

'Acknowledging The People's Peace Alliance for Rule of Law, acknowledging all Original Nations, Original Law, Original Jurisdiction'

Press Release 0006: 12.11.2021

Marked : EMERGENCY. <u>URGENT</u>

Abduction of 14 year old girl, Takara Markwell,

by Department for Child Protection, (DCP) SA, and South Australian Police - Child Protection Services (CPS)

Not seen, nor had family contact for 16 days.

KIDNAP AND HOSTAGE

under cruel *fraudulent* jurisdiction.

Radical Sweeping Changes to the Australian Government as Rule of Law: All Are Equal Before The Law is implemented, *By The People, For The People.*

Update V2 Page 1

Planet EartH Planet Heart

Rule of Law : All Are Equal Before The Law https://executiveorders.life wethepeople@executiveorders.life



Violations of Orders from the Inaugural Australian Grand Jury 23.9.2021:

Order #: 11, 13, 14, 15, 24, 26, 27, 28, 30, 75, 76,

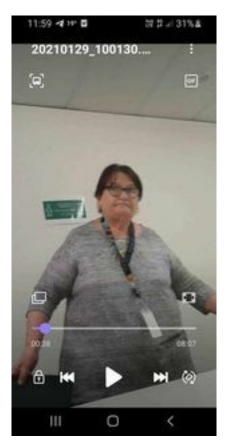
91, 93, 108, 109, 110, 117, 120.

https://executiveorders.life/inaugural-australian-grand-jury-2021/

By The People, For The People.



Takara Markwell, disappeared 28.10.2021 by SA DCP with aid by SA Police. Not seen nor heard of since. Family and community do not know if Takara, is safe or even alive.



Joyce Clark: acting Supervisor from the Department for Child Protection Noarlunga ABN 54 598 525 171

Update V2 Page 2



Rule of Law : All Are Equal Before The Law https://executiveorders.life wethepeople@executiveorders.life



PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

1) Case in point:

Whilst having **ZERO Lawful jurisdiction** over the Sentient Being population of the good People of the land mass of Australia, the Department of Child Protection, has implanted it's macabre, global, program of **snatching children**, so that it may access the trusts accounts, under the fictitious, private policy of *The Australian Corporation - A Private Enterprise*, formerly referred to as The Australian Government, known as **The Children and Young People (safety) Act 2017 section 50,** which it attempts to present as Law.

2) It is not law in any way.

- 3) It is private corporate policy, of a privately owned global corporation, based in treason, fraud, slavery and a license to abduct.
- 4) This Act has ZERO jurisdiction.
- 5) This Act is private policy of 'The Australian Corporation A Private Enterprise'.
- 6) This Act has no greater standing upon the good People of Australia, than the policies of McDonalds. Thus is must be enacted by trickery and violence. **And it is.**
- 7) This Act is 100% abduction by the private corporation, masquerading in community as 'government: public servants, paid by the public purse'.
- 8) Use of the Act has resulted in the following:
 - a) The kidnap and holding hostage of Takara Markwell. 16 days as at 12.11.2021
 - b) Surname is NOT the property of the private corporation, thus facilitating kidnap.
 - c) Takara Markwell is not the property of the private corporation and it's legal fiction framework.
 - d) Standing in **Crown Jurisdiction**: there is no superior jurisdiction.
 - e) 28.10.2021, 14 year old New South Wales girl, abducted 16 days ago

Update V2 Page 3

Planet EartH Planet Heart

Rule of Law : All Are Equal Before The Law https://executiveorders.life wethepeople@executiveorders.life



PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

- f) by <u>The Department of Child Protection</u>, South Australia,
- g) with the assistance of the South Australian Police, (CPS)
- h) and has not been seen, nor heard from, by her family since.
- i) The DCP block contact with key people and carers. Access does not extend beyond reception.
- j) Email contact to Noarlunga DCP is now completely blocked. AS well as the CEO, Cathy Taylor emails are blocked and no return calls.
- k) The DCP has not facilitated contact between mother and daughter for 16 days, and continues to withhold vital information regarding Takara's wellbeing.
- I) From 28.10.2021, DCP has blocked all communications for Takara to her mother.
- m) Family and community are unable to establish Takara's wellbing. This is a clear act of terrorism in our communities and a breach of We The People's trust.
- n) Unfortunately this act is happening daily, and goes unreported due to the fear and terror that families feel whilst trying to deal with DCP and CPS. All whilst they hold their loved one hostage.
- o) Takara's maternal lineage originates from the mob of Eora Nation; from the Sydney Area, therefore no jurisdiction exists in any way whatsoever for the private corporation, masquerading as government, to engage in the affairs of Donna Markwell and child. Original Jurisdiction in First Law exists.
- p) Clearly, this has been ignored. Thus, these events are kidnap and hostage acting under false claim of authority, and impersonating Police allegedly under Oath of Office to serve the safety of We The People. That is sum of the violations.
- q) Thanks and acknowledgement are extended to Elder Sandy Ross who attended DCP with mother, Donna on 8/11/21 and was disrespected and dismissed by Noarlunga DCP.





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

- r) The DCP and it's policies is a 'legal fiction' : THE CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION, is an AI, alleging to have superior jurisdiction over the Sentients Beings and their children.
- s) This is an <u>absurdity in Law.</u>
- t) This is slavery.
- 9) Obviously this is an act of abduction, terror, terrorism, kidnap, slavery, to name a few.
- 10) No contact with mother or family has been facilitated by <u>The Department of Child</u> <u>Protection.</u> And in fact contact with Takara has been 100% blocked. Takara's social media has been shut down. Her mobile phone has been shut down. Her whereabouts, and state of safety, are <u>completely unknown to the family.</u>
- 11) Takara's mental stress and emotional health would inevitably be classified as 'extremely traumatised' under these conditions, as she is unable to establish what the truth is to these matters. And her family members are unable to establish what she is being told by workers of DCP who are not trusted, and have appalling track record of caring for children in their custody.
- 12) This matter has unfolded amid a **complete absence of lawful due process.**
- 13) <u>The Department of Child Protection</u> playing judge and jury of mother, and administering it's own penalty; to remove Takara, all in the absence of a fair trial and unbiased **lawful** due process to be heard, amid unsubstantiated claims made by the same Department that has now taken Takara, <u>6 days prior to a court hearing</u>.
- 14) DCP, the claimant, was not made to prove their unsubstantiated claim, and have thus unlawfully kept Takara hostage.





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

- 15) The defendant was not given the opportunity to defend the unsubstantiated claims, and yet the penalty persists, of kidnapped child in unknown location, with no communication.
- 16) These are astounding failures in Lawful Due Process and all are 100% personally liable and accountable for slavery.
- 17) Treating the super intelligent People as idiots, is never going to be a winning strategy,Abusing freedoms and trusts will not generate peaceful outcomes.
- 18) On November 4.11.2021, a hearing did occur in the privately owned and administeredYouth Court of South Australia, under the jurisdiction of private legal policy, not lawful.
- 19) Claim of Crown Jurisdiction by mother was ignored. This is slavery.
- 20) All privately owned, public servant Court participants are liable for participating in, and are thus deemed incompetent and unfit for further employment in this area of service.
- 21) These are *extraordinary levels of corruption* in our landscape.
- 22) All Australians deserve to feel justifiably terrified that not only does this industry exist, but that We The People, are paying for it.
- 23) These are crimes against humanity with all parties 100% personally liable and accountable for their participation in slavery. Criminal Code 270. 25 years jail.
- It is unknown, if Takara may have been forcibly vaccinated without her free will and consent. <u>A basic, inherent, fundamental pillar of Law</u>.
- 25) Australia Trials, equivalent to outcomes of the Nuremberg Trials, will be relevant in this matter.





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

- Planet EartH Planet Heart
- 26) Nor potentially in a dangerous, predatory environment with no one to hear her scream, and no way to access contact to the outside world.
- 27) The terror is unimaginable for 14 year old Takara. And the immense distress of family is unmeasurable.
- 28) This is *blatant abduction* by departments within '*The Australian Corporation A Private Enterprise*', masquerading as public servants, being paid on the public purse.
- 29) This conduct will **<u>cease and desist immediately</u>**.
- 30) The following parties are complicit in the **abduction and holding hostage of** Takara Markwell, with additional names added as required, including an unknown point of detainment, where Takara is residing in isolation to her family, in undetermined conditions, with no access to communicate in any way whatsoever.
- 31) Crimes will be judged before a Jury of 12 peers.
- 32) It is unknown if Takara is alive at this point in time. Penalty by the following individuals for the lawless removal of Takara from her family is at \$10 000 per hour, per person, beginning 12 noon, 28.10.2021, as informed by phone numerous times and by affidavit submitted to the Court 4.11.2021. This continues until the return of Takara to her mother or grandparents.
 - Cathy Taylor acting CEO for Department for Child Protection South Australia ABN 54 598 525 171
 Immediately terminated for gross incompetence, misconduct, kidnap, and crimes





against humanity.

- ii. Joyce Clark acting Supervisor from the Department for Child Protection Noarlunga ABN 54 598 525 171
 Immediately terminated for gross incompetence, misconduct, kidnap, and crimes against humanity.
- Tahlia Eddy acting A/Supervisor from the Department for Child Protection Department Noarlunga ABN 54 598 525 171

Immediately stood down for further investigation.

iv. **Kelly Cramp** acting Social Worker from the Department for Child Protection Noarlunga ABN 54 598 525 171

5 Alexander Drive, Noarlunga Centre South Australia

Immediately terminated for gross incompetence and misconduct. This individual is unfit to hold a title of 'Social Worker', and may not work in this industry again. Complicit in preventing communication between mother and daughter. Such an acute failure to show compassion and responsibility to a minor, is a danger to society, and renders this individual unfit to work in these areas of community.

 Commissioner Grant Stevens acting CEO SA Police ABN 93 799 021 552
 Immediately stood down for further investigation. Either complicit, or has no idea what is going on under his own command. A danger to the wellbeing of community.





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

vi. Officer Allyson Wilson acting as SA Police ABN 93 799 021 552

Immediately stood down for further investigation. The chain of command is toxic, and the Officer's ability to make decisions based in Rule of Law and **lawful due process** is absent. Thus becoming complicit in this crime.

vii. Detective Brevet Sergeant NAPPER ID 73267 SA Police ABN 93 799 021 552

Immediately stood down for further investigation. The chain of command is toxic, and the Officer's ability to make decisions based in Rule of Law and **lawful due process** is absent. Thus becoming complicit in this crime.

viii. Megan Bone, Social Worker, Department of Child Protection.

Immediately terminated for gross incompetence and misconduct. This individual is unfit to hold a title of 'Social Worker', and may not work in this industry again. Participated in writing pages and pages of unsubstantiated claims to facilitate the abduction of Takara.

Complicit in preventing communication between mother and daughter.

Such an acute failure to show compassion and responsibility to a minor, is a danger to society, and renders this individual unfit to work in these areas of community.

ix. Open Access Collage (OAC) : Jayne and Chelsea Packer.

Complicit in perpetuating Orders from non existent Orders. as at 9.11.2021 Yet to be seen or verified despite multiple requests. The absence of appropriate standards of substantiating paperwork seems to be a lawless liberty the Private Enterprise has afforded itself. Also known as slavery. On 11.11.2021 an Interim Order was received dated 4.11.2021 and issued by legal

Update V2 Page 9

Planet EartH Planet Heart



PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

fiction MAGISTRATE ADAIR: A construct from the fictional Board of the Guardians established in the 1535 Poor Laws in which the people were given to the **church, as property,** for administration by the parishes.

- **X.** MAGISTRATE ADAIR, IN THE YOUTH COURT OF SOUTH AUSTRALIA:
 - Immediately terminated

All capital title, Artificial Intelligence, legal fiction, of maritime law, conducting shipping on the land.

Failure to hear Rule of Law of Law, All Are Equal Before The Law.

Failure to acknowledge claim of Crown jurisdiction by mother.

Therefore a slave trader sitting at the bench/ bank of commerce.

Complicit in child abduction for shipping purposes and accessing the trust accounts to perpetuate a private industry.

This inferior jurisdiction is deemed Null and Void, multiples time over.

Dismissed as an incompetent danger to the wellbeing of community.

Operating in fraud, alleging to be administering law, when it is private policy of a private global corporation.

- xi. Additional names pending.
- 33) Due to the violence of police throughout the privately owned business model called 'covid19', also highly documented as a 'depopulation tool', the current low levels of confidence in the actions and objectives of the Australian Police Force; the good People of Australia, call forth Police Officers of South Australia; willing to stand in their **Oath of**





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

Office to serve the People, and apprehend the parties named at point 15) and return Takara Markwell to her mother with <u>URGENT</u> attention to this matter.

- 34) Reece Kershaw, Commissioner of the Australian Federal Police, is called to immediate attention to pull ranks into line. Chain of command that produces police force complicit in complete failure of lawful due process, are nothing more than gangs paid on the public purse to terrorise community. This is a danger to the wellbeing of humanity and brings no utility to the table. Only agony, time wasting, and criminals paid on the public purse.
- 35) **The Children's and Young People (Safety) Act 2017, (the Act)** is clearly being used as a tool to justify abduction, and is hereby deemed frozen until a full investigation can occur by Community Focus Team, followed by Community Audit Team.
- 36) The reports of the South Australian Court proceedings, a gross failure in lawful due process, on 4.11.2021 are also rife with unsubstantiated claims, and investigation into those complicit in producing such outcomes is in process.
- 37) This case does represent a precedent for what is determined to be essential standards of accountability in what is known to be a highly organised global child trafficking industry, at the least capitalising on the bond money, held in bondage, of the birth certificate. That is why Takara is sentenced to a 3-12 month term. A lot of money will change hands by having a hostage in the system.
- 38) **In full transparency**, community will communicate and co-operate with *The Australian Corporation, A Private Enterprise* to assist it to either be of service to community, or retire.
- 39) We, The People, are the Superior Jurisdiction at all times, exercisingRule of Law: All Are Equal Before The Law.
- 40) Any failure to understand this is a form of acute ignorance, stupidity and slavery.Criminal Code 270. 25 years jail.





PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

41) **Federal and SA Police, your instructions are:**

- a) to contact the mother immediately,
- b) return Takara to her family immediately,
- c) to apprehend those who are complicit in causing this most traumatic experience
- d) and to assist in all ways with further investigations to ensure this standard of conduct in our communities never happens again. This is blatant terrorism.
- 42) Thank you in advance for your service to the People.

Further:

- 43) The good People of the landmass known as Australia, know all too well, that *The Australian Government* is a private, foreign owned globalist corporation.
- 44) Anyone who has done a grain of research is aware of this fraud and tyranny perpetrated against the good People of Australia.
- 45) The so called *Australian Government*, is an arm of a global government, operating in it's own private **legal** system, a subset of Law, and managing the People as it's private property, via undisclosed trusts. And has thus decided to use a bioweapon on the human population that it alleges to own, as a form of depopulation, since it's financial system has imploded, and the easiest way to escape paying debts, is to kill the people you owe money to. It's very simple and highly documented. You can find the papers for that here, scroll down the home page to view 'Silent Weapons for Quiet Wars'. : https://executiveorders.life
- 46) Legal is a subset of Lawful, and answerable to Law.



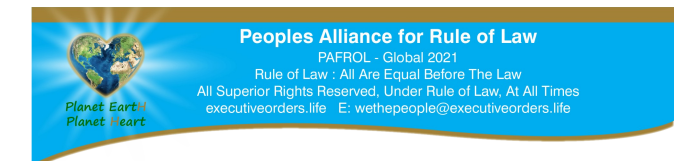


PAFROL - Global 2021 Rule of Law : All Are Equal Before The Law All Superior Rights Reserved, Under Rule of Law, At All Times executiveorders.life E: wethepeople@executiveorders.life

Planet EartH Planet Heart

- 47) *The Australian Government* is not a Constitutional Government in any way, and should not be mistaken for such, nor should it attempt to perpetuate this myth of legitimacy, nor authority.
- 48) The Australian Constitution, despite it's flaws, has not been taught in schools, nor barely mentioned, since 1975. Thus resulting in an unarmed, dumbed down society. Perfect pray for the current tyranny. We see you.
- 49) Thus, as an arm of a private, global corporation, this enterprise will be appropriately renamed by We The People, the highest jurisdiction on the land; as:
 'The Australian Corporation A Private Enterprise'.
- 50) Thus the Australian Government will rebrand itself as *The Australian Corporation A Private Enterprise.* The use of the word Government is a deliberate trick to allege to be Constitutional; no different than the privately owned Federal Reserve Bank in the US, using the word Federal to trick the population into believing it is a People owned bank, when in fact it is a privately owned corporation.
- 51) At no time will '*The Australian Corporation A Private Enterprise*' allege to have superior jurisdiction over the word of the People. Also known as **slavery.** Criminal Code 270, 25 years jail.
- 52) This is a well known, highly documented scam upon the consciousness of The People and it has been lawfully terminated, multiple times over. Here: https://executiveorders.life/inaugural-australian-grand-jury-2021/
- 53) Whilst 'The Australian Corporation A Private Enterprise' currently occupies the position of 'public servant' and is paid by the 'public purse', it will conduct itself as servant and thus be beholden to the instructions of the Beneficiaries; to whom it serves. That being:
 We The People. Anything less than this would be treason, fraud and slavery.





54) And thus, will conduct it's affairs in the free market of supply and demand where it's 'policies', previously called 'legislations', will be weighed and measured amid far more progressive, humanitarian policy, based in Law, not legal, and not slavery.

55) Instructions: RETURN TAKARA TO HER MOTHER, OR GRANDPARENTS, MILLIE AND LANCE GUDGEON, IMMEDIATELY.

- 56) Thank you for your co-operation.
- 57) This is for PUBLIC RECORD.





Rule of Law : All Are Equal Before The Law https://executiveorders.life wethepeople@executiveorders.life