



Sovereign Peoples Assembly of Western Australia

Common Law Court

A Lawful Judicial Body Constituted Under Common Law

Court Verdict

Decision of the Court

The Claim, Verdict and Remedy

**In the matter of Claim Number
91714646**

**Issued by the Sovereign Peoples
Assembly**

of Western Australia

**Common Law Court of Superior
Jurisdiction, convened in Perth
Western Australia**

on the 30th Day of July 2023

In the matter of the people, herein referred to as The Claimants, against the following people, herein referred to as The Defendants;

1. **Gemma Varney** - Department of Child Protection Busselton
2. **Joleen Bowles** - Department of Child Protection Busselton
3. **Andrew Kennedy** - Department of Child Protection Busselton
4. **Kat O'Loughlin** - Department of Child Protection Busselton
5. **Amanda Jackson** - Department of Child Protection Legal Team
6. **Melinda Castle** - Department of Child Protection Legal Team
7. **Sabine Winton** - Minister for Child Protection
8. **Paul Papalia** - WA Minister for Police
9. **Jeffrey Calver** - Director Bunbury Regional Hospital
10. **Hylton Quail** - Judge, President of Perth Children's Court
11. **Joanne Andretich** - Magistrate, Bunbury Magistrates Court



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The Claim Against the Defendants

The charges are:

1. **Kidnap and hostage** – Taking a hostage is considered a crime or an act of terrorism and the criminal activity is kidnapping.

Kidnapping is defined as the unlawful taking of someone by force or fraud and detaining them against their will.

Terrence Jnr and Lytrell were kidnapped and taken hostage on 5 December 2022, and Oliviah on 11 March 2023, and the court documents were filed by the defendants two days after the kidnapping on 7 December 2022.

The first Court date was set for 14 December 2022.

This is a failure of Lawful Due Process.

The defendants never proved their claims and Cheyenne and Terrence were not heard in a competent court before the remedy, or in this case, the kidnapping and hostage taking of their three children.

2. **Torture** – The Criminal Code Act 1995, Section 274.2 defines torture when a perpetrators' conduct has inflicted severe mental pain and suffering through forms of intimidation and coercion while they are acting in their capacity as a public official.

The defendants used intimidation, which can be referred to as any act that creates fear of physical or mental harm. It can also include the process of attempting to coerce or deter an action by inducing fear.

The constant fear of their children being taken. The defendants induced this fear by visiting their home 23 times before the two young boys were forceably removed. This is an abuse of the defendants power who took advantage of Cheyenne and Terrence's vulnerability as a young mum and dad. The defendants further induced fear upon Cheyenne and Terrence by making threats to remove the baby upon her birth.

3. **Human trafficking** is defined in the UN's Article 3 of Trafficking Protocol into three parts;



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Court Verdict

- The act: involving either recruitment, transportation, transfer, harbouring or receipt of persons,
- The means: the use of threat, force, coercion, abduction, fraud, deception or the abuse of power, and
- The purpose: the aim of exploitation of servitude, slavery or practices similar to slavery. The defendants did act by removing (transferring) the children from their family by using means of coercion, deception and abuse of their power for the purpose of bringing the children under the ownership of the state, which is known as slavery.

4. **Slavery** is defined in the International Convention to Suppress the Slave Trade and Slavery of 1926 to mean 'the status or condition of a person over whom any or all of the powers attaching to the right of ownership are exercised'. Slavery is the condition of being enslaved, held, or owned as human chattel or property; bondage by a practice or institution that treats or recognizes some human beings as the legal property of others. The defendants did exercise their power of right to ownership and recognized the children as legal property of the state by kidnapping and taking the children hostage, before any claims were substantiated. This is a failure of lawful due process.

5. **Misappropriation of resources** is the wrongful, fraudulent or corrupt use of resources in someone's care. The misappropriation occurs when they are not utilized effectively to improve the living conditions of the people. This can lead to a significant decline in the quality of public services, inadequate housing, limited access to healthcare, and food that is available to the people. The Hume family reside in a home that is uninhabitable. This has been confirmed by a building inspection. Resources allocated to housing are clearly not being used to provide adequate housing for this family.

The Verdict and Remedy of the Court

1 Let it be known

- 1.1 to all people of Western Australia: a commercial zoned area of the land mass known as Terra Australis (AKA Australia)*,
- 1.2 and Australia: a commercial zoned area of the land mass known as Terra Australis,



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Common Law Court

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Court Verdict

- 1.3 and to the greater world, and
- 1.4 that a jury of thirteen competent, capable and upstanding men and women of Perth in Western Australia* have carefully considered extensive evidence presented by The Claimants

2 Let it be known

- 2.1 That the Defendants have failed to present themselves to this court, and
- 2.2 The court considers the defendants 'in absentia', therefore freely choosing not to take the opportunity to rebut the evidence provided.

3 Findings

- 3.1 On the first charge of Kidnap and Hostage the jury finds all Defendants GUILTY.
- 3.2 On the second charge of Torture the jury finds all Defendants GUILTY.
- 3.3 On the third charge of Human Trafficking the jury finds all Defendants GUILTY.
- 3.4 On the fourth charge of Slavery the jury finds all defendants GUILTY.
- 3.5 on the fifth charge of Misappropriation of Resources the jury finds all defendants GUILTY.

4 Remedy

- 4.1 The Court finds the Defendants either collectively or individually GUILTY on the charges presented by The Claimants.
- 4.2 The jury of thirteen competent, capable and upstanding men and women of Perth, Western Australia have carefully considered the remedy/s required based on the Harm and Injury incurred by The Claimants
- 4.3 Accordingly the jury of thirteen competent, capable and upstanding men and women of Perth Western Australia sentence The Defendants to:
 - 4.3.1 Kidnap and Hostage - maximum imprisonment: 15 years.



Sovereign Peoples Assembly of Western Australia

Common Law Court

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Court Verdict

- 4.3.2 Torture - Maximum imprisonment: 20 years.
- 4.3.3 Child trafficking - maximum imprisonment 25 years.
- 4.3.4 Slavery - maximum imprisonment 25 years.
- 4.3.5 Sentences to be served consecutively.

4.4 Misappropriation of resources - To be determined by Crown Executive Orders Grand Jury.

5 Financial Remedy

5.1 To be determined by Crown Executive Orders Grand Jury.

6 Remedy actions to be taken by the Government Corporation.

6.1 To be determined by Crown Executive Orders Grand Jury.

7 And will be served in the following manner:

- 7.1 Subject to the SPAWA securing prison facilities within Western Australia, The Defendants shall immediately surrender themselves to the Sheriffs of the Sovereign Peoples Assembly of Western Australia.
- 7.2 Arrest orders will be served.
- 7.3 There is no statute of limitations of the arrest orders being served.

8 Interim Remedy

- 8.1 Defendants who have now been charged, should:
- 8.2 Step away from their employment position
- 8.3 Take a position of house arrest, until further instructions are forthcoming from Sovereign Peoples Assembly of Western Australia.
- 8.4 Additionally the following will occur
 - 8.4.1 Personal Assets trusts, superannuation funds and pension funds will be frozen
 - 8.4.2 All pay cheques will be ceased immediately, any pay cheques that have already been paid are to be refunded via the sale of personal assets, at an Auction of Superior Jurisdiction, to recover resources.



Sovereign Peoples Assembly of Western Australia

Common Law Court

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This Verdict and Sentence is made and issued by the Sovereign Peoples Assembly of Western Australia Common Law Court, a court of Superior Jurisdiction, Claim Number 91714646 on the 30th Day of July 2023 and has the full effect and force of the Law under the Rule of Law: All Are Equal Before The Law, by Crown: We the People of Superior Jurisdiction.

Let no man hinder this remedy

The complete record of this court is made public and can be viewed here:

<https://wacommonlaw.au/verdicts/>

<https://executiveorders.life/>

<https://australianpublicnotices.com/forum/forum/general-clc-notices/>

Adam St John

Autograph of **Adjudicator**

30th July 2023



Caroline Weddington

Autograph of **Court Coordinator**

30th July 2023

