

Statement of Evidence to Obtain the Attached Warrant and Place The named Offender in Custody Pending Trial by Grand Jury of his or her piers

- 1. The said Offender is a member of an Unlawful Political Party operating under the Australia Act 1986 without Lawful Authority.
- 2. The Australia Act 1986 was not put to The People by Referendum under 128 of Our Commonwealth Constitution Act 1900 UK and The Commonwealth Constitution 1901 and so is Unlawful.
- 3. There could be no conferral of the States as every State had REMOVED their original Constitutions and REPLACED them with Unlawful Constitutions contrary to 106 of the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901.
- 4. Pursuant to Clause 7 of Our Constitution there was no authority granted by Section 51 ss xxxviii of the Commonwealth Constitution 1900 UK or our Commonwealth Constitution 1901 Ref Page 651 Q & G (b).
- 5. The said Political Parties created the Queen of Australia using the Australia Act 1986 and declared the Commonwealth as a Sovereign Independent and Federal Nation without compliance with 128 of The Commonwealth Constitution Act 1900 UK and The Commonwealth Constitution 1901.

- 6. The Political Parties that the OFFENDERS belong to were Privy to and operated under the Letters Patent proclaimed by BOB HAWKS (PRIME MINISTER) on the 24th of August 1984 by a Fraudulent command of the Reigning Monarch of this country, therefore waging war on the Monarch and Her People.
- 7. In 2020 the Offenders CONSPIRED TOGETHER to form a NATIONAL CABINET without consent of The People by 128 of the Commonwealth Constitution Act 1900 UK and Our Commonwealth Constitution 1901.
- 8. This NATIONAL CABINET took control of The People who are The Commonwealth, and put them into SLAVERY BY DICTATORIAL RULE contrary to 268 ss 10, 11 and 12 of the Commonwealth Crimes Act.
- 9. The NATIONAL CABINET set aside the Commonwealth Constitution Act 1900 UK and the Commonwealth Constitution 1901 again WAGING WAR ON THE Crown and The People who are The Commonwealth of Australia contrary to the 1999 Referendum at which The People voted to retain the Crown and Our Lawful Constitution.
- 10. The OFFENDERS were Warned of THEIR CRIMES on the 7th of January 2019 when a Commonwealth Public Official who Seized the Three Tiers of The lawful Federal Parliament the Unlawful GREEN POLITICAL PARTY CONSTITUTION all of THEIR PURPORTED ACTS and STATUTES and all of the Assets of The People and Crown, The People who are The Commonwealth now Hold all of the above in Adverse Possession under the Crown until the POLITICAL PARTIES prove otherwise Simply THEY CAN NOT.
- 11. Lawful Documents explaining the above Seizure were served on Scott Morrison The Federal Parliament and on the House of Lords England by email and Registered Post.

- 12. The House of Lords per Lord Fowler, the Lord Speaker Accepted the Documents and sent a return email stating they would look into the situation.
- 13. On the 10th of December 2021 The People through Velvet Revolution Served The Lawful Moratorium on every Parliament House in the Commonwealth of Australia, every Governor and The Governor-General ordering them to comply by the 18th of December 2021 to The Will of The People who are the Commonwealth.
- 14. On the 18th of December 2021 Notices were placed on all Public Building belonging to The People who are the Commonwealth, ordering all POLITICIANS and members of the POLITICAL PARTIES to remove themselves from Our Buildings.

Dated:	
	Signature
	Name

Witness



Charge Sheet & Summons

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TO THE ACCUSED		23/01/2022
Prime Minister Scott Morrison		INSTRUMENT ID No
Governor General David Hurley		
Governor of New South Wales Margaret Beazley	The state of	E – VR2022
Governor of Victoria Linda Dessau	# 1 TA	8 8 8 8
Governor of South Australia Hieu Van Le Governor of Tasmania Kate Warner		
Former Governor of Queensland Paul de Jersey		
Governor of Queensland Jeanette Young		
Governor of Western Australia Kim Beazley	8 1 28 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	2 4 7 manage 27 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1
Former Premier of New South Wales Gladys Berejiklian		
Premier of New South Wales Dominic Perrottet	and a St. A. Company of the Company	* n + 1
Premier of Victoria Daniel Andrews	2,50	
Premier of Queensland Annastacia Palaszczuk Premier of South Australia Steven Marshall	and a second sec	
Premier of Western Australia Mark McGowan		2 · · · · · · · · · · · · · · · · · · ·
Premier of Tasmania Peter Gutwein		
Chief Minister Norther Territory Michael Gunner	15.7	
Chief Minister Australian Capital Territory Andrew Barr		
Administrator Northen Territory Vicki O'Halloran		
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YOU HAVE BEEN CHARGED WITH AN OFFENCE

Details of the cha	arges against you:
MISPRISON OF	TREASON under "Commonwealth of Australia Constitution Act"
	"NOTICE TO AGENT IS NOTICE TO PRINCIPAL, NOTICE TO PRINCIPAL IS NOTICE TO AGENT"
COUNT 1	Creation of an unauthorised, version of "Commonwealth of Australia Constitution Act" in 1975.
COUNT 2	Misrepresenting the Author's names (Sir John Quick LL.D. & Robert Randolph Garran M.A.) in a book other than that in which they had both created together and "For the people" in 1901. This is both a breach of the Constitution and a CRIME of plagiarism, deception, and fraud.
COUNT 3	Forcing the unlawful 1975 Act upon the people of the Commonwealth without requesting a referendum.
COUNT 4	Unlawfully taxing people with property rates through a nonentity known as "Local Government" and trying to hide the crime behind "State Constitutions".
COUNT 5	Sec 1 - There is no Queen known as "Queen of Australia" who was crowned as a successor to "Queen of England, Queen Elizabeth II". Page 1 of 14

COUNT 6	Sec 2 - Governor General has not been: a) Appointed by the Queen of U.K., b) Letters patent are not made available for the public to easily view.			
COUNT 7	Sec 3 - The salary of the Governor General far exceeds "Ten thousand pounds" as mandated by our Commonwealth of Australia Constitution Act 1901, even in today's inflated economic position. There was NO referendum to change the rate to \$495,000.			
COUNT 8	Sec 8 - Each elector, in choosing a senator, may only elect "ONCE". Current AEC voting allows for each voter to vote up to 12 senators.			
COUNT 9	Sec 16 - There are senators who are not suitable for the position (e.g., lawyers, accountants, etc) which is contrary to what the section requires. These people are not the same as the "House of representatives" in respect to qualifications. HoR should consist of everyday people off the street, NOT ex lawyers, accountants, multi-billionaires, etc.			
COUNT 10	Sec 17 - The "Prime Minister" ought to be called "President of the senate" and not retain power greater than that of any other senator, nor have greater position than the Governor General. Creation of the title "Prime Minister" was never agreed to by referendum.			
COUNT 11	Sec 24 - There are members of the "House of Representatives" who have NOT obtained their seat through public vote. This is unacceptable.			
COUNT 12	Sec 24 - " five members at least shall be chosen in each Original State" does NOT equate to 12 members. Numbers OUGHT to be as follow: Victoria - 6, NSW - 7, Tasmania - 5, Queensland - 5, SA - 5, NT - 5, WA - 5. Total of 38 "House of Representatives" members based on ABS population figures.			
COUNT 13	Sec 27 - Changes to the numbers of "House of Representatives" based on calculations under the Constitution for members MUST be passed by the people. The wording "Laws" does not interpret to mean "Change the minimum".			
COUNT 14	Sec 30 - The rules put forth by the AEC are in breach and are "FORCING" voters to vote in each election up to 8 times for members.			
COUNT 15	Sec 33 - Members of "House of Representatives" have been replaced without calling an election. You can NOT just appoint the next highest election result. The Constitution states: "Whenever a vacancy happens in the House of Representatives, the speaker shall issue his writ for the election of a new member, or if there is no Speaker or if he is absent from the Commonwealth the Governor-General in Council may issue the writ."			
COUNT 16	Sec 41 - A legislation has been created to prevent prisoners from voting if their term is greater than 3 years. This is in breach of the Constitution.			

COUNT 17	Sec 42 - Every member of parliament, with the exception of the current "Governor General" and the "G.A.P." members prior to the election, have failed to swear the correct oath of allegiance or affirmation as per the "Commonwealth of Australia Constitution Act".
COUNT 18	Sec 44 - EVERY member of parliament is guilty of: i) Allegiance to a foreign power under the UN, Foreign investment and United States Securities Exchange Commission domiciled in Washington DC. ii) All members are guilty of partaking in these treasonous actions. iii) Multiple members are guilty of undischarged bankruptcy. iv) Independent investigation required v) Independent investigation required
COUNT 19	Sec 45 - Failure to step down and create a vacant position in Parliament as required by sections i), ii) and iii)
COUNT 20	Sec 48 - Theft & Grand Larceny of Commonwealth funds to pay each and every politician more than the allocated amount, stated in the "Commonwealth of Australia Constitution Act 1901", an amount of four hundred pounds per year. No referendum has ever been held to amend the Constitution to give politicians more money than stated.
COUNT 21	Sec 49 - Every past and present politician has brushed aside the UK as our Monarch and Guardian of the law since March of 1901, when the first "Prime Minister" was appointed (Edmund Barton). Introducing Acts which are created to make this land a "Self governing" land, without the Monarch.
COUNT 22	Sec 50 - Failure to keep in line with "Section 51" and provide peace, order and good government. This is not a matter of opinion as a country in debt does not have a good government.
COUNT 23	Sec 51 - You have failed in "Good governance" as the country is 6 Trillion dollars in debt. i) Providing free trade to other countries does not benefit this country. ii) Individuals are discriminately being taxed MULTIPLE times, contrary to the Commonwealth of Australia Constitution Act 1901. iii) Bounties increase based on production size. Discriminatory. iv) Uncontrolled borrowing has put the Commonwealth in unnecessary debt. v) States sold off Commonwealth utilities owned by the People of the Commonwealth without our permission, and politicians must repay the money they have stolen. vi) Any troops not in "Commonwealth regions" must be recalled. vii) Privately owned - FAIL viii) Privately owned businesses - FAIL ix) Putting "Queen of England II" subjects at risk - FAIL x) Protect Coral reef, Whale poaching by Japan - FAIL xi) Private information being handed out to 3rd party's - FAIL xii) All currency (Fiat) has no value and is no longer backed with precious metals. xiii) Reserve bank MUST be removed as it is private, NOT Commonwealth.

	xiv) Independent investigation required. xv) No longer in line with the Constitution and UK - FAIL
	xvi) Fiat currency has zero gold backing - FAIL xvii) The "Commonwealth" has been stripped from the people - FAIL
	xviii) Independent investigation required. xix) Too many aliens disregarding our basic law, the Constitution - FAIL
	xx) Too much foreign investors raping the land - FAIL xxi) The previous vote was a Plebiscite NOT a Referendum - FAIL
	xxii) Independent investigation required.
	xxiii) Where has the \$TRILLIONS worth of trust funds gone for retirees - FAIL xxiv) Courts are to be made just and fair once again. NOT a business - FAIL xxv) Teaching the Constitution was removed from schools. ALL courts are businesses. This must be reversed as it creates a vested interest in currency and NOT justice. They need to operate lawfully and ethically. xxvi) Laws being made to suit "Special Races" are operating outside the Constitution. It is discrimination.
	xxvii) Permitting people to immigrate without first and foremost educating them to the Constitutional law.
	xxviii) Allowing Criminals & terrorists into the country and also not deporting any that break our own laws. xxix) Get this country right before giving financial assistance to another-FAIL
1	xxx) Independent investigation required.
	xxxi) Undervaluations of land to steal properties from retirees, for the purpose of state development. (Citing: Ron Rowton, a 93-year-old from High Wycombe, WA)
	xxxii) Railways are privately owned/operated - FAIL
	xxxiii) Railways are privately owned/operated - FAIL xxxiv) Railways are privately owned/operated - FAIL
4	xxxv) Independent investigation required. xxxvi) The people make the laws.
	xxxvii) Independent investigation required.
	xxxviii) Independent investigation required - HUGE FAIL xxxix) Independent investigation required.
COUNT 24	Sec 52 - All Commonwealth places belonging to the public ought to be openly available to the general public and unable to evict persons from said locations under force or otherwise. Courts, parks, police stations, government buildings, etc, are all supposed to be "PUBLIC" property.
COUNT 25	Sec 53 - MAJOR breach of this section in MANY ways. Ultimately, the key to this section is as follows: "The Senate may not amend any proposed law so
	as to increase any proposed charge or burden on the people". a) or to impose taxation, by reason only of its containing provisions for the imposition or appropriation of fines or other pecuniary penalties, or for the demand or payment or appropriation of fees for licences, or fees for services under the proposed law.
COUNT 26	<u>Sec 56</u> - Most revenues have not been created in line with this section and sec 55, therefore are only valid with Royal Assent. Breathalysers, licenses, fines, registration, firearm licenses, etc, are all restricted unlawful without Royal Assent and must be repealed.

COUNT 27	Sec 57 - Governor Generals have failed their duty in the past (e.g., 1901, 1975, 1986, 1999) to dissolve parliaments. GG are recommended by the PM, so there is a conflict of interest between parties across the board.			
COUNT 28	Sec 58 - Assent by GG or Ultimately the Queen, on all laws affecting the "Commonwealth of Australia Constitution Act" has not been provided. At minimum the "Letters of Patent" need to be available as stated in Count 6.			
COUNT 29	<u>Sec 59</u> - Royal commission required to investigate individuals and quantity of failings - FAIL			
COUNT 30	Sec 60 - This is where EVERY "Prime Minister" that has ever been since 1975 is guilty of creating an unlawful Constitution with author long deceased. This is treason to the Constitution and Plagiarism. As per Count 1,2 & 3.			
COUNT 31	Sec 61 - Creation of "Queen of Australia" is not recognized.			
COUNT 32	Sec 63 - Governor General has been stripped of his constitutional position.			
COUNT 33	Sec 65 - Ministers of States shall NOT exceed 7.			
COUNT 34	Sec 66 - Salaries for Ministers of state shall NOT exceed twelve thousand pounds a year. Ministers ought NOT be receiving salaries in excess of this figure.			
COUNT 35	Sec 67 - The Governor General should be removing corrupt politicians. It should not be up to the public to highlight the corruptionand there ought not be a conflict of interest with the President (Prime) Minister.			
COUNT 36	Sec 69 - Privatization of all services noted in this section by the states and federally is against the LAW. These services belong to the wealth of the people.			
COUNT 37	Sec 70 - Independent investigation required - FAIL			
COUNT 38	Sec 71 - The High Court is to be a "Commonwealth" Federal Jurisdiction. Currently all courts (Magistrate, County, Supreme & High) are foreign entities registered in USA at the United States Securities Exchange Commission domiciled in Washington DC. This is not a Justice system, this is a Corpocracy controlled policy enforcing department.			
COUNT 39	Sec 72 - Every member of parliament, past and present has failed to highlight the breach of this section. The Governor General must remove corrupt Justices of the High Court for allowing the Judicial system to become foreign owned and controlled.			

COUNT 40 Sec 73 - Judicial system is controlled by corporation rules and is NOT as the justice system was created, individuals are treated guilty on EVERY occasion, and it is expected of them to prove innocence. This is unconstitutional. COUNT 41 Sec 74 - The Privy council has been removed from our judicial process and is one of the, if not THE largest breach of our Constitution. The people have no right of appeal to the protection of our Monarch/Crown. COUNT 42 Sec 78 8.79 - The High Court does NOT have the right to alter or omit items in the Constitution without a referendum of the People, nor does the High Court have the right to make rulings which are contrary to the Constitution. Multiple breaches. COUNT 43 Sec 80 - Every individual has the right to a public and open trial. One individual in Tasmania, accused of a multiple shooting in 1996 has not had such a right. This was then a precursor to removal of individuals rights to bear arms to defend "The people" from invasion or from a corrupt Government. COUNT 44 Sec 81 - Resources within this Commonwealth of Australia land have been sold off with minimal proceeds staying within the Commonwealth. This action has stripped the wealth from all the people by creating excessive tax burden on the people, due to poor governance. COUNT 45 Sec 82 - The poor governance and poor financial management has caused the country to become so far in debt that the next 5 generations will be unable to pay it, even with excessively high taxes. COUNT 46 Sec 83 - Independent investigation required - FAIL COUNT 47 Sec 85 - Independent investigation required - FAIL COUNT 49 Sec 86-91 - Independent investigation required - FAIL COUNT 50 Sec 93-99 - Independent investigation required - FAIL COUNT 51 Sec 100 - Interference by Federal Government and State Governments with the waterways has impeded farmers the ability to water and charging residents excessive fees and manipulating the chemical composition of water.				
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COUNT 52 Sec 101-105 - Independent investigation required - FAIL	COUNT 51	the waterways has impeded farmers the ability to water and charging residents excessive fees and manipulating the chemical composition of		
	COUNT 52	Sec 101-105 - Independent investigation required - FAIL		

COUNT 53	Sec 106-108 - States are completely disregarding the "Commonwealth of Australia Constitution Act". They are creating a 3rd tier of Government, even after 2 referendums with public vote of "NO" to Local Government.			
COUNT 54	Sec 109 - This section has an excessive amount of breaches at both Federal and State level. Every member of Politics is guilty of treason and punishable under the "Treason laws" from 1901.			
COUNT 55	Sec 110-113 - Independent investigation required - FAIL			
COUNT 56	Sec 114 - Every State have breached by creating a Police FORCE with military grade equipment and also by listing them on the United States Securities Exchange Commission domiciled in Washington DC, in turn creating a "Foreign controlled, Military Force" = TREASON			
COUNT 57	Sec 115 - States are using Fiat currency created by a privately-owned Federal bank. This is another foreign controlled entity. Gold and Silver ought to be the ONLY money used by the people for trade as per the "Commonwealth of Australia Constitution Act" 1901.			
COUNT 58	Sec 116 - The Commonwealth have disregarded the Constitution in favour of "Foreign controlled", Islamic laws. This country was founded on Christianity and God, NOT Islam and Allah. By all means let the people in, but they MUST follow our Constitution to the TEE.			
COUNT 59	Sec 117 - Discrimination happens from State to State in more ways than can be measured. One example is Firearm licenses/registration ought not be required for Longarm. Pistols require to be registered. This was from the original firearms Act.			
COUNT 60	Sec 118 - Government has taken "Ownership" of the judicial system by means of "Control via funding" type corruption. The justice system is not "Just", nor is it consistent, nor does it give every individual a fair trial. Courts are consistently performing a "Cash-Grab".			
COUNT 61	Sec 119 - There is an invasion taking place which has been instigated by politicians. There are a HUGE number of investors buying up property in Australia (Including Chinese government). We are also controlled by the United States Securities Exchange Commission domiciled in Washington DC and there are currently a high number of attacks on Australians by immigrants who have come to this country with malicious intent.			
COUNT 62	Sec 120 - There are approximately 70% of the prisons taken up by "Victimless" crimes. This is unlawful as they have not committed a crime against the laws of this country (Constitution) nor its people.			
COUNT 63	Sec 121-127 - Independent investigation required - FAIL			

COUNT 64	Sec 128 - The referendum results are being ignored by politicians. There has even been tampering involved to achieve desired results. A plebiscite is NOT a referendum. No changes to the Constitution without the people's Referendum vote. No introduction of some variant within the Constitution without the people's Referendum vote.		
COUNT 65	FAILING THE CORRECT OATH / AFFIRMATION Every Naval, military, police, politician, judge, JP, etc have all been taking the Oath incorrectly. By incorrectly taking an oath, it invalidates legislations, Laws, prison sentencing, etc. EVERY Politician needs to take the Constitution seriouslyit is YOUR DUTY!		
COUNT 66	Please refer to the Attached Document for Crimes Against Humanity		

SUGGESTED ACTIONS

Option #1:

 Reverse all the legislation removing the "Queen of Australia" as our Monarch.
 Every public servant and politician shall instantly swear the CORRECT oath as per the 1900/1901 "Commonwealth of Australia Constitution Act".

- ALL Commonwealth departments must immediately withdraw from operating on the United States Securities Exchange Commission domiciled in Washington DC, so the Australian people can get back the "Common-Wealth" as it was intended to be.

- Ensure that EVERY politician, public officer is learned with the Constitution.

- Remove all crimes where there is no victim involved and no injured party.

- After the above, you will be permitted to continue in the governance of the country in an "honest and just manner".

Option #2:

- Do nothing and ignore the fact EVERY past, present and possible future politician is guilty of "Treason to the mother Crown".

- Every politician and public servant will face "Treason" charges on 65 counts each based on the definition of Treason for 1900/1901, being that the Constitution is of that era.

Option #3:

- Take this matter to court and be held "PERSONALLY" accountable (Not from your insurance account) for every charge, to a value of \$300 Billion per count for damages to past/present/future generations (Upwards of \$19.5 Trillion), with no specific cap to the limit. The total amount for every individual politician and public servant fined, will be placed into a non-government-controlled trust for the "People" of the land, we know as Commonwealth of Australia.
 - Government representatives have shown they are not trustworthy. They have allowed greed and power to take hold and ruin the lives of normal men, women, and children.

You are hereby given 21 days notice to respond to this in writing to: velvet.revolution.australia@gmail.com

Under what	V	Common Law	V	State	Law or Regulation	Section or Crime MISPRISION
Law?	V	Commonwealth	V	Community	COMMON LAW, CONSTITUTION.	TREASON

Copy distribution:

Her majesty Queen of England, Queen Elizabeth II

Buckingham Palace London SW1A 1AA

Governor General

His Excellency General the Honourable David Hurley AC DSC (Retd)

Government House

Dunrossil Drive

Yarralumla ACT 2600

The Inspector-General of Intelligence and Security

3-5 National Circuit Barton ACT 2600

High court

Public Interest Disclosure Authorised Officer

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Australia

AFP Commissioner

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Daniel Andrews GPO Box 4509 Melbourne Victoria 3001

Premier of New South Wales

Dominic Perrottet GPO Box 5341 Sydney NSW 2001

Premier of Tasmania

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Premier of Western Australia

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Premier of South Australia

Steven Marshall GPO Box 2343, Adelaide SA 5001

Premier of Queensland

Annastacia Palaszczuk PO Box 15185 City East Queensland 4002

Chief Minister of the Northern Territory

Michael Gunner GPO Box 3146 Darwin NT 0800

Governor of Victoria

Her Excellency the Hon Linda Dessau AM Governor of Victoria Government House MELBOURNE Victoria 3004

Governor of New South Wales

Her Excellency Margaret Beasley AC, QC Office of the Governor 121 Macquarie Street Sydney, New South Wales 2000

Governor of Tasmania

Her Excellency Professor the Honourable Kate Warner AM Governor of Tasmania Government House Hobart Tas 7000

Governor of Western Australia

His Excellency the Honourable Kim Beazley AC Governor of Western Australia Government House St Georges Terrace Perth WA 6000

Governor of South Australia

His Excellency the Honourable Hieu Van Le AO Governor of South Australia Government House Adelaide SA 5000

Governor of Queensland

Her Excellency the Honourable Jeannette Young Governor of Queensland Government House Brisbane QLD 4000

Northern Territory

The Honourable Vicki O'Halloran AO Administrator of the Northern Territory Government House Darwin NT 0800

House of Representatives

Mr Russell Broadbent MP Member for Monash, Victoria 46C Albert Street Warragul, VIC, 3820

Seven Network

James Warburton MD & CEO PO Box 7077 Alexandria NSW 2015

Channel 9

Hugh Marks Director & CEO Media House, 655 Collins Street Docklands VIC 3008

CBS / Network 10

Paul Anderson CEO Como Centre Level 4, 620 Chapel Street South Yarra, VIC 3141

Channel ABC

Ita Buttrose AC OBE Chair ABC Managing Directors Office Box 9994 GPO Sydney NSW 2001

Channel SBS

James Taylor SBS Managing Director Locked Bag 028, Crows Nest NSW 1585

JOHN CHAPTER 8 KJV @ 17. It is also written in your law, t	that the testimony of two men is true.
The Informant	
"Flesh & blood man/woman" No Prejudice, For Queen and country!	Signature:
Witness	
	Signature:

COUNT 66 – Crimes Against Humanity.

International Covenants on Human Rights

Lawful Instrument	Number
Universal Declaration on Bioethics and Human Rights ¹ . ISO Code: AU Joined UNESCO 04/11/1946	Article 3 - Informed consent. Article 6 — Any preventive, diagnostic and therapeutic medical intervention is only to be caried out with the prior, free, and informed consent of the person concerned, based upon
	adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person concerned at any time and for any reason without disadvantage or prejudice.
International Covenant on Civil and Political	Article 7 – Freedom from experimentation.
Rights.	Article 17 – Right to privacy.
	Article 18 – Freedom of thought, conscience, and religion.
	Article 19 – Freedom of expression.
	Article 21 – Right of peaceful Assembly.
	Article 22 – Freedom of Association.
International Covenant of Economic, Social and Cultural Rights.	Article 6 – Right to work. Article 9 – Right to Social Security.
	Article 13 – Right to education.
Declaration of Helsinki².	Article 8 – The fundamental principle is respect for the individual.
	Article 20, 21, 22 – Right to self-determination and the right to make informed decisions regarding participation in research both initially and during the course of the research.
	Article 2,3,10 – The investigators duty is solely to the patient.
	Article 6 – While there is always a need for research (Article 6), the subject's welfare must always take precents over the interest of science and

¹ Universal Declaration on Bioethics and Human Rights (19th October 2005) <u>Universal Declaration on Bioethics and Human Rights: UNESCO</u>
² International Covenant and Civil and Political Rights <u>OHSHR – International Covenant on Civil and Political Rights.</u>

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	society.
Declaration of Geneva ³	The Physician's Pledge:
	AS A MEMBER OF THE MEDICAL PROFESSION: I SOLEMNLY PLEDGE to dedicate my life to the service of humanity;
	THE HEALTH AND WELL-BEING OF MY PATIENT will be my first consideration.
	I WILL RESPECT the autonomy and dignity of my patient;
	I WILL MAINTAIN the utmost respect for human life;
	I WILL NOT PERMIT considerations of age, disease or disability, creed, ethnic origin, gender, nationality, political affiliation, race, sexual orientation, social standing, or any other factor to intervene between my duty and my patient;
	I WILL RESPECT the secrets that are confided in me, even after the patient has died;
	I WILL PRACTICE my profession with conscience and dignity and in accordance with good medical practice;
	I WILL FOSTER the honour and noble traditions of the medical profession;
	I WILL GIVE to my teachers, colleagues, and students the respect and gratitude that is their due;
	I WILL SHARE my medical knowledge for the benefit of the patient and the advancement of healthcare;
	I WILL ATTEND TO my own health, well-being, and abilities in order to provide care of the highest standard;
	I WILL NOT USE my medical knowledge to violate human rights civil liberties, even under threat;
	I MAKE THESE PROMISES solemnly, freely, and upon my honour.
The Nuremberg Code 1947	Article 1 – Voluntary consent of the Human subject is required
The Constitution of the Commonwealth of	Australian Law Section 51, 52 – No Federal or State Government can impose compulsory

³ .WMA Declaration of Helsinki – ethical Principles for Medical Research involving Human Subject.

HTTP:// www.WMA.Net/Policies-Post/WMA-Declaration-of-Helsinki-Ethical-Principles-For-Medical-Research-involving-Human-subjects/

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Australia	vaccinations or sanctions by those who decline.	
	Section 69 – States have no authority for quarantine. Given to the Commonwealth at Federation.	
Bio Security Act 2015	Section 60 – Human Bio Security Control Order.	
	Section 88 – Masks. Quarantine (Order).	
	Section 90 - PCR Testing.	
	Section 92 – Receiving Vaccinations.	



COURT ORDERS

CONFIRMING THE VERDICT OF THE COURT

You have now been served with the attached order from the International Common Law Court. You now have fourteen (14) days from the date of receipt to comply with the said order, failure to comply will incur additional penalties and enforcement action by the court.

In the event that these orders are not complied with, the International Common Law Court may take further action against the individual concerned, to enforce its decisions, including but not limited to commercial liens, garnishing the defendants bank accounts and bringing the defendant before a statutory court in order to uphold the orders at a further cost to the defendant.

These Court Orders are effective as of this date and will remain in force until such time as they have been enforced. These orders are issued under the authority of this International Common Law Court and jus gentium, the Law of Nations

International Common Law - Australia

24th October 2020



Website: www.commonlawaustralia.com Email: sheriff@commonlawaustralia.com



COORABELL HALL, COOLAMIN SCENIC DRIVE COORABELL NSW 2479

24th October 2020

COURT ORDERS

In the matter of

The People (represented by Brian Malcolm Tucker) of 18 Aberfeldy Close Charlestown NSW 2290 Australia.

(Plaintiff)

V

Respondent:

David Hurley, 'Purported' Governor General of the

Commonwealth of Australia

Government House Dunrossil Drive Yarralumla ACT 2600

Respondent:

Margaret Beazley, 'Purported' Governor of

New South Wales

Government House Sydney

Macquarie Street Sydney NSW 2000

Respondent:

Linda Dessau, 'Purported' Governor of Victoria

Government House, Government Drive

Melbourne VIC 3004

Respondent:

Paul de Jersey, 'Purported' Governor of Queensland

Government House Brisbane

168 Fernberg Road Paddington QLD 4064

Respondent:

Hieu Van Le, 'Purported' Governor of South Australia

Government House GPO Box 2373 Adelaide SA 5001



Respondent: Mark McGowan, 'Puported Premier of Western

Australia'

5th Floor, Dumas House

2 Havelock Street, West Perth WA 6005

Respondent: Michael Gunner, 'Purported Chief Minister of the

Northern Territory GPO Box 3146 Darwin NT 0800

Respondent: Andrew Barr, 'Purported Chief Minister of the

Australian Capital Territory

1 Constitution Avenue Canberra ACT 2601

(Defendants)

VERDICT

The jury of 12 deliberated, in a private room overseen by the sheriff and bailiff, and spent as much time needed to discuss each point listed on the statement of claims thoroughly, without question. The Defendants verdicts are found in the Jury Decision documented which were completed on the day, after the case was heard.

Jury Decision: Case Docket Number: JD / NSW / 2020 / 0004

The relation to the Plaintiffs' case, **Brian Malcolm Tucker** presented his Statement of Claim on behalf of the people before a 12 member Jury. The charges issued against the Defendants have been raised because of and are not limited to:

1	Treason	6	Child Abduction & Abuse
2	Using the statutory system to commit crimes against the people.	7	Personate officers of the Crown
3	Criminal Coercion	8	Perjury
4	Uttering	9	Refusal to comply with the UN Human Rights Charter 1948
5	Fraud	10	Parental Alienation

Case Docket Number: CO / NSW / 2020 / 0004 Coorabell, New South Wales Australia 2479 Website: www.commonlawaustralia.com Email: sheriff@commonlawaustralia.com



Case Review

The Defendant has been served with a Court Summons, Court Information and a copy of the case against them (Statement of Claim):

Did the Respond	ent(s) Seek Prior N	Mediation?		YES	NO
Did the Respond	ent(s) appear in co	ourt?		YES	NO
Did the Respond	ent(s) appear via a	n online option?		YES-	NO
Did the Respond	ent(s) submit a def	fence?		YES	NO
Did the case open	n and close with a	ceremony of peaceful	intent?	YES	NO
Did a jury of 12	hear the case in ac	cordance with due pr	ocess?	YES	NO
Did the members	s of the court act in	accordance with due	process?	YES	NO
Did the court up	hold integrity and	a commitment to trut	h?	YES	NO
Did the case incl and follow lawfu	ude declarations & I due process?	affirmations		YES	NO
Did the case incl	ude a guilty verdic	t?	· reg	YES	NO



The verdicts of each claim can be found on the website: www.commonlawaustralia.com with the case docket case details listed above.

The verdicts of each claim can be found advertised online, and in the local government publications.

Witness Testimonies

The jury's decision was overseen by the judicator, and these orders have been witnessed, autographed with an affidavit and advertised locally, as in accordance with due process of the Common Law Court.

Jury Decision: Case Docket Number: JD / NSW / 2020 / 0004

Enforcement

In the event that these orders are not complied with, the Common Law Court may take further action against the individual concerned, to enforce its decisions.

These Court Orders are effective as of this date and will remain public, and be in force until such time as they have been enforced. These orders are issued under the authority of this International Common Law Court and jus gentium, the Law of Nations.

Date: 24th October 2020

Sheriff Autograph

2

Jury Chair Autograph





Statement Of Claim Case Docket Number: SOC / NSW / 2020 / 0004

In relation to the Statement of Claim and the supporting evidence presented this day by Brian Malcolm Tucker, the Plaintiff, we the Jury, consisting of twelve reasonably minded men and women and having considered all the evidence presented at this hearing, issue the following orders:

We the Jury issue an order which confirms that the Defendants have acted unlawfully and criminally in relation to the following crimes:

An Abuse of Position

The Defendants, by their failure to obtain consent, authority and/or jurisdiction have committed crimes against the people and have used their positions and statutory legislation to target an innocent living man.

The Defendants have failed to identify the lawful owner of the fictitious name 'BRIAN MALCOLM TUCKER.'

Note:

The Declaration of the International Common Law Court: Borrowing from the declaration of our ancestors, made in Arbroath in 1320, we declare that, as long as but a hundred of us remain alive, never will we on any conditions be brought under mandatory rule by legal statute.'

<u>International Common Law Court - Lawful Notice</u>: No living men or women who have confirmed their standing under the jurisdiction of the Common Law Court will be subjected to statutory control, until such time that the state can confirm that they have established a superior claim to that of the Common Law Court.

The use of Common Law Court identification confirms that living men and women stand under the jurisdiction of the Common Law Court. It therefore becomes a criminal offence to criminally coerce the individual identified into the statutory system and a crime against the people. Anyone responsible for criminal coercion will be held personally liable in their private capacity and will have to answer to the people.

Case Docket Number: CO / NSW / 2020 / 0004 Coorabell, New South Wales Australia 2479 Website: www.commonlawaustralia.com



The Universal Declaration of Human Rights 1948

Article 12

No one shall be subjected to arbitrary interference with his privacy, family, home or correspondence, nor to attacks upon his honour and reputation. Everyone has the right to the protection of the law against such interference or attacks.

Abduction (Unlawful detention)

The Defendants are complicit in the abduction and unlawful detention of living souls and are henceforth charged with crimes against living men and women.

The Defendants, through their unlawful behaviour are subjecting living men and women, to intimidation and threats, thus causing fear, alarm and distress.

Note:

The Declaration of the International Common Law Court 'We, the people, can no longer endure such assaults on our loved ones and personal freedoms and hereby confirm our inherent right to stand under the jurisdiction of the Common Law. Based, as it is, on the timeless laws which govern the conduct of men and were established by our creator in days of old and remembered and loved by our fathers as they built our nations. We will hold to this without ceasing for any man.'

The Universal Declaration of Human Rights 1948

Article 5

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

Article 9

No one shall be subjected to arbitrary arrest, detention or exile.

Criminal Coercion

The Defendants are guilty of the unlawful act of attempting to force a living man to do something, by way of accepting a legal fiction which they wanted to attach to his identity.

The legal fiction (Fictitious Names) is owned by Brian Malcolm Tucker, a living man, and this has also been established as a FACT IN LAW having registered his details through the Common Law Court.



Uttering

The crime of knowingly using a forged or counterfeit document to defraud. This includes the use of unlawful court orders, child support documents and the legal fiction and of being complicit in the said crime.

Note:

The Declaration of the Common Law Court 'We the people have inherent birth rights, established by our creator, which protect us from harm, loss and injury from others.'

The Universal Declaration of Human Rights 1948

Note:

Article 10

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 11

Everyone charged with a penal offence has the right to be presumed innocent until proved guilty according to law in a public trial at which he has had all the guarantees necessary for his defence.

Fraud

The deliberate deception used to obtain an unlawful gain, this is applicable to the use of the legal fiction and the authority and jurisdiction which had been taken, but not established by the Defendants.

Note:

The Universal Declaration of Human Rights 1948

Article 4

No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms. (this would include the use of the legal fiction).



Failure to accept the positions of a living man and woman

The Defendants are guilty of failing to acknowledge the position of a living man. The individual, Brian Malcolm Tucker has confirmed his standing as a living man by recording his birth with the Common Law Court and therefore he stands under the authority and jurisdiction of the Common Law Court.

Note:

The Declaration of the Common Law Court 'For many years now, men and women have been subjected to criminal and fraudulent behaviour by the state's actions which have been imposed upon us, against our will, by both criminal coercion and legal deception. Fear and fiction have thus combined to bind us into slavery.'

The Universal Declaration of Human Rights 1948

Note:

Article 7

All are equal before the law and are entitled without any discrimination to equal protection of the law. All are entitled to equal protection against any discrimination in violation of this Declaration and against any incitement to such discrimination.

Article 10

Everyone is entitled in full equality to a fair and public hearing by an independent and impartial tribunal, in the determination of his rights and obligations and of any criminal charge against him.

Article 20

No one may be compelled to belong to an association.

Refusal to comply with common law

Under common law, the Defendants are accountable for their own behaviour as individuals for crimes against a living man.

The Defendants cannot hide behind the statutory system while being paid by the people in order to hide their crimes.

Case Docket Number: CO / NSW / 2020 / 0004 Coorabell, New South Wales Australia 2479 Website: www.commonlawaustralia.com



Refusal to comply with statutory legislation

The Defendants are guilty of Malfeasance.

The Defendants work for corporations that have no authority over living men and living woman.

The Defendants have violated their own statutory rules by not upholding the orders of the Statutory Court.

Note:

The Universal Declaration of Human Rights 1948

Article 18

Everyone has the right to freedom of thought, conscience and religion; this right includes freedom to change his religion or belief, and freedom, either alone or in community with others and in public or private, to manifest his religion or belief in teaching, practice, worship and observance.

Refusal to comply with United Nations Human Rights Charter 1948

The information above confirms that the Defendants have failed to comply with the above charter and in doing so have endangered their countries positions as signatories.

The Defendants in doing so are also guilty of committing crimes against the people.

Misprision of Treason / Treason

The Defendants under common law/natural law/universal law, are guilty of misprision, knowing a treason is being or is about to be committed but does not report it to a proper authority or take the appropriate action.

Child Abuse

The Defendants are guilt under both Common Law and the Crimes Act of 1914 serious child Abuse offences and of hiding the fact through the use of the Statutory system.

Note:

Case Docket Number: CO / NSW / 2020 / 0004 Coorabell, New South Wales Australia 2479 Website: www.commonlawaustralia.com



The Universal Declaration of Human Rights 1948

Article 5

No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment.

United Nations Convention on the Rights of the Child

Article 34

Government should protect children from sexual abuse.

Article 35

Government should make sure that children are not abducted or sold.

Article 36

Child should be protected from any activity that could harm their development.

Perjury

The Defendants are guilty of committing perjury through their direct actions of using the statutory system to knowingly seek an advantage over the living man Brian Malcolm Tucker.

Defamation

The Defendants have deliberately used offensive and slanderous language as well as untruthful statements to target the living man Brian Malcolm Tucker and to cause his character and reputation to be tarnished.

Parental Alienation

The Defendants have purposely utilised the statutory system to attack the living man Brian Malcolm Tucker through their deliberate and wilful actions of withholding his children to cause harm, loss and injury.

Case Docket Number: CO / NSW / 2020 / 0004 Coorabell, New South Wales Australia 2479 Website: www.commonlawaustralia.com



Note:

Article 7

Children have the right to know their parents and, as far as possible, to be cared for by them.

COURT ORDERS

It is hereby ordered that after a unanimous decision of the court, we order the Defendants to be removed from their existing employment positions, for crimes against the people without any financial settlement or pensions.

It is hereby ordered that after a unanimous decision of the court, that an order is required setting out the defendant's charges.

It is hereby ordered that due to the serious nature of the offences which include but are not limited to Treason, Misprision of Treason, Theft of Her Majesties Realm, Treachery to overturn the Commonwealth Constitution Act 1900 UK, Treachery to overturn the Commonwealth Constitution 1901, Personate Officers of the Crown, Overturn Royal Letters Patents, Theft of Property belonging to Her Majesties subjects, Human Rights violations, Crimes against the people, war crimes, crimes against living men and women, that a custodial sentence of life imprisonment be applied as per the Criminal Code.

It is hereby ordered that the crown, statutory courts and judges have no authority and jurisdiction over living men and women.

Date: 24th October 2020

Adjudicator Autograph



Penalties

There is no restriction on the power of a Common Law Court to access any individual, place or thing, nor any limitation on the duration or rights of the Common Law Court. The Common Law Court and its Sheriff can issue Public Summonses that are binding on any individual or institution, and enforceable by the Common Law Court Sheriff, who has an unrestricted right to bring them into the Common Law Court, or use any other means to uphold the orders and bring accountability to the defendant(s). This may include but is not limited to garnishing the defendants bank accounts, commercial liens and even bringing the defendant into the statutory system to have the orders upheld at a cost to the defendant.

The verdict of the Common Law Court Jury is final and not subject to appeal, simply because a reasonable and non-coerced group of individuals can come to the truth of any matter on the basis of the evidence alone, possessed as they are of an inherent knowledge of right and wrong. The truth is not mutable. A defendant is either innocent or guilty; the truth is not subject to revision or reconsideration, since then it is not true.

In the same way, the sentence of the Common Law Court is also final and is enforced not only by the Common Law Court Sheriff but by all individuals. For the Common Law arises from and is the direct responsibility of all people, as are all its procedures. The verdict really is a declaration of the people that they will govern and its decision is final and binding on the guilty.

All matters in this order are enforced through the power of the people through common law justification and are binding upon the defendants.

Date: 24th October 2020

Plaintiff Autograph



CONTRACTOR OF THE PROPERTY OF



International Common Law Court Warrant of Seizure and Expropriation

Issues by the Court in accordance with its Lawful Verdict and Sentence In the Matter of Case Docket No: CO/NSW/2020

The Court authorizes it Sheriff's and their deputies to immediately detain and deliver for the execution of their Sentence the persons named in this Warrant.

The Sheriff's and their deputies are empowered to call upon other police forces to aid in the dealing d and transporting to imprisonment of the Sentenced person named in this Warrant, employing necessary and reasonable force.

THIS WARRANT HAS THE FULL FORCE AND EFFECT OF THE LAW.

IT IS A CRIMINAL OFFENCE AND AN OBSTRUCTION OF JUSTICE FOR ANYONE TO

INTERFERE WITH THE EXECUTION OF THIS WARRANT.

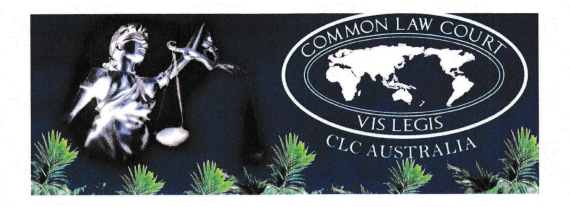
Issued on the of Month in the Year Thousand and Twenty-Two.



Sheriff of the International Common Law Court

Commonwealth Public Official

Justice Of the Peace



Take Note:

The following persons have been duly tried, convicted, and sentenced by the Court, and are subject to immediate arrest and imprisonment according to this Lawful Warrant:

David Hurley, 'Purported' Governor General of the Commonwealth of Australia Government House Dunrossil Drive Yarralumla ACT 2600.

Margaret Beazley, 'Purported' Governor of New South Wales Government House Sydney Macquarie Street Sydney NSW 2000.

Linda Dessau, 'Purported' Governor of Victoria Government House, Government Drive, Melbourne VIC 3004.

Paul de Jersey, 'Purported' Governor of Queensland Government House Brisbane 168 Fernberg Road, Paddington QLD 4064 (FORMER).

Hieu Van Le, 'Purported' Governor of South Australia, Government House Corner of King William Road, North Terrace, Adelaide SA 5000.

Kim Beazley, 'Purported' Governor of Western Australia, Government House 13 Georges Terrace, Perth WA 6000.

Kate Warner, 'Purported' Governor of Tasmania, Government House 7 Domain Road, Hobart TAS 7000.

Vicki O'Halloran, 'Purported' Administrator of the Northern Territory, Government House, 29 The Esplanade Darwin NT 0800.

Scott Morrison, 'Purported' Prime Minister of Australia, Kirribilli House, 109 Kirribilli Avenue Kirribilli NSW 2061.

Gladys Berejiklian, 'Purported Premier of NSW' (FORMER)

Daniel Andrews, 'Purported Premier of Victoria' Parliament House, Spring Street East Melbourne VIC 3002.

Annastacia Palaszczuk, 'Purported Premier of Queensland', Parliament House Queensland 2A George Street, Brisbane, Queensland 4000.

Steven Marshall, 'Purported Premier of South Australia', Parliament House, North Terrace Adelaide, SA, 5000.



1 Salamanca Place, Adelaide TAS 7000.

Mark McGowan, 'Puported Premier of Western Australia', Parliament House. Harvest Terrace, Perth WA, 6005.

Michael Gunner, 'Purported Chief Minister of the Northern Territory, Parliament House, 15 Mitchell Street, Darwin NT 0800.

Andrew Barr, 'Purported Chief Minister of the Australian Capital Territory, Parliament House.

1 Constitution Avenue, Canberra ACT 2601



Sheriff of the International Common Law Court

Rements Public Official

Domenic Paul letto 288 Sixteenth Street IRYMPLE VIC 3498 JP VICTORIA No. 9946 Michael Thomas: Holt Sheriff



PUBLIC WARRANT TO SEIZE THE COVID 'VACCINE'

Issued from the verdict of the International Common Law Court of Justice

In the Matter of Crimes against Humanity by Pfizer, GlaxoSmithKline, et al (Case Docket No. 09152021-A001, January 15, 2022)

LET IT BE KNOWN that the corporations known as Pfizer Ltd., GlaxoSmithKline Ltd., and other pharmaceutical companies responsible for the manufacture, sale, and imposition of the so-called COVID vaccine have been lawfully convicted of Crimes against Humanity and of producing drugs through the trafficking, torture, organ removal, murder, and genocide of children, indigenous people, and other involuntary experimental test subjects.

ACCORDINGLY, as convicted Transnational Criminal Organizations, the assets, properties, and products of these companies are legally forfeited, and the so-called COVID vaccine is declared by the Court to be a dangerous substance derived from crime and genocide that is to be immediately seized and prohibited from sale, distribution, use, or application.

THIS WARRANT OF THE COURT authorizes the bearer or any officer of the Court to seize the said 'vaccine' and any products of these convicted companies, in the interest of public health and safety and in accordance with the lawful verdict and sentence of the Court.

LET IT BE KNOWN that anyone who resists, opposes, or interferes with the enforcement of this lawful Warrant is obstructing justice and aiding and abetting convicted felons, and can be arrested and charged as accessories to a crime. **THIS WARRANT HAS THE FULL FORCE AND EFFECT OF THE LAW.**

Magistrate of the Court

Case Docket No. 09152021-A001 January 15, 2022 (Brussels and Vancouver)

(<u>www.murderbydecree.com</u>, <u>itccsoffice@protonmail.com</u>)

Judgment: staples_scan_1642172054366.pdf (bbsradio.com)

Clerk of the Court





Instructions for enforcing Warrants, seizing properties and assets, and making arrests

A Guide for Citizens, Common Law Sheriffs, and their Deputies

This brief guide is written for those who are enacting justice against convicted criminals and their corporations. As free and sovereign people, you have the unalienable right and duty to protect your lives and defend your communities against criminality by any power. You will do so in your capacity as Citizen Sheriffs by implementing the lawful Verdicts and Warrants of the Court.

General Purpose and Procedure

Like any peace officer, your job is to enforce court orders using reasonable force. Your general aim is to make sure that the Court's decisions are enacted. No authority or police officer has the right to impede or stop you, since our Common Law Court's verdicts have universal jurisdiction and supersede any statute or decree. Anyone who interferes with you is committing assault, obstructing justice, and aiding criminals, and can be restrained by you and charged in our Court as accessories to a crime.

In general, your actions are restricted by the terms of the Warrants you carry. You have the right to physically restrain and arrest convicted individuals or those evading arrest, and anyone who assists them. You must promptly deliver the convicted persons without harm to the Court for the execution of their sentences. You have the right to seize any object, asset, property, or product of the guilty parties and their corporations, and to deliver them undamaged to the Court. And you have the right to defend yourself in the course of your duties.

Assistance

As lawful peace officers, you can and should call upon and deputize citizens and law enforcement officers to assist you in your duties. You can deputize them by administering to them an oral Oath, after which you must explain to them and give them copies of the Verdict and Warrants that you and they will be enforcing.

The Deputizing Oath will state,

"Do you swear to faithfully enforce and execute the terms of the Verdicts and Warrants of the Common Law Court of (name of Court and date of issue) according to the best of your ability, under the jurisdiction of the Court, without ulterior motive or purpose, and at the behest of no other agency or power?"

If the guilty persons and properties that you seize cannot be promptly and safely delivered to the Court for execution of sentence, you can utilize the prisons and facilities of other police agencies by claiming those spaces in the name of and under the jurisdiction of the Common Law Court, and if applicable, the sovereign Republic in which the Court operates.

Seizing the COVID "vaccine" and arresting associated, convicted persons

A thousand-year-old principle of English Common Law states, "No man and no ruler is above the law." Our Court has ordered the arrest of convicted heads of state, churches, and corporations, and the seizure of the COVID "vaccine" as a prohibited, genocide-derived drug. So how can you and other Citizen Sheriffs accomplish these things in the face of such powerful adversaries?

Your greatest weapon is your own inner conviction that you are acting justly by enforcing the law against a criminal power. You must believe in what you are doing and be able to answer questions and challenges knowledgeably. Your personal confidence and authority will help to shape events.

Also, remember that you are not acting alone. You have behind you the lawful and moral power of the Court and the physical force of the people around you. All citizens have the right and duty to help you enforce our Court's Warrants once they are educated about why the COVID "vaccine" is being seized. Do not hesitate to deputize dozens of people to help you make the arrests and seize the illegal drugs. Imagine the impact of throngs of people occupying the corporate headquarters of Pfizer and confiscating truckloads of COVID "vaccines"!

Next, know that the best way to enforce the Court's Warrants is to begin a chain reaction among many people who will help to shut down the "vaccinations" and stop the criminals responsible. Knowledge is power, and it must be spread like a virus throughout society. Turn your enforcement action into a widely publicized event that will encourage others to act and give them confidence to take power.

When you confront those whom you are to arrest or their accomplices, or when you seize the COVID drug, do so firmly and forcefully, but respectfully. Read the Warrants aloud and notify them that you are acting as the legal agent of the Court.

When making arrests or seizures, physical presence is important. After you proclaim the Warrants, you should have several large fellow Sheriffs take hold of the felons and the confiscated drugs, and remove them quickly from the premises. Do not engage in arguments, name calling, or physical confrontations with others. Have one of your deputies film and record the arrests and seizures, as evidence for the Court and the public that the Warrants have been duly enforced. The same deputy should act as a media liaison in case the press appears to cover the event, and will issue a prepared public statement.

On your personal liability and safety as a Citizen Sheriff

While you are acting on behalf of the Court, you are protected from being held personally liable for your actions, provided you act lawfully and in accordance with the Warrants. The Court assumes vicarious liability for you and your behavior during your actions as a Sheriff, which means that no-one can sue you personally for damages, assault, or other offenses.

Legally, peace officers have the right and duty to be armed for strictly self-defensive purposes. During your actions, you will be accompanied by at least one Sheriff who is armed, and trained and licensed in firearms. But your best security lies in the presence of many witnesses and deputies during your actions and in the support that you receive from the community. The more successfully you enforce the Court's Warrants, the quicker will our actions be legitimated and win others to our cause.

Further education and training

Before engaging as a Citizen Sheriff, you will attend a training session that accredits you and issues your identification badge and document. But your best education will be won in the course of enforcing Warrants and learning from your own experiences.

Your role in the success of the Common Law Court and its Republic is paramount. As a Sheriff, you are a frontline officer of our movement that is reclaiming the world for all people from a tyrannical Corporatocracy. And so, you must always conduct yourself according to a high personal and professional standard of honesty, integrity, courage, and loyalty to the Common Law and its Republic.

This Guide is issued by the International Common Law Court of Justice and the Republic of Kanata.

January 15, 2022

www.murderbydecree.com, www.republicofkanata.ca, itccsoffice@protonmail.com



PROTECTION ORDER

An Order to uphold and protect the inalienable rights of the Citizens of the Commonwealth of Australia under the following laws, regulations, provisions and conventions.

Notice to the Agent is Notice to Principal Notice to the Principal is Notice to the Agent

This order is hereby issued to protect the undersigned and includes but is not limited to the following Acts, regulations, provisions, and conventions.

This demand I make pursuant with the Constitution of the Commonwealth of Australia, Common Law rights of the living man, woman and child, and the Human Rights Charter 1948, the Convention on Civil and Political Rights which includes but is not limited to, the right to equality & freedom, the right to personal security, the right from degrading treatment and torture, the right to equality before the law, a right to a fair trial, the recognition of the inherent dignity and of the equal and inalienable rights of all members of the human family being the foundation of freedom, justice and peace in the world. The Habeus Corpus Act, the Magna Carta and The Rome Statute of International Criminal Law that all people are united by a common bond, and it is the duty of the state to exercise criminal jurisdiction over those responsible for international crimes and to protect its citizens.

These are the foundational tenets of our moral society giving living men and women unshackled protection and without a solid foundation everything collapses. "If the foundations be destroyed, what shall the righteous do." Psalm 11:3.

An Oath in British Law is a prayer that creates a Covenant of protection between the bearers and God to follow our Common Law. The Common Law Consists of:

- The 1611 Kings James Bible.
- The Magna Carta 1215.
- The 1688 Bill of Rights, including the Statues of Monopolies.
- 1700 Act of Settlement.
- The Habeas Corpus Act of 1697.
- Challis Real Properties (The Protection of Land).
- Halsbury's Law of England.

Every living being in the World has the absolute right of self-determination over matters of their own bodies and that of their children. This is inclusive of the self-directed power to claim their soul in Freedom, absolute without the intrusive machinations of corporations, government, religious institutions.

I am the sole and absolute owner of myself, my body and my estate and possess unconditional, allodial, sovereign title thereto and that I abjure, renounce, forsake and disavow utterly and absolutely now and forever all presumptions of power, authority or right by any governmental agency over my rights, life, liberty, freedom or property from whatever source presumed or derived, and I detest any form of mutilation perpetuated under the guise or rationale and this includes the absolute prohibition of non-consensual mutilation of children for purported religious reasons, any forced or coerced use of drugs or surgeries, and against any treatment contrary to the paramount wishes of parents. Concurrent with the highest right of all Living Beings is the preservation of the freedom to choose therapies for any and all purposes and of any kind, free from the onerous and restrictive mandates of false institutions or governments who do not have the best interest of humanity in their hearts but only the dictates of absolute greed in their minds and hearts.

I hereby recognize every Living Being as unique as one of the myriad expressions of the infinitude of Life and Divine Dispensation and therefore have the inalienable right to protection and of having my rights upheld.

Any agent, officer or representative of any public domestic government, international institution or agency thereof, must present written authority whereby they presume or supersede this "Order of Protection'. Such written authority must be autographed with original wet ink autographs by said agent and His or Her superior, under the penalty of perjury and full commercial liability.

Dated this	Day of the Month of	Two Thousand and Twenty-Two.

Autograph of Bearer