

Still waiting for the answers from our lovely public servants, would be muchly appreciated, if you can answer,

This is the fourth time first time asked 9 January 2025, 12 January 2025, 25 January 2025 and today 7 February 2025,

i Am that i Am with, Writ of Prohibition and Notice of Estoppel and questions in regards the RAMONA-ANDREA NAGY/RAMONA ANDREA NAGY estate/trust/birth certificate as well CUSIP full disclosure, RES full disclosure

Notice to the Agent is Notice to the Principal

Notice to the Principal is Notice to the Agent

This is not private and confidential: covert:

This is public and transparent: overt:

Inclusive of all heirs and successors, nominees and assigns

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Done for the Public Interest and for the People

Date: 7 February 2025

From: ramona-andrea Benefactor for legal name RAMONA-ANDREA NAGY  
ramona-andrea nagy beneficiary of the RAMONA-ANDREA NAGY Estate/Trust

in care of Suite 63,

Shop 2, 238-262 Bunnerong Road,

Hillsdale, New South Wales, [2036]

pamelanagy@yahoo.com

Dear Honourable Steven Kennedy, Secretary Treasury of Australia, [steven.kennedy@treasury.gov.au](mailto:steven.kennedy@treasury.gov.au),

Dear Honourable Mark Dreyfus, Attorney General of Australia, [attorney@ag.gov.au](mailto:attorney@ag.gov.au),

Dear Honourable Michaelia Cash, Shadow Attorney General of Australia, [senator.cash@aph.gov.au](mailto:senator.cash@aph.gov.au),

Dear Honourable Penny Wong, Australian Minister for Foreign Affairs, [senator.wong@aph.gov.au](mailto:senator.wong@aph.gov.au),

Dear Honourable Chris Evans, Anti-Slavery Commissioner of Australia, [slavery.consultations@ag.gov.au](mailto:slavery.consultations@ag.gov.au),

Dear Scott Martin, Relationship Manager of the Strata Community Association, [scott.martin@strata.community](mailto:scott.martin@strata.community),

Dear Honourable Michael Tidball, Secretary of the Department of Communities and Justice, [fraudandcorruption@dcj.nsw.gov.au](mailto:fraudandcorruption@dcj.nsw.gov.au), [info@facs.nsw.gov.au](mailto:info@facs.nsw.gov.au),

Dear Honourable James Cockayne, New South Wales Anti-Slavery Commissioner, [anti.slavery@justice.nsw.gov.au](mailto:anti.slavery@justice.nsw.gov.au),

Dear Honourable Michael Allen, Chief Magistrate of New South Wales, [cmo@justice.nsw.gov.au](mailto:cmo@justice.nsw.gov.au),

Dear Honourable Andrew Scott Bell, Chief Justice of New South Wales, [Edwina.chapman@courts.nsw.gov.au](mailto:Edwina.chapman@courts.nsw.gov.au),

Dear Honourable Kenneth Tickle, Chief Executive Officer of the Law Society of New South Wales, [lawsociety@lawsociety.com.au](mailto:lawsociety@lawsociety.com.au),

Dear Honourable Tracey Hall, Sheriff of New South Wales, [eoc@justice.nsw.gov.au](mailto:eoc@justice.nsw.gov.au), [sheriffsoffice@justice.nsw.gov.au](mailto:sheriffsoffice@justice.nsw.gov.au),

Dear Honourable Michele Bullock, Chief Executive Officer of Reserve Bank of Australia, [rbainfo@rba.gov.au](mailto:rbainfo@rba.gov.au),

Dear Honourable Chris Minns, Premier of New South Wales Government, [kogarah@parliament.nsw.gov.au](mailto:kogarah@parliament.nsw.gov.au),

Dear Honourable Heather Kent, Board Member of the Legal Profession Board Tasmania, [enquiry@lpbt.com.au](mailto:enquiry@lpbt.com.au),

Dear Honourable Paul Miller, New South Wales Ombudsman, [nswombo@ombo.nsw.gov.au](mailto:nswombo@ombo.nsw.gov.au),

Dear Honourable Michael Daley, Attorney General of New South Wales, [office@daley.minister.nsw.gov.au](mailto:office@daley.minister.nsw.gov.au),

Dear Clarissa Murray, Legal Practitioner Board of Tasmania, [enquiry@lpbt.com.au](mailto:enquiry@lpbt.com.au),

Dear Chris D'aeth, [chris.daeth@justice.nsw.gov.au](mailto:chris.daeth@justice.nsw.gov.au),

Dear Honorable Stephen Gagaler, Chief Justice of the High Court of Australia, [bwickham@hcourt.gov.au](mailto:bwickham@hcourt.gov.au), [crogers@hcourt.gov.au](mailto:crogers@hcourt.gov.au),

Dear Daniel Mookhey, Treasurer of New South Wales, [daniel.mookhey@parliament.nsw.gov.au](mailto:daniel.mookhey@parliament.nsw.gov.au),

Dear Emma Keir, assessor in the LOCAL COURT OF NSW,

Dear Michael McTegg, registrar in the LOCAL COUR OF NSW,

Dear A Giles, registrar in the LOCAL COURT OF NSW,

Dear Joseph Karam Senior Registrar in the LOCAL COURT OF NSW,

Dear Sam Mostyn, Governor General of Australia, [honours@gg.gov.au](mailto:honours@gg.gov.au),

All public servants are for to serve the public meaning under fiduciary duty and fiduciary responsibility and that i, ramona-andrea still waiting for the public servants to answer to my questions.

Constructive trusts created that I, ramona andrea was aware are 2024/00298965, 2024/00142601,  
Constructive trust created that I, ramona-andrea was not aware of it till 15 December 2024,  
2024/00356518,  
New Constructive trust created 2024/00472079 on 19 December 2024,

Wishing you all the best for year 2025!

Would be muchly appreciated if any of the involved participants can provide me the deed of assignment as so far have not got it.

that i, ramona-andrea going to ask you questions to all the parties named above and that i, ramona-andrea require proper answers in integrity, transparency and with full accountability.

As well I never consented to the third-party interlopers, and they never had my privacy consent form and why was that ignored by the court as well?

In year 2024 that i, ramona-andrea have seen numerous suspicious activities in the courts especially the LOCAL COURT OF NSW Sydney Civil Registry last year.

The following public servants who breached trust law, misconduct in office, malfeasance especially Michael McTegg Registrar, Assessor Emma Keir, A Giles Registrar why is that and why no governmental agencies interfered so far and correct the errors?

It was one debt why did you allow to create four court cases/matters? Is anything to do with security fraud, tax evasion by any chance?

Why these public servants allowed to breach of their fiduciary duties?

Why can these public servants sit in double jeopardy and even more?

Why can these public servants do misconduct in office?

Why can these public servants sit in malfeasance?

Why are these public servants discriminating me? Why discrimination allowed in the court?

Why that i, ramona-andrea have been punished by the LOCAL COURT OF NSW Sydney Civil Registry?

Is anything to do that i, ramona-andrea helped Ildiko Rosenberg in the Supreme Court Case 2021/00153209 and how much suspicious activities was committed by professionals except Justice Francois Kunc?

Why Ildiko Rosenberg former solicitor George Szabo stated to Ildiko that if ramona going to get involved and help Ildiko in the Supreme Court Case that he is going to make sure that i, ramona going to get destroyed?

Why the LOCAL COURT OF NSW Sydney Civil Registry, Michael McTegg Registrar, Emma Keir Assessor and A Giles Registrar ignored that they had lawyers Lauren Ikin, Ranae Barnett commercial agent, John Frankcom lawyer practice without law practicing certificate in the State of New South Wales?

That is, Ramona-Andrea know a court case that the lawyers could not proceed as they did not have the law practicing certificate in the State of New South Wales so in this situation now isn't discrimination in my situation?

How come all the court cases constructive trust meetings last year went ahead without my consent and slavery was pushed by intent including the public servants and lawyers in the Sydney Civil Registry at the LOCAL COURT OF NSW?

Why was perverting the course of justice practiced in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Are you aware that is Probate Fraud?

Why was prima facie evidence and forensic documents struck out in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was fraud and fraudulent activities not taken into account in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was slavery pushed in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was apprehended bias carried out between Michael McTegg, Emma Keir, A Giles and Lauren Ikin, John Frankcom in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why did the rule of law was not upheld in the Sydney Civil Registry by the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was cross vesting was carried out in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was fiduciary duty breached by the public servant's name above carried out in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why was fiduciary duty denied by Michael McTegg and Emma Keir in the Sydney Civil Registry at the LOCAL COURT OF NSW in regards the RAMONA ANDREA NAGY estate/trust matters?

Why did all court cases not go in the competent jurisdiction under the Commonwealth of Australia Constitution Act 1900 UK?

Are you all aware about the Separation of Powers and the High Court Case R v Kirby Ex parte Boilermaker?

Why there was never full disclosure given and where is the deed of assignment?

Why there was no FARA registration provided by these lawyers who were operating without law practicing certificates including ASIC 402, 403, 404, 405 and 418 form in the State of New South Wales?

Why there was no lawful due process carried out?

Why was consent ignored?

Why was genocide carried out in these court cases?

Why was discrimination carried out in these court cases?

Why intimidation and harassment tactics have been carried out in these court cases?

Anything ex parte illegal are we all aware of that by the High Court Case Cameron v Coal High Court Case 1944 and the Original Constitution page 614 no judgement behind man back can be made?

Ignorance is not an excuse, right?

Where is the authentic court seal, with the signature on all court orders including on default judgements?

Why there was no judge/magistrate involved in these constructive trust meetings?

Wondering if Emma Keir and Michael McTegg and A Giles just had to follow orders to do their job as they have been told?

Wondering if Chris D'Aeth has anything to do with these court cases, which happened in the Sydney Civil Registry at the LOCAL COURT OF NSW?

After doing a lot of investigations and knowing some another stuff about him from the Supreme Court of NSW Cases do give me a lot of questions!

After my research Chris D'aeth, connected to the whole law Society, Attorney General of NSW and the court system wondering if it is any conflict of interest? Just asking 😊

That i, ramona-andrea do not believe in accidents there is a reason anything happens in the court system and as that i, ramona-andrea have seen those numerous times not just here in the Commonwealth of Australia including all around the world.

For year 2025 i, ramona-andrea would like to take a knee and bring focus to this.

All relationships legal, lawful, in love and in business are built on from a trust relationship and from there contracts are formed and terms and conditions (statutes) are applied, is that right?

If trust is broken by simple misrepresentation or lack of full disclosure then the force that a contract has, is void, is that right?

Never argue points based in contracts without first establishing if the perceived trust relationship is valid can I please get validation in regard to these constructive trust meetings?

A bonded manifest can have only one beneficiary, and beneficiary cannot be made to pay, only receive benefits, is that Right?

That i, ramona-andrea am here to receive my benefits 🙏 who is the trustee here today so great question to you all and would like to get full disclosure regarding this may I have it please?

Why was financial rape and statutory rape committed on these constructive trust meetings by Emma Keir and A Giles and why none of them put their own signature on the so-called court orders and on the default judgements?

Why Registrar A Giles did not sign the so-called court orders is that because the High Court Case R v Davidson 1954 the registrar cannot sign a court order make it invalid?

Was the reason if A Giles or Emma Keir sign that document they commit forgery under the Crimes Act 1900 Section 253?

Why Michael McTegg could not provide language performance, when he was asked on 2 August 2024?

Why Emma Keir ignored the fraudulent backdated contract, which was committed by the CF Strata Management and by the Strata Committee, when i, ramona-andrea mentioned that on court? Is she supporting the fraud?

Why was barratry and personage practiced and committed by these lawyers and public servants in the Sydney Civil Registry at the LOCAL COURT OF NSW?

Why was deception, tricks, traps, discrimination and identity theft committed by these lawyers and public servants in the Sydney Civil Registry at the LOCAL COURT OF NSW?

And not to mention, when the third court case went completely behind my back no information was provided about it till 15 December 2024, when the court case was lodged on 26 September 2024 and that i, ramona-andrea found it amazing that at 25 September 2024 me and Ildiko were in the Supreme Court of NSW for the court case 2021/00153209 are these two cases connected just asking?

How come these lawyers without law practicing certificate were allowed to practice law from the bench and as well they were allowed to do interlocutory case just like how Ildiko had it in the case 2021/00153209? Thank God that interlocutory did not go ahead. Interlocutory cases require consent as well is it to do to administer the estate for financial gain?

All after this going to share my wonderful and with all respect how Justice Kunc run the court case 2021/00153209 who knew exactly his fiduciary duty and knew how to stay professional and impartial all the way till the end from 14 May 2024 till 25 October 2024. That i, ramona-andrea do have all respect for that man who stayed impartial and done his best always and he worked by consent. He never pushed slavery and Justice Kunc definitely comprehend slavery and the Criminal Code Act 1995 Section 268.10 and he is a man with high value moral standards.

Another compliment to Deputy Chief Magistrate of New South Wales Theo Thsavidis, who has been doing his best in the last few years as i, ramona-andrea observed him numerous times and he definitely knows his fiduciary duty and his fiduciary responsibility and he knows if you are not the person then you are free to go as he has done in the GLEN SHORT constructive trust matter on 26 June 2023 last year.

For the record that I, Ramona-Andrea sending you this email as need full disclosure and slavery, personage, barratry, harassment, intimidation, genocide, warcrime, security fraud, tax evasion, power and control, discrimination, RICO cases, cross vesting, breach of fiduciary duties/responsibilities and apprehended bias must stop in these matters and as mentioned that before we should be all under Probate court and Equity jurisdiction. There is a legal title and equitable title.

Constructive trust meetings that I, Ramona-Andrea talking about are the followings: 2024/00142601, 2024/00298965, 2024/00356518 (did not get informed about this case till 15 December 2024) as they tried to do Bankruptcy without informing me and under duress and slavery that I, Ramona-Andrea paid the bankruptcy notice as stay in honor, when I, Ramona-Andrea not supposed to do that as that supposed to be paid out from the estate RAMONA ANDREA NAGY.

Are you aware that money that I, Ramona-Andrea paid under duress and slavery is (blood money)? That money is usury and connected to slavery.

That court case 2024/00356518 is listed again thank you for that for the LOCAL COURT OF NSW and Honorable Michael Allen has been allocated with the Form 56 Notice Concerning Fiduciary Relationship to settle the matter.

Wishing that Michael Allen knows his fiduciary duty and his obligations.

There is another court case coming up 2024/00472079 by the same lawyers who are practicing without law practicing certificate and these lawyers abusing the lawful due process as they supposed to lodge one claim and not multiply filing, when we are talking about one debt? When that I, Ramona-Andrea going to get full disclosure about it and the full accounting audit accounting trail in regards the ledger public and private for the legal name and the equitable title?

Why unlawful due process is happening? Is that something to do to rape and pilage the Estate RAMONA-ANDREA NAGY/RAMONA ANDREA NAGY again all without my consent and by pushing slavery?

Isn't abusive process and violation due process?

These lawyers supposed to lodge one claim and not multiply again wondering who was encouraging them? Is this part of the RICO playbook?

Why the court accepted this violation of due process?

As you can see that I, Ramona-Andrea got a lot of questions and questioning the violation of due process and the perverting the course of justice?

One debt and four constructive trusts created, is that about obtain financial gain by deception?

Does that anything do with the Security Fraud, tax evasion and breach of trust law as many times as possible?

Aren't these court cases sitting in probate Fraud? Why these court cases not in equity jurisdiction and under Probate court, when we are dealing with the deceased estate?

Why is slavery pushed in these court cases?

Why power and control tactics are used in these court cases?

Why the Tasmania Legal Professional Board Clarissa Murray not doing the investigation and not stopping these lawyers to practice without law practicing certificate?

Is Clarissa Murray colluding with the lawyers just asking?

Maybe it was all planned to make sure to keep me busy with these court cases so hardly can help my friend in the case 2021/00153209?

There is another Supreme Court Case Probate that i, ramona-andrea am aware of that and after hearing about the probate playbook not surprised anymore. Chris D'Aeth your court judgement order issued back in November 2023 looks very similar like the A Giles one issued in November 2024.

That i, ramona-andrea have seen what the lawyers/solicitors/barristers have done with Ildiko in the Supreme Court Case in regards the matter 2021/00153209 it is sad and for me it seem elderly financial abusive process.

Meantime that I, ramona-andrea very grateful and thankful how much I learnt from that court case in the Supreme Court of NSW and breaks my heart to see the corruption, fraud, deception and the collusion RICO except Justice Francois Kunc, who stayed in Honor and with integrity all the way in that matter.

That i, ramona-andrea require that all parties respond accordingly and going to need answer in next seventy-two hours by the 10 February 2025.

With all respect to the matters listed above, it is my wish, my will and my pleasure that the administrator who is the defendant to be forgiven and i, waive the benefit otherwise accrued to my estate.

Must mention the HJR 192 as i, ramona-andrea am fully aware of that as well.

All the matters in regards RAMONA ANDREA NAGY as my wish to be settled as was instructed above without injuring the Beneficiary. As well which AUD was paid out under duress and by slavery was pushed wish to be paid back to my account \$11,686. 82 and to be fixed from the estate/trust Per: Beneficiary and compensation to be paid out to the Beneficiary for all the harm, loss, damage, stress, discrimination, extortion and list is not exhaustive. The Copyright Claim Certificate was provided, which is asking \$10,000,000.00 AUD and that I, ramona-andrea is my wish, my will and my pleasure to get compensated for all the harm, loss, stress, which was caused completely unlawfully and by the violation of due process.

All the constructive trust matters for the RAMONA ANDREA NAGY must go in the future under Probate law and consent must be given by the Beneficiary.

Best regards ramona-andrea

The legal name RAMONA-ANDREA NAGY/RAMONA ANDREA NAGY

Per: Beneficiary



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