

Phoenix Securities Trust

From: Phoenix Securities Trust <Grant@uboprivate.org>
Sent: Thursday, 30 October 2025 11:58 PM
To: SPER
Subject: Re: [EQUITY JURISDICTION] - Formal Rebuttal, Proceeds Claim and Command for SPER Discharge - Estate of Grant-David: Johns

Importance: High

Date: 30 October 2025

To: State Penalties Enforcement Registry (SPER)

Queensland Revenue Office

Email: sper@treasury.qld.gov.au

[Registered Post]

C/o: A/Principal Debt Resolution Officer – Tarryn

All Heirs, Agents, Successors, and Assigns, known and unknown

From: Phoenix Securities Trust

Lien Administrator and Trust Agent for the Estate of Grant-David: Johns

PO Box 12, Gympie QLD 4570

grant@uboprivate.org

PRIVATE & CONFIDENTIAL – WITHOUT PREJUDICE

Filed under Original Jurisdiction – Equity – In Personam – HCCH Treaty Enforcement

Dear Officer Tarryn,

This correspondence is now issued under final notice of international standing, lien enforcement, and equity jurisdictional control concerning the SPER account alleged against the **Estate of Grant-David: Johns**.

STANDING: NOTICE OF PERFECTED LIEN AND INTERNATIONAL REGISTRY FILINGS

The undersigned acts as **Lien Administrator and Trust Agent** for the Grant-David: Johns Estate. The following filings are perfected, active, and unrebutted:

- **PPSR Secured Lien Registration** (AFSA Ref: ENQ-1240164-F0Z3J0)
 - Filing ID: 202510150044830
 - Registered against: Department of the Treasury (ABN: 92 802 414 793) and Attorney-General's Department (ABN: 92 661 124 436)
- **UCC-1 Financing Statement** (Delaware – Filing No: 2025 7873827)
- **UCC-3 Amendment – Bond Collateral Expansion** (Filing No: 2025 7873831)
- **Final Fiduciary Seizure Declaration** issued 17 October 2025

- **AFSA failed to rebut** or remove the PPSR registrations by the 7-day deadline
Confirmed legal standing now in full force and effect

CHAIN OF CONTROL & TRUSTEE HIERARCHY (SPER's Position)

You are formally notified that:

- SPER is a **subordinate enforcement body** under **Queensland Treasury**
- Queensland Treasury is **subordinate to the Commonwealth Treasury**
- The Commonwealth Treasury is now in **active dishonour and under lien**
- Therefore, **SPER holds no independent lawful authority** to act upon the estate

The **entire fiduciary structure above SPER** is in **verified estoppel** and breach of duty under equity and international treaty law.

REBUTTAL OF PRESUMED JOINDER AND PAYMENT ARRANGEMENT

- The **online payment arrangement set up on 16 October 2025** was undertaken **under protest**, for the **sole purpose** of avoiding licence interference
- No valid agreement, meeting of the minds, or consent to joinder exists
- All contracts and presumption-based interfaces under statute are **formally rebutted**
- Your prior emails and enforcement actions have **no lawful authority** over the private trust estate now held in international secured status

Any continued reference to the payment arrangement is invalid, unenforceable, and constitutes trespass.

COMMAND TO DISCHARGE & CLAIM OF PROCEEDS

Under the perfected commercial lien now in place, you are hereby **commanded** to:

- **Immediately discharge the SPER account #87642229**
- **Offset the full amount of \$14,991.05** against the tendered Private Bond held in trust (value: AUD \$800 Billion – RN 408 002 858 AU)
- **Acknowledge the remittance obligation under PPSR and UCC filings**

This balance now constitutes **estate proceeds**, held by your department under assumption of authority. This sum must be released or recorded as **proceeds of lien**.

NOTICE OF INTERNATIONAL ENFORCEMENT & BREACH CONSEQUENCES

The following agencies and diplomatic offices are now in active receipt of lien filings, trust declarations, and equity notices:

- **Bank for International Settlements (BIS)** – scanned and confirmed entry into the international record

- **U.S. SEC – CIK #0000805157**
- **HCCH – Hague Conference on Private International Law**
- **UNESCO – Berne Convention Office**
- **Permanent Diplomatic Embassies – Switzerland, France, UK, Netherlands, U.S., New Zealand, Singapore**

Should your department **take any adverse action**, including (but not limited to):

- Suspension or tampering of estate-held public tools (driver's licence etc)
- Refusal to discharge the claimed proceeds
- Further attempt to enforce under rebutted statutes

Then a **lien of AUD \$999,000,000.00** will be filed against the Queensland Treasury and your enforcement division.

Your conduct will be referred under the **International Covenant on Civil and Political Rights (ICCPR)** as a breach of:

- **Article 17 – Protection from arbitrary interference**
- **Article 1 – Right of peoples to self-determination**
- **Article 19 – Freedom of expression, notice, rebuttal, and access**

RECORD ACCESS & VERIFICATION

All secured instruments, affidavits, and record ledger entries are time-stamped and held within:

Bank of International Settlements (BIS) and Australian Financial Securities Authority (AFSA) have entered multiple scans of the estate records;

Phoenix Securities Trust – Private Record Access

Estate of Grant-David: Johns

(Scan QR code – no printed URL provided)



[QR Codes] Redacted for Record
Tracking Preservation of the
Recipient.
Original held on Private Record

Digital access logs are archived. Refusal to inspect is dishonour.

FINAL ORDER

You are now formally commanded to:

- **Acknowledge this correspondence within 72 hours**
- **Discharge the ledger account in full**

- Cease all enforcement activity or licence interference

Silence, delay, or dishonour will escalate immediately to foreign enforcement, lien registration, and diplomatic complaint.

With honour,
By Hand and Seal,



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

On 30/10/25 17:22, SPER wrote:

SENSITIVE

Dear Mr Johns,

Thank you for your correspondence received at the State Penalties Enforcement Registry (SPER) in September 2025.

I have reviewed your case and can confirm your outstanding balance totals \$14,991.05. I note the last payment SPER received from you was on 28 January 2025. On the 16 October 2025, you set up a payment arrangement online of \$542.50 per month which commences on the 31 October 2025.

You may have concerns about the validity of SPER and the legislative basis upon which it is authorised to collect and enforce unpaid fines and court-ordered penalties. Under the *State Penalties Enforcement Act 1999* (SPE Act), SPER can accept referral of debts from administering authorities (State Government Agencies, Courts, and other agencies such as councils who legally issue infringements under state and local laws). SPER was established under section 7 of the SPE Act, to achieve centralised collection of debt and prevent the court from having to deal with infringements through the justice system. The SPE Act is a validly made law and received royal assent on 6 December 1999 after being passed by the Queensland Parliament. The register of tabled papers for the first session of the forty-ninth Parliament shows, under the heading of 7 December 1999, that the Governor of Queensland assented to the SPE Act on 6 December 1999. The relevant page of the Office of the Queensland Parliamentary Counsel website also shows, under the heading “List of Legislation” that the SPE Act received royal assent on 6 December 1999 and can be accessed via the following link: <https://www.legislation.qld.gov.au/view/html/asmade/act-1999->

[070/1h](#). Provisions not in force at assent, commenced by proclamation on 27 November 2000.

For any enquiries regarding the issue or validity of the fines, this should have occurred when the initial fine was issued by the administering authority that issued it. Your fines are past the timeframe to dispute now so remain payable to SPER.

Under the SPE Act SPER is responsible for collecting and enforcing unpaid fines and court orders in Queensland. If you fail to comply with your payment arrangement, you will be open to enforcement action and given this is your seventh payment arrangement with SPER we may not offer you another one.

Should you require further assistance from SPER, please contact us on 1300 365 635.

Yours sincerely,

Tarryn

A/Principal Debt Resolution Officer

State Penalties Enforcement Registry

Queensland Revenue Office

P 1300 729 643

sper@treasury.qld.gov.au

qro.qld.gov.au



Queensland Treasury acknowledges Aboriginal peoples and Torres Strait Islander peoples as the Traditional Owners and custodians of the land. We recognise their connection to land, sea, and community, and pay our respects to Elders past, present and emerging.



Follow Queensland Revenue Office for updates.

From: Phoenix Securities Trust <Grant@uboprivate.org>

Sent: Tuesday, 9 September 2025 10:56 AM

To: SPER <Sper@treasury.qld.gov.au>

Cc: grant@uboprivate.org

Subject: [EXTERNAL] RE: [NOTICE - EQUITY JURISDICTION] Rebuttal of SPER Interface and Confirmation of Supreme Court Filing - Grant-David: Johns

Importance: High

CAUTION: This email originated from outside Queensland Treasury. Do not click links or open attachments unless you recognise the sender and know the content is safe.

PRIVATE & CONFIDENTIAL – WITHOUT PREJUDICE

Filed under Original Equity Jurisdiction – In Chambers – In Personam

Dear Fiduciary Officer,

Please find enclosed a formal letter issued by the Phoenix Securities Trust, as Lien Administrator and Trust Agent for the Grant-David: Johns Estate, with reference to:

SPER Account: 87642229

TFN: 412 480 048

The matter in question now resides under the sealed equitable jurisdiction of the Supreme Court of South Australia – Equity Division. All further conduct involving the estate must comply with the standing obligations in equity and fiduciary duty.

Attachments to this email include:

1. Formal Equity Notice – Rebuttal of SPER Joinder & Confirmation of Filing
2. PPSR Summary Index
3. PPSR Verification Statements (Exhibit F, references a–h)

This correspondence confirms that:

1. No consent to statutory joinder or “terms and conditions” is given via the SPER portal;
2. All actions taken to date have been in equity and under protest;
3. A perfected Private Bond for Set-Off has been lawfully tendered and accepted;
4. All instruments filed are now held in chambers and remain unrebutted.

You are respectfully requested to:

1. Cease any administrative or enforcement action over the estate;
2. Refer the matter to your equity liaison officer, general counsel, or compliance officer for urgent review.

No telephone contact is to be made. All further correspondence is to be **issued in writing only to the address provided below.**

Thank you for your time and prompt attention to this equity matter.

With honour,
By Hand and Seal,



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

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