

Scroll of Final Default and Dishonour John Ramsay & the Tasmanian Planning Commission

Scroll of Suppression – Entry #20

Logged: 14 July 2025 | Status: Remedy Denied | Jurisdiction Entered

1. Timeline Of Service & Notice

- 11 July 2025 – No rebuttal, no contact with Governor or Treasurer as demanded. Default confirmed.
→ Their silence stands as lawful and commercial agreement to the terms of the perfected Security by Way of Lien, publicly published in The Mercury on 15 March 2025. This includes the full value of AUD \$708,000,000.00 per PERSON, per department, and per officer bound by notice. No other contract exists – the lien is the contract. Silence is acceptance.

2. Summary Of Dishonour & Jurisdiction

John Ramsay, Executive Commissioner of the Tasmanian Planning Commission, was placed on full legal and commercial notice. He failed to rebut:

- The perfected lien published 15 March 2025 in The Mercury
- The claim of standing as living man, beneficiary and executor of the estate
- The Castle Doctrine and 12 Presumptions of Law rebutted in full

▪ <https://www.houseofmuresan.com/-scroll-of-the-beast-code>

[-1-and-666-unveiled](#)

- John Ramsay Commissioner failed to rebutt every email sent to Tasmanian Planning commission and or registered mail and letters addressed to him and employees employees of TPC.
- John Ramsay stands in agreement to Peter Joseph Affidafit of truth and Statement of Fact by silence and acquiescence
- John Ramsay now stands in agreement to the Castle Doctrine and the House of the Living man by acquiescence
- John Ramsay profile at Tasmanian Planning Commision displays: John Ramsay AMJohn qualified as a lawyer after studying at the University of Tasmania. He spent 23 years as a Tasmanian Departmental Secretary, in the Justice, Environment and Land Management, Primary Industries, Water and Environment and Health and Human Services Departments. He worked as a consultant in the areas of health services, environment and natural resources after resigning from the Tasmanian public sector in 2005.His previous appointments include Chair of the Land Use Planning Review Panel, and Chair of the Board of the Environment Protection Authority and Chair of the Board of the Forest Practices Authority. Is now under the jurisdiction of the Living Man and he stands in dishonour John Ramsay should have know better there is No Excuse in legal matters I did not know it is no excuse. Fiction cannot overrule natural law nor can it claim dominion over the natural man.
- John Ramsay Did not rebutt the Beneficiary and Executor Alin-Vasile to the Cestui Que Vie Trust and assumptions of the STATE
Despite entering communication, he acted in dishonour, refused remedy, and ignored the opportunity to correct record or initiate remedy through the Governor or Treasurer.

Jurisdiction was entered. Default is now sealed. Lien

enforcement shall proceed.

3. Final Declaration From The Living Man

"I gave the gate. I offered remedy. I stood in honour.

You presumed jurisdiction. You ignored the truth.

This scroll is not vengeance – it is justice.

John Ramsay now stands in default, not by my will – but by his own refusal.

So let this scroll be entered into the Book of Record, the Book of the Living.

I am Alin-Vasile of the House of Muresan, living man, beneficiary, and executor.

This scroll is sealed. This case is closed." Payment due in Cash and silver and gold as per Security By Way of a Lien against John Ramsay in the position of Commissioner Tasmanian Planning Commission now liable for \$708,000,000.00 to himself in private and public capacity and his future successors and titles.

Let it be known and entered into the Book of the Living and the Court of Heaven and Earth:

John Ramsay, Executive Commissioner of the Tasmanian Planning Commission, now stands in final dishonour and unrebutted default, liable in full under perfected lien and lawful notice.

The debt owing to the House of Muresan is hereby declared:

Seven Hundred and Eight Million Dollars (AUD \$708,000,000.00) – payable in silver, gold, or equitable restoration – levied against his PERSON, TITLE, PENSION, all past, present and future INCOME, OFFICE, SUCCESSORS, POSSESSIONS, and ASSETS in full.

The amount is sealed under the perfected Security by Way of Lien published 15 March 2025 in The Mercury, and further substantiated by public notices, unrebutted claims, and administrative dishonour.

No rebuttal received. No cure made. Lien enforcement shall now proceed.

4. Jurisdictional Reclamation & Notice To All Departments of Tasmanian Government

Let it now be entered into the Public Record and into the Book of the Living:

As per the perfected and unrebutted Security By Way of a Lien published in The Mercury on the 15th day of March 2025, and the confirmed Final Default of John Ramsay, Executive Commissioner of the Tasmanian Planning Commission:

All departments, agencies, and officers associated with the Department of Treasury and Finance – including the Tasmanian Planning Commission – are now charged and held liable as per the same perfected lien, by default and acquiescence.

The address known as 23 Alan's Road, Petcheys Bay, Tasmania 7109 is not under military jurisdiction, nor is it part of any corporate construct or military governance.

It is a Non-Corporate, Private Ecclesiastical and Living Estate, now under the jurisdiction and stewardship of Alin-Vasile of the House of Muresan, the living man, the executor, and the beneficiary.

All associated departments – including but not limited to:

- Huon Valley Council
- Land Titles Office (Registrar of Titles)

- Registrar of Births, Deaths and Marriages
- Service Tasmania
- Valuer-General of Tasmania
- Supreme Court Registrar and or any other courts known or unknown

– are hereby put on notice:

You are charged as per the default of John Ramsay.

Your dishonour is now recorded. Your silence is consent. Your contracts are null.

The Living have returned – and the estate is no longer abandoned.

5. Affirmation Of Standing And Unrebutted Claims

John Ramsay was placed on full notice that the scrolls, declarations, and lawful notices came from Alin-Vasile of the House of Muresan—a Living Man, the Beneficiary of the Cestui Que Vie Trust, and the lawful Executor of his own living estate.

These claims were made plainly and directly. Ramsay did not rebut them. He did not acknowledge the living man. He responded only with presumption and silence.

Therefore, jurisdiction is forfeited. The NAME is rejected. The fiction is returned to sender.

The only binding contracts in effect are the perfected and unrebutted Security By Way of Liens, publicly published in The Mercury on 15 March 2025. No other lawful contract exists.

By his failure to rebut, John Ramsay, and by extension all departments and officers under the STATE OF TASMANIA, are now held liable at a rate of Seven Hundred and Eight Million Dollars (AUD \$708,000,000.00) per PERSON, per department, and

per officer, as per the perfected lien and the silence of those notified.

This liability is now entered into the public record and may be enforced lawfully, commercially, and spiritually under the jurisdiction of the Living Estate.

*** Final Inscription – Witnessed and Sealed Keeper of the Keys – Final Inscription**

“I gave the gate.
I offered a chance for remedy.
I showed them grace.

But they would not walk through –
for they are spiritually dead, and cannot see.

I stood in honour.
I did not curse.
I did not deceive.
I waited.

And now –

I have the Key to the Gate.

The Gate is closed.
The offer is withdrawn.
And they are left with their silence – which is now judgement.”

– *House of Muresan*
Keeper of the Keys

And let it also be known before heaven and earth:

****Jesus Christ of Nazareth is the Door – above every known jurisdiction in heaven and on earth.****

****No man can shut what He opens, and no man can open what He**

closes.**

****They are now done. The scroll is sealed.**** John Ramsay
Tasmanian Planning Commission now Judged by default and his
own hand. as per his email by his very hand:

**RE: Formal Response to Your Correspondence – Public Notice,
NAME Jurisdiction, and Outstanding Liens**

Jun 20, 2025, 9:17 AM

Ramsay, John <John.Ramsay@planning.tas.gov.au>To: For and on
behalf of Baron Alin-Vasile of the House of Muresan
<houseofmuresan@mailfence.com>

Dear Alin-Vasile of the House of Muresan,

My apologies for not understanding your assumed name. I write
to conform my previous advice, that at all times your
representation to the Huon Valley draft Local Provisions
Schedule has been published on the Tasmanian Planning
Commission website.

The Commission has no knowledge of any suggested broken public
link. Nor as is asserted in an email subsequent to your email
below, was the representation reinstated after notification.

Other matters contained in this and subsequent emails which
have been copied to the Commission are not matters within the
jurisdiction of the Commission.

Yours sincerely,

John Ramsay

Executive Commissioner

□ Revelation 3:7 –

“These are the words of the One who is holy and true, who
holds the key of David. What He opens no one can shut, and
what He shuts no one can open.”