.Refer to Blast 084 13.12.Buy analogue meter from the internet, \$40 \$100. A bill cannot be charged.
- 46.14. 13.13. This Order will be advanced in coming Jurys.
- 46.15. 13.14. Investigate as to why Lawful Due Process was failed by Western Power.
- 46.16. **13.15.What say you Jurors?**
- 46.17. Western Power and associated services are behaving as Belligerent Occupiers pushing through deals made behind closed doors and installing less than healthy choices into our dwellings. And is therefore guilty of treason: moving against the wellbeing of the People, and the Government, the Government being the People.
- 46.18. 13.16. Penalty: 25 years jail for treason.
- 46.19. 13.17. What say you Jurors?
- 46.20. **13.18.Unanimous Yes**

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47. Grand Jury 31

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Order#16

- 47.1. Aerial Shooting of Brumby's
- 47.2. 16.1.https://www.change.org/p/stop-the-aerial-slaughter-of-australia-s-brumbies? fbclid=lwAR1724jtN4KLmBtn96JpuilONoMVO8TExyc9Q-OOhjSceFh8vAlCSnziwHY 16.2.The Hon. (Penny) Penelope Gail SHARPE, MLC is allegedly responsible for this dastardly decision of extreme animal cruelty which would normally invoke at least a 5 year jail sentence if it was a domestic animal.

24th February 2024

- 47.3. 16.3. Elected October 2005 18 years: a nodal Return end of a cycle.
- 47.4. 16.4. And the contractors to cull are also liable, and farmers.
- 47.5. **16.5.What say you Jurors?**
- 47.6. 16.6. This Public Servant is stood down for gross incompetence?
- 47.7. 16.7.Assets seized
- 47.8. 16.8. Jail sentence. 25 years jail.
- 47.9. 16.9.\$100 000 per horse.
- 47.10. 16.10. Open for mediation on outcomes.
- 47.11. **16.11.Unanimous Yes**

48. Grand Jury 31 Order#17 24th February 2024

48.1.The Watchtower / Watch House

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- **48.2.** 17.1.7 The watchtower reveals itself to be some macabre 13th century style dungeon experience of being stripped naked, made to walk around without clothing, fed garbage and coerced into signing bail documents, even if no crime has been committed. What is this barbaric instrument we are paying for?
- 48.3. 17.2.A full investigation is required in every State.
- 48.4. 17.3.Evidence of an experience in the Watchtower is available here: 17.4.https://screenpal.com/watch/cZnVIBVdnLS
- 48.5. 17.5. What say you Jurors?
- 48.6. 17.6.All Watchtowers need to be closed as barbaric standards of management of Humanity.
- 48.7. 17.7. What say you Jurors?
- 48.8. 17.8. Unanimous Yes

49. Grand Jury 31 Order #19 24th February 2024

- **49.1.** We are the People.
- 49.2. 19.1.Crown: We The People of Superior Jurisdiction are not the Public.
- 49.3. 19.2. We are the People.
- 49.4. 19.3.The Public is a privately owned 'token', on a private monopoly Board of commerce, that we refer to as the POSOC.: The Private Operating System of Commerce.
- 49.5. 19.4. That 'Private', crafts a framework for the People, via Parliament, via its Statutory and Legislative Framework that positions Humanity to be the Debtor, when Humanity is the Creditor. And refers to Humanity as the 'Public'.
- 49.6. 19.5. And writes policy for the 'Public'.
- 49.7. 19.6.It is 'The Ultimate Game of Fraud'.

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- 49.8. 19.7.We are not the Public. We are the People and we operate in Rule of Law: All Are Equal Before The Law.
- 49.9. 19.8.And we use Lawful to Due Process to measure that. 19.9.The 'Private' is the Public Servants.
- 49.10. 19.10. They are paid for by Crown: We The People of Superior Jurisdiction. 19.11. They are owned by Crown: We The People of Superior Jurisdiction
- 49.11. 19.12. And when in uniform they are inferior jurisdiction.
- 49.12. 19.13.Insubordination by Public Servants will now be met with a First warning, a Second Warning, and a dismissal if it occurs a third time.
- 49.13. 19.14.Crown: We The People of Superior Jurisdiction are in a 'zero tolerance phase' as we take back our country from the hands of pirates on the High Seas.
- 19.15. What say you Jurors?
- 19.16.Unanimous Yes
- 50. Grand Jury 31 Order#20 24th February 2024
 - 50.1.Gold Road Resources.
 - **50.2.** 20.1. This Mining Company is in a position of Belligerent Occupation having been called to the table multiple times; including 2 times for a zoom meeting to discuss with Elders the use of the land and the extraction of resources from the land, of which zero remuneration is assigned to the Sovereign, and few jobs are assigned.
 - 50.3. 20.2. The entities involved in the mine are:
 - 50.4. 20.2.1.Parties:
 - 50.5. 20.2.2. Traditional Owners and Custodians

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- 50.6. 20.2.2.1. Wayne Smith In Attendance
- 50.7. 20.2.2.2.Kalman Murphy In Attendance
- 50.8. 20.3. Gold Road 20.3.1. Duncan Gibbs FAILED TO ATTEND
- 50.9. 1.2.2024 20.3.2. FAILED TO ATTEND 6.2.2024 20.4. DLA Piper 20.4.1.Katherine Perincek: Special Counsel FAILED TO ATTEND 1.2.2024 *V1 Page /3540* 20.4.2. FAILED TO ATTEND 6.2.2024 20.4.3.Michelle Alexander FAILED TO ATTEND 1.2.2024 20.4.4. FAILED TO ATTEND 6.2.2024 20.5. Central Desert Native Title Services / Yilka Talintji Aboriginal Corporation
- 50.10. 20.5.1. Angela Melville: FAILED TO ATTEND 1.2.2024
- 50.11. 20.5.2. FAILED TO ATTEND 6.2.2024
- 50.12. 20.6. Cross Country Native Title Services
- **50.13.** 20.6.1.Luke Nixon: Via a communication issued by Luke Nixon on 19.12.2023, it has been put forth that Country Native Title Services does not consider itself to be a part of this conversation, and is therefore excused from attending the Zoom Meeting.
- 50.14. 20.6.2. 1.2.2024 was EXCUSED based on claim that they were not involved.
- 50.15. 20.6.3. 6.2.2024 was EXCUSED based on claim that they were not involved.
- 50.16. 20.6.4. However, it is now revealed they are engaged in tenements in that area.
- 50.17. 20.7. Under no circumstances have First Nations ever ceded their Sovereignty to be under the Inferior Jurisdiction of the Australian Government a private Foreign Corporation, nor the Courts of Banking, nor it's inferior instruments such as Native Title and the management of, via Prescribed Body Corporates. PBC.
- 50.18. 20.8. Gold Road, has **FAILED** its 2nd opportunity to attend the table for discussion for win/ win business negotiations: 6 February 2024, 11am.
- 50.19. 20.9. All communications from 2023 are held over.
- 50.20. 20.10.Gold Road will be publicly listed to be closed within 30 days, with all assets liquidated by the Yuangua Binni Sovereign Nation. That date is 6.3.2024 Wednesday.

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- 50.21. 20.11. This includes mass job loss, and damage to investors via incompetent standards in Lore/ Law, displayed as gross disrespect to the Elders, by failure to attend critical meetings, and the hoarding of Community Resources, by the few, at the expense of the many.
- 50.22. 20.12.DLA Piper Australia: Level 21, 240 St Georges Tce Perth WA 6000.
 20.13.Occupying lands upon Whadjuk Country whilst robbing the First Nation Peoples of their Inherent Right to prosper by the Use of the Resources they are Traditional Owner and Custodian of. This is Belligerent Occupation.
- 50.23. 20.14. This Office, upon these lands, will be revoked for the Use of, by DLA Piper Australia.
- **50.24.** 20.15. Displaying messages such as this on its Home Page, indicates this message is based in FRAUD and a gross misrepresentation of actions and integrity. As evidenced by the failure to attend today's meeting, resulting in the ongoing harm to First Nation Elders, many of whom occupy living standards that includes sleeping in cars. This is gross mismanagement and in 2024 is swiftly dealt with.
- 50.25. 20.16. What say you Jurors?
- 50.26. 20.16.1.Gold Road will be publicly listed to be closed within 30 days, with all assets liquidated by the Yuangua Binni Sovereign Nation, should it not make contact for discussion prior to 6.3.2024.
- 50.27. **20.17.What say you Jurors?**
- 50.28. 20.18. Unanimous Yes

51. Grand Jury 31 Order#21 24th February 2024

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51.1.Drag Shows

- **51.2.** 21.1.Drag Queens shows exposed to young children are strictly forbidden.
 - 21.2. Autogynephylia gender identity dysphoria
- 51.3. 21.3. Transvestite fetichism
- 51.4. 21.4. Autoandrophylia
- 51.5. 21.5. The above dispositions will not be near, or presented to, children under 18.
- 51.6. 21.6. Public libraries, or schools, or in school curriculum, or any Public place will not be used for this function.
- 51.7. 21.7.Penalty: \$10 000
 - 21.8. What say you Jurors?
 - 21.9. Unanimous Yes

52. Grand Jury 31 Order#21 24th February 2024

52.1.Drag Shows

- **52.2.** 21.1.Drag Queens shows exposed to young children are strictly forbidden.
 - 21.2. Autogynephilia gender identity dysphoria
- 52.3. 21.3. Transvestite fetichism
- 52.4. 21.4. Autoandrophilia
- 52.5. 21.5. The above dispositions will not be near, or presented to, children under 18.
- 52.6. 21.6. Public libraries, or schools, or in school curriculum, or any Public place will not be used for this function.
- 52.7. 21.7.Penalty: \$10 000

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21.8. What say you Jurors?

21.9. Unanimous Yes

53. Grand Jury 32 Order #7 25th March 2024

- 53.1. Order #7 Public Servant Trespass.
- 53.2. 7.1 Any Public Servant who trespasses upon the freedom's of Humanity does incur the Fines and Penalty of \$66 000.
- 53.3. 7.2 Payable by the Public Liability Indemnity Insurance Policy.
- 53.4. 7.3 And or by personal assets liquidated.
- 53.5. 7.4 What say you Jurors?
- 53.6. 7.5 Unanimous Yes

54. Grand Jury 32 Order #13 25th March 2024

- 54.1. For every day that a SMART chip is in the metre, after a request for removal has been made.
- 54.2. 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.
- 54.3. 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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- 54.4. 13.3 Western Power states that "it owns the meter and therefore has the right to do what it wants.'
- **54.5.** 13.4 Western Power forgets that we own Western Power and we are in charge.
- **54.6.** 13.5 Failure to remove chips upon request, if denied, invites a daily damages charge of \$1000 until it is removed.
- 54.7. 13.6What say you Jurors?
- 54.8. 13.7 Unanimous Yes.
- 54.9. 13.8.13A
 - **54.9.1. 13.8.1** I reserve the right to not have the meter installed at all.
- 54.10. 13.9 What say you Jurors?
- 54.11. 13.10 Unanimous Yes.

55. Grand Jury 32 Order #16 25th March 2024

- 55.1. Sustenance for us.
- 55.2. 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.
- **55.3. 16.2** Our time is not free to continually correct a corrupted system.
- **55.4.** 16.3 Therefore we will each be sending in invoices for our time to the Public Trustee and the Treasury.
- 55.5. 16.4 Time is mapped at \$500 per hour. As per Grand Jury Order 27 Order #16.

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55.6. 16.5 What say you Jurors?

55.7. 16.6 Unanimous Yes.

56. Grand Jury 32 Order #20 25th March 2024

56.1. Disconnection of Essential Resources

56.2. 20.1 Upgrading initial disconnection from \$2000 per day to

56.3. 20.2 \$100 000 initial disconnection

56.4. 20.3. And **\$5000** per day

56.5. 20.4 Fridge: \$1000 per fridge for electric disconnection.

56.6. 20.5 Possible blow up of equipment. \$3000 per replacement.

56.7. 20.6 What say you Jurors?

56.8. 20.7 Unanimous Yes.



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