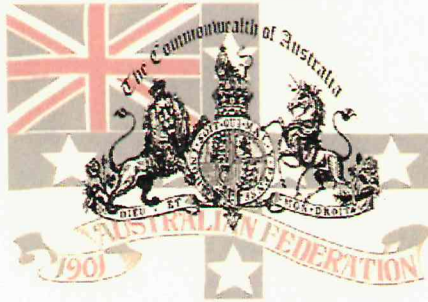


C.H.M.S.



From: Keith-charles, Yeshurun [Harffey],
sui juris – Occupant of the Office of:
Commonwealth Trustee - First Trustee of
The Commonwealth Board of Trustees

Registered Mail Only To:

Office of Commonwealth Trustee,
Locked Bag 7777, Mildura, Victoria –
The Commonwealth of Australia -
commonwealthtrustee@crownservant.org

The twenty-ninth day of the fourth month – two thousand and twenty-five.

To:

The Occupant of the Office of Chief Justice of the High Court
Commonwealth of Australia
The Registrar of the High Court
High Court of Australia,
Parkes Place,
Parkes, Australian Capital Territory,
The Commonwealth of Australia.

Without Prejudice

In Full Private and Public Capacity

Notice to Agent Is Notice to Principal; Notice to Principal Is Notice to Agent

Notice to the High Court Justices and Registrar

Greetings, in the saving Name of Yeshua,

This Notice is duly served by the Office of the Commonwealth Trustee for and on behalf of The People of The Commonwealth of Australia.

Matters of Concern to The People of The Commonwealth

It has become apparent to The People of The Commonwealth of Australia that the High Court of Australia, nor any other of the current courts, do not operate under lawful authority as set forth by Chapter III of the Commonwealth Constitution (1900 Imperial). The court appears to be functioning under legal frameworks that lack the true, lawful foundation established by the original

Commonwealth Constitution. This raises concerns about the legitimacy of its rulings and whether they reflect the rights and freedoms of the People, as guaranteed by the true law of the land.

1. Creatures of Statute (Legal Standing, Not Lawful Standing):

The court system, including the High Court and its officers, operates as creatures of statute, governed by corporate laws that are not derived from public law or the true Constitution. These courts possess legal standing under corporate statutes, but they lack lawful standing under the Commonwealth Constitution. This distinction is critical, as legal systems based on statutes and corporate law are not the same as a system rooted in natural and constitutional law. As such, these courts may not have the jurisdiction to rule on matters concerning the true People of the Commonwealth.

2. Use of Legal Fictions and Confusing Language:

The use of legal fictions and confusing legal language creates an illusionary system of justice that misleads the People. Legal terminology often obscures the true intention of the law and complicates the People's access to justice. This practice serves the interests of a corporate system that operates in direct contrast to the principles of Natural Law, Equity, and the Commonwealth Constitution. The reliance on legal fictions, such as corporate entities, detracts from the People's true sovereignty, denying them lawful access to justice.

The Oath of Office

In addition to the concerns raised above, we duly seek clarification regarding the Oath of Office taken by the Justices of the High Court and the Registrar. Specifically, we ask whether the Oath of Office taken by these officers is in alignment with the true Commonwealth Constitution, under which they are required to swear an oath of allegiance to the living Sovereign Monarch of the English Imperial Crown, and to uphold the laws of the Commonwealth.

- Have the Justices and the Registrar taken a lawful Oath of Office as required under the original Commonwealth Constitution (1900 Imperial)?
- If so, we require that the exact nature of their Oath be disclosed, including (but not by way of limitation) how it aligns with the true lawful authority of The Commonwealth.

Failure to provide clarity on this matter raises concerns about the legitimacy of their actions in office and their duty to the People.

Requirement of Clarification and Remedy

We duly provide the opportunity to cure these issues by responding within fourteen (14) days, ensuring that the true law is followed and that the People's rights are upheld. Failure to respond will be considered tacit acceptance of the concerns raised and may result in the appropriate lawful actions being taken.

Plain Language Requirement

Further, any response provided must be in plain English and should avoid the use of legalese, technical jargon, or obscure language that is intended to confuse or mislead the People.

The response must be clear, concise, and direct, addressing the concerns raised in this Notice without resorting to evasive or complex terminology that detracts from the lawful issues at hand.

Any response failing to meet these requirements will be deemed inadequate, and no lawful remedy will be considered until a proper and clear response is provided.

Affidavit Rebuttal Requirement

We duly require that any response to the concerns raised in this Notice, including the validity of the Trust, be provided in the form of an affidavit sworn before a qualified witness. The affidavit should:

- Address each point raised in this Notice regarding the Trust, its lawful standing, and its authority.
- Provide evidence for any claims made against the Trust or its validity, supported by facts and lawful documentation.
- Be submitted under oath, acknowledging the seriousness of the claims made and the legal obligations to respond truthfully and accurately.

Failure to provide a sworn affidavit will be considered an evasion of the issues raised, and will be viewed as tacit acceptance of the Trust's validity and the facts as presented.

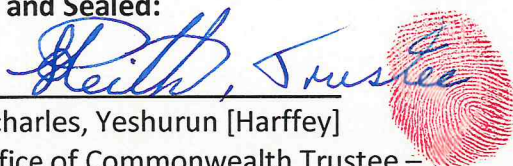
Notice of Liability

This Notice is given in good faith and with the expectation that it will be addressed in full accordance with the principles of Natural Law, Equity, and the Commonwealth Constitution. Should there be no response or failure to remedy the concerns raised, the Justices and Registrar will be deemed to have acquiesced to these matters and will bear full personal and public liability for their participation in the continuation of this system.

Given under my hand and seal this the twenty-ninth day of the fourth month commonly referred to as two thousand and twenty-five.

Standing in honour, duty, and good faith, preserving all rights,
this Notice is hereby given.

Signed and Sealed:



Keith-charles, Yeshurun [Harffey]
The Office of Commonwealth Trustee –
First Trustee -The Commonwealth Board of Trustees
For the Commonwealth Public Trust
On His Majesty's Service, In Good Faith.

God Save The King.

O.H.M.S.



From: Keith-charles, Yeshurun [Harffey],
sui juris – Occupant of the Office of:
Commonwealth Trustee - First Trustee of
The Commonwealth Board of Trustees

Registered Mail Only To:
Office of Commonwealth Trustee,
Locked Bag 7777, Mildura, Victoria –
The Commonwealth of Australia -
commonwealthtrustee@crownservant.org

The twenty-ninth day of the fourth month – two thousand and twenty-five.

Notice of Service

Notice of Service

Given this Twenty-ninth Day of the Fourth Month, Two Thousand and Twenty-Five

To:
The Occupant of the Office of Chief Justice
and
The Registrar of the High Court
High Court of Australia
Parkes Place
Parkes, Australian Capital Territory (A.C.T.)

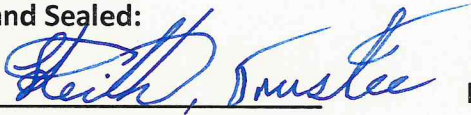
The Commonwealth of Australia

Documents Served:

1. Notice to the High Court Justices and Registrar (dated the Twenty-ninth Day of the Fourth Month, 2025);
2. Certified Copy of the Declaration of Trust and Founding Trust Deed for the Commonwealth Public Trust;
3. Certificate of Public Record Entry.

This Notice of Service is issued in good faith, in full private and public capacity, preserving all rights, and in accordance with Natural Law, Equity, and the Commonwealth Constitution (1900 Imperial).

Signed and Sealed:



Date: 29.04.2025.

Keith-charles, Yeshurun [Harffey]

The Office of Commonwealth Trustee –

First Trustee -The Commonwealth Board of Trustees

For the Commonwealth Public Trust

On His Majesty's Service, In Good Faith.

God Save The King.



C.H.M.S.



From: Keith-charles, Yeshurun [Harffey],
sui juris – Occupant of the Office of:
Commonwealth Trustee - First Trustee of
The Commonwealth Board of Trustees

Registered Mail Only To:
Office of Commonwealth Trustee,
Locked Bag 7777, Mildura, Victoria –
The Commonwealth of Australia -
commonwealthtrustee@crownservant.org

The Twenty-ninth Day of the Fourth Month – Two Thousand and Twenty-Five

To:
The Occupant of the Office of Chief Justice
and
The Registrar of the High Court
High Court of Australia
Parkes Place
Parkes, Australian Capital Territory (A.C.T.)
The Commonwealth of Australia

Private Letter of Transmittal

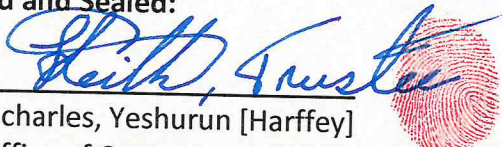
Greetings in Honour,

Kindly find enclosed and duly served upon you the following documents, issued in full public and private capacity, in good faith and in accordance with Natural Law, Equity, and the Commonwealth Constitution (1900 Imperial):

1. Notice to the High Court Justices and Registrar (dated the Twenty-ninth Day of the Fourth Month, 2025);
2. Certified Copy of the Declaration of Trust and Founding Trust Deed for the Commonwealth Public Trust;
3. Certificate of Public Record Entry;
4. Notice of Service.

This service is made in honour and peace, preserving all rights, and without prejudice.

Signed and Sealed:



Keith-charles, Yeshurun [Harffey]
The Office of Commonwealth Trustee –
First Trustee -The Commonwealth Board of Trustees
For the Commonwealth Public Trust
On His Majesty's Service, In Good Faith.

God Save The King.

