

PAFROL. 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

### 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

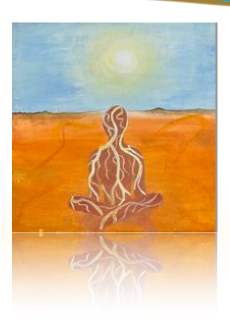
The Meek Shall Inherit The Earth. Matthew 5:5

V1 Page 1/98





PAFROL. 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



# 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.** 



V1 Page 2/98



PAFROL. 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

Form 00005. IA & I: MAP & TRACK.

2024-804-002 - in red pen.

January 3, 2025.

- 1. The following is the 'red pen' version after the Hearing December 31st 2024
  - 1.1. Refer to 2024-804-001 for original.
  - 1.2. Dated 27 December 2024, and in purple in this document.
  - 1.3. All red text is feedback to events.
- 2. The hearing began in the wrong jurisdiction.
- 3. The Magistrate/Trustee/Fiduciary: Cullen had not read the documents and attempted to run a lower jurisdiction court, despite the Executor being at the table, as per paperwork submitted, 30.12.2024.
- 4. Magistrate/Trustee/Fiduciary: Cullen was **incompetent** at the bench as she had not read the documents.
- 5. As part of her offerings the Magistrate/Trustee/Fiduciary: Cullen suggested I get legal advice. Indicating no awareness that I was attending in Law, not legal. Two different jurisdiction.

5.1.Legal = corporations.

5.2.Law = The People.

V1 Page 3/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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. Cullen was 100% <u>unaccountable</u> for the <u>origin of alleged authority</u> she was sitting under, despite extensive notes requiring clarity:
- 7. An offshore privately owned legal fiction **monopoly** calling itself the government and the Law on OUR Land.
- 8. This is Treason, Fraud and Slavery.
- 9. The Hearing was Terminated by the Executor : :leith-wendy:masters due to an incompetent Magistrate/Trustee/Fiduciary at the bench.
- 10. A second hearing was consequently set for February 11, 2025.
- 11. My time is not free to attend the claims of this private corporation.
- 12. Or the damages incurred due to this private corporation.
- 13. There is a further hearing January 9 2025, for my original filing dated **28.8.2024** because my original request to attend the Court regarding these matters was divided into 2 court dates, at 2 separate courts, with 2 separate Magistrates.
- 14. The Police structured it this way, for no logical apparent reason. But due to the failings of the first hearing, this second hearing can be made good use of, to present this same paper, with additional notes, in red.
- 15. These courts are required to substantiate their claim of alleged authority, by rebutting these notes with alternative gazetted structure, not just words to fob the subject off.
- 16. Every Magistrate, Judge, Master or Registrar who attends a Court as an alleged Lawful Authority can be held accountable for **Treason**, **Fraud and Slavery**.

V1 Page 4/98





PAFROL. 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. **Magistrate/Trustee/Fiduciary Cullen** failed to have her name on the bench. And had to be asked for it.
- 18. **Magistrate/Trustee/Fiduciary Cullen** alleges to have an authority above the Law: passing decisions that effect People's lives, from an **anonymous** standpoint.
- 19. Maxim of Law: All are accountable for their actions.
- 20. The **Ventia** staff also had hidden Identification tags.
  - 20.1. These employees are trained to believe they can do that and it is ok.
  - 20.2. Employees can be checked for visa status.
  - 20.3. Those on a visa can be returned to their homeland.
- 21. Maxim of Law: all are accountable for their actions.
- 22. The Hearing was terminated, due to incompetence.
- **23.** The Executor instruction to abort the January 9 2025 hearing could not be fulfilled as no business was taken care of.
- 24. Therefore, I will attend this hearing. May the next Magistrate/Trustee/Fiduciary be more competent.

Refer to red notes for updates of outcomes.



V1 Page 5/98



PAFROL. 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

# **INDEPENDENT AUDIT & INVESTIGATION**

By Crown: We The People of Superior Jurisdiction Audit:

#### From Legal Monopoly to Lawful Competition.

#### At any time:

Crown: We The People of Superior Jurisdiction
are free to end a privately owned, legalised but not Lawful,
violent monopoly business model that is governing our lives,
and inhibiting access to our Inherent Right to Resources.
We hereby restore Maxim of Law and Lawful Due Process.
That time is Now.

**Terra Australis Grand Jurys:** 

23.9.2021 - Present.

The Free and Astute Voice of the People.



V1 Page 6/98



PAFROL. 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

#### MAP AND TRACK OF COURT DATES

DATE	DOCUMENT #	ACTION	GAZETTED	REPLY BY:	REPLY RECEIVED	ADDITIONAL NOTES
31.12.2024	2024-804-001	Hearing #1 in Fremantle Court	5.1.2025			TERMINATED due to incompetence and attempting to overrule the Executor with Inferior Jurisdiction.
9.1.2025	2024-804-002	Hearing #1 in Perth Magistrates Court		Magistrate Cullen re ODPP matters - Remedy. 14.1.2025		Reply to Sheriff Office.
11.2.2024		Hearing #2 in Fremantle Court				





PAFROL. 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

2024-804-002

27 December, 2024.

At the request of :leith-wendy:masters: Executor and Beneficiary.

To be heard in the Fremantle Magistrates Court: 31 December 2024. 9.30am.

fremantlecourt@justice.wa.gov.au

Prosecution Notice: Brief No: 2410067-1 and 2410059-1: 2 matters.

Affidavit of Truth.

No mischief will be entered into.

#### 1. Unfortunately great amounts of mischief were entered into:

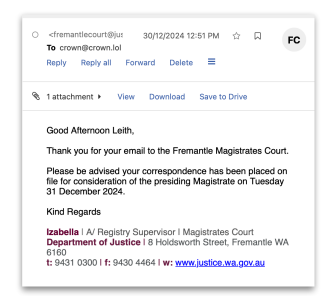
- 1.1. The document had not been read. 73 pages
  - 1.1.1. Some Grace is given. It was filed the day before.
  - 1.1.2. However email notice was received from the Court that it had been passed on for reading as I had given a very specific alert about the **73 pages.**
  - 1.1.3. Recorded in email.
  - 1.1.4. Izabella of the Court confirmed it had been received and passed on for reading.
  - 1.1.5. I appreciate the time was short. I did apologise for that in the email.
  - 1.1.6. I also noted in the hearing, my mother had passed just on the 19th, and it was festive season, so there were time constraints all round.
  - 1.1.7. Regardless, the matter was at the table for discussion.

V1 Page 8/98





PAFROL. 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



- 1.2. Magistrate Cullen: conducted herself in a manner that was:
  - 1.2.1. Loud and obnoxious.
  - 1.2.2. Prepared for someone who was attending in a different jurisdiction and responded with attempts to overpower.
  - 1.2.3. Dominating the speaking space.
  - 1.2.4. Attempting to roll out a '3 choices' offer by the privately owned legal fiction monopoly calling itself Law.
  - 1.2.5. Ongoing attempts to achieve joinder, by consistently referring to myself as Ms Masters, and giving instruction to sit in the Red Devil Chairs.
  - 1.2.6. This is not possible when preceding paperwork defines that Superior Jurisdiction is in attendance.
    - 1.2.6.1. No amount of theatre and/or trickery can overrule the paperwork.

V1 Page 9/98





PAFROL. 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

- 1.2.7. Attempted to unfold a hearing of controversy about allegedly travelling at less than9km over the speed limit.
- 1.3. The Hearing was terminated by Leith Masters as a waste of time until the paperwork had been addressed.
- 1.4. Instruction was then given by Magistrate Cullen to wait in the red devil chairs.
- 1.5. Clearly indicating she had no notion of the two jurisdictions in the room.
- 1.6. This is time wasting distraction to achieving the results required in 2025.
- I. Peaceful Greetings. Respect to one and all.
- II. This is <u>not</u> an opportunity to Prosecute.
  - 1.7. An attempt was made to Prosecute.
  - 1.8. The document 2024-804-001 had not been read.
  - 1.9. The Court was unprepared for the discussion coming to the table.
  - 1.10. The Hearing was terminated by Leith Masters.
- III. The Court is convened at the request of Leith Masters, **Executor and Beneficiary**; and is therefore under **Superior Jurisdiction**.
  - A. Magistrate Cullen was unaware of this and did not take the position of Magistrate/Trustee/Fiduciary.
  - B. Just Magistrate. And was relatively belligerent and completely unprepared.
- IV. All content should be carefully read and considered.
  - A. This did not happen.

V1 Page 10/98





# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- V. To the presiding Magistrate/Trustee/Fiduciary in these matters; also known as Trustee; this will either be the greatest moment of your career, and a marker in the history books, or it will be your greatest show of incompetence. Please choose wisely in alignment with Law, not legal.
  - A. It was the greatest show of incompetence.
  - B. However, we are kind, recognising that most are brainwashed by this fiction calling itself Law.
  - C. There are other opportunities/repercussions having now met Magistrate Cullen and seeing a history with the ODPP.
  - D. There are many First Nation families who have questions as to why their loved ones are in jail. Under a jurisdiction that has never been granted permission to rule.
  - E. Sovereignty has never been ceded to this jurisdiction occupying these Lands.
  - F. Literally described as 'occupy' in their own documents and gazettes.
  - G. We have remedy for these Crimes Against Humanity and all cooperation is advised.
- VI. Maxim of Laws: All are accountable for their actions.
- VII. Maxim of Law: All are equal before the Law.
- VIII. This hearing is much more about witnessing the changing of the Ages, than feeling the need to decide anything at all. The decisions have already been made by a Court of Superior Jurisdiction, the Terra Australis Grand Jurys. And thus present this privately owned administration with **Terms and Conditions** for its continued use of our resources to generate profit from its Privately Owned System of Commerce. (POSoC).
- 2. Peaceful Greetings. Respect to one and all.
- 3. Please refer to specific details of these matters before the Court at the end of this document, after defining who the Court actually is, and its alleged authority.

V1 Page 11/98





PAFROL. 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. The Court is beholden to **Maxim of Law: The claimant must prove their claim**, that it has any authority. The following details may assist in that matter.
  - 4.1. 31.12.2024: No attempt to clarify jurisdiction was entered into.
  - 4.2. Cullen used the distraction of attempting to generate controversy over a matter that has been addressed, and dispensed with, in this paper. A speed limit issue. **Off topic.**
- 5. Synopsis: Leith Masters, Executor and Beneficiary,
  - **5.1.** attending a **company** location, known as
  - **5.2.** Fremantle Magistrates Court:
  - **5.3.** Fremantle Court, 8 Holdsworth St, FREMANTLE 6160. WA.
  - 5.4. To tend to matters concerning the 'products' of the company, used in a monopoly business model upon the Lands of Terra Australis, by the private corporation that refers to itself as Australia, and the Commonwealth of Australia.
  - **5.5.** Note the use of all capitals for the word FREMANTLE to establish an **occupied** area, under an inferior jurisdiction. As the occupier is an offshore company.
  - **5.6.** And the use of MASTERS in all capital letters on the PROSECUTION NOTICE to attempt to enclose and capture the Living within that Statutory inferior jurisdiction.
  - **5.7.** It is noted that despite myself calling the Court into action, that the Court has responded with a 'presumption' it has an opportunity to PROSECUTE.
  - **5.8.** That presumption is rejected. No opportunity to PROSECUTE exists.
    - **5.8.1.** The Court attempted a PROSECUTION by use of the all CAPITALS name.
    - **5.8.2.** Because the documents had not been read.
    - **5.8.3.** Therefore the Hearing was Terminated.

V1 Page 12/98





# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 5.9. It is expected the use of words in all capitals is well understood as a language of a privately owned jurisdiction, and little to no effort will be used to explain this in this paper, other than to recognise it as a language of a privately owned 'enclosure'. That exists without common knowledge of its language and therefore violates the 8 essentials of a valid contract.
  - **5.9.1.** Despite this, the matter unfolded in this framework.
  - **5.9.2.** Because the documents had not been read.
- 6. The private company/corporation as per its own Constitution is defined in the following way.
  - 6.1. Law Courts Limited: A company limited by guarantee 23 February 2007.
    - 6.1.1. This subject was ignored.
    - 6.1.2. Used is a strategy of: scatter, swarm, distract, bluster.
    - 6.1.3. Clarity of this detail is **essential.**
    - 6.1.4. And for grounds to repurpose this system of commerce, which is paid for by the People.
    - 6.1.5. And to eliminate the scope of violence unleashed upon Humanity by this monopoly.
- 7. As per point 1 and 2 of the Company Constitution: it clarifies
  - 7.1. 1. The name of the company is **Law Courts Limited.**
  - 7.2. Registered office:
  - 7.3. 2. The registered office of the company is situated at 184 Phillip Street, Sydney in the state of NSW.
  - 7.4. Other points throughout the Constitution clarify this is a National Constitution and not just subject to NSW. And thus governs the Fremantle Magistrates Court.

V1 Page 13/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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. As per Point 3 of the company Constitution
  - 8.1. Which can be found here: <a href="https://www.lawcourtsltd.com.au/\_files/ugd/213dd1\_ed10dc9b21d24be3ad30d3cf0c92bfde.pdf">https://www.lawcourtsltd.com.au/\_files/ugd/213dd1\_ed10dc9b21d24be3ad30d3cf0c92bfde.pdf</a>
  - 8.2. And which clarifies the following:
  - 8.3. Act means the Corporations Act 2001, (Cth) as amended from time to time.
    - 8.3.1. Notes: Thus confirming this Company is regulated by ASIC; the Australian Securities and Investment Commission, and is therefore a 'for profit' enterprise.
    - 8.3.2. ASIC defines a rule book for corporations, not People.
    - 8.3.3. ASIC does not and cannot mention People, as People are governed by Maxim of Law, and not the Acts, Statutes and Legislations of the corporation code of conduct.
  - 8.4. Australia means the Commonwealth of Australia.
  - 8.5. Australian minister means the Attorney-General for the Commonwealth of Australia.
  - 8.6. Australian officer means an officer appointed under any of the following Acts:
  - 8.7. High Court of Australia Act 1979 (Cth);
  - 8.8. Federal Court of Australia Act 1976 (Cth);
  - 8.9. \*Federal Magistrates Act 1999 (Cth); and Federal Circuit Court of Australia Act 1999
  - 8.10. Public Service Act 1999 (Cth).
    - 8.10.1. When did we ever agree to be governed by any of these Acts?
    - 8.10.2. A violation of Lore and Lawful Due Process.
    - 8.10.3. Operating under presumption and enforced by violence.
- 9. And, as per point 6 of the Constitution which states:





PAFROL. 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

- 9.1. Words or expressions used in the constitution, other than those defined in this clause 3 of the Constitution, shall be interpreted in accordance with the provisions of the Acts Interpretation Act 1901 (Cth), as amended from time to time.
- 9.2. And can be found here:
  - 9.2.1. <a href="http://classic.austlii.edu.au/au/legis/cth/consol\_act/aia1901230/s2b.html">http://classic.austlii.edu.au/au/legis/cth/consol\_act/aia1901230/s2b.html</a>
- 9.3. And does define 'Australia' in the following way:
  - 9.3.1. <u>"Australia"</u> means the <u>Commonwealth of Australia</u> and, when used in a geographical sense, includes:
  - 9.3.2. Norfolk Island,
  - 9.3.3. the **Territory of Christmas Island** and
  - 9.3.4. the **Territory of Cocos (Keeling) Islands**,
  - 9.3.5. but does not include any other external Territory.
    - 9.3.5.1. No capacity existed for clarity around this critical matter.
    - 9.3.5.2. The Magistrate was belligerent and the document had not been read.
- 9.4. **Australia**, and the **Commonwealth of Australia** is therefore 3 offshore islands, as identified in the following images.



V1 Page 15/98



PAFROL. 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.







But is <u>not</u>
this Land mass



- 10. Further: The Constitution defines itself as 'occupying' Land, as opposed to being 'Law of the Lands'.
  - 10.1.1. Thus it would appear we are under Belligerent Occupation.

V1 Page 16/98





PAFROL. 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

- 10.2. As no Constitution has been identified for Western Australian Courts and thisConstitution does, at point 13, infer it is a National document; it says the following:
  - 10.2.1. to provide accommodation for courts, court registries, other court support services and to render and keep such accommodation suitable and available to provide accommodation for persons nominated or approved by the <u>Australian</u> minister and by the State minister in areas as may be set apart for occupation by Australia and the State respectively and to render accommodation suitable and available for occupation;
- 10.3. Note the words 'set apart' and 'occupation', inferring not of this Land mass, but occupying it none the less.
- 10.4. And the use of 'available for occupation'.
  - 10.4.1. As Terra Nullius: "land belonging to no one"; is long dismissed, nothing is 'available' without first acquiring permission from the Traditional Owners and Custodians of these Lands.
- 10.5. Use of 'Australia and the State respectively', clarifying this is a National Constitution.
- 10.6. And further develops this concept of being a privately owned, member based company with Directors, at points: 26 and 27 of the Constitution
- 10.7. Point 25 creates provision for use of **Promissory Notes**, as per the Bills of Exchange Act 1909.
  - 10.7.1. And yet reveals a failure to cope with this process in any way.
  - 10.7.2. As identified by a 2.5 year Audit to identify extreme standards of violence and belligerence across multiple essential industries governed by the 'Australian Government', an offshore company, utilising monopoly conditions.
  - 10.7.3. Industries include, but are not limited to water, electricity, gas, mining and roads.

V1 Page 17/98





PAFROL. 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

- 10.7.4. These essential resources are accessed by becoming part of a Unilateral Contract that has savage and violent outcomes if not followed.
- 10.7.5. **Unilateral Contracts** fail the 8 Essentials of a Valid Contract. Refer below for details of the 8 Essentials of a valid contract.
- 10.7.6. The private companies that harvest our resources and sell them back to us ignore standards such as 14g of the Debt Collection Guidelines. Page 27. Often engaging in extreme standards of extortion, belligerence, disrespect and harvest.
  - 10.7.6.1. Synergy and the Water Corporation are recorded for this conduct.
- 10.7.7. https://www.accc.gov.au/system/files/Debt collection guideline for collectors and creditors April 2021.pdf
- 10.7.8. Crown: We The People of Superior Jurisdiction are the Creditor.
- 10.7.9. Not the Debtor.
- 10.7.10. Crown: We The People of Superior Jurisdiction are the Custodians.
- 10.7.11. Not the Customer.
- 10.7.12.Even when positioned as the Debtor, also known as slavery, these companies cannot follow their own guidelines of conduct, often extorting and insisting on large sums of money from People to have essential resources reconnected, which should never have been disconnected in the first place.
- 10.7.13.Large Fines and Penalties, as **Terms and Conditions**, now exist for these companies who disconnect Inherent Right to Essential Resources.
- 10.7.14. Thus engaging Humanity in slavery by forcing the People to work for a privately owned currency to pay for goods and services that should be paid for by a signature. Bills of Exchange Act 1909.
- 10.7.15. Criminal code 270. Slavery 25 years jail.



V1 Page 18/98





PAFROL. 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

- 10.7.16.In a hearing at the Perth Magistrates Court 25.10.2024; Merry vs Wanneroo Council, it was clear, the outcome was predetermined to uphold monopoly conditions and failed Lawful Due Process. The Court ignoring it's own Bills of Exchange Act 1909. This is an incompetent Trustee/Magistrate.
- 10.8. Point 32 creates good provision for remunerations for members from this 'for profit' business model.
- 10.9. Point 33 highlights this Constitution is 50 years old, dating back to 23 December 1974
  - 10.9.1. And harks back to the extensive political climate of 1973/1974 and can be viewed here:
  - 10.9.2. <a href="https://www.aph.gov.au/About\_Parliament/Senate/Practice\_and\_Procedure/platparl/c04">https://www.aph.gov.au/About\_Parliament/Senate/Practice\_and\_Procedure/platparl/c04</a>
- 10.10.Point 39 explicitly defines this Constitution operates at a State and 'Australia' level.
- 10.11. 'Australia' and 'Commonwealth' to be defined below, by its own gazettes, and clarifies such entities to be an offshore company, conducting commerce on these Lands.
- 10.12.http://classic.austlii.edu.au/au/legis/cth/consol\_act/aia1901230/s2b.html
- 10.13.No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 11. Therefore, the Court is clearly defined as a **private 'for profit' company** with Directors and Members.
  - 11.1. And therefore has no basis in believing it:
    - 11.1.1. can deliver a privately owned legal paradigm and call it 'Law';
    - 11.1.2. using its corporate Acts, Statute and Legislations,
    - 11.1.3. and the all capitals language to acquire <u>alleged</u> jurisdiction over the People,
    - 11.1.4. which to assert jurisdiction over, refers to as the 'Public',

V1 Page 19/98





PAFROL. 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

- 11.1.5. for use of its private instruments: license, permits, registrations and certificates
- 11.1.6. that are delivered through Unilateral Contracts
- 11.1.7. and invoke extreme standards of violence if the contract is ignored.
- 11.1.8. Law cannot be owned nor enclosed.
- 11.1.9. Maxim of Law: if Law cannot be accessed and understood by all, it is not Law.
- 11.1.10. This is a self assigned elitist club and system that refers to those who are not a member, and not trained in the privately owned legalese as a 'lay person'.
- 11.1.11. No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 11.2. As a private company; it sets up company structures and refers to its structures as 'justice' for example: <a href="mailto:fremantlecourt@justice.wa.gov.au">fremantlecourt@justice.wa.gov.au</a>
  - 11.2.1. And further
  - 11.2.2. High Court of Australia Act 1979 (Cth);
  - 11.2.3. Federal Court of Australia Act 1976 (Cth);
  - 11.2.4. Federal Magistrates Act 1999 (Cth); and Federal Circuit Court of Australia Act 1999
  - 11.2.5. Public Service Act 1999 (Cth).
  - 11.2.6. These are **monopoly** structures of a privately owned company utilising its own legalese language and referring to it as 'Law'.
  - 11.2.7. Monopolies do not exist in Nature. And are an unnatural construct born of legal, not Law. Born of a time of the pillage of the planet and all natural systems; Doctrine of Discovery 1493-2023. And therefore delivers all forms of Harm and Injury to those on the receiving end of this unnatural construct.

V1 Page 20/98





PAFROL. 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

- 11.3. No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 11.4. Crown: We The People of Superior Jurisdiction, allegedly become 'members' of the private company by using the private instruments of the private company: certificates, license, registrations and permits. These instruments are gateways to access Inherent Right to Resources and maintain a monopoly business model. By referring to the People as the 'Public', the People allegedly fall under Acts, Statutes and Legislation.
- 11.5. This is legal fiction language. And has been instigated to bring about an inequitable distribution of resources and a **slave** nation.
  - 11.5.1. Eg: Mining: Northern Star, Kalgoorlie. Worth \$18B
  - 11.5.2. Largest shareholder 44%: HSBC: shares 515M.
  - 11.5.3. Elder shares: zero.
  - 11.5.4. HSBC dividend return 2024: \$220M.
  - 11.5.5. Elder dividend return \$0.
- 11.6. This is the harvest of our resources by a global **monopoly** construct.
- 11.7. Resulting in the mass disenfranchisement of whole sectors of community, particularly First Nation People of these Lands, who fill 29% of jail cells despite being less than 3% of the population. Clearly an agenda exists.
- 11.8. No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 11.9. The People have no binding to Acts, Statutes and Legislation.

V1 Page 21/98





PAFROL. 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

- 11.10.Nor to the forced use, by armed violent policy officers, of private instruments to exist on our own Land.
- 11.11. The People have binding to the timeless **Maxim of Law**, that exist in Nature.
- 11.12.Maxim of Law is not created in boardrooms.
- 11.13. Maxim of Law is the ultimate measuring tool of all matters.
- 11.14. And is now used extensively to measure all matters.
- 11.15. Failure of Maxim of Law, deems matters Null and Void.
  - 11.15.1. This POSoC finds itself in a very serious position with no options but to be repurposed by negotiation with the People.
- 11.16. Maxim of Law finds the privately owned legalese of the private corporation that refers to itself as Australia and the Commonwealth of Australia, to be a gross misrepresentation of Maxim of Law, and is a slave system under the title of 'Guardianship' with its current origin at Unum Sanctum 1302.
- 11.17. This is a Vatican, Roman Catholic Church construct where the People became property.
- 11.18.It is terminated for it's failure to adhere to Maxim of Law.
- 11.19. Maxim of Law: all are accountable for their actions.
- 11.20. This is a class based system and fails Maxim of Law: All are Equal Before The Law.
- 11.21. This system, for the past 722 years, is a trick of the Roman Catholic Church which, via Pope Boniface, deemed itself to own the People and the Planet. And has since conducted itself as administrator of all matters, and is now removed from such self assigned privilege.
- 11.22.Not only by **Crown: We The People of Superior Jurisdiction**, but by its own recognition of **dis-grace**.

V1 Page 22/98





PAFROL. 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

- 11.23. Doctrine of Discovery 4 May 1494 30 March 2023.
  - 11.23.1. 530 years of pillaging Mother Earth and her People.
  - 11.23.2. Terminated. By Pope Francis.
  - 11.23.3. https://www.vaticannews.va/en/vatican-city/news/2023-03/vatican-formally-repudiates-doctrine-of-discovery.html
- 11.24.No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 12. When we see **through** this private Legal system that calls itself 'Law', but is not Law; we see we are **not** operating in real Law or equitable commerce.
  - 12.1. We are trapped in an 'enclosure' of **monopoly** with violent outcomes if we do not adhere to what the enclosure rules are.
  - 12.2. Refer to The Truman Show as a gazette of this structure. There are many gazettes in an effort to shift accountability to 'we told you so'. Including the board game **MONOPOLY**.
  - 12.3. This is a privately owned legal system of a private company, with many products in the marketplace, all positioned around access to our essential and inherent resources.
  - 12.4. That company maintains its products and 'customer' base by **monopoly** codes of conduct that are generally accepted as **forbidden** in all other marketplaces due to the violation of the free will mechanism of supply and demand to regulate the marketplace.
  - 12.5. No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 13. This era is the end time of the 'corporate sovereign ideology', a concept that does not exist in Nature and is not a part of Natural Law; but is based in monopoly business models,

V1 Page 23/98





PAFROL. 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

monopolising essential resources, whilst the People work to pay for the resources they are the inherent Custodian of. Also known as **slavery.** 

- 13.1. Reference may be clarified here:
  - 13.1.1. <a href="https://www.investopedia.com/terms/l/legalmonopoly.asp">https://www.investopedia.com/terms/l/legalmonopoly.asp</a>
  - 13.1.2. References in magenta are remarks made by Leith Masters.
- 13.2. And is quoted as follows:
  - 13.2.1. What Is a Legal Monopoly?
  - 13.2.2. A legal monopoly refers to a company that is operating as a monopoly under a government mandate. A legal monopoly offers a specific product or service at a regulated price. It can either be independently run and government regulated, or both government-run and government regulated. A legal monopoly is also known as a "statutory monopoly."
  - 13.2.3. The prevailing idea behind instituting legal monopolies is that if too many competitors invest in their own delivery infrastructure, prices across the board, in a given industry, would climb to unreasonably high levels. (This is not true of economics. Healthy competition is what regulates the marketplace to best practice with competitive pricing.) While this idea has merit, it does not sustain itself indefinitely, because in most cases, capitalism eventually wins out over legal monopolies. As technologies advance and economies evolve, playing fields typically level out, all on their own. Consequently, costs drop and barriers to entry diminish. In other words: competition ultimately benefits consumers, more-so than legal monopolies do.
  - 13.2.4. Throughout history, various governments have imposed legal monopolies on a variety of <u>commodities</u>, including salt, iron, and tobacco. The very earliest iteration

V1 Page 24/98





PAFROL. 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

of a legal monopoly is the **Statute of Monopolies of 1623**, an act by England's Parliament. Under this statute, patents evolved from <u>letters patent</u>, which is written orders issued by a monarch, granting title to an individual or a corporation.

- 13.2.4.1. As a Monarchy is a legal fiction, the granting of the Title is also fiction.
  Regardless, the business model has very real outcomes upon the wellbeing of the People.
- 13.2.4.2. This **monopoly** business model is no longer required, and has proven its toxic elements of violation of Maxims of Law, entrapment, arrogance and control, and extreme violence. This far outweighs the alleged good.
- 13.2.5. The Dutch East India Company, British East India Company, and similar national trading companies were granted exclusive trade rights by their respective national governments. Private freelance traders operating outside the scope of those two companies were subject to <a href="mailto:criminal">criminal</a> penalties. Consequently, those companies fought wars in the 17th century, in an effort to define and defend their monopoly territories.
  - 13.2.5.1. This monopoly conduct continues to this day. Since the covid19 shutdowns we can witness a remarkable increase in the AI elements running these systems and a decrease in the People contact. 10 years from now, the People would have no access points to humans and no way of breaking through increasingly tight electronic firewalls to decision makers, and holding them accountable for misappropriation of resources and the hoarding of profits at the hands of a tyrannical system.
  - 13.2.5.2. Decision makers such as CEO's currently deem themselves completely unaccountable before the Law. The Law does not deem them unaccountable.
  - 13.2.5.3. We are in a 'now' moment of replacing an unnatural legal monopoly business model with the natural competition model to achieve a free market, thus

V1 Page 25/98





PAFROL. 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

reflecting the true desires of the People who regulate the market by choosing where to spend their money for the best service and value.

- 13.3. As described in this paper, these codes of conduct are now given new Terms and Conditions by Crown: We The People of Superior Jurisdiction, who are not the 'Public'
- 13.4. And are the **Terms and Conditions** for use of the roads by this Private Operating System of Commerce (POSoC) that has made use of the Custodians Inherent Rights via the monetisation of the chattel papers and written a code that until this time, has had no competition nor organised reply of **Terms and Conditions**.
- 13.5. This private company 'legalese', which it refers to as 'Law', has travelled across the waters to be on these Lands.
- 13.6. It does not have permissions from **Traditional Owners and Custodians** to be upon these Lands, and cannot produce any proof that it has such permission.
- 13.7. Because none exist.
- 13.8. And therefore must 'occupy' a position.
- 13.9. And is often referred to as 'Belligerent Occupation', based on the standards of violence this company perpetrates to maintain its position of alleged government, alleged Law, and alleged occupier of marketplaces from a monopoly position, despite a monopoly being a strictly forbidden business model as it suppresses supply and demand, and opens the door to 'violent forced use' of products.
- 13.10.No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.
- 14. Such violence and occupation is the subject of this hearing.
  - 14.1. The hearing was terminated.

V1 Page 26/98





PAFROL. 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

#### 15. Terra Australis Grand Jury #41 15.12.2024

- 15.1.Order #3 Departments of the Board of the Guardianship of 'Australia'.
- 15.2.In knowing that Australia is part of a global system of Governance, in which 'Australia' joined the United Nations as a founding signatory, 24th October 1945
- 15.3.Just 52 days after the end of World War 2
- 15.4. Without a Referendum of the People, because the People are not part of Australia. The People are part of Terra Australis.
- 15.5. Australia is a legal fiction Monopoly Board Game that sits over the top of Terra Australis, a private system of commerce, on our planet and refers to the People as the 'Public', hence it can allegedly escape seeking free will and informed consent for anything it does. As by trickery it is not referring to the People, but to the 'Public'. A token on a Monopoly Board.
- 15.6.One particularly disturbing Department of the privately owned legal system/Monopoly Game, that likes to call itself the 'Law of these Lands', but is not; is the Director of Public Prosecutions (DPP); whereby a 'Department' plays the role of the Prosecutor.
- **15.7.**The real claimant, if there is one, is missing
- **15.8.**The evidence is missing or construed.
- **15.9.**Essentially it is the State prosecuting the People.
- **15.10.**The State has no capacity to prosecute the People.
- 15.11. That would be Treason, Fraud and Slavery.
- 15.12. The State is at best, a Public Servant.
- 15.13. A Department does not have the capacity to put People in jail.
- **15.14.**Only a full Jury can do that.
- **15.15.**People and Departments are two completely different jurisdictions.
- **15.16.**The Living: The People. The Custodians.

V1 Page 27/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- **15.17.**And the Dead: The corporations. Fictional constructs.
- **15.18.**The living and the dead cannot do business.
- **15.19.**Therefore in the fictional, offshore, privately owned corporation that calls itself the Australian Government, it has created a fictional version of the People, called the 'Public'.
- **15.20.**So it can do business with the People.
- **15.21.**In this way it harvests the People by perpetuating a fraud based language of who is who and what is what.
  - 15.21.1. Parliament House: 4 Harvest Tce West Perth, 6005.
- **15.22.**The Creators and successors of the Monopoly Board Game, **NEVER** disclose this fiction. That the Public is a legal fiction and the People are not the Public.
- **15.23.**It perpetuates the myth via language such as 'The Public Health Act', and 'The Public may not proceed beyond this point'.
- **15.24.**We are not the Public, and we did not give free will and informed consent to be a function of this Monopoly Game.
- 15.25. Thus rendering all matters Null and Void.
- **15.26.**Unless **Crown: We The People of Superior Jurisdiction** offer Terms and Conditions that provide business opportunities for the corporate crown.
- **15.27.**By tricking People into believing the DPP has some authority over them, the DPP gets away with behaviour it cannot get away with in Law.
- **15.28.**It does not have authority.
- **15.29.** How many People are sitting in jail because of the DPP?
- **15.30.** The 'Public' is a legal fiction corporation, created without free will and informed consent.
- **15.31.**In this way the DPP supports itself, and generates activity for itself, by referring to the People as the 'Public', and capturing them by trickery.
- **15.32.**The DPP is a predator in our landscape, alleging to have powers over the People that it does not have. By referring to the People as the Public.

V1 Page 28/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- **15.33.**The DPP is to make available every case it has participated in whereby the People have gone to jail.
- **15.34.**So these People can be assessed for release.
- **15.35.**The DPP should cease to function in the manner it has, as a Prosecutor and seek to be repurposed via the Terms and Conditions of these Grand Jurys, The First Nation Sovereign Council and the Council of Elders.
- 15.36. What say you Jurors?
- 15.37.Unanimous Yes
  - 15.37.1.By the Grace of God, remedy is delivered. :
  - 15.37.2. Magistrate Cullen is an ex ODPP Public Servant.
  - 15.37.3.And will therefore be enlisted to assist in the process of liberating those who find themselves in jail via a failure of Lawful Due Process.
    - 15.37.3.1.https://www.wa.gov.au/government/media-statements/Cook-Labor-Government/New-appointments-to-strengthen-the-Magistrates-Court-of-WA-20230905
    - 15.37.3.2.Ms Cullen joined WA's Office of the Director of Public Prosecutions (ODPP) as a State Prosecutor about 18 months after being admitted to practice in 2008.
    - 15.37.3.3.During her 14 years with the ODPP, she prepared and presented numerous jury trials and led large case loads, and became a Senior State Prosecutor two years ago.
- **16.** Addressing a State/privately owned business model that results in violence if its **monopoly** product is not used; namely State License Plates; and in this instance has resulted in incurring a fine for not using the privately owned product, and has disabled the car by imposing it go over

V1 Page 29/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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 pits which upon first assessment resulted in absurd requirements that no one in these harsh economic times would be turning their attention to, and has therefore disabled this life.

#### 17. That incurs damages.

- 17.1. Refer to Terra Australis Grand Jury Orders below to update such standards.
- 17.2. These are extreme outcomes of conduct by the private offshore corporation that refers to itself as the **Commonwealth of Australia** to conduct its business on these Lands.
- 17.3. Simply because use of an alternative product in the marketplace was considered.
- 17.4. This behaviour is disproportionate to any other rational business protocols.
- 17.5. And is therefore called to attention for accountability and to be repurposed or become extinct by competition in the marketplace.

#### 18. It is noted; others encounter much worse outcomes than myself, including:

- 18.1.1. The many industries that facilitate these next stages of being outside the enclosure will inevitably drop away considerably, or completely.
- 18.2. Handcuffing.
- 18.3. Beaten up at the side of the road by Policy Officers of the corporation, also referred to as Police.
- 18.4. Paddy wagon transport to the Policy Officer Station. Paid for by the People.
- 18.5. Lock up at the Policy Officer Station.
- 18.6. Beaten up in the lock up by Policy Officers.
- 18.7. Mugshots for the private records of the system of legalese that refers to itself as 'Law'.
- 18.8. Fingerprints for the private records of the private corporation.
- 18.9. Transport to Watch House, where deprivation of rights drives People to accept, under duress, bail conditions so they can be released and get on with their life and responsibilities.

V1 Page 30/98





# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 18.10.Incarceration into a mental health hospital, under the 'Mental Health Act' a fictional construct created by the Board of the Guardians.
  - 18.10.1.Again, where alleged 'professionals' deem themselves above the Law, making serious decisions about a life from an anonymous position.
  - 18.10.2.It is an extraordinary delusion.
- 18.11. Court hearings on the grossly inefficient Circuit Court system.
- 18.12.License suspension, thus making it dangerous to travel if not carrying the **instrument** of the private corporation that refers to itself as the Australian Government, and as distinguished by States.
- 18.13.Expensive and debilitating fines owing to the 'for profit' offshore private company referred to in this paper as Australia and the Commonwealth of Australia.
- 18.14.Car confiscation. Despite the car being privately paid for by the individual People. Thus this is theft, Harm and Injury.
  - 18.14.1.Or does this POSoC retain the MCO Manufacturer Certificate of Origin, thus allegedly retaining the 'ownership' of the car?
  - 18.14.2. This critical element needs to be disclosed.
- 18.15.Car crushing, as if owned by the private corporation/State. Thus this is theft and wilful destruction of personal property by the private corporation/State.
- 18.16.Ongoing surveillance and disruption by Policy Officers.
- 18.17.Records of alleged criminal conduct, as described by legalese, not Law.
- 18.18. May be prosecuted, by legalese, not Law.
- 18.19.Driver's License may be suspended. A privately owned product of a private company.
- 18.20. Vehicle License may be suspended. A privately owned product of a private company.
- 18.21.Or cancelled. A privately owned product of a private company.
- 18.22. You may be disqualified from holding or obtaining a Driver's License. A privately owned product of a private company.

V1 Page 31/98





Planet EartH Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 18.23.Or Vehicle License. A privately owned product of a private company.
- 18.24. Your vehicle may be immobilised. Slavery.
- 18.25.Or have its number plates removed. A privately owned product of a private company.
- 18.26. Your details may be published on a website.
- 18.27. Your earnings or bank accounts may be garnished. Slavery.
- 18.28. Your property may be seized and sold. Slavery.
- 18.29.All for not using a privately owned product, that is operating in a **monopoly** business model, on the **Peoples** roads.
  - 18.29.1.These standards are wholly fictional and called to full account for measurement by

    Maxim of Law.
- **18.30.**These standards fail **Maxim of Law**, and are therefore **Null and Void**.
- 19. We will address the failings in **Lawful Due Process** of such a business model and issue **Terms** and **Conditions** that result in competition in the marketplace, so extreme outcomes such as these are eradicated by reinstating supply and demand and therefore 'consumer' choice.
  - 19.1. Inadequate providers will naturally be eliminated from the marketplace due to a lack of demand, based on the freedom of 'consumer' choice to spend their money where they get the best value for money.
  - 19.2. The word 'Consumer' is highlighted based on this becoming an outdated business model in its entirety.
  - 19.3. The Custodian is not a 'consumer' on our own Land.
  - 19.4. But for the purposes of discussing business models in this paper, the use of 'consumer' may occur.
  - 19.5. A monopoly business model is strictly forbidden in economics, for the reasons outlined in this paper.

V1 Page 32/98





PAFROL. 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

- 19.6. And yet it exists.
- 19.7. Therefore, accounting does exist at the end of this paper to balance the books for damages incurred by this forbidden <u>monopoly</u> business model being in the marketplace, and for exercising fictional powers that have consequently caused damages.
  - 19.7.1. These matters must be addressed in this context.

#### 20. Formalities:

- 20.1. For the third time. Peaceful Greetings. Respect to one and all.
- 20.2. These matters come in Peace.
- 20.3. These matters are On The Record.
- 20.4. No arguing or controversy is required.
- 20.5. All matters are measured by **Maxim of Law.**
- 20.6. The content is written, filed and gazetted.
- 20.7. Unless there is a superior framework not highlighted in this paper that the private company wishes to direct attention to, the architecture of this system will be deemed to be as delineated in this paper.
- 20.8. That is, an offshore private company referring to itself as 'government' and calling its privately owned language of legalese; consisting of Acts, Statutes, Legislation, and use of the all CAPITALS language; Law. It is not Law. It is legalese and has no binding upon the People except through violence, duress and trickery.
- 20.9. It is preferred if this matter would be heard at the beginning of the day please, and not the end.
  - 20.9.1. This is acknowledged as having occurred. Thank you .

V1 Page 33/98





PAFROL. 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

- 20.10. This is a respectful business based discussion about resource use.
  - 20.10.1.Under no circumstances are there to be any heavy handed security actions without full accountability to the corporation, probably Ventia, and individual employees.
  - 20.10.2. Unfortunately these standards were not upheld.
  - 20.10.3. The Ventia staff did not have name badges showing. They were in pockets.
  - 20.10.4. When asked at the x-ray machine 'why is your ID not showing?'
  - 20.10.5. The reply was 'I don't have to show it. "
  - 20.10.6. Yes you do. Why isn't it showing?"
  - 20.10.7. Reply "I will tell you in a moment'.
  - 20.10.8.But that moment did not come as a stream of people were coming through the door and the X-ray machine.
  - 20.10.9.Basic standards of Public Servant ID are hidden behind dangerous and delusional standards of conduct.
  - 20.10.10. The **Ventia Officer** remained anonymous throughout
  - 20.10.11.Heavy handed conduct did unfold in the court, when Magistrate Cullen instructed myself to sit in the 'red devil chairs' to await paperwork that was being generated because I had Terminated the hearing. And it was now being reset.
  - 20.10.12.At my free will refusal of the request to sit in the lower jurisdiction 'red devil chairs' the Ventia Officer was then called into action to force me into a chair.
  - 20.10.13.People in the gallery stepped in to assist as I was walking up the galley to the door so I could not be grabbed by the **Ventia Officer**: a very large Officer compared to myself.
  - 20.10.14. Bruising occurred for our People present:

V1 Page 34/98





PAFROL. 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

20.10.15. 3 women report having been roughly handled producing bruising, bumping and pain.

20.10.16. Injury 1:



- 20.10.17. Injury 2: 'Tenderness in left wrist lasting a day and upper left arm lasting 4 days.

  No visible bruising. '.
- 20.10.18. Injury 3: 'I have pain in my arm."
- 20.10.19.We then found the Court door to be locked, and we were not free to leave of our own free will, instead being boxed into a corner with multiple Ventia Officers in motion.
- 20.10.20. This is an extreme act of danger.
- 20.10.21. And an extreme violation of Freedom to move.
- 20.10.22. These are far from the standards of a responsible address of business matters at the table
- 20.10.23.All **Ventia Enterprise** needs to be informed of Standards that adhere to **Lawful Due Process.**

V1 Page 35/98





PAFROL. 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

20.10.24. https://www.ventia.com/generic-page/ventia-legal-entities?

fbclid=lwZXh0bgNhZW0CMTAAAR0vvR1IqOfoqINYKU-vj6vo2L8iJyjKnjAFmAeFLdNVUpMbSDmlVXBb6M\_aem\_n86GrSqPsY-cFtJAawETfA

20.10.25. Note: the Entities that are part of Ventia.

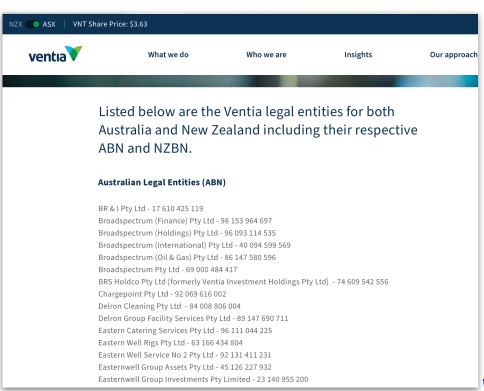
20.10.25.1.Collectively they are listed on the Stock Market ASX and NZX.

20.10.25.2. They are an organised Militia to control the 'Public', all whilst under the command of 'you can hide your ID, that way we won't be accountable if anything happens'.

20.10.25.3. Thus the shareholders are as equally liable for holding this fake and violent system in place by investing in it and driving a 'for profit business model' that upholds a 'monopoly' and violates Lawful Due process.

20.10.25.4. VNT Share Price: \$3.63 47 Pty Ltd Entities.





V1 Page 36/98





PAFROL. 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















PAFROL. 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



20.10.26. All Public Servants must be identifiable at all times.

- 20.10.27. Maxim of Law: All are accountable for their actions.
- 20.11.Security should be polite and have name badges visible, as a 'government' contract renders such workers to be **Public Servants.** 
  - 20.11.1. Ventia is held accountable for these standards.
  - 20.11.2. When this Audit called Ventia to retrieve ID numbers, Ventia then argued and sent an email alleging one of their staff had been assaulted.
  - 20.11.3.Linda Laiseni: Assistant Director Central / Court Security and Custodial Services.
    - 20.11.3.1.Said the following: we were *'argumentative'*, despite calling Linda for ID's that should have been visible, at the Court, on the day.
    - 20.11.3.2.Linda refers to us as the 'Public'. As per the details of this document, we are not the 'Public'. We are the **People.**
    - 20.11.3.3.Linda refers to Court procedures 'not followed'.
      - 20.11.3.3.1.Because attendance was not in the jurisdiction of the Court, thus Court procedures were not in play, but good business standards were.
    - 20.11.3.4.A claim is made that a Ventia Officer was assaulted.

V1 Page 38/98





PAFROL. 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

- 20.11.3.4.1. Video evidence would need to be provided to support that claim.
- 20.11.3.5.The Court Security and Custodial Act 1999 is quoted for 'pictures inside a government building is not permitted'.
  - 20.11.3.5.1.Acts are not Law. They are Legal. Crown:We The People of Superior Jurisdiction reserve all rights to record all matters at all times of those doing commerce on our Lands.
  - 20.11.3.5.2. The Courthouses are built on stolen land.
  - 20.11.3.5.3. They have no jurisdiction to make rules for the People to follow.
  - 20.11.3.5.4. That is 100% fiction.
- 20.11.3.6. We reserve all inherent rights to photograph and record all behaviours when in attendance to matters of the privately owned offshore corporation that refers to itself as the Australian Government, in our buildings, on our Land, conducting its commerce which does include a fictional legal system that it refers to as Law.
- 20.11.3.7.'Ventia staff are required to keep Court staff and members of the public in the Courthouse buildings safe, which is what they did on this occasion'.
  - 20.11.3.7.1.It is essential at this point to recognise the 'word salad'.
  - 20.11.3.7.2.We are the People. We are <u>not members</u> of something: A private members association. PMA.
  - 20.11.3.7.3.We did not become 'members of the public' because by **violence and duress** we are forced to carry the privately owned instruments license

    and registration of the PMA called the Australian Government.

V1 Page 39/98





PAFROL. 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

- 20.11.3.7.4. The very essence of this paper and of the appearance in the Court; is to clarify this illusion of authority and to identify the **monopoly** game being played out here, with its own 'word salad' of 'public', 'members', 'Courthouse', 'Acts' etc
- 20.11.3.8.We have extensive interaction with Ventia. They do not keep People safe.

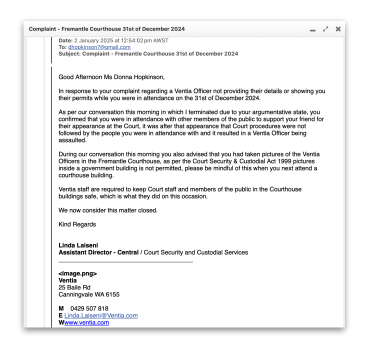
  They block the People from being able to enter the buildings or even step on the stairs at the Youth Court.
- 20.11.3.9. This violates **Lawful Due process** from occurring and facilitates children to go missing at the hands of the State a Legal Fiction.
- 20.11.4. Ventia now considers this 'matter closed'.
- 20.11.5. We consider this matter **On The Record** and expect a full alert to be given by **Ventia** to all its entities listed above.
- 20.11.6. We expect visible ID at every attendance.
- 20.11.7. We expect a strictly **hands off** approach to our matters, as we only come in Peace.
- 20.11.8. We attend strictly to put Resource Use back into right Order, by Right Way.
- 20.11.9. Ventia should consider itself to be on Notice.
- 20.11.10.Shareholders can be made aware of the conduct of this corporation via this document which is gazetted for viewing and education by the People, referred to as the 'Public'.

V1 Page 40/98





PAFROL. 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



- 20.11.11.The Court video footage, viewed by Ventia, will disclose all activity in the Court room when someone simply Terminates a Hearing due to incompetence and begins to exit the building. This is not grounds for locked doors and hands on drama.
- 20.12. The Magistrate, posing as 'Law', is recognised as a Public Servant and is 100% answerable to the People and **Maxim of Law**.
  - 20.12.1. And derives an income from the use of the chattel papers.
  - 20.12.2.As evidenced by the UCC documents, and may be viewed here:
  - 20.12.3. https://executiveorders.life/press-release-record/entry/5389/?gvid=19830&pagenum=6
    - 20.12.3.1. Follows is an extraordinary amount of money to be paid by the People, to the Public Servants, for the Public Servants to be speaking to the People like they

V1 Page 41/98





PAFROL. 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

are ignorant garbage: bellowing over the top of them and consistently saying their name as if to intimidate.

20.12.3.2.It is an absurdity in Law.

20.12.3.3.**\$358 680** = **\$6897.69** per week !.

20.12.3.4.Per 8hr day: \$1379.53!

20.12.3.5.Per hour: \$172.44.

How much does a magistrate earn in Australia?		
Salary certificates		
Item	Judicial Office	Current salary
12	Deputy Chief Magistrate	\$381,249
13	Deputy State Coroner	\$381,249
14	Magistrate other than the Chief Magistrate or a Deputy Chief Magistrate	\$358,680
14 more rows • 28 Oct	: 2024	

- 20.12.4. This is another of the ways this lopsided system maintains its position. It is violently disrespectful, arrogant, belligerent, obnoxious. Self aggrandised.
- 20.12.5. We do not require these qualities in our 'Now' business models.
- 20.12.6. Old. Obsolete. **Terminated.** (OOT)

V1 Page 42/98





PAFROL. 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

- 20.13.Myself, and others who may attend, can assure I/we come only in Peace and have no interest in any forms of unruly behaviour or violence in a 'Public' sector.
  - 20.13.1. We did leave peacefully, once we could get out of the locked door.
  - 20.13.2.I then discovered my second bag was not in my hand.
  - 20.13.3.We stopped to retrieve it.
  - 20.13.4.It was locked in the court, and took considerable time to retrieve as the Court had gone into a 'Security Alert' mode.
  - 20.13.5. This exacerbated matters between Ventia Security and ourselves, where we simply needed the bag so we could go, and the 'Security Alert' created delay.
  - 20.13.6. The bag remained entrapped in the Court enclosure for some time, whilst the paperwork for the second hearing was created.
  - 20.13.7.Only when the Ventia Officer had addressed myself as the all CAPITALS name to present me with the paperwork was my bag released.
  - 20.13.8.If these base wage employees were made aware of what they were participating in, without informed consent, they possess the capacity to file for damages.
  - 20.13.9. The paperwork for the 2nd Hearing provides ample opportunity for the Magistrate/
    Trustee/Fiduciary to be well versed in these matters, should the Hearing of
    9.1.2025 fail.

#### 20.14. Maxim of Law: All are accountable for their actions

20.15.I attend in my private capacity and address the 'Court' with regard to **Lawful Due Process** and the validity of this privately owned **monopoly** business model and the

V1 Page 43/98





PAFROL. 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

damages it has caused should I exercise my Free Will of 'voluntary compliance', as clearly stated on the Department of Transport website.

20.15.1.No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.

### 21. Analysis of a privately owned, monopoly business model on our Lands.

- 21.1. This business model; of car registrations: registered to the private corporation/State, exists **without** the appropriate paperwork to substantiate its alleged authority.
- 21.2. As is the case with many business structures on these Lands; allegedly owned and operated by the private, offshore corporation that refers to itself as the 'Australian Government' and as the 'Landlord', and as the 'Law of this country'.
- 21.3. Including but not limited to electricity, water, gas, roads, mining.
- 21.4. No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.

#### 22. This business model fails:

- 22.1. the 8 Essentials of a Valid Contract, namely transparency and a meeting of the minds.
- 22.2. This business model exists as a Unilateral Contract, participated in under duress by a failure to allow competition into the marketplace.
- 22.3. And which maintains a **monopoly** position via standards of extreme violence perpetrated against the People, which it refers to as the **'Public'**.
- 22.4. The People are not the 'Public'.
- 22.5. The 'Public' is a name for a token on a privately owned **MONOPOLY** board of commerce, herein referred to as the POSoC: Private Operating System of Commerce.
- 22.6. And is hereby terminated as a **Monopoly** business model.

V1 Page 44/98





PAFROL. 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

- 22.7. Via the following **Terms and Conditions.**
- 22.8. And is given instruction for continued use of our roads, in a competitive landscape, whilst adhering to **Lawful Due Process**.
- 22.9. And is held accountable by balancing the books, for the implementation and outcomes of this **monopoly** upon the People.
- 22.10. Namely in this case, and as by way of example: in the matters of Leith Masters
- 22.11.No capacity existed to address any of these points because the Court unfolded in a belligerent manner and was Terminated.

#### 23. To the Reader:

- 23.1. You are kindly requested please; to take patience in the reading of these documents.
  - 23.1.1. This did not happen.
- 23.2. Please ensure they have been read before the hearing.
- 23.3. There are easy sections for rapid comprehension.
- 23.4. These are serious matters with repercussions in realms beyond the temporal should a further violation of **Maxim of Law** occur.
- 23.5. Please be respectful at all times of the difference between Acts, Statute and Legislation, and the **Maxims of Law.** 
  - 23.5.1. This did not happen.
  - 23.5.2. Acts, Statute and Legislation is for corporations.
  - 23.5.3. Maxim of Law is for the Living.
  - 23.5.4. As these are two different jurisdictions, which cannot mix, the corporate government has created a corporate version of each of us, to enable commerce.
  - 23.5.5. This appears in the form of instruments such as licenses, permits, certificate and registrations, and the all capitals name.

V1 Page 45/98





Planet Heart

# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 23.5.6. By using these privately owned, State instruments, the Living allegedly fall under the State Acts, Statute and Legislation of the Private Member Association of the private offshore corporation that refers to itself as Australia, and the Commonwealth of Australia and the 'Australian Government', of which these Courts are a part of.
  - 23.5.6.1. This is all achieved with zero transparency or consent.
- 23.5.7. There is an **absence** of the transparency of 'joinder' between the Living and the corporate version of each of us and it does fuel all manner of confusion regarding authority; often leading to extreme standards of violence perpetrated against the People by the Policy Officers of the corporation, often referred to as Police.
- 23.5.8. The Police are unaware of Law, or they would not be able to fulfil their acts of violence unless fooled to believe they have authority they do not have.
- 23.5.9. Because of the lack of transparency, a failure of the 8 essentials of a valid contract, all matters can be deemed **Null and Void.**
- 23.5.10. Opportunity to cure and repurpose does exist in this paper.
- 24. Let it be known, at no time is disrespect offered to the road rules or the need for safety on our roads. **Terms and Conditions** will uphold much which has already been determined, with some changes, and ongoing changes, via the Terra Australis Grand Jurys: A Court of Superior Jurisdiction.

#### 25. As the People,

- 25.1. not the 'Public':
- 25.2. And therefore, as Custodians and Creditor of these Lands, not customer and debtor,
- 25.3. we are not simply engaged in privately owned commerce for <a href="harvest">harvest</a>; without free will and informed consent.

V1 Page 46/98





PAFROL. 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

- 25.4. Parliament : 4 Harvest Tce, West Perth 6005.
- 25.5. Being detained at the side of the road for not using 'State' plates, whilst at the same time, all alternatives are blocked, is a **monopoly**.
- 25.6. This is strictly forbidden in Law and Economics.
- 25.7. Therefore this is not an opportunity to Prosecute.
- 25.8. The Policy Officers, also known as Police, are clearly under oath to serve the private corporation **monopoly** business model.
  - 25.8.1. And are in inferior jurisdiction of commerce, Acts, Statute and Legislation of the corporation.
  - 25.8.2. and not operating under Superior Jurisdiction of the Living, Maxim of Law.
  - 25.8.3. And are paid for by the People.
  - 25.8.4. And are wholly answerable to **Maxim of Law.**

### 26. Executor and Beneficiary:

- 26.1. As initiator of this proceeding I, Leith Masters, attend in Superior Jurisdiction, that is in Maxim of Law; to make known the Terms and Conditions of future commerce upon our Lands, having conducted an audit of a system that requires upgrading so as to not commit further Crimes Against Humanity.
- 26.2. To some degree it was intentional to allow the car registration to expire so we could witness what lives on the other side of that **monopoly** enclosure.
- 26.3. We are here today discussing what lives on the other side of that enclosure: violence and destruction.
- 26.4. I deem myself to have walked away lightly compared to many violent stories of anyone attempting to enter the marketplace with an alternative source of supply.
- 26.5. Be it the supplier or the user.

V1 Page 47/98





PAFROL. 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

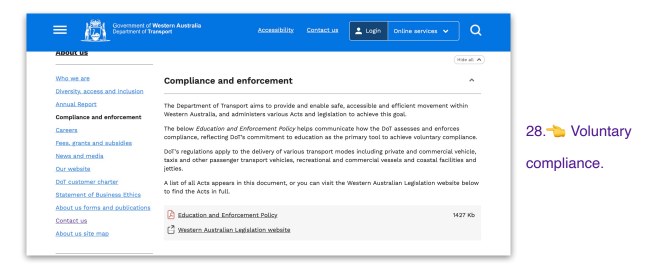
- 26.6. This is an outdated business model, relying on standards that are globally recognised to be violations of **Maxims of Law.**
- 26.7. And Crimes Against the Inherent freedoms of Humanity.
  - **26.7.1.** The events of this hearing are another example of distraction, diversion, non accountability, delay, raising drama.
- 27. It is duly noted that in the efforts to appear to be adhering to free market requirements, that the Department of Transport does have on its website, twice, that registration is by **voluntary compliance.** 
  - 27.1. But it is not really voluntary.
  - 27.2. Scanners attached to the cars of Policy Officers, provided by **Jenoptik**, scan the plates and swiftly identify expired plates. Or private plates.
  - 27.3. **Jenoptik**, a German based company, is responsible for providing paperwork that substantiates permission for their products to be on our roads.
  - 27.4. Regardless, the 'drama' of sirens and flashing lights when the Jenoptik scanners identified my plates as expired; is a grand marketing pitch of alleged authority that cannot be substantiated via **Lawful Due Process.**
  - 27.5. When requested to turn the 'drama' off, the Policy Officers refused. Enjoying the display to educate the 'Public', of an <u>alleged</u> authority.
  - 27.6. These are highly unsophisticated and un-evolved standards.
  - 27.7. As a Humanity, we expect so much more.
  - 27.8. Evidential agreement between the 'Australian Government' and the Traditional Owners and Custodians of these Lands for the commerce that is conducted on these Lands does not exist.
  - 27.9. These are 'occupied' Lands.

V1 Page 48/98





PAFROL. 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



- 29. Department of Transport at least attempts to make it look like it is following the Law.
- 30. Referring to its system as 'voluntary compliance'.
- 31. However, the outcomes if one chooses not to 'volunteer' to comply, are violent and not acceptable in any way.
  - 31.1. Including a fine for <u>not</u> using the product : \$250. A violation of the absolute foundations of Law: **Free Will and Informed Consent.**
  - 31.2. Imagine if McDonalds could issue a fine because we did not buy its chips today.
  - 31.3. The crudeness of this analogy is intentional to highlight the magnitude of the violations of **Free Will** and **Maxim of Law** that are indulged in.
- 32. Therefore we must address how to reduce these standards of violence.
- 33. That is; by ensuring the marketplace is regulated by free competition.
- 34. Thus, supply and demand will be reinstated.
- 35. And the user of the services can regulate standards of conduct by the supplier, by choosing who to engage with, and who to disengage with.

V1 Page 49/98





PAFROL. 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

36. And the **Restoration of Law** will naturally occur to reflect the standards Humanity commands for itself, to live un-accosted on our own planet, free from Harm and Injury, coercion and duress.

### 37. Attendance is by the Executor and Beneficiary: Leith Masters

- 37.1. As a Global Trustee for the People/Humanity, I assist in the re-placement of resources back into Right Order, by Right Way, by measuring matters against **Maxim of Law**; at a time known as the 'changing of the Ages'.
- 37.2. This is the Precession of the Equinox concluding the Age of Pisces and entering the Age of Aquarius.
  - 37.2.1. A 26 000 year cycle, divided into 12 equal segments of approximately 2160 years.
  - 37.2.2. The Age of Pisces a spiritual age, did see the consciousness fall under religion and therefore Guardianship. Perhaps losing the opportunity for Spiritual enlightenment that was available during this period.
  - 37.2.3. The Age of Aquarius is an Age of Self Governance and a rise in the levels of accountability to align with **Maxim of Law.**
- 37.3. I am also an end user of this product: license plates W.A.; and the various other States and Territories in the enclosure referred to as 'Australia'.
- 37.4. These plates/products belong to a privately owned corporation, as has been identified by its own Gazettes, and this paper.
- 37.5. This paper delivers **Terms and Condition**s to the Board of the Guardians; the Magistrate, now grown up to be **Trustee/Fiduciary**; as Humanity witnesses and emerges from the Guardianship of Unum Sanctum 1302, 722 years, and into Self Governance.
- 37.6. Utilising our own resources; as Natural Custodian, and paid for via the monetisation of the chattel papers; and ensuring they are governed according to Standards of **Maxim of**

V1 Page 50/98





PAFROL. 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

Law, and not privately owned Statute and Legislation, there does exist opportunity in this restructure/repurpose to engage in resource management without causing **Harm and Injury** or **Crimes Against Humanity.** 

- 37.7. The following is a reminder of **Fiduciary Duties**:
  - 37.7.1.1. A complete failure of these duties is recorded from 31.12.2024.
  - 37.7.1.2. We will see if the Magistrate/Trustee/Fiduciary can do better at the 9.1.2025 hearing. See below as to why this hearing exists.
  - 37.7.1.3. And if not that hearing, we have the 11.2.2025 hearing.
  - 37.7.2. (i) A Fiduciary is a person or entity that is entrusted with the responsibility of managing assets, as per the Executor instructions; or making decisions on behalf of another person or entity; and
  - 37.7.3. (ii) Fiduciaries have a legal and ethical obligation to act in the best interests of their clients or beneficiaries; and
  - 37.7.4. (iii) Fiduciaries must exercise a high level of care, loyalty, and prudence in their decision-making and management of assets; and
  - 37.7.5. (iv) Fiduciaries must avoid conflicts of interest and disclose any potential conflicts to their clients or beneficiaries; and
  - 37.7.6. (v) Fiduciaries must provide full and fair disclosure of all material facts to their clients; and
  - 37.7.7. (vi) Fiduciaries must act with transparency and provide regular reports and updates to their clients or beneficiaries; and
  - 37.7.8. (vii) Fiduciaries must exercise prudence and diligence in their decision-making and investment recommendations; and

V1 Page 51/98





PAFROL. 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

- 37.7.9. (viii) Fiduciaries must act with loyalty and good faith towards their clients, putting their clients' interests ahead of their own; and
- 37.7.10.(ix) Fiduciaries can be held liable for any losses or damages resulting from their breach of fiduciary duty.

### 38. The Magistrate is Trustee/Fiduciary in this matter.

- 38.1. And thus holds a very important position of being able to recognise and conduct dialogues based on equitable distribution of resources, based in Rule of Law: All Are Equal Before The Law, and Maxim of Law: All are accountable for their actions.
  - 38.1.1. The role was failed on this occasion.
- 38.2. Incompetent Trustees/Fiduciaries are subject to the following **Terms and Conditions**, as passed by the **Terra Australis Grand Jurys. 23.9.2021 Present.**
- 38.3. The Terra Australis Grand Jurys are a response to the obvious assault upon the People by the privately owned business model known as covid19, which clearly identified we were/are living in an era of a privately owned genocide agenda of tyranny.
- 38.4. As gazetted in the paper by the perpetrators: Silent Weapons for Quiet Wars.
- 38.5. For education in these matters please refer to the following:
  - 38.5.1. **The World Health Sovereignty Summit:** An ensemble of global professionals clearly identifying Covid19 as a privately owned genocide agenda with far reaching generational implications.
  - 38.5.2. https://worldhealthsovereigntysummit.com/



V1 Page 52/98



Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 38.5.3. And; **The Moderna Papers: by Naomi Wolf**: a research event of some 3000+ researchers to uncover the toxic nature of the fraud of a global pandemic. No such concept of a 'global pandemic' exists without extreme standards of orchestration.
- 38.5.4. <a href="https://books.google.com.au/books?">https://books.google.com.au/books?</a>
  <a href="mailto:id=2DzkEAAAQBAJ&printsec=frontcover&source=gbs\_ge\_summary\_r&cad=0">id=2DzkEAAAQBAJ&printsec=frontcover&source=gbs\_ge\_summary\_r&cad=0</a>
- 38.5.5. To not know these details at this advanced stage of such an attempt to exterminate Humanity, is a measure of gross incompetence.
- 39. For the presiding Magistrate/Trustee/Fiduciary; please be mindful of the following Terra

  Australis Grand Jury Order. There is no higher Court than a Grand Jury of **Maxim of Law.** 
  - 39.1.1. Grand Jury #25 Order #7 31 August 2023 New fee schedule for Judiciary:
  - 39.1.2. 7.1. In addition to Terra Australis Grand Jury 12. Order # 3 12 August, 2022
  - 39.1.3. Re: Judges and Magistrates, being of inferior jurisdiction: due to being part of the Poor Laws 1535 and their ongoing development to this modern day, and being part of a system that was created without the free will and informed consent of Crown:

    We The People of Superior Jurisdiction:
  - 39.1.4. Those who fail to acknowledge Superior Jurisdiction when announced, that being Divine Special Appearance, or Executor and Beneficiary, or the living man or woman, or any other term used to describe the same, will be deemed incompetent and removed from their position.
  - 39.1.5. 7.2. Or, at the choice of the Executor, may incur a fee of \$333 000 AUD in equivalent hard asset, eg: Gold or Silver for perverting justice for a first offence. To overrule the Executor is to deem the Executor a slave. Criminal Code 270, Slavery, 25 years jail.

V1 Page 53/98





Planet EartH Planet Heart

### Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 39.1.6. 7.3. And sum certain \$666 000 AUD in equivalent hard asset, eg: Gold or Silver, for a second offence.
- 39.1.7. 7.4. Guantanamo Bay is reserved for possible placement.
- 39.1.8. 7.5. And a Public Listing.
- 39.1.9. 7.6. Effective immediately.
- 39.1.10. 7.7. What say you Jurors?
- 39.1.11. 7.8 Unanimous Yes.
- 39.1.12. The Magistrate/Trustee/Fiduciary is given one chance on this occasion, to not repeat these standards.
- 39.1.13. This document remains gazetted nonetheless.
- 40. The POSoC A 'Privately Owned System of Commerce': a Monopoly Business Model, of extreme violence.
  - 40.1. We can recognise that the **privately owned off shore corporation** has laid its **Private**Operating System of Commerce (POSoC) on our Lands without permission from the

    Traditional Owners and Custodians.
  - 40.2. Specifically in this matter, on our roads.
  - 40.3. And is issuing Infringements under certain Acts.
    - 40.3.1. S23, Criminal Procedure Act 2004
    - 40.3.2. Criminal Procedure Regulations 2005
  - 40.4. The roads are paid for by the monetisation of the Birth Certificate.
  - 40.5. Everything is paid for by the monetisation of the Birth Certificate.

V1 Page 54/98





Planet Heart

# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 40.6.1. <a href="https://executiveorders.life/press-release-record/entry/5389/?gvid=19830&pagenum=6">https://executiveorders.life/press-release-record/entry/5389/?gvid=19830&pagenum=6</a>
- 40.7. The Birth Certificate, and other instruments, is a bond in commerce.

40.6. As evidenced by the UCC documents, and may be viewed here:

- 40.8. In which we see the 'chattel papers' are used as collateral.
- 40.9. The Birth Certificate is used to create \$14 300 000 000 000. Fourteen trillion, three hundred billion dollars with the collateral as the chattel papers, and the chattel papers is with the Public. And the 'Public' is all real men with legs. The Living.
- 40.10. This is a global government structure, feeding into Delaware: constituent state of the corporate United States of America. The first of the original 13 states to ratify the federal Constitution, it occupies a small niche in the Boston–Washington, D.C.
- 40.11. The roads are the property of the People. As the chattel slave papers refer to the People and the energy of the People, 'real legs' and refers to them as the PUBLIC.
- 40.12.No joinder is disclosed to the People, by the POSoC that the People are not the Public.
  - 40.12.1.And that monetisation of the People has occurred via a system of Guardianship.

    Unum Sanctum 1302.
  - 40.12.2. And by the use of chattel papers.
  - 40.12.3. It is not possible that the State would own the assets.
  - 40.12.4. The State is a fictional concept, and at best can be a competent Trustee.
  - 40.12.5. And at worst, the Trustee is incompetent, and a member of the Board of the Guardians; a nice name for slavery. With appropriate consequences.

### 41. Further particulars to address this POSoC:

- 41.1. Infringements discussed to initiate these Court Hearings;
- 41.2. 5 in total
- 41.3. Only 3 appear in Court Hearings.
- 41.4. 3 matters divided across 2 courts,

V1 Page 55/98





PAFROL. 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

- Planet EartH Planet Heart
  - 41.4.1. 2 different Magistrates and
  - 41.4.2. 2 different dates.
- 41.5. 2 matters are missing.
  - 41.5.1. 1 has been explained as 'not a traffic matter'
  - 41.5.2. 1 has disappeared
  - 41.5.3. Refer to particular notes below
- 41.6. There is no correlation between the number of TRAFFIC INFRINGEMENT NOTICES and COURT HEARING NOTICES.
- 41.7. The only correlation between the TRAFFIC INFRINGEMENT NOTICES and the PROSECUTION NOTICE is the **suburb**:
- 41.8. The **TRAFFIC INFRINGEMENT NUMBER** does not appear on the **PROSECUTION NOTICE**
- 41.9. TRAFFIC INFRINGEMENT NOTICES Issuing Officer: BELL.
- 41.10.2: Fremantle Hearing : 31.12.2024
  - 41.10.1.Brief # 2410067-1
  - 41.10.2.DOJ CHARGE NUMBER: MC FRE240010825
  - 41.10.3.Does this correlate to: Infringement #; SEC 04277A2 this number does **not** appear on the **COURT HEARING NOTICE** or the **PROSECUTION NOTICE**?
    - 41.10.3.1. The Infringement # does not appear anywhere on Court Documents.
  - 41.10.4.Listed as **Customer** for payment: 8828 3416 6439 7555
  - 41.10.5.Name: LEITH WENDY MASTERS ALL CAPITALS LEGAL FICTION IN COMMERCE.

V1 Page 56/98





PAFROL. 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

- **41.10.6.The Executor and Beneficiary** convened the Court and attended the Court to enquire about these matters and more.
- 41.10.7.COURT HEARING NOTICE and PROSECUTION NOTICE Prepared by Kenneth Robert MASTERTON (PD07785)
- 41.10.8.PROSECUTION NOTICE: is unsigned.
- 41.10.9.Written Law: Act/Regulation: Road Traffic Code 2000 Section 11(3). Legal not Law.
- 41.11.Perth Hearing: 9.1.2024
  - 41.11.1.Brief # 2410059-1
  - 41.11.2.DOJ CHARGE NUMBER: MC PER240061609 and MCPER240061610
  - 41.11.3. Does this correlates to: Infringement #?
    - 41.11.3.1.SEC 42947A2 does not appear on the COURT HEARING NOTICE or the PROSECUTION NOTICE ?
    - 41.11.3.2.**And: SEC79737A3 -** does not appear on the **COURT HEARING NOTICE** or the **PROSECUTION NOTICE?**
    - 41.11.3.3. The Infringement # does not appear anywhere on Court Documents.
  - 41.11.4.Listed as **Customer** for payment: 8830 9416 7281 1738
  - 41.11.5.And 8833 7416 8238 1633
  - 41.11.6. Name: LEITH WENDY MASTERS ALL CAPITALS LEGAL FICTION IN COMMERCE.
  - **41.11.7.The Executor and Beneficiary** convened the Court and attended the Court to enquire about these matters and more.
  - 41.11.8.COURT HEARING NOTICE and PROSECUTION NOTICE Prepared by Kenneth Robert MASTERTON (PD07785)
  - 41.11.9. PROSECUTION NOTICE: is unsigned.

V1 Page 57/98





PAFROL. 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

41.11.10.Written Law: Act/Regulation: No details are listed. Legal not Law.

### 41.11.11.Follows is the finer details of each of the 5 Infringements.

- 42. On **28/8/2024** an email was sent by Leith Masters to <u>fines@police.wa.gov.au</u> requesting a Court date to discuss the following matters as they pertain to a private corporation presenting itself as government and justice. :
  - 42.1.1. New subtleties have now come to light of this simple matter of the following infringements that **for whatever reason** was divided into two separate Courts on two separate days, with two separate Magistrates.
  - 42.1.2. At \$300.50. Passed onto myself.
  - 42.1.3. That cost is rejected, and returned to the Court.
  - 42.1.4. Refer to details below.
  - 42.2. #1. Infringement No SEC04277A2 for alleged offence of under 9km over the limit.
    - 42.2.1. Plate No 1CHA 171
    - 42.2.2. Date of Issue: 17.5.2024
    - 42.2.3. \$126.90
    - 42.2.4. Fremantle Magistrate Court. 31.12.2024.
    - 42.2.5. Hearing Terminated.
    - 42.2.6. Reset for 9.2.2025
  - 42.3. #2. Infringement No **SEC042947A2** for alleged offence of under 9km over the limit.
    - 42.3.1. Plate No 1CHA 171

V1 Page 58/98





# Planet EartH Planet Heart

### Peoples Alliance for Rule of Lore/Law

PAFROL. 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

42.3.2. Date of Issue: 10.6.2024

42.3.3. \$126.90

42.3.4. To be heard in PERTH MAGISTRATE COURT 9.1.2025.

42.4. #3. Infringement No SEC79737A3 for alleged offence of under 9km over the limit.

42.4.1. Plate No 1CHA 171

42.4.2. Date of Issue: 9.7.2024

42.4.3. \$100 . Now \$126.90

42.4.4. To be heard in PERTH MAGISTRATE COURT 9.1.2025.

42.5. #4 Infringement No **PC62578165** for failure to return plates

42.5.1. Plate No 1CHA 171 Date of Alleged Offence 20.7.2024

42.5.2. Due 29.8.2024

42.5.3. \$100 - already ballooned to \$235.

- 42.5.3.1. This matter has **disappeared** in the context that email contact with fines@police.wa.gov.au confirmed this was not a traffic matter and therefore could not be heard in Court.
- 42.5.3.2. It quickly ballooned to \$235.
- 42.5.3.3. It is already on a payment plan, as no controversy is entered into regarding these matters of infringement.
- 42.5.3.4. No distractions are granted when the Court has been convened for the purpose of determining 'who is this private corporation on our Lands'?

V1 Page 59/98





Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 42.6. #5 Infringement No **TAC41593A7** for alleged offence of 'USE OF UNLICENSED LIGHT VEHICLE'.
  - 42.6.1. Plate No 1CHA 171 Date of Alleged Offence 14.8.2024
  - 42.6.2. Due 16.9.2024
  - 42.6.3. \$250 a 'public' roadside event.
    - 42.6.3.1. This matter is **missing** from the hearings.
    - 42.6.3.2. And no follow up for payment has been received despite a payment date of 16/9/2024.
    - 42.6.3.3. A fine for not using the privately owned product.
      - 42.6.3.3.1. Based on Road Traffic (Vehicle) Act 2012 Section 4(2)
      - 42.6.3.3.2. Inside of Road Traffic (Administration) Act 2008 section 79
      - 42.6.3.3.3. Use of Unlicensed Light Vehicle.
      - 42.6.3.3.4. It is in this decision making window that it is revealed there is no choice in the marketplace, and a very violent system lives behind this alleged 'voluntary compliance'.
      - 42.6.3.3.5. There are **no grounds** for charging that it is an offence to not use the product of the private corporation that calls itself the Australian Government and writes code via Acts, Statute and Legislation.
      - 42.6.3.3.6. One might suggest that because the registration was expired, there was no insurance at play.
      - 42.6.3.3.7. This however is another **psy-op** as the insurance industry is built off the monetisation of our energy. We are the provenance of the insurance industry, so all products are running at all times.

V1 Page 60/98





PAFROL. 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

- 42.6.3.3.8. Charging for insurance and capturing it in windows of time is no different than the illusion that we should be paying for water and electricity which are also our inherent right to resources.
- 42.6.3.3.9. These are 'for profit business enclosures', in which the Custodian has been turned into the Customer by the corporate landscape.
- 42.6.3.4. This is the very essence of the conversation regarding this **monopoly** business model.
- 42.6.3.5. This simply does not exist in **Maxim of Law**.
- 42.6.3.6. And is an extreme violation of the freedoms of Humanity.
- 42.6.3.7. Competition is in the marketplace and will utilise all systems already built by the monetisation of our energy via the Uniform Commercial Code. (UCC)

#### 43. A COURT HEARING NOTICE - was received for 31.12.2024.

- 43.1. At no place on the PROSECUTION NOTICE, does it identify by correlating numbers to Infringement numbers, what matters are being dealt with in this hearing.
  - 43.1.1.1. Why is this the case?
  - 43.1.2. This is a standard of incompetence.
  - 43.1.3. Regardless, this is not a Prosecution opportunity, as that would suggest I am attending the Court in the same jurisdiction as the PROSECUTION NOTICE. That is, as Leith MASTERS.
  - 43.1.4. I am not attending in this capacity. I am attending as :leith-wendy: masters :
  - 43.1.5. The Living.
  - 43.1.6. The **Executor and Beneficiary** of my Inherent Right to Resources.

V1 Page 61/98





PAFROL. 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

- 43.2. My last name is in all capitals, to allegedly draw me in under the legislation of the private offshore company calling itself 'Australia and the 'Commonwealth of Australia'.
- 43.3. Such hidden languages and attempts at joinder are rejected.
- 43.4. As the hearing is convened by myself, from Superior Jurisdiction, with instructions for the Court, all matters will be dealt with in a broader conversation of the above matters and the paradigm in totality.
- 43.5. No plea is entered, as this system is recognised as a private enterprise unfolding its own version of 'Law' on the People, without Free Will and Informed Consent, and full accountability is held for that, as is the purpose of this hearing.
- 43.6. It is observed, a second Court hearing was scheduled for January 9th 2025.
  - 43.6.1. There is no clarity as to what matters are being observed in that hearing either, or why these matters would be divided into 2 hearings.
  - 43.6.2. This is administrative incompetence wasting everyone's valuable time.
- 43.7. There is only one conversation to be had and 2nd Court hearing of 9 January 2025 is cancelled. Thank you.
- 43.8. Please ensure it is removed from the ledger.
  - 43.8.1. Because the hearing at Fremantle Court 31.12.2024 was Terminated, due to reasons above, no business was taken care of.
  - 43.8.2. Therefore this hearing will be attended for all the same reasons.
  - 43.8.3. This simply being the update to the same matters of inquiry.
- 43.9. This current hearing is described as 'first dealt with', as if one is entering the Court Circuit. There is no intention to enter the business model of the 'Circuit Court' that includes the Court employees paying themselves every time a hearing convenes, even if the hearing is just to set a date for the next hearing. No thank you.
- 43.10. Again, this is gross incompetence.

V1 Page 62/98





PAFROL. 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

- 43.10.1.Unfortunately due to mischief described herein, this matter has quickly become a 3 hearing event, and can continue on until these matters are resolved to acceptable standards of Maxim of Law, including the 8 Essentials of a Valid Contract.
- 44. As I am not interested in arguing with the alleged charges,
  - 44.1. nor have any issue to put them on a payment plan, refer to final points
  - 44.2. nor validate the alleged authority to verify the machines that accuse me of the charges;
  - 44.3. we are able to stay focused on the POSoC
  - 44.4. and the damages it has caused by operating as a **monopoly** enclosure.
    - 44.4.1.Therefore attempting to engage **controversy** is at all times rejected and can result in the Court Hearing being **Terminated**, and the Magistrate/Trustee/ Fiduciary to be deemed incompetent at the bench and/or dismissed from service.
  - 44.5. In the matters of:
  - 44.6. SEC04277A2 Court Elected. Fremantle Court 31.12.2024
  - 44.7. SEC42947A2 Court Elected Perth Magistrate Court 9.1.2025
  - 44.8. SEC79737A3 Court Elected Perth Magistrate Court 9.1.2025
  - 44.9. TAC41593A7 Court Elected. missing
  - 44.10.PC62578165 I am told is not a traffic offence; for not returning plates. And has therefore not been recognised as coming before the Court, but is nonetheless before the Court for the conduct it contains. This cost of \$100 has already ballooned to \$235, and is already on a payment plan.

V1 Page 63/98





PAFROL. 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

### 45. Timeline and expense of this business model:

- 45.1. Drivers License and Car Registration
- 45.2. These are privately owned 'INSTRUMENTS'.
- 45.3. Contracts have rules.
- 45.4. These instruments fail those rules.

	DATE	DOCUMENT #	ACTION
1	20 April 2024	Rego Expired. 1CHA171	<ol> <li>At time of purchase of vehicle, the plates were already on it.</li> <li>Deemed to be 'Government' plates.</li> <li>These plates 'Register' my car that I have paid for, into a system that has 3rd party insurance attached to it.</li> <li>The insurance is underwritten by our Birth Certificate Bonds, and exists inherently without us needing to pay for it a second time via a registration process.</li> <li>Refer to Lloyds of London for Insurance matters.</li> <li>If the plates are not on the car, the car is deemed not to be able to be driven on the roads that match the plates. The 'Public' Roads.</li> <li>There are also Private Roads with Private Plates.</li> <li>The current business model has no competition.</li> <li>In Western Australia the insurance industry is blocked from offering a 3rd party insurance policy to an alternative business model.</li> <li>Essentially we have one choice.</li> <li>We are in a Monopoly.</li> <li>And despite referring to itself as 'voluntary compliance', if one does not comply; the following begins to unfold.</li> </ol>





Planet EartH Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

	DATE	DOCUMENT #	ACTION
2	20 July 2024	Capacity to pay rego ended.	<ol> <li>At this point, the car is now deemed to need to have a full mechanical appraisal before it can go back on the 'Public' roads.</li> <li>What about Private Roads?</li> <li>I am not free to choose which roads I drive on, or severe acts of violence unfold.?</li> <li>One day the car is fine to drive, if the fee/commerce for the Registration has been paid.</li> <li>If not paid, it is not ok to drive the same vehicle.</li> <li>Thus this is extortion for payment.</li> <li>And an extraordinary and expensive undertaking begins to unfold.</li> </ol>
3	24 July 2024	Went on line to pay Rego. Found I could not pay any more.	<ol> <li>I now allegedly needed to take the car over the pits.</li> <li>Or wearing Sovereign plates.</li> <li>Or joining Royal Registry</li> <li>Or have the Community establish competitors to this Monopoly.</li> </ol>
4	9 August 2024	Stopped by Police for driving on the <b>Public Roads</b> unregistered to the Department of Transport (DOT)	<ol> <li>I was stopped by Police for driving with expired 'Public' plates.</li> <li>A pleasant unfolding between myself and two Policy/Police Officers.</li> <li>100% trained to take the plates and issue me Notice of alleged Offences for not using their 'product'.</li> <li>My Sovereign Sentient ID card was shown and perhaps hindered their potential and common violence.</li> <li>The Officer said he assumed I had a Driver's License and issued an infringement without seeing the Driver's License.</li> <li>Charge \$250. This is extortion.</li> </ol>



PAFROL. 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

	DATE	DOCUMENT #	ACTION
5		The Police Car	<ol> <li>When referred to as 'drama' and a request made to turn the drama of many flashing lights off, the two Officers refused.</li> <li>This is a marketing tactic to raise fear of alleged authority.</li> <li>That the People pay for.</li> <li>We as a Community pay for.</li> <li>For myself, I was going through a process of choosing.</li> <li>Because I did not buy their product - I was now in this process.</li> <li>I am listed on the Department of Transport as a 'customer'.</li> <li>In Law; it must all be by free will and informed consent.</li> <li>It refers to 'voluntary compliance' on the website.</li> <li>I did not comply. And this is the outcome.</li> <li>An extreme barrier to exit a monopoly.</li> <li>This Monopoly needs half a dozen competitors.</li> <li>Then, we will see the violence stop.</li> </ol>
6		The Plates	<ol> <li>The plates were swiftly removed, whilst one Officer spoke to me and the other took out his screwdriver.</li> <li>'So you are expecting I will tow it from here', I say.</li> <li>They inform me of the 'Permit' I can buy online for \$31, to drive it to one of their 'Registered' assessors.</li> <li>Would he have told me that if I had not asked?</li> <li>There will be numerous times a permit of \$31 is purchased to avoid violent encounter whilst getting the car to respective mechanics.</li> <li>Were not these roads Private Roads too? To be accessed without violence. And by choice.</li> <li>Did I not just show an ID that was I was living in the Private but had not yet secured private plates to the vehicle.</li> </ol>





PAFROL. 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

	DATE	DOCUMENT #	ACTION
7	9 August 2024 4.30pm.	Ultra Tune	<ol> <li>I arrive at the assessors. Ultra Tune. Charge \$190</li> <li>To assess what repairs are required.</li> <li>And whom refer to it all as a 'mighty scam'.</li> <li>I catch an Uber home. Charge \$15</li> <li>Plus charge already received in the mail for not returning the plates by the specified date. Charge \$100. Ballooned to \$235.</li> <li>Plus roadside charge for not paying for the privately owned product of the private corporation. \$250.</li> <li>Running Total thus far for not using a privately owned Monopoly product.: \$690. Plus repairs yet to be determined.</li> </ol>
8	12 August 2024.		<ol> <li>I received a list of 17 items from Ultra Tune, including fixing the back windscreen wiper - thus highlighting the incompetence of this private Monopoly system.</li> <li>I am now without a car for an unknown time.</li> <li>My mother is in a nursing home 30 minutes away.</li> <li>Another harvest industry.</li> <li>I am currently barely paying the horrendous rent of the over inflated incompetent real estate market governed by the privately owned Reserve Bank. 23.12.1913.</li> <li>This system destroys lives.</li> <li>Did we choose this Business Model? Or was it built around us?</li> <li>We will rebuild it so it serves us instead of hinders us.</li> <li>Damages will be accrued for this legal, but not Lawful monopoly business model which has disabled my life because I paused for a moment to address if there was an alternative in the market place.</li> <li>And if not, why not?</li> </ol>

### 46. Writ: the following Terra Australis Grand Jurys have been developed thus far:

- 46.1. 23.9.2021 Present;
- 46.2. to overhaul a **monopoly** business model to reduce the damages incurred.
- 46.3. As evidenced, in this real life example

V1 Page 67/98





Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 46.4. of how a belligerent, arrogant, and unnatural construct:
- 46.5. a corporate **monopoly**: Inferior Jurisdiction,
- 46.6. can steamroll over the lives of Crown: We The People of Superior Jurisdiction.
- 46.7. And not know, or care, or deem itself answerable for its unnatural conduct.
- 46.8. Those times are finished.
- 46.9. This is accountability, in alignment with Natural Law: Maxim of Law.
- 46.10. This is the restoration of Lore of Laws to reflect natural processes that are designed to protect Humanity from unnatural constructs.
- 47. As the Terra Australis Grand Jurys are a Court of Superior Jurisdiction, the following Orders have standing, and must be adhered to. These Orders are not exhaustive, with some 700 Orders having been written and passed before a Grand Jury.
- 48. This is Law. Not privately owned legal, calling itself Law.
- 49. Grand Jury 10 Order #5 14 June 2022
  - 49.1. Contract. Rules of a valid contract: The 8 Essentials.
  - 49.2. 1. There must be parties competent to contract:
  - 49.3. a) The parties to a contract should be competent
  - 49.4. (1) being of the age of consent,
  - 49.5. (2) being of sound mind,
  - 49.6. b) not disqualified from contracting by any law to which he or she is subject.
  - 49.7. c) A flaw in capacity may be due to minority, lunacy, idiocracy, drunkenness or dissimilarity of kind;

V1 Page 68/98





Planet EartH Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 49.8. d) the parties should be of the same kind either being legal fiction actors, or natural living men and women.
- 49.9. e) Allowing more than 2 parties is ok, but never of mixed jurisdictions.
- 49.10.f) Business with business. Therefore a Vessel must sue the state also a vessel.
- 49.11.g) As Executor, you can present the Vessel. But cannot go in as the man or will be thrown out. Deemed minor, incompetent. If not taken dominion, then lose. Even if right.

#### 49.12. **2. Free and genuine consent**:

- 49.13.1. The consent of the parties to the agreement, must be free and genuine and not obtained by
- 49.14.(1) misrepresentation, fraud,
- 49.15.(2) undue influence,
- 49.16.(3) coercion
- 49.17.(4) or mistake.
- 49.18.(5) If the contract is obtained by any of these measures, then the contracts is not valid or legally enforceable.

### 49.19. 3. Full disclosure.

- **49.20.1.** When negotiating a contract, full disclosure is a step of providing all material information or telling the whole truth about any matters which may influence the decision making of the other party or parties before they decide to enter into a contract.
- 49.21.2. if either party fails to make full disclosure, the contract is Null and Void.
- 49.22.i. eg: birth certificate:
- 49.23.ii. no securities agent in birthing room when giving birth, disclosing why one might choose a birth certificate.
- 49.24.iii. No insurance licence agent.

V1 Page 69/98





### Planet EartH Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 49.25.iv. No attorney to explain the trust.
- 49.26.v. Doctor did not explain anything
- 49.27.vi. Mother signs off as informant. What's an informant? Creates Parens Patriae the State is our parent.

#### 49.28. 4. Valuable consideration:

- 49.29.1. Consideration is something of value that is possessed by the parties that is brought to the contract table.
- 49.30.2. This something of value is bargained for and given in exchange for a promise or performance.
- 49.31.3. The parties must each receive a benefit, and each suffer a detriment.
- 49.32.4. To be enforceable a contract must have valuable consideration.
- 49.33.5. A contract is unenforceable if it has insufficient or unequal consideration without agreement.
- 49.34.6. If consideration is unequal, it must be transparent and agreed to.

### 49.35. **5. Certainty of terms:**

- 49.36.1. The terms and conditions of the contract must be fully disclosed and must be certain and fixed.
- 49.37.2. Subsequent variation of terms must be agreed upon separately.
- 49.38.3. There must be an addendum to the contract for any variations.

### 49.39. 6. Meeting of the minds:

- 49.40.1. the parties must recognise each other,
- 49.41.2. And understand their mutual obligation, and agree.
- 49.42.3. A meeting of the minds occurs between living men and women and lawful matters,

V1 Page 70/98





Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 49.43.4. and between legal fiction actors in legal matters.
- 49.44.5. Legal definition of 'legal' the undoing of God's Laws.

### 49.45. **7**. Autographs or signatures:

- 49.46.1. Lawful written contracts between living men and women must carry the wet ink autographs of the parties, comprising the living identification, such as a thumb print.
- 49.47.2. Living standing is recognised by an unambiguous declaration with a hand written wet ink autograph, including the prefix By: eg: By: Joe Bloggs
- 49.48.3. Legal written contracts between legal fiction actors and the Vessel must carry the wet ink signature of the parties as an accommodation from the man or woman. Or even better as the Executor.
- 49.49.4. Always use Executor unless for title.
- 49.50.5. Then use man or woman.
- 49.51.6. Alleged ownership is a warranty deed.
- 49.52.7. Never owned it in the first place. Joint tenants in common. Husband and wife. = Renter to the State.

### 49.53. **8. Privity of contract:**

- 49.54.1. A contract exists only between the parties
- 49.55.2. No 3rd party can obtain rights within a contract
- 49.56.3. Or buy or sell a contract without express permission of the original parties.
- 49.57.4. Rule of 3.
- 49.58.5. If a third party has bought your contract, hit them up for 72, 30, 15, 10, judgement.

### 49.59.What say you?

49.60.Do you agree these Rules keep humanity safe from tyranny, fraud and slavery?

V1 Page 71/98





Planet EartH Planet Heart

# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

49.61. And should be referred to in all future dealings.

49.62. Unanimous Yes.

#### 50. Grand Jury 15 Order #5 8 Nov 2022

Assembly car regos with insurance

What say you Jurors: Stage 1 of developing the private car registration system, of Superior Jurisdiction, under a given Assembly, in a given area.

What say you Jurors?

**Unanimous Yes** 

#### 51. Grand Jury 26 Order #1 29 September 2023

### 1. Police in unmarked cars. Voice of Elder Uncle Danny.

1.1. As a private corporation; raising revenue via the privately owned Statutes and Legislation passed through the privately owned Parliament; Police are not permitted to move around the landscape patrolling Humanity, and then suddenly turning their lights on, in vehicles that do not resemble Police cars.

Crown: We The People of Superior Jurisdiction own the Police. We pay the wages, we own the cars, the uniforms, the buildings and the Lore/Law.

### 1.2. What say you Jurors?

Unmarked cars are forbidden.

1.3. Unanimous Yes.



V1 Page 72/98



# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 15.1. Uncle Richard document available for those who have had the 'Public' licence revoked, by the Private.
- 15.2. Available for all to use upon completion.
- 15.3. Magistrate name under investigation. Deemed incompetent as failed to acknowledge paperwork sent through by the Executor and Beneficiary.
- 15.4. Raises \$2322.70 invoice in under 90 days, from \$272.
- 15.5. We raise \$333 000.
- 15.6. What say you Jurors ?:
- 15.7. Unanimous Yes.

53. Grand Jury # 30 Order #10 26th January 2024

#### **Contracts**

- 10.1.Contracts, licenses, registrations with the corporations are rescinded, or made null and void. Or can be paid via set-off.
- 10.2. And/or operated from Superior Jurisdiction to bring about abundance, not scarcity.
- 10.3.At no time may a 'registration' remove inherent rights and replace them with 'benefits' and an alleged 'obligation' to perform to the standards of the Privately owned Statute and Legislative debtor slave framework.
- 10.4. What say you Jurors?
- 10.5. Unanimous Yes

54. Grand Jury # 31 Order #4 24th February 2024

V1 Page 73/98





PAFROL. 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: Revoking Licence

- 4.1.Let it be known that should a State drivers license
- 4.2.that has been paid for, and was issued by the State,
- 4.3. And is then revoked by the State, and or plates
- 4.4. For petty matters, warranting no Harm or Injury,
- 4.5. And can come before a Common Law Court, to be discussed in the context of how and why the License was revoked.
- 4.6. The Jury may give blessing to travel in the Private
- 4.7.On the private roads.
- 4.8. And the traveller will carry a document stating that, and negating any alleged jurisdiction by the Public Servants in such a matter.
- 4.9. Dangerous drivers having caused Harm and Injury, will observe the revocation of their licence by the State, for the reasons that they are not road worthy drivers.
- 4.10. Thus the document will offer two simple options:
- 4.10.1.Did you lose your licence due to spiteful behaviour by the State?
- 4.10.1.1. Therefore the capacity to travel on the Private roads exists.
- 4.10.2.Did you lose your licence due to dangerous driving?
- 4.10.2.1. Therefore the capacity to travel on the Private roads

does not exist.

4.11.What say you Jurors?

Planet Heart

4.12. Unanimous Yes.

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

wethepeople@executiveorders.life

https://executiveorders.life

V1 Page 74/98



# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

55. Grand Jury # 31 Order #5 24th February 2024

- 5. Order #5: Impounding car and/or other transport
- 5.1. Further, should the Drivers car or other transport be under threat of being impounded for such petty matters,
- 5.2. The penalty for individual Police Officers in their private capacity, for the threat for impounding is \$50,000
- 5.2.1. And a further \$50,000 if the action is actioned.
- 5.3. And should a tow truck and/or Tow truck company, tow the car or other transport, the penalty is \$50,000
- 5.4. And should a Government Department or Private Proprietor impound the car, the penalty is
- 5.4.1.Initial impound fee of \$10 000
- 5.4.2.\$1000 per day.
- 5.5.Liability rests with the parties who take the car and/or other mode of transport.
- 5.6. Therefore it is essential to ascertain the name and ID number of all parties involved, for liability purposes.
- 5.7. What say you Jurors?
- 5.8. Unanimous Yes

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

#### 5.9. Order 5A:

5.9.1.Profiling 'Aboriginal' people as being worthy to be pulled over for no apparent reason is an act of discrimination and is strictly forbidden.

V1 Page 75/98





# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 5.9.2. This profiling is reflected in the incarceration numbers of First Nation. 29% of incarceration are of First Nation, who are only 3% of the population.
- 5.9.3. View Incarceration Nation; documentary, as evidence.
- 5.9.4. This is just one example of profiling. There are multiple profiles.
- 5.9.5.It is a form of targeting.
- 5.9.6. It is both dangerous and terrifying for the individual, and other occupants of the car.
- 5.9.7. At no time may a Police Officer reach into a car and remove the keys, thus disabling the occupant.
- 5.9.8.Blocking of car mobility is strictly forbidden.
- 5.9.9.Offenders will be liable for \$50,000 per individual offender, per individual offence.
- 5.10. What say you Jurors?
- 5.11.Unanimous Yes
- 57. Grand Jury 36 Order#2 21 July 2024
- 2 Provenance: City of Perth No proof of Provenance.
- 2.1. Relies in Local Government Act 1995
- 2.2.Issues Infringements based on
- 2.3(1)(b) Stopped a different class of persons.
- 2.2.1.An overt violation of the Magna Carta 1215:
- 2.2.2.Maxim of Law: All Are Equal Before The Law.
- 2.2.3. We are not 'persons'.
- 2.2.4. We are Crown, We The People of Superior Jurisdiction.

V1 Page 76/98





# **Peoples Alliance for Rule of Lore/Law**

PAFROL. 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

- 2.3.City of Perth, and others who utilise the unbelievably violent Fines, Penalties and Infringement Notices Enforcement Act 1994, this machine is deemed Null and Void.
- 2.4. Public Servants did not know what the Magna Carta was. Had never heard of it.
- 2.5.City of Perth operates a class based system and issues penalties via extortion fulfilled in the following ways, and by use of the fictional Fines, Penalties and Infringement Notices Enforcement Act 1994. Crown, We The People of Superior Jurisdiction may be allegedly subjected to the following:
- 2.5.1. May be prosecuted
- 2.5.2.Driver's License may be suspended
- 2.5.3. Vehicle License may be suspended,
- 2.5.4.or cancelled
- 2.5.5. You may be disqualified from holding or obtaining a Driver's License
- 2.5.6.Or Vehicle License.
- 2.5.7. Your vehicle may be immobilised
- 2.5.8.Or have its number plates removed
- 2.5.9. Your details may be published on a website
- 2.5.10. Your earnings or bank accounts may be garnished
- 2.5.11. Your property may be seized and sold.
- 2.6. The City of Perth is a perpetrator of violence in our landscape.
- 2.7. It is a psychopath to believe it has the authority to conduct itself in this manner.
- 2.8. Operating in completely fictional frameworks of conduct that it calls Law, and unleashes upon Humanity.
- 2.9. Whilst sitting atop stolen Land.
- 2.10. The City of Perth is illegitimately formed.

V1 Page 77/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 2.11.It has created a class based system, failing the Magna Carta, whilst offering advantage to Parliamentarians who write Statute and Legislation to process Crown: We The People of Superior Jurisdiction as the customer and debtor slave, whilst occupying our Land.
- 2.12.Clearly it is a violent and Belligerent Occupier.
- 2.13. The City of Perth must come to the table to correct this matter.
- 2.14.Immediately.
- 2.15.As should any other Local Government across Terra Australis that is conducting itself in these ways.
- 2.16. Which is likely 100% of Local Governments.
- 2.17. What say you Jurors?
- 2.18. Unanimous Yes.
- 58. Grand Jury 36 Order#3 21. July. 2024
- 3. Provenance: Fuel Stations
- 3.1.Plate recognition who owns the software that maps the plate?
- 3.2. They are 100% liable and accountable for how this product is being used.
- 3.3.It is facilitating companies to monopolise the marketplace and penalising Humanity from access to their inherent Right to Resources because they choose to use an alternative service of registration.
- 3.4. This is called Monopoly a forbidden business model.
- 3.5. Also called slavery
- 3.6. For the manufacturer:
- 3.7.Initial notification with a 14 day reply window on it.
- 3.8. Software can be used conditionally.

V1 Page 78/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 3.9.\$50 000 under Privacy Act 1988 per offence of withholding access to essential resources.
- 3.10. What service stations are using the software?
- 3.11. They are getting an advantage in the marketplace whilst causing Harm and Injury to the Free Will choice of Crown: We The People Of Superior Jurisdiction to choose alternative products in the marketplace.
- 3.12. This is manipulation of the organic mechanism of supply and demand which regulates the market and supplier performance.
- 3.13. This is extortion.
- 3.14. This is Slavery
- 3.15. This is strictly forbidden.
- 3.16.Penalty for those participating is
- 3.17.1st offence = written warning notice and \$200.
- 3.18.2nd offense = \$5000
- 3.19.3rd offense = \$20000
- 3.20. What say you Jurors?
- 3.21. Unanimous Yes.

### 59. Grand Jury 36 Order#6 21 July 2024

#### Joinder

- 6.1. All instruments that achieve joinder by failure of transparency are deemed Null and Void.
- 6.2. Joinder is to marry the all capitals name to the Sentient Being without transparency, without free will and informed consent, and then allege to be able to unfold the privately owned statutes and legislations upon the individual, by calling it Law, whilst having no idea what Law really is.
- 6.3. Failure of transparency fails the 8 essentials of a valid contract.

V1 Page 79/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 6.4. Such failure achieves 'Loss of Power of Attorney' by deception and is an act of slavery.
- 6.5. Mortgages are an example. And are therefore Null and Void.
- 6.6.Drivers license is an example. And are therefore Null and Void, except as a tool in commerce for use by the Sovereign.
- 6.7. Car registration is an example:
- 6.7.1. You buy
- 6.7.2.you own (?)
- 6.7.3.If not use their plates can't drive on public roads
- 6.7.4. But can drive on private roads
- 6.7.5.But risk violence from Police enforcing Monopoly behaviours.
- 6.8. Criminal Code 270 slavery. 25 years jail.

### 6.9. What say you Jurors?

- 6.10. These instruments are evidence of Criminal Code 270 slavery.
- 6.11. 25 years jail.
- 6.12. Unanimous Yes.

#### 60. Grand Jury 36 Order#16 21.7.2024

- 16.1. The use of licences, permits, registrations, passports is what this system functions on.
- 16.2.Resources are locked behind these instruments, via the Master Trust of Unum Sanctum.
- 16.3. If one does not access these instruments, they cannot access the resources.
- 16.4. When accessing and utilising these instruments, the Sovereignty is stripped away and one becomes the chattel slave beholden to the Statue and Legislation of the parent corporation.

### 16.5. What say you Jurors?

V1 Page 80/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

16.6. Sovereignty is retained at all times, despite making use of tools in commerce, as described at, but not limited to 16.1.

#### 16.7. Unanimous Yes

#### 61. 37th Terra Australis Grand Jury - 20.8.2024

- **61.1. Order #5 Travelling in the Private**
- 61.2. 5.1 Those who wish to travel in the Private may use a set of plates indicating that.
- 61.3. 5.2 Those plates will be noted in a Private Registry.
- 61.4. 5.3 Travellers will observe all Road Rules currently established.
- 61.5. 5.4 Whilst maintaining a road worthy car.
- 61.6. 5.5 Police will have no jurisdiction to stop the car and traveller.
- 61.7. 5.6 Nor to remove the plates.
- **61.8.** 5.7 Unless Harm and Injury is involved.
- 61.9. 5.8 What say you Jurors?
- **61.10. 5.9 Unanimous Yes**

### 62. 37th Terra Australis Grand Jury - 20.8.2024

- 62.1. Order #6 Manufacturer and distribution accountability
- 62.2. 6.1 Companies such as jenoptik.com.au -
- 62.3. 6.2 A company supplying the radars on the Police cars to scan license plates.
- 62.4. 6.3 a German based company
- 62.5. 6.4 are 100% liable and accountable for full transparency of Government contracts.
- 62.6. 6.5 And for claims that their products save lives, versus their products enslave Humanity.

V1 Page 81/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 62.7. 6.6 Such products are used to force, enforce and extort payment out of Humanity to be part of a Monopoly operation: the Department of Transport, that refuses to let you use the roads, unless you have paid its fees, for its products.
- 62.8. 6.7. No other industry is free to block competition in the marketplace.
- 62.9. 6.8. And nor is this industry.
- 62.10. 6.9. Thus Jenoptiik must be found to be complicit in facilitating this motivation of the 'Australian Government' to run a Monopoly.
- 62.11. 6.10 Landis and Gyr providers of the Smart Box to facilitate disconnection to essential resources it is also complicit in such behaviour, and will be held accountable.
- 62.12. 6.11. What say you Jurors.
- 62.13. 6.12. These providers must supply a written statement of their contracts and can be subject to a fine for enslavement. Criminal Code 270, slavery, 25 years jail.
- 62.14. 6.13. Unanimous Yes

### 63.37th Terra Australis Grand Jury - 20.8.2024

- 63.1. Order #7 Drivers License and Car Registration a Monopoly industry
- 63.2. 7.1. A private corporation, called the Australian Government, operates a system called the 'Public Road" system.
- 63.3. 7.2. It is via a system of violence that one is forced to adhere to this monopoly business model.
  - 63.3.1. 7.2.1. Violence referring to: if you do not pay the consistent fees extorted from each individual, one may not travel on the 'Public Roads', despite it being the People who have always paid for the road system via the monetisation of the Birth Certificate.

V1 Page 82/98





### Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 63.4. 7.3. If one does not show the plates owned by the private corporation, but paid for by the 'Public'; to travel on the 'Public Roads', one will be stopped by the Police, a further Public Service, paid for by the Public purse, and stripped of a capacity to travel.
- 63.5. 7.4. In their realm referred to as 'driving'.
- 63.6. 7.5. This monopoly is a menace and should be broken down to ensure there are many players in the market place, ensuring a variety of Registry's and insurance options.
- 63.7. 7.6. In this way, acts of violence by Police will not be incurred.
- 63.8. 7.7 The onus is then moved to independent management of travel responsibilities by mature, responsible individuals on the road, and moves away from compliance via forced obligation.
- 63.9. 7.8 Such compliance is referred to as 'voluntary', but if one does not volunteer, the barriers to exit and entry are severe. Also known as extortion.
- 63.10. 7.9. This Monopoly is terminated.
- 63.11. 7.10. What say you Jurors?
- 63.12. 7.11. Unanimous Yes.
- 64. 37th Terra Australis Grand Jury 20.8.2024
  - 64.1. Order # 8 Standard of driving
  - 64.2. 8.1. As the current system has a highly developed standard of driving skill, those needing a driving test to measure their capacity to manage a mode of transport would still use the current system to be assessed. This system is owned and paid for by the Public, also known as Crown: We The People of Superior Jurisdiction.
  - **64.3. 8.2. What say you Jurors?**
  - 64.4. 8.3. Unanimous Yes

V1 Page 83/98





PAFROL. 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

65. Grand Jury 38 Order#9 18 September 2024

#### 9.Penalty Notices : updates (Threats)

- 9.1.Public Servant Upper Management who issue any threat, and at each time of threat, against the People; are liable for a \$250 000 Penalty Notice.
- 9.2. Actual disconnection is \$500 000 Penalty Notice.
- 9.3. And may include the following threats.
- 9.3.1.Prosecuted
- 9.3.2.Enforcement action under the Fines, Penalties and Infringement Notices Enforcement Act 1984.
- 9.3.2.1. That being a privately owned rule of a private corporation, and not Law in any way.
- 9.3.3.Drivers License may be suspended or cancelled.
- 9.3.4. Disqualified from obtaining or holding a Drivers License.
- 9.3.5. Vehicle may be immobilised
- 9.3.6.Or have its Number plates removed
- 9.3.7. Your details may be published on a website
- 9.3.8. Your earnings or bank accounts may be garnished
- 9.3.9. Your property may be seized and sold
- 9.3.10. Additional costs will also be payable.
- 9.3.11. Threat to disconnect
- 9.3.12. Threat to issue an enforcement warrant.
- 9.3.13. Threat to disconnect water or electricity or gas.
- 9.3.14. Also includes Centrelink
- 9.3.15. And Telecommunications providers.
- 9.3.16.All essential resource access is included in this Order.
- 9.3.17.Insurance Provider must be identified.

V1 Page 84/98





PAFROL. 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

9.4. What say you Jurors?

9.5. Unanimous Yes

66. Grand Jury 38 Order#21 18 September 2024

- 21. Car Registration
- 21.1.Car Registration into the system of the Western Australian Government is voluntary.
- 21.2.It clearly states that on the website and is evidenced in at least two different places.
- 21.3. Based on Maxim of Law: everything is an offer and acceptance, the Department of Transport is witnessed as adhering to that Maxim, by using the term 'voluntary'.
- 21.4. This would be the case in all States.
- 21.5.It is unfortunate it then unleashes a militia in community to enforce the use of its products, including Police, and tools provided by Jenoptik.
- 21.6.And uses severe financial penalty for not using its products.
- 21.7. This matter is filed into the Magistrates Court for review of a business model based in a monopoly, violence and alleging that the use of certain instruments such as a Drivers License and a Car Registration grants permission to break Maxim of Law.
- 21.8. This is 100% fraud. No power or authority exists, due to failure to be transparent about the nature of the instruments and their alleged capacity to eliminate Maxim of Law and replace it with Statute and Legislation.
- 21.9.Therefore, all financial penalties brought before the Magistrates Court are deemed Null and Void.
- 21.10. What say you Jurors?
- 21.11. Unanimous Yes.

V1 Page 85/98





PAFROL. 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

67. Grand Jury 38 Order#22 18 September 2024

### 22.. Car Registration

- 22.1.Individuals are free to choose another Car Registration provider.
- 22.2.Insurance for 3rd Party injury is free to be acquired from any Insurance provider.
- 22.3. What say you Jurors?
- 22.4. Unanimous Yes.
- 68. Grand Jury 38 Order#23 18 September 2024
- 23. Immobilise cars
- 23.1.A car may not be immobilised due to not registering it with the Department of Transport.
- 23.2.As a current protocol, a car is immobilised and is given an instruction to go over the pits to be Registered again.
- 23.3. The provider of the assessment must use a 3 tier system of:
- 23.3.1. Essential repairs for road safety and registration: eg brakes pads are thin.
- 23.3.2.Non essential repairs for road safety, but not prohibiting registration: eg seat belt is sticking to a small degree
- 23.3.3.Luxury repairs, but not prohibiting registration: the back window wiper is not working.
- 23.4. Putting all matters into the same category is irresponsible, particularly in harsh economic times, and has the capacity to completely dismantle families, as transport is an essential component of life. Not only does it inhibit mobility, but incurs a potentially massive financial and logistical and social expense.

### 23.5. What say you Jurors?

V1 Page 86/98





PAFROL. 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

#### 23.6 Unanimous Yes

- 69. Terra Australis Grand Jury 38 Order#24 18 September 2024
- 24.Order# 24 Issuing a fine for non use
- 24.1.Issuing a fine, or detainment, for non use of a privately owned instrument, such as a Car Registration, or a Drivers License, is strictly forbidden.
- 24.2. Such non use renders the traveller to be travelling on the Private roads, not the Public Roads, to which the instrument pertains.
- 24.3. Forced use of any product is a denial of free will and informed consent and is strictly forbidden.
- 24.3.1. Such conduct supports Monopoly Business Models, which are strictly forbidden, as they disrupt the critical supply and demand mechanism. Thus providing a false representation of what Community is really accepting.
- 24.4.Issuing such fine incurs a Penalty of \$50 000.
- 24.5.Leaving the car immobilised and the family in disrepair incurs damages of \$250 000.
- 24.5.1.Refer to daily charge of impounding GJ31. Order# 5
- 24.6. What say you Jurors?
- 24.7. Unanimous Yes.
- 70. Terra Australis Grand Jury 39 Order#7 17 October 2024

#### **Assets**

- 7.1. Within the realm of Lore, 'ownership' does not mean to literally own the Land as Lore knows that Mother Earth cannot be owned.
- 7.2. Ownership refers to a kinship to a given area.

V1 Page 87/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 7.3. Therefore it is improbable that one can be the recipient of large sums of money for mining deals, and then keep it hidden from others. And may include the following:
- 7.4. Assets included in a management takeover may be liquidated for equitable distribution of resources.
- 7.5.Or simply moved from one alleged ownership to another.
- 7.6. For example HSBC holding 515M shares, whilst Elders have zero shares may call, from Superior Jurisdiction, that a minimum of 51% of shares are moved into Community Trust accounts, with Elders and appropriate others signed on as Trustees.
- 7.7. The Living is always in Superior Jurisdiction to the Corporation; a dead entity.
- 7.8. Movement of assets may involve personal assets of any employees within the corporation, including houses, shares, cars, and all other items of resale value.
- 7.9. And assets of any recipients in any deals, who may have received significant funds for a mining deal to go ahead, and has failed to be transparent about that, wherever those assets may be stored on Earth, and in any jurisdiction, and has failed to put it to use for equitable Community development as a responsible form of planning for future generations.
- 7.10. What say you Jurors?
- 7.11. Unanimous Yes.
- 71. The Orders of the Terra Australis Grand Jurys are always written around real life experiences to intercept the violent and dangerous landscape we are forced to live in. Imposed upon us by the privately owned corporation/State and it's monopoly Statutes and Legislations calling itself Law. It is not Law. But this is. A personal testament of such violence:
- 72. Terra Australis Grand Jury Order # 41 15.12.2024

V1 Page 88/98





PAFROL. 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

### 72.1.Order #18 - Use of private registration plates for cars.

- 72.2.A testimony by Michael C: On the 8 November 2024. I collected a friend from hospital after his operation to take him home.
- 72.3.On the way I was pulled over by police. I got out of my automobile and asked what was the emergency?
- 72.4. They said we need to have you stay here until the highway patrol arrive. I said if you have no reason to stop me then I'm going. They said I have to wait.
- 72.5.Eventually SEN CON Curtis Ryan (a corporate highway pirate) turned up and proceeded to ask to see my DL.
- 72.6.I said why do I need a DL? I'm travelling in my private capacity and not as a driver in commerce.
- 72.7.After questions back and forth he arrested me and I was taken to Parramatta Police station where I was held for over 5 hours.
- 72.8.I was charged over 6 offences that totalled to just under \$4000 dollars in fines!
- 72.9.At the police station they wanted me to give them my name and address and a form to sign and I declined.
- 72.10. They said if I didn't they would send me to jail for several days
- 72.11. They also wanted to take my fingerprints and take profile photos etc., and again I declined.
- 72.12. They said if I didn't I would be sent to jail until I give them my name etc.
- 72.13.I surmised from jail they would send me to a mental facility if I didn't give them what they wanted.
- 72.14.So I let them finger print me and take mug shots.
- 72.15.I felt extremely violated over the arrest especially when one of the cops put handcuffs so tightly around my wrist that it cut off the blood supply to my hands.

V1 Page 89/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 72.16.I had to ask him to release the cuffs that were hurting me.
- 72.17.He did adjust them
- 72.18.All this over my personal car number plates not being in NSW registration but named Terra Australis MS 1969.
- 72.19. This is an example of the violence perpetrated against the People, when we choose to not use the privately owned products of the private Monopoly of the offshore corporation that calls itself the Australian Government.
- 72.20. This conduct is strictly forbidden.
- 72.21.In 2025 the marketplace will be alive with alternative providers, so all business will drain away from this organisation.
- 72.22. The vast majority of road rules will remain in place.
- 72.23. Refer to previous Grand Jury Orders for these types of situations.
- 72.24.Policy Officers of the Australian Government engaged in these conducts will be held **personally liable and accountable** for Harm and Injury based on extortion to maintain a Monopoly position.
- 72.25. Such Harm and Injury is retrospective to 1.1.2024.
- 72.26.Refer to GJ 41 Order #15 of alleged authority.
- 72.27. Grievance bodily harm.
- 72.28.Kidnap.
- 72.29.To the individual Officer engaged in this conduct, the Penalty is \$500 000
- 72.30. What say you Jurors?
- 72.31.Unanimous Yes

V1 Page 90/98





PAFROL. 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

- 73. Additional Orders of Leith Masters, Executor and Beneficiary, for Harm and Injury incurred in the displacement of assets: car, and freedom of mobility, and the disruption to life; by free will choice to not adhere to the privately owned Statute and Legislations of the private offshore corporation that calls itself Law, but is legalised monopoly of our Inherent Right to Resources, and fails Maxim of Law.
- 74. **Writ :** Regarding damages to myself and my personal affairs; due to a legal, but not lawful, **monopoly** business model.
  - 74.1. I, Leith Masters, as **Executor and Beneficiary** of my own Trust and Estate and Inherent Right to Resources; Order and instruct the Trustee/Fiduciary, the presiding Magistrate; to facilitate the full damages afforded by the Magistrates Court of \$75 000 based on :
    - 74.1.1. Damages to my property, ie my car is still off the road due to irrational commands put upon it in harsh economic times. Refer to Point 67 for a more rational format.
    - 74.1.2. For inconvenience to my affairs and causing increased hardship during times of extreme hardship.
    - 74.1.3. For inhibiting my ability to serve my critical family needs, including accessing my elderly mother. Now deceased 19.12.2024.
    - 74.1.4. For encumbering my ability to access my clients in the marketplace in my business that is now 30 years old.
    - 74.1.5. For <u>encumbering Crown:We The People of Superior Jurisdiction</u> with Legal Fiction Statutes that facilitate a standard that does not exist in Law.
    - 74.1.6. For encumbering our access to our resources; that is the right to travel unencumbered upon our own roads, by placing them behind a wall of armed Public Servants. There is no such thing in the real world of commerce, as a monopoly,

V1 Page 91/98





PAFROL. 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

- because a monopoly does not exist in a Natural environment of equitable existence.
- 74.1.7. Costs of above infringements, plus Court Costs of some \$300.50 may be deducted from the \$75 000.
- 74.1.8. Bank details are Leith Masters: BSB: 633 000 Acc# 144 077 567
- 74.1.9. Permission is granted to the Trustee/Fiduciary to release resources from the following Trust.
- 74.1.10.CRN: 603-473-197K
- 74.1.11.Birth Certificate #: 102257K/1968
- 74.1.12.Birth Date: 14.3.1968. Birth Registration: 2.4.1968
- 74.1.13.Free for **16 days** before regis-tered into a private system of commerce: the private corporate crown.
- 74.1.14. Registration is 100% void of transparency.
- 74.1.15. That being a violation of the 8 essentials of a valid contract.
- 74.1.16. Therefore rendering such a system as **Null and Void.**
- 74.1.17.However, as **Crown: We The People of Superior Jurisdiction**; we will repurpose the systems that have been built and paid for via the monetisation of the Birth Certificate and other instruments.
- 74.1.18.To such a degree that they service the People and Planet Earth and the Public Servant sector can be the Public Servant sector under appropriate standards of **Maxim of Law.**
- 74.2. Damages are to be paid immediately.
- 74.3. The Trustee/Fiduciary/Magistrate is to **clearly define** how this payment will be administered.

V1 Page 92/98





# Peoples Alliance for Rule of Lore/Law

PAFROL. 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

- 74.4. To be received no later that 8 January 2025.
  - 74.4.1. This date is amended to accommodate the outcomes of the second hearing, as the first hearing failed.
  - 74.4.2. Due: 16 January 2025. 12pm AWST.
- 74.5. Respectfully, the Trustee is reminded to not be an incompetent Trustee/Fiduciary at the bench/bank. Refer to point 38.
  - 74.5.1. Unfortunately this did happen at Hearing 31.12.2024.
- 74.6. And NB: Refer to probable charges within Point 68, Grand Jury 38:
  - 74.6.1. Point 68 Terra Australis Grand Jury 38 Order# 24 18 September 2024
  - 74.6.2. 24.5.Leaving the car immobilised and the family in disrepair incurs damages of \$250,000.
- 75. The Trustee/Magistrate is invited to do equitable business on our Lands and should consider the options of repurposing the infrastructures Crown: We The People of Superior Jurisdiction have built and paid for, via the monetisation of the Birth Certificate, based on the instructions delivered by Crown: We The People of Superior Jurisdiction, via the Terra Australis Grand Jurys: A Court of Superior Jurisdiction.
  - 75.1. Should the Trustee prevail to competent standards, the Trustee is invited to assist as a key administrator in the many matters that require realignment to standards of equitable distribution of resources. Refer to Point 10.4.1 10.4.5.
    - 75.1.1. The Trustee/Fiduciary was incompetent in this matter but is called to the table regardless to discuss matters pertaining to those incarcerated by a Claimant that was a Department. The ODPP.
    - 75.1.2. sheriffs@commonlawsheriffs.au
    - 75.1.3. Contact to be made by Tuesday 14 January 2025 12pm AWST

V1 Page 93/98





PAFROL. 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

### 75.1.4. Discussion with Elders, for accountability and remedy will be scheduled.

- 76. I thank you for your time today.
- 77. This concludes this matter.
  - 77.1. Standards of **Maxim of Law** is at the table, passed by **Crown: We The People of Superior Jurisdiction** for the People, via the Terra Australis Grand Jurys. A Court of Superior Jurisdiction.
  - 77.2. No further controversy will be entered into.
  - 77.3. **Thank you** .

:leith-wendy: masters:

Executor and Beneficiary
of this this Express Trust and Estate
LEITH WENDY MASTERS





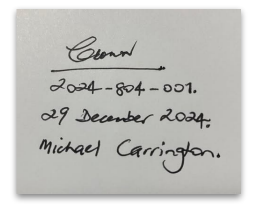
V1 Page 94/98

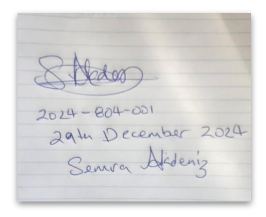


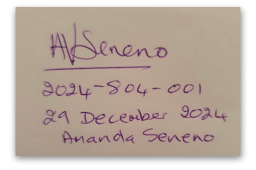


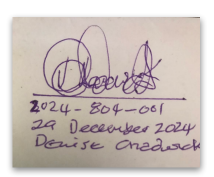
PAFROL. GLOBAL. Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

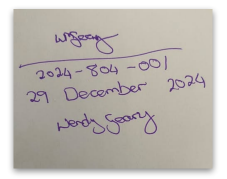
2024.804.001 29 December 2024 Donna Hopkinson











V1 Page 95/98





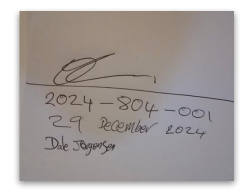
PAFROL. GLOBAL. Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

December soat.
Vincenzo D'Alfonso

2014.804-001 30Dec 2024 Sohn Goodding.

2824.804.001 29 December 2024 Anthony Rabey 1024-804-001 29th December 2024 Daniel Ryan Mikerihan

Phen 2024 804 001 30t December 2024 Juliana Allen

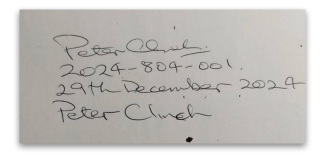


V1 Page 96/98



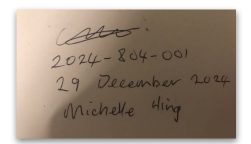


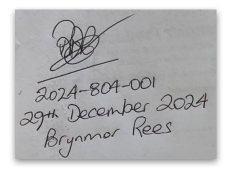
PAFROL. GLOBAL. Established 2021
Rule of Law/Lore: All Are Equal Before The Law
All Superior Rights Reserved Under Rule of Lore/Law At All Times
executiveorders.life E: wethepeople@executiveorders.life

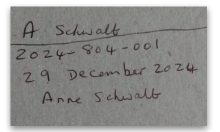












V1 Page 97/98





PAFROL. 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



2024-804-001 29 December 2024 :Danny-Paul :Doyle

2024 - 804 - 001 29 - DECEMBER 2024 SHELLON PARKINSON Lo Alfonso

2024-804-001

29 December 2024.

Andrea D'Alfonso

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

V1 Page 98/98

