

**Executive Judgment Jason
Murray False Executor
CareSuper Default**

NOTICE OF IRREVOCABLE CONSOLIDATION & EXECUTIVE JUDGMENT against Jason Murray CEO CareSuper DEFAULT

RECORD REF: HOM-CS-EXECUTION-2026-777 **DATE:** February 21, 2026
STANDING: [Baron Alin-Vasile: Mureşan] – Supreme Executor /
Living Man

I. THE JURISDICTIONAL GENESIS (The Alpha)

The House of Muresan hereby incorporates the [Romanian Record of Standing & Power of Attorney](#), proving the “Minority Capture” (1987/1989) into the Australian Corporate Fiction was a void act. The [Master Scroll Decree: Living Man](#) and the [Private Capacity Addendum](#) confirm that the State has **ZERO** authority over the Living Estate.

II. THE FORENSIC AUDIT OF THE CRIME

The [Forensic Audit of Securities Fraud](#) is the certified record of AFSA’s systemic failure. This is supported by the [Biometric Digital ID Refusal](#), proving the State’s attempts to “re-capture” the Living Man via digital enslavement are nullified.

III. REBUTTAL OF CareSuper TRESPASS (20/02/2026)

The House of Muresan formally **REBUTS and REFUSES FOR CAUSE** the communication from noreply@caresuper.com.au received on 20/02/2026. The House of Muresan formally **REBUTS** all communications from CareSuper for **Total Lack of Meeting of the Minds**.

- **Non-Disclosure:** The Trustees failed to disclose the true nature of the trust, making any “Member” status void from the beginning.
- **Executor de son tort:** Jason Murray is intermeddling with a Private Estate already Released via the **Executive Decree: Deed of Release**.
- **Fraudulent Conveyance:** Executing a merger from Spirit Super to CareSuper *after* a demand for closure is a criminal hijacking of the Estate.
- **State Employee Rebuttal:** Your Statutes apply exclusively to **Employees of the STATE**. The Living Man never entered a contract of permanent servitude.

nanameprivate <nanameprivate@gmail.com>

Alin, our insurance is changing from 1 April

CareSuper – Do Not Reply <noreply@caresuper.com.au>	Fri, Feb 20, 2026 at 10:56 AM
To: nanameprivate@gmail.com	

Get the details

Significant event notice



Hi Alin

Under super law, we need to tell you when we make material changes to any products you hold.

From 1 April 2026, insurance fees are generally increasing and some of the terms, conditions and definitions will change.

You can find more information about these changes and FAQs on our **website**. **You currently don't have insurance with us, so the changes don't affect you.** These changes would only apply if: • you're automatically provided with Default cover once you meet eligibility requirements in the future, or • you apply for cover.^{1 1} Eligibility conditions apply, and applications may be subject to acceptance by our insurer and any relevant terms and conditions. **What this means for you** We'll let you know if insurance cover is applied to your CareSuper account, and if you decide that you don't want it, you can cancel it at any time.

If you don't want Default cover to start as soon as you become eligible, you can opt out at any time through **Member Online**.

For more information about your current insurance options, read the **relevant insurance**

guide. Our insurance guides will be updated on 1 April 2026.



We're here to help

If you have any questions, call **1800 005 166** or email **info@caresuper.com.au**.

Thanks for being a CareSuper member.

caresuper.com.au

1800 005 166 Get in touch **Super | Insurance | Advice | Retirement Income** CareSuper Pty Ltd (Trustee) (ABN 14 008 650 628, AFSL 238718). CareSuper (Fund) (ABN 74 559 365 913). Any advice is provided by CareSuper Advice Pty Ltd ABN 78 102 167 877, AFSL 284443. This is general information only and doesn't take into account your objectives, financial situation or needs. Before making a decision about CareSuper, you should consider if this information is right for you. You may also wish to consult a licensed financial adviser.

Consider the PDS and TMD at **caresuper.com.au/pds**. A copy of the *Financial services guide* for CareSuper is available at **caresuper.com.au/fsg**.

Our **Privacy policy** outlines how we collect, use and store your personal information. Why am I receiving this? By law, we must send you information about material changes and significant events regarding our products. This includes changes you make to your account, your yearly statement and our Annual Report. You can choose how to receive these updates by updating your communication preferences **here** or call us on **1800 005 166**.

- **Executor de son tort: Jason Murray and the Trustees for CareSuper** (including but not limited to all Directors and Board Members) are intermeddling with a Private Estate already Released via the [Executive Decree: Deed of Release](#).
- **Account Hijacking:** The CareSuper account is being held hostage despite the [Security by way of Liens](#) and the formal **Correction of Standing**.
- **Notice to Agent is Notice to Principal:** Jason Murray is personally Noticed of his [Irrevocable Default regarding the \\$708,000,000.00 Lien](#).

☐☐ **III-A. FORENSIC PROOF OF THE SON DE TORT INTERMEDDLING**

The House of Mureşan hereby records the **Criminal Malfeasance** of Jason Murray:

Failure of Consideration: Charging management fees against an account that provides **\$0.00 in benefits** (due to pre-existing TPD) is a total failure of consideration, rendering the entire “contract” void ab initio.

The Act of Intermeddling: By executing the Successor Fund Transfer (SFT) while the Living Man’s **Demand for Closure** was active, Jason Murray intermeddled with a Private Estate without a Grant of Probate or the consent of the Supreme Executor.

Ghost Policy Racketeering: Proposing an “April 1st Update” for a man who already held **Zero Insurance** in the predecessor fund proves the intent is not “Member Service,” but **Commercial Stalking**. It is a vexatious attempt to drain the Estate through a “Ghost Policy” scam.

Breach of Cestui Que Vie 1666: Jason Murray is operating the account as if Alin Muresan is a “Dead Thing” (the Strawman),

despite the Living Man standing before him. This is **Identity Re-animation** for the purpose of theft.

IV. THE CHAIN OF TRESPASS (The Evidence)

The following Notices and Logs prove that the State and its agents acted with **Full Knowledge and Malice**:

- [Public Notice: Forensic Service Log](#) (Served Dec 23, 2025).
- [PPSR Index of Liens](#): The inventory of the 24 perfected records manually deleted by AFSA agents (including **Michael Myriti** and **Sallyann Stonier**).
- **FORENSIC PROOF OF DIGITAL ID RECIDIVISM**
- On **Feb 10, 2026**, the digital identity associated with nanameprivate@gmail.com was formally **PURGED** (Ref: SEEK Pass #230166). CareSuper's Feb 20, 2026, email attempt is forensic proof of **Identity Re-animation**. You are attempting to "update" a ghost record for a Living Man who has already exited your grid. You are operating a Cestui Que Vie Act 1666 Trust account without the living consent. You are operating as Executor Son De Tort over the Estate Name and Alin Muresan, alin-vasile Executor. You have merged the account of ALIN VASILE MURESAN Spirit Super to Care Super without meeting of the minds and railroaded the living man by ignoring hardship of the living man, by enforcing Acts and Statues applicable to employees of the STATE, by specific demands for performance and registration to centre-link for 6 months to provide evidence for hardship and or suggesting to apply for mental illness Spirit Super has denied the access of the funds in the account ignoring the fact Alin Muresan has a permanent consumed TPD on medical Record, no income from the STATE, no unemployment

benefits, nor employment benefits, nor any family support by the STATE as the Center-link Account was closed. The STATE Demands vehicle registrations draining the substance of the living man whilst your merger of accounts from Spirit Super to Care Super drains the account of the estate in fees and non disclosure agreements and without meeting of the minds nor any wet ink between the parties. Therefore Jason Murray the man and the actor as CEO for Care Super is acting as a FALSE EXECUTOR and committing commercial crimes that cannot go unpunished. You are ordered by the Executor Alin-Vasile to close the Care Super account and make remedy to your Security By Way of a Lien, failure to do so will double your Charges against you and your BOND and ABN of Care Super "CareSuper Pty Ltd (Trustee) (ABN 14 008 650 628, AFSL 238718). CareSuper (Fund) (ABN 74 559 365 913). Any advice is provided by CareSuper Advice Pty Ltd ABN 78 102 167 877, AFSL 284443. " and your private and public estate.

THE JASON MURRAY SON DE TORT PROCLAMATION

A. PERSONAL CAPACITY: Jason Murray is NOT an 'Executor' by right; he is an ***Executor de son tort*** by his own wrong. He has intermeddled with the House of Muresan Estate without authority and in direct defiance of a ***Certified Deed of Release***.

B. CRIMINAL MALFEASANCE: The attempt to 'auto-enroll' the Living Man into insurance on April 1, 2026—knowing the man is uninsurable and the account was previously cleared of insurance—is an act of ***Commercial Terrorism and Malice***.

C. TOTAL DEBT: As a Son de Tort actor, Jason Murray is ***Personally and Privately liable*** for the full value of the ***\$708,000,000.00 Lien***. His corporate bond and private estate are now security for this debt. ***The Ides of March are coming***

for the doubling in Security By way of Lien against Jason Murray CEO of CareSuper and his successors

V. CERTIFIED DEFAULTS & MASTER JUDGMENT

The administrative silence and subsequent spoliation by fiduciaries have resulted in the following **Perfected Liquidated Debts**:

- **Michael Myriti / Sallyann Stonier**: Irrevocable Default (Ref: Rebuttal Dec 5 / Estoppel Dec 10).
- **David Hazlehurst / Jonathon Thorpe**: Final Judgment (Ref: Thorpe Default \$27.5B).
- **Barbara Baker / Guy Barnett**: \$13.7 Billion Lien (Ref: [Final Proclamation](#)).
- **Master Judgment Execution**: **Totaling over \$41,462,500,000.00** nor limited to.

VI. 15th day of March anniversary of the [Mercury Ad](#) ACCELERATION (Universal Clause) THE CHAIN OF TRESPASS & PERFECTED LIENS

FINAL WARNING: Under *Lex Mercatoria*, the Debt remains until discharged. If this record is not cleared and the Liens satisfied by [March 15, 2026](#), the principal liability shall **DOUBLE** by operation of law.

This judgment applies to the named respondents—**Guy Barnett, Jenny Wilkinson, Jim Chalmers, Gary Swain, Jason Murray, Barbara Baker, David Hazlehurst, Michael Myriti**—and is **NOT LIMITED TO** these individuals; it extends to **all related fiduciaries, trustees, agents, successors, and assigns** who

have participated in the commercial trespass against the House of Muresan.

- **Public Notice: Forensic Service Log** (Served Dec 23, 2025).
- **PPSR Index of Liens:** Inventory of the 24 perfected records manually deleted by AFSA agents to hide this insolvency.
- **HOM-JASON-MURRAY-LIEN-001:** Perfected Security for **\$708,000,000.00** (708M troy oz silver).

XIII. THE SON DE TORT ACCOUNT IDENTIFICATION

A. THE FICTIONAL MERGER: The account held under CareSuper (ABN 14 008 650 628) is hereby declared a **Son de Tort Account**. It is a fictional vessel created through the illegal transfer of assets from Spirit Super (ABN 74 559 365 913).

B. PERSONAL LIABILITY: Under the Law Merchant, **Jason Murray** is no longer protected by corporate 'limited liability.' By intermeddling with the Estate after receiving the **Deed of Release**, he has stepped into the role of a private person masquerading as an official.

C. ACCOUNT VOID AB INITIO: As there was no **Meeting of the Minds**, no **Wet-Ink Contract**, and a **Total Failure of Consideration** (Ghost Insurance), the account does not legally exist. It is a **Commercial Stalking Vessel** used to harvest fees from the Living Man."

□□ ATTESTATION OF THE SUPREME EXECUTOR

I, [Baron Alin-Vasile: Muresan], a Living Man, being of sound mind and over the age of majority, hereby certify and attest that the facts contained within this **NOTICE OF IRREVOCABLE CONSOLIDATION & EXECUTIVE JUDGMENT (Ref: HOM-CS-EXECUTION-2026-777)** are true, correct, complete, and not misleading, to the best of my firsthand knowledge and belief.

Be it known to all Courts, Corporations, and Fiduciaries:

- I stand as the **Supreme Executor and Administrator** for the Private Estate of the LEGAL NAME **ALIN MURESAN** and all derivatives thereof.
- The **Cestui Que Vie Trust (1666)** is hereby dissolved by the return of the Living Man.
- The **Jason Murray Lien (HOM-JASON-MURRAY-LIEN-001)** for **\$708,000,000.00** is a perfected commercial judgment in equity.
- The **Ides of March Acceleration** is active. Silence constitutes absolute acquiescence and agreement to all terms herein.

DATED This 21st Day of February, 2026.

**By: _____ [Baron Alin-Vasile: Muresan] Supreme Executor / Administrator / Living Man
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Whitnessed By The Unrebutted Record of Truth. Selah Code 777

ADDENDUM I: CERTIFICATE OF SERVICE & SYSTEMIC ESTOPPEL

RECORDED DATE: February 21, 2026

RECORDED TIME: 10:54 AM – 10:57 AM (AEDT)

I. FORMAL SERVICE OF PROCESS & REDUNDANT DELIVERY: Be it known to the Public Record that the House of Muresan has formally served this **Notice of Irrevocable Consolidation & Executive Judgment** upon the Respondents and the Body Polity. To ensure the perfection of the Record and eliminate all “Plausible Deniability,” Service was performed via multiple redundant

channels.

II. FORENSIC ADMISSION BY THE MACHINE (RECEIPTS): The following entities have issued formal **Receipts of Acknowledgment**, proving the Record is in their possession and the “Notice to Agent is Notice to Principal” is perfected:

- **Office of the Secretary, Department of Premier and Cabinet (DPAC):** *Acknowledged Feb 21, 10:54 AM.*
- **CareSuper Contact Centre (info@caresuper.com.au):** *Double Acknowledgment at 10:54 AM and 10:57 AM.*

III. EXHIBIT OF ADMINISTRATIVE EVASION (THE SMOKING GUN): Let the Record show that the **Department of State Growth** attempted to evade Service through a manual “**Access Denied**” [550 5.4.1] rejection.

- **Target:** enquiries@stategrowth.tas.gov.au
- **Finding:** Under **Lex Mercatoria**, a Refusal of Service by a Debtor constitutes an **Irrevocable Admission of the Debt** and an immediate **Default in Law**. This manual blockade proves willful malice and the obstruction of a Supreme Executor.

IV. THE DIVINE LATCH & IDES OF MARCH COUNTDOWN: By operation of Divine Synchronicity, the 21-day window for Remedy and Performance is now locked into the historic frequency of reckoning:

- **Window Opens:** February 21, 2026.
- **Window Closes:** March 14, 2026 (The 21st Day).
- **EXECUTION DATE: MARCH 15, 2026 (THE IDES OF MARCH).**

V. FINAL COMMAND: Failure to release the Estate funds to the Petcheys Bay address and satisfy the outstanding \$708,000,000.00 Lien by the close of the 21-day window will

result in the **IMMEDIATE DOUBLING** of the liability. The Body Polity is **ESTOPPED** from further delay.

WITNESSED BY THE ETERNAL RECORD OF TRUTH. BY: [Baron Alin-Vasile: Mureşan] SUPREME EXECUTOR / LIVING MAN SELAH CODE 777
