List of Persons against whom a Vexatious Proceedings Order has been made pursuant to the Vexatious Proceedings Act 2005.

| | Name: | Date of Order: | File Number: |
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| 1 | VAN HAEFF: Robert William Franklin No legal proceedings shall without leave of the Court or a judge be instituted by ROBERT WILLIAM FRANKLIN VAN HAEFF or by anyone on his behalf. | 12 October 1983 | O.S. 65/80 |
| 2 | CAMERON: Donald James May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 5 March 1996 | APL 112/95 |
| 3 | ABBOTT: John Murray Prohibited from instituting proceedings against Annette FRANKLYN and Nigel FRANKLYN in Queensland without the leave of the court. | 16 December 1999 7 October 2011 | S10813/99 |
| 4 | GARGAN: Peter Alexander May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 22 May 2000 | S1888/00 |
| 5 | SARGENT: John Gary May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 16 October 2001 | S6670/01 |
| 6 | TAIT: William Peter May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 4 December 2002 | S5757/02 |
| 7 | GUNTER: Richard Stephen May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 16 April 2003 | S.11734/02 |
| 8 | BIRD: Geoffrey James May not institute or take any legal proceedings without leave of the Supreme Court or a Judge thereof. | 27 February 2004 | S7790/03 |
| 9 | MATHEWS: Russell Gordon Haig Prohibited from instituting any proceedings in any Court in Queensland against Brisbane City Council and/or any employee of the Brisbane City Council. | 9 February 2006 | S729/06 |
| 10 | FREEMAN: Lynton Noel Charles Restrained from commencing any new proceedings (apart from an appeal in these proceedings) in any Qld Court against the Applicant, (National Australia Bank Limited) its servants or agents, arising out of or concerning any of the allegations made in proceedings BS4103/98 at first instance or on appeal. | 5 May 2006 | S2195/06 |
| 11 | DART: Shirley Norma Prohibited from instituting in any court of the State of Queensland on her own behalf or on behalf of any other person, proceedings against any person which relates directly or indirectly to The Willows Shoppingtown, Townsville, without the leave of the Court. | 22 November 2006 | TS604/06, TS629/06, TS630/06 |
| 12 | DART: Frederick William Prohibited from instituting in any court of the State of Queensland on his own behalf or on behalf of any other person, proceedings against any person which relates directly or indirectly to The Willows Shoppingtown, Townsville, without the leave of the Court. | 22 November 2006 | TS604/06, TS629/06, TS630/06 |
| 13 | MANSUKHANI: Dayal Hassaram Restrained from instituting any proceedings in any Queensland Court (apart from any appeal in this proceeding). | 13 April 2007 | BS 4770/06 |

| | Name: | Date of Order: | File Number: |
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| 14 | CONDE: Milton Arnoldo Pursuant to s. 6 (2)(b) of the <i>Vexatious Proceedings Act 2005</i> ("the Act"), Milton Arnoldo Conde be and is hereby prohibited from instituting any proceeding (within the meaning of that word in the definition of "proceeding" in the dictionary in the schedule to the Act) in a court or tribunal of the State of Queensland without prior leave of a Judge of the Supreme Court of Queensland granted pursuant to Part 3 of the Act. The following proceedings instituted by Milton Arnoldo Conde be stayed pursuant to s. 6 (2)(a) of the <i>Vexatious Proceedings Act 2005</i> : (a) BS 13341 of 2009; (b) BS 13445 of 2009; (c) BS 17 of 2010; (d) BS 18 of 2010; (e) BS 165 of 2010; (f) CA 14595 of 2009. | 4 February 2010 | BS 13341/09 |
| 15 | LABAJ: John Prohibited from instituting any proceedings in Queensland (apart from an appeal in this proceeding). | 29 April 2010 | BS 11274/09 |
| 16 | FUNG: Esther Sau Kuen Restrained from instituting any proceedings in any Queensland Court (apart from Appeal in this proceeding) against Chung Hung Shun Tam (aka Cameron Tam) and Sharon Sau Fong Pun (aka Sharon Pun) without prior leave of a judge of the Trial Division of the Supreme Court of Queensland. | 4 April 2011 | BS 6756/07 |
| 17 | MBUZI: Josiyas Zifanana Prohibited from instituting proceedings in any Queensland Court (apart from an appeal from these orders). Proceeding BS5009 of 2011 commenced in the Supreme Court of Queensland by the respondent is stayed. The order of Justice Mullins made on 24 April 2012 be varied to include that proceeding 1478 of 2012 in the District Court, Mbuzi v Australia and New Zealand Banking Group Limited, be stayed. Pursuant to s.7 of the Vexatious Proceedings Act 2005, the vexatious proceedings order made by Justice Mullins on 24 April 2012 be varied by adding at the end of paragraph 3 thereof the words "and proceeding 1581 of 2012 commenced in the District Court of Queensland at Brisbane by the Respondent is stayed". | 24 April 2012 17 July 2012 17 September 2012 | BS 7491/11 BS 7491/11 BS 5749/12 |
| 18 | MCELLIGOTT: Lorain Ronda Prohibited from instituting any proceedings in any Queensland Court (apart from any Appeal in this proceeding) against the Estate of the late Joyce Alice McElligott or the Second Applicant acting in his capacity as the executor of the Will of the late Joyce Alice McElligott, without prior leave of a Judge of the Surpreme Court of Queensland. Purusant to Section 6(2)(a) of the Act, the proceeding instituted by the Respondent by way of Notice of Appeal for proceedings D52/14 and D70/14 (NA9024/14) by stayed. | 4 November 2014 | BS 9888/14 |
| 19 | ROWE: Chad Everett For the purposes of s6(1)(a) of the Act the respondent, Chad Everett Rowe, is a person who has frequently instituted or conducted vexatious proceedings in Australia; The respondent be prohibited from instituting proceedings in Queensland (apart from an appeal against these orders) without first obtaining leave under the Act; Proceeding filed by the respondent against the applicant on 16 March 2015 in the Magistrates Court of Queensland (matter number 50890 of 2015) be stayed; The appeal filed by the respondent against the applicant on 5 November 2015 in the District Court of Queensland (matter number 4337 of 2014) be stayed. | 29 May 2015 | BS 3077/15 |

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| 20 | JORGENSEN: Alan Pursuant to S6 (2) of the Vexatious Proceedings Act 2005, it is ordered that the first respondent Alan Jorgensen, or any entity controlled by the first respondent (including each of the second respondent and third respondent) shall not without leave of the Court institute or cause to be instituted any proceedings with respect to, connected with or arising out of the Rainbow Motor Inn Unit Trust. | 5 September 2016 | BS 12751/15 |
| 21 | MATHEWS: Russell Gordon Haig 1. Russell Gordon Haig Mathews is prohibited from instituting proceedings, including interlocutory proceedings, in any Queensland court or tribunal, except: a. in criminal proceedings brought against him; b. an appeal by him to the Court of Appeal against this order; c. to seek relief in the nature of habeas corpus; without leave of the Court. 2. Proceeding BS8514 of 2015 is stayed. 3. Proceeding BS12511 of 2015 is stayed. 4. Proceeding BS5450 of 2016 is stayed. 5. Proceeding BS5449 of 2016 is stayed. | 26 April 2017 | BS 3025/17; BS 5449/16 |
| 22 | MOWEN: Bevan Allan 1. Leave is granted to the Rockhampton Regional Council under s5 of the Vexatious Proceedings Act 2005 (Qld) to bring an application against Bevan Alan Mowen for a vexatious proceedings order. 2. Pursuant to s6 of the Vexatious Proceedings Act 2005 (Qld), Bevan Alan Mowen is prohibited from commencing or continuing proceedings claiming damages or aggravated damages for defamation against the Rockhampton Regional Council. 3. The Plaintiff/Respondent Bevan Alan Mowen pay the Defendant/Applicant Council's costs to be assessed on the indemnity basis. | 28 August 2018 | S. 449/17 |
| 23 | BRADLEY: Ross James Applicant is prohibited from instituting proceedings in Queensland. | 11 May 2021 | CA 133/20 |
| 24 | JORGENSEN: Alan Bradley Pursuant to s5(2) of the Vexatious Proceedings Act 2005 (Qld)(the Act), the defendants have leave to apply to the Court for a vexatious proceedings order in relation to Alan Bradley Jorgensen. Pursuant to s6(2) of the Act: (a) All of proceeding BS 1335/23, instituted by Alan Bradley Jorgensen, is permanently stayed; (b) Alan Bradley Jorgensen is prohibited from instituting proceedings in Queensland with respect to, connected with, or arising out of: (i) The dispute between the plaintiffs and the defendants the subject of proceeding BS 1335/23 (the "Dispute"), or (ii) The Farmers Fruit Box Unit (the "FFBUT"), without the prior leave of the Court; (c) Alan Bradley Jorgensen is prohibited from causing any proceeding to be instituted in Queensland with respect to, connected with, or arising out of the Dispute or the FFBUT, without the prior leave of the Court; and (d) Alan Bradley Jorgensen pay the defendants costs of proceeding BS 1335/23 to be calculated on the indemnity basis. | 31 October 2023 | BS 1335/23 |