



:Denis-Peter: Executor & Beneficiary, of this Express Trust -VESSEL: DENIS PETER RAWLINSON.

For all Communication :Denis-Peter: sui-juris. At: 136 Martin Crescent, Benarkin North. Queensland State, [4314] Terra Australia (Australia)

Lawful Claim: Due within twenty one days (21) from date herein: With just cause without vexation

14th of April 2023.

Posted on the public community Board being overt and public information of great importance - being crimes against the people; that must be answered:

For the Attention of: Roderick Anthony Duke: CEO of Energy Queensland Limited; Partner of ERGON ENERGY QUEENSLAND PTY LTD, and with a business name of, ERGON ENERGY RETAIL; in both your acting role as a CEO, and your private capacity; You Roderick Anthony Duke, are now on notice, regarding your full acceptance and being in full agreement with all claims and statements made by I, the man, called by the name Denis-Peter: in my statement of truth and fact; by way of a lien, recorded and served upon;

Roderick Anthony Duke: (CEO);

Lien: Roderick Anthony Duke/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Jane Sara Nant (Company, (Director and Secretary);

Lien: Jane Sara Nant/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Matt Van der Werff, (Manager Service Quality);

Lien: Matt Van der Werff/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Continue:>>

Page 1 of 5



Lance Fenton (501113), Engaged by EER, to disconnect power;

Lien: Lance Fenton/RPP44 63700 51001 21307 89603:

Now Perfected and claimed:

Ryan Gill (208304) Engaged by EER, to disconnect power; Lien: Ryan Gill (208304)/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Peter Kenneth Scott, (Executive General Manager, Finance); Lien: Peter Kenneth Scott/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Mick de Brenni MP ENERGY MINISTER, QUEENSLAND GOVERNMENT;

Lien: Mick de Brenni/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Leon Allen, Former Under treasurer, QUEENSLAND TREASURY;

Leon Allen, Chief executive Officer QUEENSLAND TREASURY CORPORATION;

Lein: Leon Allen/RPP44 63700 51001 21307 89603;

Now Perfected and claimed:

Also it is important rhat you all remain aware, these liens shall remain active for no less than 99 years, or until discharged, being claimable on demand, to which I, the man, demand they be settled now, particularly the accumulative \$2,000.00 per day per respondent in both the acting roll as well as in their private capacity, for the unlawful disconnection under a fraudulent claim, to do harm, and coerce I, the man, called by the name :Denis-Peter: into the continuation of a criminal act, of being claimed to be that, which I, the man, have never freely consented to, or received full disclosure of the intent, by the actors, for and on behalf of Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, with a business name of, ERGON ENERGY RETAIL; to unlawfully usurp the DENIS PETER RAWLINSON Trust, having I, the man, stand as surety, for that crime, a fact that neither you Roderick Anthony Duke or those named herein this Notice of Lawful Claim, can rebut under oath to prove I, the man, wrong as has been proven in the liens; and

It is also a fact, that by the failure to rebut the claims and statements made, within my affidavit of truth, and dishonourably choosing tacit agreement, of which you were all warned of which the outcome would be; that all those name here within this document, have now accepted for and on behalf of all the actors of Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, with a business name of, ERGON ENERGY RETAIL; that all the statements; claims and evidence supplied within the established and now perfected liens, by the total agreement of all named, as being the truth, and therefore now stand as the truth in law, in all jurisdictions of Land-Air-Water, being uncontaminated by legalese, statutes, acts and presumptions of law, being of superior jurisdiction, which is now claimed lawfully as conditional acceptance, of the terms and remedy that will be claimed, thus sealing a lawful contract now binding for no less than 99-years or till such time it is discharged, traded or sold on; and

Continue:>>



As by your failure Roderick Anthony Duke, in the position of CEO and of all those named here-within, in failure to rebut the statements, claims and supplied evidence, in the "Declaration and Statement of Truth and Fact; Regarding harm and fraud against the living man; "Affidavit" of :Denis-Peter: sui juris. 23rd of January 2023" RPP44 63700 51001 21307 89603; recorded as delivered; then those statement and claims along with the evidence supplied, now standing as the truth in law, are undeniable proof, that any (assumed or claimed) contract that is claimed to have existed between I, the man, and the actors for and on behalf of Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, and with a business name of, ERGON ENERGY RETAIL; is invalid, being null and void, due to fraud, and harm being done, amounting to debt slavery; and

Maxim of law states once a fraud is revealed, it renders all contracts null and void, in legal public and international law, 'clausula rebus sic stantibus (CRSS)' (Latin for "things thus standing") it is the legal doctrine allowing for treaties/contracts to become inapplicable, 'nunc pro tunc' and I, the man, now hold the evidence, that now stands as the truth in law, of fraud, theft, and debt slavery; and

That not only fraud, and debt slavery exist, but I, the man, also stand as living proof to the extent, that you, Roderick Anthony Duke, as the CEO, do allow actors for and on behalf of Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, with a business name of, ERGON ENERGY RETAIL; to go, to deny I a 76 year old man, my unalienable God given right to use my living name, standing as the man, not some debt slave with an allotted name that is not mine, that I the man, had discovered was being used to commit surety fraud, holding I, the man, as surety, a fact that cannot be denied as it has never been rebutted under oath, as the liens have proven, that now stand as the law; and

Should you Roderick Anthony Duke, dare to claim you were unaware of the crimes being committed against I, the man, even though you failed to rebut any claims or statement within the affidavit of truth, then you have openly committed malfeasance in public office, and shown you are unfit to hold the position of CEO in any public office, supposably serving the people, along with all the others named here in this document; and

Therefore, apart from the perfected liens that I, the man have every intention of enforcing, I now seek remedy for all fraudulent claims made against I, the man, under the fiction name of D RAWLINSON, that I the man, was coerced into using against my will, and have been harmed knowingly with intent, endangering life and property by the actors for and on behalf of, Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, with a business name of, ERGON ENERGY RETAIL; and

Continue:>>



Therefore, all money claimed under the legal fiction name D RAWLINSON created by the actors for and on behalf of ERGON ENERGY RETAIL a business name of ERGON ENERGY QUEENSLAND PTY LTD, coming under Energy Queensland, that was unlawfully claimed using deception and trickery and a joinder being the creation of ERGON ENERGY RETAIL, a name that was also referred to by the actors in a derogative way as Rawlinson, when communicating with your demands for payment, being treated as property, a slave to be traded as chattel, a name enforced through coercion, upon I, the man without full disclosure, that is modern day slavery, being a crime against mankind, that now under the law of equity, requires remedy; and

The remedy being claimed: is that all payments from the connection date February 2011, when ERGON ENERGY RETAIL, allotted an Account number 16206533 issued in the fiction name D RAWLINSON; or of late prior to fraudulently disconnecting, Mr D RAWLINSON; ... must be instantly returned, with remedy and the remedy for the cure shall be, The full restitution by seven times its value (7X) Proverbs 6: 31; but if he be found, he shall restore sevenfold; he shall give all the substance of his house KJB; - As it is spoken, so it is written and so it shall be; and

This shall be done within Twenty one days (21) by way of a cash cheque or money order; bank details will only be supplied on request to, the living man at address as shown, To: Secure Creditor, :Denis-Peter: at: 136 Martin Crescent, Benarkin North, Queensland State, [4314], which must be accompanied by a detailed written audit, containing the name and autograph of the living man or woman authorised to supply such information, into the use of the money claimed using the fiction name D RAWLINSON, Mr D RAWLINSON, against I, the man, without my consent, as I, the man :Denis-Peter: sui juris, have never written my name or verbally agreed to a contract knowingly, willingly, intelligently, voluntarily, and/or intentionally, that would have waived any of my natural inherent and unalienable rights, to become property of others; and

Take note, that the Crown Grand-jury, of superior jurisdiction of we the people, have unanimously passed an executor order, that has been recorded and gazetted, and now placed on the community gazette, regarding actors engaged by or for government corporations; and private corporations in both their acting roles as well as in their private capacity, who exceed their assumed authority over living men and women, by holding the living men or women to ransom in regards to essential services, which has now been made a crime of committing harm, against the people, to deny any essential service, particularly if done so while engaged in fraud, slavery, or endangering life, or causing harm knowingly with intent, where those liable or held liable for intended disruption or denial of service under threats and intimidation, or on behalf of the supplier of any essential service, Electricity being one of them, and the penalty for this crime under the law of Equity shall be two thousand dollars [\$2,000.00] per day, for any denial of a service, till such time, that that service is re-established, of this there will be no exceptions, as the people have spoken; and

Continue:>>



Further note: this Executors Order: will run concurrent with any other cure and remedy claims being made, liens etc: being a separate claim, and in most cases a war crime, where the claimed government is standing in treason fooling the people they are de jure, yet are only an occupying force and subject to the Lieber codes, and Geneva conventions; that also placed the actors for and on behalf of the supplier, as accessories and subject to being charged for war crimes; and

Therefore the following amount regarding this separate claim is: from the 12th of October 20222 to the 12th of April 2023 being 182 day, that the essential power supply has been disconnected fraudulently and unlawfully, knowingly doing harm, to an aged pensioner, to force back into slavery, to a system of debt slavery and criminal activity against the people, to which the following remedy is. Thee hundred and sixty four thousand dollars, \$364,000.00, which is now due on demand, to which I, the man, now demand it be paid in fourteen days (14) from the 14th April 2023.

It is by the failure to rebut statements of truth and claims, that truth and facts are shown, and fraud, harm, and theft, is exposed; which has been the result of the eight liens now perfected against those named within this document, but it only just scratches the surface, of the true horrendous crimes being carried out against the people, that more and more people are becoming aware of, heightened by the insatiable greed that is growing, for power and control over the people, the admittance of those named here within, for and on behalf of the actors for and of Energy Queensland Limited; owner of ERGON ENERGY QUEENSLAND PTY LTD, with a business name of, ERGON ENERGY RETAIL; being all Claimed Government owned Corporations, of which we the people are the ultimate owners and beneficiaries, against who fraud, harm and slavery is being committed; and

Unknowingly by the greater majority of the people, that all contracts, assumed or otherwise that carry a fiction name, are fraudulent, should they lack full disclosure, and gained consent freely and knowingly given, being now an undeniable fact, which now stands as the truth in law, as only the living can converse with the living; and those who create own that which they create, so in fact ERGON ENERGY RETAIL own D RAWLINSON or the new MR D RAWLINSON, and have committed a serious crime, as well as ongoing harm using their creation without my consent through deceit and trickery against I, the living man, under coercion.

