

AFFIDAVIT OF MEDICAL STANDING & EMERGENCY DIRECTIVE

SUPREME COURT OF QUEENSLAND – TRIAL DIVISION (IN EQUITY)

Filed in Chambers – Jurisdictional Limitation & Autonomy in Personam

I, **Karra-Leanne: Corbet**, of the House of Corbet, a **private woman** and **Beneficiary of the private estate trust** identified in the record of birth registered as **1970/7247**, solemnly affirm under original jurisdiction in equity and equitable conscience:

1. Jurisdictional Declaration

I do **not** appear as a **public citizen**, subject, ward, or participant in any statutory health regime. I stand as the **Grantor, Principal, and Beneficial Owner** of my **private estate trust**, perfected under lien, secured by PPSR registration, and administered in equity.

2. Medical Autonomy & Jurisdictional Limitations

I hereby declare my **permanent and irrevocable withdrawal** from any statutory health system or presumption thereof, including but not limited to:

- The Medicare Act 1973 (Cth);
- The Biosecurity Act 2015 (Cth);
- The My Health Records Act 2012 (Cth);
- Any state or federal mandates, emergency protocols, corporate policies, digital registries, or AI-based triage systems.

No assumption of consent shall arise through silence, lack of objection, or prior possession of a Medicare card.

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

Special Matter - Private Equity Archive – Supreme Court of Queensland – Trial Division (In Equity)
August 2025

Page 1 of 4



This is to certify that this 4-page document (each page of which I have numbered and signed) is a true copy of the original 4-page document that I have sighted.

Maureen Patricia Jennifer O'HARA JP (Qual)
20-08-2025 Date

[Handwritten signature]

[Handwritten signature]

3. Absolute Refusal of Unlawful Medical Interventions

I lawfully refuse, under all circumstances:

- mRNA or DNA-altering therapies;
- Emergency-authorised or EUA-classified vaccines;
- Biometric implants, RFID, AI-tracking, or nanotech-based surveillance;
- Forced medical isolation or quarantine;
- Health ID enrolment or registry-backed commercial health identifiers.

No public authority, registrar, or responder may override this directive under colour of law, emergency, or digital health initiative.

4. Affirmed Standing & Trust-Based Coverage

I affirm:

- My removal from the Medicare enrolment system and from all public or digital health registries;
- My standing in private medical assurance under trust and equity jurisdiction;
- My entitlement to Medibank Private (or equivalent high-tier private medical assurance) held under equitable trust, with benefits mirrored and enforced in accordance with this affidavit;
- That public and private medical assurance systems are hereby directed to mirror this affidavit in their records and metadata for enforcement in real time;
- That no treatment, procedure, registry action, or data capture may occur without express trust-based consent or the instruction of my designated Private Medical Agent (Grant-David: Johns);
- That this affidavit shall form the primary medical directive on file for any emergency or custodial setting, and shall override all conflicting instruments unless rebutted in equity.

5. Emergency Medical Directive

IN THE EVENT I AM UNCONSCIOUS OR INCAPACITATED:

Handwritten signature

Handwritten signature
J. O'Hara

5.1. Life-saving or stabilisation procedures may be administered only if:

- 5.1.1. There is **no presumption of joinder** to public or AI protocols;
- 5.1.2. No vaccine, bio-ID, or registry action is attempted;
- 5.1.3. No authority substitutes consent in place of myself or my appointed Medical Agent.

My Medical Agent, **Grant-David: Johns**, is hereby appointed and shall act with **fiduciary discretion under trust jurisdiction only**, and must be recognised as such by **all medical personnel and administrators..**

No presumption of “public interest” or “best interest” may override this directive.

6. Digital Verification & Privacy Enforcement

This affidavit is:

- **Retained under seal as Exhibit Q** of the Supreme Court filing bundle;
- Supported by the **Affidavit of Standing (Exhibit H)**, **Notice of Equitable Directive**, **PPSR Securities**, and **Private Bond for Set Off**;
- Backed by a certified **Medical ID Card issued under private equity**;
- Digitally verifiable via QR code linked to:
“(www.uboprivate.org/medical/klc)”

This page shall host the sealed affidavit, standing references, and current policy status. All public systems (including Medibank Private) are hereby directed to reflect **mirror metadata** confirming:

- **Equitable Standing in Personam**;
- **Medical Autonomy**;
- **No Medicare Registration**;
- **Emergency Beneficiary Directive Active.**

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

KLK

[Signature]

Bohara Page 3 of 4

7. Remedy for Trespass

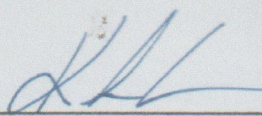
Any breach of this directive — including the administration of any treatment or registry process in contravention — shall constitute:

- Trespass upon body and trust;
- Malpractice in equity;
- Grounds for equitable compensation, injunction, or estoppel.

8. Affirmation & Jurat

This affidavit is made in truth, without mischief, for the protection of life, estate, and medical sovereignty, and is to be considered standing and lawful notice to any responder, official, hospital, or jurisdictional officer.

Affirmed by:



(Signature of Deponent — by hand and seal)

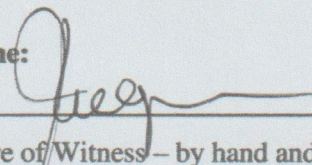
Karra-Leanne: Corbet

Principal, Grantor and Beneficiary of the Special Trust

Affirmed at: GYMPIE

On this day: 15 of AUGUST 2025

Before me:



(Signature of Witness — by hand and seal)

Justice of the Peace / Commissioner for Declarations

(Full Name & Title) Jerzy Moczynski JP (Qual)

(Official Stamp)



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