



**Sheriffs Office of Terra Australis**  
**Guardians of the Lore/Law**

# Notice to Act

22 December, 2025

2025-44A-111-:

## ACCOUNTABILITY ADDENDUM:

**JAMES TOPLISS :**

### **IMMEDIATE RELEASE OF 'PATIENT' REQUIRED**

#### **1. ACCOUNTABILITY NOTICE**

1. NOTICE TO ACT UNDER MAXIM OF LAW
2. IMMEDIATE RELEASE REQUIRED
3. **Issued:** Perth, Western Australia
4. **Date:** 22 December 2025
5. **Matter:** James Topliss

#### **2. Jurisdiction & Law**

1. This Notice proceeds under **Maxim of Law**, not State statute or corporate legal systems.
2. Law and Legal are not the same jurisdiction.
3. Legal instruments derive authority **only where free will is preserved**.
4. No form, order, tribunal, guardianship instrument, or corporate policy has lawful capacity to override the expressed will of a living man.
5. All individuals remain **personally accountable** for their actions at all times.

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<https://www.commonlawsheriffs.au> [sheriffs@commonlawsheriffs.au](mailto:sheriffs@commonlawsheriffs.au)

**Rule Of Law: All Are Equal Before The Law**





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## Notice to Act

6. Institutional form does not dissolve personal responsibility.
7. Agency binds the actor.

### 3. Status of James Topliss

1. James Topliss is a living man.
2. He is not State property.
3. He has not ceded sovereignty, bodily authority, or decision-making power.
4. He has expressed refusal of ongoing medical confinement and imposed treatment.
5. Continued detention **after refusal** constitutes:
  1. Deprivation of liberty
  2. Violation of free will
  3. Unlawful coercion
  4. Violation of free will is **slavery under Law**.

### 4. Corporate Immunity Denied

1. No corporate veil exists in Law.
2. No employment role, clinical title, statutory appointment, or policy grants immunity.
3. Individuals acting “within role” remain **fully liable** for foreseeable harm.
4. Participation includes:
  1. Authorising
  2. Directing
  3. Drafting
  4. Signing





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## Notice to Act

5. Enforcing
6. Threatening enforcement
5. Knowledge plus continuation equals **wilful action**.

### 5. Medical Detention

1. James Topliss has been held against his will for a continuous period exceeding 50 days.
2. Refusal of release has been linked to refusal of further testing or treatment.
3. Conditioning liberty on medical compliance is coercion.
4. Coercion removes consent.
5. Absence of consent removes lawful authority.
6. Continued confinement without consent is unlawful detention.

### 6. Notice to Named Parties

1. All persons who have:
2. Participated in detention
3. Denied release
4. Enforced treatment
5. Ignored lawful objection
6. Continued action after notice
7. are now on Notice in their personal capacity.
8. No anonymity is recognised.





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## Notice to Act

9. Every action must be traceable to a named human being.

### 7. Guardianship Attempt

1. Any attempt to impose guardianship against expressed will:
  1. Is void in Law
  2. Constitutes further deprivation of liberty
2. Guardianship instruments do not override living authority.
3. Use of such instruments to continue detention is unlawful escalation.

### 8. Demand

1. James Topliss is to be released immediately.
2. Release is not conditional.
3. Release is not subject to further assessment, negotiation, or compliance.
4. Continued detention after receipt of this Notice constitutes **knowing injury**.

### 9. Record of Injury

1. Time held against will is recorded.
2. Harm accrues daily.
3. Liability accrues personally.
4. Continuation after Notice removes any claim of good faith.

### 10. Reservation of Rights

1. All Superior Rights are Reserved.





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## **Notice to Act**

2. Accountability is not discretionary.
3. The People retain authority to withdraw recognition of any licence used to cause harm.
4. This matter is recorded for public awareness.

### **11. This Notice is Notice.**

1. Law stands.
2. Action is required.

### **12. Re: Sir Charles Gardiner Hospital**

1. This OFFICE IS IN CONTINUING DISHONOUR, and is therefore under Lawful Due Process AUDIT and Corrective Oversight, by the People, for the People.

### **13. Parties on Notice, not limited to the following :**

1. Past history of James Topliss movement at the **North Metropolitan Health Service, Sir Charles Gardiner Hospital** to Mental Health Service, Dental Health Services, North Metropolitan Health Service, UU Ward, which follows;
  1. Sir Charles Gardiner Hospital-Emergency Ward between 1<sup>st</sup> November 2025 to 4<sup>th</sup> November 2025.





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2. Sir Charles Gardiner Hospital, UU Ward (Mental Health Ward), **Karijini Unit** between 4th November 2025 to 25th November 2025.
3. Sir Charles Gardiner Hospital, UU Ward, **Tanami Unit**, 25th November 2025 to this current moment. 22.12.2025.
4. Total days : 52 days as at 22.12.2025. Held against free will. A medical prisoner.

### 5. Staff member at SCGH and UU Ward, liable and accountable:

1. Dr Jamie Nathan Gibson-Chief Psychiatrist - UU Ward.
2. Dr Mark McAndrew-Medical Co-Director - UU Ward.
3. Dr Ahmed Mujibur Rahman Munib-Senior Psychiatrist - UU Ward.
  1. This individual has been trained to believe he has powers that are wholly fictional. That is; State owned.
  2. Such alleged powers facilitate medical experimentation.
  3. And include attaching individuals to forced injections under threat of being held down by Security.
  4. Attaching individuals to monthly cycles of slow release drugs.
  5. Attempting to trap the individual by use of State owned 'Guardianship' papers and processes.
  6. Failing to respond in favour to any communications from the family.
  7. Assigning terms such a schizophrenic to a young life.
  8. Referring to a result as a 'brain tumour', whilst also admitting that it may not be a brain tumour at all.







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# Notice to Act

9. Using such claim to force further testing and marrying denial of release based on refusal of James Topliss to participate in such testing.
  4. Dr Hannah Lim-Register Psychiatrist- UU Ward.
    1. Assists Dr Munib in his stance.
  5. Jill O'Connor-Operational Co-Director- UU Ward.
  6. Angela Love-Service Manager - UU Ward.
  7. Matthew Croughton-Nurse Co-ordinator - UU Ward.
  8. Nurse Kiera (female) - Karijini Ward.
  9. Co-ordinator-Alex or Alec (male) - Karijini Ward.
  10. Nurse Elaine-Radiology Department.
  11. Dr Mitch-Emergency Department. (Admitted James Topliss from SCGH Emergency Ward to UU Ward).
  12. Helena - Consumer Liaison Officer-didn't take complaints serious.
- 6. All Board Members and Executive Directors.**
1. <https://www.scgh.health.wa.gov.au/About-Us/Executive-Committee>
- 7. Mental Health Tribunal Members**
1. 25<sup>th</sup> November 2025 hearing (adjourned)
  2. Liza Harvey.
  3. Rossana Panette.





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## **Notice to Act**

4. Ryan Secombe.

8. and

**9. In a 'family' meeting, 26 November 2025,**

1. It was made very clear that free will was being obstructed.
2. It was thought that some rational agreement was established at that meeting.
3. It is now 26 days later.
4. There remains no clear time line of when James Topliss is to be released.
5. This document, by Law, and in observance of Free Will, specifies immediate release.

10. And

**11. 9<sup>th</sup> December 2025 hearing**

1. Jayasri Nadsarajan.
2. David Foster.
3. Danielle Winzenried.

**12. Other parties made aware of concerns and complaints, who were cc'd into email correspondence and failed to act :**

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## **Notice to Act**

1. Director General - Department of Health - Shirley Bowen.
2. Minister of Health - Meredith Hammat.
3. State Ombudsman of Western Australia- Bevan Warner.
4. Premier of Western Australia - Roger Cook.

**14. Please provide historical evidence of the Seat of Authority, achieved by Lawful Due Process; as required by the following:**

1. <https://executiveorders.life/press-release-record/entry1/7019/>
2. Please provide to [sheriffs@commonlawsheriffs.au](mailto:sheriffs@commonlawsheriffs.au)
3. By 24 December, 2025 12pm AWST to:

**15. No State/Corporate Governance Forms have the capacity to remove Free Will, by Law.**

1. Law and Legal are not the same Jurisdiction, and pieces of paper, with a quick tick on it, cannot over rule the voice of the Living.
2. All Parties are on Notice in their personal capacity for injury to James Topliss and his Mother Carmen Brennan who have been consistently denied their 'Sovereign Word'.
3. Therefore rendering them to be slaves.

**16. Accountability is not discretionary.**

1. All Individuals are accountable for their actions at all times.





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2. In this way Humanity is protected from tyranny.
3. Institutional form does not dissolve personal responsibility.

### **17. Agency binds the actor.**

1. Any person who directs, authorises, drafts, signs, transmits, lists, threatens, or enforces acts as an agent and is responsible for foreseeable consequences.

### **18. No anonymity is recognised.**

1. Every step must be traceable to a named human being: who authorised it, who executed it, when, and on what claimed historical instrument of authority to do so.

### **19. Jurisdiction denied; Default and Injury recorded. This Notice is Notice.**

1. Continuation after Notice and Default is knowingly undertaken with full Notice and penalty.

### **20. Custodial involvement is prohibited. Penalty applies.**

1. Any attempt to involve custodial services is expressly forbidden and is taken as personal action without jurisdiction and without consent.
2. It is noted Security teams have been used.

### **21. Time-cost is recorded.**

1. Loss accrues from November 1st, 2025 - Present at \$10,000 per day.
2. 52 days: \$520 000.





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## **Notice to Act**

### **22. Attempting Guardianship:**

1. Dr Munib is in a clear and wilful act of slavery.
2. Consistently overriding Carmen Brennan - Elder and Kin.
3. And is attempting to entrap James Topliss further using State systems and State pieces of paper: Guardianship.
4. As we evidence someone trying to use pieces of paper and State process to entrap a medical prisoner for himself.
5. This is strictly forbidden.
6. And will be addressed accordingly, should it continue.

23. The People retain the right to Notice the suspension or removal of any State owned License on our Land, if being used in a nefarious way.

24. James Topliss is to be **discharged immediately**.

25. The State does not have superior claim over what happens to James.

26. James is not State property.

27. The State should cease its current conduct immediately.

28. All records of claims and titles such as 'schizophrenic' should be wiped clean. Such title damages a life on a daily basis, and damages will be invoked on a daily basis.





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## Notice to Act

29. All Superior Rights Reserved at all times, under Rule of Law, All Are Equal Before The Law.
30. This matter is gazetted for Peoples' awareness.

By Authority of:



**Crown Council**

National Common Law Sheriffs and  
Crown: We The People Of Superior Jurisdiction



Jurisdiction: Terra Australis Grand Jurys . Est 23.09.2021

Restoring Rule Of Law: All Are Equal Before The Law  
And Justice through Good Faith, Clean Hands and Lawful Due Process

*The Meek Shall Inherit The Earth. Matthew 5:5*

