



Sovereign Peoples Assembly of Western Australia

Peoples Notice of Statement and Claim of Right

Date: 04/07/2023

Claim Number: -91714646

Claimants Name/s: Patricia Tasker, Diane Corbett,
Amanda Seneno

Claim Title: Failure of Lawful Due Process
resulting in Harm and Injury

Community of: Terra Australis

I/we, {Insert Name:9}, give notice to the people of the community, my/our statement of my /our claim of right and lawful excuse to convene and establish a Common Law Court under my liberty as a flesh and blood man or woman; and I do hereby call upon the support of all competent men and women to assist me/us in this lawful right.

I/we further give notice to the people of my/our claim of right and lawful excuse to convene and establish as part of such a court, a jury of my peers, consisting of at least 12 men or women, to judge a matter affecting the wellbeing, rights and safety of myself/us and my community.

That matter being the following:

I/We, give notice to the people of the community, my/our statement of my /our claim of right and lawful excuse to convene and establish a Common Law Court under my liberty as a flesh and blood man or woman; and I do hereby call upon the support of all competent men and women to assist me/us in this lawful right. I/we further give notice to the people of my/our claim of right and lawful excuse to convene and establish as part of such a court, a jury of my peers, consisting of at least 12 men or women, to judge a matter affecting the wellbeing, rights and safety of myself/us and my community. That matter being the following:

Facts of the dispute

1. There is a Lawful Due Process when there is a claim and that is;

1.1. The claimant must prove their claim

1.2. The accused must be heard

1.3. A competent court must make a determination, and

1.4. Only then can remedy be administered.

2. The removal of Cheyenne and Terrence's children occurred via a failure of this Lawful Due Process with,

2.1 Terrence Jnr: Age 8. Born 3 August 2014, removed as at 5 December 2022

2.2 Lytrell: Age 3. Born 2 October 2019, removed as at 5 December 2022, and

2.3 Olivia: 5 months old. Born 1 February 2023, removed as at 11 March 2023

3. This has resulted in the removal of the children from Cheyenne and Terrence for a period of,

- 3.1. 211 days for Terrence Jnr, and
- 3.2. 211 days for Lytrell, and
- 3.3. 115 days for Oliviah, as at 4 July 2023

4. A 6th hearing, a trial, and the first expectation for the claimant to prove their claim, is scheduled for 12 September 2023.

Thus the children will have been removed from their parents for a total of:

- 4.1. 281 days for Terrence Jnr, and
- 4.2. 281 days for Lytrell, and
- 4.3. 185 days for Oliviah.

This is preceded by a Readiness Hearing on 28 August 2023 at 09:00am

5. The affidavit of the mother, Cheyenne Hume, was absent from the 4th and 5th hearings in the Perth Children's Court.

5.1. Despite asking for it to be heard.

5.2. The Court confirmed on 23 June 2023 that the Affidavit was on file.

6. The defendants, by their own admission, in their own documents, visited the house 23 times before the removal of the two boys, then later the baby Oliviah.

7. As at 16 April 2023 Terrence has been incarcerated for an alleged crime of stealing a motorbike where there has been no claimant in the court, and no evidence has been presented to substantiate the claims.

7.1 Terrence has been before Magistrate Andretich 5 times.

7.2 Each time Terrence has been sent back to Bunbury Regional Prison

7.3 Terrences' next hearing is 28 August 2023

7.4 Being a total of 175 days incarcerated without a Lawful Due Process followed

Defendants Name

Amanda Jackson, Gemma Varney, Joleen Bowles, Andrew Kennedy, Kat O'Loughlin, Melinda Castle, Sabine Winton, Paul Papalia, Hylton Quail, Jeffrey Calver and Joanne Andretich

Remedy Sought

Remedy to the wrong being sought:

1. If the children have not already been returned they must be returned immediately.

2. 007-001 Hume - ORDERS of Superior Jurisdiction - 16 June 2023

<https://executiveorders.life/press-release-record/entry/5720/?gvid=2748>

30.4. The Salvation Army, or other, to provide all necessary goods required.

30.5. All food stuffs to be provided.

30.6. A house to be supplied.

30.7. This family to be left in Peace to prosper and find their way forward.

30.8. Community support systems to be provided by consultation with the Sovereign People's Assembly (SPAWA) and the First Nation Sovereign Council (FNCS), and will include government funded facilities who will retain excellent communications and full transparency.

3. Financial remedy 007-001 Hume - ORDERS of Superior Jurisdiction - 16 June 2023

<https://executiveorders.life/press-release-record/entry/5720/?gvid=2748>

29. The Harm and Injury costs are considerable:

29.1 \$10 000 per hour, per child, for every hour the child is stolen by the State, with no Lawful Due Process.

29.2 The remedy equates to \$240,000 per day per child

As at 30 July: the removal of the children from Cheyenne and Terrence has been

3.1 238 days for Terrence Jnr, and

3.2 238 days for Lytrell, and

3.3 142 days for Oliviah.

3.4 Therefore the financial remedy, as at 30 July 2023 is \$148,320,000.00

4. Kidnap and Hostage – maximum imprisonment up to 15 years

5. Torture – imprisonment for 20 years

6. Child trafficking - maximum penalty 25 years imprisonment

7. Slavery - maximum penalty 25 years imprisonment

8. Misappropriation of resources - Immediate termination from employment and separation from pay cheque.

8.1 12th Meeting. First Nation Sovereign Council 3RD OFFICIAL MEETING RATIFIED - Terms & Conditions

<https://executiveorders.life/press-release-record/entry/5696/?gvid=2748>

Order #2 : Funding:

2.1. Funding is to be provided to ensure families are facilitated to stay together. It is easily witnessed that the generational trauma of deprivation of resources is the driver in the breakdown of the First Nation family unit.

2.2. Funding is not to be spent on public servant employees to drive families apart eg: DCP workers, Police, Legal Practitioners within the registered system of the Private BAR Guild, foster families, Judges, Magistrates, Centrelink employees and others.

2.3. As the Australian Government is a guest on these lands, all financial provisions will be adequately provided for, including housing, food, fuel, utilities. To excellent standards of health and wellbeing, and building maintenance.

I/We, further give notice to the people that the said jury of my/our peers claims the jurisdictional competence to judge this matter and issue a sentence and verdict within this Common Law Court established to render such a judgement, based upon proven and irrefutable evidence presented within its Court.

I/we hereby openly call upon and request the support of my/our community to establish this Common Law court and its jury of twelve men and women, to be sworn to act in such a capacity for the duration of the court proceedings, according to Common Law and the rules of evidence and Lawful Due Process. I/we make this peoples claim of right freely, without coercion or ulterior motive, in the interest of justice and the welfare of the people and the community.

Court Registrar stamp: