

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 1/12



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

### **Terra Australis Creditor Protection Authority: (TACPA)**

Auditor of Equitable Access, Right Use, and Right of Use of Resources.

- 1. This document is brought into Being 19 February 2023: 1. New Beginnings.
- 2. This document may be amended and upgraded at any time, to serve the equitable rights and needs of Humanity.
- 3. For *Crown: We The People of Superior Jurisdiction*, there is no document of higher authority than this document when discerning decisions regarding asset protection on these lands known as **Terra Australis**.
- 4. This document acknowledges and protects the **True Creditor** and Inherent Right to Resources, and Use of Resources.
- 5. In transparent accounting, the **True Creditor is Humanity** the source of all funding for all enterprise on Planet Earth.
- 6. And does include the monetisation of Prime Earth Resources, of which Humanity is the first and Natural Custodian of.
- 7. The Meek Shall Inherit The Earth. Matthew 5:5.
- 8. And therefore permission to use any and all resources is reserved for the Humanitarian Custodians.

V1 Page 2/12





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

- 9. First Nation is recognised as the primary Humanitarian Custodians of these lands known as Terra Australis.
- 10. First in time, best in Lore/Law.
- 11. Followed by astute and equitable individuals of 'right way', to build an incredible future for generations to come.
- 12. It is recognised there exists:
  - 12.1. no Treaty,
  - 12.2. no permission,
  - 12.3. no blessing,
  - no established and transparent due process of a meeting of the minds for resource use,
  - 12.5. no copies of Bill of Sale by the visiting administration body on these lands that calls itself the 'Australian Government', and it's subsets of States and Territories; that does also include a comprehensive meeting of the minds.
  - 12.6. The visiting administration body on these lands that calls itself the 'Australian Government' and it's subsets of States and Territories, has been evidenced to be a company and part of global governance by the following:

    https://www.sec.gov/cgi-bin/browse-edgar?
    company=Commonwealth+of+australia&owner=exclude&action=getcompany
  - 12.7. The Reserve Bank of Australia is a franchise arm of the Federal Reserve Bank of America. A private banking facility, founded in 1913, by failure of Lawful Due Process.

V1 Page 3/12





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

- 13. These resource rich lands of Terra Australis are long established and well known to be stolen lands, invaded lands. Lands of genocide and stolen generations.
- 14. These crimes of pillage and disrespect continue to this day, with cases emerging every day of gross misappropriation of resources, and maladministration of Health and Wellness requirements.
- 15. Maxim of Lore/Law: That which is created in fraud, can never be put right.
- 16. There will never be peace and prosperity on these lands until this matter is resolved in a fair and equitable manner, with respect paid to the Ancestral Elders of these lands, and rightful heritage of resources placed in the Custodianship of Humanity, and not inside 'legal fiction' corporations who deem themselves not answerable to Humanity.
- 17. The belligerence of the Corporations on Terra Australis is at an all time high, producing violent outcomes of injury, poverty and misery.
- 18. From this practice of stolen lands; great volumes of wealth have moved hands, and small numbers of entities have profited from the movement of such wealth, whilst the greater population has suffered in debt and hardship.
- 19. Therefore, at this moment in time, let it be said, this era is now finished.
- 20. The True Creditor is restored.
- 21. Lore/Law is Restored.



V1 Page 4/12



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

### **Jurisdictions:**

- 22. The two primary jurisdictions are Superior and Inferior.
- 23. Superior Jurisdiction is Crown: We The People.
  - 23.1. That Being the Sentient Being.
  - 23.2. The Creator Source energy travelling in the Divine Body Temple, having a human experience in the 3rd dimensional plane of reality.
  - 23.3. Therefore we acknowledge a 'do no harm' policy.
  - 23.4. For I am You, and You are I.
  - 23.5. And adhere to Rule of Law: All Are Equal Before The Lore/Law.

#### 24. Inferior Jurisdiction is Corporation.

- 24.1. Corporation is not a living, breathing Sentient Being.
- 24.2. Corporation is a 'legal fiction shell' of statute and legislation, designed by some, as a working model of 'a possible' reality, to define the landscape for the greater populace.
- 24.3. It is legal.
- 24.4. Not lawful.
- 24.5. Corporation is created by the Sentient Being.
- 24.6. Therefore Corporation can never have Superior Jurisdiction.
- 24.7. **Maxim of Lore/Law:** that which is created, can never be superior to that which created it.

V1 Page 5/12





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

- 24.8. And yet Corporations seem to have mistakenly positioned themselves to be in charge of Humanity.
- 24.9. It is fair to say the AI is out of control.
- 25. In the important matters of Land Use, and the issuance of a mortgage by a bank
  - 25.1. And the dispute of the validity of the mortgage?
  - 25.2. With regard to was money loaned?
  - 25.3. Or did a monetisation transaction occur?
  - 25.4. And where did jurisdiction come from to be issuing mortgages over the land?
- 26. We are, perhaps, directed to the **AFCA** framework: the Australian Financial Complaints Authority.
  - 26.1.A Corporation created within a private *legal* framework of statute and legislation, but not Law.
  - 26.2.**AFCA** cannot see, nor hear, Law; when it is presented to it.
  - 26.3.It can only see and hear legal; a subset of Law.
  - 26.4. It is also paid for by the banking industry.
  - 26.5. Therefore it is bound by the needs of the banking industry, to ensure the banking industry remains intact.
  - 26.6.It is therefore somewhat pointless to refer to **AFCA** as an independent arbitrator.
  - 26.7. More accurately, it has a conflict of interest.
- 27. Therefore when matters cross its table to be addressed for adherence to Lore/Law, **Lawful Due Process** and Inherent Right of Use of Resources; **AFCA** is limited in

V1 Page 6/12





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

that it is effectively an arm of a private banking system, and the architecture of the class based paradigm of Parliament, which is wholly focused on profit.

- 28. This private banking system existed from 24.12.1913 31.1.2023.
- 29. It has been TERMINATED because it positioned Humanity to be the debtor.
- 30. This is also known as slavery.
- 31. It was a banking system 'in fraud'.
- 32. It was an arm of a global construct that incarcerated Humanity into debt slavery.
- 33. That system is TERMINATED by global forces who recognise that such systems move against the prosperity and wellbeing of the greater Humanity.
- 34. As a case study of the processes employed by this now obsolete banking paradigm;

#### AFCA evidences to us:

- 34.1. it is bound by the limitations of it's Statutory framework,
- 34.2. in which Humanity is positioned as the debtor,
- 34.3. and additionally, Humanity is silenced by being under **Guardianship**:
  - 34.3.1. without free will or informed consent.
  - 34.3.2. Guardianship is a pleasant name for slavery.
  - 34.3.3. Those under Guardianship cannot be seen or heard, and are deemed incompetent.
- 34.4. Thus Guardianship may be viewed as a severe **Injury** upon the autonomy of Humanity and has it's roots in at least:
  - 34.4.1. Unum Sanctum 1302
  - 34.4.2. And the Poor Laws of 1535, which have continued to be updated until 31.1.2023, whereby this system has been TERMINATED.

V1 Page 7/12





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

- 34.5. Autonomy is the right or condition of self-governing.
  - 34.5.1. Self-directing freedom and especially moral independence
  - 34.5.2. the capacity to make an informed, un-coerced decision.
- 34.6. **AFCA** is unable to receive <u>astute</u>, <u>evidence based</u> delineation of its own legal process; and the failure of those processes to adhere to Law, without referring to the communications as 'frivolous, vexatious, misconceived or lacking in substance'. Rule C.2.2(d)
- 34.7. And to subsequently dismiss the matter.
- 34.8. As **AFCA** has a conflict of interest in that it is financed by the banking industry, and is an initiative set up by Parliament, the arm that writes the statute and legislation for the Australian Government a private foreign corporation; **AFCA** is therefore a watchdog of it's own industry; ensuring the industry does not deviate from the version of accounting whereby the debtor is Humanity, and the creditor is the Bank.
- 34.9. As this is only 50% of the accounting, **AFCA**, in it's statutory framework is not given the eyes to see the **True Creditor**, and inevitably rules in favour of the Bank; as alleged Creditor.
- 34.10. As this is void of **Lawful Due Process**; **AFCA** must be viewed as an inferior tool to bring about Law, justice and deliver **Inherent Right to Resources** in an equitable manner.
- 34.11. It can only perform to serve the banking industry and the Statutory framework of the banking industry to process Humanity as the debtor.

V1 Page 8/12





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

- 35. Thus a document such as this, and an Independent Auditor (IA) such as TACPA is borne.
  - 35.1.It is time Humanity is viewed in the rightful position of the **True Creditor**, adhering to **Lawful Due Process and Rule of Lore/Law: All Are Equal Before**The Lore/Law.
- 36. The **AFCA** statutory framework facilitates the <u>non-disclosure</u> of the one element required to prove Fiduciary Trustee malfeasance.
  - 36.1. That being that the Bank is, or is not, the <u>current</u> holder of the mortgage deed in trust, by producing a current time stamped version of the documents.
  - 36.2. This is a basic in Trustee accountability.
    - 36.2.1. That the accounts would be in good order, at all times.
    - 36.2.2. And the assets would be safely secured.
  - 36.3. However, in knowing that the Securitisation industry is a prolific multi billion dollar industry, whereby as quoted by The Reserve Bank of Australia

'Australian banks generally do not retain any rights to mortgages (or any other asset) once they are securitised. All the rights and benefits of the asset pass to the note holders of the securitisation special purpose vehicle. Under Australia's prudential framework, banks must pass on in full the risks and benefits of an asset in order to ensure that they are no longer required to hold regulatory

V1 Page 9/12





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

capital against the asset (known as the 'clean sale' test).

- 37. The securitisation industry includes hidden third parties, undisclosed profits to the Originator of the mortgage, assets floating in unknown hands and thus renders the mortgage contract **Null and Void**.
- 38. **AFCA** facilitates a failure in fiduciary Trustee duties by not holding it accountable.
- 39. Thus there is actually no bank/financial watchdog under these conditions.
- 40. Until TACPA.
- 41. Additionally **AFCA** relies on '**Corporate Immunity**', alleging those engaged in perpetuating this failure of **Lawful Due Process** cannot be held liable.
  - 41.1. However; **Corporate Immunity** is a legal fiction.
    - 41.1.1. Corporate Immunity does not exist in Law.
    - 41.1.2.Instead; **Maxim of Law** clearly states: All are accountable for their actions.
  - 41.2. Thus *Rule of Law: All Are Equal Before The Law*; may look upon the decision makers within **AFCA** and render them individually personally liable and accountable for being complicit in fraud.
  - 41.3. With wilful intent to perpetuate fraud, despite the evidence brought before them.
- 42. Only by holding accountability to those who facilitate processes that violate

  \*Rule of Law: All Are Equal Before The Law; and Lawful Due Process will the Law

V1 Page 10/12





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

ever be Restored.

- 43. No individual is permitted to play a private game of commerce that harms community.
- 44. This matter cannot be taken into the private Court system, because it has been made clear that the Court also only adheres to the Statutory framework in which Humanity is the debtor, not the Creditor. Thus it cannot see the failings in Law of this matter. Whether that be contrived or innocent, we have confirmation from Dentons 28.9.2022, in writing, that:
  - 44.1. "The loan transactions can be comfortably proven to the standard required by the Supreme Court for enforcement."
  - 44.2. Thus the Supreme Court must adhere to standards that fail the 8 essentials of a valid contract.
  - 44.3. Thus rendering that Court to not be a Court of Law.
  - 44.4. And thus no purpose exists to hear the matter in this environment.
- 45. Again, justifying the emergence of a document of this nature.
- 46. And calling an end to mortgage fraud and debt servitude of Humanity to a private banking system that has captured the abundant wealth of Terra Australis.

V1 Page 11/12





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

47. All matters are called to the table, before Lore/Law, so that resources may be administered equitably and in adherence to Rule of Lore/Lore: All Are Equal Before The Lore/Law.

Crown Council:
TACPA
ODENING MINISTER 10 February 2000
OPENING MINUTES 19 February, 2023.
Ends

