



19 May 2022

FOI ref: 3106

To: Dean Miles

By email: [foi+request-8763-da534660@righttoknow.org.au](mailto:foi+request-8763-da534660@righttoknow.org.au)

Dear Dean Miles

### Freedom of Information Request – Decision

I refer to your request to the Treasury on 19 April 2022, for access under the *Freedom of Information Act 1982* (the FOI Act) to the following:

*I RTN FOI Records, Documents in the following Jurisdictions of Commonwealth, Australian, Western Australia, where as the Australian Govt ruled they COULD NOT PROSECUTE (S) (Sovereign) Prince Leonard, as it was proven beyond reasonable doubt.*

*Not breaking ANY laws under Section 22 Currency Act 1965, including Valuable Securities, Postage Stamps that hold 10 X to 100 X the INTRINSIC Value.*

I am an authorised decision maker under section 23 of the FOI Act.

#### Decision

I have understood your request as seeking documents regarding any actual or contemplated legal proceedings against the person you refer to as 'Prince Leonard', otherwise known as Leonard Casley.

I arranged for officers to search Treasury records for material relevant to your request. Searches were undertaken of current and archived electronic records, hard-copy document cabinets and the records management system for communications with the Treasury's portfolio ministers. No documents were located. Accordingly, I am satisfied that no such documents exist.

As the Treasury holds no documents within the scope of your request, I am refusing your request under section 24A(1) of the FOI Act.

#### Rights of Review

A statement setting out your rights of review in this matter is attached.

Yours sincerely

Kathryn Grimes  
General Counsel  
Law Division

## INFORMATION ON RIGHTS OF REVIEW

### 1. APPLICATION FOR INTERNAL REVIEW OF DECISION

Section 54 of the Freedom of Information Act gives you the right to apply for an internal review of the decision refusing to grant access to documents in accordance with your request.

An application for a review of the decision must be made in writing within 30 days of receipt of this letter.

No particular form is required but it would assist the decision-maker if you could set out in the application the grounds on which you consider that the decision should be reviewed.

An application for a review of the decision should be emailed to [FOI@Treasury.gov.au](mailto:FOI@Treasury.gov.au).

**OR**

### 2. APPLICATION TO AUSTRALIAN INFORMATION COMMISSIONER (INFORMATION COMMISSIONER) FOR REVIEW OF DECISION

Section 54L of the FOI Act gives you the right to seek a review of the decision from the Information Commissioner. An application for review must be made within 60 days of receiving the decision.

An application for review must be in writing and must:

- give details of how notices must be sent to you; and
- include a copy of the notice of decision.

You should send your application for review to:

The Information Commissioner  
Office of the Australian Information Commissioner  
GPO Box 5218  
SYDNEY NSW 2001

**AND/OR**

### 3. COMPLAINTS TO THE INFORMATION COMMISSIONER

Section 70 of the FOI Act provides that a person may complain to the Information Commissioner about action taken by an agency in the exercise of powers or the performance of functions under the FOI Act.

A complaint to the Information Commissioner must be in writing and identify the agency the complaint is about. It should be directed to the following address:

The Information Commissioner  
Office of the Australian Information Commissioner  
GPO Box 5218  
SYDNEY NSW 2001

The Information Commissioner may decline to investigate the complaint in a number of circumstances, including that you did not exercise your right to ask the agency, the Information Commissioner, a court or tribunal to review the decision.