

Inter-National Land Law Bora Court

PROTOCOL



"Where there's Truth, there's Justice"

Proposal written by Dylan Wilson - Peoples Treaty

Inter-National Land Law Bora Court - Terra Australis

INLLBC MISSION STATEMENT

The fundamental intention and purpose of the Inter-National Land Law Bora Court is to provide the world with a non-corruptible body of Law dedicated to the protection of life on this planet.

With core principles in self determination, human rights and environmental protection the INLLBC is founded with an **Inter-National Declaration of Human Rights** protecting rights of all men, women and children, offering a formal path to accountability for the gross injustices perpetrated against humanity. The INLLBC also declares intent to protect and defend our sacred Mother Earth, through creation and adherence to **Inter-National Environmental Protection Protocol** designed to prevent the destruction of our environment and encourage the preservation of all life on earth.

With the supportive guidance of individuals in many circles and in full recognition of the truth about National Sovereignty and true jurisdiction of Law of each of the Original Nations of the continent Terra Australis (Australia), The **Peoples Treaty**, working with Lawmen and Law women from Nations across the Continent , represented as Individual Sovereign Government representatives and united groups of Sovereign Nationals, is presenting this protocol as a solution to the many Inter-National criminal agendas which are not being held to account due to corruption in Law around the world.

A solution has been needed for 233 years to the belligerent occupation by foreign Law and governments on the continent Terra Australis, and it had to be created in a way that respected the individual right of every Nation that has outlasted the genocidal regime and stands to be united as the foundation of this Inter-National Law body.

It is the Mission of the INLLBC to provide security, freedom, liberty and lawful protections eternally for every Nation and it's people around the world as well as help pave the way to a future with lawfulness, accountability and justice where people are the power, and our children, families, and Nations are protected for generations to come.

The creation of the INLLBC is to provide a lawful body, capable of bringing Military and Police previously in oath to a foreign line of authority, away from the unlawful fiction and to the Land on Terra Australis, equitably across the many Nations as a lawful Inter-National Body of Law with sworn allegiance to the Land, the People and the Law.

The INLLBC is a People's Court designed to be accountable to the people, run by the people and available to the people equitably in order to secure the future of humanity and the planet through simple and definitive processes at Law.

“ Where there's Truth, there's Justice “

Dylan Wilson
People's Treaty

Inter-National Land Law Bora Court - Terra Australis

Foundations, Jurisdiction, Protocol and Procedure

Foundations

The INLLBC has been established on the continent Terra Australis in the year 2021 as a direct result of unlawful systemic abuses of the people as a means to produce accountability and protect the interests of people and Nations around the world.

When confronted with the reality of geo-political corruption, a 233 year ongoing belligerent occupation and genocide both past and present, the necessity for a unifying solution and pathway to genuine accountability has brought the people together in peace and in agreement to be present in the will of the people, determining outcomes for the betterment of mankind.

The solution is in complete lawful acknowledgment of the National Sovereignty and rightful jurisdiction of law, maintained throughout the last 233 years of belligerent genocidal occupation of each and every Original Nation on the continent Terra Australis and the creation of new Inter-National Law through the founding of the Inter-National Land Law Bora Court.

The formation of an Inter-National body of Law, operating in service of all people, respecting and protecting the right and jurisdiction of each individual Nation on the continent Terra Australis, is being presented as a part of the **Peoples Treaty**, which has unified many people of all heritages, in favour of an honest and lawful future for us all. Recognising and acknowledging the rightful National Sovereignty of all the Original Nations and standing in solidarity to work together, the people are united in their consciousness and support a solution which protects their interests, their families, and the future of mankind through integrity in Law.

It is with the agreement of representatives of National Sovereignty from the many Original Nations of Terra Australis acknowledged in the **Inter-National Land Law Treaty** document that the foundations of the INLLBC have the lawful capacity and jurisdiction to proceed in producing accountability for Inter-National crimes, including crimes against humanity and crimes against the environment.

It is within this agreement that all people have an equal right at Inter-National Law and that Inter-National Law has no jurisdiction to interfere in National Law matters, protecting and honouring the right to self determination of all Nations on this continent and around the world, whilst securing the rights of all people and the environment as well.

The creation of the INLLBC has been a combined effort and responsibility of many dedicated people of different backgrounds, acknowledging and respecting the full protocol of the Original Nations on the continent Terra Australis, working together toward a way that can honour the truth and provide direction for genuine change.

Being an Inter-National body of law, and in keeping with current International Protocol in reference to self determination, we are lawfully afforded the opportunity to assist around the world in restructuring the way Inter-National Law can end corruption and criminality. The creation of Inter-National Law is offering a

future of truth, security, freedom and liberty, empowering the **Will of the People** in Nations around the world, by recognising their National Sovereignty, in new Inter-National alliances which are lawful and for the betterment of humanity. From the people, for the people.

The INLLBC is founded on the core principle of self determination and recognises self determination as the right of all free people under secure and lawful National Sovereignty.

The INLLBC is offering a lawful way to introduce an **Inter-National Declaration of Human Rights** and a peaceful way to transition lawfully from a corrupt and criminal system of Law and Government into a lawful and independent continent and world of unified Nations and all people equally.

"Where there's Truth, there's Justice"

Declaration of Jurisdiction

- * The Inter-National Land Law Bora Court (INLLBC) is founded in keeping with the core principle in International Law, being self determination.
- * The INLLBC garners lawful authority and foundational jurisdiction from formal agreement between multiple Nations who have never ceded their right to National Sovereignty on the continent known as Terra Australis. (Australia) see **Inter-National Land Law Treaty**
- * The INLLBC operates with the declared will of the Australian people, collected in agreement through our Peoples Treaty and defined as non negotiable orders from the people to direct the processes of Inter-National Law.
- * The INLLBC is the exclusive International Law jurisdiction on the continent Terra Australis.
- * The INLLBC operates in service of the people, with respect and full acknowledgment of the rightful jurisdiction of each and every Nation individually and is an Inter-National Court of Inter-National Law.
- * The INLLBC has complete Inter-National Jurisdiction to define, characterise and to punish crimes against humanity, the environment and people's property where agreed upon by the people's will.
- * The INLLBC maintains integrity and jurisdiction through respect and acknowledgment of the right to National Sovereignty of every Individual Nation and their peoples around the world.

Protocol and Procedure

- * If a Law inside a Nation has been broken, it is the jurisdiction of the Nation in which Law has been broken to observe a lawful outcome: note; If necessary, the option for a Nation to apply to have that matter seen in the Inter-National Land Law Bora Court is available.
- * If an Inter-National Law has been broken, it is the jurisdiction of the Inter-National Land Law Bora Court to observe a lawful outcome.
- * All people have equal rights in Inter-National Law.
- * The right of all Nations are protected and respected equally and peacefully in Inter-National Law.
- * Nobody is above the Law and corruption is not tolerated and will carry consequence.
- * Crimes against the land, people or law will not be tolerated and will carry consequence.
- * The Inter-National Land Law Bora Court is a court of the People and operates with members of the community as the Judging panel and the jury.

- * An Inter-National Land Law Bora Court can be established in any Nation with members of that Nation as Judging panel and jury.
- * Community application to operate an Inter-National Land Law Bora Court is available when an applicant has formally submitted a case against a party with sufficient evidence of an Inter-National crime.
- * Policing bodies with sufficient evidence of an Inter-National crime can formally submit cases through the INLLBC by following the **INLLBC Warrant, Arrest and Charge Protocol**.
- * Inter-National Military bodies can operate in defence and support of the Land, the People and the Law and will not engage in any other role unless authorised by all of the Nations of the continent Terra Australis and any additional Nations formally in alliance with the INLLBC. See **INLLBC Military Protocol**
- * The INLLBC can provide lawful and fair protocol to protect the freedom and liberty of all Nations whilst unifying and maintaining peace and security for the people around the world.

WHEN A LAW HAS BEEN BROKEN.

- * If sufficient evidence has been submitted of an Inter-National crime, a warrant will be approved or issued by the INLLBC for an arrest to be made by authorised officers, military or members of the public.
- * Arresting officers will be acting with lawful jurisdiction, under oath to protect the land, the people and the Law, maintaining integrity in service of the people and Inter-National Law.
- * Members of the public must do all they can to adhere to the Inter-National Land Law Bora Court protocol when making a 'public arrest' ensuring sufficient evidence exists of an Inter-National crime and that no human rights are breached or Inter-National Laws broken.
- * When being questioned and detained, the accused party will be offered opportunity to contact those who can act in their defence, receive necessary time to formulate their defence, prepare for their case to be heard and an Inter-National Land Law Proceeding can be scheduled.
- * Allegations will be duly noted in an Inter-National Land Law register, and remand will be accommodated where necessary until an Inter-National Land Law Bora Court session has been scheduled to determine all matters and a lawful outcome defined.
- * Inter-National Land Law Bora Court proceedings will act to produce lawful outcomes and will approach each case with integrity in order to access truth.

The Inter-National Land Law Bora Court

All Inter-National Land Law Bora Court Proceedings will have transparent public accessibility.

WHO IS IN THE COURT?

- * Marshal of the Court

The Marshal of the Court is a member of the Inter-National Land Court Administration who oversees the Caseload and operation of the court, directing the proceedings in keeping with the Court Protocol. The Marshal of the Court is the official representative and Court authority.

- * Judging Panel

A panel of Court representatives, not less than 5, selected by community approval, will administer the Court's decisions and will each make their individual determinations and their respective recommendations for punishment will be put before the jury in transparent findings for a final decision to be made.

* Jury Panel

A Panel of Volunteers, not less than 13 in each case are invited to be party to accountability and will oversee, as members of a jury, the actions and outcome of the court to ensure an honest result and fair process.

* Court Record Keeper

Transcripts and Court records will be maintained and organised through transparent record keeping by Court employees

* Court Employees

The Court will employ many staff in order to operate the logistics involved in Court proceedings, record keeping, Security and administration.

* Accused/Offender/Defendant

Any man, woman or child involved in a matter being seen before the Inter-National Land Law Bora Court who was either detained or summonsed to appear, can have access to the following defence rights.

- The right to a fair and lawful proceeding
- The right to hear all allegations
- The right to produce contrary conclusive evidence to the allegations
- The right to introduce 3 trusted people as counsel in support
- The right to be heard
- The right to appeal; - a period of time, not more than 28 days may be allocated by the Court if sufficient reason exists to believe the offender can produce legitimate evidence contrary to the allegations, otherwise appeal processes will be available from inside appropriate detention facilities or programs.

* Court/Police/Public Prosecution

The Court is responsible for producing a fair, lawful and rightful outcome in favour of the truth.

The Court will only issue warrant, detain or summons any man, woman or child accompanying sufficient evidence of the alleged crimes.

It is the responsibility for the Prosecution to ensure the following procedure is followed;

- (i) Establish the identity of the accused/offender/defendant and their lawful status as Private Individual, Public official or Constitutionally Responsible Ruler.
- (ii) Present the allegations and provide context into the criminality
- (iii) Present evidence of any alleged crime
- (iv) Establish a position for punishment
- (v) Always behave respectfully, honouring the code of conduct and accept all truth when deemed conclusive, maintaining the integrity of the Court and due process.

* Court Security

Security for the Court will be provided by members of the local policing bodies and or Court Authorised Security services. Security Officers will swear an oath to the Land, the People and the integrity of the Law.

* Guests of the Court

During any given Court session, Elders, Law Representatives or Leadership of the Nation where the court is being held may wish to be present in Proceedings and will be considered guests of the Court, honouring their jurisdiction on their respective Nations as absolute.

COURT PROCEDURE

* Opening the Court

- The INLLBC will open with a statement from the Marshal of the Court, recognising the Date, welcoming all people present and acknowledging the Nation the court is in session upon, honouring the truth and unity in the foundation of the Court's existence and paying respect to the spirits of past and present in search of justice and truth.
- Any further statement made by the Marshal of the Court is at the Marshal's discretion before introducing the 5 selected Judges, and the 13 Jury members.
- The rules of the court will be read to all present with everybody asked to agree out loud, with their right hands raised, swearing an oath to maintain the integrity of the Law and the Inter-National Land Law Bora Court before proceeding.
- The Marshal of the Court ask all present to be seated, and remain silent and will proceed to call upon the first case of the day.
- Following each case, the outcome and time will be duly noted by the Court transcript and the Marshal of the Court will call the next case, stating the time or call for Court recess, stating the time and setting a time for the Court to resume.

* **PROCEEDING PROTOCOL**

- The Marshal of the Court will recite the Case number, official time and identity of the accused/offender/defendant reminding them of their rights and introduce any personal defence counsel present before instructing the Prosecution to proceed with:
 - (i) Establishing the identity of the accused/offender/defendant and their lawful status as Private Individual, Public official or Constitutionally Responsible Ruler.
 - (ii) Present the allegations and provide context into the criminality in the matter.
- The accused/offender/defendant is then given the right to respond to all allegations and provide an alternative version of events including any evidence they may have to support their defence. The offender's counsel are invited to speak in defence of the offenders position also, and a counter argument can be presented in defence of the offender.
- In light of the statement of the defence, the prosecution is then required to bring forth all evidence of criminality relevant to the matter and must honour the truth in all situations maintaining the integrity of the Court. (failure to do so will carry consequence)

- A complete and transparent case against the accused/offender/defendant is to be presented with an estimated position on punishment brought before the Judging panel prior to further defence argument. (case precedent will be relevant to estimated position)
 - The accused/offender/defendant is now given the opportunity to fully refute all allegations against themselves by freely providing their version of events, alongside conclusive evidence that without doubt they hold no responsibility for the allegations or if they seek to redeem through admissions of their culpability they may appeal then for opportunity to make an admission and a possible reduction in the severity of punishment may be granted if the prosecution agrees and the Court officials present agree too. Either way, this will be the defence's last opportunity to state their truth before a decision will be heard.
 - The Marshal of the Court will then announce that before the prosecution's final statements, the Judging Panel are given the opportunity to each question the accused/offender/defendant and the Prosecution, until satisfactory answers are accepted if they should so choose.
 - The Prosecution will make a final statement issuing their determination of the sought after punishment citing any relevant case precedent and will rest their case.
 - Each of the 5 Judges will be asked to individually make their own decisions without interference and will be granted time of up to 1 hour to finalise if needed with adequate security to ensure the integrity of the court and due process.
 - The jury of 13 will be asked to make their decision via a majority agreement who will share their verdict also.
 - After the Court has heard the decision of the 5 Judges, and the jury has no opposition to the outcome, then the final determination and sentencing is carried out and recited to the Court by the Marshal of the Court and the case is closed, acknowledging the official time for the record.
 - If both the Judging Panel and the Jury Panel are in disagreement about the final decision, the matter will remain unsettled until a third party counsel of trusted community members is presented with a copy of the the Court proceedings, minus the decisions of the Judging Panel and Jury to formulate their decision which will be in favour of the Judging panel, or the Jury, determining a lawful outcome from the people.
 - If the offender wishes to appeal a decision, they can ask the court to give them a period of time, no more than 28 days to produce conclusive evidence they have no associated guilt with the allegations which is at the Court's discretion to allow or deny through majority position in the Judging panel and Jury.
 - (i) Right of appeal operates parallel and reflects the Court proceedings. In the event of 3-2 Judging Panel and 7-6 Jury Panel the chances of being granted an appeal are substantially higher than in the event of 5-0 Judging Panel and 13-0 Jury Panel.
 - (ii) In the event of a divided Court with Judging Panel deciding differently to the Jury Panel and with the introduction of a third party decision, an appeal may be granted on the basis of the Court being unable to produce a unanimous decision.
- If an appeal is granted, another Court hearing will be scheduled, with a different Judging Panel and Jury.
- See **Application for Appeal**

***Closing the Court**

- Upon ending the day's Court session, the Marshal of the Court will deliver a respectful statement about unification and truth, honouring the spirits, both past and present, and respecting the Nations upon which we stand will close out proceedings.

- If a proceeding is open through the evening, the official time of recess in the Court will be recorded and the case will continue after brief introduction of previous days events in the next Court session.
(members of the Judging Panel will be accommodated individually without contact during open cases)
(members of the Jury Panel will be accommodated , facilitating the group dynamic)

"Where there's Truth, there's justice"

All cases will be recorded in an Inter-National Land Law Bora Court Register and records will eternally be kept accessible and transparent in digital format as well as paper and case precedent logs.

OBLIGATIONS OF THE INTER-NATIONAL LAND LAW BORA COURT

The obligations of the Inter-National Land Law Bora Court are;

- Protection of the Land, the People and the Law.
- Maintaining the Integrity in Inter-National Law.
- Providing a fair and just due process in strict adherence to the protocol of Inter-National Law.
- Providing a transparent and honourable structure of Law as fundamental to the future of society.
- Producing accountability and setting precedent to effect positive changes when confronting criminality.
- Structuring Inter-National Policing networks and Military alliances with peaceful agreement making capabilities and jurisdiction.
- Respecting the individuality and uniqueness of all peoples, and Nations around the world.
- Eternally maintaining and honouring the core principle of self determination and the rights of all people around the world.
- Strict adherence to the Inter-National Law as defined by the **Will of the People**.
- Providing adequate resources and fully trained staff to operate the Inter-National Land Law Bora Court anywhere around the world where necessary.

Obligations of Nations in Inter-National Law

The very nature of an Inter-National body of Law is humbly reliant on the blessings of all Nations and their people, in agreement and in trust.

The INLLBC operates with foundational jurisdiction garnered from each and every Nation in agreement to eternally recognise and protect their individual Nation's right to National Sovereignty through self determination.

It is with respect for this protocol that all Nations are protected in Inter-National Law and the obligation is simply to respect each Nation and it's right to National Sovereignty, meaning Nation's are not to be interfered with allowing the directions of the will of their people to decide their future lawfully.

This protocol also secures peace among the Nations in Inter-National alliance to honour the will of their people as governance and Law respectively through genuine self determination and National Sovereignty.

Each Nation must also protect and honour the **Inter-National Declaration of Human Rights** of all people both within their Nation's borders and outside of their Nation's borders.

All people have equal rights in Inter-National Law and an Inter-National Land Law Bora Court shall be made available to any man, woman or child who has formally submitted evidence of their rights being breached with accountability assured through due process in keeping with the Inter-National Law.

Nation's are encouraged to introduce this protocol across all Policing bodies with recognition of Inter-National Land Law Bora Court jurisdiction in matters pertaining to the **Inter-National Declaration of Human Rights** and the **Inter-National Environmental Protection Protocol**.

Governments, Law bodies and Leadership will be determined by the will of the people through lawful process and any government found to be in breach of the Inter-National Law will be removed by it's people and replaced along with facing accountability in Inter-National Law.

The obligation of each and every Nation in Inter-National Law is to provide a secure direction for the people to progress with healthy lawful society, governance and Law and to consistently work toward a better world for humanity and the environment.

The INLLBC respects peaceful alliance and negotiation in favour of the environment and the people and works with the people in all Nations to create the most positive and lawful outcomes.

As a part of honouring the foundations of the INLLBC, Nations around the world are invited to assist the INLLBC in repatriating artifacts, skeletal remains and other culturally significant items related to the Original Nations of the continent Terra Australis as a gesture of good faith and respect in the formation of this historical alliance and body of Inter-National Law.

*These items, and the items of many Nations around the world are to find their way back to where they belong as humanity makes a collaborative effort to heal the trauma of historical injustices.

Availability of the Inter-National Land Law Bora Court

The Inter-National Land Law Bora Court is to be made available to all people of all Nations around the world. The structure of the Court is defined in principle as being of the people, for the people. Application for a Court to be in session anywhere around the world is to be available online and via postal application.

OPERATING AN INTER-NATIONAL LAND LAW BORA COURT

When an application is approved for an Inter-National Land Law Bora Court to be set up the Court Body will provide the following authorisation and formal procedure.

- A fully trained and authorised Marshal of the Court will be allocated for the Court Proceedings.
- Fully trained and authorised Court staff will also be allocated for the court Proceedings, including; Court administration, Court Transcribe, Court Security and Court Audio/Video record keepers.
- A facility to accommodate the Court proceedings.
- A Judging Panel of 5 members of the Public, nominated and authorised by community approval.
- A Jury Panel of 13 members of the public, selected randomly from a pool of community volunteers.
- Accommodation for all Court staff, Judging Panel members and Jury Members.

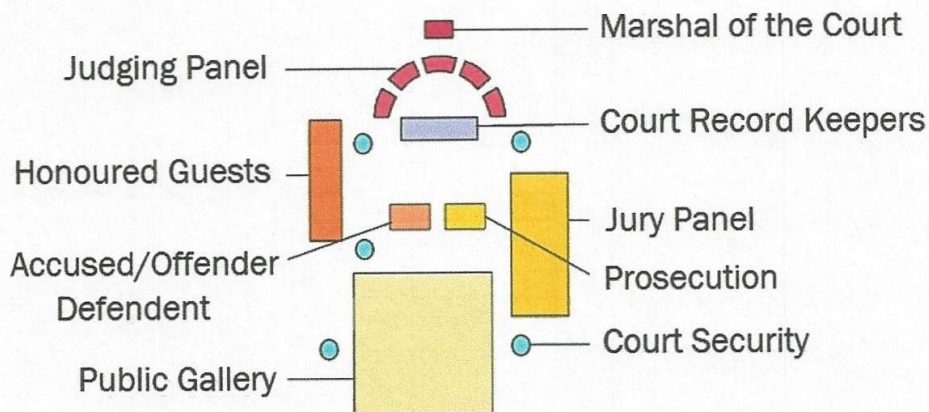
*** THE JURY PANEL MEMBERS, selection and protocol.**

- With the approval of the Court being authorised, a public call out will be issued to all members of the community near and surrounding the designated Court proceeding to select at random 13 Jury Panel members to be present for the duration of the Court proceedings.
- Jury Panel members will be accommodated and well catered for throughout time of the Court Proceedings ensuring no personal financial, employment or parental obligations are effected in their lives.
- Jury Panel Members will swear an Oath to maintain the integrity of the Court, and to deliver a fair and impartial decision on each case they may be present in.
- Jury Panel members will have the sole responsibility of ensuring the Court procedure is adequately maintained for a lawful outcome in all matters throughout each individual case in front of the Court and will have the power to deem a proceeding unlawful and ensure a new proceeding be heard with the integrity of the Court and the Law being maintained.
- Any Jury member found to be in breach of the protocol will be suspended from their duties and will be accountable for their actions as well as formally replaced with another member of the community pool.

*** THE JUDGING PANEL MEMBERS, selection and protocol.**

- With the approval of the Court being authorised, a public call out will be issued alongside the call out for Jury Panel members, for 5 upstanding members of the community near and surrounding the designated Court proceedings to be nominated as the Judging Panel.
- After 5 or more members of the community have been nominated for the Judging Panel, 5 will be selected by public approval to sit as the Judging Panel throughout the Court proceedings.
- Public statements as to the 5 Judging Panel members will be issued to ensure no public opposition to their nomination may interfere with the integrity of the Court and the Law.
- The Judging Panel members will be asked to remain in solitude throughout the duration of the Court Proceedings, segregated both in the Court, and after hours in individual and secure accommodations.
- During the Court proceedings, the Judging Panel members will sit individually, adequately spaced in a semi circular seating arrangement on the second tier of the Court structure.
- Judging Panel members will be accommodated and well catered for throughout time of the Court Proceedings ensuring no personal financial, employment or parental obligations are effected in their lives.
- Judging Panel Members will swear an Oath to maintain the integrity of the Court, and to deliver a fair and impartial decision on each case they may be present in.
- It is the sole responsibility of the Judging Panel members to deliver a fair and considered decision in favour of what they deem to be the truth.
- Members of the Judging Panel must not speak, correspond or communicate in any way with other members of the Judging Panel, or members of the Jury Panel throughout the Court proceedings or their actions will carry consequence, including but not limited to, suspension from the Court, a re-trial of the offender/accused/defendant, possible financial recourse (fines) or possible criminal prosecution.

INLLBC COURT LAYOUT



Inter-National Land Law Bora Court Code of Conduct

When present in an INLLBC proceeding, all court employees, officials, representatives of Inter-National Law, Prosecution, defendant and members of the Public must adhere to the INLLBC Code of Conduct or be removed from the proceeding to face consequence.

Code of Conduct

- * Silence will be observed at all times during an INLLBC proceeding unless otherwise directed by the Marshal of the Court.
- * All Court procedure and Protocol must be adhered to
- * Respect for the Court will be shown at all times
- * Perjury in the Court is a dishonourable offence with serious consequence
- * All phones and devices must be switched off before starting proceedings
- * Disorderly conduct will not be tolerated
- * Employees of the Court will be of sober body and mind
- * Intoxication is not permitted in the Court
- * All people present should make an attempt to come into the Court clean and tidy
- * Strict adherence to Inter-National Law and protocol will be observed at all times
- * Always honour any guests of the Court respectfully

The Inter-National Land Law Bora Court Oath of Truth and Integrity in the Court

During the Inter-National Land Law Bora Court proceedings, all members of the Judging Panel, Jury Panel, Defence Counsel, the Prosecution and the Offender/accused/defendant will be asked to recite the following oath to uphold and maintain the integrity of the Court and the Law.

As a member of today's Inter-National Land Law Bora Court proceeding, I do hereby solemnly swear to tell the truth, the whole truth and nothing but the truth, in honour and respect of the Inter-National Land law Bora Court's pledge to protect the rights of all people equally in the eyes of the Law, knowing full well that I will be held accountable if I fail to maintain my integrity under oath.

All people who swear the above oath do so under their own free will without coercion and with comprehensive knowledge of their responsibility and culpability if found to be in dishonour.

The Inter-National Land Law Bora Court OATH OF ALLEGIANCE – Terra Australis

The Inter-National Land Law Bora Court offers the Oath of Allegiance in three different formats to define the role and undertaking of the individual in relation to the Inter-National Law.

The three formats of the Oath are designed specifically for the three roles and responsibilities in Inter-National Law, being the Courts, The Policing bodies and the Military bodies.

These Oaths are specific to the continent Terra Australis, and can easily be formatted to suit any continent, Nation or united group of Nations from around the world with the same fundamental pledge to the Land, the People and the Law.

THE COURT

All official members of the Inter-National Land Law Bora Courts must be sworn in to be authorised to be present lawfully in the Court processes and procedures. Positions which must swear this oath are; The Marshal of the Court, Court Security, Court Registrar, Court transcribe and Court appointed prosecution.

“ I, (Name, age, location) do hereby solemnly swear to maintain and uphold the integrity of the Inter-National Land Law Bora Court through my actions in fulfilling my duties to the Law as an official representative member of the Inter-National Land Law Bora Court. In my position as (Court role and title) it is my undertaking to ensure all Law and protocol is adhered to throughout Court proceedings and to honour this oath at all times, knowing comprehensively that failure to do so carries consequence at Law to which I am accountable. I make this oath under my own free will swearing my allegiance to the Land, the People and the Law, on the many Nations that make up the continent Terra Australis”

POLICING BODIES

“ I, (Name, age, location) do hereby solemnly swear to maintain and uphold the integrity of the Inter-National Law through my actions in fulfilling my duties to the Law, as an official representative member of an Inter-National Land Law Policing body on the continent Terra Australis. In my position as (Policing role and title) it is my undertaking to ensure all National and Inter-National Law and protocol is adhered to, that the declaration of Inter-National Human rights is adhered to, to prevent and to punish both National and Inter-National crime wherever I come across it and to honour this oath at all times, knowing comprehensively that failure to do so carries consequence at Law to which I am accountable. I make this oath under my own free will swearing my allegiance to the Land, the People and the Law, on the many Nations that make up the continent Terra Australis”

MILITARY BODIES

*“ I, (Name, age, Nationhood, location) do hereby solemnly swear my oath of allegiance to the Land, the People and the Law, on the many Nations that make up the continent, Terra Australis.
In my position as (Military rank, role and title) it is my undertaking to ensure all National and Inter-National Law and protocol is adhered to, that the declaration of Inter-National Human rights is adhered to and the Military protocol is adhered to in defence of freedom, liberty and the rights of all people and Nations around the world. I swear this Oath of Allegiance under my own free will, knowing comprehensively that failure to maintain the integrity in my oath will result in me being personally accountable to the Law”*