

Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

40TH TERRA AUSTRALIS GRAND JURY -

11.11 am AWST 16.11.2024

- 1. Order #1. Caveats further to GJ39 Order #1 and 2,
 - 1.1.A general caveat instrument is created, to be served in matters other than when it is an outcome of a Penalty Notice process.
 - 1.2. And may be used on a case by case basis,
 - 1.3.for use on houses, and other assets and
 - 1.4. is made available for all purposes.
 - 1.5. And is utilised through the Sheriff National Office.
 - 1.6. sheriffs@commonlawsheriffs.au
 - 1.7. What say you Jurors?
 - 1.8. Unanimous Yes



V1 Page 1/30



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

2. Order #2 Corporations who monopolise the marketplace

- 2.1.A Monopoly is a strictly forbidden business model.
- 2.2.And yet, if we address the business models on Planet Earth, we will find the same Corporation at the root of all of them. That being Blackrock, and its first division, Vanguard.
- 2.3. This business model is strictly forbidden.
- 2.4. Humanity is taking back 51% of all corporations harvesting raw assets for super profits from Mother Earth and who have failed to include share equity to the People.
- 2.5. Northern Star Kalgoorlie is the first corporation going through this process.
- 2.6. Currently they are performing at a poor standard of comprehension and accountability.
- 2.7.HSBC, as a primary shareholder, and does harbour Blackrock is on Notice to create the new Trust for the Elders and Humanitarian Trustees to sign onto.
- 2.8. The Australian Government as a Prescribed Body Corporate is currently not included in that discussion.
- 2.9.Crown, We The People of Superior Jurisdiction are free to do business deals without the Australian Government as a third party interloper, unless it comes to the table ready to fulfil the Terms and Conditions issued to it by the Elders.

V1 Page 2/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 2.10. What say you Jurors?
- 2.11. Unanimous Yes
- 3. Order #3. Failure to be accountable when called by the Elders.
 - 3.1.Penalty for those who fail to attend a meeting when called by Superior Jurisdiction. Or fail to respond to a deadline issued in a document.
 - **3.2.** Such as government departments or corporations.
 - 3.3.Example Northern Star and HSBC repeatedly miss deadlines, as if failing to turn up will make the matters disappear.
 - 3.4. The penalty for the individual upholding such culture in corporation is: \$ XXXXXX
 - 3.5. What say you Jurors?
 - 3.6. Unanimous Yes





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

4. Order #4 : Camping/Living on Planet Earth.

- 4.1. Based on the crisis homelessness environment; of 2.1 million house shortage.
- 4.2. And therefore the outcome of many living in cars, vans and caravans etc
- 4.3. The right to camp anywhere, and use any Public facilities in the Landscape is a basic human right and necessity.
- 4.4.Any Council or other entity that believes it has the right to move Humanity on from using their own facilities will be fined:
- 4.5.CEO \$100 000
- 4.6.Individual Ranger \$10 000.
- 4.7.All employees notified of being complicit in slavery and could attract a 25 year jail sentence.
- 4.8. What say you Jurors.
- 4.9. Unanimous Yes.





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

Order #5. Use of 'Public' facilities to assist meeting needs of Community

- 5.1. Using kitchens, showers and dry, warm spaces as sleeping facilities is now available.
- 5.2.For example the local Community Hall and Recreational Centres, RSL Centres, Churches, Old Council Chambers. Potential Health facilities - such as Bega Health Kalgoorlie.
- 5.3.These 'People owned' structures will not stay locked, with kitchens and showers unused, whilst Humanity suffers outside in the elements.
- 5.4.Coles and Woolworths, Blackrock/Vanguard entities are to provide a % of healthy, fresh and organic food sources to these environments as just one of the ways these corporations are held to account for harvesting off our land and enclosing it in supermarkets.
- 5.5. What say you Jurors?
- 5.6. Unanimous Yes



V1 Page 5/30



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

6. Order #6 Mandy will now present the National Sheriffs Report for the end of 2024.

7. Order #7 Terms & Conditions

- 7.1.We recognise multi generational trauma of First Nation People assault.
- 7.2.Acknowledgement for intergenerational trauma as mentioned by nGoodthala in FNSC meeting 02.11.2024.
- 7.3.Early Police abuse, creates an orientation of fear of assault to even see Police - a private corporation, as established in Grand Jury 39.
- 7.4. This trauma and abuse must come to an immediate end.
- 7.5. And there must be an ad campaign to promote the devastation of multi-generational abuse.
- 7.6. If we can't see it, or understand it, how can we stop it?
- 7.7. What say you Jurors?
- 7.8. Unanimous Yes

V1 Page 6/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 8. Order #8 Legal Practitioners who knowingly engage in fraud
 - **8.1.**Such is the case in the **Merry vs Wanneroo Council** for rates case 25 October, 2024, Perth Magistrates Court, whereby the legal practitioner, after the case had finished; admitted he knew it was all corrupt and that there was no point hoping to win in the Court. 'That would never happen', he said.
 - **8.2.**Such litigants are appearing in Court with **wilful intent** to defraud Humanity as the Creditor, to be the debtor.
 - 8.3. Judicial Officers incur a \$1 000 000 and a blacklisting of conduct.
 - **8.4.**Legal Practitioner also incur a Penalty of \$1 000 000.
 - **8.5.**Wanneroo Council CEO, or similar individual in like entity, eg Water Corp, electric company, bank, Penalty \$1 000 000.
 - **8.6.**This Penalty may be retrospective to that matter at 8.1 Merry vs Wanner Council, as it is clearly on the Court record that
 - **8.6.1.** 'the Council does except Bills of Exchange, it just didn't like the way it was presented',
 - **8.6.2.**Link for Bills of Exchange 1909:

V1 Page 7/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

8.6.3.https://www8.austlii.edu.au/cgi-bin/viewdoc/au/legis/cth/consol_act/boea1909148/s8.html

- **8.7.**thus clarifying the point made at 3.18 minutes, from the extract of Fruit from a Poisonous Tree, that plausible deniability is written into the Statutes.
- 8.8.https://go.screenpal.com/watch/cZXe0pncaP6
- 8.9. Therefore Crown We The People of Superior Jurisdiction reject all claims that the Executor and Beneficiary are subject to Statute and Legislation unless it actually serves our wellbeing, and therefore rebut the claim that is has to be in a certain format, and may use the Creditor Ledger found on Executive Orders as a valid format to issue Bills of Exchange.
- 8.10.https://executiveorders.life/press-release-record/entry/ 6475/?gvid=19830&pagenum=2
- **8.11.**At no time may this document be rejected, by any entity engaged in inherent right to resources at any time.
- **8.12.**The Penalties already exist for this action. Refer to Fines, Fees and Penalties.

V1 Page 8/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 8.13. What say you Jurors?
- 8.14. Unanimous Yes.
- 9. Order #9. Psychological warfare and blatant entrapment of time by the private legal system.
 - **9.1.**There is clear evidence that the use of prolonging cases to:
 - 9.2. avoid accountability -
 - **9.3.**Example: Cullerton. Raina Cruise 3 yrs.
 - **9.4.**Or to just drag matters on and on and on as a form of psychological warfare.
 - **9.5.** And installing itself as a parasite in People's lives.
 - **9.6.** This is gross incompetence.
 - **9.7.**This is now strictly forbidden.
 - 9.8. Any matter must be clearly measured against Maxim of Law and a swift determination issued.
 - **9.9.** Magistrates Court, no more than 2 3 hearings, within 6 months.
 - 9.10.No claimant in the court, no evidence in the court = no case, matter dismissed.

V1 Page 9/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- **9.11.**If individual is jailed, individual is to be released.
- 9.12.Accosted in daily living eg; nGoodthala, Corena Newland matters are Null and Void, with damages at \$75 000 minimum, as per Magistrates Court.
- 9.13. What say you Jurors?
- 9.14. Unanimous Yes

10.Order #10. Recuse Judge

- 10.1.Cannot recuse a Judge at the latter stages of a highly progressed case.
- 10.2.Definition: to challenge (a judge, prosecutor, or <u>juror</u>) as <u>unqualified</u> to perform legal duties because of a potential conflict of interest or lack of <u>impartiality</u>.
- 10.3. For example, after 14 hearings, with a trial pending in one month, and then replace him/her with someone else.
- 10.4.It is an absurdity in Law.







Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 10.5.And a clear strategic move to favour someone who feels threatened by the current Judge.
- 10.6. Should have been dealt with much sooner in the case.
- 10.7. What say you Jurors?
- 10.8. Unanimous Yes

11. Order #11. Witnesses

- 11.1. Witnesses must be identified on the same day.
- 11.2.To prevent collusion and strategy.
- 11.3. The Supreme Court of Western Australia clearly display bias by requiring the defendants to identify witnesses ahead of the applicant.
- 11.4.One party cannot have a date to disclose witnesses, with the other party having a date after that.
- 11.5. That is a clear example of an unfair landscape.
- 11.6. What say you Jurors?
- 11.7.Unanimous Yes



V1 Page 11/30



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

12. Order #12 Conflict of interest by Legal Practitioners

- 12.1.As a Legal Practitioner; working for the government and then working for an applicant in which the government is the defendant is a clear conflict of interest and is forbidden.
- 12.2. What say you Jurors
- 12.3. Unanimous Yes

13. Order #13. Reuters

- 13.1.Claiming copyright on photos when the photo has not been identified by watermark deems the claim of copyright to be null and void.
- 13.2. What say you Jurors.
- 13.3.Unanimous Yes





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

14. Order #14 Newscorp

- 14.1.Newscorp did publish an article August 10th 2024, with false impressions about Common Law.
- 14.2.It was requested by the Common Law Sheriffs to do a retraction.
- 14.3.It ignored this.
- 14.4.This article contributed to the snatching of Darrell Foote from the landscape and his incarceration in a mental health institute for 52 days
- 14.5.Common Law was referred to in the SACAT, who referred to Common Law Sheriffs as having a mental health problem.
- 14.6. This led to two Common Law Sheriffs quitting.
- 14.7.Newscorp therefore considers itself to be non accountable for what it does.
- 14.8.By failure to respond Newscorp and its employees 2 reporters, incur the Penalty Notices, as per already established for violation of the Executor and Beneficiary.
- 14.9. That being CEO of Newscorp \$10 000 000, and \$1 000 000, respectively.

V1 Page 13/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

14.10.What say you Jurors?

14.11. Unanimous Yes

15. Order #15 Disrespect of Common Law and the Guardians of.

15.1.Public servants cannot taunt, disrespect, laugh at or disregard the role of Common Law Sheriffs. Penalty to apply as per disrespect of the Law and the Executor and Beneficiary who operates within the Law.

15.2.Penalty: \$100 000.

15.3. What say you Jurors?

15.4. Unanimous Yes

16.Order #16 James Walsh

16.1.James Walsh 16 is free to move himself to wherever he wants to live.

V1 Page 14/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 16.2.Under no circumstances may this be impeded by any government Department, such as the Federal Police, or an alleged 'Court Order' by a judicial officer.
- 16.3. Any Federal Police, or other department, who engage in attempting to return James to a place he has not chosen to live, will be dismissed from service and publicly gazetted for slavery, and incur the appropriate Penalty.

16.4. What say you Jurors?

16.5. Unanimous Yes

17. Order #17 Raina Cruise.

- 17.1.If the Magistrate moves against Raina Cruise after hosting a 3 year Court case, a psychological prison sentence in its own right, over altercations that were born out of the privately owned Covid business model, that jail sentence will be deemed null and void.
- 17.2.The Judicial Officer will be deemed incompetent and need to stand down.

V1 Page 15/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 17.3. This Order will be disclosed after the sentencing has been delivered December 4th, 2024.
- 17.4. What say you Jurors?
- 17.5. Unanimous Yes
- 18. Order #18: Legal Board of Western Australia and Law Council of Australia
 - 18.1.https://www.lpbwa.org.au/
 - 18.2. https://lawcouncil.au/membership
 - 18.3. Recognised as engaging in psychological warfare.
 - 18.4. Calling themselves Law, when they are legal.
 - 18.5.The Legal Board of Western Australia has multiple claims of incompetence against it when it comes to investigating incompetent Legal Practitioners.
 - 18.6. Such failures drive cases into the Supreme Court with cases up to 14 hearings with a trial pending.



V1 Page 16/30



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 18.7.But invests its time into launching multi layered investigations into **Crown: We The People of Superior Jurisdiction**, based on alleged authority to do so.
- 18.8.Such authority violates the Maxims of Law that Law cannot be enclosed, and is a wholly fictional authority born of the fictional Guardianship system imposed on Humanity in 1302.
- 18.9.The Legal Board and The Law Council of Australia have been informed 11.11.2024 it is now in an Audit by Crown Executive Orders and the National Common Law Sheriffs due to its violent conduct and misrepresentation of Law in the landscape.
- 18.10. This Council audits Constituents is held accountable for gross failings in Maxim of Law, thereby causing extremes of Harm and Injury in Community.
- 18.11. The intention of the audit is to hold full accountability that this industry is brought to standards of Maxim of Law, despite being a Guardianship infrastructure.
- 18.12.By this audit, it will delete many toxic behaviours and practices and either upgrade this toxic and dangerous industry, or delete it entirely.

V1 Page 17/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

18.13. What say you Jurors?

18.14. Unanimous Yes

19. Order #19. Corena Newland

- 19.1.In the matters of Corena Newland, in which the WA Police withdrew their claim, despite injuries incurred, the Orders issued by Corena Newland for damages of \$75 000 in the Magistrates Court and \$75 000 for her brother Kenny, in jail, are awarded.
- **19.2.**Police should know and be clear, they cannot create Harm and Injury and false claim and then simply withdraw the claim without incurring damages.
- **19.3.**Police cannot lay hands on People in Community without being held accountable.

19.4. What say you Jurors?

V1 Page 18/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

19.5. Unanimous Yes

20. Order #20. Kenny Smith,

- 20.1.brother of Corena Newland does find himself incarcerated due to failure of Lawful Due Process with the Public Trustee and the mismanagement of Centrelink payments, coupled with Orders created by the State Administrative Tribunal.
- **20.2.**Kenny Smith has a mental health impairment, and was under the Guardianship of his mother Bronwyn Newland, until she passed in 2023.
- **20.3.**The Public Trustee and SAT stepped in with failure of transparency as to their actions and authority.
- **20.4.**Thus resulting in Kenny ending up in jail due to the strange ways the Public Trustee handles monies.
- 20.5. He is now in a jail environment.
- 20.6. Kenny has a Court hearing Monday 18th November, 2024.
- **20.7.**Kenny needs to be released and come under the care of Corena Newland, who has been interfacing with the State Administrative

V1 Page 19/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

Tribunal to recover Guardianship amid confused records and authority on behalf of the SAT and the Public Trustee.

20.8. What say you Jurors?

20.9. Unanimous Yes

21. Order #21 Cheyenne Hume and Terrence Rodd.

- 21.1.All 3 children have been stolen, multiple times by DCP, and are currently in foster care, without Lawful Due Process, i.e.
 Magistrate Tyer of the Bunbury Court, made a Court Order on August 9th 2024, to take the boys again. The parents were not in the Courtroom and did not know there was a custody hearing in process.
- 21.2. Terrence was then incarcerated for unsubstantiated claims.
 - 21.2.1. There is no claimant in the court.
 - 21.2.2. There is no evidence in the court.
 - 21.2.3. The Police taunted they would make false claims about him.

 And put him in jail.

https://executiveorders.life wethepeople@executiveorders.life

V1 Page 20/30

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



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

21.3.Remedy:

- 21.3.1. The 3 children need to be returned immediately. .
- 21.3.2. Terrence needs to be released from jail.
- 21.3.3. The highly decayed House needs to be repaired as this is an asset owned by Crown: We The People of Superior Jurisdiction.
- 21.3.4.All Centrelink payments need to be restored.
- 21.3.5.A 4 bedroom home needs to be provided.
- 21.3.6. This family needs to be left in peace.
- 21.3.7.Zero harassment by Police, and DCP.
- 21.4. What say you Jurors.
- 21.5. Unanimous Yes

22. Order #22. Native Title Trusts

22.1.By the legal, but not Lawful, framework of the Prescribed Body
Corporates; a function of the privately owned Native Title
instrument, it is clear the transparency of Trusts is trapped inside
the legal framework of this industry, hence producing harvest from

V1 Page 21/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

the Lands, whereby some People prosper from the Trust, at the expense of the many.

- 22.2.All Trusts are in an Audit position due to the use of the Lands to generate the revenues.
- 22.3.All bookwork must be made available if called on, so that the true Elders can see what is happening to the Lands and the revenues generated from the use of the Lands.
- 22.4. Failure to make transparent a Trust, by the Trustee/s, to the Beneficiaries, does incur a penalty of \$5 million per Trustee.
- 22.5.Abbotts Trust to be made publicly transparent for failing to agree to disclosure.

22.6. What say you Jurors?

22.7.Unanimous Yes

23. Order #23 Darrell Foote



V1 Page 22/30



Planet EartH Planet Heart

Peoples Alliance for Rule of Lore/Law

Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 23.1.A full account of all parties involved in the incarceration of Darrell Foote in Glenside Mental Health facility for 52 days is in progress with accountability for slavery to be tallied.
- 23.2.The binding of Darrell Foote to a Community Treatment Order to be forcibly injected is an act of slavery.
- 23.3. Accountability should be tallied accordingly.
- 23.4. What say you Jurors?
- 23.5. Unanimous Yes

24. Order #24 Possession of Land

- 24.1.Based on the Possession of Land by a failure of Lawful Due Process.
- 24.2. Notice of Possession of Land
- 24.3.As per Transfer of Land Act 1893:
- 24.4.The Authority that is already vested to Common Law Sheriffs in Superior Jurisdiction and following Lawful Due Process to action:
 - 24.4.1.Reclaim possession of property

V1 Page 23/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 24.4.2. Remove current unlawful occupiers,
- 24.4.3.and establish if unlawful Occupiers were aware they were recipients of stolen property.
- 24.4.4.Return the real property to original registered proprietor of the land, in Fee Simple
- 24.4.5. And any other actions deemed necessary
- 24.5. Where:
- 24.6. There has been an order for possession written without claimant substantiating claim
- 24.7. Exercising possession based on expired documents
- 24.8 and/or defective documents
- 24.9.and/or irregular and informal documents
- 24.10.Possession orders written alleging Federal Reserve banking system is valid when it is not, and thus alleging any true 'consideration' was exchanged, when it was not. A fiat currency The Federal Reserve does not have true consideration. It is a currency generated by the Creditors signature.







Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 24.11.Producing court documents without a signature of a Judicial Officer,
- 24.12. not disclosing to the Title holder the verifiable process between the Supreme Court and Landgate
- 24.13.Common Law Sheriffs shall take back possession of the real property of any individual who has had their real property taken, or about to have their real property taken, by Failure of Lawful Due Process by the corporate sheriffs on behalf of the corporate Supreme Court or others.
- 24.14.Common Law Sheriffs shall issue a Notice to Vacate to current occupiers, deemed as occupiers are there due to Failure of Lawful Due Process
- 24.15.Common Law Sheriffs shall issue a Notice for repossession, if the property is unoccupied.
- 24.16.Attempts to bring clarity to Failure of Lawful Due Process that are delayed and intercepted further, is a failure of remedy
- 24.17.1215 Magna Carta Clause 52

V1 Page 25/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

24.18.If anyone has been disseised or dispossessed by us, without lawful judgment of his peers, of lands, castles, liberties, or of his right, we will restore them to him immediately.



24.19.What say you Jurors? 24.20.Unanimous Yes

Planet Heart

25. Order #25. Folio 561, Volume1299. Lot #1, on Diagram 31597



https://executiveorders.life wethepeople@executiveorders.life



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

25.1.Manolini is to be immediately registered as the lawful proprietor on the government Land Registry known as Landgate.

25.2.Lot 1 on Diagram 31597, 15 Manolini Road Ryan Brook WA, 6395 and being the whole of the land in Certificate of Title Volume 1299 Folio 561.

Possession of Real Property based on failure of lawful due process

Order#

Wayne Manolini to be immediately registered as the lawful Proprietor

by unfettered possession of Real Property,

at 11.45hrs on the 12th September 2023.

Land already under the Transfer of Land Act 1893.

Location (Number) 15 Manolini Road, Ryans Brook, Mobrup WA,

Lot on deposited Plan (Number) and being the whole of the land comprised in Certificate of title Volume (number) Folio (number).

Any attempt to enter this property without the express consent of the Claimant named

Will render those responsibly liable to civil or criminal proceedings being brought against them.

V1 Page 27/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

25.3. What say you Jurors?

25.4. Unanimous Yes

26.Order #26 - Travelling in the Private

- 26.1.As a consequence of the previous Order, all insurance companies must offer products to accommodate insurance in the private sector.
- 26.2.Insurers must adjust their risk assessment to be able to offer the insurance of both mandatory insurance: that being 3rd party, Public liability insurance policy, and optional choices: such as comprehensive cover.
- 26.3. Refer to Australia Post Car Insurance. As a possibility.
- 26.4. This shall be paid by the Bills of Exchange.

V1 Page 28/30





Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

26.5. What say you Jurors.

26.6. Unanimous Yes

27. Order #27. The use of Private Plates

- 27.1.Due to monopoly business models, the car registration being another example of this, and does include acute standards of violence to maintain,
 - 27.1.1.including stripping the car plates at the side of the Public Roads.
 - 27.1.2.hand cuffing
 - 27.1.3. incarcerating
 - 27.1.4.issuing fines for non use of the product the plates -
 - 27.1.5. forcing cars over the pits before they can go back on the public roads
 - 27.1.6.disrupting the mechanisms of supply and demand by preventing competitors in the marketplace.



V1 Page 29/30



Global: Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

- 27.2.Penalty for any violence incurred does invoke an immediate injury payment of \$75 000 from the Magistrates Court.
- 27.3.Crown: We The People are now free to file onto the Court Record, that competitors are in the marketplace, as of now, and will continue to build out competitor models.
- 27.4.Competition being an effective tool to ensure Humanity has choice and will weed out inefficient systems by simply removing their funds from those suppliers.
- 27.5. What say you Jurors.
- 27.6. Unanimous Yes

THE MEEK SHALL INHERIT THE EARTH.

MATTHEW 5:5

27 ORDERS



V1 Page 30/30

