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**To: NSW Attorney General NSW Senate house of representatives**

# **END THE NSW TRUSTEE & GUARDIAN TYRANNICAL SUPPRESSION OF LIBERTY**

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[Campaign created by  
paula carew](#)



We the undersign, petition the Speaker and the Members of the house of Representatives of the State of NSW and the NSW Senate to enact legislation to prohibit the plunder of protected persons estates with unnecessary administrative costs and litigation by the NSW Trustee.

1. Appoint a non Judicial panel of four members of the public, (not public servants), to review former decisions of the NSW Trustee and establish that the NSW Trustee acted in bad faith to denude protected persons, such as Alan Carew of his estate by the NSW Trustee. The panel shall have one month to complete its investigation and publish its findings.
2. Conclude that as a matter of policy the NSW Trustee conspired with the Attorney General's Office and the Crown Solicitor of NSW to denude estates of protected persons, such as Alan Carew.

3. Legislate that The NSW Trustee perform their duties gratis for protected persons.
4. As a consequence where written complaints are lodged by interested person (s) with the The NSW Trustee that a four member tribunal investigation the allegations and if found proved return the whole estate to the protected person.
5. Legislate the panel to have such powers and make orders to;
  - a Order the NSW Trustee to pay the victim, such as Alan Carew, \$550,000 .00 for denuding his estate.

## **Why is this important?**

THE NSW TRUSTEE AND GUARDIAN ARE A LAW UNTO THEMSELVES WITH NO RECOURSE FOR PERSONS WHO ARE UNDER THEIR DICTATORSHIP. END THEIR TYRANNICAL SUPPRESSION OF PEOPLE'S LIBERTY AND MAKE SURE AN INDEPENDENT WATCHDOG IS SET UP TO MONITOR NSW TRUSTEE DECISION MAKING IS IN THE PROTECTED PERSONS BEST INTERESTS NOT THE NSW TRUSTEE'S BEST INTERESTS.

WHY IS THIS IMPORTANT TO YOU.

If you are a disable person and are taken to the Guardianship Tribunal you will be put under the Public Guardian and the NSWTrustee. The NSW Trustee will then manage your finances and take a proportion of your assets every month.

The Public Guardian makes decisions where you live, your health and dental. Your family have no say in your health, or financial affairs what so ever. If you had a Enduring Power of Attorney and or an Enduring Guardian before you were put under the NSW Trustee it is worthless.

In the Public Interest this sad story involves EVERY AUSTRALIAN.This could happen to you. A 91 year old man with dementia cared for by his daughter is slowly been stripped of his assets by the NSW Trustee and Guardian.

In state of NSW the Attorney Generals office sanctions the abuse and systematic stripping of protected persons assets by the Officers of the NSW Trustee in collusion with the Crown Solicitors office and the Supreme Court of NSW. This rote is contrary to NSW Trustee and Guardian Act

In July 2012 Mr Alan Carew a 91 year old inherited \$520,000.

April 2014,Mr Carew has \$170,000 left. Why?

His daughter and carer, Paula Carew in 2012 presented various properties for approval to the NSW Trustee for her father to buy to live in, as they had no permanent accommodation.The NSW Trustee refused to release Alan Carews money to buy any property. WHY? No reason was given.

Do you think this is right ?

Paula Carew, took the matter to the Supreme Court of NSW in 2012 to ask his Honour to make a ruling that her father could buy a property to live in with his assets. The Supreme Court had the power to grant the request, but refused to exercise that power. Section 61 Chapter 4 Part 4.5 (1) NSW Trustee and Guardian Act 2009

It was sadly a case of one Government body protecting another. The cost to M Carew's estate was \$92,000. The daughter went to court for her father and the NSW Trustee defended their decision in court using Mr Carew's money. They also were given indemnity costs which amounted to over \$42,000 of Mr Carew's money and took costs when the Judge stated that neither side were to charge the other for court costs.To get some of that money back that the NSW Trustee have no right to, will cost Mr Carew's estate more money. ARE YOU GETTING THE GENERAL PICTURE NOW. THIS IS A TOTAL ABUSE OF POWER.

DO YOU THINK THIS IS RIGHT? WOULD YOU LIKE IT TO HAPPEN TO YOU?

Paula Carew then appealed to the NCAT in Goulburn Street SYDNEY NSW to review the Trustee's decision whereby they refused to release Mr Carew's assets to buy a property to live in.

The Judge who heard the appeal at the NCAT, Mr Mullane upheld the decision made by the Trustee not to allow Mr Carew his own money to buy his own property. Mr Mullane said it was alright that when Mr Carew's money would be depleted in less than 2 years then he could be put into a nursing home.

Mr Mullane was bias towards Paula Carew and lacked impartially, understanding, or compassion for Mr Carew by stating and trying to enforce his view that Mr Carew should be in a nursing home now. Mr Mullane without having met Alan or Paula Carew could not produce evidence to back up this outrageous statement, that Paula Carew who had been looking after her father for 20 years, did not have the qualifications to look after her father. Mr Mullane would not allow Paula Carew to take the witness stand, or address his Hon. Mr Mullane who has no medical training, then lectured the parties on the progression of Mr Carew's dementia without producing any evidence to back up his wild assumptions.

The NSW Trustee have not acted in Mr Carew's best interests. It is everyone right to own their own home. THIS IS A COMPLETE ABUSE OF POWER AND DICTATORSHIP OVER PEOPLE WHO CANNOT DEFEND THEMSELVES. EVERY PERSON IN AUSTRALIA IS THREATENED. HELP STOP THIS ABUSE OF DISABLE PEOPLE BY A GOVERNMENT BODY WHO SHOULD ACT IN THE BEST INTERESTS OF DISABLE PEOPLE, NOT FEATHER THE GOVERNMENT COFFERS FROM DISABLE PEOPLE'S ASSETS.

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**Reasons for signing**

- Because I know people that have this The trustee and guardian are a scam buckets taking to much advantage over people luring them in and not receiving any positive out comes

Anthony M. 2 days ago

- We have our own matter that has taken over 2 years for my father claimed a ridiculous amount in fees & said they are not delayed (By signing their own ridiculous standard of 9-12 months to resolve a will, this is still way to long in my frame!). We have now taken them to court and will seek justice for my father (RIP) and my family. They need oversight as this is not what a government body instilled with "TRUST" should be doing to those it is meant to service and protect.

Ameer S. 3 months ago

- we are parents of a disabled daughter who are trying to deal with the trust to release her funds to her now that she has turned 18 they refuse to do so with stand over tactics to what they do this

larry p. 8 months ago

**Last signed by:**

- Anthony M. 2 days ago
- Andley H. 6 days ago
- Joanne F. 11 days ago
- Silvia B. 14 days ago
- .Mary J. 14 days ago

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