



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 28689025

**Issued by the Sovereign Peoples Assembly of Western Australia Common Law
Court of Superior Jurisdiction, convened in Perth Western Australia on the
26th Day of November 2022**

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

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

Here: <https://executiveorders.life/press-release-record/>

Here: <https://www.wacommonlaw.au>

Here: <https://www.facebook.com/groups/469782334708984>

The court can be contacted at wacourt@protonmail.me



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

On this the 26th day of November 2022

Scott Morrison (Former Prime Minister)

1. Greg Hunt (Former Federal Health Minister)
2. Martin Fletcher – AHPRA CEO
3. John Skerritt – Health Products Regulation Group (TGA)
4. Paul Kelly (Commonwealth Chief Health Officer)
5. Daniel Andrews (Premier – Victoria)
6. Mark McGowan (Premier – Western Australia)
7. Gladys Berjikian (Former Premier – New South Wales)
8. Anastacia Palaszczuk (Premier – Queensland)
9. Peter Gutwein (Former Premier Tasmania)
10. Michael Gunner (Former Chief Minister – Northern Territory)
11. Steven Marshall (Former Premier – South Australia)
12. Martin Foley (Former Health Minister – Victoria)
13. Roger Cook (Former Health Minister – Western Australia)
14. Amber Jade Sanderson (Health Minister – Western Australia)
15. Brad Hazzard (Health Minister – New South Wales)
16. Yvette D'Ath (Health Minister – Queensland)
17. Jeremy Rockliff (Health Minister – Tasmania)
18. Stephen Wade (Health Minister – South Australia)
19. Natasha Fyles (Health Minister – Northern Territory)
20. Rachel Stephen-Smith (Health Minister – Australian Capital Territory)
21. Nicola Spurrier (Chief Health Officer – South Australia)
22. Hugh Heggie (Chief Health Officer – Northern Territory)
23. Kerryn Coleman (Chief Health Officer – Australian Capital Territory)
24. Brett Sutton (Chief Health Officer – Victoria)
25. Andrew Robertson (Chief Health Officer – Western Australia)
26. Kerry Chant (Chief Health Officer – New South Wales)
27. John Gerrard (Chief Health Officer – Queensland)
28. Mark Veitch (Director of Public Health – Tasmania)
29. Brendan Murphy (Former Commonwealth Chief Health Officer)



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The Claim against the Defendants

The charges are:

1. Fraud

The Defendants initiated, participated in and/or supported the declaration of the Covid-19 Pandemic in Australia based on false fraudulent information and data.

The Defendants provided/supported provisional approval of the Covid-19 gene therapy/technology injection as “safe and effective”.

The Defendants participated in and/ or supported the suppression of doctors and scientists voicing concerns of the risks posed by the Covid-19 gene therapy/technology injection.

The Defendants participated in and/or supported suppression/censoring of positive research data on alternative and natural therapies.

2. Violation of the Nuremberg Code

The Defendants mandated medical experimentation based on fraud without full informed consent. Under element 1 of the Nuremberg Code it states:

“The voluntary consent of the human subject is absolutely essential. This means that the person involved should have legal capacity to give consent; should be situated as to be able to exercise free power of choice, without the intervention of any element of force, fraud, deceit, duress, over-reaching, or other ulterior form of constraint or coercion, and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him to make an understanding and enlightened decision.”

3. Human Trafficking

Under the United Nations Office on Drugs and Crime states:

“Human Trafficking is the recruitment, transportation, transfer, harboring or receipt of people through force, fraud or deception, with the aim of exploiting them for profit.”

The Defendants, through their mandates in the form of force, fraud and deception, effectively operated as recruiters of Australians to be vaccinated on behalf of pharmaceutical companies who then exploited those same Australians for profit.

4. Genocide (including attempted)

The Defendants knowingly mandated/supported an experimental drug where the Defendants would have/should have reasonably known the heightened risk of death/injury.



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Court Verdict

The Verdict and Remedy of the Court

1. Let it be known

1.1 that We The People of Superior Jurisdiction, of Terra Australis do recognize that the following Office Holders, both past and present, of The Australian Government, a corporation, have caused Harm and Injury to the People, and have earned the following verdict for their actions.

1.2 to all people of Western Australia: a commercial zoned area of the land mass known as Terra Australis,

1.3 and Australia: a commercial zoned area of the land mass known as Terra Australis

1.4 and to the greater world,

1.5 as we recognise the covid19 private business model to be a global blueprint

1.6 that a jury of fifteen competent, capable and upstanding men and women of Perth in Western Australia have carefully considered extensive evidence presented by The Claimants

1.7 and have listened to the personal stories and experiences of the people of Terra Australis, who have been adversely affected by these mandates.

2. Let it be known

2.1 that The Defendants have failed to present themselves to this court

2.2 that Claire Lethlean Director Covid 19 Legal on behalf of Chief Health Officer Victoria, Brett Sutton, stated:

“ The Sovereign Peoples Court is not a Court recognized at law and accordingly the Chief Health Officer of Victoria will not be attending’.

3. Findings

3.1 On the first charge of Fraud the jury finds all Defendants **Guilty**

3.2 On the second charge of Violation of the Nuremberg Code the jury finds all Defendants **Guilty**

3.3 On the third charge of Human Trafficking the jury finds all Defendants **Guilty**



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Court Verdict

3.4 On the fourth charge of Genocide including attempted Genocide; 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 fifteen 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

4.2.1 Accordingly the jury of fifteen competent, capable and upstanding men and women of Perth Western Australia sentence The Defendants to:

4.2.2 a minimum of 30 years jail for each charge for each defendant

4.2.3 this equates to a total of 120 years for each defendant

4.3 And will be served in the following manner:

4.3.1. Subject to the SPAWA securing facilities within the established prison system of Terra Australis the Defendants shall immediately surrender themselves to the Sheriffs of the Sovereign Peoples Assembly of Western Australia or their representatives.

4.3.2. There is no expiry of the arrest warrants being served.

4.4 Financial compensation for harm and or loss to the people of Terra Australis shall be determined by the Crown Executive Order Terra Australis Grand Jury in December 2022, January 2023 and February 2023 jury's.

5. Interim Remedy

5.1 The defendants who have been found guilty should:

5.2 Step away from employment position immediately.

5.3 Take a position of house arrest until further instructions are forth coming from a SPAWA court.

5.4 The individual's assets frozen on the Gazette of executiveorders.life.



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Court Verdict

5.5 Damages can, and may be retrospective and does include sale of personal assets.

5.6 Compensation to injured people is to be determined and public servant indemnity insurance policies will be called up to deliver compensation.

5.7 Assets are to be sold to recover damages to Community

5.7.1 sold via an Auction of Superior Jurisdiction.

5.8 All income and future entitlements derived from employment from the 26th Day of November 2022 will cease immediately, any income and entitlements received that have already been paid are to be refunded via the sale of personal assets, at an Auction of Superior Jurisdiction.

6. Appeal

6.1 In the matter of Appeal; whilst an Appeal process is not a standard procedure of a Common Law Court process, it is recognised that the success of the covid19 landscape has been dependent on a mass disinformation agenda and individual appeals to the verdict delivered can be considered on a case by case basis.

6.2 Contact for an Appeal process should be received no later than 26.2.2023 by email to WACLCourt@proton.me

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 28689025 on the 26th Day of November 2022 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




Autograph of **Adjudicator**
Alan Wallace


Autograph of **Court Coordinator**
Caroline Waddington