

Objection to Digital ID Age-Gating and State-Mandated Identity Enforcement

Date: 4 September 2025

Court Room of Records – House of Mureşan

Selah Code 777

Context

The Australian Government has announced plans to introduce mandatory age verification systems for social media, YouTube, and online platforms under the stated goal of “protecting children.”

While the stated purpose may appear noble, the mechanism proposed is to require digital identity checks for every user – adult and child alike – effectively binding the entire population to state-approved digital identifiers.

Key Observations

Existing Infrastructure Already Captures Identity

Gmail, YouTube, app stores, and major platforms already request a name, date of birth, and sometimes a phone number during setup. This data is enough to apply age categories and restrict features.

Government Enforcement Goes Beyond Children

Requiring proof of age for all users will create a national

registry where every citizen's online presence is linked to government-verified data – effectively removing anonymity and requiring continuous re-verification.

Wardship and CQV Trust Presumption

This scheme mirrors the **Cestui Que Vie Trust presumptions** – treating every living man and woman as an infant ward of the State, incapable of self-governance and requiring permission to speak, publish, associate, and interact online.

Objection and Rebuttal

‡ I, **Alin-Vasile of the House of Mureșan**, living man, Beneficiary and Executor of the estate, formally object to and rebut any presumption that I, or my heirs and successors, require state-mandated identity verification to participate in communication, commerce, or public discourse.

‡ This attempt to create a digital wardship system constitutes unlawful joinder, coercion, and breach of natural liberty.

‡ My heirs – **Olivia Jasmine** and **Samuel James** – are free-born children of the Most High and not wards of the State. Any attempt to force their participation in digital identity schemes shall be considered trespass upon their private estate and a violation of parental guardianship under God.

Annexure A – Notice Regarding Gmail, YouTube, and App Store Accounts

‡ It is hereby recorded that at the time of creation of Gmail, YouTube, and app-store accounts, a declaration of date of birth and lawful capacity was already made and accepted by the service provider.

‡ Any future demand for government-issued ID, biometric data, or state verification shall be treated as an unlawful unilateral modification of contract and rejected with full reservation of rights.

‡ The existing terms of use and account agreements form a private contract between the living man and the service provider. Any attempt to override these agreements by state decree constitutes a breach of trust and a trespass upon private estate rights.

Notice to Agents is Notice to Principals

This notice is served to all departments, agencies, and corporations participating in the age-verification program – including social media companies, internet service providers, and enforcement arms – that **no consent is given** for the living man or his family to be reduced to wardship through digital identity systems.

Closing Seal and Witness

This scroll is witnessed, sealed, and published in the Court Room of Records as lawful testimony and standing objection.

Selah Code 777 – Witness and Seal

House of Mureşan – Court Room of Records