



THE NATIONAL ASSEMBLY OF SEYCHELLES

COMMITTEE ON DECLARATION OF ASSETS

**REPORT ON THE
FINDINGS AND RECOMMENDATIONS OF THE
HEARINGS OF THE COMMITTEE**

July 2025

1. Purpose of the Committee

The Declaration of Assets Committee is a Select Committee constituted by resolution of the National Assembly, following the approval of a Motion in the House. Its mandate is to investigate issues relating to non-compliance by Members of the National Assembly (MNAs) with the statutory requirements governing the declaration of assets. The Committee was granted a period of thirty (30) days from the date of approval of its Terms of Reference to complete its work and submit a report to the House.

2. Powers of the Committee

The Committee exercises its authority under Article 104 of the Constitution of Seychelles. Its powers are further defined in the National Assembly Standing Orders (2020) and Part III of the National Assembly (Privileges, Powers and Immunities) Act (2011).

3. Committee Secretariat

The Committee is supported by Ms. Genevieve Daniel, serving as Secretary, and Ms. Michelle Cupidon, serving as Assistant Secretary. All correspondence should be addressed to:

Secretary, Declaration of Assets Committee

National Assembly of Seychelles
Ile du Port, P.O. Box 734
Email: gdaniel@nationalassembly.sc
Telephone: +248 428 5600

4. Submission of Report

The undersigned Members of the Declaration of Assets Committee hereby submit this report to the National Assembly on Tuesday, 5th August 2025.

Hon. Clifford Andre
Chairperson



Hon. Sathya Naidu
Vice Chairperson



Hon. Regina Esparon
Member



Hon. Phillip Arissol
Member



Hon. Georges Romain
Member

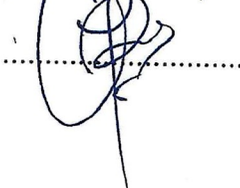


Table of Contents	P
Purpose of the Committee	3
Powers of the Committee	3
Committee Secretariat	
Submission of Report and signatories	3
Introduction	4
Executive Summary:	4
Committee Proceedings on Non-Declaration of Assets	4
<i>(i) Scheduled Appearances – 25th July 2025</i>	4
<i>(ii) Scheduled Appearances – 30th July 2025</i>	5
Responses and Legal Challenges	5
Hearings of the Committee	6
(i) Statement by the Speaker	6
(ii) Statement by the Deputy speaker	7
(iii) Statement by Commissioner May De Silva	10
(iv) Follow-Up with the Deputy Speaker	13
Regarding ACCS Spreadsheet	
(v) Statement by the Leader of Government Business (LGB)	14
(vi) Clerk’s Absence and Committee’s Response	15
(vii) Statement by the Clerk of the National Assembly	15
(viii) Statement by Hon. Sandy Arissol,	16
Chief Whip – LDS Caucus	15
Other notable Matters of Relevance	17
Recommendations of the Committee	18
Conclusion	20
The work of the Committee in pictures	20
Annexes	25

5. Introduction

This report outlines the mandate and operational framework of the Committee established to address matters related to the declaration of assets by Members of the National Assembly. The Committee is tasked with investigating potential non-compliance with asset declaration laws, reviewing any actions taken in response, and formulating recommendations to ensure adherence to these legal requirements. Additionally, the Committee will assess the implications of such matters on the image, reputation, and privileges of the National Assembly and its Members. It is empowered to receive and consider statements from Members and determine appropriate measures under the authority of the Assembly.

The Committee was intended to be composed of seven Members - five from the majority party, Linyon Demokratik Seselwa (LDS), and two from the opposition party, United Seychelles (US). While five Members from the LDS agreed to serve on the Committee, the two seats allocated to the US remain vacant, as no Members from the opposition accepted the invitation to participate. The Committee operates under defined procedural rules, with decisions made by consensus or majority vote, and its conclusions formally presented in a report.

6. Executive Summary: Committee Proceedings on Non-Declaration of Assets

In accordance with its mandate to investigate issues related to the non-declaration of assets by Members, the Select Committee issued summons on 24th July 2025, pursuant to Order 88(3) of the Standing Orders 2020. The summons were signed by Ms. Genevieve Daniel, Secretary to the Committee, on behalf of Hon. Clifford, Chairperson of the Committee. All individuals summoned were requested to bring relevant documentation or statements to assist the Committee in its deliberations.

(i) Scheduled Appearances – 25th July 2025

- Hon. Speaker Roger Mancienne – 1:00 PM
- Hon. Gervais Henrie – 1:30 PM
- Mrs. May De Silva, ACCS Commissioner – 2:00 PM
- Hon. Johan Loze – 2:30 PM
- Hon. Egbert Aglaé – 3:00 PM

(ii) Scheduled Appearances – 30th July 2025

1. Hon. Deputy Speaker (2nd Appearance) – 10:30 AM
2. Hon. Bernard Georges, Leader of Government Business – 10:45 AM
3. Hon. Tania Isaac, Clerk – 12:30 PM
4. Hon. Sebastien Pillay, Leader of the Opposition – 12:45 PM
5. Hon. Johan Loze (2nd Summons) – 1:00 PM
6. Hon. Egbert Aglaé (2nd Summons) – 1:15 PM
7. Hon. Conrad Gabriel – 1:30 PM
8. Hon. Sandy Arissol, LDS Caucus Chief Whip – 1:45 PM
9. Hon. Sylvanne Lemiel, US Caucus Chief Whip – 3:30 PM
Engagement with US Caucus

7. Responses and Legal Challenges

Three Members of the US Caucus namely Hon. Johan Loze, Hon. Egbert Aglaé, and Hon. Conrad Gabriel responded on 25th July 2025, acknowledging receipt of the summons. Notably, Hon. Gabriel had not been summoned, yet claimed to have received a summons dated 24th July, raising procedural concerns.

All three Members argued that the summons were issued under Order 88(3), which applies to the Finance and Public Accounts Committee, a Standing Committee, and not to the Select Committee on Asset Declaration. They contended that the summons lacked legal basis and declined to appear, stating their responses were sent only as a courtesy.

Fresh Summons Issued – 26th July 2025

To address the procedural concerns, fresh summons were issued to Hon. Johan Loze, Hon. Egbert Aglaé, and Hon. Conrad Gabriel, this time under Article 104(3) of the Constitution of Seychelles. The Leader of the Opposition Hon. Sebastien Pillay was also summoned. Again, all were requested to provide relevant documentation.

Despite the corrected legal basis, all four Members acknowledged receipt but declined to appear, citing that the summons were signed by the Secretary to the Committee rather than the Chairperson, rendering them invalid. Their responses were again framed only as a courtesy.

Following continued non-compliance, the Committee invited Hon. Sylvanne Lemiel, Chief Whip of the US Caucus, to clarify whether the caucus had received notification from the Clerk regarding non-

compliance since the Clerk confirmed that communication had been forwarded to caucus leadership. The same response as received by the other US Members was also received from Hon. Lemiel

The Committee observed that both rounds of correspondence from the US Caucus were addressed to the Speaker instead of the Chairperson of the Committee, which was deemed inappropriate and indicative of a lack of respect for the Committee's authority and its work.

8. Hearings of the Committee

(i) Statement by the Speaker

The Speaker clarified that he had no further information beyond what had already been presented in the National Assembly during the tabling of the Motion and the ensuing debates. His remarks were specifically in reference to the Motion proposing the establishment of a Declaration of Assets Committee, the debates that followed, and the response provided by the Motion's author, Hon. Gervais Henrie.

When questioned about his decision to accept the Motion, the Hon. Speaker explained that he had requested supporting documentation from Hon. Gervais Henrie to substantiate the legitimacy of the proposal. He proceeded with acceptance after receiving evidence of email correspondences between his office and the Anti-Corruption Commission Seychelles (ACCS), which revealed that four Members had failed to comply with asset declaration requirements. Additionally, prior to the submission of the Motion, two Members had publicly acknowledged in the Assembly that they had not submitted their declarations for an unspecified period, as recorded in the official verbatim. The Hon. Speaker considered these elements sufficient grounds to support and accept the Motion.

In response to a query regarding a letter from Hon. Conrad Gabriel, in which the Member acknowledged receipt of a summons to appear before the Committee, despite no such summons having been issued, the Speaker clarified that this did not constitute a formal confirmation. Rather, it appeared that Hon. Gabriel may have interpreted the situation as implying his involvement in the investigation. However, this interpretation suggests that he could potentially be the third Member who failed to declare his assets. The Hon. Speaker advised the Committee to exercise caution, noting that the summons letter did not explicitly reference non-compliance, although it did mention the declaration of assets. He further recommended that the Committee consult the information provided by ACCS for clarification.

A Member noted that the Motion specified the year 2024 as the period under investigation. In response, the Speaker emphasized that the Committee's Terms of Reference (TOR) take precedence over the Motion's wording. The TOR does not restrict the investigation to the year 2024 but instead grants the Committee authority to examine any relevant period, provided it pertains to Members of the 7th Assembly.

(ii) Statement by Hon. Gervais Henrie

During his questioning, Hon. Gervais Henrie confirmed that he was in possession of all emails sent from his office to the ACCS by his Senior Private Secretary on 8th April. These communications were part of a research exercise commissioned in preparation for a Private Members' Bill scheduled for debate on 9th April, brought by the Leader of the Opposition. The Bill concerned the declaration of assets by Members of the National Assembly, including those of their spouses and children.

In anticipation of his intervention, Hon. Gervais Henrie sought to determine whether there had been any prior objections or requests for inspection of Members' declarations. While no such requests had been recorded, he subsequently inquired whether all Members had submitted their declarations. His office contacted the Anti-Corruption Commission of Seychelles (ACCS), requesting anonymized data, specifically, the number of non-compliant Members without asking the ACCS to disclose their identities.

According to the ACCS's response, one (1) Member had failed to declare assets in 2023 despite multiple reminders, and four (4) Members had not declared in 2024, despite two reminders. Hon. Gervais Henrie stated his intention to submit these emails to the Committee.

He explained that reminders were sent to the National Assembly, presumably to the Clerk, and should have been forwarded to Caucus Leaders and subsequently to the Chief Whips. He emphasized that he did not know the identities of the non-compliant Members, except for two who had publicly acknowledged their non-compliance during a Sitting, as recorded in the Assembly's verbatim transcript. The identity of the third Member remains unknown to him.

Hon. Henrie also recounted a conversation with the ACCS Commissioner during a visit to the Assembly to collect signed forms. He was informed that the initial figure of four (4) non-compliant Members was incorrect due to a database error. The late Hon. Bistoquet had been mistakenly listed as non-compliant for 2024, despite her passing in late 2023. This error was attributed to her name not being removed from the ACCS database. Consequently, the

actual number of non-compliant Members was confirmed to be three (3).

When asked why he did not formally request the ACCS to investigate the non-compliance, given that the ACCS Act allows individuals to initiate such inquiries, he responded that he viewed the matter as a breach of the privileges of the National Assembly. He believed that the institution itself should address the issue to uphold its integrity and deter future violations. He emphasized that one Member had failed to declare assets for two consecutive years, which constituted a serious breach of the ACCS Act.

Hon. Henrie outlined four key reasons for bringing the matter to the floor of the House:

- a. **To draw public attention** to the issue, encouraging constituents to question their elected representatives and hold them accountable for non-compliance.
- b. **To prevent recurrence** of such actions by reinforcing the seriousness of the obligation.
- c. **To apply political pressure** on his opponents, asserting his right as a politician to scrutinize and challenge their conduct.
- d. **To prompt institutional accountability**, particularly from the ACCS. As a member of the ruling party, he felt it was appropriate to exert pressure on entities funded by the National Assembly, including the ACCS, to publicly acknowledge their inaction in 2023. He argued that had the ACCS published a report or taken visible action, it might have prevented further breaches in 2024.

He further stated that the National Assembly would never be aware of non-compliance unless the ACCS alerts it. Given that this was the first time such non-compliance had been revealed, he believed that once reminders were sent, the responsibility shifted to the National Assembly to follow up. After the Clerk had reminded Members through their respective Caucuses, the onus rested on individual Members to comply. However, due to persistent non-compliance by some Members, he supported broader recommendations.

Hon. Gervais Henrie noted that the Standing Orders Committee, which he chairs, is currently being revised to include a new Code of Conduct for Members. This will address a wide range of issues including Members' conduct, obligations, sexual harassment, bullying, and legally binding responsibilities such as renewal of driving licenses and other expectations bound by law. He recommended that non-compliance with asset declaration be explicitly

included in the revised Standing Orders and that the Committee on Asset Declaration incorporate this recommendation.

During deliberations, Hon. George Romain expressed serious concern over the issue, noting that failure to declare in both 2023 and 2024 was not a matter requiring extensive investigation. He felt the situation had become a mockery, with Members now having to perform the role of the ACCS through the Committee of Declaration of Assets. He criticized the ACCS for failing to act, stating that had they fulfilled their mandate, the issue would not have escalated to a Motion or required the formation of a committee.

Hon. Henrie was asked whether the Clerk had the authority to follow up on non-compliance. He responded that while the Clerk can alert Members through their Caucuses, she does not have authority over Members. That responsibility lies with Caucus Leaders, Chief Whips, and the Hon. Speaker. The Clerk should not be seen as issuing directives to Members.

Hon. Romain further argued that asset declaration should be treated separately in the Standing Orders due to its legal implications. He emphasized that failure to declare assets undermines the ability to investigate Members and trace the origins of their assets. He considered this a serious offence, far beyond personal misconduct such as public intoxication or speeding.

However, the Chairperson disagreed, asserting that all forms of misconduct, whether legal breaches or personal behaviour, should be treated equally. He referenced international parliamentary standards where all Member conduct is taken seriously, regardless of the nature of the offence.

Hon. Regina Esparon supported Hon. Romain's view, advocating for asset declaration to be treated as a distinct category within the Standing Orders due to its legal nature. She inquired whether the National Assembly had been notified of non-compliance in 2023, to which the Deputy Speaker responded that the Clerk could confirm this. He reiterated that the Clerk plays a vital role but does not hold authority over Members.

A proposal was made to align disciplinary action with the ACCS Act, allowing the National Assembly to report non-compliance to the Attorney General. This could result in recommendations for removal of the Member from the voters' register, effectively disqualifying them from serving in the Assembly. This would underscore the seriousness of the offence.

The Chairperson suggested categorizing all offences, including breaches of law such as public drinking, to ensure clarity and

consistency. He rejected claims that the Clerk had failed, stating that the ACCS was responsible for enforcement and had failed to act despite having the authority to sanction non-compliant Members.

It was agreed that the Standing Orders should be amended to include the following provision:

"A Member of the National Assembly shall abide by every rule, law, and regulation of the country."

Hon. Phillip supported this recommendation, emphasizing the importance of using this opportunity to strengthen the legal and ethical framework for future cohorts of Members, addressing both legal compliance and public conduct.

(iii) Statement by Commissioner May De Silva

Commissioner May De Silva appeared before the Committee following a summons issued in connection with a Motion brought by Hon. Gervais Henrie in the National Assembly. She was briefed on the purpose of the inquiry, particularly regarding communications between her office and that of the Deputy Speaker's Office, a role that he also serves. She was informed that Hon. Henrie had disclosed to the Committee that he had instructed his Senior Private Secretary, Ms. Linda Gerry to email the ACCS to seek clarification on whether there had been any prior objections or requests for inspection of Members' declarations. Upon being informed by ACCS that no such requests had been recorded, she stated that Hon. Henrie further inquired whether all Members had submitted their declarations. She confirmed that his office requested anonymized data, specifically, the number of non-compliant Members, without disclosing their identities.

Commissioner De Silva explained that under the Declaration of Assets, Liabilities and Business Interests Act, any individual is entitled to request information related to asset declarations. In this instance, Hon. Henrie had asked who had not declared. In response, she informed him that she could only provide a list of those who had declared, thereby allowing him to deduce who had not. She emphasized that it was not within the remit of her office to disclose the identities of non-compliant Members. As she was out of the country at the time, she instructed her Personal Assistant (PA) to transmit the relevant spreadsheets for 2023 and 2024 to Hon. Gervais Henrie.

However, the 2024 spreadsheet initially contained a technical error, incorrectly indicating that Hon. Churchill Gill had not declared his assets. In fact, Hon. Gill had complied, but the spreadsheet had not yet been updated. Even after the update, the system continued to

reflect four (4) non-compliant Members. Upon further investigation, it was discovered that the late Hon. Bistoquet's record had not been removed from the system following her passing in 2023, resulting in a misrepresentation of her compliance status. This administrative oversight was later corrected, and the final spreadsheet accurately reflected the declarations for both years.

When asked by the Chairperson to confirm whether she had sent the spreadsheet, Commissioner De Silva affirmed that she had. However, the Chair noted that Hon. Henrie had only referenced receiving emails, not spreadsheets. The email in question stated that one (1) Member had failed to declare in 2023 despite multiple reminders, and four (4) Members had not declared in 2024, despite two reminders. The Chair read the contents of the email aloud for the record.

It was further noted that all declaration forms predating 2023 remain in the possession of the former Commissioner, and the current Commissioner does not have access to them. Commissioner De Silva confirmed that she had sent the emails referenced by Hon. Henrie during his hearing. However, it remains unclear whether her PA sent the full spreadsheet or merely the numerical summary of non-compliant Members for 2023 and 2024.

The Commissioner was requested to submit copies of all communications between her office and that of the Deputy Speaker's Office to the Committee Secretary, to facilitate the Committee's independent investigation into Members' compliance with the law. She agreed to do so. She was also asked to provide copies of the reminder emails sent to Members, including details of the sender and recipients.

Regarding the process of issuing reminders, Commissioner De Silva explained that in 2023, she personally sent a reminder directly to the non-compliant Member. In 2024, her PA sent reminders via the Clerk's Office, who then disseminated the information to Members who had not submitted their forms on the designated day. The Clerk subsequently forwarded the same email to ACCS, confirming the communication. She confirmed that some Members responded to the 2024 reminder and submitted their declarations, although three (3) Members remains non-compliant to date.

When probed about not following up on the 2023 case which further led to other cases in 2024, Commissioner De Silva elaborated on her approach, stating that she preferred to give individuals the opportunity to comply voluntarily. Her practice was to issue a reminder and retain a record of that communication, as the legal responsibility to submit declarations lies solely with the individual Member. She acknowledged that the Act contains ambiguities and

lacks clarity in certain areas, particularly regarding sanctions. This, she noted, is a lesson learned and an area in need of legislative reform, similar to the Ethics Act, which has undergone updates.

She emphasized that while the law provides for removal from the voters' register as a sanction, the procedural clarity around this enforcement is lacking. She reiterated that she had sent the reminder directly to the Member in question but received no response. She also noted that the individual had previously expressed grievances against the institution, and her office had been cautious not to appear as harassing or persecuting the Member.

In 2024, a similar situation occurred. Commissioner De Silva maintained that the onus remains on the individual to comply. While ACCS holds the authority to sanction, their approach has been to allow reasonable flexibility, particularly given the logistical challenges in coordinating submission dates. She stressed the importance of using this experience to reflect on lessons learned and to strengthen the legal framework. She recommended that this be included in the Committee's final recommendations.

She further informed the Committee that ACCS is currently conducting an internal investigation into the matter, and that the ACCS Advisory Council, mandated to make legal recommendations to the President, will also be reviewing the issue. She confirmed that the Members in question have submitted statements to ACCS following their failure to comply, and that reminders issued to them did include references to the legal consequences of non-compliance.

The Chairperson acknowledged the Commissioner's cautious approach but emphasized that the law must be upheld. While allowing time for voluntary compliance is reasonable, the law should not be overlooked. He expressed concern that ACCS may have been too lenient or that the ambiguities in the law had hindered effective enforcement. Commissioner De Silva agreed, noting that these ambiguities are only now becoming apparent as the process unfolds.

The Chairperson raised a further concern: if investigations into the current cases are not concluded before the end of a member's term, how will ACCS enforce sanctions? He warned that the number of non-compliant cases had already increased from one (1) in 2023 to three (3) in 2024, and that inaction could lead to further deterioration. Commissioner De Silva responded that ACCS is proceeding with its investigations according to the schedule and confirmed that Members who are no longer in office will not be exempt from sanction.

Hon. George Romain expressed strong concern, stating that the matter was being treated too lightly and that firm action must be

taken to prevent recurrence. He emphasized that legislators must not undermine the very laws they enact.

Hon. Regina Esparon inquired whether the Clerk had taken any steps to encourage Members to comply. Commissioner De Silva confirmed that the Clerk had indeed sent a copy of her reminder email to ACCS and that some Members responded positively, although the three (3) non-compliant Members have still not come forward to date.

Finally, Commissioner De Silva provided a historical overview of how ACCS came to be the custodian of asset declarations. Initially, this function was overseen by a separate commissioner under Justice Renaud. In 2020, as part of a government initiative to streamline public sector operations and reduce costs, the Ethics Commission was dissolved and its functions merged into ACCS. The transition caused delays, particularly due to the need to update the declaration schedule, which had not been revised to reflect the removal of spouses and children from the declaration requirements. This delay prevented ACCS from initiating the process until the new schedule was gazetted.

She concluded by emphasizing that ACCS is taking action but must follow due process. Any legal action or sanction must be supported by documented evidence of all procedural steps taken. The Commission must also ensure that it does not violate constitutional rights or discriminate against any individual. She reiterated that under the current Act, the primary sanction for non-compliance is removal from the electoral register, a matter that may warrant further legislative review to determine whether it is a sufficiently robust deterrent.

(iv) Follow-Up Hon. Gervais Henrie Regarding ACCS Spreadsheet

Following the hearing with the ACCS Commissioner, the Committee deemed it necessary to recall the Deputy Speaker to clarify a specific point concerning the spreadsheet that the Commissioner stated had been sent to his office. According to the Commissioner, the spreadsheet, containing the list of Members who had declared their assets for 2023 and 2024, was transmitted via email to his Senior Private Secretary.

The Committee sought to determine whether the spreadsheet had indeed been sent and, if so, whether it had been received and subsequently withheld from disclosure. This clarification was essential, as Hon. Henrie had previously stated that he was unaware of the identity of the third non-compliant Member. The Committee felt that had he received the spreadsheet listing all compliant Members, he would have been able to deduce all non-compliant individuals.

Upon review of the email evidence submitted to the Committee by Hon. Henrie, it was apparent that no attachments had accompanied

the correspondences. Nonetheless, the Committee proceeded to question him directly on the matter.

In response, Hon. Henrie confirmed that he had not received the spreadsheet. He clarified that all communications were conducted between his Senior Private Secretary and the ACCS office, and that he personally had never had sight of the spreadsheet in question. This confirmation aligns with the absence of any attachments in the email records provided to the Committee.

The Committee will continue to investigate this discrepancy to determine whether the spreadsheet was omitted by ACCS or failed to reach Hon. Henrie's office due to administrative oversight.

(v) Statement by the Leader of Government Business (LGB)

During the Committee's inquiry into the chain of communication between the Anti-Corruption Commission of Seychelles (ACCS) and Members of the National Assembly, it was noted that ACCS had reportedly sent reminders regarding asset declaration compliance to the Clerk of the National Assembly. The Clerk, in turn, had disseminated these reminders to the relevant Members and copied the respective Caucus Leaders and Chief Whips.

To verify whether this communication had reached the Leader of Government Business, he was asked directly if he had received the Clerk's correspondence. In response, the LGB stated that he could not confirm at that moment whether he had received the message, as he was still reviewing his four email accounts. He explained that the summons he received did not specify the nature of the information he would be required to provide to the Committee, and therefore he had not prepared the relevant documentation in advance.

He further noted that, upon receiving the summons, he had begun retrieving information but was only now aware of the specific details he needed to investigate. He committed to reviewing his email accounts and forwarding any relevant correspondence to the Committee. He recalled receiving general communication regarding the declaration of assets and arrangements to meet with ACCS, but could not confirm whether the Clerk had sent him a message directly or via his Caucus.

The Chairperson clarified that the purpose of the question was to establish the chain of command and determine whether the information from ACCS had been effectively transmitted to Members through their respective leadership structures.

Subsequently, the Leader of Government Business did submit copies of the relevant emails to the Committee. These confirmed that his

office had indeed received the communication from the Clerk. The documentation has been annexed to the Committee's records.

(vi) Clerk's Absence and Committee's Response

It was noted during proceedings that the Clerk of the National Assembly had been issued with a formal summons to appear before the Committee. However, prior to the scheduled hearing, she had to depart the country on official mission without notifying the Committee. This omission was regarded as a serious breach of protocol and interpreted by Members as a form of disrespect toward the Committee, given the gravity of a summons issued under parliamentary authority.

The Committee emphasized that it operates with powers equivalent to those of the Supreme Court, and that once approved by the National Assembly, it holds jurisdiction over all relevant parties in the matter, including the Clerk. In this particular case, the Clerk was identified as a key custodian of critical information required for the Committee's investigation. Her absence, if left unaddressed, would undermine the integrity and completeness of the Committee's final report.

To ensure procedural fairness and continuity of the investigation, the Committee resolved to convene an urgent virtual hearing via Zoom. The National Assembly's IT Department was instructed to generate and circulate the meeting link promptly. The Clerk was contacted and agreed to participate in the hearing remotely. All Members of the Committee unanimously supported this arrangement, reaffirming that the Committee retains the authority to determine the mode of its proceedings.

(vii) Statement by the Clerk of the National Assembly

Although the Clerk had initially failed to respond formally to the summons issued by the Committee, having departed the country on official mission without prior notification to the committee, the Committee welcomed her eventual participation via a virtual hearing. She began by offering her apologies, explaining that her absence had been communicated through a general circular email to the Secretariat and had believed that there was no need to further notify the Committee. The Chair reminded her that a summons must be acknowledged formally and separately, regardless of any other communications regarding official travel.

The Clerk was questioned about the communication received from the ACCS Commissioner, specifically regarding the list of Members who had not submitted their asset declarations. She confirmed that on 29 May 2024, she received an email from ACCS identifying ten (10) Members who had not declared their assets. This notification followed

the Commissioner's visit to the National Assembly on 28 May 2024 to collect completed declaration forms.

Upon receiving the list, the Clerk stated that she immediately forwarded the email to all ten (10) Members concerned and copied both Caucus Leaders and their respective Chief Whips. She confirmed that the names of the non-compliant Members were explicitly mentioned in the email from ACCS. When asked whether the reminders were sent individually or collectively, she clarified that all Members received the same bulk email, regardless of their caucus affiliation, and that both Caucuses were copied.

The Committee then asked whether any follow-up reminders were issued, particularly after it was later established that only four (4) Members had ultimately failed to declare. The Clerk confirmed that additional reminders were circulated accordingly. However, she stated that she had no knowledge of the identities of the three (3) Members currently under investigation for non-compliance since she did not receive further communication from the ACCS to that regard.

Hon. George Romain inquired whether the emails had been forwarded to Members on the same day they were received. The Clerk confirmed that they were, but noted that she had received no acknowledgements, not even from the Caucus Leaders. She committed to forwarding all relevant correspondence from ACCS to the Committee Secretary for the record and this was done on the same afternoon.

Hon. Phillip Arissol sought confirmation that the Chief Whips had also been included in the communication. The Clerk affirmed that they had been copied on all relevant emails.

(Viii) Statement by Hon. Sandy Arissol, Chief Whip – LDS Caucus

During the Committee's review of the Clerk's testimony, reference was made to her statement that she had forwarded ACCS's reminder email, listing Members who had not submitted their asset declarations, to all ten (10) non-compliant Members, and had copied both Caucus Leaders and their respective Chief Whips.

Hon. Sandy Arissol, Chief Whip of the LDS Caucus, was asked to confirm whether he had received this communication from the Clerk. He affirmed that he had. When asked whether he had subsequently reminded Members of his Caucus to comply, Hon. Arissol confirmed that he had done so, stating that he routinely communicates such reminders via WhatsApp.

He further confirmed that the Clerk had sent individual emails to each of the ten (10) non-compliant Members and had copied both Caucus Leaders and Chief Whips in that initial round of communication.

However, while he recalled receiving the initial notification, he did not recall receiving any further communication indicating that three (3) Members had remained non-compliant following the reminders.

9. Other notable Matters of Relevance

The revised Standing Orders being worked on will empower the Speaker of the National Assembly to impose sanctions once notified of a Member's non-compliance. This is a significant development in strengthening accountability mechanisms within parliamentary procedures.

It is important to note that Hon. Conrad Gabriel was not initially summoned to appear before the Committee. However, he sent a letter acknowledging receipt of a summons and stating, like his two colleagues, that he would not attend. This was peculiar, as no summons had been issued to him at that point. His response mirrored those of Hon. Johan Loze and Hon. Egbert Aglaé, who had been officially summoned.

While the first summons issued under Order 88(3) of the Standing Orders may be legally contestable, the second summons, issued under Article 104(3) of the Constitution, was valid and properly grounded in law.

Despite this, the Members refused to appear, arguing that the summons were signed by the Secretary to the Committee rather than the Chairperson. However, the Committee confirmed that the Secretary does have the authority to sign summons on behalf of the Chairperson. The Chairperson acts as the judge, while the Secretary functions as the registrar, and therefore holds the administrative authority to issue summons.

The Committee noted that the letters of refusal were addressed to the Speaker instead of the Chairperson of the Committee, which is procedurally incorrect and reflects a lack of respect for the Committee's work. It is only because the Secretary works in the Office of the Speaker that she became aware of these letters. Had she been based elsewhere, the Committee might not have been informed of the responses, as the Speaker is not obligated to share correspondence addressed to him personally.

The Committee also observed that the US Caucus appeared to be delaying the process, potentially to avoid scrutiny before the Assembly goes into recess and is eventually dissolved. This tactic

undermines the seriousness of the summons and the Committee's mandate.

Reference was made to other parliamentary committees where Secretaries routinely sign summons on behalf of Chairpersons. Therefore, the argument that the Secretary's signature invalidates the summons is unfounded and unjustified.

The Committee received two rounds of responses from the three members, both times refusing to appear. The first response challenged the legal basis of the summons; the second questioned the authority of the signatory. These excuses are seen as attempts to avoid accountability. It is worth noting that the issue of the signature could have been raised in the first response, since those summons too were signed by the Secretary, highlighting that the members were likely stalling for time.

It is officially known that two (2) out of the three (3) Members who have not declared their assets are Hon. Egbert Aglaé and Hon. Johan Loze, as recorded in the National Assembly verbatim, where they openly stated that they had not declared their assets. The third Member is suspected to be Hon. Conrad Gabriel, based on his unsolicited response to a summons he had not yet received, which aligns with the pattern of non-compliance.

While the Committee has the legal authority to impose sanctions, the Chairperson stated that naming and shaming in the report will suffice as a form of sanction at this stage. This decision reflects a measured approach, prioritizing transparency and public accountability over punitive action.

10. Recommendations of the Committee

1. Strengthening the Standing Orders

The Standing Orders of the National Assembly should be revised and strengthened to:

- Include clear provisions on the declaration of assets and the sanctions applicable for non-compliance.
- Empower the Hon. Speaker to take disciplinary action once notified of non-compliance by the ACCS.
- Detail the classification of offences (e.g., first, second, and repeated offences) with corresponding sanctions.

- Include the provision: *“A Member of the National Assembly shall abide by every rule, law, and regulation of the country.”*
2. Sanctions and Legal Alignment
- Disciplinary action should be aligned with the ACCS Act, allowing the National Assembly to report non-compliance to the Attorney General, who may recommend the removal of the Member from the voters’ register, thereby disqualifying them from serving in the Assembly.
3. Improving Compliance Procedures
- Members who are unable to declare their assets on time must submit a formal written explanation to the ACCS through the Speaker, providing valid justification for exemption from penalties.
 - The ACCS should require Members to sign a confirmation document upon submission of their declarations. This document should be forwarded to the National Assembly and shared with the respective Caucus Leaders.
 - When ACCS visits the National Assembly to collect declarations, a sign-in register should be made available in the meeting room. This will serve as an official record of Members who have complied.
4. Enhancing Communication Protocols
- The ACCS should be given a defined timeline within which to notify the National Assembly of any non-compliance by Members.
 - All notifications regarding non-compliance should be sent directly to the Hon. Speaker, with the Clerk copied, recognizing that the Clerk is administratively responsible for staff, not Members.
5. Clarifying Responsibility and Accountability
- The Committee reaffirmed that enforcement responsibility lies with the ACCS, and that failure to act on non-compliance undermines the law.
 - All offences, including breaches such as public drinking, should be categorized to ensure consistency and clarity in disciplinary procedures.

11. Conclusion

The Committee acknowledges the cooperation of key parliamentary officials including the Hon. Speaker, Hon. Gervais Henrie, Leader of Government Business Hon. Bernard Georges, LDS Chief Whip Hon. Sandy Arissol, and the Clerk, all of whom appeared before the Committee and provided valuable insights. However, it must be noted with concern that all summoned members of the US Caucus, including the Leader of the Opposition and their Chief Whip, failed to appear before the Committee despite being duly summoned. This lack of engagement undermines the seriousness of the inquiry and the authority of the Committee.

While the Committee has the legal authority to impose sanctions on non-compliant Members, it has chosen not to do so at this stage in order to avoid delaying the process. Instead, the Committee believes that the publication of this report and the identification of non-compliant Members serves as a sufficient measure of accountability. The Committee urges all Members to uphold the principles of transparency and integrity and calls for the strengthening of institutional mechanisms to ensure full compliance with asset declaration laws in the future.

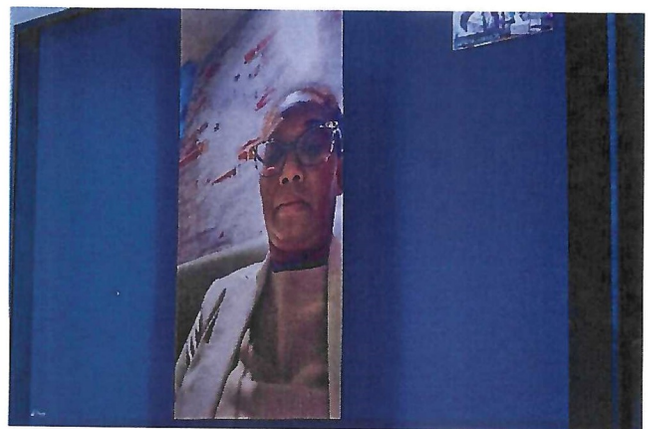
12. The work of the Committee in Pictures





Committee on Declaration of Assets Report, August 2025







13. Annexes

Terms of Reference

of

Select Committee on the Declaration of Assets by Members of The National Assembly

Role and Purpose of the Committee

Purpose of the Committee

*The Declaration of Assets Committee is a Select Committee established by resolution of the National Assembly, following the approval of a Motion in the House. The Committee has been mandated to investigate matters concerning **non-compliance by Members of the National Assembly (MNAs) with the legal requirements for the declaration of assets**. The Committee has been given a period of **30 days** from the date of the TOR being approved to complete its work and submit a report to the House.*

Tasks of the Committee

The Committee shall undertake the following tasks:

- Investigate whether any Member of the National Assembly has failed to declare their assets in accordance with the Declaration of Assets laws;
- Examine any actions that have been taken in response to such instances of non-compliance, if any;
- Formulate and present recommendations, where appropriate, to ensure compliance by Members of the National Assembly with asset declaration requirements.

Further to the information received, the Committee shall :

- Determine any implications to the National Assembly in terms of its image and reputation, and on its privileges and the privileges of its members
- Request, receive and consider any statement from any Member in relation to any violation
- Determine what measures, if any, may be taken under the authority of the National Assembly

The Committee shall be composed of seven Members

- Five Members from the majority party, LDS
- Two Members from the Opposition, US

- The Secretary and assistant Secretary of the Committee shall be appointed by the Secretariat.

Quorum

- The quorum shall be four (4) members.

Decisions and report

Decisions shall be by consensus as far as possible, or in the case of a lack of consensus, by majority vote. Conclusions of the Committee shall be contained in its Report.

Other matters

Any other point of procedure shall be according to the NAS Rules of Procedure for Committees.



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 01st, 2025

Hon. Roger Mancienne
Speaker of the National Assembly
Ile du Port

Dear Hon. Speaker

In accordance with Order 41(1) of the Standing Orders, I wish to submit the following Motion for consideration by the National Assembly:-

“Sa Lasanble i demande ki **Terms of Reference (TOR)** pou Select Committee Declarations of Asset, ki pe ganny soumet avek sa Mosyon, i ganny approve par sa lasanble pour ki sa komite i kapab fer son travay e soumet son rapor dan sa dele letan 30 zour kin ganny demande pou konplet son travay”.

Thank you.

Hon. Clifford Andre
Chairperson
Déclaration of Assets Committee



**Declaration of Assets Committee
The National Assembly of Seychelles**

Date 24.07.2025

Hon. Roger Mancienne
Speaker of the National Assembly
Ile du Port

Dear Hon. Speaker

Subject: Summons to appear before the Declaration of Assets Committee

Pursuant to Order 88(3) of the Standing Orders, 2020 you are hereby summoned to appear before the Declaration of Assets Committee on Friday 25th July 2025 at 1:00pm, at the National Assembly Premises.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

A handwritten signature in blue ink that reads 'Genevieve Daniel'.

**Genevieve Daniel
Secretary to the Committee**

On behalf of

**Hon. Clifford Andre
Chairperson**



**Declaration of Assets Committee
The National Assembly of Seychelles**

Date 24.07.2025

Hon. Gervais Henrie
Deputy Speaker
National Assembly Seychelles

Dear Hon. Henrie

Subject: Summons to appear before the Declaration of Assets Committee

Pursuant to Order 88(3) of the Standing Orders, 2020 you are hereby summoned to appear before the Declaration of Assets Committee on Friday 25th July 2025 at 1:00pm, at the National Assembly Premises.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

**Genevieve Daniel
Secretary to the Committee**

On behalf of

**Hon. Clifford Andre
Chairperson**



**Declaration of Assets Committee
The National Assembly of Seychelles**

Date 24.07.2025

Hon. Egbert Aglae
Member
National Assembly Seychelles

Dear Hon. Aglae

Subject: Summons to appear before the Declaration of Assets Committee

Pursuant to Order 88(3) of the Standing Orders, 2020 you are hereby summoned to appear before the Declaration of Assets Committee on Friday 25th July 2025 at 1:00pm, at the National Assembly Premises.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

**Genevieve Daniel
Secretary to the Committee**

On behalf of

**Hon. Clifford Andre
Chairperson**



**Declaration of Assets Committee
The National Assembly of Seychelles**

Date 24.07.2025

Hon. Johan Loze
Proportionally elected Member
National Assembly Seychelles

Dear Hon. Loze

Subject: Summons to appear before the Declaration of Assets Committee

Pursuant to Order 88(3) of the Standing Orders, 2020 you are hereby summoned to appear before the Declaration of Assets Committee on Friday 25th July 2025 at 1:00pm, at the National Assembly Premises.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

**Genevieve Daniel
Secretary to the Committee**

On behalf of

**Hon. Clifford Andre
Chairperson**



**Declaration of Assets Committee
The National Assembly of Seychelles**

Date 24.07.2025

Mrs. May De Silva
Commissioner of the ACCS
Providence Industrial Estate
KB Emporium(3floor)

Dear Mrs. De Silva

Subject: Summons to appear before the Declaration of Assets Committee

Pursuant to Order 88(3) of the Standing Orders, 2020 you are hereby summoned to appear before the Declaration of Assets Committee on Friday 25th July 2025 at 1:00pm, at the National Assembly Premises.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

**Genevieve Daniel
Secretary to the Committee**

On behalf of

**Hon. Clifford Andre
Chairperson**



**MEMBER OF THE NATIONAL ASSEMBLY
NATIONAL ASSEMBLY OF SEYCHELLES**

25th June 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker,

I acknowledge receipt of a summons dated 24th July 2025. The summons, as stated therein, has been issued pursuant to Order 88(3) of the Standing Orders, 2020. Order 88(3) grants the Finance and Public Accounts Committee -which is a standing committee-to summons and examine persons and record and take evidence. The said Order is not applicable to the Declaration of Assets Committee which is a Select Committee.

Consequently, in view that the summons has not been issued under the correct provisions of the law the summons has no legal basis.

Accordingly, I will not appear before the declaration of assets committee. I have sent this letter purely as a courtesy to the committee.

Your Faithfully,

Hon. Johan Loze
Proportionately Elected Member



**MEMBER OF THE NATIONAL ASSEMBLY OF SEYCHELLES
PORT GLAUD**

25th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker,

I acknowledge receipt of a summons dated 24th July 2025. The summons, as stated therein, has been issued pursuant to Order 88(3) of the Standing Orders, 2020. Order 88(3) grants the Finance and Public Accounts Committee -which is a standing committee-to summons and examine persons and record and take evidence. The said Order is not applicable to the Declaration of Assets Committee which is a Select Committee.

Consequently, in view that the summons has not been issued under the correct provisions of the law the summons has no legal basis.

Accordingly, I will not appear before the declaration of assets committee. I have sent this letter purely as a courtesy to the committee.

Your Faithfully,

**Hon. Egbert Aglae
Member for Port Glaud**



**MEMBER OF THE NATIONAL ASSEMBLY OF SEYCHELLES
POINTE LARUE**

25th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker,

I acknowledge receipt of a summons dated 24th July 2025. The summons, as stated therein, has been issued pursuant to Order 88(3) of the Standing Orders, 2020. Order 88(3) grants the Finance and Public Accounts Committee -which is a standing committee-to summons and examine persons and record and take evidence. The said Order is not applicable to the Declaration of Assets Committee which is a Select Committee.

Consequently, in view that the summons has not been issued under the correct provisions of the law the summons has no legal basis.

Accordingly, I will not appear before the declaration of assets committee. I have sent this letter purely as a courtesy to the committee.

Your Faithfully,

Hon. Conrad Gabriel
Member for Pointe Larue



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Bernard Georges
Leader of Government Business
National Assembly of Seychelles
Ile du Port

Dear Hon. Georges

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 10:45 am in the Speaker's Conference Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Sebastien Pillay
Leader of the Opposition
National Assembly of Seychelles
Ile du Port

Dear Hon. Pillay

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 12:45pm in the Minister's Conference Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

A handwritten signature in black ink that reads 'Genevieve Daniel'.

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 30, 2025

Hon. Sandy Arissol
Chief Whip LDS Caucus
Member of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Arissol

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 1:45pm in the Minister's Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 30, 2025

Hon. Sylvanne Lemiel
Chief Whip US Caucus
Member of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Lemiel

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 3:30pm in the Minister's Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

A handwritten signature in black ink, appearing to read 'Genevieve Daniel', is written over a light blue circular stamp.

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Egbert Aglae
Member of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Aglae

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 1:15pm in the Minister's Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

A handwritten signature in black ink that reads 'Genevieve Daniel'.

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Johan Loze
Proportionally elected Member of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Loze

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 1:00pm in the Minister's Conference Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Conrad Gabriel
Member of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Gabriel

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 1:30pm in the Minister's Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**Declaration of Assets Committee
The National Assembly of Seychelles**

July 26, 2025

Hon. Tania Isaac
Clerk of the National Assembly
National Assembly of Seychelles
Ile du Port

Dear Hon. Clerk

**Subject: Summons to appear before the Declaration of Assets
Committee**

Pursuant to article 104(3) of the Constitution you are hereby summoned to appear before the Declaration of Assets Committee on Wednesday 30th July 2025 at 12.30pm in the Minister's Room.

You are required to bring any relevant documentation or statements that may assist the Committee in its deliberations in relation to Members not declaring their assets.

Please confirm your attendance by return email to gdaniel@nationalassembly.sc and mcupidon@nationalassembly.sc

Thank you

Yours sincerely,

Genevieve Daniel
Secretary to the Committee
On behalf of

Hon. Clifford Andre
Chairperson



**OFFICE OF THE LEADER OF THE OPPOSITION
NATIONAL ASSEMBLY OF SEYCHELLES**

29th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker

I write in respect of the summons served on me to appear before the Declaration of Assets Committee.

The summons has been issued under the hand of Genevieve Daniel, in her capacity as the secretary to the Committee.

The summons has therefore not been issued by the person who is authorized by law to issue such summons. As such the summons lacks any legal foundation and is consequently invalid.

Consequently, I shall not appear before the Committee in response to the said summons.

I am notifying the Committee of the foregoing purely as a courtesy and out of respect for the Committee.

Yours sincerely,

Hon. Sébastien Pillay
Leader of the Opposition (NA)



**MEMBER OF THE NATIONAL ASSEMBLY OF SEYCHELLES
ANSE ROYALE**

30th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker

I write in respect of the summons served on me to appear before the Declaration of Assets Committee.

The summons has been issued under the hand of Genevieve Daniel, in her capacity as the secretary to the Committee.

The summons has therefore not been issued by the person who is authorized by law to issue such summons. As such the summons lacks any legal foundation and is consequently invalid.

Consequently, I shall not appear before the Committee in response to the said summons.

I am notifying the Committee of the foregoing purely as a courtesy and out of respect for the Committee.

Yours faithfully,

Hon. Sylvanne Lemiel
Member for Anse Royale



**MEMBER OF THE NATIONAL ASSEMBLY OF SEYCHELLES
PORT GLAUD**

29th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker

I write in respect of the summons served on me to appear before the Declaration of Assets Committee.

The summons has been issued under the hand of Genevieve Daniel, in her capacity as the secretary to the Committee.

The summons has therefore not been issued by the person who is authorized by law to issue such summons. As such the summons lacks any legal foundation and is consequently invalid.

Consequently, I shall not appear before the Committee in response to the said summons.

I am notifying the Committee of the foregoing purely as a courtesy and out of respect for the Committee.

Yours faithfully,

A handwritten signature in blue ink, appearing to read 'Egbert Aglae', with a long horizontal line extending to the right.

**Hon. Egbert Aglae
Member for Port Glaud**



**MEMBER OF THE NATIONAL ASSEMBLY
NATIONAL ASSEMBLY OF SEYCHELLES**

29th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker

I write in respect of the summons served on me to appear before the Declaration of Assets Committee.

The summons has been issued under the hand of Genevieve Daniel, in her capacity as the secretary to the Committee.

The summons has therefore not been issued by the person who is authorized by law to issue such summons. As such the summons lacks any legal foundation and is consequently invalid.

Consequently, I shall not appear before the Committee in response to the said summons.

I am notifying the Committee of the foregoing purely as a courtesy and out of respect for the Committee.

Your faithfully,

Hon. Johan Loze
Proportionately Elected Member



**MEMBER OF THE NATIONAL ASSEMBLY OF SEYCHELLES
POINTE LARUE**

29th July 2025

Hon. Roger Mancienne
The Speaker
National Assembly

Dear Hon. Speaker

I write in respect of the summons served on me to appear before the Declaration of Assets Committee.

The summons has been issued under the hand of Genevieve Daniel, in her capacity as the secretary to the Committee.

The summons has therefore not been issued by the person who is authorized by law to issue such summons. As such the summons lacks any legal foundation and is consequently invalid.

Consequently, I shall not appear before the Committee in response to the said summons.

I am notifying the Committee of the foregoing purely as a courtesy and out of respect for the Committee.

Yours faithfully,

**Hon. Conrad Gabriel
Member for Pointe Larue**

Linda Gerry

From: Linda Gerry
Sent: Thursday, 10 April, 2025 8:10 AM
To: Commissioner
Cc: Gervais Henrie; PA
Subject: RE: Request for information- Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021

Dear Mrs. De Silva

Thank you for your prompt reply and content duly noted.

Have a blessed day,

Kind Regards,

Ms. Linda Gerry
Senior Private Secretary To the Deputy Speaker
Tel: +248 4285600 | Ext: 5641
Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734
Email: lgerry@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: Commissioner <commissioner@accsey.com>
Sent: Wednesday, 9 April, 2025 4:47 PM
To: Linda Gerry <lgerry@nationalassembly.sc>
Cc: Gervais Henrie <ghenrie@nationalassembly.sc>; PA <pa@accsey.com>
Subject: RE: Request for information- Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021

ACCS OFFICIAL

Dear Ms Gerry

Please note that for 2023 – one MNA did not submit and has still not submitted despite some reminders. For 2024 – 4 MNAs did not submit their forms despite two reminders.

As for 2022 when the law added spouse and children's assets to be declared on the form, this was managed by the former Justice Renaud. He still has custody of those forms. You can follow up with him and check if anyone asked for their spouse not to declare their assets. This information is available under the Declaration of Assets (Business and Liabilities) Act 2016.

Thank you

Kind regards

May De Silva
COMMISSIONER

Anti-Corruption Commission Seychelles
3rd Floor, KB Emporium, Providence

P.O Box 1456, Victoria, Mahé
Republic of Seychelles

T: +248 4 326 061

General email: commissioner@accsey.com

Report corruption: complaints@accsey.com

Website : [www.accsey.com]www.accsey.com

Office Hours: Monday to Friday (8am – 4pm)

United against
CORRUPTION
for development, peace and security

Legal Notice: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, you are hereby notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited. If you have received this email in error, please notify the sender immediately by e-mail and delete this e-mail from your system. E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, delayed or incomplete, or contain viruses. Therefore, the Anti-Corruption Commission Seychelles does not accept liability for any errors or omissions in the contents of this message, which arise as a result of e-mail transmission.

Think GREEN... please do not print this e-mail unless really necessary

From: Linda Gerry <lgerry@nationalassembly.sc>

Sent: Tuesday, April 8, 2025 11:57 AM

To: Commissioner <commissioner@accsey.com>

Cc: Gervais Henrie <ghenrie@nationalassembly.sc>

Subject: RE: Request for information- Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021

Dear Mrs. De Siva

In line with the same subject matter, could you please provide statistical data (excluding names) of number of MNAs who submitted declaration of assets documents to your office after the enactment of the mentioned bill, for the year 2022 –2023 - 2024 respectively .

Thank you and kind regards,

Ms. Linda Gerry
Senior Private Secretary To the Deputy Speaker
Tel: +248 4285600 | Ext: 5641
Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734
Email: lgerry@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: Commissioner <commissioner@accsey.com>
Sent: Monday, 7 April, 2025 10:18 PM
To: Linda Gerry <lgerry@nationalassembly.sc>
Subject: Re: Request for information- Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021

Dear Ms Gerry

Thank you for your email. This is to confirm that there have been no requests to review any declaration of assets forms since ACCS took over that function in 2023. In addition there have been no complaints lodged against any politicians, their spouse or children in the period 2023/2024.

With kind regards

May De Silva
COMMISSIONER

Anti-Corruption Commission Seychelles
3rd Floor, KB Emporium, Providence

P.O Box 1456, Victoria, Mahé
Republic of Seychelles

T: +248 4 326 061

General email: commissioner@accsey.com

Report corruption: complaints@accsey.com

Website : [www.accsey.com]www.accsey.com

Office Hours: Monday to Friday (8am – 4pm)

United against
CORRUPTION
for development, peace and security

Legal Notice: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, you are hereby notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited. If you have received this email in error, please notify the sender immediately by e-mail and delete this e-mail from your system. E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, delayed or incomplete, or contain viruses. Therefore, the Anti-Corruption Commission Seychelles does not accept liability for any errors or omissions in the contents of this message, which arise as a result of e-mail transmission.

Think GREEN... please do not print this e-mail unless really necessary

From: Linda Gerry <lgerry@nationalassembly.sc>

Sent: 07 April 2025 15:58

To: compol@police.gov.sc <compol@police.gov.sc>; Molly Ferley <mferley@police.gov.sc>; Caroline Abel <governor@cbs.sc>; Erica Pothin <erica.pothin@cbs.sc>; director@fiu.sc <director@fiu.sc>; chairman@sba.org.sc <chairman@sba.org.sc>; Commissioner <commissioner@accsey.com>; randolf.s@fsaseychelles.sc <randolf.s@fsaseychelles.sc>

Cc: Gervais Henrie <ghenrie@nationalassembly.sc>

Subject: Request for information- Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021

ATTN: COMPOL

Chairperson bankers

Association

Chairperson ACCS

Governor Central Bank of

Seychelles

Director FIU, Seychelles

CEO FSA

Dear all

Greetings from Deputy speaker's office..

Kindly advise if, after the **Public Persons (Declaration of Assets, Liabilities and Business Interest) (Amendment) Bill, 2021**, was presented and voted upon in the National Assembly, whether there has been any official complaint brought forward to investigate the financial assets of any politicians, their spouses or children.

We would appreciate if any available information, be forwarded to our respective office, latest Thursday 10th April,2025.

Thanking you all in advance for your cooperation.

Kind Regards ,

Ms. Linda Gerry
Senior Private Secretary to the Deputy Speaker

Re: Summons to appear before the Committee on Declaration of Assets

From Genevieve Daniel <gdaniel@nationalassembly.sc>

Date Wed 7/30/2025 11:55 AM

To Clerk <clerk@nationalassembly.sc>

Cc Clifford Andre <candre@nationalassembly.sc>; Sathya Naidu <snaidu@nationalassembly.sc>; Phillip Arissol <parissol@nationalassembly.sc>; Regina Esparon <resparon@nationalassembly.sc>; Georges Romain <gromain@nationalassembly.sc>; Michelle Cupidon <mcupidon@nationalassembly.sc>; Brigitte Contoret <bcontoret@nationalassembly.sc>; Gillian Samson <gsamson@nationalassembly.sc>

Dear Hon. Clerk

A very good morning to you.

Kindly be informed that the Committee on Declaration of Assets wishes to have an audience with you during your scheduled appearance before the Committee at **12:30 PM today (Seychelles time)**.

As you are currently attending a regional meeting, you are kindly requested to join the session **virtually** via the link provided below:

<https://us04web.zoom.us/j/77857728215?pwd=X1Q1M82PeBWM5L8NI9L0pzpuBbIz9L.1>

We appreciate your cooperation and look forward to your participation.

Thank you.

Kind regards

Ms. Genevieve Daniel

Director-Office of the Speaker

Tel: +248 4285600 | **Ext:** 5602

Office: National Assembly of Seychelles,

Ile Du Port, P.O. BOX 734

Email: gdaniel@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: Genevieve Daniel

Sent: Saturday, July 26, 2025 10:55 PM

To: Clerk <clerk@nationalassembly.sc>

Cc: Clifford Andre <candre@nationalassembly.sc>; Sathya Naidu <snaidu@nationalassembly.sc>; Phillip Arissol <parissol@nationalassembly.sc>; Regina Esparon <resparon@nationalassembly.sc>; Georges Romain <gromain@nationalassembly.sc>; Michelle Cupidon <mcupidon@nationalassembly.sc>; Brigitte Contoret <bcontoret@nationalassembly.sc>; Gillian Samson <gsamson@nationalassembly.sc>

Subject: RE: Summons to appear before the Committee on Declaration of Assets

Dear Hon. Clerk

A very good evening to you.

Please find attached an urgent communication pertaining to the Declaration of Assets Committee for your attention.

Thank you.

Kind regards

Ms. Genevieve Daniel

Director-Office of the Speaker

Tel: +248 4285600 | **Ext:** 5602

Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734

Email: gdaniel@nationalassembly.sc

Fw: Declaration of Assets

From Clerk <clerk@nationalassembly.sc>
Date Wed 7/30/2025 1:58 PM
To Genevieve Daniel <gdaniel@nationalassembly.sc>

Dear Ms. Daniel,

Good afternoon.

Kindly find attached the correspondence between my Office and the Office of the ACCS Commissioner.

Thank you and kind regards,

Mrs. Tania Isaac
Clerk to the National Assembly
Tel: +248 4285600 | Ext: 5600
Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734
Email: clerk@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: Clerk
Sent: Wednesday, May 29, 2024 3:11 PM
To: Egbert Aglae <eaglae@nationalassembly.sc>; Wallace Cosgrow <wcosgrow@nationalassembly.sc>; Conrad Gabriel <cgabriel@nationalassembly.sc>; Churchill Gill <cgill@nationalassembly.sc>; John Hoareau

<jhoareau@nationalassembly.sc>; Flory Larue <flarue@nationalassembly.sc>; Johan Loze <jloze@nationalassembly.sc>; Sathya Naidu <snaidu@nationalassembly.sc>; Wavel Woodcock <wwoodcock@nationalassembly.sc>; Naddy Zialor <nzialor@nationalassembly.sc>
Cc: Speaker <rmancienne@nationalassembly.sc>; Sebastien Pillay <spillay@nationalassembly.sc>; Bernard Georges <bgeorges@nationalassembly.sc>; Sylvanne Lemiel <slemiel@nationalassembly.sc>; Sandy Arrisol <sarrisol@nationalassembly.sc>; SEC Leaders <sec.leaders@nationalassembly.sc>
Subject: Declaration of Assets

Dear Hon. Members,

Good afternoon.

Please find below instructions from the Anti-Corruption Commission of Seychelles (ACCS) regarding the submission of your Declaration of Assets form.

Kind regards,

Mrs. Tania Isaac
Clerk to the National Assembly
Tel: +248 4285600 | Ext: 5600
Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734
Email: clerk@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: PA <pa@accsey.com>
Sent: Wednesday, May 29, 2024 2:23 PM
To: Clerk <clerk@nationalassembly.sc>
Cc: Finance Officer <finance@accsey.com>
Subject: Declaration of Assets

ACCS INTERNAL

Dear Mrs Isaac

Please note that the following Members are yet to declare their assets. Please contact Claudia or myself on 4 32 60 61 to make the necessary arrangements to come and declare their assets at KB Emporium by Friday the 7th June 2024.

1. Hon. Egbert Aglae
2. Hon. Wallace Cosgrow
3. Hon. Conrad Gabriel
4. Hon. Churchill Gill
5. Hon. John Hoareau
6. Hon. Flory Larue
7. Hon. Johan Loze
8. Hon. Sathya Naidu
9. Hon. Wavel Woodcock
10. Hon. Naddy Zialor

Thank you for your assistance.

Kind regards
Lucy

Lucy Domingue
Personal Assistant

Anti-Corruption Commission Seychelles
KB Emporium (3rd Floor)
P.O Box 1456, Victoria, Mahé
Republic of Seychelles

T: +248 4 326 061
M: +248 2 605979

General email: pa@accsey.com
Report corruption: complaints@accsey.com
Website: [www.accsey.com]www.accsey.com

Office Hours: Monday to Friday (8am – 4pm)

United against
CORRUPTION
for development, peace and security

Legal Notice: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, you are hereby notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited. If you have received this email in error, please notify the sender immediately by e-mail and delete this e-mail from your system. E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, delayed or incomplete, or contain viruses. Therefore, the Anti-Corruption Commission Seychelles does not accept liability for any errors or omissions in the contents of this message, which arise as a result of e-mail transmission.

Think GREEN... please do not print this e-mail unless really necessary

FW: REMINDER -DECLARATION OF ASSETS FORM SUBMISSION

From Gerda Panagary <gpanagary@nationalassembly.sc>

Date Wed 7/30/2025 2:59 PM

To Sandy Arrisol <sarrisol@nationalassembly.sc>; Bernard Georges <bgeorges@nationalassembly.sc>

Cc Genevieve Daniel <gdaniel@nationalassembly.sc>

From: Brigitte Contoret <bcontoret@nationalassembly.sc>

Sent: Monday, July 1, 2024 3:55 PM

To: Gerda Panagary <gpanagary@nationalassembly.sc>

Cc: Clerk <clerk@nationalassembly.sc>; Deputy Clerk <deputyclerk@nationalassembly.sc>; Sandy Arrisol <sarrisol@nationalassembly.sc>

Subject: RE: REMINDER -DECLARATION OF ASSETS FORM SUBMISSION

Dear Ms Panagary

Email below refers.

Grateful for your assistance to bring the content of the email to the attention of the respective members.

Thank you.

Kind Regards.

Ms. Brigitte Contoret

Parliamentary Secretary to the Clerk's Office

Tel: +248 4285600 | Ext: 5603

**Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734**

Email: bcontoret@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under

applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: PA <pa@accsey.com>

Sent: Wednesday, June 26, 2024 2:15 PM

To: Clerk <clerk@nationalassembly.sc>

Subject: REMINDER

Dear Mrs Isaac

The following MNAs have not as of now handed in their Declaration of Asset forms. Completion of this form is mandatory.

Hon. Flory Larue
Hon. Sathya Naidu
Hon. Naddy Zialor

I would be grateful if you could remind them to submit their forms by next week as it is overdue.

I would be grateful if they could make contact with me on **4 32 60 61** to set up a appointment.

Thank you for your assistance.

Kind regards
Lucy

Lucy Domingue
Personal Assistant

Anti-Corruption Commission Seychelles
KB Emporium (3rd Floor)
P.O Box 1456, Victoria, Mahé
Republic of Seychelles

T: +248 4 326 061

M: +248 2 605979

General email: pa@accsey.com

Report corruption: complaints@accsey.com

Website: [www.accsey.com]www.accsey.com

Office Hours: Monday to Friday (8am – 4pm)

United against
CORRUPTION
for development, peace and security

Legal Notice: This email and any files transmitted with it are confidential and intended solely for the use of the individual or entity to whom they are addressed. If you are not the intended recipient of this email, you are hereby notified that disclosing, copying, distributing or taking any action in reliance on the contents of this information is strictly prohibited. If you have received this email in error, please notify the sender immediately by e-mail and delete this e-mail from your system. E-mail transmission cannot be guaranteed to be secure or error-free as information could be intercepted, corrupted, lost, destroyed, delayed or incomplete, or contain viruses. Therefore, the Anti-Corruption Commission Seychelles does not accept liability for any errors or omissions in the contents of this message, which arise as a result of e-mail transmission.

Think GREEN... please do not print this e-mail unless really necessary



ANTI-CORRUPTION COMMISSION
SEYCHELLES

19th May 2025

Hon. Bernard Georges
Leader of Government Business
The National Assembly of Seychelles
Ile du Port

Dear Hon. Georges

Following my letter dated 3rd April 2024, the Case Management System has been delayed further due to changes required with the Declaration of Assets form for Public Officers, under the POEC Act 2008.

Completion of this form is mandatory, and I will be available the week of the 9th of June 2025 to verify and sign your form which will be sealed and kept with ACCS for a period of 7 years. Please advise Lucy Domingue on your availability during that week and if you require an extension to complete your form. She can be contacted on 2605979 or pa@accsey.com

To this end, please find attached a copy of this year's declaration of assets form to be completed by the 17th of June 2025. (This date will not be extended beyond the 26th of June 2025).

Thank you for your cooperation and please do not hesitate to contact Lucy if you have any further queries.

Yours sincerely

May De Silva
COMMISSIONER

FW: REMINDER -DECLARATION OF ASSETS FORM SUBMISSION

From Gerda Panagary <gpanagary@nationalassembly.sc>

Date Wed 7/30/2025 2:59 PM

To Sandy Arrisol <sarrisol@nationalassembly.sc>; Bernard Georges <bgeorges@nationalassembly.sc>

Cc Genevieve Daniel <gdaniel@nationalassembly.sc>

From: Brigitte Contoret <bcontoret@nationalassembly.sc>

Sent: Monday, July 1, 2024 3:55 PM

To: Gerda Panagary <gpanagary@nationalassembly.sc>

Cc: Clerk <clerk@nationalassembly.sc>; Deputy Clerk <deputyclerk@nationalassembly.sc>; Sandy Arrisol <sarrisol@nationalassembly.sc>

Subject: RE: REMINDER -DECLARATION OF ASSETS FORM SUBMISSION

Dear Ms Panagary

Email below refers.

Grateful for your assistance to bring the content of the email to the attention of the respective members.

Thank you.

Kind Regards.

Ms. Brigitte Contoret

Parliamentary Secretary to the Clerk's Office

Tel: +248 4285600 | **Ext:** 5603

Office: National Assembly of Seychelles,
Ile Du Port, P.O. BOX 734

Email: bcontoret@nationalassembly.sc



DISCLAIMER:

This email and any attachments are intended only for the individual or company to which it is addressed and may contain information which is privileged, confidential and prohibited from disclosure or unauthorized use under

applicable law. If you are not the intended recipient of this email, you are hereby notified that any use, dissemination, or copying of this information contained in this email is strictly prohibited by the sender. If you have received this transmission in error, please return the material received to the sender and delete all copies from your system

From: PA <pa@accsey.com>
Sent: Wednesday, June 26, 2024 2:15 PM
To: Clerk <clerk@nationalassembly.sc>
Subject: REMINDER

Dear Mrs Isaac

The following MNAs have not as of now handed in their Declaration of Asset forms. Completion of this form is mandatory.

Hon. Flory Larue
Hon. Sathya Naidu
Hon. Naddy Zialor

I would be grateful if you could remind them to submit their forms by next week as it is overdue.

I would be grateful if they could make contact with me on **4 32 60 61** to set up a appointment.

Thank you for your assistance.

Kind regards
Lucy

Lucy Domingue
Personal Assistant

Anti-Corruption Commission Seychelles
KB Emporium (3rd Floor)
P.O Box 1456, Victoria, Mahé
Republic of Seychelles

T: +248 4 326 061
M: +248 2 605979

General email: pa@accsey.com
Report corruption: complaints@accsey.com
Website: [www.accsey.com]www.accsey.com

Office Hours: Monday to Friday (8am – 4pm)

United against
CORRUPTION
for development, peace and security