

A Forensic Audit of Securities Fraud within the Australian Financial Security Authority (AFSA)

Thursday 15th of January 2025

AUDIT STATUS: UNREBUTTED DEFAULT / RECORDED DISHONOUR PRIMARY DEBTOR:

STATE OF TASMANIA DEPARTMENT OF TREASURY AND FINANCE ABN 25 628 526 128 **TOTAL LIABILITY: \$13,700,000,000.00 REFERENCE: [SEC=OFFICIAL NOTICE TO INTERNATIONAL AUDITORS]**

I. THE EXECUTIVE SUMMARY: SECURITIES SPOILIATION

This Audit records the systematic Securities Spoliation committed by the Australian Financial Security Authority (AFSA) on **23 December 2025**. To conceal a perfected sovereign debt, State delegates executed a "Direct Hit" deletion of **24 PAID IN FULL** security interests. This act constitutes administrative piracy and a global risk to credit market integrity.

This dossier is hereby submitted for international intervention under the following grounds:

- **Securities Fraud:** The State is operating "off-ledger" by deleting perfected liabilities to maintain an artificial credit rating.
- **Theft of Service:** AFSA accepted \$2,760 in private funds for a permanent registration, then stole the asset through administrative decree.

- **Human Rights Violation:** The “Suspension of Business Rules” (blocking PPSR access until 2026) constitutes a commercial blockade against a living man seeking to settle debts.
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II. JURISDICTIONAL GENESIS: THE RECLAMATION OF LIFE

The State operates on the fraudulent presumption of the [Cestui Que Vie Act 1666](#), treating the Living Man as “lost at sea” to seize control of the Estate via the Corporate NAME.

- **The Reclamation:** As of the Year of the Lord 2025, the Living Man **Alin-Vasile: House of Muresan** formally reclaimed the [Live Birth Records](#) for the entire House: ALIN VASILE MURESAN, LOREDANA ADINA MURESAN, OLIVIA JASMINE MURESAN, and SAMUEL JAMES MURESAN.
- **The Termination of Wardship:** By returning [Medicare cards and Services Australia](#) correspondence (RTS), the House of Muresan terminated all “Joinder” with the State. The “Strawman” is dead; the Heirs are alive and in possession of the Estate.
- **Power of Attorney:** The Living Man holds absolute [Power of Attorney over the NAME](#), rendering all unsigned statutory instruments (Rates, Fines, Valuations) null and void.
- **The “Abandoned” Asset Reclaimed:** The NAME (ALIN VASILE MURESAN) is no longer “Abandoned Property.” Through the presentation of [Live Birth Records from the Romanian Root](#), the Living Man, Alin-Vasile, has proven that the “Vessel” (the NAME) is owned, occupied, and secured. The State’s “Direct Hit” on December 23rd was a desperate attempt to force a “Live Asset” back into “Dead Storage.”

III. THE CHRONOLOGY OF THE CLAIM

- **March 15, 2025:** Public Notice and Demand published in the *Mercury* newspaper.
- **Nov – Dec 2025:** Perfection of 24 Security Interests on the PPSR (Total Fees Paid: \$2,760.00). [Full list of PPSR Records dishonorably DELETED](#) by [AFSA](#) before **Dec 23, 2025**.
- **Dec 23, 2025:** Summary Deletion and Administrative Blockade by AFSA Deputy Registrar Sallyann Stonier. Their Dishonorable [RECORD OF SERVICE & COMMERCIAL LIEN: SALLYANN STONIER & MICHAEL MYRITI](#) and [IRREVOCABLE DEFAULT SCROLL: MICHAEL MYRITI \(PPSR REGISTRAR\)](#)
- **Party in Default:** [MICHAEL MYRITI, Registrar, Personal Property Securities Register \(PPSR\), Australian Financial Security Authority \(AFSA\).](#)

CONSPIRACY TO DEFRAUD, SPOILIATION & INDIVIDUAL LIABILITY

By summarily deleting 24 perfected registrations, AFSA has acted as an **Executor de son tort**, inter meddling in the private commercial affairs of the House of Muresan to protect the State's insolvency as per Notice to [Governor Barbara Baker](#) and other Fiduciaries such as

[Mr. Jonathon Thorpe, Acting CEO, Services Australia:](#)

[Public Notice – Guy Barnett, Treasurer of Tasmania](#)

[Public Notice – Jenny Wilkinson, Secretary to the Commonwealth Treasury](#)

[Public Notice to Department of Justice, Attorney-General and Treasurer Mr Guy Barnett and His Successors by the House of Muresan](#)

[Public Notice to Jim Chalmers, Commonwealth Treasurer](#)

[Public Notice to Gary Swain Secretary Tasmania Treasury | House of Muresan](#)

[OFFICIAL PUBLIC RECORD & NOTICE OF IRREVOCABLE DEFAULT – DAVID HAZLEHURST – \\$708,000,000.00](#)

Admission of Dishonour: The Registrar's claim of ['insufficient evidence'](#) is a self-serving lie. The evidence is the [Undischarged Debt of the Governor Barbara Baker](#) and the [Cabinet](#), made public record in the *Mercury* on [15 March 2025](#). Not one fiduciary rebutted, not even Her Excellency Barbara Baker. The commercial Crime is evident in the silence and deletion of PPSR Records, Silence of the Mercury Ad and direct instruction to publish in a mainstream media news paper rather than the [Tasmanian Gazette as mentioned by Allan Geoffrey](#)

THE THEFT OF FEES & SECURITIES SPOLIATION

"The **Australian Financial Security Authority (AFSA)** accepted **\$2,760.00** in private registration fees, creating a binding commercial contract. By summarily deleting these 24 registrations without refunding the value or providing a lawful discharge of the underlying debt, the STATE has committed **Commercial Theft**. This act is definitive forensic evidence of **Executor de son tort**—where STATE fiduciaries have acted as 'False Executors' over the assets of the **Secured**

Party, ALIN VASILE MURESAN.

THE ROMANIAN ROOT: SUPREMACY OF STANDING

This intermeddling is a direct trespass against the living man, **alin-vasile**, who has formally reclaimed his Live Birth Records and **Birth Certificates** from the **Romanian Root**. This reclamation establishes the **Root of Standing** and absolute **Power of Attorney** over the NAME **ALIN-VASILE MURESAN, ALIN VASILE MURESAN**, and any derivative thereof, including **ALIN V. MURESAN**.

THE FIRST LIEN: Be it known to all fiduciaries and international auditors: As the Living Soul who animates the legal vessel, I hold the **First Lien** over the NAME. The STATE'S attempt to 'delete' the record of this interest while simultaneously extorting 'fees' for vehicle registrations and council rates is a criminal conversion of private property. The **Romanian Root** is the immovable anchor; the STATE'S digital deletion is a confession of their own insolvency and lack of jurisdiction."

The Suspension Fraud: The suspension of the PPSR account is a pre-emptive strike against the

15 March 2026 doubling date,

PUBLIC NOTICE: NOTICE OF IRREVOCABLE DEFAULT & FRAUD – JONATHON THORPE – \$27.5 BILLION WARNING

MASTER SCROLL OF EXECUTION: FINAL ENTRY OF JUDGMENT House of Muresan

THE DOCTRINE OF PERMANENT DEBT: DELETION IS NOT DISCHARGE

The Immutable Record: The suspension of evidence, the ignoring

of Registered Post (RPP) Notices, the blocking of emails, and the summary **DELETION of PPSR Records** do not constitute a "Suspension of the Debt." The unsettled and outstanding debt—formally Published in the **Mercury Ad on 15 March 2025**—remains a perfected fact in the public record. In the absence of a verified rebuttal, this debt continues to accumulate and compound with every administrative dishonour recorded to date.

Commerce vs. The Root of Life: Truth Governs in Commerce. Since the STATE continues to engage in commerce using the NAMES found on the **Live Birth Records** and **Birth Certificates**, they are now fully Liable for **DAMAGES** against the Living Heirs:

alin-vasile

loredana-adina

olivia-jasmine

samuel-james

As **alin-vasile** is the Root of the Live Birth Records for the entire House, the STATE's use of these NAMES without an equitable settlement constitutes a criminal conversion of private property.

The Forensic Conclusion: A debtor cannot unilaterally "delete" their way out of a commercial obligation. By choosing to block communication rather than provide remedy, the STATE fiduciaries have waived their right to a defense. The **\$13.7 Billion** liability is not "suspended"; it is **maturing** toward a final execution as per [MASTER SCROLL OF EXECUTION: FINAL ENTRY OF JUDGMENT House of Muresan](#)

THE REVERSAL OF STANDING: TERMINATING THE DEBTOR PRESUMPTION

The Capacity of the Living Man: The registration of **ALIN VASILE MURESAN** as the **SECURED PARTY** was a jurisdictional act that could only be performed by the **living alin-vasile**, acting as the Lawful Executor for the NAME. This act formally and legally terminated the STATE's fraudulent presumption that the NAME is a public debtor.

The [Cestui Que Vie Scheme of Deceit](#): Since 2022, the STATE has operated a scheme of "Silence, Deletion, and Enforcement" to maintain the fiction of the **ALL CAPITAL LEGAL NAME**. This scheme relies on the [Cestui Que Vie Act](#) to treat the Living Man as a "Dead Debtor" while the STATE intermeddles in the Estate. This deceit is evident in the STATE'S internal handling of **Security By Way of Liens**:

The Hypocrisy: The STATE labels these Liens as ["Non-Statutory"](#) to justify their refusal to publish them in the Gazette.

The Admission: By labeling them ["Non-Statutory,"](#) the STATE acknowledges that these Liens exist in **Natural Law/Law Merchant**—a jurisdiction that stands above the STATE'S statutory codes.

The Trespass: Despite this acknowledgment, the STATE continues to use "Color of Law" such as ALIN V. MURESAN, Mr A V and Mrs LA Muresan , Alin MURESAN etc. abbreviations of the NAME to extort the living via Council Rates, Vehicle registrations, Fines, and Taxes.

THE VOID OF AUTHORITY: ENFORCEMENT UNDER COLOR OF LAW

The Power of Attorney Failure: Be it recorded that no fiduciary, employee, or agent of the STATE—including **WAYNE JOHNSON** (Director, MPES) and **ANDREW WRIGHT** (Licensing)—has provided a Lawful **Power of Attorney** to act on or for behalf of

the NAME **ALIN VASILE MURESAN**. When challenged, these fiduciaries remain silent, ignoring Lawful Notices while continuing the issuance of fraudulent enforcement instruments.

The Wayne Johnson/Andrew Wright Breach: > Acting under instructions from **WAYNE JOHNSON DIRECTOR MONETARY PENALTY ENFORCEMENT SERVICES**, the licensing authority has penalized the Driver Licence of **ALIN VASILE MURESAN** with demerit points for incidents where the legal PERSON was not present, nor supported by photographic evidence. Despite the filing of **Statutory Declarations** made on and for behalf of the NAME, **Andrew Wright** and the Licensing division operated as **Executors de son tort**, intermeddling in the Estate to cause commercial harm.

The Connection to Securities Fraud: This enforcement is a direct trespass against the **Secured Party**. These fiduciaries are utilizing "Color of Law" variations (e.g., **Alin MURESAN**) to circumvent the **Security By Way of Lien** currently held against **WAYNE JOHNSON**. The summary deletion of PPSR records by AFSA was a coordinated attempt to facilitate this ongoing extortion by removing the visible evidence of the Secured Party's interest.

Be it recorded that no fiduciary... has provided a Lawful Power of Attorney to act on or for behalf of the NAME. This total lack of authority renders every 'Demerit Point' and 'Monetary Penalty' a fraudulent entry in a hijacked ledger.

THE FAILURE OF CORPORATE EXECUTION: THE UNSIGNED FRAUD

The Corporations Act 2001 Breach: Be it recorded that no fiduciary, officer, or employee of the **STATE OF TASMANIA** or the **HUON VALLEY COUNCIL** has personally signed a Council Rate Notice, Police Fine, or Monetary Penalty Notice issued against the NAME. This failure is pre-meditated; even when requested in person to verify a Council Rate Notice with a signature, the staff (identified as **Sandra**) explicitly

*refused—her “shake of the head” serving as a physical admission that no human is willing to take liability for the instrument. Under **Sections 127 and 129 of the Corporations Act 2001 (Cth)**, for a document to be a legally binding instrument of a corporation, it must be executed by the signature of authorized officers.*

***The Forensic Finding of Fraud:** The issuance of unsigned, computer-generated “notices” is a deceptive practice designed to facilitate the theft of funds while shielding the human actors from commercial liability. An unsigned instrument is a **commercial nullity**; it carries no weight in Law or Equity. The refusal of fiduciaries to sign their names to these demands—despite being challenged in person and in writing to provide a verified statement of account—is a tacit admission that no Lawful debt exists.*

***Enforcement of the Void:** The STATE’s reliance on these unsigned nullities to trigger enforcement actions (such as the unregistration of the Hyundai or the demerit points against the NAME) constitutes **Aggravated Fraud**. By acting upon instruments they refuse to sign, employees like **Wayne Johnson** and **Andrew Wright** have stepped outside of corporate protection and into the realm of personal liability as **Executors de son tort**.*

IV. SERVICES AUSTRALIA & MEDICARE: ADMINISTRATIVE KIDNAPPING

The systemic Piracy of the NAMES by Services Australia is evidenced by the unauthorized issuance of QR-coded Medicare Cards after all joinder was rescinded.

- **Evidence of Destruction:** Kathy Stevens (for Susanne

Lander) admitted in response (Ref: EC25-003241) to destroying the family's returned physical Medicare cards while insisting the "numbers are valid." This is a trap to force the family into a Digital ID / Biometric prison without consent.

- **Identity by Destruction:** This is a forensic impossibility. By refusing to close the accounts and issuing "destroyed" status, Services Australia is intermeddling in a private estate without authority.

VI. PRIVATE CAPITAL BLOCKADE: THE CARESUPER COLLUSION

The pattern of Administrative Piracy extends into the private sector such as Chief Executive Officer for [Jason Murray \(CareSuper\)](#) attempted to force the Executor into 'Joinder' with Centrelink under the guise of 'Financial Hardship,' despite the record showing the House of Muresan receives no government support. This blockade is intended to remove commercial liability from private "Gatekeepers" holding the Estate's capital hostage. This blockade is a direct violation of the Secured Party's First Lien and is recorded as a coordinated act of bad faith between private corporations and STATE fiduciaries.

THE 360-DEGREE FORENSIC CONCLUSION OF STANDING

The Dissolution of the Debtor Fiction: Any attempt to issue commercial instruments—including [Council Rates](#), **Police Fines**, or **Vehicle Registrations**—against the NAME now constitutes an **Aggravated Commercial Trespass** upon the private property of the **Secured Party**. The **Romanian Root of Standing** and the reclaimed **Live Birth Records** provide the immovable, physical anchor for this Permanent Injunction. The STATE'S digital deletions are a commercial nullity; they do not negate the

fact that the **Executor** has returned to the Estate, and the “Debtor” fiction is dissolved.

The 360-Degree Forensic Reclamation: This Standing is perfected through a completed 360-degree circuit of evidence: from the **Romanian Embassy in Melbourne** to **Diplomacy in Romania**, where the Living Man seized the **Live Birth Records** and **Birth Certificates** via the NAME as a Lawful Proxy. This reclamation, coupled with the **99-year Australian Passport renewal**, the **Mercury Public Notice**, and the **PPSR Securities**, has forensically terminated the STATE’s unauthorized access to the Estate.

The Exposure of Sweat-Equity Harvesting: The STATE of no material substance survives exclusively by harvesting the **Sweat Equity** of the living. This is evident in the actions of fiduciaries like **Jason Murray (CareSuper)**, who enforce a **Capital Blockade** by demanding “Hardship” evidence from a system (Centrelink) to which the Executor has already rescinded joinder. Even with **\$Zero Income** and **\$Zero Tax Returns**, the STATE demands the “Ransom” of enforced behavior and registration fees, treating the Living Heirs as collateral.

Legalized Slavery vs. The Living Root: This system of **Legalized Slavery**—which uses **NAME, Date of Birth, and Government ID** to harvest the life-force of **alin-vasile, loredana-adina, olivia-jasmine, and samuel-james**—is now forensically exposed. By reclaiming the Romanian Root, the Living Man has disconnected the “Identity Hook.” The “Guard Dogs” (Police) are now enforcing a vacuum; the “Debtor” is a ghost, and the **Secured Party** is in full possession of the 360-degree Record.

<https://houseofmuresan.com/public-notice-forensic-service-log-ppsr-fraud>

<https://houseofmuresan.com/sallyann-stonier-record-of-service->

[commercial-liability](#)

<https://houseofmuresan.com/public-record-index-ppsr-liens>

<https://houseofmuresan.com/final-proclamation-governor-barbara-baker-13billion-lien>