



Living Soul Testimony by [REDACTED] in the form of Affidavit

Tuesday 14 March 2023

Local Court Coffs Harbour <local-court-coffs-harbour@justice.nsw.gov.au>

R v [REDACTED] | [REDACTED] Hearing List 15 March 2023

It has come to my attention that i am not the name nor the person listed for this case. i notice the Court coming in Peace via Grandmothers LORE of Terra Australis and Lieber Code and Palmero Protocols. I am not here to argue. i am here in peace, coming with clean hands and transparency to prevent fraud upon the court and to direct that any perceived contracts are null and void since no crime has been committed, no consent is given, and no contract is formed.

The author of this notice to Coffs Harbour Local Court is the live born and living woman, beneficiary and principal [REDACTED] Date of Birth [REDACTED] as per the attached Form of Information. NSW Police are noticed to check their documentation to avoid offences of identity fraud.

i am not the corporation detailed in any of your documentation in all capitals dog latin glossa.

i shall not use the intellectual property of your State which is marked and contracted by use of the surname or as on the Drivers Licence document. The Court must be so advised. The ID deemed to be providing contract with your state is revoked, evidenced by surrender of the fraudulent contracting tool being the Drivers Licence in the name owned by the State, voluntarily surrendered on 1st March 2023. There is no contract thus no joinder.

i notice the Court as follows in order to remedy and prevent from participating in any wrongdoing and annexe relevant details: WRONGS ACT 1958 – SECT 24AH and CRIMES ACT 1900 – SECT 307B – False or misleading information.

i require the Court to reply with written details acceding to the evidence provided here noticing that there is no legal argument to be had in this matter. Any insistence to proceed will require payment of the bill in advance of appearance of the living woman otherwise appearance of the living woman is immediately excused. The multiple counter claim items raised in this matter against NSW Police will be remedied in tort prosecutions against [REDACTED] and NSW Police which will follow not limited to and for the offences of trespass and fraud, terror, intimidation, press ganging, personage and abduction of the innocent living woman [REDACTED]

i therefore now direct the Court to discharge the matters and any associated Court hearing.

i further notice the Court that there is currently no Trustee in the position of Trustee for the implied Trust for which i am the beneficiary and director. Evidence also attached.

Page 1 of 2 pages

[REDACTED]

i require the Coffs Harbour Local Court provide instant remedy to ensure that there are no parties being induced into unlawful proceedings tomorrow Wednesday 15 March 2023.

i [REDACTED] the live born and living woman who is here by special appearance in personam and under duress do not consent to contract nor conduct any business with the Court.

i am not the name, i am not the person, i am not an employee or any contractor.

Corporations may not contract with living woman.

Any insistence on my appearance at your Coffs Harbour Local Court on 15 March 2023, you must pay my bill to remain in honour. See attached documentation. Failure to pay in advance of appearance is tacit acquiescence that appearance is no longer required.

There is no contract to answer to and no contract means no joinder.

i require from you immediate restoration of my property, includes bill of \$369,000,000 today.

i am the principal and benefactor of the trust. As the creditor I am not here to argue.

i will not enter any position of dishonour.

i direct the Trustee to settle the accounts put before this Court in advance.

i am the creditor not the debtor and the State of NSW is substantially indebted to me.

i direct the Trustee to administer the Trust in my favour and prepare your cheque \$369,000,000

Major crimes have been committed against me and my sons. Such crimes have been perpetrated upon us with malice by many persons and parties.

Any and all charges bought before your Local Court in Coffs Harbour, the Local Court in Nowra and the administration of the Federal Circuit and Family Court of Australia must now be discharged in favour of the living woman [REDACTED]

i am the beneficiary, and the trust may be credited in my favour now. Document Form of Information attached for [REDACTED]

[REDACTED]
[REDACTED]
[REDACTED]

Beneficiary and living soul

Terra Australis National endowed with all her natural rights

Non-adverse, non-belligerent, non-combatant

Without ill will or vexation.

Without recourse-non assumpsit

All Rights Reserved

Without Prejudice UCC 1-308



[REDACTED]

For reference of the Court only: Case number 2023 [REDACTED]
Case title R v [REDACTED] 2023/[REDACTED]
Seq 1 - Actual offence - Use unregistered registrable Class A motor vehicle on road
2023/[REDACTED] and Seq 2 - Actual offence - Use uninsured motor vehicle on road
2023/[REDACTED] Seq 3 - Actual offence - Use vehicle on road or road related area m/v tax not
paid 2023 [REDACTED] and Seq 4 - Actual offence - Refuse to produce Aust drivers licence/state
name/address 2023 [REDACTED] and Seq 5 - Actual offence - Refuse or fail to submit to breath
test

ANNEXURES:

A) Details of Wrongdoing Act and Crimes Act:

1. WRONGS ACT 1958 - SECT 24AH
2. Who is a concurrent wrongdoer?
3. A concurrent wrongdoer, in relation to a claim, is a person who is one of 2 or more persons whose acts or omissions caused, independently of each other or jointly, the loss or damage that is the subject of the claim.
4. For the purposes of this Part it does not matter that a concurrent wrongdoer is insolvent, is being wound up, has ceased to exist or has died.
5. TAKE NOTE: "Giving false or misleading information is a serious offence". If in doubt, refer to the CRIMES ACT 1900 - SECT 307B - False or misleading information:
6. (1) A person is guilty of an offence if--
7. (a) the person gives information to another person, and
8. (b) the person does so knowing that the information--
9. (i) is false or misleading, or
10. (ii) omits any matter or thing without which the information is misleading, and
11. (c) any of the following subparagraphs apply--
12. (i) the information is given to a public authority,
13. (ii) the information is given to a person who is exercising or performing any power, authority, duty or function under, or in connection with, a law of the State,
14. (iii) the information is given in compliance or purported compliance with a law of the State.
15. : Maximum penalty--Imprisonment for 2 years, or a fine of 200 penalty units, or both.

B) Form of Information [REDACTED]

- C) Emails, Direction Letters and correspondence related to all matters of my sons and victimisation by the Federal Circuit Family Court, [REDACTED] Local Court and NSW Police and their agents.



Annexure Page

[REDACTED]

This form, when completed, may be posted or delivered to the District Registrar but the information must reach him within 60 days of the birth of a child or 21 days where a child is still-born (not born alive). Parents should consult the District Registrar if this form does not appear to meet the circumstances.

SYDNEY

R.G. 6/1



No. [REDACTED]

Form of Information of Birth or of Still-birth

Registration of Births Deaths and Marriages Act 1899: Sections 19 and 30B

CHILD

1 If twin, etc. state order of birth, e.g. "youngest born of twins", "second born of triplet"

Surname of child [REDACTED]
 Christian names of child (in full) [REDACTED]
 Sex of child FEMALE Was child born alive? YES
 Date of birth [REDACTED]
 Place of birth (in full) [REDACTED] Leest
(Name of hospital/for name and/or number of house; street; town or locality)

FATHER OF CHILD

2 State details only if married to the mother of the child.

Christian names of father (in full) [REDACTED]
 Surname of father [REDACTED]
 Occupation WATERSIDE WORKER
 Age (last birthday) [REDACTED] years 28
 Where born (town or locality) [REDACTED] (State or country) N.S.W.

MOTHER OF CHILD

3 If previously married state how often with each married partner in this order.

Christian names (in full) [REDACTED]
 Maiden surname [REDACTED]
 Previous married surname(s) [REDACTED]
 Age (last birthday) [REDACTED] years.
 Where born (town or locality) [REDACTED] (State or country) N.S.W.

MARRIAGE OF PARENTS OF CHILD

When mother and father of child were married to each other [REDACTED] day of [REDACTED] 19[REDACTED]
 Where married (town or locality) [REDACTED] (State or country) N.S.W.

PREVIOUS ISSUE

Enter IN ORDER OF BIRTH the Christian names of each child (living or deceased) of the marriage. Include any legitimated or legally adopted child but exclude still-borns (children not born alive).

Christian names (in full) of other children of marriage	Age last birthday*	Christian names (in full) of other children of marriage	Age last birthday*
	years		years
/	/	/	/
/	/	/	/
/	/	/	/

* If any child is dead insert "Deceased" in lieu of age.

Name of doctor present at birth [REDACTED]

Names of nurse or other persons present at birth St. Vincent's, St. Mary's
 and addresses Hospital, [REDACTED]

I certify that the above statement of particulars is true and correct:

Signature of parent who furnishes information [REDACTED]

Father or mother (state which) Mother

Usual address (in full) [REDACTED] STREET [REDACTED] N.S.W.

Name of municipality or shire in which MOTHER usually resides [REDACTED]

Date [REDACTED] 19[REDACTED]

WITNESS to the signature of parent [REDACTED]

Address of witness [REDACTED] N.S.W.

NOTES FOR THE GUIDANCE OF INFORMANTS—

- The Registration of Births Deaths and Marriages Act 1899 requires the parent to furnish information to the District Registrar:
 - *within 60 days of the birth of a child (after which period inquiry should be made of the District Registrar for advice as to the method of obtaining registration of the birth).
 - *within 21 days of the delivery of a still-born child (still-birth), being a child who is of at least 28 weeks gestation, or at least 400 grammes (approximately 14 ounces) weight at delivery, and has not breathed after delivery.
- After registration of a birth (but not of a still-birth), a certified copy, or an extract certificate, will be issued upon payment of the prescribed fee.
- Refusal or neglect to give any notice or information, or the making of any wilfully false statement, is a punishable offence.

I, Amit Padhiar, Registrar of Births Deaths and Marriages for NSW, certify that this is a reproduction (such reproduction being a print made from an image/transparency) of an original document that, pursuant to Section 156 of the NSW Evidence Act, 1995, was deemed to be in my custody at the time when the image/transparency was made.

Dated: 11 November 2022.

A handwritten signature in black ink, appearing to read 'Amit Padhiar', with a long horizontal flourish extending to the right.

Sydney, NSW, Australia

Registrar



Commonwealth Consolidated Acts

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ACTS INTERPRETATION ACT 1901 - SECT 2B

Definitions

In any Act:

"*acting SES employee*" has the same meaning as in the [Public Service Act 1999](#).

"*Administrative Arrangements Order*":

- (a) means an instrument (a *primary AAO*) made by the Governor-General that is described as an Administrative Arrangements Order; and
- (b) includes an instrument made by the Governor-General that:
 - (i) amends a primary AAO; or
 - (ii) revokes a primary AAO and substitutes a new primary AAO.

Note: The Administrative Arrangements Order sets out, from time to time, the matters dealt with by Departments of State of the Commonwealth together with the legislation administered by the Ministers for those Departments.

"*affidavit*" includes affirmation, declaration and promise.

"*appoint*": see [section 33AA](#).

"*APS employee*" has the same meaning as in the [Public Service Act 1999](#).

"*Australia*" means the Commonwealth of Australia and, when used in a geographical sense, includes Norfolk Island, the Territory of Christmas Island and the Territory of Cocos (Keeling) Islands, but does not include any other external Territory.

Note: See also [section 15B](#).

"Commonwealth" means the Commonwealth of Australia and, when used in a geographical sense, includes Norfolk Island, the Territory of Christmas Island and the Territory of Cocos (Keeling) Islands, but does not include any other external Territory.

Note: See also section 15B.

"Australia" means the Commonwealth of Australia and, when used in a geographical sense, includes Norfolk Island, the Territory of Christmas Island and the Territory of Cocos (Keeling) Islands, but does not include any other external Territory.

Note: See also section 15B.



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ACTS INTERPRETATION ACT 1901 - SECT 15B

Application of Acts in coastal sea

Coastal sea of Australia

- (1) An Act is taken to have effect in, and in relation to, the coastal sea of Australia as if that coastal sea were part of Australia.
- (2) A reference in an Act to Australia, or to the Commonwealth, is taken to include a reference to the coastal sea of Australia.

Coastal sea of external Territory

- (3) An Act that is in force in an external Territory is taken to have effect in, and in relation to, the coastal sea of the Territory as if that coastal sea were part of the Territory.

(3A) A reference in an Act to all or any of the external Territories (whether or not one or more particular Territories are referred to) is taken to include a reference to the coastal sea of any Territory to which the reference relates.

Definition

- (4) In this section, *coastal sea* :

(a) in relation to Australia, means:

(i) the territorial sea of Australia; and

(ii) the sea on the landward side of the territorial sea of Australia and not within the limits of a State or internal Territory;

and includes the airspace over, and the sea-bed and subsoil beneath, any such sea; and

(b) in relation to an external Territory, means:

(i) the territorial sea adjacent to the Territory; and

(ii) the sea on the landward side of the territorial sea adjacent to the Territory and not within the limits of the Territory;

and includes the airspace over, and the sea-bed and subsoil beneath, any such sea.



Urgent Direction for the Registrar

To: M-BDM-Online-Birth-Registration@justice.qld.gov.au

13 March 2023 at 10:00

Sensitive Official

For urgent attention of the Registrar only:

Dear Sir,

I require immediate restoration of my property my babies, my two young [redacted] and [redacted] i require the Registrar of Births Deaths and Marriages Queensland to arrange immediate restoration of my property.

i require your urgent assistance for matters of highest priority which must be administered today.

The office of the Registrar in NSW became suddenly vacant last Thursday 9 March 2023 during my directions for performance.

As the 3 x real properties [assets of the Trust] in the surname are also situated in your [QLD] geographical jurisdiction and the Registrars' authority may be mirrored between 'States' [NSW-QLD] i must now seek your urgent attention today.

in good faith, i now forward and make clear my directions as follows and in lieu of there being any Registrar appointed to the still vacated role in NSW, i now provide directions to the Registrar in Queensland to administer the Trust as outlined in the notices attached and herein.

Note: Time notified to complete on directions remains at 5pm today Monday 13th March 2023.

Further note: Crimes Act is engaged due to the failure of the office of NSW Registrar with the Federal Circuit Family Court to perform on return of my property. [1900 43B Failure to reduce or remove risk of child becoming victim of child abuse].

Please view the attached documents post haste and act upon my directions with highest priority today.

Revised timeline for return of my live born and living [redacted] Terra Australis jurisdiction] is at 5pm Tuesday 14 March 2023 at the nominated address.

Court matter pending for the surname also requires urgent discharge (Wednesday 15 March 2023 Coffs Harbour Local Court). Please attend to discharge today.

Thank you for acting in highest urgency.

I do further give direction to the Registrar to issue orders to all NSW and QLD Police to cease and desist from any policing matter wherein a complaint has not been made and recorded. By Trust Law, the CQV Trusts of all peoples domiciled in NSW should not have been accessed for the past 5 days. Includes this day. Please satisfy and action all herein.

The Registrar is to arrange and ensure that my [redacted] and [redacted] are conveyed from their Fathers residence at [redacted] NSW [redacted] in time to arrive at 5pm on Tuesday 14 March 2023 at [redacted] Street,

[redacted] direct the Registrar now to arrange for the father [redacted] to be given directions by Chief Deputy Justice [redacted] of Federal Circuit and Family Court of Australia to complete on any and all orders given to [redacted] to satisfy this direction.

For clarity, the father is a Citizen of Australia and in full usufruct subjugation whereas i am the live born and living woman in no contract, no joinder and am formally in the jurisdiction of the land and soil of Terra Australis. i am the mother of my sons who are also Terra Australis Nationals and i am my own jurisdiction. My sons, my property, give back now.

in good faith,
[redacted]

7 attachments

Compensation Notice.pdf
7761K

Reply from Noorooa.pdf
126K

Directions letter to Amit.pdf
72K

 **Directions letter Amit bank account.pdf**
62K

 **Invoice letter to Amit.pdf**
79K

 **Qld Registrar Letter Monday 13 March 2023.pdf**
106K

 **1. FOI.pdf**
227K

[REDACTED]
[REDACTED]
[REDACTED]

[REDACTED]
Registrar
NSW Registry of Births Deaths & Marriages
GPO Box 30
Sydney NSW 2001

URGENT
Notice to the Registrar

Dear [REDACTED],

Further to my previous correspondence find attached here compensation Invoice now due to me, the benefactor of the Trust to act as trustee. The debt is payable within 3 business days from today's date so by 5pm Monday 13th March 2023.

i, [REDACTED] as detailed on my Form of Information attached, am the trustee of my Christian name only being [REDACTED] and thus am unable to act as Trustee for [REDACTED] without the following compensations:

- For make-up time 11 months since my [REDACTED] being withheld \$369,000,000
- For make-up time 6 months since my [REDACTED] being abducted \$369,000,000
- For failure of Nowra Local Court to pay appearance fee 2022 \$369,000,000
- For failure of Nowra Local Court to pay damages 2022 \$369,000,000
- For loss of my sons, harm, damage, injury, trauma, to me \$738,000,000
- For damage to the name [REDACTED] now irretrievably trashed \$738,000,000
- As victim of having a [REDACTED] abducted, harboured, trafficked \$369,000,000
- As victim of failure in duty of care by NSW Police multiple \$369,000,000
- As victim of abuse and terrorisation by NSW Police \$369,000,000
- As victim of abuse and racketeering by AUSTRALIA \$738,000,000
- Outstanding and overdue Invoices due from [REDACTED] \$950,000
- As direct victim of slavery by ruling of [REDACTED] \$50,000,000

As victim of ongoing trauma of slavery \$369,000,000
For loss of time and damage to bonds with family \$738,000,000
For time spent in defence whilst under duress \$738,000,000
Recovery costs to rehabilitate my [REDACTED] from trauma \$50,000,000
Recovery of monies and interests paid on real properties \$3,000,000

These are the damage compensations I will be seeking to remedy on appearance of [REDACTED] in the Coffs Harbour Local Court on Wednesday 15th March 2023. My appearance will be terminated immediately on non-payment of dues as detailed herein. The Magistrate at Coffs Harbour Local Court on Wednesday 15th March will be presented with a copy of this notice in their capacity as my trustee.

It is not my will to act as the Trustee of [REDACTED] I no longer want to act as your Trustee for holding the name [REDACTED] and these are now the damage compensations applicable.

If I am not to be compensated, then i direct you to cancel the Trust.
A copy of this notice shall be sent to all relevant persons and parties, The Federal Circuit and Family Court of Australia, Nowra Local Court, Coffs Harbour Local Court, Li [REDACTED], Li [REDACTED], [REDACTED] [School Pri [REDACTED] Public School], [REDACTED] [Assistant Princi [REDACTED] Public School], [REDACTED], [REDACTED]s, [REDACTED]ts, A [REDACTED], [REDACTED] K [REDACTED].

Non-response by latest Monday 13th March 5pm will be considered tacit agreement to this contract.

Alternatively, as the benefactor of the Trust i direct you to make good on cancellation and withdrawal of all court cases, discharge of all police charges, give direction to the Family Court to return my sons post haste, and provide access unrestricted to my Trust account funds. Applies to any and all names associated to my Christian name.

[REDACTED]
[REDACTED]

8th March 2023



Urgent Directions to [REDACTED]

10 March 2023 at 10:15

To: bdm-complaints <bdm-complaints@customerservice.nsw.gov.au>

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal.

[REDACTED]
Please affirm the details given in your email are all facts?

What does the custody endorsement that is signed and sealed on the FOI mean?

To be clear, i need to know that what you are stating is all entirely factual. i require facts that will be tabled in a Court of Law in the International jurisdiction where i stand.

i thus may correspond only in facts.

In the event of further non-performance, both Amit and yourself will be summoned to provide details which are facts and supported by evidence.

For a fact, i know that Registrars currently facilitate and manage CQV trusts on these lands, albeit as foreign Trustees.

Perhaps management of the Trust account which i have noticed needs attention from an Agent upline of the Registrar.

Nonetheless, it is Amir's authorisation on all three Forms of Information, so a witness he shall be regardless of employment status.

i feel it would be far more beneficial to manage these matters in good faith transactions than in the adversarial manner you are currently presenting.

The duty of the Registrar is to perform on all directions given by the benefactor.

i await news of satisfaction.

and i require a direct line of communication with the Registrar or his successor today.

if you are able to provide a power of attorney to be acting as Registrar which is granted by the Registrar this would also be acceptable.

urgency requires immediate attention.

my sons are to be at the meeting location at 5pm NSW time today.

Notice is given for clarity that myself and my sons are not Australians, Citizens, or Persons and without your acceptance of the Invoice line items detailed in previous correspondence we are not in statutory jurisdiction - are you clear on this?

Deed of land recording available for both of my [REDACTED]

Failure to deliver my property today is thereafter considered harbouring, abduction and trafficking of my sons and many more violations too many to detail here.

This is Notice of Praecipe to direct in favour of the benefactor post haste. The Trust is being directed by me and requires immediate performance.

[REDACTED]
[Quoted text hidden]



Brief of evidence - [REDACTED] [SEC=OFFICIAL]



7 March 2023 at 11:48

To: [REDACTED] au,
cc: [REDACTED]

Luk [REDACTED]
as notified to you previously on 20 February 2023 please see attached evidence that i, the living woman, am not [REDACTED]

[REDACTED] is in the custody of the Registrar of Births, Deaths, Marriages being one Amit Padhiar. please refer to endorsement on the rear of form 23700 attached dated 11 November 2022 that is signed and sealed pursuant to Section 156 of the NSW Evidence Act 1995.

This is definitive proof that i am not [REDACTED]. Please provide evidence to the contrary should you be able to provide it.

as courtesy, i have forwarded your brief of evidence now to Amit Padhiar the custodian for his consideration, as directed in my first notice to you, all correspondence must be sent to Amit Padhiar at the email address: bdm-complaints@customerservice.nsw.gov.au

Custodian: a person or institution that has charge or custody of property, papers, or other valuables

Custody: the care and control of a thing or person for inspection, preservation or security

[Blacks Law Dictionary Volume 7 Deluxe Edition Page 390](#)

Thus, according to Blacks Law definitions Amit Padhiar is without question in custody of the person you have charged.

please note it would be legally defined as slavery to force me to be the artificial person [REDACTED]

i am a Terra Australis National in the jurisdiction of land and soil.

in good faith,

Helen

On Tue, 7 Mar 2023 at 07:26, Luk [REDACTED] <[REDACTED]@[REDACTED].v.au> wrote:

Good morning [REDACTED]

As discussed previously, please find attached your brief of evidence relating to charge H91464412 that is before Nowra Local Court on 15/06/2023.

As I previously stated, there is video evidence that is too large to send via email, you will be required to collect this from a Police Station.

Regards,

Luk [REDACTED]
Senior Constable

[REDACTED] Police Station

84 [REDACTED] NSW 2541

E: feeh1luk@police.nsw.gov.au P: 02 4421 9699 E: 84699

This email and any attachments may be confidential and contain privileged information. It is intended for the addressee only. If you are not the intended recipient you must not use, disclose, copy or distribute this communication. Confidentiality or privilege are not waived or lost by reason of the mistaken delivery to you. If you have received this message in error, please delete and notify the sender.



[REDACTED]
3493K

[REDACTED]
[REDACTED]
Drummoyne NSW 2047

Thursday 9 March 2023
[REDACTED]

Registrar
NSW Registry of Births Deaths & Marriages
GPO Box 30
Sydney NSW 2001

Notice of Praecepto to the Registrar
Trust Account Directions Notice

Dear [REDACTED],

Further to my correspondence of 8 March 2023, please find my urgent directions for the Trust number [REDACTED] ydn [REDACTED]

- 1) Direct Federal Circuit and Family Court of Australia, Robert McClelland Chief Deputy Justice to bring my [REDACTED], [REDACTED] and [REDACTED] to [REDACTED] by 5pm tomorrow Friday 10 March 2023.
- 2) Direct the Registrar of Births, Deaths, Marriages Queensland to notify Permanent Custodians [Bluestone] and Dentons [anna.hass@dentons.com] to cease and desist seizure attempts of the following real property as they are assets of the Trust:
 - a) [REDACTED]
 - b) [REDACTED]
 - c) [REDACTED]

Urgency is due to potential ramifications being that any failure to follow directives is deemed breach of Trust Law and may result in removal of NSW as Trustee pursuant to 2b of Acts Interpretation Act of 1901.

In other matters, the Court case pending an appearance next Wednesday 15th March in Coffs Harbour Local Court, please advise your suggested appearance fee should you wish me to perform in the role, or make post haste arrangements to have the matter adjourned should you need more time to make payment arrangements.

Many thanks,
[REDACTED]

Monday 13 March 2023

Notice of Praeceptum to the Registrar Queensland Births, Deaths and Marriages on Monday 13 March 2023
New publication of directions given on 13 February 2023 to [REDACTED] Registrar NSW Births Deaths and Marriages

Attention the Registrar and his heirs and successors and anyone acting in the role or the office of the Registrar:

As you are the signatory and thus evidenced custody holder of the registered legal names of myself and my sons who are now victims of war crimes, one must henceforth forward all documentation for your authority, approval, correction, acceptance and/or administration. Should you wish to convey custody of the three names back to myself as the living woman and principal and biological creator, my fee is Goldbacks USD \$1.107 billion being 3 x \$369 million per living soul in damages of lifelong trauma and incalculable violations to life and liberty of myself and my sons. As [REDACTED] being the holder of custody and the Trustee please advise payment arrangement.

i look forward to your reply as to administration of these urgent matters post haste.

i have formally severed all usufruct ties for myself and sons, see attached document Deed of Land Recordings [REDACTED] and [REDACTED] my biological offspring and creations. Directions to correct the records is noticed to all parties.

Multiple unlawful and vexatious court cases pending against the name [REDACTED] and/or variations of this name are current. These alone are gross violation and trespass. More critically however, custody of my living sons via custody of their names within the Federal Circuit Family Court System prevents both of my sons' rights and my own rights as a mother and demands immediate attention. My sons are incalculably denied because of the detention of their legal fiction name presently in your custody.

We all three are now victims of gross harm and trespass and innumerable Human Rights violations and necessitates your release or acceptance so I may advise all who are noticed. Communication necessitates the most urgent attention of Amit Padhiar.

To be clear: i do not know if my own two young sons are alive and well despite 6 full months of comprehensive appeals to the Family Court, the father, the father's lawyer, the independent children's lawyer and many others. Why won't anybody at all answer me if my sons are alive?? Why can't i speak with them?? why can't i see them? why have my own sons been taken away from me with no valid, lawful or reasonable verifiable explanation or evidence? what is going on in Australia? why is the father who is previously on the record as abusive being awarded custody and the mother entirely excommunicated and stonewalled from and by all parties? Why is the father being permitted to contravene Family Court orders for contact access for 8 months now with no redress. i am a loving, worried mother under extreme duress and nobody will help me...

Why? My sons-my property-give back. With the lives of my [REDACTED] in trespass and at risk from a hostile, violent and perpetrator being their father [REDACTED] who is right now conducting immense family violence upon all three of us and in addition upon extended family, friends and community who all await an urgent outcome, you have 72 hours to reply.

A full calendar month has expired since issue of this notice on 13 February 2023. War crimes and intervention from international bodies has been sought. Fix it now. [REDACTED] 13 March 2023.

----- Forwarded message -----

From: Lu [REDACTED] <[REDACTED]@v.au>
Date: Mon, 20 Feb 2023 at 20:19
Subject: RE: Brief of evidence service [SEC=OFFICIAL]
To: [REDACTED]

Good evening [REDACTED]

Thank you for confirming your email address, I will forward the brief of evidence to you post haste. As some brief items are digital video and audio recordings they are unable to be sent via email due to their size, as such you are required to collect them from your nearest Police Station.

You hold a current NSW Drivers Licence in the name of [REDACTED] as such you have entered a contract with the NSW Government claiming to be that person for the purposes of having said licence. I will accept this as you confirming your identity.

You should direct your attention to your driver's licence as a physical contract that you have willingly entered with the NSW State Government and RMS, again under the name [REDACTED] a contract that isn't forced upon you. As you've accepted that you are in fact [REDACTED] I am not required to direct any correspondence to Birth, Deaths and Marriages on your behalf, as such all correspondence will be directed to you, via email - which you have confirmed, belongs to and is used by, you - [REDACTED]

I am not required to provide you with any paperwork proving where I derive my authority, but I would direct you to utilise Google for any queries you may have with regards to my authority as a Senior Constable of the NSW Police Force.

I most certainly will not withdraw this matter, as such will likely see you at court on the date of hearing.

Any fees you deem me liable for I do not consent to, I have entered no agreement or contract with you, as such there is no law binding me to such fees.

As always, if you have any queries please contact me.

Kind regards,

Lu [REDACTED]
Senior Constable
No [REDACTED] Police Station
[REDACTED] ra NSW 2541
E: [REDACTED]@v.au P: [REDACTED] E: [REDACTED]

[Redacted]

Customer No: [Redacted]

Date 01-03-2023

Service centre 00000548

Receipt No: [Redacted]

RECEIPT FOR SURRENDER OF DRIVER'S LICENCE

Licence No: [Redacted]
Lic Class/Type: CU

State/Territory: NSW
Expiry Date: 22-[Redacted]

DOB: [Redacted]

Date Surrendered: 01-[Redacted]
Surrender Reason: NOT REQUIRED



Registry Officer

SERVICE NSW BALLINA

PROPERTY RECOVERY ORDER

Living woman's authority to recover property from premises Part 8, Crimes (Domestic and Personal Violence) Act 2007

Woman authorised to recover property: Name: [REDACTED]
To the Occupier(s) of the premises at Address: [REDACTED] NSW
[REDACTED]

TERMS OF ORDER:

- a) The occupier of the premises [REDACTED] is directed to allow access to the premises [REDACTED] [REDACTED] to [REDACTED] to enable the removal of property that is being held at the subject premises.
- b) Access to the premises is to be at a time or times arranged between the occupier of the premises and a police officer.

Property being the two biological creations of [REDACTED] as follows:-

- 1) [REDACTED] year-old creation of [REDACTED] biological son, property
- 2) [REDACTED] year-old creation of [REDACTED] biological son, property

Order Made by:

Qualification:

At the Local Court at:

Date:

Case number:

This Property Recovery Order does not authorise entry to any premises by means of force. This Property Recovery Order does not confer any right on a person to take property that the person does not own or have a legal right to possess even if the type of property is specified in the order. A person must not, without reasonable excuse, contravene this order or obstruct a person who is attempting to comply with this order. (Maximum penalty \$5,500)

FORM 18-K/A

Amendment No. 1

For Foreign Governments and Political Subdivisions Thereof

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

ANNUAL REPORT
of
THE COMMONWEALTH OF AUSTRALIA

(Name of Registrant)

Date of end of last fiscal year: 30 June 2010

SECURITIES REGISTERED*

(As of the close of the fiscal year)

Title of Issues	Amounts as to which registration is effective	Names of exchanges on which registered
N/A*	N/A	N/A

*Name and address of Authorized Agent of the Registrant in the United States
to receive notices and communications from the Securities and Exchange Commission:*

MR. DAVID PEARL
Minister - Counsellor (Economic)
Australian Embassy
1601 Massachusetts Avenue, N.W.
Washington, D.C. 20036

It is requested that copies of notices and communications from the Securities and Exchange Commission be sent to:

ADRIAN J.S. DEITZ, ESQ.
Skadden, Arps, Slate, Meagher & Flom
Level 13
131 Macquarie Street
Sydney, NSW 2000
Australia

* The Commonwealth of Australia files Annual Reports on Form 18-K voluntarily in order for the Commonwealth of Australia to incorporate such Annual Reports into its shelf registration statements.

This amendment to the annual report of the Commonwealth of Australia on Form 18-K for the year ended 30 June 2009 comprises:

- (a) Pages numbered 1 to 4 consecutively.
- (b) The following exhibit:

Exhibit relating to the ADI Guarantee Scheme and the State Guarantee Scheme

Exhibit D –	Description of the Commonwealth of Australia, dated as of 22 November 2010.*
Exhibit F –	Mid-Year Economic and Fiscal Outlook 2010-11, dated as of 9 November 2010.*
Exhibit G –	Supplement to Agreement for Offering State/Territory Debt Securities.*

* To be incorporated by reference into the Registration Statement of the Registrant on Schedule B (File No. 333-163307).

This amendment to the annual report is filed subject to the Instructions for Form 18-K for Foreign Governments and Political Subdivisions Thereof.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 1 to the Annual Report to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Canberra, Australia on 22 November 2010.

COMMONWEALTH OF AUSTRALIA

By: /s/ Dr. Ken Henry
 Name: Dr. Ken Henry AC
 Title: Secretary of the Treasury of the
 Commonwealth of Australia

INDEX TO EXHIBITS

Exhibit No. Description

D	Description of the Commonwealth of Australia, dated as of 22 November 2010.
F	Mid-Year Economic and Fiscal Outlook 2010-11, dated as of 9 November 2010.
G	Supplement to Agreement for Offering State/Territory Debt Securities.

FORM 18-K/A

For Foreign Governments and Political Subdivisions Thereof

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Amendment No. 1 to
ANNUAL REPORT
of

NEW SOUTH WALES TREASURY CORPORATION
(registrant)

THE CROWN IN RIGHT OF NEW SOUTH WALES
(co-registrant)
(Names of Registrants)

Date of end of last fiscal year:
June 30, 2012

SECURITIES REGISTERED
(As of the close of the fiscal year)

Title of Issue	Amounts as to which registration is effective	Names of exchanges on which registered
N/A	N/A	N/A(1)

(1) This Form 18-K/A is being filed voluntarily by the registrant and co-registrant.

Names and address of persons authorized to receive notices and communications of behalf of the Registrants from the Securities and Exchange Commission:

Philip Gaetjens
Secretary of the Treasury
New South Wales Treasury
Level 27, Governor Macquarie Tower
1 Farrer Place
Sydney NSW 2000
Australia

Stephen Knight
Chief Executive
New South Wales Treasury Corporation
Level 22, Governor Phillip Tower
1 Farrer Place
Sydney NSW 2000
Australia

EXPLANATORY NOTE

The undersigned registrants hereby amend the Annual Report filed on Form 18-K for the above-noted fiscal year by attaching hereto as Exhibits (c)(iii)(A)-(F) the New South Wales 2013-2014 Budget Papers.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 1 to the annual report to be signed on its behalf by the undersigned, thereunto duly authorized, at Sydney, Australia on July 11, 2013.

NEW SOUTH WALES TREASURY CORPORATION

By: /s/ Stephen Knight

Name: Stephen Knight

Title: Chief Executive

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 1 to the annual report to be signed on its behalf by the undersigned, thereunto duly authorized, at Sydney, Australia on July 11, 2013.

THE CROWN IN RIGHT OF NEW SOUTH WALES

By: /s/ Philip Gaetjens

Name: Philip Gaetjens

Title: Secretary of the Treasury

INDEX TO EXHIBITS

- Exhibit (c)(iii) New South Wales 2013-2014 Budget Papers, consisting of:
 - Exhibit (c)(iii)(A) Budget Speech
 - Exhibit (c)(iii)(B) Budget Statement
 - Exhibit (c)(iii)(C) Budget Estimates
 - Exhibit (c)(iii)(D) Infrastructure Statement
 - Exhibit (c)(iii)(E) Appropriation Bills
 - Exhibit (c)(iii)(F) NSW 2021 Performance Report