

**Robyn Eltherington**

---

**From:** Duane Roth  
**Sent:** Wednesday, 13 May 2009 4:34 PM  
**To:** Robyn Eltherington  
**Subject:** Prisoner numbers

Hey Robyn,

After doing the data matching, we have found there are 386 'Active' Redress applicants who are currently incarcerated in Qld prisons.

Of these:

305 are currently awaiting determination of their eligibility and have not received a Letter of Offer.

3 have had a Letter of Offer sent to them for a Level 1 payment

8 have accepted the Level 1 offer, but have not been paid

2 have accepted the Level 1 offer, have not been paid, but also wish to proceed to Level 2

68 have been paid Level 1 and are progressing to Level 2.

We have not counted or looked at closed applications (so if they were paid Level 1 and exited the scheme, or if were found ineligible they aren't captured in these stats).

Let me know if you need any other info!!

**Duane Roth**

A/Manager - Redress Services

smartservice@qld.gov.au

Email: [duane.roth@communities.qld.gov.au](mailto:duane.roth@communities.qld.gov.au)

Internet: [www.qld.gov.au](http://www.qld.gov.au)

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RTI RELEASED

## Robyn Eltherington

---

**From:** OSBORNE, Carly [Carly.Osborne@correctiveservices.qld.gov.au]  
**Sent:** Monday, 11 May 2009 11:28 AM  
**To:** Brendan James  
**Cc:** imelda.bradley@justice.qld.gov.au; Robyn Eltherington  
**Subject:** Possible document that could be used instead of executed judgement debt

Hi Brendan

I am working with Amanda Dulvarie on the issue of the payment of redress money to prisoners and the recovery of COVA debts from the money paid to prisoners.

In the advent that the CICU doesn't have the ability under the legislation to recover the debt from the chief executive, we will have to legislate to allow this. To aid expedient debt recovery we are proposing that in this specific case (debts recovered from redress payments to prisoners) that some other document be used as an alternative to an executed judgement debt.

What would be the best document that could be used to satisfy the chief executive that the money was owed (eg. something signed by the victim that they have received an ex gratia payment)?

Hopefully there will be no issues with recovery but until we know with certainty that this can be achieved under the current statutory framework I think we need to look at possible alternatives.

If you can get back to me as soon as possible it would be greatly appreciated as I need to discuss with Crown Law.

Regards

Carly Osborne  
Manager,  
Child Safety and Legislation Development Branch Queensland Corrective Services  
PH: 323 93778  
FAX: 340 56301

**Robyn Eltherington**

**From:** Brendan James [Brendan.James@justice.qld.gov.au]  
**Sent:** Monday, 11 May 2009 12:30 PM  
**To:** OSBORNE, Carly  
**Cc:** Imelda Bradley; Robyn Eltherington  
**Subject:** RE: Possible document that could be used instead of executed judgement debt

Carly

The arrangements that we have in place with QCS in relation to victim trust funds is that QCS write to us requesting advice as to whether an offender to whom a payment has been made into trust has a debt to the State. If we find that they do, QCS contact the victims to advise them of their rights to bring a PI action against the offender and the trust fund is frozen for 6 mths. In the meantime, the CICU can contact the PT and register its interest in the particular trust fund by providing sufficient evidence of the debt, which would be a copy of the court order and perhaps a copy of our approved submission to the AG for payment of ex gratia compensation to the victim or a copy of the chq reference, to substantiate that payment has been made and a debt to the State created. As I understand it, the legislation does not specify what amounts to sufficient evidence.

To date there is only one example of a victim trust fund payment under that scheme and the six month window has almost closed. However, there appears to have been a breakdown in communication with QCS because we have no record of receiving their letter and have made no contact with PT as yet.

Prior to the amendments to the Corrective Services Act, in circumstances where an offender subsequently recovered against QCS there were only ad hoc arrangements for QCS to contact us to enquire about debts to the State. If an offender's claim was settled, we would seek a redirection warrant for the amount of the debt or simply write to the offender's solicitors and seek their agreement for QCS to deduct the amount of the debt from the settlement.

I think that it would be preferable if the redress legislation could allow specifically for recovery of COVA debts and set out the process we need to follow, to the extent that it can do so.

Regards

Brendan James  
 Manager  
 Criminal Injury Compensation Unit  
 Department of Justice & Attorney-General (Qld)  
 Ph: 3234 1428  
 Fax: 3235 4264

-----Original Message-----

**From:** OSBORNE, Carly  
 [mailto:Carly.Osborne@correctiveservices.qld.gov.au]  
**Sent:** Monday, 11 May 2009 11:28 AM  
**To:** Brendan James  
**Cc:** Imelda Bradley; Robyn Eltherington  
**Subject:** Possible document that could be used instead of executed judgement debt

Hi Brendan

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In the advent that the CICU doesn't have the ability under the legislation to recover the debt from the chief executive, we will have to legislate to allow this. To aid expedient debt recovery we are proposing that in this specific case (debts recovered from redress payments to prisoners) that some other document be used as an alternative to an executed judgement debt.

What would be the best document that could be used to satisfy the chief executive that

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Hopefully there will be no issues with recovery but until we know with certainty that this can be achieved under the current statutory framework I think we need to look at possible alternatives.

If you can get back to me as soon as possible it would be greatly appreciated as I need to discuss with Crown Law.

Regards

Carly Osborne  
Manager,  
Child Safety and Legislation Development Branch Queensland Corrective Services  
PH: 323 93778  
FAX: 340 56301

\*\*\*\*\*  
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RTI REVIEW

**Robyn Eltherington**

**From:** OSBORNE, Carly [Carly.Osborne@correctiveservices.qld.gov.au]  
**Sent:** Monday, 11 May 2009 1:46 PM  
**To:** Robyn Eltherington; DULVARIE, Amanda; RONEY, Christopher ; Kathryn Allan  
**Cc:** imelda.bradley@justice.qld.gov.au  
**Subject:** FW: Redress issues

FYI

Carly Osborne  
Manager,  
Child Safety and Legislation Development Branch Queensland Corrective Services  
PH: 323 93778  
FAX: 340 56301

-----Original Message-----

From: Brendan James [mailto:Brendan.James@justice.qld.gov.au]  
Sent: Monday, 11 May 2009 1:33 PM  
To: OSBORNE, Carly  
Subject: Redress issues

Carly

As discussed, my view in relation to the State (CICU) pursuing COVA debts against prisoner redress payments is that it should be taken out of the court context and made a purely legislative function. This is not only for simplicity and our ease of use but in order to remain in step with the direction that victims of crime legislation is heading.

Later this year a new Act will repeal COVA and rather than providing for compensation to victims it will primarily provide assistance by way of counselling and other non-compensation methods. Once that Act commences, no crim comp application will be heard by the courts so it would be somewhat anomalous for the State to have to seek a court order of some kind to recover a debt against prisoner redress payments held in a trust fund.

I think a better approach would be for CICU to receive notification of the details of prisoners to whom redress payments have been made and then in the case of those who have a debt to the State, forward a copy of the court order made against the prisoner to the Chief Executive.

This will be the order which the victim has tried unsuccessfully to execute against the prisoner before coming to the State seeking an ex gratia payment. Where the State has made a payment the prisoner will have accrued a debt to the State which can be proven via a copy of the approved GBN sent to the AG or perhaps by a copy of the chg referral (showing a chg was sent to the victim).

Is this sufficient for your purposes.

Cheers

Brendan James  
Manager  
Criminal Injury Compensation Unit  
Department of Justice & Attorney-General (Qld)  
Ph: 3234 1428  
Fax: 3235 4264

\*\*\*\*\*  
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RTI RELEASED

**Robyn Eltherington**

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**From:** Kathryn Allan [Kathryn.Allan@premiers.qld.gov.au]  
**Sent:** Thursday, 12 March 2009 1:00 PM  
**To:** Robyn Eltherington  
**Subject:** FW: Data for redress scheme

FYI

-----Original Message-----

**From:** HUMPHREYS, Tom  
[mailto:Tom.Humphreys@correctiveservices.qld.gov.au]  
**Sent:** Thursday, 12 March 2009 12:41 PM  
**To:** Kathryn Allan  
**Cc:** PETRIE, Kate  
**Subject:** Data for redress scheme

Hi Kathryn. I've looked in to your request for data on offenders receiving "time served" on remand and being immediately released. Unfortunately we don't have anything on this - people may be discharged from remand for a range of reasons, such as being found not guilty, receiving a community based order, suspended sentence, court ordered parole etc. Some of these outcomes don't involve supervised orders and so don't involve us. Examining the relationship between dishcharges from remand and sentencing (even looking at only the data we hold) would be a very complicated exercise, and would likely take at least a few months. Court data held by JAG might be a better place to start. Sorry I couldn't be of more help.  
Tom

Tom Humphreys  
Director, Policy and Planning  
Strategic Policy and Services  
Queensland Corrective Services

Phone: 323 93838  
Mobile:   Privacy  
Fax: 3405 6301

RTI RELEASED

**Robyn Eltherington**

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**From:** Danny Field  
**Sent:** Wednesday, 28 January 2009 5:14 PM  
**To:** Holly.Portley@treasury.qld.gov.au  
**Cc:** David Tanner; Karen Bullock; Bruce.Visser@premiers.qld.gov.au; Robyn Eltherington  
**Subject:** Redress Payments for Prisoners

**Importance:** High

Hi Holly

As you would be aware, DoC is responsible for administering the Redress Scheme and the \$100 million funding allocation. Cabinet DoC is currently working with several other departments on the process for making payments to prisoners in Queensland correctional centres. The department is currently awaiting Crown Law advice Legal Professional Privilege

Legal Professional Privilege

It is highly likely that DoC will be the agency responsible for managing payments to prisoners and any parties eligible for the distribution under any new legislation.

It is anticipated that there will be financial management issues (including regulatory requirements of other legislation) which need to be resolved in order to draft the legislation. Issues include where to hold the funds, who holds the funds and whether interest earned on the funds can be used to offset administration costs for DoC. It is not intended that interest is accrued to the prisoners.

Current estimates from Redress Services is that there will be between 300 and 400 prisoners who may be eligible for a payment of \$7,000, with some receiving higher payments under level 2.

I was hoping we could have a meeting in the next week to determine what Treasury's view is on what sort of fund we can use (e.g. just leave it in CF or set up something with QIC). I hope this email will help you with some initial thoughts. Please let me know when would be convenient.

Thanks

Danny

Karen/Dave – I have included you both as you may need to provide some advice/assistance in the establishment/running of the fund.

Danny Field  
A/Director  
Policy Development Unit  
Strategic Policy and Evaluation  
Department of Communities  
Ph: (07) 323 90790; Fax: (07) 3006 2453



**Robyn Eltherington**

**From:** Tim Feely [Tim.Feely@pt.qld.gov.au]  
**Sent:** Wednesday, 12 November 2008 3:18 PM  
**To:** Robyn Eltherington; Tom.Humphreys@correctiveservices.qld.gov.au;  
 imelda.bradley@justice.qld.gov.au; Jane Stuckey; Jenny Newton; Kathryn Allan  
**Cc:** Peter Megson; Tim Feely  
**Subject:** RE: Redress Scheme - Prisoners.

**Importance:** High

**\*\* High Priority \*\***

Jenny

The Public Trust Office would exercise its discretion in regard to any claim on the prisoners' funds.

Regards

Tim Feely  
 Deputy Director  
 Client Services  
 The Public Trustee of Queensland  
 Ph: (07) 3213 9281  
 fax: (07) 3213 9262  
 Tim.Feely@pt.qld.gov.au

>>> "Jenny Newton" <Jenny.Newton@premiers.qld.gov.au> 11/11/2008 5:16 pm  
 >>> >>>

Thanks Tim,

Can I also ask you about paying out money to the Attorney-General's Criminal Compensation Unit (CICU). If you got a letter from CICU saying (1) are you holding monies for prisoner X and if so can you send x\$ to us to repay to COVA/ex gratia money we have paid out. What would you do? Would it make any difference if CICU went to court to get a warrant of redirection? Likewise for DoC, if you got a letter or court order from CICU what would you do?

-----Original Message-----

**From:** Tim Feely [mailto:Tim.Feely@pt.qld.gov.au]  
**Sent:** Tuesday, 11 November 2008 4:56 PM  
**To:** robyn.eltherington@communities.qld.gov.au;  
 Tom.Humphreys@correctiveservices.qld.gov.au;  
 imelda.bradley@justice.qld.gov.au; Jane Stuckey; Jenny Newton; Kathryn Allan  
**Cc:** Peter Megson; Tim Feely  
**Subject:** Redress Scheme - Prisoners.  
**Importance:** High

**\*\* High Priority \*\***

Jenny

We have had the opportunity to consider your email of today's date in regard to the above.

We attach Public Trust Office comments in regard to same.

Regards

Tim Feely  
 Deputy Director  
 Client Services  
 The Public Trustee of Queensland  
 Ph: (07) 3213 9281  
 fax: (07) 3213 9262  
 Tim.Feely@pt.qld.gov.au

\*\*\*\*\*

\*\*\*\*

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RTI RELEASED

**Robyn Eltherington**

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**From:** Robyn Eltherington  
**Sent:** Tuesday, 16 September 2008 3:25 PM  
**To:** Emma Z Ogilvie  
**Subject:** FW: Redress Scheme list

**Attachments:** List of Applicants in Correction Centres\_Parole as at 090408.xls

FYI

*Robyn Eltherington  
Forde Policy Officer  
Strategic Policy and Evaluation Directorate  
Department of Communities  
PH: 3224 8862*

---

**From:** Robyn Eltherington  
**Sent:** Tuesday, 15 April 2008 2:37 PM  
**To:** 'HUMPHREYS, Tom'  
Mark Francis; Jo Searle  
**Subject:** Redress Scheme list

Hi Tom

Please find attached an updated confidential list of Queensland prisoners registered with the Redress Scheme. The list is current up to and including 09 April 2008 (it includes names provided in the previous list). Please note - this information is only as good as that provided by the applicants.

The last column on the spreadsheet includes information about applications which have had their eligibility reviewed – a blank in this column means that applications have not been reviewed in regard to their eligibility under the Redress Scheme.

regards

Robyn

Robyn Eltherington  
Forde Policy Officer  
Strategic Policy and Evaluation Directorate  
Department of Communities  
PH: 3224 8862



List of Applicants in  
Correcti...

RSC No	Correctional Centre	Surname	First Names	DOB	Status (blank = to be assessed)
00021	Parole				Level 1 offer made and accepted - Red
00073	Parole				Eligibility check completed
00089	Parole				Level 1 offer made and accepted - Red
00098	Woodford				Eligibility check completed
00117	Brisbane Women's Correctional Centre				Eligibility check completed
00122	Maryborough				Eligibility check completed
00129	Yaamba Rehabilitation (Maryborough Correctional Centre)				Eligibility check completed
00178	Parole				Eligibility check completed
00180	Arthur Gorrie				Application incomplete
00191	Palen Creek				Eligibility check completed
00201	Parole				Eligibility check completed
00227	Woodford				Eligibility check completed
00259	Discharged (Maryborough)				Eligibility check completed
00319	Parole				Application incomplete
00327	Maryborough				Eligibility check completed
00331	Parole				Eligibility check completed
00336	Maryborough				Eligibility check completed
00344	Capricornia				Eligibility check completed
00380	Parole				Eligibility check completed
00388	Parole (Woodford)				Application incomplete
00391	Capricornia				
00399	Wolston				
00433	Maryborough				
00435	Townsville				
00436	Parole				
00437	Capricornia				
00446	Woodford				
00463	Maryborough				
00467	Arthur Gorrie				
00472	Parole (Wolston)				
00488	Darling Downs				
00498	Capricornia				
00499	Capricornia				
00508	Capricornia				
00516	Capricornia				
00526	Borallon				
00541	Capricornia				
00558	Capricornia				
00573	Maryborough				

Personal Information

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00574	Parole	
00608	Parole (Capricornia)	
00624	Woodford	
00628	Discharged (Woodford - no parole)	
00629	Parole	
00633	Townsville	
00634	Discharged (Toowoomba)	
00638	Wolston	
00662	Parole (Arthur Gorrie)	
00668	Parole	
00671	Borallon	
00683	Parole	
00692	Maryborough	
00693	Parole	
00702	Townsville	
00703	Parole (Arthur Gorrie)	
00713	Woodford	
00725	Woodford Correctional Centre	
00742	Woodford	
00763	Capricornia	
00780	Borallon	
00802	Parole	
00821	Townsville Correctional Centre (Parole)	
00824	Woodford	
00828	Maryborough	
00830	Maryborough	
00833	Maryborough	
00860	Woodford	
00888	Parole	
00896	Arthur Gorrie	
00897	Woodford	
00913	Lotus Glen Correctional Centre	
00915	Capricornia	
00917	Wolston	
00923	Borallon	
00924	Capricornia	
00935	Woodford	
00942	Parole	
00948	Borallon	
00949	Palen Creek	

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Personal Information

00962	Parole
00967	Capricornia
00970	Borallon
00972	Capricornia
00973	Woodford
00991	Borallon
00996	Parole
01001	Woodford
01006	Darling Downs
01023	Parole
01026	Parole
01034	Woiston
01036	Townsville
01038	Woodford (Parole)
01041	Arthur Gorrie
01052	Arthur Gorrie
01061	Woodford
01083	Woiston
01084	Arthur Gorrie
01086	Yatala Labour
01088	Parole
01096	Parole (Maryborough)
01099	Lotus Glen Correctional Centre
01130	Borallon
01167	Woiston
01176	Borallon
01189	Parole
01191	Parole
01192	Maryborough
01194	Borallon
01201	Woiston
01206	Woiston
01207	Maryborough
01208	Maryborough
01225	Maryborough
01229	Maryborough
01232	Arthur Gorrie
01252	Parole
01256	Maryborough
01260	Arthur Gorrie

Personal Information

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01272	Woodford	
01278	Parole	
01281	Parole	
01282	Woodford	
01287	Townsville	
01295	Parole	
01311	Parole	
01327	Maryborough	
01332	Parole	
01347	Parole	
01363	Lotus Glen Correctional Centre	
01378	Capricornia	
01387	Borallon	
01399	Maryborough	
01400	Maryborough	
01401	Arthur Gorrie	
01402	Parole	
01405	Townsville	
01407	Capricornia	
01411	Borallon	
01418	Maryborough	
01441	Borallon	
01443	Arthur Gorrie	
01467	Borallon	
01474	Arthur Gorrie	
01483	Parole	
01485	Borallon	
01486	Arthur Gorrie	
01488	Arthur Gorrie	
01494	Wolston	
01496	Borallon	
01497	Woodford	
01529	Woodford	
01559	Arthur Gorrie	
01560	Discharged (Arthur Gorrie)	
01565	Lotus Glen Correctional Centre	
01568	Wolston	
01588	Arthur Gorrie	
01599	Woodford	
01600	Woodford	

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Personal Information

01611	Borallon
01614	Wolston
01617	Parole
01620	Wolston
01635	Maryborough
01639	Borallon
01642	Arthur Gorrie
01657	Arthur Gorrie
01659	Parole
01672	Parole
01676	Borallon
01688	Woodford
01706	Capricornia
01708	Maryborough
01709	Capricornia
01715	Arthur Gorrie
01723	Woodford
01735	Numinbah Correctional Centre
01747	Wolston
01748	Woodford
01751	Wolston
01766	Wolston
01782	Parole
01791	Wolston
01805	Lotus Glen Correctional Centre
01806	Lotus Glen Correctional Centre
01834	Parole
01835	Lotus Glen Correctional Centre
01836	Parole
01837	Wolston
01839	Wolston
01855	Wolston
01856	Parole (Borallon)
01857	Woodford
01858	Parole
01859	Parole
01864	Arthur Gorrie
01869	Woodford
01874	Woodford
01875	Wolston

Personal Information

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02271	Woodford
02273	Arthur Gorrie
02275	Maryborough
02277	Wolston
02280	Wolston
02286	Maryborough
02287	Wolston
02293	Wolston
02297	Parole
02304	Capricornia
02306	Arthur Gorrie
02310	Maryborough
02314	Capricornia
02325	Parole
02336	Woodford
02339	Parole
02343	Arthur Gorrie
02350	Marborough
02354	Wolston
02364	Arthur Gorrie
02365	Arthur Gorrie
02398	Parole
02418	Wolston
02420	Wolston
02443	Borallon
02450	Wolston Correctional Centre
02468	Woodford
02485	Parole
02502	Lotus Glen Correctional Centre
02541	Borallon
02554	Maryborough
02555	Maryborough
02562	Parole
02565	Parole
02567	Arthur Gorrie
02582	Woodford
02648	Capricornia
02657	Wolston
02660	Capricornia
02668	Capricornia

Personal Information

02669	Darling Downs	
02672	Arthur Gorrie	
02673	Arthur Gorrie	
02680	Woiston	
02689	Arthur Gorrie	
02700	Parole	
02717	Parole	
02719	Arthur Gorrie	
02723	Arthur Gorrie	
02731	Arthur Gorrie	
02732	Arthur Gorrie	
02733	Woiston	
02742	Barallon	
02752	Woodford	
02777	Parole	
02789	Parole (Maryborough)	
02792	Parole	
02796	Parole	
02809	Lotus Glen Correctional Centre	
02833	Woiston	
02833	Woiston	
02851	Capricornia	
02855	Woodford	
02866	Woiston	
02868	Woodford	
02872	Parole	
02879	Parole	
02881	Parole	
02890	Capricornia	
02909	Parole	
02910	Woodford	
02913	Arthur Gorrie	
02916	Woodford	
02924	Woiston	
02925	Lotus Glen Correctional Centre	
02932	Woodford	
02948	Parole (Palen Creek)	
02962	Woodford	
02983	Parole	
02991	Woodford	

Personal Information



91167	Darling Downs	
91158	Arthur Gorrie	
91168	Discharged (Woodford?)	
92059	Borallon	
93258	Woiston	
91189	Parole	
91198	Maryborough Correctional Centre	
91199	Maryborough Correctional Centre	
91200	Arthur Gorrie	
92073	Parole	
92078	Woiston Correctional Centre	
93271	Borallon	
92108	Parole	
92125	Parole	
91208	Parole	
92128	Parole	
92129	Parole	
93291	Bail	
93294	Woodford Correctional Centre	
93298	Unknown CC	

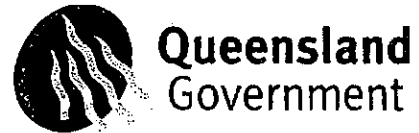
Personal Information

RTI RELEASE

.Iress Services- awaiting advice from Corrections on payment

Iress Services- awaiting advice from Corrections on payment

RTI RELEASE



Queensland  
Corrective Services

Mr Mark Francis  
A/Executive Director  
Policy Development Co-Ordination  
Strategic Policy and Evaluation  
Department of Communities  
GPO Box 806  
BRISBANE QLD 4001

*Mark*  
Dear Mr Francis

I am writing in regards to the Redress Scheme being administered by the Department of Communities in response to the recommendations of the Forde Inquiry.

Queensland Corrective Services (QCS) was invited by the Department of Communities to participate in an inter-departmental working party to support the implementation and facilitation of the redress scheme.

QCS has worked, and continues to work, closely with the Department of Communities to develop a communication strategy and arrangements for prisoners wishing to apply for payments under the Redress Scheme and by sharing necessary information, within legislative requirements, to support prisoners during the application process.

QCS has anticipated that a significant number of prisoners will be eligible for payment under the redress scheme, as a result of their previous detention in a youth detention centre or accommodation in a residential care facility. Regrettably, some of these prisoners have a high public profile due to the nature of their offending behaviour.

To ensure that QCS is able to respond to any public comment on particular recipients of Redress Scheme payments, I would like to request that identifying data be provided to this Agency, on a regular basis, on prospective payment recipients who are prisoners. Please note that this data will be treated according to the confidentiality provisions of the *Corrective Services Act 2006* (s 341).

Please contact Ms Sam McCabe, Advisor, Strategic Policy and Services, if you require any further information on (07) 3237 1646 or email [Samantha.mccabe@correctiveservices.qld.gov.au](mailto:Samantha.mccabe@correctiveservices.qld.gov.au).

I look forward to your advice.

Yours sincerely

Tom Humphreys  
A/Executive Director, Strategic Policy & Services

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Partners in criminal and social justice

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**Robyn Eltherington**

**From:** Mark Francis  
**Sent:** Thursday, 17 April 2008 6:01 PM  
**To:** HUMPHREYS, Tom  
**Cc:** Jo Searle; Robyn Eltherington; Simon Dejoux  
**Subject:** FW: Another prisoner name

**Importance:** High

Hi Tom,

I have discussed this matter with Jo Searle this evening and propose that we proceed to pay these two claimants (consistent with our Minister's position) as these individuals are not in prison and therefore captured by our agreement to withhold payments.

I would appreciate any advice that you may have that would dictate not paying them as soon as is possible. I put in a call to you this evening and will try again tomorrow.

Cheers  
 Mark

Mark Francis  
 Ph (07) 322 47463  
 Mb Privacy  
 Fax (07) 300 62453

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**From:** Jo Searle  
**Sent:** Thursday, 17 April 2008 5:41 PM  
**To:** Mark Francis  
**Subject:** FW: Another prisoner name  
**Importance:** High

Hi Mark,

As discussed, these two applicants are on parole and are a priority for payment. Can you please advise how to proceed?

Thanks, Jo

*Jo Searle*

Manager, Redress Services | smartservice QUEENSLAND | Department of Communities  
 GPO Box 806 Brisbane QLD 4001 | Level 1, 61 Mary Street, Brisbane QLD 4000  
 E [jo.searle@communities.qld.gov.au](mailto:jo.searle@communities.qld.gov.au) | W [www.communities.qld.gov.au](http://www.communities.qld.gov.au)

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**From:** Jo Searle  
**Sent:** Thursday, 27 March 2008 4:26 PM  
**To:** 'HUMPHREYS, Tom'  
**Cc:** Robyn Eltherington  
**Subject:** RE: Another prisoner name  
**Importance:** High

Hi Tom,

Further to Robyn's email, there are two applications from parolees which I ask you immediate advice on – one indivertibly has already received a letter of offer and the other has a case worker advocating for priority payment as he is at risk in his current accommodation. The applicants are –

Personal Information

– has responded to offer, providing signed Deed of Release and



accepting level 1 payment (and indicated intent to be considered for Level 2 payment). *Proposed action* - payment could be made immediately.

Personal Information – case worker has written a letter of support for special consideration, and called again today to advocate on applicant's behalf. Applicant has also called today following meeting with case worker. Eligibility has been confirmed. *Proposed action* - level 1 offer could be made immediately.

I ask that you consider these two applicants's, and if low risk you agree to the proposed actions.

Thanks, Jo

**Jo Searle**

Manager, Redress Services | smartservice QUEENSLAND | Department of Communities

GPO Box 806 Brisbane QLD 4001 | Level 1, 61 Mary Street, Brisbane QLD 4000

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RTI RELEASE