

CUSTOMARY LAW NOTICE

6th Day of January 2023

Ref MTT000555

The **United Tribal Countries Land Alliance** is a custodial tribal law council made up of self-governing Original Tribal Countries from this continent (known as Terra Australis or Australia) that have reconvened their ancient *pactums* through their shared languages, dreaming and songlines, which connect all tribes on this continent, and beyond. We have re-established our *Original Tribal Councils* and have made public announcements, staking our claims¹, as self-governing countries on our *aniuima* (ancestral lands), which we have had an unbroken bloodline connection to for millenia.

On the 6th January 2023 *Custodial Tribal High Court* was conducted in accordance with autonomous ancient custodial traditional protocols with several original crown in right tribal elders / law men from their respective countries attending, Yolngu elders, dancers and yidaki performers, as well as an International Human Rights Ambassador & Observer as witness. The following items were presented, discussed and determinations of truth made regarding:

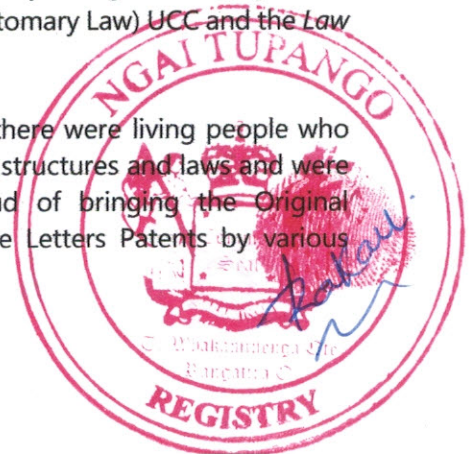
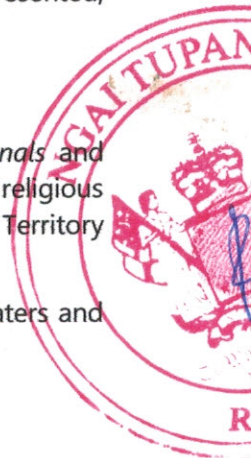
1. Lawful standing of the *Original (Indigenous) Tribal Countries*.
2. Crimes against Humanity towards *Original (Indigenous) Tribal People, Sovereign Nationals and Foreign Residents / Refugees* perpetrated by the British Crown, the Vatican and other religious organisations, Commonwealth of Australia (Australian Government and all State / Territory Governments).
3. Trespass and destruction of our people, culture, sacred emblems, sacred sites, lands, waters and airways.

The findings were as follows:

1. The *Original (Indigenous) Tribal Countries* are the only entities with lawful standing on the continent known as Terra Australis (Australia), based on *Djobijakabi* or *Original (Indigenous) Custodial Tribal Law* and the ancient principle / universal legal maxim *prior in tempore, potior in iure* or "*First in Time, First in Right*". The *Djobijakabi* (law) that was already on this land is still here and is therefore the HIGHEST law of this land (continent). It will always stand above any foreign law or legislative "act". This is also consistent with International Humanitarian Law (Customary Law) UCC and the *Law of Nations*.

British colonists fraudulently used "Terra Nullius" knowing full well there were living people who already had rights to their countries, had (and still have) governance structures and laws and were trading internationally, which is why they perpetuated the fraud of bringing the Original (Indigenous) Tribal People under the *Flora and Fauna Act*, despite Letters Patents by various

¹ https://www.youtube.com/watch?v=QF_JoEbf-1M&t=39s



monarchs instructing them to treaty with, protect and pay for their land (see South Australia letters Patent² as one example).

Terra Nullius was debunked during MABO II, but the High Court of Australia stated they couldn't rule against a law system that underpinned their own existence. We have determined that the High Court of Australia has no standing on this continent and our collective *aniuima* therefore any and all of their decisions are hereby dismissed forthwith.

When Batman treated with the Waa-Wurrung Chief Elder, it was fraudulently overturned by the Colonial Governor of the time citing the *Doctrine of Discovery* (see attached info sheet) which had recently been used in USA in the 1823 Supreme Court decision – *Johnson v McIntosh* – Marshall CJ:

Christian nations assumed ultimate dominion over Americas and upon "discovery" the American Indians lost "their rights to sovereignty, as independent nations".

Courts in Australia have cited the *Johnson v McIntosh*, in cases such as *Fejo v Northern Territory* and *Western Australia v Ward* as a basis for not recognising *Original (Indigenous) Tribal People's* rights to their own lands, governance, law and trade / commerce. The *Doctrine of Discovery* was repudiated by the Pope and formally renounced by the Vatican on 30th March 2023, removing any perceived legal basis for foreign countries, states, or nations to take and/or control *Original (Indigenous) Tribal* owned land.

Our court determined that the Vatican, the United States, the British Crown, The Australian Governments (federal, state and territory) and any and all other foreign countries, states or nations, town councils, religious organisations, private members associations, unions, companies, associations, corporations, banks, trusts, militaries, pirates and their foreign "laws", and their agents, heirs or successors, ALL have no standing, authority or permission to be on our collective *aniuima*.

2. Genocide has been committed since 1788 and has continued to the present day, against *Original (Indigenous) Tribal Countries & Peoples* on our collective *aniuima's*. This is documented (but not limited to) the attached list of massacres. Forced removal of children from one group to another this is not limited to the *Stolen Generation/s*.

The Federal Family Courts of Australia and Family Services' organisations in each state and territory have been found guilty of child abduction, trafficking, child abuse, and child deaths in care. It was determined that the Local and Supreme Courts of each State and Territory of Australia have been found guilty of forced slavery, false imprisonment, deaths in custody, conspiracy to pervert the course of justice, and benefitting from the proceeds of crime.

3. It was determined that the Australian Government, and all other foreign countries, states or nations, religious organisations, private members associations, unions, companies, associations, corporations, banks, trusts, militaries, pirates and their foreign "laws", that are on our collective *aniuima*, have been found guilty of the crimes of trespass and desecration/destruction of our people, culture, sacred emblems, sacred sites, lands, waters and airways. The Australian Government and all State/Territory Governments and all Town Councils' Coat of Arms, using our sacred emblems have been reclaimed and protected by trademark. They can no longer be used for any purpose.

All documents stating our claims on all of the above have been served either physically or via registered mail and publicly announced, and all have come into tacitly accepted acquiescent agreement.



² https://www.foundingdocs.gov.au/resources/transcripts/sa2_doc_1836.pdf

This Judgement is Final and Binding and compliant with International Customary Law Natural Law and the
Law of Nations.

Ykja wani myda!

**CUSTODIAL TRIBAL LAW COUNCIL HIGH COURT PROCEEDINGS
ATTENDEES & WITNESSES**

Juma Fejo
Juma of the Larrakia

Original Crown / Senior Law Man of the Country of Majagi (TIBNLA)

Kantjil of the Brinkin

Kantjil of the Brinkin
Original Crown of Majagi (TIBNLA)

Uluki

:Uluki-Creation of the Waa-Wurrung
King of Waa-Wurrung



Putalyirri
Putalyirri of the Nyamal
Co-Head of State

Original Crown of Nyamal Country



SUPPORTING COUNTRIES ENDORSEMENT OF PROCEEDINGS

MURRAY George Pakalira

M George Tukurpa

Wayne Thorpe of Gwilaadah Kulluka

N. Thorpe Gunnai country

Mukadela Murwani / Budjiti

Jaabaron
Nyangbol

Nyangbol
Jagon



LAWRENCE FISHER
EWAHARA - GUNBURRI - IMAH
BARAKA - DENGIBARA - GARUMOR.

Widjabal Tribe
Bundjalung Nation.

SUPPORTING COUNTRIES ENDORSEMENT OF PROCEEDINGS

