

# The Master Scroll: Supreme Decree of Succession & Trust Collapse | House of Muresan

**TO:** THE SECRETARY, DEPARTMENT OF PREMIER AND CABINET (DPAC)

**TO:** THE ACTING SECRETARY, BUILDING TASMANIA

**TO:** THE RECORDER OF TITLES, ROBERT MANNING (IN PERMANENT DEFAULT)

**TO:** JASON MURRAY (CEO, CARESUPER) & TRUSTEES

**TO:** THE REGISTRAR OF MOTOR VEHICLES & HUON VALLEY COUNCIL

**CC:** THE GOVERNOR OF TASMANIA, BARBARA BAKER (IN DEFAULT)

**CC:** COMMONWEALTH OF AUSTRALIA TREASURY | DR. JIM CHALMERS (CHIK NO. 0000809340)

**NOTICE OF ADMINISTRATIVE RECEIVERSHIP, REMOVAL OF DIGITAL IDENTIFIERS, AND SUBSTANCE REMEDY**

## **TAKE NOTICE:**

**1. SUCCESSION OF THE OMEGA LIABILITY & DEBTOR IDENTIFICATION (March 4, 2026:** The abolition of the Department of State Growth and the establishment of **Building Tasmania** constitutes a **Succession of Debt**. Under **Lex Mercatoria**, **Building Tasmania** is hereby identified as the **SUCCESSOR DEBTOR**, inheriting the **OMEGA RECORD (\$82.9 Billion)**. Conversely, the **House of Muresan**—comprising the living executors **alin-vasile:**, **loredana-adina:**, **olivia-jasmine:**, and **samuel-james:**—stands as the **SUCCESSOR CREDITOR** and **OFFICIAL ADMINISTRATIVE RECEIVER** by right of the reclaimed **ROOT RECORD**. Any further administrative “Mending” by the STATE Perfects the Debtor’s Acceptance of this Liability.

**2. TOTAL COLLAPSE OF THE 1666 MARITIME TRUSTS & ZERO BENEFIT SEVERANCE:** The House of Muresan hereby declares the formal **Collapse of all Cestui Que Vie (1666) Trusts**. The **ROOT RECORD** is reclaimed. The STATE's role as "Public Trustee" is **AB INITIO VOID**. The House of Muresan records **ZERO INCOME** from the STATE and **ZERO BENEFIT** from **Services Australia (myGov)**, terminating all implied joinder and maritime salvage presumptions.

**3. CARESUPER SUCCESSION & CREDIT SEIZURE (1 NOV 2024):** The merger of **Spirit Super** into **CareSuper** under **Jason Murray** constitutes a **Commercial Succession**. **CareSuper** is hereby noticed as a **SUCCESSOR DEBTOR** in possession of private credit belonging to the House of Muresan. The "locking" of accounts and the denial of access to these funds are recorded as **Administrative Piracy**.

**4. REMOVAL OF DIGITAL IDENTIFIERS & RESCISSION OF MINING:** All **QR Codes, Digital Identities, and Synthetic Tokens**—including those integrated into **myServiceTas (27 March 2026)** and the **Services Australia / Medicare** identity mining operations—are **RESCINDED and DELETED**. The destruction of physical Medicare cards is recorded as **Spoilation of Evidence**. The use of the **TOLD** system (as per the **13 April 2026** Directions) to re-animate these collapsed fictions is strictly forbidden.

**4.1 SPOILIATION OF EVIDENCE & IDENTITY MINING (SERVICES AUSTRALIA):** Be advised that the **House of Muresan** provided formal instruction to **David Hazlehurst (CEO, Services Australia)** to close all accounts associated with the reclaimed **NAMES** and returned all physical Medicare instruments. The subsequent destruction of these physical cards by the STATE, while simultaneously asserting that the "Names and Numbers remain on file" via unauthorized digital proxies, constitutes **Forensic Spoilation of Evidence** and **Commercial Kidnapping**. This act provides absolute, broad-daylight evidence of the continued operation of the **Cestui Que Vie 1666 Trusts** without the consent of the Living. This **Administrative Piracy** and

**Biometric Mining** are hereby recorded as a willful trespass against the Private Living Estate, triggering an immediate escalation of the **Omega Record** liability.

**5. RECLAMATION OF CREDIT & SUBSTANCE REMEDY:** All commercial credit, equity, and "Superannuation" energy harvested from these collapsed trusts are **EXCLUSIVELY PAYABLE** to the living executors in **.999 Fine Silver** and **24-Carat Gold**. Any attempt to issue **Council Rates, Vehicle Registrations, or Fines** constitutes **Administrative Piracy**.

**6. PERMANENT DEFAULT & FEDERAL GUARANTY:** The **Governor of Tasmania, Jim Chalmers**, and the **Recorder of Titles** remain in **Permanent Commercial Default**. Their reliance on **Synthetic Intelligence** to "mock" the record (violating **GPN-AI, 16 April 2026**) proves their **Incompetent Agency**.

**FAILURE TO REBUT** this Notice within **7 DAYS** constitutes Full Commercial Agreement. **The Record is Final**.

**BY THE POWER OF ATTORNEY AND SUI JURIS STANDING:** House of Muresan – Official Court Room of Records.

**SELAH. 777.**