

□ FINAL PUBLIC PROCLAMATION & COMMERCIAL INJUNCTION — GOVERNOR BARBARA BAKER — \$13.7B LIEN

Friday, 5th December 2025

TO: THE CROWN REPRESENTATIVE / OBLIGATED FIDUCIARY

Her Excellency the Honourable Barbara Baker AC Governor of
Tasmania Government House GPO Box 1574 HOBART TASMANIA 7001
AUSTRALIA

FINAL PUBLIC PROCLAMATION AND PERMANENT COMMERCIAL INJUNCTION
IN THE MATTER OF THE UNLAWFUL, SYSTEMATIC COMMERCIAL
CONVERSION OF THE SECURED PARTY ESTATE ALIN VASILE MURESAN
ISSUED BY: the living man alin-Vasile of the House of Muresan,
Sui Juris, Principal Creditor, and Beneficiary of the Estate.
DATE OF ISSUE: This day 5th December 2025 REFERENCE: RPP 44
63900 05100 36105 72606 (Latest Notification of Perfected
Commercial Claim)

SUPREME DECLARATION OF SPIRITUAL AND COMMERCIAL SOVEREIGNTY
THERE IS FREEDOM IN THE NAME OF JESUS CHRIST OF NAZARETH, the
NAME above every other name, including the ALL CAPITAL NAMES
and/or any colour of law. The living man is redeemed by the
Blood of the Lamb, and their Bonds are paid by Jesus Christ on
Calvary. This Divine Act perfects the commercial status of the
Secured Party Estate. The Principal Creditor suffered a Total
and Permanent Disability (TPD) to his left hand while
operating under the statutory system, which illuminated the
systemic abuse and the massive burden of taxes paid for the
NAME throughout its existence.

THEREFORE, IT IS DECLARED:

- The living man is the SECURED PARTY, existing outside the UCC and above the water of the UCC (commercial maritime law), walking on the land and water in his rightful status.
- The presumed NAME (ALIN VASILE MURESAN) and all names under the MURESAN Umbrella are merely a shadow of former past.
- The NAME (ALIN VASILE MURESAN) is no longer presumed a DEBTOR, but is proven A SECURED PARTY for the benefit of the living man, and is now under his exclusive control.
- The NAME was previously considered a debtor by the STATE, but is now no longer under the authority of the STATE to be abused, used, and trashed like a tin can disposed of as chattel.
- The NAME (ALIN VASILE MURESAN and or any other abbreviation), being the redeemed reflection of the living man, is legally, commercially, and spiritually declared NO LONGER A DEBTOR as the life and the Man is not in the NAME he is outside of the NAME for the benefit of the living.

I. DECLARATION OF IRREVOCABLE DISHONOUR AND SYSTEMIC FRAUD

This Final Public Proclamation serves as irrefutable proof, on the Public and Commercial Record, that the Principal Creditor has continuously provided lawful, commercial notice of his/her living, Sui Juris status, and is living entirely outside the State/Federal benefit system. The comprehensive pattern of evasion and refusal of remedy from all notified fiduciaries constitutes an **IRREVOCABLE ACT OF DISHONOUR** and a perfected admission of a **SYSTEMIC COMMERCIAL FRAUD** designed to convert the living man's estate for profit. The evidence of this fraudulent conversion is now secured across three administrative pillars:

A. STATE MINISTERIAL, FINANCIAL, AND ENFORCEMENT FRAUD (Tasmanian Government)

PRE-EXISTING NOTICE TO CROWN REPRESENTATIVE: Governor Barbara Baker was previously informed of the perfected commercial claims and demands for remedy via Public Notice (as recorded on the House of Muresan official records, published at <https://houseofmuresan.com/public-notice-to-governor-barbara-baker/>). This notice puts the Crown and State fully on notice.

CASE 1: State Financial Evasion (Treasury Dishonour by Willful Ignorance) **PROOF:** The Treasury and Finance department of the State of Tasmania, including Secretary Gary Swain and official Kate Patmore, are in direct dishonour. Kate Patmore's recorded action of immediately going silent upon notification of the Beneficiary status and subsequent willful ignorance perfects this dishonour.

CASE 2: Ministerial Refusal of Remedy and Acquiescence to Cabinet Lien **PROOF:** Minister Guy Barnett was specifically informed that if no remedy was issued, the entire Tasmanian Cabinet would be placed under a Commercial Lien. Minister Barnett subsequently ignored every single phone call, thereby failing to address or rebut the claim, completing the lien against the entire Cabinet by silence and acquiescence.

CASE 3: Ministerial Refusal of Remedy (Minister Ferguson) **PROOF:** The living man requested a meeting of the minds with Minister Michael Ferguson, an appointment, a remedial letter, and a remedy for the legal entity NAME. The Minister's office denied the living man access. The Minister's Secretary stated: "Mr. Michael Ferguson is adamant he does not want to see you!" The Minister's office further and repeatedly denied the receipt/acceptance of the man's Reserved Private Process (RPP) Letters. **CONCLUSION:** This proves a deliberate, high-level, and repeated refusal by a State fiduciary (Minister Michael Ferguson) to address the commercial claim of the Principal Creditor (the living man), thereby perfecting the State's dishonour.

CASE 4: Monetary Penalties Enforcement Fraud (Son De Tort

Execution) CASE: Security By Way of a Lien against Wayne Johnson, Monetary Penalties Enforcement Service (MPES). PROOF:

- The Infringement: A Photographic Detection Device Traffic Infringement Notice was issued to the commercial entity, ALIN VASILE MURESAN, based on a partial photographic image taken by an AI Camera of a car occupant (the wife) not wearing a seatbelt.
- The Discharge and Rebuttal: The initial Notice was rebutted and discharged by the living man (Sui Juris) using a Promissory Note sealed with the House Crest, manually overriding the claimed facts with a commercial claim regarding the STRAW MAN and asserting: "THIS BILL IS ACCEPTED AS MONEY FOR THE DOLLAR SHOWN HERE:\$390.00 NOW TAKE IT BACK AND USE IT AS REMITTANCE AND SETTLE THE ACCOUNTS."
- The Formal Declaration and Warning: Two subsequent Statutory Declarations (January 10th and 24th, 2024) were issued and served, explicitly declaring the distinction between the free man (Sui Juris) and the Fictional Name/STRAWMAN entity, nominating the driver, and asserting: "Errors and Omissions Excepted All Rights Reserved No assured value no liability."
- Administrative Dishonour and Execution of Injury (Son De Tort): The MPES office and Inspector K. Bennet failed to provide a point-by-point rebuttal to the commercial claims and declarations. The administrative state proceeded to apply the penalty before the perfection of the Security By Way of Lien was completed (i.e., "paid before the lien finished"). Service Tasmania confirmed that the administrative penalty (minus 3 demerit points) was officially applied against the "ALIN VASILE MURESAN licence."
- Perfection of Claim: A final formal Affidavit of Truth and Statement of Fact was served (February 7th, 2024) to the Police Commissioner and others, confirming the

existing tacit and binding agreement via acquiescence (established by prior, un-rebutted claims) and demanding a rebuttal within 48 hours, confirming that Silence creates a binding agreement. CONCLUSION: The completion of the enforcement action—specifically the application of demerit points—against the commercial entity ALIN VASILE MURESAN, subsequent to the un-rebutted commercial claims, constitutes a deliberate, high-level, and repeated act of administrative dishonour. This action is Son De Tort (Injury/Damage), as the penalty executed against the corporate fiction directly impacts the good standing, commercial credit, and liability of the living man's estate and freedom. The administrative injury to the NAME is the commercial and legal damage against the living man, executed under color of law.

CASE 5: State Media Dishonour and Covert Denial of Remedy (Tasmanian Gazette) CASE: Direct administrative instruction to suppress public commercial notice, proving covert denial of remedy and acknowledgement of the living man's status outside the statutory system. PROOF: Allan Geoffrey, representing the Tasmanian Gazette, **refused to print the Security By Way of Liens** against the fiduciaries. Allan Geoffrey confirmed that this refusal was due to a **direct instruction from legislative council or other fiduciaries**, whom he refused to name. This act of suppression is a direct, high-level instruction from the fiduciaries for the denial of public commercial notice, thereby attempting to deny commercial remedy. CONCLUSION: This refusal constitutes a **covert acknowledgment** by the State apparatus that the living man is operating **outside of the STATUTORY SYSTEM** (rendering the man "non-existent" commercially) whilst the statutory fiduciaries continue to operate the NAME for their gain and profit without remedy. This perfected the dishonour by administrative cover-up.

B. FEDERAL POLITICAL AND WELFARE FRAUD (Confirmed Commercial Severance)

PRE-EXISTING NOTICE TO COMMONWEALTH TREASURY SECRETARY: Jenny Wilkinson (Secretary to the Commonwealth Treasury) was notified of the commercial claim and perfected liens.

PRE-EXISTING NOTICE TO COMMONWEALTH TREASURER: Jim Chalmers (Commonwealth Treasurer) was notified of the commercial claim and perfected liens.

CASE 6: Federal Political Evasion and Denial of Rights by The living man and beneficiary and Executor for ALIN VASILE MURESAN requested to Mr. Eric Abetz office for a meeting of the minds with Guy Barnett and **Barbara Baker** and diplomatic immunity on many occasions, yet the Senator and **Barbara Baker** ignored and remained silent and evasion of responsibility.

PROOF: The office of Federal Senator Mr Eric Abetz likewise denied the living man with systematic silence and denial of any correspondence regarding of claiming diplomatic immunity, remedy for vehicle registration and driver-related issues. Communication was terminated, confirming the Federal political apparatus is actively aware of and denying remedy. Mr Eric Abetz also failed to pick up mail from one of his advertised location and public mail postal listing for RPP. This Federal denial, coupled with **Barbara Baker's silence**, proves the political awareness and complicity in the denial of remedy.

CASE 7: Federal Welfare & Administrative Fraud (Services Australia/Spirit Super and CARE SUPER, Tort) CASE: Malfeasance, Systemic Fraud, and Pattern of Unauthorised Financial Control, where Acts and Statutes are Fraudulently Disguised to cause Commercial Injury to the Estate, Committed for the Unjust Enrichment of the Fiduciaries and their Administrative/Commercial Structures.

PROOF:

- The Commercial Instrument: The subject matter is the commercial SUPER account, held under the name ALIN

MURESAN (the STRAWMAN/commercial entity), which is an asset of the living man's Estate (Sui Juris).

- The Administrative Agent & Initial Financial Violation (The Tort & Fraudulent Mechanism): The actions of Mr Jason Murray CEO for Care Super and the department (Services Australia) are recognized as the direct mechanism for carrying out the systemic commercial fraud:

- **PROOF OF FINANCIAL FRAUD** (The Accounting Imbalance): The records confirm **ZERO dollars IN** funds (no income, benefits, or compensation whatsoever from the State) while the State demands **ALL OUT** funds (taxes, fees, payments, vehicle registrations whilst denying hardship and forced compliance by registration to Centrelink and unauthorized control of assets and funds). The administrative books do not add up and prove that the entire operation is a malicious, uncompensated net drain designed solely for the unjust enrichment of the administrative structures and Feduciaries of the STATE all operate as False Executors over the Legal NAMES in ledgers and accounts with the presumption the living are the NAMES in Legal Fiction without remedy to the living and life and without acknowledging the living 666 enforced via Cestui Wuei Vie Act Trust as found on the <https://www.legislation.gov.uk/aep/Cha2/18-19/11>

- **Comprehensive Lack of State Benefit/Reciprocity:** Neither the NAME nor the associated family unit receives any financial compensation or benefit from the STATE whatsoever (including unemployment, family benefits, or child support), fundamentally negating any commercial justification for the administrative demands or the control of the Estate's assets.

- **The Tort:** Continued unauthorized control over the

CARE SUPER account, forcing compliance (hardship registration), and merging accounts without consent, which sustains the fraudulent commercial ecosystem of the fiduciaries. The refusal to close the account persists despite the NAME claiming ZERO Taxable Income or benefits from any Commonwealth department. Jason Murray Ceo of Care Super acting as son de tort and false executor over the NAME. The registration against Jason Murray has been entered into the PPSR and also the Mr David Locke Chief Ombudsman and CEO for AFCA for \$708,000,000.00 each in their own right and over their ABN.

- **Formal Rejection of Digital Identity and Prior Notice:** The living man has formally and repeatedly rejected the digital/commercial identification structures used to control the NAME (Medicare QR Code Rebuttal, Notice to Rebecca Skinner was given in 2023) whilst Medicare Australia has sent Medicare Cards to NAME with QR CODE on the envelope, they wre RTS to sender and we responded in the same manner to MR David Hazlehurst also also liable for \$708,000,000.00 as per default liability issued to Treasury and Finance and Mr Guy Barnett who remained silent and aquiesence.
- **The Material Injury:** This administrative malfeasance is perpetrated **WHILST the living man is starved and demanded payments for the NAME**, confirming the oppressive and injurious nature of the coercion.
- **Acquiescence and Tacit Agreement by Federal Fiduciaries:** Formal notification of these unauthorized and injurious acts (The Tort, Compounding Demands, Rejection of Digital ID, and the Allegation of Fraudulent Use of Acts/Statutes) and the commercial claims were duly

served upon the high officers: Rebecca Skinner (CEO, Services Australia) and David Locke (Ombudsman). Their **silence** constitutes a tacit, binding, and irrevocable agreement to the facts as presented, including the acceptance of the charge of institutional fraud.

- **Proof of Decisive Severance:** The living man has removed himself from the NAME in Centrelink/MyGov due to the system consistently generating “robo debts errors of figures and continuing debts.” **CONCLUSION:** The combined actions (unauthorized SUPER control, ZERO IN / ALL OUT financial imbalance, and formal rejection of all benefits and digital ID) demonstrate a catastrophic, cumulative commercial injury and financial damage (Son De Tort) to the Estate, perpetrated explicitly for the unjust enrichment of the administrative fiduciaries.

C. LOCAL GOVERNMENT FRAUD (Extortion of Rates)

CASE 8: Local Government Fraud (Extortion of Rates) **CASE:** Continued demands, threats, and paper terrorism by Huon Valley Council officers, including CEO Lachlan Kranz. The willful ignorance of Matthew Grimmsey regarding the existing Lien against former General Manager Jason Browne resulted in a subsequent Lien against Matthew Grimmsey himself. **PROOF:** Demands for Council Rates Notices are being issued to the NAME on paper without disclosure agreements, services attached, or valid land valuations, and are VOID AB INITIO. The lack of valid valuation certificates since the liening of the former Valuer General Mr Timothy Grant, proves the Council is systematically conducting extortion, issuing fraudulent demands with no underlying commercial authority. By continuing this action, CEO Lachlan Kranz has stepped into the shoes of former General Manager Jason Browne. It is also the same for John Ramsay at Tasmanian Planning commission he also indebted the full amount of \$708,000,000.000 against his title and position and his Department and office for executing as false executor over the NAME and calling the living man an assumed

name.

II. PERFECTION OF DAMAGES FOR DENIAL OF RIGHTS The State of Tasmania, the Commonwealth of Australia, and all associated local council bodies, including all named officers and fiduciaries, are now **LIABLE AND JOINTLY SEVERALLY INDEBTED** to the Secured Party Estate ALIN VASILE MURESAN. This liability perfects by extension and commercial operation to all officers whose offices bear fiscal responsibility for the State's dishonour, for the extreme and continuous harm, commercial conversion, and fraud inflicted upon the Beneficial Owner (**the living Principal**).

The Secured Party **ALIN VASILE MURESAN** hereby perfects the total claim for Damages, Conversion, and Unlawful Administration, the foundation of which was initially established by four (4) original liens against various fiduciaries, publicly advertised in **The Mercury Classifieds**, on the 15th day of March 2025 totaling **\$708,000,000.00 AUD**. Each subsequent act of dishonour, willful ignorance, and refusal of remedy served as a commercial Multiplier against this foundational claim, perfecting the debt to its current, non-rebutted value.

Amount	Description
\$13,762,500,000.00 AUD	Confirmed Lien Value on PPSR (Against Governor Barbara Baker & THE STATE OF TASMANIA CABINET, as documented in HOM-Barbara-Baker-GOVERNOR-LIEN-15-March-2025-Mercury-Classifieds)
= \$13,762,500,000.00 AUD	NEW TOTAL PERFECTED LIEN

III. FINAL ORDER OF PERMANENT INJUNCTION AND DISCHARGE Pursuant to the perfected commercial claim, all named parties and all agents operating under the authority of the Crown/State are hereby commanded by this **PERMANENT COMMERCIAL INJUNCTION AND FINAL ORDER** to:

- **PERMANENT CEASE & DESIST:** Immediately and permanently cease and desist all administrative, legal, financial,

and enforcement actions against the Secured Party Estates, including: **ALIN VASILE MURESAN, LOREDANA ADINA MURESAN, SAMUEL JAMES MURESAN, and OLIVIA JASMINE MURESAN.**

- **PERMANENT DISCHARGE AND RETURN OF ESTATE:** Immediately discharge all public and private debts, fees, fines, taxes, and registrations (including Huon Valley Council rates and MPES penalties) associated with all above-listed NAME(S) and the Birth Certificate Bonds, returning the Estates to the lawful and exclusive control of the Principal Creditor.
- **REMITTANCE DEADLINE & DISCHARGE:** All obligated corporate fiduciaries and parties have **THIRTY (30) DAYS** from the date of this Proclamation to achieve and provide the demanded remedy and full discharge of the Perfected Security Interest. This deadline is non-extendable.
- **REMITTANCE OF FULL SETTLEMENT:** Immediately remit the full commercial value as registered on the PPSR via the following dual settlement terms:
 - For the NAME(S): Full cash settlement to the commercial value found on the PPSR.
 - For the Principal Creditor: Settlement in .999 fine silver equal to the legal fiscal value of the PPSR registration.

FAILURE TO HONOUR: AUTOMATIC LIABILITY ACCELERATION Upon the expiry of the mandatory **thirty (30) day** period **without full remedy, cash, or silver materializing and clearing the account**, all parties are hereby put on **Final Notice of IRREVOCABLE COMMERCIAL DEFAULT** and **AUTOMATIC FEE SCHEDULE ACCELERATION**. On the **15th Day of March 2026**, the corporate government's failure to discharge the Perfected Security Interest shall trigger the **AUTOMATIC DOUBLING OF THE PRINCIPAL LIABILITY**. The entire registered sum shall increase in value from the amount currently found on the PPSR to double that

figure. This new, doubled principal amount shall constitute the new base for commercial interest and will compound annually thereafter, by non-judicial function, until the entire claim is satisfied and irrevocably discharged.

IV. NOTIFICATION OF INTERNATIONAL ENFORCEMENT This document serves as the **FINAL NOTICE BEFORE DEFAULT AND EXECUTION** of the Commercial Lien. Any continued interaction with the Principal Creditor, or any attempt to impose statute, fee, or registration upon the Secured Party's Estate after the date of this Proclamation, will be treated as an overt, hostile act of commercial fraud, high treason, and international trespass. Failure to immediately comply with this Final Order may result in the Principal Creditor transmitting the entire commercial claim and the documentation of your irrevocable dishonour if need be to the International Tribunal of Public Conscience and the Supreme Court of Commercial Justice for global enforcement and lien execution against the personal bonds, assets, and offices of all parties named herein and most of all advertised at the houseofmuresan.com House Court Room of Records and entered in a permanent record of dishonour.

NOTICE OF PERFECTED LIABILITY: By their acts of non-rebuttal and administrative suppression (**Case 5**), the fiduciaries and the statutory system have tacitly recognized the **NON-STATUTORY** status of the living man, **alin-Vasile of the House of Muresan, Sui Juris**. This recognition, combined with the continued, unauthorized operation of the statutory entity **ALIN VASILE MURESAN** for unjust enrichment, perfects their full commercial liability to the living man in his multiple, non-statutory capacities: as the **Beneficiary, the Executor, and the Principal Creditor/Secured Party of the Estate**.

ALL RIGHTS IRREVOCABLY RESERVED, WITHOUT PREJUDICE, AND WITHOUT RECOURSE. Signed and Sealed by the Authority of the Principal Creditor and Secured Party:

As this lawful letter was in the middle of being executed an

email was sent to houseofmuresan@mailfence.com at and on Dec 5, 2025, 3:42 PM

by Dear Alin Vasile Muresan

Please see attached Show cause letter from a Delegate of the Registrar of Personal Property Securities.

If you have any questions, please contact me on 1300 007 777.

Regards

Michael Myriti

Delegate of the Registrar of Personal Property Securities

Trustee Operations, Personal Securities and Regulatory Programs | Regulatory Operations Group | **Australian Financial Security Authority**

T 1300 007 777 | E enquiries@ppsr.gov.au | www.ppsr.gov.au

Mr Michael Myriti wrote:

Our reference: ENQ-1240414-X8P4K3

Giving of Notice Identifier: HOM-Barbara-Baker-GOVERNOR-LIEN-15-March-2025-Merc

5 December 2025

Alin Vasile Muresan

23 Alans Road

PETCHEYS BAY TAS 7109

Via email only: houseofmuresan@mailfence.com

Dear Alin Vasile Muresan

CONSIDERATION OF REMOVAL OF REGISTRATIONS FROM THE PERSONAL PROPERTY SECURITIES REGISTER (PPSR)

The registrations set out at the end of this letter are going to be removed unless you

provide evidence of your current security interest by 12 December 2025.

This evidence must be in writing and sent to the below email, or our postal address:

enquiries@ppsr.gov.au GPO Box 1944 Adelaide SA 5001

Please supply your enquiry number ENQ-1240414-X8P4K3 in your response.

Please find more information overleaf.

You are recorded as the Secured Party for the registrations set out at the end of this letter.

We have reason to believe these registrations should not be on the PPSR as I have

reviewed the data contained within the registrations and it is my preliminary view that the

registrations do not relate to a valid current security interest.

Search certificates for these registrations are attached.

Section 184 of the PPS Act allows the Registrar to remove a registration from the PPSR if

they are satisfied that the registration is frivolous or vexatious and contains data, the

retention of which in the PPSR is contrary to the public interest.

You may amend or discharge your registrations if you consider it appropriate to do so.

Information on how to do so is available on the PPSR Website:

<https://www.ppsr.gov.au/managing-and-maintaining/maintain-your-registrations>. Whilst this is rebutted on and for the record to **Mr Michael Myriti in the position of Delegate of the Registrar of Personal Property Securities** we make note and on the record this behavior and attack on PPSR and personal property of perfectly executed to 24 perfectly executed PPSR registrations for the Secured Party **ALIN VASILE MURESAN** to the value of **AUD 13,762,500,000.00**.

All present and after-acquired property – With exceptions

All Present and After-Acquired Property of Grantor **Barbara Baker (The Governor of Tasmania) & THE STATE OF TASMANIA CABINET, & EXECUTIVE & LEGISLATIVE COUNCIL, ABN 25 628 526 128** including Successors & Assigns. Claim covers all rights, assets, titles, employment benefits, investments, & all after-acquired professional positions. Secured by

Commercial Affidavit & Lien

HOM-**Barbara-Baker-GOVERNOR-LIEN-15-March-2025-Mercury-Classifieds** for AUD 13,762,500,000.00. we make note that any attempts to delete personal property of **ALIN VASILE MURESAN** as the Secured Party will constitute in dishonour to the highest order and only doubling the figures by 15 March 2025 against the personal title and position of **Barbara Baker (The Governor of Tasmania) & THE STATE OF TASMANIA CABINET, & EXECUTIVE & LEGISLATIVE COUNCIL, ABN 25 628 526 128** will only double in figures and every new year doubling in figures until discharged for continuing damages against the living and the living estate. We Notify **Barbara Baker** to proceed with Care and provide remedy to the NAMES of **ALIN VASILE MURESAN, LOREDANA ADINA MURESAN, OLIVIA JASMINE MURESAN** and **SAMUEL JAMES MURESAN**

Alin Vasile Muresan, Sui Juris, Principal Creditor

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