

Lawful Notice To: Sworn Peace Officers of the land called Australia also acting as Policy Enforcement Officers of the Commonwealth of Australia By way of email, fax and publishing to www.crimesagainstfathers.com/australia	Lawful Notice From: Peter-Andrew: Nolan© Human Being. All Rights Reserved. Waiving None. Without Prejudice. Standing in Gods Kingdom. Email: peter@peter Nolan.com www.peter Nolan.com
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Date: 24/03/2011	Subject: In relation to the "rule of law" in the land called Australia.
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1. Notices And Explanation.

This Lawful Notice is issued under the common law jurisdiction of the land commonly known as Australia.

This lawful notice is issued under the maxims of law:

- *"All men are equal before the law"*
- *"Ignorance of the law is no excuse"*
- *"Let justice be done though the heavens may fall"*
- *"Notice to Agent is Notice to Principal"*
- *"Notice to Principal is Notice to Agent"*

A Lawful Notice is a lawful document that formally and irrevocably informs a human being of some fact or other. From the date of the Lawful Notice being received by the human being that human being may not claim 'ignorance' as a defense in a court of law for those items listed in the Lawful Notice.

It does not matter if you believe what is in the Lawful Notice or not. If what is in the Lawful Notice is true you are deemed to have been in possession of this information from your date of reading the Lawful Notice.

This Lawful Notice is written in the English Language and NOT Legalese.

2. Greetings and Summary.

This is a Lawful Notice to all those men who would call themselves men of honour and integrity who are also sworn Peace Officers on the land commonly known as Australia.

Greetings and Salutations Gentlemen.

You may be wondering why I would write a "Lawful Notice" to all of you. Well, I am doing so because of the great importance of the message I have to communicate to you. Those of you who are men of honour and integrity will know that there is something very wrong in Australia today. I left Australia in 2001 and have been back only briefly since. However, with my recent dealings with the Legal Fraternity, I can confidently state that Australia is a Totalitarian Police State. And YOU are the men who are being used to enforce this Police State. It's time you stopped.

This Lawful Notice is to put you on Notice that you are committing crimes and will be held accountable for your crimes. Ignorance of the law is no excuse. Should you assist my colleagues and I restore the rule of law in Australia the juries you face may be more lenient on you.

3. Lawful Notices

3.1 General Issues Relating to being Peace Officers and Policy Enforcement Officers.

You are hereby Lawfully Noticed of the following.

1. The entity known as THE COMMONWEALTH OF AUSTRALIA is a registered entity on the US Securities and Exchange Commission. It is a foreign corporation.
2. All States in Australia are corporate entities and have the legal status of corporations.
3. Given 1 and 2 THE COMMONWEALTH OF AUSTRALIA and all states are operating under a set of rules called Uniform Commercial Code (UCC).
4. All Legislation written and issued by THE COMMONWEALTH OF AUSTRALIA and the states is Uniform Commercial Code legislation. It is NOT law.
5. The Legislation of THE COMMONWEALTH OF AUSTRALIA and the states MAY NOT be forced onto any man who has rescinded his consent to that legislation.
6. "Police Officers" are the Policy Enforcement Officers of the legal entity called THE COMMONWEALTH OF AUSTRALIA.
7. Peace Officers or "Officers of the Peace" are the servants of the people who live on the land commonly called Australia.
8. When asked by a man in what role you are acting you have a lawful obligation to tell that man if you are acting as a Policy Enforcement Officer or a Peace Officer.
9. When asked by a man what jurisdiction you are operating in you have a lawful obligation to tell him if you are operating as a Peace Officer under common law. Refusal to answer this question is proof that you are not operating as Peace Officer under common law.
10. When talking to the people on the land of Australia you have a lawful obligation to tell them if you are talking about Legislation to which consent is voluntary or law which is always applicable. To present legislation as law is the common law crime of fraud and you will be held accountable for that fraud from this point forward.
11. A Policy Enforcement Officer who attempts to detain any man who has made it clear that he is not subject to the legislation of THE COMMONWEALTH OF AUSTRALIA is committing the crime of kidnapping and if wearing a weapon aggravated kidnapping.
12. A Policy Enforcement Officer who attempts to incarcerate any man who has made it clear that he is not subject to the legislation of THE COMMONWEALTH OF AUSTRALIA is committing the crime of wrongful incarceration and if wearing a weapon aggravated wrongful incarceration.
13. Policy Enforcement Officers have NO JURISDICTION over any living, breathing spirit of a man unless that man consents to that jurisdiction.

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14. A Peace Officer may NOT detain any man against his will unless he has a witness to a crime (which may be himself) who is willing to write out an affidavit under penalty of perjury and full commercial liability making the accusation of the crime. This means the accuser must have first hand knowledge of the crime that was committed and first hand evidence.
 15. In the case of "Domestic Violence" allegations you are required to ask the accuser if he or she is willing to put the accusation in writing on an Affidavit under penalty of perjury and full commercial liability. If the accuser is not willing to do this you MAY NOT arrest the man.
 16. All arrests of men under "Domestic Violence" accusations are UNLAWFUL without a supporting Affidavit signed under penalty of perjury and full commercial liability. It is the crime of kidnapping and false imprisonment. ALL PEACE OFFICERS will be held accountable for committing any such crime from the date of APRIL 1 2011. So it is suggested you pass this lawful notice around REAL FAST and make sure ALL YOUR COLLEAGUES know these are the laws that apply to them.
 17. All accusations of rape, sexual harassment, assault or other forms of crime against women are required to be made on Affidavits signed under penalty of perjury and full commercial liability. The calling of the accuser is NOT privileged information and may be divulged by the accused as he sees fit.
 18. All women who are over the age of 18 and who are mentally competent and who do not have a Bonded Affidavit of being Chattel Property to a man signed and duly notarized are to be treated as equal before the law. This, very specifically, means that they will be subject to the same remedy instruction for the same crime as a man.
 19. Should you have an accuser who is willing to make an accusation on an Affidavit under penalty of perjury and full commercial liability you may bring the accused before a Magistrate or a Judge and you must put the Magistrate/Judge under his Oath of Office to ensure he is operating under common law. You may then present the evidence. The Magistrate/Judge may choose to hold the accused for a period of 48 hours based on the strength of the evidence and the considerations of the Magna Carta.
 20. You may NOT incarcerate an accused man without a signed instruction from a Magistrate or Judge. Any such incarceration is unlawful and you will be held accountable for it.
 21. Therefore, when you arrest a man the first steps are to.
 - a. Bring the accuser to the police station to complete their affidavit if said affidavit has not been previously completed.
 - b. Bring the accused to a magistrate to present your evidence under oath and for the magistrate to make the decision as to incarceration.
 22. Peace Officers have NO POWER OF INCARCERATION. They ONLY have power of arrest and the right to bring an accused man before a magistrate or judge.
 23. Demands for payments commonly called 'spousal support' and 'child support' are extortion and such payments can only be made with the consent of the man. Should the man lawfully refuse to pay said extortionate amounts you have NO LAWFUL right to arrest him or interfere with him in ANY WAY.

24. All 'money' such as 'spousal support' and 'child support' are voluntary payments and you may NOT arrest ANY MAN who has lawfully and properly refused to pay these extortionate amounts.

25. Attempts to kidnap and incarcerate men who have lawfully and properly refused to pay these extortionate amounts will result in YOU being held personally liable, responsible and accountable for aggravated kidnapping, assault, wrongful arrest and wrongful incarceration.

26. The 'courts' that exist in Australia today are private legal entities that operate under Uniform Commercial Code and any man who has refused the jurisdiction of these courts is not subject to any unwanted adjudication services. You may NOT participate in forcing unwanted adjudication services onto men.

27. I hereby lawfully notice all Peace Officers of my Fee Schedule as follows.

- a. I claim my FEE SCHEDULE for any transgressions by Peace Officers, government principals or agents or justice system participants is ONE TROY OUNCE of 99.99% PURE GOLD PER HOUR or portion thereof if being questioned, interrogated or in any way detained, harassed or otherwise regulated and FIVE HUNDRED TROY OUNCES of 99.99% PURE GOLD PER HOUR or portion thereof if I am handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarised consent.

28. Any free man or sovereign man may carry any weapon he chooses for his personal self defense and any use he so chooses and no Peace Officer has any right to dis-arm any man on the land known as Australia.

29. All Peace Officers are advised to learn the Magna Carta 1215 and 1297 and the Bill of Rights 1688 so as to inform themselves as to the limitations that have been placed on them from these very important documents.

Ignorance of these documents is no excuse for a Peace Officer.

From April 1st 2011 it will be assumed ALL Peace Officers and ALL Policy Enforcement Officers on the land known as Australia have

1. Been informed of this Lawful Notice.
2. Taken it upon themselves to educate themselves as to the implications of this Lawful Notice.
3. Thoroughly understood the Magna Carta and Bill of Rights which limit them as to the actions they may take towards any Free Man or Sovereign.

Gentlemen.

"Ignorance of the law is no excuse".

You had better start taking that seriously.

3.2 Specific Issues Relating to “The Peoples Court of Australia”

You are hereby Lawfully Noticed of the following.

1. On April 15th 2011 we will be proclaiming into existence “The Peoples Court of Australia”
2. “The Peoples Court of Australia” will be superior to “The High Court of the Commonwealth of Australia” because the High Court is a commercial court that merely deals with commercial transactions under the Uniform Commercial Code.

“The Peoples Court of Australia” deals with human beings under common law.

People are superior to legal fictions.

3. “The Peoples Court of Australia” will offer the protection of the common law to those who wish it’s protection.

Participation is consensual. No human being can be forced to avail of the services of “The Peoples Court of Australia”.

4. Those who choose to live outside the protection of the “The Peoples Court of Australia” using common law or any other system of law such as Originie Law offered by the Originies, will be considered outlaws.

By outlaw it is meant that they are not protected by any system of law and therefore must protect themselves.

Look it up in Wikipedia under ‘Outlaw’.

5. No Peace Officer or Policy Enforcement Officer may offer protection services to any human being who has declared themselves outside the protection of the law.

To do so is the crime of aiding and abetting a known outlaw.

This crime can be remedied by “The Peoples Court of Australia”.

6. Should a known outlaw be assaulted, robbed, killed or otherwise injured or harmed no Peace Officer or Policy Enforcement Officer may present himself as investigating this situation as no crime took place.

It is not possible to commit a crime against a human being who has specifically stated they do not wish the protection of the law of the land.

7. No human being wishing the protection of “The Peoples Court of Australia” may offer services or trade with a known outlaw.

To do so is the crime of aiding and abetting an outlaw.

This crime can be remedied by “The Peoples Court of Australia”.

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8. The right to a jury trial is inalienable as per the Magna Carta.

No human being can be deprived of property prior to a jury decision of 12 honest men of honour and integrity or so many men as both parties agree should they agree less than 12.

9. The right to freedom and liberty is inalienable as per the Magna Carta.

A human being can only be deprived of his or her freedom and liberty on the basis that there is strong evidence submitted under oath of a serious crime and that a Magistrate Appointed by "The Peoples Court of Australia" has reviewed the evidence and sincerely believes (and is performing under oath) that the accused is very likely guilty of the crime and poses an immediate and severe threat to other people if allowed to remain in the community.

All other 'incarceration' will be voluntary on the part of the accused or guilty party.

10. "The Peoples Court of Australia" does not propose to have involuntary incarceration of any human being outside of those who are severely mentally ill and pose an immediate and severe threat to other people unless restrained.

Those who are found guilty of crimes will be given the choice of obeying the Remedy Instruction of the Jury or declaring themselves outlaws. Declaring yourself an outlaw will forfeit all property and all 'human rights'. The rules of outlawry will apply.

11. Because Police Officers and Peace Officers in Australia have not voluntarily come forth and denounced their colleagues for their criminal actions. Because they have let these crimes continue for a long time. No man who has ever been a Police Officer or Peace Officer will ever be allowed to hold a position in "The Peoples Court of Australia" or to serve on a jury of "The Peoples Court of Australia".

Your eternal removal from this position will remind those who come after you of the shame and dis-honour attached to not standing up for what you know is right when you have requested and been given a position of trust in the community.

3.3 Specific Issues Relating to the Theft of the Property of Peter-Andrew: Nolan© and the implications of these specific Issues.

You are hereby Lawfully Noticed of the following.

1. On 24th of November 2009 I went to the Garfield Barwick Commonwealth Law Courts Building in George Street Parramatta.

I handed detailed claim documents to a man calling himself Paul Le Large. In these documents I set forth my claims to my property under common law. These claims have never been rebutted.

These documents were addressed to the man calling himself David Dunkley and the woman calling herself Louise Henderson.

2. On November 26th 2009 at 9:30am I entered the Garfield Barwick Commonwealth Law Courts Building in George Street Parramatta housing the Australian Federal Magistrates Courts.

At approximately 10 minutes to 10am Paul LeLarge approached me and told me that he had given my documents to David Dunkley and Louise Henderson.

The video for that meeting is here:

<http://www.youtube.com/user/peternolan1109>

<http://www.peternolan.com/LinkClick.aspx?link=CourtHearing01.wmv&tabid=538&mid=1229>

The transcript of that meeting is here:

http://www.peternolan.com/LinkClick.aspx?link=PAC6601_2007+20091126Reissue+Final.pdf&tabid=538&mid=1230

3. The video from this meeting has been placed on You Tube. This video is currently blocked into Australia. It is assumed that this is the responsibility of Julia Gillard.
4. You should be well aware that your government has made every effort to suppress the evidence of the crimes of David Dunkley up to and including suppressing the video evidence on You Tube.
5. As you can see from the video and the transcript David Dunkely make the claim that 'talk of inalienable rights is nonsense'.

He means YOUR right to life, liberty and the enjoyment of your property.

He means the same for YOUR WIVES and YOUR CHILDREN.

You might want to take exception to that.

6. In that meeting David Dunkley agreed to a fee of 1 Million ounces of gold for me to continue to defend myself against his unwanted adjudication services.
7. In that meeting I asked David Dunkley TWICE if he was serving under oath and he TWICE refused to answer this question.

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8. In that meeting I read into the record that I contended that David Dunkley was merely acting as a private employee of a private company and not as a magistrate.
 9. In that meeting David Dunkley was committing the crime of impersonating a public officer.
 10. In that meeting, as can be seen from the video, there were two Australian Federal Police Officers who claimed they are commonly called Andrew and Christopher.

Both failed in their sworn duty to protect my rights by failing to arrest the criminal David Dunkley when he refused to answer the question that he was serving under oath.

Both Andrew and Christopher must make remedy for their crimes.

Their last names may be obtained from Paul LeLarge.

11. In that meeting David Dunkley threatened to write an 'order' for the theft of my property. I put David Dunkley on Notice that should he do so then he will be accused of the common law crime of theft.
12. On 7th of December 2009 I wrote a Lawful Notice to Kevin Rudd and Robert McClelland and attached a large amount of documentation as well as including a copy of the video evidence of the business meeting with David Dunkley.

My instructions to Kevin and Robert were clear. They were to deal with their employees appropriately for having violated my common law property rights. You can read this letter here: http://www.peternolan.com/LinkClick.aspx?link=PN_Notice_Kevin_Rudd.pdf&tabid=538&mid=1230

Please note that Robert McClelland was noticed some considerable time earlier of the crimes his staff were committing. You can read this notice here: http://www.peternolan.com/LinkClick.aspx?link=PN_Notice_to_Robert_McClelland.pdf&tabid=538&mid=1230

13. Kevin Rudd and Robert McClelland at no time contacted me or provided any feedback as to their actions.
14. David Dunkley and, I believe, Louise Henderson continue to commit crimes in the full knowledge of Kevin Rudd, Robert McClelland and Julia Gillard.

Therefore, these three people have chosen to become accessories after the fact for the common theft of my property. They will each stand trial in "The Peoples Court of Australia".

15. On the 19th of February 2010 David Dunkley issued said order. You can read it here: http://www.peternolan.com/LinkClick.aspx?link=PN_Order_NvN.pdf&tabid=538&mid=1230
16. As you can see in the order the expressed dispensation seems to be 70% to my ex wife and 30% to me. David had no lawful authority to write this order.
17. The dispensation achieved by deceit was, in fact, 5% to myself and 95% to my ex wife. This is so clearly a crime it barely needs to be stated in a Lawful Notice but I am stating it anyway.

18. The criminals Justin Dowd and Greg MacCray of Watts McCray Family Law Lawyers sent 95% of the proceeds of my labour to my ex wife.

They have refused to rebut my affidavit that they committed the common law crime of theft.

I have issued a default judgment against each man for common law theft.

I shall provide the evidence of this to "The Peoples Court of Australia" for the consideration of the Jury.

19. I asked Justin Dowd for a copy of the 'Mandatory Arrest for Domestic Violence Allegations' legislation that supposedly exists in New South Wales.

Justin Dowd charged me \$A500 to 'research' a piece of legislation that is used to justify the arrest of some 22,000 men in NSW each year. You men might wonder why it was that he charged me \$A500 to provide me with legislation that is allegedly available to every single Police Officer in New South Wales.

When Justin asked me what I planned to do with this copy of the legislation I told him I was going to publish it. He then refused to give me a copy and refunded my \$A500.

You men want to ask yourself what you think that means. That a member of the public has asked for a copy of this legislation that **YOU** are told allows **YOU** to arrest and incarcerate men and he is denied even a copy of that legislation?

Ask yourself. **HAVE YOU EVER SEEN THIS LEGISLATION?** I haven't.

20. In Summary.

Kevin Rudd,	Robert McClelland,	Julia Gillard,
David Dunkley,	Louise Henderson,	Paul LeLarge,
Jennifer Nolan (ex wife),	Bill Toal (ex father in law),	Irene Toal (ex-mother in law),

Michael Toal (ex-brother-in-law),
Jarrod Robinson (former son),
Kristen Robinson (former daughter)
AFPs Andrew and Christopher (last callings unknown),
Registrar Johnston(first calling unknown),

have all committed crimes for which they will be tried fairly and justly in "The Peoples Court of Australia".

Those of you who are assigned by your superiors to handle these cases will do so with the utmost respect for the rule of law.

The most immediate issue at hand is that Peace Officers agree that they have a lawful obligation to protect my rights and the rights of so many OTHER men and that Peace Officers cease and desist their crimes against fathers as of the time of reading this Lawful Notice.

"All men (and women who claim equality) are equal before the law."

"No man (or woman who claims equality) is above the law."

4. Proposed Remedy

Gentlemen. You have betrayed your fellow Australians. There are no two ways about it.

There is not a Policy Enforcement Officer in Australia that does not know unlawful incarceration is taking place based on the lies of "Domestic Violence."

There is not a Policy Enforcement Officer in Australia that does not know that there is massive theft on a grand scale taking place based on the lies of "Spousal Support" and "Child Support".

It happened on YOUR watch. There is no way for you to duck the responsibility of allowing this to happen. There is nowhere to run. There is nowhere to hide. You wear your blue uniforms and you stand out in the crowd. It is time to admit your shameful and dis-honourable acts.

Men like me paid our taxes which fed you and your wives and your children. We trusted you to do your job properly. To only chase down those who are committing real crimes. We did not believe you would betray us and join in league with a tyrannical government to rob us of our children, our houses, our assets, our future incomes and in many cases the very lives of the men you abused. Men just like you.

Indeed. MANY of your colleagues have been similarly stolen from yet you sat back and did nothing about it. This as been so severe that it is estimated that some 4,000 Australian men commit suicide every year from the criminal abuse of their ex wives wielding the criminal Family Courts. Many of them will have been your fellow Police Officers and Peace Officers.

I have proven that the magistrates, judges, and lawyers associated with the Family Courts are criminals and that these crimes are supported and condoned by none less than Kevin Rudd, Robert McClelland and Julia Gillard. Not to mention pretty much EVERY politician.

Gentlemen.

If you are to walk on your land again with your head not held down in the shame you so thoroughly deserve you are going to have to make remedy for your crimes. To stand in front of your sons and your daughters as an honest man of honour and integrity? You are going to have to make remedy for your crimes.

This is what I propose you do.

The men of the Police Forces who are honest men of honour and integrity?

Those men who wish their children and grand children to live in freedom?

Those men who wish to do the job they are being paid for which is to protect those who pay them their salaries for services provided?

It is proposed:

1. You form your own lawful courts. I propose you call it "The Peace Officers Court of Australia".

My colleagues and I shall give you all the assistance you need to do so.

"The Peace Officers Court of Australia" will be a lower court than "The Peoples Court of Australia". It will only concern itself with cases where the accusation is against a serving Peace Officer.

Decisions may be appealed to the "The Peoples Court of Australia", the superior court.

2. IF a member of the public, or even a fellow officer, comes to you with an Affidavit of Accusation of a crime and signs that Affidavit under full penalty of perjury and commercial liability THEN you will fairly and justly try the case yourselves. It is proposed you "discipline your own".

I believe that in order for Peace Officers to win back the trust of the Australian people you are going to have to demonstrate for some considerable period of time that you are able to fairly and justly try cases of Peace Officers committing crimes.

It is proposed that you ensure that you and your colleagues are operating according to the common law as much as is humanly possible and that you do NOT push that responsibility onto the people thereby declaring that you can not be trusted and are not responsible for your own actions.

3. That should one of your number be found guilty of a crime that the jury will issue a Remedy Instruction that is commensurate with community standards.

Perhaps it should even be a little tougher. By choosing to be a Peace Officer you have put yourself forward as a man of special character and willingness to contribute. You are trusted with the power of arrest. You are trusted with weapons and trained to use them. You are taught the law to a much greater extent than the average plumber, electrician or truck driver. You are entrusted with the safety of our loved ones. You betray that trust at great price.

As a Peace Officer you are granted a position of some significant respect and responsibility in the community. And for our part we pledge to care for you and your family should you be injured in your service to us.

Perhaps Peace Officers who wish to re-earn this position in your land will want to hold your fellow Peace Officers to a higher standard.

Gentlemen.

It is up to you as to whether you are willing to ensure that your members are law abiding people.

I propose the following. In the coming weeks you Peace Officers discuss this among yourselves and decide what you will do. Should you be willing to create your own courts of law as lower courts to "The Peoples Court of Australia"? I propose ONE of your number come to the proclamation of "The Peoples Court of Australia".

2:00 pm

Friday 15th April 2011.

Parramatta Leagues Club

13-15 O'Connell Street Parramatta

The ONE re-representative will be required to take Oath as follows:

"I, common called xyz, do solemnly swear to be the faithful servant of The Peoples Court of Australia and the people who live on the land known as Australia. I solemnly swear to do all in my power to create The Peace Officers Court of Australia and I solemnly swear to bring to justice any serving Peace Officer who commits a crime against any human being living on the land known as Australia.

Should I fail to live up to this oath I understand and agree to the penalty of being hung from the neck until dead in Martin Place, Sydney.

I swear I will be successful in this endeavour or perish in the attempt.

Should I perish in the attempt? I shall take my place next to those brave men of Gallipoli, Tubruck, the Kakoda Trail and many other places where my fellow Australians have gone before me selflessly giving their lives so others may live in freedom.

This is my word. This is my bond."

I wonder if there is one man among you who will stand next to me and do as I have done.

Risk my life and all I possess so as to re-introduce the rule of law into Australia for the benefit of others.

Gentlemen.

If you refuse this Proposed Remedy?

If you refuse to ensure those of you members who commit crimes make remedy?

Then I must inform you of my Notice of Intent.

4. Notice of Intent

Gentlemen. If you refuse the Proposed Remedy? This is what I am going to do about it.

We will be proclaiming our "Peoples Court of Australia" open for business as of the 15th of April 2011.

Should the members of the Peace Officers of Australia not be able to find among you some honest men of honour and integrity to "police thy self"? Then we shall try you fairly and justly in "The Peoples Court of Australia".

In this case you will be tried by the members of the community you serve.

The people who pay your salaries.

In my opinion? They are likely to issue Remedy Instructions much more severe than might otherwise be the case on the basis that you refused to do this important job of keeping your fellow Peace Officers honest yourselves.

Make no mistake....We WILL do this.

Gentlemen.

Australia has been severely damaged as a place to live, a place to raise a family, a place to call home.

Let us join together.

Let us mend the damage done in Australia together. Let us restore the rule of law together.

Let us make Australia the inviting, family friendly land it so recently was.

Will you join me?

Best Regards

By web/fax/email only.

Peter-Andrew: Nolan©

Human Being

Primary Creditor and Secured Party for

Juristic person MR. PETER ANDREW NOLAN

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www.crimesagainstfathers.com/australia

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