

Notice of Changed Legal Status

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

Denis Peter with
Authority to Act as Power of Attorney on behalf of,
the Principal Equitable Beneficial
Named Estate Trust Title Holder, for
DENIS PETER RAWLINSON
Care of: 136 Martin Crescent
BENARKIN NORTH QLD [4314]

Date of this letter: 04/03/2024

Attention Trustee Administrators:

Susan Jarvis
GENERAL MANAGER FINANCE AND CORPORATE
SOUTH BURNETT REGIONAL COUNCIL ABN ABN-89972463351
45 Glendon Street KINGAROY QUEENSLAND 4610 Australia

Subject: Clarification of Legal Status:

:Denis-Peter: a Sui Juris (Wo)Man is Creditor/Beneficiary. DOB: 20/07/1946
Denis Peter is Authority to Act, Power of Attorney/Agent. DOB: 30/07/1946
DENIS PETER RAWLINSON is the Trust/Account Title.

Dear Susan Jarvis

We trust this letter finds you well. We are writing to bring to your attention some important information regarding the legal status of the account name DENIS PETER RAWLINSON in your records.

Details of debt: RATE AND WATER NOTICE
Debtor: SOUTH BURNETT REGIONAL COUNCIL
Account Number: 24308-00000-000 Date of Bill: 04/03/2024

It has come to our attention that there may be a misconception regarding DENIS PETER RAWLINSON legal standing. An Error in Law and Error in Fact has occurred. We wish to clarify that :Denis-Peter: is the Beneficiary, a sui juris (Wo)man, and it is ones will, wish and pleasure to emphasise that he/she is not to be considered nor recorded as a fiction, person, trust, or corporate entity.

Refer: **Cruden v Neale 2 NC 338 1796**... Every (Wo)man is independent of all Laws, except those prescribed by nature. He/She is not bound by any institutions, Corporations, Trusts/Persons formed by his/her fellow (Wo)man without his/her consent.

Furthermore, any presumptive claims related to the DENIS PETER RAWLINSON Trust/Account, which is known in Common Law / Royal Crown English as a Cestui Que Trust Entity, is not recognised by the Beneficiary other than it is a Corporate Commonwealth, State Government, Body Corporate, Foreign Entity created from a birth certificate, void ab initio.

I.P.
4/3/24

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Legally considered to be a Fiction, a concept or idea expressed as a Name, a Symbol. That the legal Person has no consciousness: it is a juristic person, ens legis, a name/word written on paper only. Capital letters used in a name always refers to a legal entity/fiction, company or corporation, no exceptions.

It is the Wish of the Beneficiary that all correspondences and dealings with the DENIS PETER RAWLINSON Trust/Account, take into account the Beneficiary's status as a living (Wo)man and not as the Trustee. Non Negotiable.

You are Noticed that the sui juris/living (Wo)man, has reached the Age of Majority, now claims those titles and all estate property and can also claim damages. Refer to Cestui Que Vie Trust Act 1666 & 1707, and as confirmed via public broadcast and registration with the UCC - Uniform Commercial Code.

The fact is, the Beneficiary publicly announces, to all Corporations Globally, he/she is no longer enslaved in subrogation, has been found alive and no longer lost at sea as per Ecclesiastical Prima Facie publicly recorded.

The fact is, :Denis-Peter: is the Principal Equitable Beneficial Named Estate Trust Title Holder of the DENIS PETER RAWLINSON Trust/Account, not the Trustee, who has reached the Age Of Majority, competent to administer all matters and all future account settlements held in Corporation registration/records.

To be more precise with fact, Denis Peter/Agent has the Authority to Act on behalf of the Creditor/Beneficiary, to instruct all employees/associates/agents, the man or woman representative of:

SOUTH BURNETT REGIONAL COUNCIL ABN: ABN-89972463351
45 Glendon Street KINGAROY QUEENSLAND 4610 Australia

who is the Biller / Drawer / Trustee, to lawfully perform it's fiduciary duty to settle the account when sum/monies due, via Bills of Exchange Act 1882 / 1909 and only by Bills of Exchange as per Rule of Law, Trust Law in Equity.

In other words, your past threats with enforcement, coercion, deception, trespass, demanding money with menace etc is null, and void ab initio, from here on forward.

Also... all payments received by Trustee from Beneficiary, from the beginning of time the account was created, are to be refunded within thirty (30) days by bank cheque.

The Beneficiary has granted Denis Peter/Agent immunity from all presumptive legal claims, is not the surety, does not consent, accept nor contract, implied or stated, and waive all benefits on offer by all Corporate Statute Employees and Associated/Agent Entities whatsoever, and is only administering this account in the capacity as Agent in the administration of DENIS PETER RAWLINSON Trust/Account on behalf of the Beneficiary.


We appreciate your prompt attention to this matter and thank you for your cooperation in ensuring clarity regarding the Beneficiary and 24308-00000-000/Agent legal standing within your records.

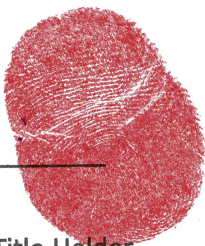
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If you require any additional information or clarification, please feel free to contact us in writing via Australia Post only to: Secured Party, C/- 136 Martin Crescent, Benarkin North QLD [P/C]. Please ensure no further deceptive conduct / actions by your Trust Administration occurs and that all those that sail in her stays with clean hands and not at risk of perjury.

Thank you for your understanding and cooperation.

Honourably,

By: PP: 
Denis Peter/Agent
Authority to Act on behalf of the
Principal Beneficial Named Estate Trust Title Holder,
for DENIS PETER RAWLINSON

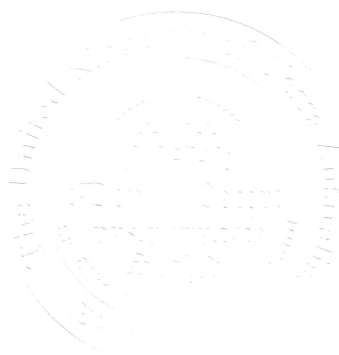



BILLS OF EXCHANGE ACT 1882UK/1909 - SECT 68

Cancellation

- :
- (1) Where a bill is intentionally cancelled by the holder or his or her agent, and the cancellation is apparent thereon, the bill is discharged.
- :
- (2) In like manner any party liable on a bill may be discharged by the intentional cancellation of his or her signature by the holder or his or her agent. In such case any indorser, who would have had a right of recourse against the party whose signature is cancelled, is also discharged.
- :
- (3) A cancellation made unintentionally, or under a mistake, or without the authority of the holder, is inoperative; but where a bill or any signature thereon appears to have been cancelled, the burden of proof lies on the party who alleges that the cancellation was made unintentionally, or under a mistake, or without authority.

End Notice




4/9/24