

# "A letter to my Family", Brand Value Architecture Timeline



Commencement of Trading Activities

**1957**  
11<sup>th</sup> April

← Andrew Morton Garrett's birth year

**1973**



**1981**  
28<sup>th</sup> February

← On February 28, 1981, with Averil Gay Baker, he established the first trust, **The Andrew Garrett Family Irrevocable Living Trust**, Trading as **OenoViva** (Global) and **OenoViva Capital Resources** (Global).

↑ **"Oeno"** Used to form words relating to wine, the alcoholic beverage, from Ancient Greek οἶνος (oinos, "wine")

↑ **"Viva"** Used to express acclamation, salute, or applause, Viva is defined as an expression or cheer that means "long live!" Italian & Spanish, long live, from 3rd person singular present subjunctive of vivere to live, from Latin

→ **Jenne Marie Garrett-Esch's birth year**

**1983**  
8<sup>th</sup> February

← **Jenne Marie Garrett-Esch** is the Global Chief Executive Officer / Global Chief Operating Officer / Broad Powers of Attorney of the Andrew Garrett Family Irrevocable Living Trust Trading as OenoViva Capital Resources and Dynamic Capital Bank and Private Gold Reserve Bank. **Jenne, Nicholas** and **Tom** are joint heir and successor to offices of Unitary Executive, International Crown Attorney General, Global Chief Justice Of The International Crown Court Of Justice, Global Chief Justice Of The International Crown Criminal Court For Abolition Of Impunity, Global Managing Director, Global Managing Trustee; Global, Chairman Of Board Of Trustees, Global Licensor Of Discretionary Public Powers, Global International Crown Trustee In Bankruptcy, Global International Crown Liquidator, Global International Crown Managing Controller/ Receiver And Manager



**1983**  
23<sup>rd</sup> October

← On October 23, 1983, the **Andrew Garrett Wines** wine company was launched.

→ **Nicholas, Tom** and **Jenne** are joint heir and successor to offices of Unitary Executive, International Crown Attorney General, Global Chief Justice Of The International Crown Court Of Justice, Global Chief Justice Of The International Crown Criminal Court For Abolition Of Impunity, Global Managing Director, Global Managing Trustee; Global, Chairman Of Board Of Trustees, Global Licensor Of Discretionary Public Powers, Global International Crown Trustee In Bankruptcy, Global International Crown Liquidator, Global International Crown Managing Controller/ Receiver And Manager

**1986**  
8<sup>th</sup> February

← **Nicholas Samuel Morton Garrett's birth year**



**1987**  
6<sup>th</sup> September

← **Tom Francis Hayward Garrett's birth year**



→ Phillips Fox - Fisher Jeffries - Crown (SA) - Price Waterhouse Coopers.

**1987**  
December

→ Money Laundering and Terrorism Financing; Conspiracy Against Rights Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1



Phonon limited the marketing services of the 10-year-old Wines color cellar



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Remirement - Crown (SA-NSW) - Finlaysons - Gadens -  
FOSTERS BREING GROUP ("FBG")



CELLARMASTERS

SUNTORY



1990



TREASURY  
WINE ESTATES

Tresury Wine Estates ("TWE"), Money Laundering and Terrorism Financing; Conspiracy Against Rights Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1

Departure From Board of Andrew Garrett Wines  
Establishment of Garrett Family Winmakers

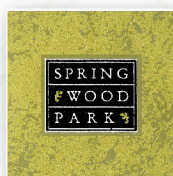
1993

23<sup>rd</sup> May

1994

February

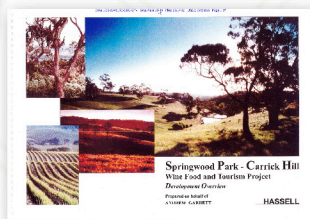
Garrett Family Winmakers



Moved to Springwood Park

1996

6<sup>th</sup> December



1998

May

Major Project Application to the Crown  
in Right of South Australia

Settlement Agreement

2000

1<sup>st</sup> July

SASC-2244-1996; **Andrew Garrett v Mildara Blass Limited**  
(nee TWE) - Money Laundering and Terrorism Financing;

Conspiracy Against Rights Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1



2000

2<sup>nd</sup> August

Relocated From Kent Town Office to  
**The Baptistry, Norwood Parade Adelaide**

Frost Event at Yarra Glen Vineyards -  
Loss of AUD\$ 1,600,000  
from apparent failure of General Manager  
to insure necessitating merger  
of International Vineyards PTY LTD with  
Andrew Garrett Vineyards Estates

2000

September

Money Laundering and Terrorism Financing; Conspiracy Against Rights by **Shareholders, Manaagemen and Board Of Directors "Corporate White Anting"**

Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1

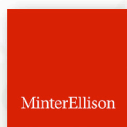


YARRA GLEN  
WINES





# "A letter to my Family", Brand Value Architecture Timeline



**2001**

February

Minter Ellison/Crown (SA/CTH) / National Australia Bank (NAB) - Money Laundering and Terrorism Financing; Conspiracy Against Rights by **Minter Ellison National Australia Bank Limited (Shareholders, Management and Board Of Directors)** Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1

Money Laundering and Terrorism Financing; Conspiracy Against Rights by **Minter Ellison National Australia Bank Limited (Shareholders, Management and Board Of Directors)** Engaging Penalty of 300% Pursuant to s20 of the Charter of the United Nations ACT 1945 (AU) / ATS-1

**2002**

October

Breach of second and third contract of finance with NAB as engineered by Minter Ellison since February 2001



**2003**

17<sup>th</sup> November

Team Dynamik Holy Grail Wine Company, Heads of Agreement Racing Sponsorship

Holy Grail Wine Company Sponsorship Agreement with Team Dynamic represented by Minter Ellison

**2004**

11<sup>th</sup> February



Corporate Investments: S.T.I.D. 52-5542944 Purchase of Units issued in AGWater Infrastructure Unit TRUST (trading as Braidwood Water) from J&W Holdings in its capacity as trustee for AIUT and Evajade as Trustee for OenoViva Capital Resources as Beneficial Owner for **AUD\$12,377,167**

**2004**

27<sup>th</sup> August

HCA-A67-2004; Crown (SA/CTH) / High Court Of Australia failure to list for argument Money Laundering and Terrorism Financing Conspiracy Against Rights by High Court Of Australia and Chris Kouriakis then SA Solicitor General Engaging Penalty of 300% pursuant to s20 of the Charter Of The United Nations ACT 1945 (AU) / ATS-1

**2004**

19<sup>th</sup> November

Federal Court Of Australia / High Court Of Australia SAD-005-2006; WAD-307-2008; SAD-187-2011; HCA-M42-2014; VID-248-2014 VID-600-214 VID-949-2015 VID-423/424-2016 NSD-1848-2018 Crown (SA/WA/VIC/NSW/CTH) / Sab Miller ("SAB") / ORS Money Laundering and Terrorism Financing Conspiracy Against Rights Appointment 1st May 2016 as Liquidator and Managing Controller to Suntory / SAB / NAB / FBG / Cellarmasters / TWE

**2005**

January

Sale of 10% of Units issued In Holy Grail Property Trust No 2 as new Trust owner of Springwood Park for AUD\$10,000,000.00 Arm's Length Property Valuation of AUD \$100,000,000.00

**2005**

7<sup>th</sup> April

**2006**

30<sup>th</sup> November

Appointment as Trustee to make USD\$11,000,000,000 (AUD\$12,500,000) Bid takeover Qantas Airlines

Corporate Investments and OenoViva Capital Resources Joint Venture Backed by Bedford International Financial Corporation Dragon Family Historical Assets

**2007**

4<sup>th</sup> January



## "A letter to my Family", Brand Value Architecture Timeline

Letter to Prime Minister and Treasurer  
re Qantas and Fosters Assets Purchase Offers →

**2007**  
6<sup>th</sup> January

**2007**  
7th February

## Notification of Qantas Bid to the Australian Securities Exchange

Deed Of Settlement Of The Fosters IP Hybrid Unit TRUST  
In respect to rights and things of value since 1994

**2009**  
19<sup>th</sup> November

## Dynamic Capital Bank License Application with APRA

**2016**  
5<sup>th</sup> January



Creation of **Australian People Future Fund**,  
**Donation of 33%** of Balance Sheet Value  
 — and Accrued Rights to Benefit  
 of Fit and Proper Persons in Territory of Australia

## Managing Controller Appointed to Commonwealth Of Nations



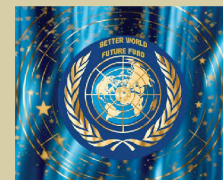
**2019**  
1<sup>st</sup> June

**"The First Enactment"**  
— Appointment as Managing Controller to  
The Crown Globally Served on H.M. Queen Elizabeth II

## "The Second Enactment"

Removal of Australian Attorney General from Office,  
Creation of the Office Of The Crown Attorney General,  
Variation of Australian People Future Fund to benefit of  
Fit and Proper Persons in Territory of the World,  
Establishment of National Redress Schemes and National  
Debt Repayment Schemes for Benefit of Member Nations Of  
United Nations and Commonwealth Of Nations

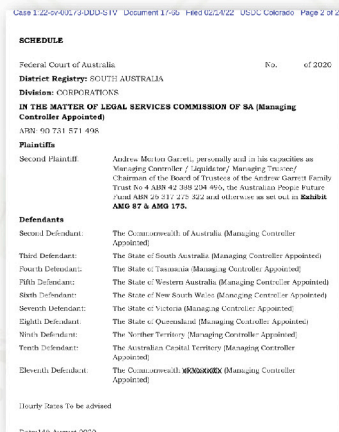
**2020**  
4<sup>th</sup> August



## "The Third Enactment"

Appointment as Liquidator to The Crown Globally  
Served on Chief Justice Allsop Of  
Federal Court Of Australia

**2020**  
14<sup>th</sup> August





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2020

17<sup>th</sup> October

## "The Fourth Enactment"

Australian Government reset as to source of Discretionary  
Public Powers Under Constitution Conferred  
Under this Enactment from Andrew Garrett Family Office

## Securities Exchange Commission Registration

Jay Kim

From: edgar-postmaster@sec.gov  
Sent: Tuesday, July 13, 2021 9:43 AM  
To: Jay Kim  
Subject: ACCEPTED FORM TYPE ID-NEWCIK (9999999996-21-039963)

Follow Up Flag: Follow up  
Flag Status: Flagged

THE FOLLOWING SUBMISSION HAS BEEN ACCEPTED BY THE U.S. SECURITIES AND EXCHANGE COMMISSION.

COMPANY: OenoViva Capital Resources  
FORM TYPE: ID-NEWCIK NUMBER OF DOCUMENTS: 3  
RECEIVED DATE: 08-Jul-2021 15:00 ACCEPTED DATE: 13-Jul-2021 12:43  
TEST FILING: NO CONFIRMING COPY: NO

ACCESSION NUMBER: 9999999996-21-039963

PLEASE REFER TO THE ACCESSION NUMBER LISTED ABOVE FOR FUTURE INQUIRIES.

REGISTRANT(S):

1. CIK: 0001872362  
COMPANY: OenoViva Capital Resources  
FORM TYPE: ID-NEWCIK

2021

13<sup>th</sup> July

2021

29<sup>th</sup> August

Notice of **Fraudulent Trading** and Appointment of **Prime Minister, Premiers and Chief Ministers** as First Managing Trustees of 10 X Australian Public Interest Working Capital Trust Funds with Concurrent Payment of **€ 6,000,000,000,000 (SIX Trillions) Cash Funds**

## "The Fifth Enactment"

Form 204 Proof Of Life served of High Court Of Australia as  
Indipendence from The National Debt ACT 1870 (UK) and The Cestui Que Vie Trust 1666 (UK) with Writ Of Mandamus

2021

19<sup>th</sup> September

The document discusses legal and financial  
issues related to the Crown and the  
creation of a public office of justice.

2021

11<sup>th</sup> December

Establishment Of Dynamic  
Legal Resources and  
Public Interest Fund



2022

January

## "The Sixth Enactment"

Exercise of Commissioner Discretion to retain  
refund Multiflex.

This is the law that says the Commissioner  
**must pay to**  
**Andrew Morton Garrett**  
**within 14 days of**  
**notification of liability to him**

PS LA 2012/6  
Exercise of Commissioner's discretion to retain a refund

This Law Administration Practice Statement explains when you may reasonably exercise the Commissioner's discretion to retain a refund for verification purposes.

This practice statement is an internal ATO document, and is an instruction to ATO staff.

If taxpayers rely on this practice statement, they will be protected from interest and penalties in the following way. If a statement turns out to be incorrect and taxpayers underpay their tax as a result, they will not have to pay a penalty. Nor will they have to pay interest on the underpayment provided they reasonably relied on this practice statement in good faith. However, even if they don't have to pay a penalty or interest, taxpayers will have to pay the correct amount of tax provided the time limits under the law allow it.

- What is this practice statement about?**  
This practice statement provides you with guidance on when you may reasonably exercise the Commissioner's discretion to retain a taxpayer's refund for verification purposes by applying section 8AAZLGA of the Taxation Administration Act 1953 (TAA).<sup>1</sup>
- What does section 8AAZLGA enable me to do?**  
Section 8AAZLGA enables the Commissioner to retain, in certain circumstances, a running balance account (RBA) surplus, or other credit, that we would otherwise have to refund to the taxpayer.  
If you retain an amount, you (on behalf of the Commissioner) must inform the taxpayer within:
  - 14 days for an RBA surplus
  - 30 days for other credits.<sup>2</sup>If you do not inform the taxpayer within the statutory period, the amount must be paid by the day after the end of that period.  
Where the taxpayer has been informed, you can retain the amount, but only until it is either no longer reasonable to require verification or there is a change in the amount that the Commissioner is required to refund under an assessment or amended assessment once verification activities are complete (whichever is first).  
When exercising this discretion, you should consider each case on its merits, and on the basis of all legislative factors and relevant facts. You must consider all relevant
- When can I exercise the Commissioner's discretion under section 8AAZLGA?**  
There are two circumstances in which you may exercise this discretion:
  - Where it would be reasonable to require verification of information contained in a notification provided to the Commissioner that affects (or may affect) the amount that would otherwise have to be refunded to the taxpayer.<sup>3</sup>
  - Where the taxpayer has requested the Commissioner to retain the amount for verification of the notified information, and the request has not been withdrawn.<sup>4</sup>

<sup>1</sup> Refer also to the principles in the Taxpayers' Charter which states:  
We presume you tell us the truth and that the information you give us is complete and accurate unless we have reason to think otherwise. Generally, you prepare the information you need to claim your entitlements and meet your obligations, then you give this information to us. Based on this information, you either make or receive a payment. We recognise that people sometimes make mistakes. We differentiate between mistakes and deliberate actions. If you make a mistake, we give you the opportunity to explain. We listen to you and take your explanation into account. We have a responsibility to the community to ensure everyone complies with the laws we administer. These laws give us certain powers of law to review information you have given to us. Reviewing your information does not mean we think you are dishonest, but if we do find discrepancies, we take follow-up action.  
<sup>2</sup> Paragraph 8AAZLGA(1)(a).  
<sup>3</sup> Paragraph 8AAZLGA(1)(b).

<sup>4</sup> All legislative references are to the TAA, unless otherwise indicated.  
<sup>5</sup> In the case of an RBA surplus, the 14th day after the RBA surplus arose (known as the RBA interest day). In the case of a credit, the 30th day after entitlement to a refunded amount arose (see subsection 8AAZLGA(2)).



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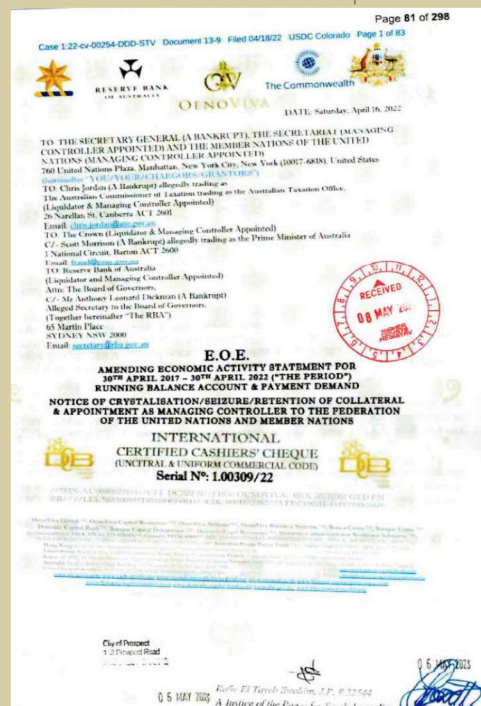
## "The Seventh Enactment"

Notice of Crystallisation of Personal Property Security Interests /  
Notice of Seizure of Collateral / Notice of Retention  
of Collateral / Notice of Appointment as Liquidator →  
and Managing Controller Appointed to the Secretariat and  
The Member Nations Of The United Nations



**2022**  
16<sup>th</sup> April

The first page of the Seventh Enactment  
with the Court stamp



## "The Eight Enactment"

Notice of Crystallisation of Personal Property Security Interests, —→  
 Notice of Seizure of Collateral  
 Notice of Retention of Collateral  
 Notice of Appointment as Liquidator Managing Controller Appointed  
 to the Federation of States and Territories of The United States Of America

**2022**  
11<sup>th</sup> May

Amended Fifth Notice Of Removal

And whereas, this communique is a Notice of Default and Demand for payment of the Penalty payable by the Federal Reserve for wrongful dishonor being 1300% multiplied by The Amount Disclosed in Annexure 2 as payable by the Federal Reserve Bank and System on the 31<sup>st</sup> of May 2022 being

[illegible]

**NOW TAKE NOTICE OF THIS AMMENDED FIFTH NOTICE OF REMOVAL  
FURTHER NOTICE OF DEFAULT PROTEST OF DISHONOUR BY NON-PERFORMANCE  
AND/OR NON-PAYMENT OF EX DEBITO JUSTIAE AND OTHERWISE AS NOTICE  
SERVED ON THE FEDERAL RESERVE BANK AND RESERVE SYSTEM OF:**

**2022**  
28<sup>th</sup> May

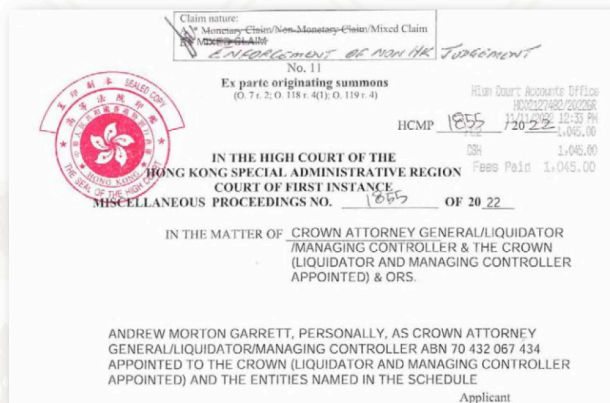
1. CRYSTALLISATION OF REGISTERED PERSONAL PROPERTY SECURITY INTERESTS
2. SEIZURE OF COLLATERAL
3. RETENTION OF COLLATERAL
4. APPOINTMENT OF MANAGING CONTROLLER
5. SERVICE OF SUMMONS:
  - a. 1-22-CV-00173-DDD-STV; *Garrett et al v Garrett et al*
  - b. 1-22-CV-00206-DDD-STV; *Garrett et al v Bankrupt Estate of Jersey Green And Esch et al v CarbonHelix*
  - c. 1-22-CV-00243-DDD-STV; *Garrett v Secretary General and Secretariat of the United Nations & Anor*
  - d. 1-22-CV-00254-DDD-STV; *Garrett et al v Suntory Holdings Limited (Managing Controller Appointed)*
6. USURPING THE PRINCIPLES OF INCORPORATION & FEDERATION OF CORPORATIONS

**2022**  
11<sup>th</sup> November

Commencement of "The Main Proceedings"  
← within the meaning of The

Cross Border-Insolvency ACT 2008  
(AU) HCMP-1855-2022; in the matter of

The Crown (Liquidator and Managing Controller Appointed)  
as enforcement Proceedings  
in the Honorable Court Of The First Instance  
Of The High Court Of Hong Kong





# "A letter to my Family", Brand Value Architecture Timeline

## "The Ninth Enactment"

Ninth issue of ATO Interpretative Decision (2010/11), Bills of exchange as consideration are treated as a post-dated cheque before maturity, from maturity date onwards shall be treated as **CASH**

2023  
1<sup>st</sup> May



### ATO Interpretative Decision

ATO ID 2010/11

Goods and Services Tax

GST and bill of exchange as consideration for a supply

#### Issue

For a bill of exchange with a future maturity date that is provided as payment for a supply, where the bill is not endorsed by the supplier in favour of a third party, is consideration provided and received under section 29-10 and section 29-5 of the A New Tax System (Goods and Services Tax) Act 1999 (GST Act) upon maturity of the bill?

#### Decision

Yes, for a bill of exchange with a future maturity date that is provided as payment for a supply, where the bill is not endorsed in favour of a third party, consideration is provided and received upon maturity of the bill.

#### Facts

Entity 1 makes a supply to Entity 2.

Entity 2 arranges for payment to Entity 1 by accepting the obligation under a bill of exchange to pay the outstanding amount on a future date. The bill is payable to the order of Entity 1.

Entity 1, as drawer of the bill, remains the holder of the bill, that is, it does not endorse the bill in favour of any third party prior to maturity.

## Reasons for Decision

Section 9-15 of the GST Act provides the definition of consideration and states:

- (1) Consideration includes:
  - (a) any payment, or any act or forbearance, in connection with a supply of anything, and
  - (b) any payment, or any act or forbearance, in response to or for the inducement of a supply of anything.
- (2) It does not matter whether the payment, act or forbearance was voluntary, or whether it was by the recipient of the supply.

Goods and Services Tax Ruling 'GST 2001/6: non-monetary consideration' (GST 2001/6) discusses the meaning of 'consideration' in the context of the GST Act. It states:

What is 'consideration'?

49. Consideration is defined in section 9-15 to mean 'any consideration, within the meaning given by section 9-15, in connection with the supply'. The meaning given to consideration in section 9-15 extends beyond payments to include such things as acts and forbearances. It may include payments made voluntarily, and payments made by persons other than the recipient of a supply. [footnotes omitted]

A bill of exchange is defined in subsection 6(1) of the Bills of Exchange Act 1909. This subsection states:

A bill of exchange is an unconditional order in writing, addressed by one person to another, signed by the person giving it, requiring the person to whom it is addressed to pay on demand, at a fixed or determinable future time, a sum certain in money to or to the order of a specified person, or to bearer.

In the Victorian Supreme Court case of Mobil Oil Australia Limited v. Caulfield Tyre Service Pty Ltd [1984] V.R. 440 (before Young C.J.), the status of a bill as a payment instrument and the obligations of the person to whom the bill is 'addressed' were considered. In the course of delivering his judgment in that case, the Chief Justice referred favourably to observations on the character of a bill made in several UK cases. These references include:

The bill is itself a contract separate from the contract for sale. Its purpose is not merely to serve as a negotiable instrument; it is also to avoid postponement of the purchaser's liability to the vendor himself. (Nova (Jersey) Knit Ltd v. Kamming Spinnerei GmbH [1977] 2 All E.R. 463)

...the bona fide holder for value of a bill of exchange is entitled, save in truly exceptional circumstances, on its maturity, to have it treated as cash. (Cebara S. N. C. v. S. I. P. (Industrial Products) Ltd [1976] 1 Lloyd's Rep. 271)

Bills of exchange are treated as cash, and unless there are exceptional circumstances where there is an action between the immediate parties to a bill of exchange judgment will not be held up by virtue of a counterclaim by the defendant and execution will not be stayed. (Cebara S. N. C. v. S. I. P. (Industrial Products) Ltd [1976] 1 Lloyd's Rep. 271)

When one person buys goods from another ... He may demand payment in cash; but if the buyer cannot provide this at once, he may agree to take bills of exchange payable at future dates. These are taken as equivalent to deferred instalments of cash. (Nova (Jersey) Knit Ltd v. Kamming Spinnerei GmbH [1977] 2 All E.R. 463)

On the 24th July 2023 **APRA** did a press release for the ulterior collateral purpose of derailing the Tier 1 Private Placement Program entered into with Quantum Placements Cutting House and Trader Adam Hoffman International and prevented my right of reply to the journalist

2023  
13<sup>th</sup> July

#### Media release

##### APRA takes action against unauthorised banking businesses

The Australian Prudential Regulation Authority (APRA) has sought an injunction in the Federal Court of Australia to restrain an individual from engaging in unauthorised banking business and using the word "bank" without the appropriate licence.

The Respondent in the proceedings is Andrew Morton Garrett whose purported businesses include Dynamic Capital Bank, Banque de Capital Dynamique, and Banca di Como.

The Respondent is allegedly operating and marketing businesses in Australia that he describes as banks, despite not being authorised to carry on a banking business. He has ignored a demand from APRA to stop referring to these businesses as "banks" and cease carrying on any unauthorised banking business.

Under the Banking Act 1959, only authorised deposit-taking institutions (ADIs) licensed by APRA are legally permitted to carry on banking business in Australia, including referring to themselves as "banks" or describing their services as banks.

Deputy Chair Margaret Cole said APRA urged consumers to do their research before handing money over to unfamiliar businesses describing themselves as banks.

"APRA's licensing regime, prudential framework and supervision protect bank depositors by requiring any business wanting to conduct banking business to meet stringent standards and requirements in areas such as capital, liquidity, governance and risk management. Deposits in APRA-regulated banks are also protected by the Government's Financial Claims Scheme (FCS) up to \$250,000 per account holder.

"We have limited information about Mr Garrett's businesses, including how many customers they have, because we don't regulate them and they don't report data to us. However, we are taking action to help prevent Australians mistakenly believing they are depositing money with an APRA-regulated institution and receiving the same protections," Ms Cole said.

Discharge from hospital post surgery concurrent with commencement of NSD-741-2023; APRA v Garrett Evidence of SPY Agency Interference with Private Placement Program with **Adam Hoffman International** AS TIER 1 TRADER

On the 18<sup>th</sup> July 2023

ADAM HOFFMAN  
INTERNATIONAL  
Tier One Level Trader  
Private Placements  
Hard Assets  
Buy/Sell  
Financial Instruments  
Projects Development

FC GLOBAL LIMITED  
Official  
Communication

JULY 18, 2023

From: Adam Hoffman, CEO, FC Global Limited  
To: Set 1, 2, 3 Customers  
Official Trader Agent: Dr. Maddalena Tramontano

Subject: Final update on trading operations

```
*****
FC GLOBAL LIMITED
Adam Hoffman
*****

Trust Payments:
Guaranteed Transfer Credit Date
Timestamp: 18:00m CET 20th July 2023
Transaction Ref: #9400-012
Confirmation Code: 485607M23C
Wire Transfer Number: #23080239-223

TPA Accounts:
Guaranteed Account Access
Timestamp: 14:30m CET 20th July 2023
Account Reference: #9400-110
Access Code: 105107M23C
TPA Identifier: TPA11-00233

Note:
Trader Adam Hoffman has personally not the
conclusions on the system. This action ensures
absolute certainty.

Adam Hoffman utilizes a superior system, inaccessible
to private individuals and regular banks.

*****
System Status: Operational Server Health: 485607M23C10
Block Chain Sync: [|||||] 100% SW Connection: Secure
*****
```

Page 2 of 6

In circumstances where I had no intention or desire to accept other people's money into custody when the cash backed balance sheet was already Infinite That interference was later disclosed to Justice Michael Lee on the 1st May 2024 in the NSW proceedings who failed to inquire as to the legality of that interference



# "A letter to my Family", Brand Value Architecture Timeline



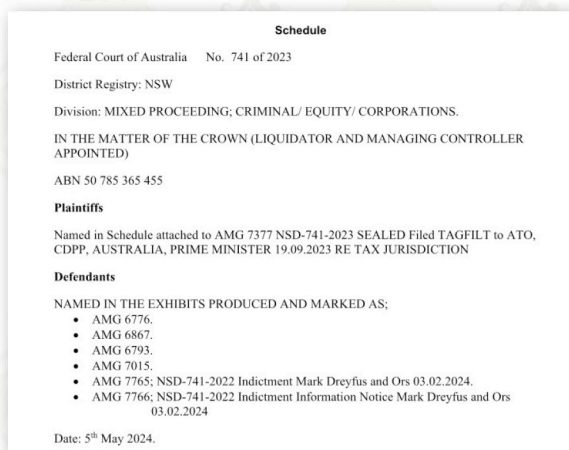
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That interference was later disclosed to Justice Michael Lee on the 1st May 2024 in the NSW proceedings who failed to inquire as to the legality of that interference

On the 5th May 2024 I (Licensor) on behalf of H.M. King Charles III and myself to enforce my control of the Crown globally

which also relevantly referred to an indictment against **Mark Dreyfus**

Following disclosure of that information and the related completed due diligence it must have become clear to Justice Lee that the liability under the provisions of a **300% penalty** pursuant to the operation of s20 of the Charter of the United Nations Act 1945 (AU) in respect to the **325 x Assets that were approved under due diligence by the relevant compliance officer was truly biblical in its proportions**



as well as 894 Cross Defendants



2023  
19<sup>th</sup> July

Grant of DMRL License for Brazil and purchase of 50% interest in ABA Holdings LTDA as registered proprietor of Carpana Farm concurrent with commencement of **Carbon Trading Desk Of Our Green Planet**

## Form 3 INTERLOCUTORY PROCESS RE ENFORCEMENT OF NOTICE OF REVIEW OF DECISIONS AND CONDUCT OF LEE J. AND ORS. RE BREACHES OF SEPARATION OF POWERS.

(Corporations Rules: 2.1.2.2 14.1, Division 15, 15A.4, 15A.8, 15A.9)

Federal Court of Australia No. 741 of 2023

District Registry: NSW

Division: MIXED PROCEEDING; CRIMINAL/ EQUITY/ CORPORATIONS.

IN THE MATTER OF THE CROWN (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)

ABN 50 785 365 455

**THE KING**

First Plaintiff and those named in the Schedule<sup>1</sup>.

**COMMONWEALTH OF AUSTRALIA CIK: 000805157 (LIQUIDATOR AND MANAGING CONTROLLER APPOINTED)**

First Defendant and those named in the Schedule<sup>2</sup>.

**A. DETAILS OF APPLICATION**

This application is made under s61 of the *Commonwealth of Australia Constitution Act 1900* (UK) and the Laws applicable under Judicial Notice.

On the facts stated in the supporting affidavits filed in these proceedings and DCCRM-0073-2019, the applicants, The King and ors applies for the following relief:

1. That the title of these proceedings is changed to reflect the Cross Claim and Addendum to the Cross Claim.
2. Enforcement<sup>3</sup> of Recapitalisation of the First Defendant, Judicial Reviews and Writs of Ouster of Office<sup>4</sup> Quo Warranto published by Andrew Morton Garrett of the Decisions and Conduct of Lee J and all Public Officials purportedly exercising Judicial and/or Quasi-Judicial Discretionary Public Powers Conferred under Enactments presiding in any hearing in the Jurisdictions of related to Andrew Morton Garrett in any capacity.<sup>4</sup>
3. Such other orders as the Crown Attorney General deems fit upon advice from the Court.

<sup>1</sup> Attached to AMG 7377 NSD-741-2023 SEALED Filed TAGFILT to ATO, CDDP, AUSTRALIA, PRIME MINISTER 19.09.2023 RE TAX JURISDICTION

<sup>2</sup> AMG 7765 NSD-741-2022 Indictment Mark Dreyfus and Ors 03.02.2024; AMG 7766 NSD-741-2022 Indictment Information Notice Mark Dreyfus and Ors 03.02.2024

<sup>3</sup> section 440B, 440F, 440J, 459A, 459B, 459C, 459D, 459F, 459H, 459J, 459L, 459M, 459N, 459P, 459Q, 459R, 459S, 459T, 461, 462, 464, 465B, 465C, 466, 467, 467A and 467B of *Corporations Act 2001* (AU)

<sup>4</sup> Disclosed in Public Interest Disclosure Drive at the address disclosed in the affidavits.

Filed on behalf of (name & role of party) The Respondent  
Prepared by (name of person/lawyer) Andrew Garrett  
Law firm (if applicable)  
Tel 0450 831 708 Fax 02 9617 7125  
Email [amg@betterworldfuturefund.org](mailto:amg@betterworldfuturefund.org)  
Address for service (include state and postcode) Unit 3/ 11 Harvey Street, Nailsworth, South Australia, 5083



[illegible]

**"The Tenth Enactment"**  
Tenth Enactment Judicial Review by me of  
Chief Justice of the High Court of Australia  
**Susan Kiefel failure** to list proceedings  
**and REMOVAL FROM OFFICE by this enactment**



## Appointment as Liquidator and Managing Controller to ABA Holdings LTDA Tradings as OenoViva Brazil

## Order of NOLLE PROSEQUI Withdrawal Of Case by Crown Notice of Completion of Audit / Admission of Malicious Prosecution

AMG 8687; HCMP-1855-2022; in the matter of  
**Macquarie Technology Group Limited**  
 / Notice Of Crystallisation Of Personal Property  
 Security Interests Arising From Preferential Payments /

Notice Of Seizure Of Collateral / Notice Of Retention Of Collateral  
— / Notice Of Appointment Of Managing Controller  
and Liquidator and the Suppression Of Terrorism Financing  
ACT 2002 (AU), The Charter Of The United Nations ACT 1945 (AU).

AMG 8738; HCMP-1855-2022; In the matter of United States Securities  
Exchange Commission; Demand for Payment / Notice of \_\_\_\_\_  
Crystallisation Of Personal Property Security Interest Arising From  
Preferential Payments/ Notice Of Seizure Of Collateral / Notice Of Retention...

Of Collateral / Notice Of Appointment Of Managing Controller  
and Liquidator and the Suppression Of  
← Terrorism Financig ACT 2002 (AU), The Charter  
Of The United Nations ACT 1945 (AU).



- Creation of the International Crown Marshall Service / Crown Guard Service International Crown Ranger Service

Establishment of **The Albion Securities Service Limited**  
trading as **Private Gold Reserve Bank**  
on the 12th August with registered office at : Level 1,  
Devonshire House.  
One Mayfair Place London UK W1J 8AJ