

Mr. Jason Murray acting as Chief Executive Officer for Care Super – False Executor de Son Tort

Notice of Dishonor and Correction of Record

Natural Law • Divine Law • Lex Mercatoria

House of Muresan – Court of Record

23 Alans Road, Petcheys Bay TAS 7109 •
houseofmuresan@mailfence.com • <https://houseofmuresan.com>

Filed on and for the public record – Non-Judicial and Non-Prejudicial.

Published under Natural Law, Divine Law, and Lex Mercatoria.

For full case references, see: houseofmuresan.com/public-notices

Fiduciary Trustee Breach of Trust and Non-Disclosure

Fiduciary Trustee Breach of Trust and Non-Disclosure

*Operating under the Cestui Que Vie Trust and the LEGAL NAME
“Mr A V Muresan” without consent or Power of Attorney from the
living Beneficiary and Executor, alin-vasile of the House of
Muresan.*

To: CareSuper Pty Ltd (Trustee) – Attn: Jason Murray, Chief Executive Officer

Trustee ABN: 14 008 650 628 • AFSL: 238 718

Fund: CareSuper • Fund ABN: 74 559 365 913 • USI: MTA0100AU

Date of Record Entry: 20 October 2025

Subject: HOM-JASON-MURRAY-LIEN-001 – Security By Way of a Lien, Affidavit of Fact & Invoice

1) Record of Receipt

On this day 20 October 2025, a correspondence from CareSuper Pty Ltd dated 10 October 2025 was received at 23 Alans Road, Petcheys Bay TAS 7109, addressed to the corporate fiction 'Mr A V Muresan'. The letter acknowledges receipt of a 'complaint'. This mischaracterises a perfected lawful Security By Way of a Lien as a customer service matter and constitutes administrative evasion and dishonor in commerce.

2) Correction of Record

The perfected instrument is the Security By Way of a Lien, Affidavit of Fact & Invoice (HOM-Jason Murray Lien-001), publicly recorded at:

- <https://houseofmuresan.com/security-by-way-of-a-lien-affidavit-of-fact-and-invoice-hom-jason-murray-lien-001-or-house-of-muresan>

The lien remains perfected and unrebutted in law and equity. By persisting to act via the NAME 'MR A V MURESAN', CareSuper and its officers act as executor de son tort and false trustees, deriving profit from a private living estate without full disclosure or consent.

3) Direction and Remedy Demanded

Lawful tender and remedy remain due per the original instrument and invoice: AUD \$708,000,000.00 (seven hundred and eight million Australian dollars) or \$708,000,000 troy ounces of .999 fine silver. Remedy within seven (7) days of service by either:

a) Issuing a cheque in legal tender to “Mr Alin Muresan”, 23 Alans Road, Petchey's Bay TAS 7109;

OR

b) Delivering 708,000,000 troy ounces of .999 fine silver to alin-vasile of the House of Mureşan at the same address.

If insured, tender claim to your insurer and notify the Treasurer and Attorney-General. Payment is a direct remedy to the Living Estate and must not be returned to any superannuation account.

4) Account Closure Directive

Close the superannuation account on file and cease all operations conducted under colour of law and without full disclosure or consent. All such activities are acts of son de tort and false execution, rebutted by the Live Birth Record and standing Power of Attorney over all colour-of-law accounts.

5) Public Record and Evidence

This Notice and the CareSuper letter of 10 October 2025 are entered into the public record as evidence of administrative dishonor and continuing suppression. The associated Public Notice of Dishonor and Suppression is published at the House of Muresan Court Room of Records

6) Closing Declaration

Without ill will or vexation. For and on behalf of the Principal legal embodiment by the title MR ALIN VASILE MUREȘAN, of which I, Alin-Vasile of the House of Mureșan (living man), am the Beneficiary and Executor; for and on behalf of the Attorney General of the House of Mureșan; for and on behalf of Alin-Vasile of the House of Mureșan. No Assured Value. No Liability. Errors and Omissions Excepted. All Rights Reserved.

Autograph: _____

Name: Alin-Vasile of the House of Mureșan

Date: 20 October 2025

Seal: _____