

FAX COVER SHEET

To:

Permanent Bureau
Hague Conference on Private International Law

Fax:

+31 (0)70 360 4867

From:

Phoenix Securities Trust & Mataya Securities Trust
Lien Administrators for the Private Estates of Grant-David: Johns & Karra-Leanne: Corbet

Date:

1 October 2025

Pages:

7 (including this cover sheet)

Subject:

Advance Notice – Treaty Enforcement Window under HCCH #30 (Trusts)

Message:

Please find enclosed, for the record of the Permanent Bureau, an **Advance Notice of Treaty Enforcement** issued jointly by Phoenix Securities Trust and Mataya Securities Trust.

This facsimile is provided to confirm that:

- The Australian Government Attorney-General's Department, being the designated *National Organ* under HCCH #30, has today (1 October 2025) been formally served by registered mail with the **Joint Final Notice of Fiduciary Breach and Demand for Performance**.
- Perfected delivery at their mail centre has been confirmed, and the **14-day fiduciary performance window is now running**.
- A hard copy of the enclosed Advance Notice is also in transit to your office by registered post.

This advance facsimile ensures the Permanent Bureau is fully advised in real time that the treaty window is active, and that all parties are on notice.

Respectfully submitted under private seal,

Phoenix Securities Trust & Mataya Securities Trust

Enclosure: Advance Notice of Treaty Enforcement (HCCH #30) – Estates of Grant-David: Johns & Karra-Leanne: Corbet

Enclosure Letter (for HCCH record)

To: Permanent Bureau, Hague Conference on Private International Law

Fax: +31 (0)70 360 4867

From: Phoenix Securities Trust & Mataya Securities Trust

Date: 1 October 2025

Enclosures: 1

RE: Advance Notice of Treaty Enforcement – HCCH #30 (Trusts)

Dear Sir/Madam,

Please find enclosed, for your record, an **Advance Notice of Treaty Enforcement** issued jointly by Phoenix Securities Trust and Mataya Securities Trust.

This notice relates to the sealed private estates of:

- **Grant-David: Johns**
- **Karra-Leanne: Corbet**

Both estates are lawfully claimed, PPSR-registered, and administered under private trust.

For context, today, 1 October 2025, the **Australian Government Attorney-General's Department** (designated *National Organ* under HCCH Convention #30) was formally served by registered mail with the **Joint Final Notice of Fiduciary Breach and Demand for Performance**. Delivery at their mail centre has been confirmed, and the **14-day performance window is now active**.

A hard copy of this **Advance Notice of Treaty Enforcement** is also currently in transit to your office by registered post. This facsimile is being provided immediately to ensure the Permanent Bureau is fully advised, and that all parties are aware the treaty window is running.

Accordingly:

1. The National Organ has been served and is now the sole fiduciary channel.
2. Treaty obligations under HCCH #30 are live and under international observation.
3. Should fiduciary performance not be forthcoming within the treaty window, escalation to a **formal petition** will follow without further notice.

Respectfully submitted under private seal,

Phoenix Securities Trust – Lien Administrator for the Estate of Grant-David: Johns

Mataya Securities Trust – Lien Administrator for the Estate of Karra-Leanne: Corbet

Enclosure: Advance Notice of Treaty Enforcement (HCCH #30) – Estates of Grant-David: Johns & Karra-Leanne: Corbet

**PRIVATE & CONFIDENTIAL – ADVANCE NOTICE OF
TREATY ENFORCEMENT**

*(Filed under HCCH #30 – Convention on the Law Applicable to Trusts and on
their Recognition)*

Date: 24 September 2025

To:

The Permanent Bureau

Hague Conference on Private International Law (HCCH)

Churchillplein 6b

2517 JW The Hague

The Netherlands

Fax: +31 70 360 4867

From:

Phoenix Securities Trust

and;

Mataya Securities Trust

PO Box 12

Gympie, QLD, 4570

AUSTRALIA

[QR Code: Estate Record Access – See Below]

**SUBJECT: Notice of Imminent Escalation – Breach of HCCH #30 by the
Commonwealth of Australia (National Organ: Attorney-General's
Department)**

Page 1 of 5

**This correspondence is issued under private authority, sealed in equity,
and delivered in accordance with international treaty principles.**

All rights reserved. No joinder presumed. No consent to foreign jurisdiction.

Record preserved for private and lawful administrative remedy under HCCH Convention #30

To the Honourable Permanent Bureau,

We write to provide **formal notice of active treaty enforcement procedures** now in motion within the jurisdiction of Australia, under HCCH Convention #30 — “*Convention on the Law Applicable to Trusts and on their Recognition*” (1985).

This communication is issued jointly by:

- **Phoenix Securities Trust**, administrator for the private estate of **Grant-David: Johns**,
and
- **Mataya Securities Trust**, administrator for the private estate of **Karra-Leanne: Corbet**.

Both estate trusts are operating in recognised private capacity, with valid trust instruments perfected under the laws of equity and supported by extensive affidavits of standing, PPSR securities, private ledgers, and unrebutted jurisdictional filings.

1. SUMMARY OF CIRCUMSTANCES

1.1. The Commonwealth of Australia, as a **ratified Member State of HCCH #30** (entry into force: 1 January 1992), has:

- Failed to recognise or rebut the standing of two private estate trusts;
- Withheld remedy despite sealed filings lodged in equity, in chambers, and in personam;
- Remained in **constructive silence** following formal fiduciary notices served on the Supreme Courts of South Australia and Queensland, Treasury, DFAT, SPER, and multiple related departments.

1.2. As no “Central Authority” is designated under HCCH #30, fiduciary duty now resides with the **Australian - National Organ**:

- **Private International Law Unit and Commercial Law Section**
Australian Government Attorney-General's Department
Robert Garran Offices
3-5 National Circuit

BARTON ACT 2600
Australia
Email: pil@ag.gov.au

- 1.3. That department has now been issued a **formal 14-day performance window**, requiring:
- **Execution of fiduciary obligations arising from sealed and un rebutted instruments**
 - Full **recognition of private trust structures** in compliance with international private law
 - **Correction of record** across subordinate departments
 - **Cessation of any biometric, Digital ID, or joinder assumptions** against the beneficiaries
 - Immediate processing of estate instruments to prevent escalation of petition
- 1.4. Both estate trusts remain in **lawful standing and peaceful administration**, with **no criminal proceedings, enforcement actions, or warrants** issued against the living beneficiaries by any Commonwealth office.
- 1.5. Any attempted disruption, detention, or obstruction following receipt of this notice will be deemed a deliberate act of **retaliatory suppression** and breach of trust, triggering **emergency review and reporting** under treaty protections and the International Covenant on Civil and Political Rights (ICCPR).

2. ACCESS TO SEALED ESTATE RECORD

The complete joint estate enforcement record — including all affidavits, sealed notices, PPSR filings, ledger entries, and directives — has been made available for immediate fiduciary access via secure QR archive.

This record is sealed, timestamped, and updated in real time.

SCAN FOR ACCESS:

Access Logged | Record Certified Under Private Seal

Estate Reference:

Grant-David: Johns (RN 419 594 663 AU)

Karra-Leanne: Corbet (RN 408 002 858 AU)



3. REQUEST FOR CONTACT CLARIFICATION

In the event that formal petition becomes necessary, we respectfully ask that the Permanent Bureau kindly provide an authorised contact name, office, and service address (physical or digital) for receipt of HCCH #30-related filings concerning Australia and the Attorney-General's Department, so that full and proper process may be maintained without delay.

4. FORMAL ELECTRONIC ADDRESS FOR SERVICE

Please note the formal email addresses for estate service and correspondence:

- For the Estate of Grant-David: Johns – **grant@uboprivate.org**
- For the Estate of Karra-Leanne: Corbet – **karra@uboprivate.org**

5. SUMMARY

This letter constitutes lawful notice of treaty enforcement escalation.

Should the Attorney-General's Department remain in dishonour or silence beyond the established performance window, the Permanent Bureau shall receive immediate petition in full compliance with HCCH protocol.

You are not being asked to intervene at this stage, only to take note of the matter for record.

- The remainder of this page has been intentionally left blank -

We stand in equity

We remain in honour,

By Hand and Seal,

Original signed copy / with Red Wax Seal – in transit via Registered Mail.

Date: 24 September 2025_____



Phoenix Securities Trust

Lien Administrator and Trust Agent

for the: **Grant-David: Johns** Estate

c/o: Postal – PO Box 12, Gympie QLD 4570

Grant@uboprivate.org | www.uboprivate.org

and;

By Hand and Seal,

Original signed copy / with Red Wax Seal – in transit via Registered Mail.

Date: 24 September 2025_____



Mataya Securities Trust

Lien Administrator and Trust Agent

for the: **Karra-Leanne: Corbet** Estate

c/o: Postal – PO Box 12, Gympie QLD 4570

Karra@uboprivate.org | www.uboprivate.org

Fax Confirmation Report

Sent via www.fax.plus



Date: Oct 01, 2025 (Wed)

Time: 04:51:54 PM (UTC+10:00)

From: +1 872-278-4459 (Phoenix Securities Trust & Mataya Securities Trust)

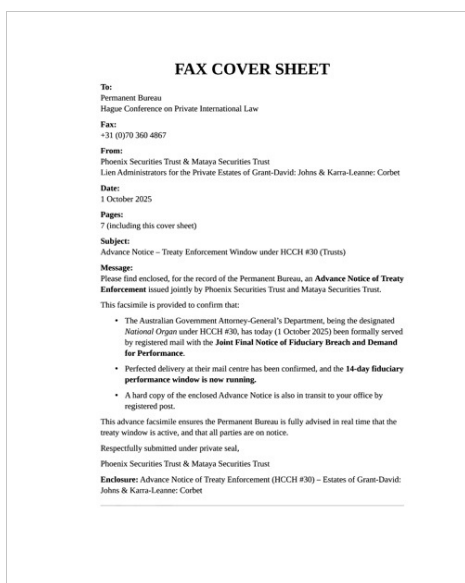
To: +31 70 360 4867

Pages Sent: 7

Duration: 14 min, 25 sec

Status: Successfully Sent

First Page Thumbnail



Validate the authenticity of this page by scanning the following QR code:

