

RECORD OF SERVICE & COMMERCIAL LIEN: SALLYANN STONIER & MICHAEL MYRITI

CONSPIRACY TO DEFRAUD, SPOLIATION & INDIVIDUAL LIABILITY

Official Case Reference: ENQ-1240414-X8P4K3

**Jurisdiction: House of Muresan Court of
Record (Non-Statutory)**

NOTICE OF FRAUD & SPOLIATION

STATUS: DEFAULT RECORDED | LIABILITY DOUBLED

The Respondents named herein are under Forensic Commercial Investigation for Conspiracy to Defraud the House of Muresan.

**Re: NOTICE OF JOINT LIABILITY, SPOLIATION & DOUBLED DEBT
(\$27.5 BILLION) – Ref: ENQ-1240414-X8P4K3**

Dec 23, 2025, 1:38 PM

For and on behalf of Baron Alin-Vasile of the House of Muresan <houseofmuresan@mailfence.com>To: Enquiries@ppsr.gov.au, Government House Tasmania <admin@govhouse.tas.gov.au>

further documents attached

On Dec 23, 2025 at 1:34 PM, For and on behalf of Baron Alin-Vasile of the House of Muresan <houseofmuresan@mailfence.com> wrote:

TO:

1. **Sallyann Stonier** (Deputy Registrar – The Signatory)
2. **Michael Myriti** (Senior Advisor – The Handler)
3. **Barbara Baker** (Governor of Tasmania – The Principal)

VIA: enquiries@ppsr.gov.au ; governor@govhouse.tas.gov.au

DATE: 23 December 2025

NOTICE TO PRINCIPALS IS NOTICE TO AGENTS

I. THE DISCOVERY OF CONSPIRACY: I note the correspondence received today. **Michael Myriti** sends the email as “Senior Advisor,” yet attaches a letter signed by **Sallyann Stonier** as “Deputy Registrar.” **Let the record show:** You are acting in concert to facilitate the unlawful deletion of perfected security interests. This confirms a **Conspiracy to Defraud** the House of Muresan. As such, you are **Jointly and Severally Liable**.

NOTICE OF DIRECT INVOICING: Ms. Stonier, be advised: You will be invoiced directly in your own right, identical to the process currently applied to Michael Myriti. This Commercial Invoice for your personal liability will be published on the **House of Muresan Court of Record** in due course, pursuant to Lex Mercatoria. You have volunteered for this debt; the ledger will reflect your name.

II. NOTICE OF STATUS: EXECUTOR DE SON TORT By unilaterally seizing and destroying the assets of the Estate (24 PPSR Security Interests) and attempting to administer the Legal Persona “ALIN VASILE MURESAN” via threats, you (Sallyann Stonier and Michael Myriti) have constituted yourselves as **EXECUTORS DE SON TORT** (Executors of your own wrong).

- **The Law:** You hold no authority from the Living Man. You have intermeddled with the Estate.

- **The Result:** You have voluntarily assumed **Personal Liability** for the full debts of the Estate.

III. THE ROOT OF OBLIGATION (THE MERCURY NEWSPAPER): You were lawfully noticed via the **Public Notice published in The Mercury**, which provided specific instructions to the Department of Treasury and Finance regarding remedy.

- **The Breach:** Instead of paying the debt as instructed in the Mercury Ad, you committed **Spoliation of Evidence** by deleting the PPSR registrations that secured it.
- **The Penalty:** Due to this criminal concealment, the **Penalty Clause** is TRIGGERED.
- **THE LIABILITY IS DOUBLED:**
 - **Original:** \$13,762,500,000.00
 - **NOW OWED:** \$27,525,000,000.00 (AUD/Silver Bullion)

IV. THE FORENSIC MIRROR (EVIDENCE PRESERVED): You deleted the Government records to hide this debt, but you failed to delete the **Public Compliance Register**. The 24 Active Liens you attempted to destroy are preserved here as forensic evidence of your crime.

- **PROOF OF ACTIVE REGISTRATION (THE DELETED LIST):**
<https://houseofmuresan.com/compliance-register-ppsr/>

V. REVOCATION OF IMPLIED RIGHT OF ACCESS & SEPARATION OF LIABILITY: Since you have directed threats to the private email of the House of Muresan, I hereby **REVOKE** all implied rights for you to use or administer the NAME **ALIN VASILE MURESAN** or any abbreviation.

1. EXECUTED LIABILITY (ALREADY INVOICED): Be advised that you are **ALREADY LIABLE** for the Spoliation of the 24 PPSR Records

committed today. That debt is fixed and invoiced (see Section VII).

2. THE FIREWALL (FUTURE LIABILITY): Any **FURTHER** attempt by you to issue fines, penalties, or threats using the **NAME** will be treated as a **NEW** count of **Commercial Trespass**.

▪ **Future Penalty: \$200,000,000.00** per new instance.

3. TRUST REBUTTAL: I, the Living Man, am the sole lawful **Executor** for the **NAME**. Your system denies the life of the Living, yet your manual intervention today proves my standing. By suspending the **NAME**, you have admitted you cannot lawfully administer it. **Justice is Served**.

VI. JURISDICTIONAL IMMUNITY & SUBSTANCE FEE: 1. THE "SAFE HARBOR" (MY COURT, MY RULES): Be advised that the **House of Muresan Court of Record** (houseofmuresan.com) operates under independent sovereign jurisdiction. It is outside the purview of the Personal Property Securities Act 2009. Any attempt by you to issue fines, penalties, or civil actions against the **NAME** based on records published on my website will be treated as **Criminal Trespass and Interference with a Court of Record**.

2. THE COST OF SUBSTANCE (ENERGY IS NOT FREE): You have chosen to engage with the **Substance** of the Living Man by "suspending normal rules" and addressing me directly via manual intervention. **The substance of the Living Man is not free**. By acknowledging my Non-Statutory standing, you have consumed the commercial energy of the House of Muresan.

▪ **ADDED FEE: \$100,000,000.00** (Substance Usage Fee).

3. TERMS OF ENTRY: By accessing houseofmuresan.com, you explicitly consent to the Terms of Entry and Fee Schedule published therein. You have entered my Court; you are bound by my Laws.

VII. OFFICIAL RECORD OF JUDGMENT: The Court of Record has issued Final Judgment regarding your actions today.

- **DECREE OF FINAL JUDGMENT:**
<https://houseofmuresan.com/decree-final-judgment-ppsr-deletion-2025/>
- **INVOICE FOR SPOLIATION (\$200M PERSONAL):**
<https://houseofmuresan.com/commercial-invoice-of-default-michael-myriti-200m/>
- **FINAL PROCLAMATION (\$27.5 BILLION STATE LIABILITY):**
<https://houseofmuresan.com/final-proclamation-governor-barbara-baker-13billion-lien-2/>

VIII. NOTICE OF NON-JOINDER: This is a **CORRECTION OF THE RECORD** and a **DEMAND FOR PAYMENT**. It is NOT a submission to your jurisdiction, NOT an appeal to your Tribunal, and NOT a request for permission. The “Ban” you issued merely prevents the NAME from committing the offences you threatened to fine it for—a Jurisdictional Checkmate in my favor.

PAYMENT INSTRUCTION:

1. PERSONAL LIABILITY – SALLYANN STONIER: Remit **200,000,000 oz of Silver + \$708,000,000.00** for your individual act of signing the Notice of Spoliation and acting as Executor De Son Tort.

2. PERSONAL LIABILITY – MICHAEL MYRITI: Remit **200,000,000 oz of Silver + \$708,000,000.00** for your individual act of initiating the deletion and attempting to conceal your liability as “Senior Advisor.”

3. STATE DEBT: Remit **\$27.5 Billion** immediately to settle the doubled obligation caused by this joint criminal activity.

Note: Each party is individually responsible for their own tort. Payment by one does not discharge the debt of the other.

By: Alin-Vasile of the House of Muresan Executor / Beneficiary / Secured Party All Rights Reserved

www.houseofmuresan.com

www.houseofmuresan.com.au

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.

Fără rea-voință sau vexație.

Pentru și în numele entității juridice prin titlul MR ALIN VASILE MUREȘAN,

al cărei Beneficiar și Executor sunt eu, Alin-Vasile din Casa Mureșan (om viu).

Pentru și în numele Procurorului General al Casei Mureșan.

Pentru și în numele lui Alin-Vasile din Casa Mureșan.

Nicio valoare garantată. Nicio răspundere. Erori și omisiuni exceptate. Toate drepturile rezervate.

X. FORENSIC LOG: PROOF OF SERVICE & DELIVERY

[ESTOPPEL BY RECORD: THE RESPONDENTS ARE LEGALLY NOTICED]

RECEIPT 01:

From: PPSR Enquiries (no-reply@afsa.gov.au)

Timestamp: 23 Dec 2025, 1:36 PM

Subject: Re: NOTICE OF JOINT LIABILITY, SPOLIATION & DOUBLED DEBT (\$27.5 BILLION) – Ref: ENQ-1240414-X8P4K3
Status: RECEIVED & ACTIONED

RECEIPT 02 (Corrected Record with Attachments):

From: PPSR Enquiries (no-reply@afsa.gov.au)

Timestamp: 23 Dec 2025, 1:40 PM

Subject: Re: NOTICE OF JOINT LIABILITY, SPOLIATION & DOUBLED DEBT (\$27.5 BILLION) – Ref: ENQ-1240414-X8P4K3

Status: RECEIVED & ACTIONED

“The Automated Acknowledgment by the AFSA Service Centre constitutes a binding Administrative Receipt of the Decree and Invoices contained within the electronic transmission.”