



NEW SOUTH WALES SUPREME COURT  
DECLARATION OF CRIMINAL ORGANISATION

To, (Name / Rank of Applicant) **Commissioner - Nick Davis**  
or all Police Officers of the NSW Police Force

I, (Name and Position) **Chief Justice - Daniel Larvo**  
an eligible issuing officer, after hearing a sworn application for a declaration of criminal organisation.

on (Day) **29** (Month) **October** (Year) **2023**

am satisfied there are reasonable grounds for doing so. I, therefore, issue a declaration of criminal organisations for the below organisation:

(Organisation subject to order)

The 'Royal Roses Motorcycle Club' or any organisation to which the 'Royal Roses' transition for the duration of this order.

(Reasons for the order)

The NSW Police, have demonstrated a continued practice of serious criminal behaviour and a complete disregard for the institutions of our society coming from the Royal Roses in an organised manner. Particularly notable events demonstrating this are; the event occurring inside Sutherland Station, in which a police officer was held at ransom, and approximately 5+ members of the Royal Roses were present to assert undue influence on the operations of police. Further, the Royal Roses have also engaged in combat with police, attempting to kill and seriously injure members of the police in retaliation for the police conducting their duties as supported by the Law Enforcement (Powers & Responsibilities) Act 2002.

Under Part 2, Section 7, Para (2), of the Crimes (Criminal Organisation Control) Act 2012, the Court must consider a range of reasons to grant the application. Concerning;

- s7(2a(i)), the Court has reviewed direct evidence demonstrating a complete and solid link between the organisation and a range of the most severe criminal offences and is satisfied with the link.
- s7(2a(ii)), the Court has seen that a near majority of known members are subject to criminal convictions issued by police
- s7(2a(iii)), similar to 2a(i), the Court has seen that the organisation has been involved in consistent criminal activity with a disregard for government intuitions.
- s7(2a(iv)), the Court has no information concerning another chapter or location but does not consider this relevant with regard to this conduct.

It is as a result of the direct evidence and the abovementioned considerations that the NSW Supreme Court has granted the application and made the determination that the 'Royal Roses Motorcycle Club' exists, in its nature and purpose to plan, facilitate, and conduct extreme criminal behaviour within NSW.

**Information Concerning this Declaration:**

- The NSWPF upon receipt of this order, must publish relevant information into a public gazette, and send a delegation of officers to the typical location of the 'Royal Roses' to serve this material in hand.
- Upon the abovementioned, the 'Royal Roses' are given a grace period of 24 hours to organise any actions they must undertake to ensure they are compliant with the laws they are now subject to. I.e. moving personal belongings into personal residences, etc.
- This order hereby takes effect for 1 calendar month. **Expiring on the 29th of November 2023.**

**Offences in which persons are now subject to:**

- Members, and persons reasonably considered to be members are now subject to the offences outlined in the Crimes (Criminal Organisations Control) Act 2012, including but not limited to;
  - s26(1) – A controlled member of a declared organisation who associates with another controlled member of the declared organisation
  - s26(1A) – A controlled member of a declared organisation who, at any time within a period of 3 months, associates with another controlled member of the declared organisation on 3 or more occasions
  - s26(1B) – A controlled member of a declared organisation who associates with another controlled member of the declared organisation after being convicted of an offence
  - s26A(1) – A controlled member of a declared organisation who recruits another person to become a member of the organisation
  - s35A(1) – Fail to identify upon request in accordance with s16(6) or s27(7A)
  - s35A(2) – Give a false name or address when identifying themselves in accordance with the provisions specified in s35A(1)^

**Forms of Association which are disregarded and not considered offences:**

- Associations between close family members,
- Associations occurring in the course of a lawful occupation, business or profession,
- Associations occurring at a course of training or education of a kind prescribed by the regulations between persons enrolled in the course,
- Associations occurring at a rehabilitation, counselling or therapy session of a kind prescribed by the regulations,
- Associations occurring in lawful custody or in the course of complying with a court order,
- Other associations of a kind prescribed by the regulations.

Signed: Daniel Carvo

Date / Time: 29/10/2023 – 16:00