Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

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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

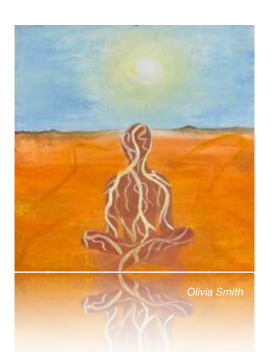
The Meek Shall Inherit The Earth.

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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49TH TERRA AUSTRALIS GRAND JURY -

11.11 am AWST 9.8.2025

1. Order # 1 A fictional Justice Department

- 19 119 prisoners on remand (2025: QTR April June), that is jailed without yet found guilty of anything, is not a system of Justice. It is a system of human trafficking.
- Therefore, Crown: We The People of Superior Jurisdiction reserve the right to attend the Justice Office and define it as fictional, fraudulent, and fit for closure and/or extreme overhaul.
- Parties within the Justice Department will and should be held accountable for such gross misconduct as to violate Maxim of Law: Innocent until proven guilty.
- 4. What say you Jurors.
- 5. Unanimous Yes.





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2. Order # 2. Suppliers to those on remand.

- All companies supporting the movement of People to jails, and the upkeep of People in jails, who are on remand will be held 100% liable and accountable for slavery.
- 2. Such companies include:
- 3. eg transport and security, food, clothing, health providers.
- 4. Shareholders will be notified.
- 5. Suppliers are to seek knowledge of the standing of the prisoner. Eg, supplying 200 prisoners. 88 are on remand. 44%
- 6. To have this provided in writing to them.
- 7. So that supplies may be provided and the company is indemnified from accountability, knowing that these are essential supplies, but it is not they who put them in the prison.
- 8. Within 6 months, this number of 44% needs to be reduced by 90%.
 Until it is zero. Excluding extreme acts of violence.
- 9. What say you Jurors.
- 10. Unanimous Yes.





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3. Order # 3 Prison Guards.

- Prison Guards should consider themselves under review.
- 2. We are aware of at least one male prison officer in a female prison who puts his face in the face of the women inmates and screams obscenities at them of domestic violence intent.
- 3. The Prison Guard will be identified and the prison will be held accountable for allowing such standards.
- 4. What say you Jurors.
- 5. Unanimous Yes.

4. Order # 4 Judicial Fraud

- 1. The current system of Justice is identified as fraudulent.
- 2. It is a system of Guardianship not a system of equality.
- Judges and Magistrates are fictional constructs that are privately owned by the Guardianship construct and do not resemble Lawful Due Process in any way.





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- 4. This is a private system of commerce and harvest, masquerading as 'Law', with dire consequences for those who do not 'pay the ferryman'- Admiral Law, Law of the Seas, on our Land, without permission.
- 5. This system is terminated, with all accountable for perpetuating fraud with wilful intent to deceive the People.
- 6. 51% of all net profits belong to the People.
- 7. What say you Jurors.
- 8. Unanimous Yes.

5. Order # 5 A Vatican based Cult.

- These photographs clearly identify a CULT, that is calling itself Law and Justice.
- 2. It wears a 'uniform'. The black robes of the Magisterium.
- 3. noun: magisterium
 - the official and authoritative teaching of the Roman Catholic Church.

Origin





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late 16th century (in the alchemical senses 'master principle of nature', 'substance capable of changing the nature of other substances'): Latin, 'the office of master', from *magister* (see <u>magister</u>). The senses relating to the teaching and authority of the Roman Catholic Church date from the mid 19th century.

Use over time for: magisterium = the rise of the Catholic Church dogma.



Feedback

= this is an alarming rise of 'a' voice on our Planet and look at the mess our Planet is in.

Magisterium







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Wikipedia

https://en.wikipedia.org > wiki > Magisterium

Wikipedia

https://en.wikipedia.org > wiki > Magisterium

The magisterium of the Catholic Church is the church's authority or office to give authentic interpretation of the word of God.

- 4. Do you know God? Your most simple, pure and foundational relationship of existence?
- 5. Or do you need the interpretation of some institution?
- 6. God dwells within.
- 7. This is a club.
- It chooses to be non accountable.
- 9. If you do not follow its legal fiction that it calls 'Law', it puts you in the jails it has built on our Land, without permission.
- 10. This is a slave system and should be clearly identified as a slave system.
- Laying of Foundation Stone of Supreme Court of Perth, Western Australia. June 5th 1902.
- 12. 18 months after the Jan 1 1901 Constitution came into play.
- 13. The Constitution is stationed offshore, on Norfolk, Cocos and Keeling Islands.





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- 1. What's really in that photograph?
- 2. Non transparency.





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- 3. These are terrifying standards.
- 4. And should <u>not</u> be considered a system of Justice in any way whatsoever.





- 14. This is the spell. Buried in our soil.
 - 1. And should be dug up and burned as a cleansing ceremony.







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2. These robes, and the black robes, need to be deleted from the landscape. And replaced with Common Law Jury's.





- 15. This is who occupies these robes.
 - The British Accredited Registry an extension of the East India Trading Company.







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2. A construct within the Doctrine of Discovery - a Vatican License to steal and pillage all Lands.









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16. This is how it conducts itself.

"We take possession of their Country, occupy the most fertile parts, which they are in the habit of resorting to for nourishment, destroy their fishing & Kangaroo, & almost drive them to starvation..."

The new colony had forced their laws, without any negotiations, on to the Nyungar. Today we are still trying to live with the ever changing laws of this country, Australia.





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- 17. 'Australia' is not a country.
 - Australia is an offshore corporation of commerce on our lands of Terra Australia.
 - 2. As evidenced in their own Acts.
 - 3. http://classic.austlii.edu.au/au/legis/cth/consol_act/aia1901230/s2b.html
- 18. This QR code to the Old Perth Court Museum will expose the injustice and Crimes Against Humanity of this system. Look for yourself.



- 19. This Legal Fiction construct masquerading on our Land, as Law, needs to have the light shone squarely on it and identified for what it is. A slave system of Belligerent Occupation.
- 20. That time to shine is now.
- 21. What say you Jurors?
- 22. Unanimous Yes.





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6. Order #6 The Law Council Accountability

- The Law Council of Australia and its Constituents is 100%
 accountable for acknowledgement of all Orders and of the rogue
 nature of its alleged Judicial system, which is actually a system of
 Guardianship. A nice name for slavery.
- It must interface with the Common Law Sheriffs Office and the Crown Council.
- Increasingly all actions undertaken by the Common Law Sheriffs and written by Crown Executive Orders are provided to the Law Council of Australia.
- 4. It has zero excuse for rogue players in the landscape like Legal Practitioner Brendon Whelan providing Parenting Orders stating:
 - 1. 'the Mother will never see her son again.'
- 5. This is human trafficking, and it will not go unattended.
- 6. Failure to reply incurs the appropriate penalty:
 - 1. Terra Australis Grand Jury 16 Order #4 8 Dec 2022
 - 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





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- 3. silver; for the individual and is publicly gazetted for belligerence and slavery.
- 4. What say you Jurors?
- 5. Unanimous Yes.
- 7. What say you Jurors?
- 8. Unanimous Yes.

7. Order #7. Order to Cease and Desist Unlawful Imprisonment for Civil or Jurisdictional Dispute.

- No living man or woman shall be imprisoned for contempt of court, civil disputes, or jurisdictional challenges without a criminal conviction by a jury of peers.
- 2. Any imprisonment in breach of this is declared unlawful and subject to personal liability for those ordering or enforcing it.
- Under no circumstances may a civil matter suddenly be changed to a criminal matter without announcing how that has been done, and without bringing forth full jury.





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- 4. Judicial Officers who fail this pathway will be held accountable for slavery.
- 5. This Order has retrospective capacity of 50 years.
- 6. What say you Jurors?
- 7. Unanimous Yes.

8. Order #8 Order to Protect Freedom of Speech in Lawful Due Process

- No People shall be silenced, censored, or punished for documenting or reporting on Lawful Due Process or court proceedings.
- 2. This includes prohibition against media smear campaigns coordinated with judicial or government bodies.
- 3. Full accountability will be tendered to the Living Being who perpetrates.
- 4. What say you Jurors?





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5. Unanimous Yes.

9. Order #9 Affidavit/Affirmations Services.

- Immediate provision of affidavit services shall be made available
 to all incarcerated People, including access to independent
 notaries, ie not licensed to the BAR, or duly authorised officers,
 including Common Law Sheriffs, who will witness and sign
 without prejudice.
- 2. There is to be immediate Provision of Truth Recording & Affidavit Services made available.
- 3. All accepted for voice to text, with edits for corrections essential.
- 4. Every incarcerated individual shall have the immediate and ongoing right to record, prepare, and lodge their full truth through lawful affidavits, without obstruction, censorship, or manipulation.
- 5. To ensure that this right is accessible to all, regardless of literacy level, language background, or familiarity with legal terminology:
- 6. 1. Voice-to-Text Access: Secure voice-to-text technology shall be made available to any man or woman in custody, allowing





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them to speak their truth directly into a system that produces a written draft for review and signature.

- 7. 2. Multilingual Support: Where English is not the first language, translation assistance must be provided, and voice-to-text must accommodate the individual's spoken language.
- 8. 3. Independent Witnessing: All affidavits, whether written traditionally or prepared via voice-to-text, shall be witnessed and signed by an independent notary or duly authorised officer without prejudice.
- Preservation of Original Voice Recordings: The original voice file shall be securely stored alongside the written affidavit so that the spoken testimony remains a permanent record, preventing manipulation or alteration.
- 10. To the party recording the Affidavit, a copy must be made immediately available, and a copy given to a loved one who is outside the incarceration environment.
- 11. 5. No Discrimination by Education Level: This process recognises that many in custody may have limited literacy or legal knowledge; their inability to write or understand legal jargon shall





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not diminish their right to have their truth placed on the public record in its full, unaltered form.

- 12. If Legal Practitioners of the private BAR Guild are used to facilitate this process, any tampering of the Affidavit will be deemed an act of slavery and full accountability will be tendered.
- 13. Truth is essential or matters of perjury will be incurred and enforced.
- 14. Structure of Affidavit is to be provided.
- 15. Computer accèss is to be provided. Including training for its use.
- 16. What say you Jurors?
- 17. Unanimous Yes.

10. Order # 10 Deals for Freedom...

 Prohibition of coercion in legal representation: Any legal aid provider found pressuring defendants to plead guilty under duress, or offering a deal such as 25% off the sentence, shall be





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subject to investigation for fraud, breach of trust, attempting to disrupt Lawful Due Process, and slavery.

- 2. What say you Jurors?
- 3. Unanimous Yes.

11. Order #11 - Compartmentalisation of facts.

- Full story inclusion requirement: All cases must consider the
 initiating actions and causal events leading to an incident, not
 solely the defensive or reactive conduct, to ensure the whole truth
 is before any jury or judge.
- In all matters brought before any court or tribunal, the initiating
 actions and root causes of the alleged incident must be fully
 investigated, recorded, and presented alongside any subsequent
 or reactive conduct.
- 3. This means:
- 4. 1. No case may proceed using only partial facts that begin at a convenient point for one party (such as starting the story at the moment of the accused's reaction).





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- All testimony, evidence, and lawful affidavits that show the events leading up to the incident — including actions by enforcement agents, private security, or any third parties — must be entered into the public record.
- Suppression or omission of the initiating events shall be deemed obstruction of justice and grounds for mistrial or dismissal
- 7. 4. The purpose of this requirement is to ensure that every man or woman is judged by the entire truth and not a selective narrative, so that verdicts are lawful, fair, and impartial.
- 8. This Order has a retrospective capacity of 50 years.
- 9. What say you Jurors?
- 10. Unanimous Yes.
- 12. Order #12 Conditions for those in Incarceration.
 - 1. Order 12.1 Minimum Communication Access Standards
 - 1. One functioning phone per 5 inmates in each unit.





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- 2. Daily opportunity for two uninterrupted calls:
- 3. One legal/lawful call (at least 30 minutes)
- 4. One personal call (at least 15 minutes)
- 5. Legal calls must be confidential and prioritised when urgent.
- 6. Privacy to be provided
- 7. Freedom from threats to be ensured.
- 8. Common Law can be called instead of legal practitioners

2. Order 12.2 - Anti-Bullying & Resource Control Safeguards

- Staff-supervised, transparent time-slot systems for phone/ resource use.
- 2. Immediate intervention where inmate gatekeeping is reported.

3. Order 12.3 - Staffing Accountability.

- Independent audits of rosters, sick leave, and overtime to detect manipulation.
- 2. Penalties for deliberate staff shortages causing lockdowns.
- 4. xx. Order 12.4 Mandatory Facility Access.





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- 1. All operational facilities must be staffed and open daily.
- 2. Closure only for verified safety/security reasons, with oversight approval.

5. Order 12.5 – Minimum Out-of-Cell Time

- 1. At least 4 hours daily out of cell, including:
- 2. One hour outdoor exercise
- 3. One hour for programs/library/recreation/
- 4. On hour ablutions
- Extra time for food/water collection without sacrificing exercise or calls.
- 6. Split between morning and afternoon.

6. Order 12.6 - Oversight & Transparency

- Monthly public reports on access hours, lockdowns, and repairs.
- 2. Quarterly independent inspections.

7. Order 12.7 - Guaranteed Access to Hygiene & Sanitation





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- 1. Scheduled distribution of cleaning and hygiene supplies.
- 2. Prohibition on retaliation for requests, with independent complaint processes.

8. Order 12.8 – Humane & Proportionate Mental Health Response

- 1. Independent triage for mental health concerns.
- 2. Ban full "At Risk" protocols without verified immediate self-harm intent.
- 3. Prohibit restraints unless there is an immediate safety risk, with written justification.
- 4. Voluntary counselling within 24–48 hours without punitive isolation.

9. Order 12.9 - Safe Cell Allocation & Overcrowding Prevention

- 1. Mental health, behaviour, and compatibility considered in cell allocations.
- 2. No more than two occupants per cell.





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- Risk assessments before double-bunking with known violent or unstable inmates.
- 4. Emergency call buttons accessible from all beds.

10. xx. Order 12.10 – Health & Safety Standards for Accommodation

- Quarterly inspections for mould, pests, leaks, ventilation, and unsafe bed access.
- 2. Hazards rectified within 7 days (24 hours if urgent).

11. Order 12.11 – Timely Access to Medical Care

- Medical requests reviewed within 24 hours; attended within 72 hours unless urgent.
- Ongoing prescriptions are not to be stopped without documented justification.
- 3. Delays/denials recorded and reviewed independently.

12. Order #12.12

1. Contractors drug tested.





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2. Dogs, x-ray of tools etc coming in.

13. Order #12.13

Access to Normal, private ablution facilities at any time.

Increase more time out to

Have access to private toilets.

Manipulation of access is prohibited.

Penalty: Prison Guard: To Be Announced

- 14. What say you Jurors?
- 15. Unanimous Yes.

13. Order #13 The State Administrative Tribunal.

- This Tribunal may not announce sudden administrative or jurisdictional matters at hearing # 4, for example.
- 2. and leave it up to the parties to convince them that they have jurisdiction,
- 3. And then use the alleged discernment to dismiss the entire matter at Hearing #5.





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- 4. Especially when the first in time, best in law original injury has not been tended to.
- For example: In the matter of SAT Order CC 85/2025 PRYCE
 v COMMISSIONER OF POLICE, the Commissioner made a claim of 'unfit for possession of guns'.
- 6. The Commissioner has been enabled to evade Maxim of Law: the claimant must prove their claim, by time wasting with previous undisclosed concerns as per those presented at Hearing # 4.
- 7. This constitutes a circus, it will not be tolerated.
- 8. At all times: Maxim of Law: The claimant must prove their claim.
- Opinions are not acceptable in Lawful Due Process. All opinions must be substantiated by evidence.
- 10. The 2 SAT Members remain 100% labile and accountable for engaging in distraction and diversion of Lawful Due Process.
- 11. This matter is not satisfied until the COMMISSIONER OF POLICE- an Office, has proven the claim.





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- 12. What say you Jurors?
- 13. Unanimous Yes.

14. Order # 14 Medical Protocols

- 1. Order for Transparent Medical Assessment Processes.
 - 1. That all government agencies, commissions, and employers be required to ensure that no decision related to medical retirement, capacity, or discrimination be made without consultation with qualified medical or psychological professionals and that all such evidence must be provided to the subject individual before a final decision is rendered.

2. Order for 21-Day Lodgement Extensions Where Disability or Bereavement Exists

 That any statutory deadlines (such as the Fair Work 21-day filing window) must automatically provide extensions in cases where disability, medical incapacity, trauma, or bereavement is





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documented, to prevent procedural harm to vulnerable individuals.

3. Order for Accountability of Public Officers and Fiduciary Responsibility

 That all public officers (including Commission staff, HR case managers, and government agency representatives) be required to prove and act within their fiduciary duties, and that any breach of such duties (e.g. failure to forward documents, failure to provide assistance) be subject to community notice and remedy.

4. Order for Right of the Living Man/Woman to Speak Orally

1. That no legal process involving the livelihood, health, or dignity of a man or woman shall be determined solely "on the papers," and that the right to be heard orally and in person must be respected as a matter of natural justice.

5. Order for Inclusion of All Relevant Communications

 That any email, letter, or communication sent in good faith to a tribunal, commission, or employer during a dispute be





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presumed to form part of the record, and that parties must be notified before it is disregarded.

6. Order for Investigation into Workplace Harm and Medical Discrimination

 That a full People's Investigation be commissioned into employers and tribunals that dismiss medical documentation without consultation, or where forced medical retirements have occurred without alternatives (e.g. reassignment to suitable duties) being properly explored.

7. Order for Interim Relief

 That individuals who are unable to work due to unresolved legal or administrative action must be provided with interim financial and emotional support, either by the employer or the government, to avoid irreversible health and financial deterioration.

8. Order for Oaths of Office and Authority Verification







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1. That any tribunal, commission, or corporate/government officer acting in a legal or adjudicative capacity must be required to produce a copy of their Oath or Affirmation of Office prior to initiating or continuing any proceeding. This applies equally under their own legislative framework, such as Section 640 of the Fair Work Act 2009 (Cth), and equivalent public service codes. Just as is required in a court of law, transparency and lawful standing must be demonstrated to ensure the integrity of the process and the protection of the living man or woman before the law.

9. Order to Uphold Common Law and Natural Justice

 That all parties interacting with public tribunals and commissions must have access to natural justice, including the right to know the case against them, provide evidence, crossexamine claims, and present in full body, not via digital submission alone.





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10. Order for Recognition of Psychological Harm Caused by Bureaucratic Injustice

- That the psychological trauma caused by unresolved workplace injustice, forced retirements, or systemic neglect be formally recognised and reviewed as compensable harm in all proceedings.
- 11. What say you Jurors?
- 12. Majority Pass
- 13. 2 Abstain.

14. xx

15. xx

16. xx

17. X





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- 15. Order #15 Consistent Penalty Structure for Common Law Courts.

 Moved to Crown Council for deliberation.
 - We need some standard penalties for claims brought to the CL court, to facilitate ease of decision by the Jury
 - 1. REFER TO CHAT AT END OF ORDER 15, FOR PENALTIES DECIDED.

2. Feedback from AI Chat GPT

 Here's a breakdown of the potential penalties in Australia for each of the listed offences, based on statutory criminal law (primarily Commonwealth and State/Territory legislation).
 Where relevant, notes on how these may intersect with common law or constitutional issues are included. Some terms (like "personage" or "refuse bill of exchange") may not appear in statutes as crimes but could relate to broader categories.---

3. Al Pyxa





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- 1. The penalties for crimes in Australia are complex and can vary based on jurisdiction (state or federal) and individual case circumstances. Here's a general overview, but for specific advice, consulting legal experts or resources is recommended:
- Treason: Treason is a serious crime, often carrying a maximum penalty of life imprisonment.
- Fraud: Penalties can range from fines to imprisonment, typically up to 10 years, depending on the severity and the amount involved.
- Assault by Public Officer: This could result in imprisonment, the length of which depends on the circumstances and the severity.
- Assault by Corporate Contractor: Penalties may include substantial fines and imprisonment.
- 6. **Refuse Bill of Exchange**: This is more of a civil issue; penalties could include fines or other financial recompense.
- 7. Failure of Lawful Due Process by Judge/Magistrate: This sounds like a procedural issue; consequences would be





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professional rather than criminal, potentially resulting in judicial review or sanction.

- 8. **Personage**: Legal implications may vary; typically addressed under fraud or misrepresentation laws with financial or criminal penalties.
- Unwelcome/Unlawful Trespass: Penalties can include fines and, in severe cases, imprisonment.
- 10. **Extortion**: This is a criminal offense with penalties that can include lengthy prison sentences.
- Coercion: Depending on context, this can lead to imprisonment or fines.
- Deception: Often charged under fraud, leading to fines and/or imprisonment.
- 13. **Barratry**: Rare, but can result in disbarment for lawyers or fines/imprisonment.
- 14. **Conspiracy**: Penalties depend on the intended crime but can lead to imprisonment.
- 4. Penalties can be 'and/or'





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- 5. Suggestions
- 6. eg Slavery. Jail 25years, and/or financial.

1. Slavery

- 2. Law: Criminal Code Act 1995 (Cth), s 270.3
- 3. Penalty: Up to 25 years imprisonment.
- 4. Covers possessing, using, or engaging in slave-like practices including servitude and forced labour.
- 5. Jurors:

7. Treason

- 1. Law: Criminal Code Act 1995 (Cth), s 80.1
- 2. Penalty: Life imprisonment.
- 3. Includes levying war against the Commonwealth, assisting enemies, or harming the Sovereign or Governor-General.
- NB: These Penalties are about treason against the Commonwealth. They are not about Treason against the People.
- 5. Jurors:



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8. Fraud

- Law: Varies by jurisdiction (e.g., Crimes Act 1900 (NSW), s
 192E)
- 2. Penalty: Up to 10 years imprisonment in most states.
- 3. Federal fraud against the Commonwealth can carry heavier penalties under Criminal Code Act 1995 (Cth), s 134.2.
- 4. Jurors:

9. Assault by Public Officer

- 1. Assault by a Public Officer
- 2. Law: Criminal Code Act Compilation Act 1913 (WA), s 318; similar laws in other states.
- 3. Penalty: Up to 10 years imprisonment (WA), often higher if serious injury is caused or the assault was unprovoked.
- 4. Some jurisdictions treat this as aggravated assault due to abuse of authority.
- 5. Jurors:





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10. Assault by Corporate Contractor (eg Ventia Security)

- Assault by Corporate Contractor
- 2. No specific statutory offence.
- 3. Treated as ordinary assault (s 61, Crimes Act 1900 NSW, etc.)
- 4. Penalty: Typically up to 2–5 years imprisonment, depending on harm caused.
- 5. Could also invoke civil liability and workplace safety laws.
- 6. Jurors:

11. Refuse Bills of Exchange

- 1. Refuse Bill of Exchange
- 2. No offence in criminal law.
- 3. Failure to honour a bill of exchange may be a civil matter under contract law or negotiable instruments law.
- 4. Not punishable under criminal law unless connected to fraud or intent to defraud, which then incurs relevant penalties.
- 5. Jurors:

12. Failure of Lawful Due Process by Judge and Magistrate





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- 1. Failure of Lawful Due Process (by Judge, Magistrate, Tribunal)
- Generally not criminalised unless it constitutes corruption, misconduct, or perversion of justice.
- 3. Law: Criminal Code Act 1995 (Cth), s 142.2 (Abuse of public office)
- 4. Penalty: Up to 5 years imprisonment.
- 5. Also Obstruction of Justice or Misconduct in Public Office.
- 6. Jurors:

13. Personage - misrepresenting the Living as the fictional 'person'

- 1. Personage (Assuming False Identity)
- 2. This is closest to impersonation or fraudulent misrepresentation.
- 3. Law: Criminal Code Act 1995 (Cth), s 148.1 (Impersonating Commonwealth officials), other impersonation statutes in states.
- 4. Penalty: Up to 2–5 years imprisonment, depending on the context.





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5. Jurors:

14. Unwelcome/Unlawful trespass

- 1. Trespass
- Law:State-based (e.g., Summary Offences Act 2005 (Qld), s
 Crimes Act 1900 (NSW), s 10)
- 3. Penalty: Typically a fine or up to 12 months imprisonment.
- 4. Aggravated trespass (e.g. with intent to intimidate) may incur harsher penalties.

5. Jurors:

15. Extortion

- Law: Criminal Code Act 1995 (Cth), s 134.1; state laws (e.g., Criminal Code QLD, s 415)
- 2. Penalty: Up to 14 years imprisonment.
- 3. Involves threats to obtain money, property, or gain.
- 4. Jurors:

16. Coercion





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- 1. Not always a standalone crime.
- 2. May be covered under intimidation, blackmail, extortion, or domestic violence laws.
- 3. Penalty: Varies up to 10 years depending on circumstances.

17. Deception

- 1. Generally prosecuted as fraud.
- 2. Law: Criminal Code Act 1995 (Cth), s 134.2 or state laws.
- 3. Penalty: Up to 10 years imprisonment (or more for aggravated cases).
- 4. Jurors:

18. Barratry - bringing false claims

- 1. Historically, barratry meant vexatious litigation.
- 2. In modern Australian law, rarely prosecuted or defined.
- 3. May fall under abuse of legal process, contempt of court, or professional misconduct.
- 4. Penalty: Typically administrative sanctions or fines, rarely imprisonment.



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5. Jurors:

19. Conspiracy

- Law: Criminal Code Act 1995 (Cth), s 11.5 (Conspiracy to commit a crime)
- 2. Penalty: Same as the crime conspired to commit (e.g., conspiracy to murder = up to life).
- 3. May also include conspiracy to defraud, conspiracy against rights, etc.

4. Jurors:

Claim	Definition	Corporate / Legal Reference	Corporate Penalty (Typical / Maximum)	Recommended Common Law Penalty
Assault by Public Officer	Assault: causing physical harm. Public Officer: one	Criminal Code Act Compilation Act 1913 (WA), s. 222, s.	Up to 10 years imprisonment; up to 14 years for serious or	Leave as is, at the discretion of the Jury and may include
Assault by Corporate Contractor	Assault: causing physical harm. Corporate contractor: one employed asa	Crimes Act 1900 (NSW), s. 59; Work Health and Safety Act 2011 (Cth)	2–5 years imprisonment depending on injury severity; may also attract fines up to \$55,000 for	Up to 5 years imprisonment, at the discretion of the Jury and may include





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Barratry	Vexatious litigation / abuse of process, groundless litigation	Vexatious Proceedings Restriction Act 2002	Financial penalties up to \$60,000 and/or imprisonment up to 5–20	Leave as is
Blackmail	Using a threat to coerce. A crime of information resulting	Criminal Code Act 1913 (WA), s. 397; Crimes Act 1900	Up to 14 years imprisonment; up to 20 years if accompanied by	Leave as is
Coercion / Compelling unlawful act	Using threats to compel another to act in an involuntary	Criminal Code Act 1995 (Cth), s. 138.1–138.3	Up to 10 years imprisonment for coercion or intimidation	Up to life in jail, depending on level of coercion. Jury
Defamation	Using communications to injure another's reputation.	Defamation Act 2005 (Uniform national law)	Civil penalty — general damages capped at \$250,000–\$450,000	Financial penalty up to \$1,000,000. Public apology across all
Extortion	Using threats of harm to obtain a benefit.	Criminal Code Act 1913 (WA), s. 397(2)	Up to 20 years imprisonment if	Financial penalty equal to the amount
Failure of LDP by Judge or Magistrate	Failing to follow Lawful Due Process while presiding over a court case.	Crimes Act 1914 (Cth), s. 43; Judicial Misbehaviour or Incapacity	Dismissal from office and/ or criminal liability up to 5 years imprisonment for corruption or misconduct	If done with wilful intent - life imprisonment. If it included defamation - 25 years jail. Jury
Theft of Property by Corporate Entity	Unlawful taking of another's possession, tangible or not, which one has legal or lawful	Criminal Code Act 1913 (WA), s. 378; Crimes Act 1900 (NSW), s. 192E	Up to 10 years imprisonment for theft or fraud; corporate fines up to \$1.1 million.	Up to 10 years jail. Up to \$10,000,000 financial penalty. Return of the property or financial
Threat to Harm	Communicating the intent to cause harm.	Criminal Code Act 1913 (WA), s. 338B	Up to 7 years imprisonment; 10 years if	Leave as is - at the discretion of the Jury
Fraud	To intentionally deceive one of their rights or to cause a	Criminal Code Act 1913 (WA), s. 409; Crimes Act 1900	Up to 10 years imprisonment; 20 years for aggravated or large-	Leave as is.
Human Trafficking	To profit or exploit from the movement, transfer, harbour,	Criminal Code Act 1995 (Cth), Div 270 & 271	Up to 25 years imprisonment for aggravated trafficking; 12	Up to life in jail and seizure of assets.
Misappropri ation of Resources	Improper use of assets.	Criminal Code Act 1913 (WA), s. 409; Crimes Act 1900 (NSW), s. 192E	Treated as fraud/theft — up to 10 years imprisonment or fines up to \$220,000.	U to 25 years jail at the discretion of the Jury. Seizure of assets. Financial penalty -





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Perjury	Making false statements while under oath.	Crimes Act 1958 s. 314 (Vic). Crimes Act 1900 s. 327	4. 15 years imprisionment	Minimum 2 years imprisonment, Jury discretion for maximum imprisonment
Personage / False Identity	Use of a false identity.	Criminal Code Act 1995 (Cth), s. 137.1; Identity Crime Act	Up to 5 years imprisonment; 10 years for using false identity to	Leave as is.
Pervert the Course of	To take action to prevent justice from	Criminal Code Act 1995 (Cth), s. 43;	Up to 14 years imprisonment.	Up to 25 years jail
Refuse Bill of Exchange (Commercial	Refuse method of payment	Bills of Exchange Act 1909 (Cth)	Civil liability — damages equal to the amount refused, plus costs and	Financial penalty up to 4 times the amount refused. Up to 5 years
Slavery	Treating another as property	Criminal Code Act 1995 (Cth), s. 270.3	Up to life imprisonment for maintaining a person	Up to life in jail and seizure of assets.
Treason	Betrayal of allegiance, especially by hostile	Criminal Code Act 1995 (Cth), s. 80.1	Life imprisonment.	Life imprisonment and seizure of assets.
Unlawful Trespass	Can be personal or property. Unlawful entry without	Criminal Code Act 1913 (WA), s. 70A; Summary Offences	Fines up to \$12,000 and/ or imprisonment up to 12 months.	Up to 3 years jail and financial penalty of \$25,000
Violation of the Nuremberg Code /	Breach the ethical principals against human experimentation.	Crimes Against Humanity Act 2005 (Cth); International Criminal Court Act	Life imprisonment for unlawful human experimentation amounting to a war crime	Life iin jail. Seizure of assets. No exceptions



