



**THIS IS MY WILL AND THE COLLECTIVE WILL OF MY NGA WHANAU HAAPU KATOA**

**NOTICE OF UNDERSTANDING  
DECLARATION OF INTENT AND CLAIM OF RIGHT**

**AUSTRALIA**

**Hon Scott Morrison MP**  
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**UNITED STATES**

**Donald Trump**

**UNITED KINGDOM**

**Boris Johnson**  
[boris.johnson.mp@parliament.uk](mailto:boris.johnson.mp@parliament.uk)

**8<sup>th</sup> May 2020**

Greetings, peace and grace be with you.

I serve herewith my Notice of Understanding and Declaration of Claim of Right for your understanding and action.

I await with anticipation your dispute or rebuttal. Failure to register a dispute against the claims made herein will result in an automatic default judgement securing forevermore all rights herein claimed and establishing permanent and irrevocable estoppel by acquiescence forevermore barring the bringing of charges under any Statute or Act against myself :Crown: and my family named herein.

The enclosed statement is intact and complete for now and to which I affix my mark.

Yours truly and most respectfully,



**Crown**

**Kaitiaki Trustee (General Executor)**

**PO Box 247, Opononi Four Square,**

**State Highway 12, Opononi 0445, RD3 Kaikohe, Northland, New Zealand**

# NOTICE TO ALL MEDICAL HEALTH PRACTITIONERS, LAW ENFORCEMENT AGENTS & AGENCIES AND JUSTICE OF THE PEACE

## NOTICE OF UNDERSTANDING DECLARATION OF INTENT AND CLAIM OF RIGHT

### OBJECTION TO MANDATORY VACCINATIONS IN AUSTRALIA & NEW ZEALAND

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IN THE MATTER OF: Claim of Right, arising from causing and resulting in any and all damage(s) to "Living-Sovereigns" :Marsich: and :Crown: Creditor Security No 1964131953 Creditor Born 06/11/1964, Kaitiaki Protectorate over nga whanau haapu katoa listed:

#### First Generation Schedule for Living-Sovereigns:

Life Estate to: :Frances [Murray]: [for the] House of :Marsich:©™ D.O.B: 16<sup>th</sup> October 1943

Life Estate to: :John-Ivan: [for the] House of :Marsich:©™ D.O.B: 28<sup>th</sup> August 1946

#### Second Generation Schedule for Living Sovereigns:

Life Estate to: :Francine-Joanne: [for the] House of :Marsich-Mullins:©™ D.O.B: 31<sup>st</sup> October 1963

Life Estate to: :Gavin-John: [for the] House of :Marsich:©™ D.O.B: 6<sup>th</sup> November 1964

aka :Arikinui-Kawenata: [for the] House of :Crown:©™ D.O.B: 6<sup>th</sup> November 1964

aka :Arikinui-Kawenata: [for the] House of :Marsich Crown:©™ D.O.B: 6<sup>th</sup> November 1964

Life Estate to: :Ivan-Jason: [for the] House of :Marsich:©™ D.O.B: 14<sup>th</sup> May 1973

#### Third Generation Schedule for Living-Sovereigns:

Life Estate to: :Cherelle-Jo-anne: [for the] House of :Haywood [Winter]:©™ D.O.B: 10<sup>th</sup> September 1988

Life Estate to: :Kalib-Ronan: [for the] House of :Marsich-Mullins:©™ D.O.B: 16<sup>th</sup> September 2000

Life Estate to: :Rena-Frances: [for the] House of :Marsich:©™ D.O.B: 12<sup>th</sup> June 1988

Life Estate to: :Jerome-John: [for the] House of :Marsich:©™ D.O.B: 6<sup>th</sup> July 1990

#### Fourth Generation Schedule for Living-Sovereigns:

Life Estate to: :Daetyn-Tysharn-Dontae: [for the] House of :Potter:©™ D.O.B: 5<sup>th</sup> April 2008

Life Estate to: :Quinton-Tarjone: [for the] House of :Marsich:©™ D.O.B: 9 July 2009

Life Estate to: :Kalani-Te-Ponehe: [for the] House of :Manukau-Marsich:©™ D.O.B: 11<sup>th</sup> August 2014

Date of Claim of Right: 7<sup>th</sup> May in the Year of 2020

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Definition of (P) = PERSON, PAUPER, PARSISH or Ward of the State.

Asseveration in Fact – i :Crown: am not a (P)PERSON.

Asseveration in Fact – i :Crown: am exempt from all government acts as it is only enforceable upon a (P)PERSON.

Asseveration in Fact – i :Crown: am exempt from mandatory vaccination for Covid 19 as I am not a (P)PERSON.

**Asseveration in Fact** – i :Crown: am aware that orders can only be made against (P)PERSON’S under the Act and i am not a (P)PERSON.

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**(P)PERSON - God’s Law:** God is no respecter of (P)PERSON’s (KJV Acts 10:34). i promised to be faithful and bear true allegiance to God my father alone, observe the laws of his Kingdom, keep the commandments of God my father, and faithfully perform the duties of the new covenant which i entered into

**(P)PERSON - Man’s Law:** (P)PERSON is a dead entity; a corporation; a legal entity; a thing; an artificial construct; an actor in a play; an actors mask; a persona; an artificial (P)PERSON and a corporate entity.

**(P)PERSON - Blacks Law Dictionary (9th Ed.) “Artificial (P)PERSON’s”** - An entity, such as a corporation, created by law and given certain legal rights and duties of a human being; a being, real or imaginary, who for the purpose of legal reasoning is treated more or less as a human being. Also termed fictitious (P)PERSON; juristic (P)PERSON; juridical (P)PERSON; legal (P)PERSON; moral (P)PERSON. Cf. LEGAL ENTITY/ CORPUS JURIS.

**(P)PERSON - Goods and Services Tax Act 1985** registered (P)PERSON as a trading name.

**(P)PERSON - Births, Deaths, Marriages, and Relationships Registration Act 1995** *child* includes a still-born child; *still-born child* means a dead foetus; *birth certificate* means a document issued by, and signed or sealed by or stamped with the seal of, a Registrar; and containing registered birth information;— and, in relation to any (P)PERSON, means a birth certificate containing registered birth information relating to the (P)PERSON's birth. MEANS DEAD.

**Birth certificates - Births, Deaths, Marriages, and Relationships Registration Act 1995** generally - birth certificate relates was still-born or is dead, the Registrar issuing it shall cause it to bear the expression “still-born” or, as the case requires, “deceased”.

**Claim of Right - Crimes Act 1961** - Under Section 53 of the Crimes Act 1961 establishes a Claim of Right as a lawful excuse.

**Asseveration in Fact** – i :Crown: affirm and declare i am not a **(P)PERSON** as stated in government acts, policies, procedures and regulations. i am :Crown: in name, in birth right and by royal descent & blood.

**Asseveration in Fact** – i :Crown: affirm and declare **i am alive**, a hue-man being, naturally born, living, breathing, flesh and blood man with a backbone.

**Asseveration in Fact** – i :Crown: affirm and declare **i am not dead**; not a corporation; not a legal entity; a thing; an artificial construct; actor in a play; actors mask; persona; artificial (P)PERSON or corporate entity.

**Asseveration in Fact** – i :Crown: as a Living man on the land have lawfully revoked consent and exist free of statutory restrictions, obligations, and limitations. Acting peacefully under God’s Law’s.

**Asseveration in Fact** – i :Crown: am legally entitled to claim my title as sole Beneficiary and Executor of the trust held in the name of *Gavin John Marsich*, born *6th November 1964* [NZ Bill of Rights Act 1990, Imperial Laws Application Act 1988, Magna Carta, British and NZ Case Law.]

**Asseveration in Fact** – i am :Crown: as Mauri were all Mauri Crown when Te Tiriti o Waitangi 1840 was signed. It was dishonoured by the NSW Settlers Government through the theft of land at Wellington where Parliament now stands. Therefore Mauri are still Crown.

**Asseveration in Fact** – i am :Crown: as i am a descendant of King Kupe Nuke the Polynesian Seafarer on the Matawhaorua Canoe of Te Moana-nui-a-Kiwa who returned to discover Te Ika-a-Maui, Te Waipounamu and Rakiura of Aotearoa in 750AD. Today I wear the tribal garments of Kings from Rangiātea, Hawaiiiki, homeland of King Kupe Nuku at the birth place of the Nga Puhi-Moana-Ariki Nation through King Rahiri. See Figure1 that over-looks Whiria Mountain in the Hokianga where King Rahiri was born and the Whakapapa in which i am :Crown: descends.



CROWN	
Nee Gavin John Marsich / Nee Arikinui Kawenata Crown / Nee Marsich Crown	
‘I am’ a seed born of Divine Right and Authority, a Universal ‘hue’ man	
RAHIRI (KNOWN AS KING DAVID) (M) = AHUATI (F) = UENUKU-KUARE (M) WHAKARURU (F) = KAHARAU-MANAWA-KOTITI (M) UENUKU-KUARE (M) AND KAREARIKI (F) MAKUKU (F) AND HUA-TAKAROA (M) TE RA (M) AND WHAKAKOPAPA (F) KAMAMU (M) AND PAPATU (F) MARU (M) TE PUTA (M) TE TAHA PANGO (M) TE KOKI URUROA (M) AND NEHE (F) TE HEKE URUROA REWHAREWHA (M) PARAMOUNT CHIEF AND TE PATU NGAREHE (F) HONE HEKE URUROA (M) AND MAATA KOROHU (F) WREMU PERERIKI HEKE (M) AND EDITH HARIET RIKI HEKE (F) MANEHAKARAIA TAMATANGA RIKI HEKE (M) PUTAHI HETA RIKI HEKE (M) AND KERE TAITUHA (F) TE MINGI MATAROA HETA / RIKI HEKE (F) AND IVAN MARSICH (M) JOHN IVAN (IVAN JOHN) MARSICH (M) AND FRANCES (MURRAY) MARSICH (F) ARIKINUI GAVIN MARSICH (M) AND ARNA-MARIE KARAKIA / TAVIONI (F) MARSICH CROWN TRUST	

Figure 1 Mauri Crown

**Asseveration in Fact** – i am :Crown: as I am a descendant of King James I of England and Ireland, VI of Scotland and Princess Anne Of Denmark and Norway Of Oldenburg, Queen consort of Scotland, England and Ireland.

Unrebutted in the Federal Court of Australia NSD. See Figure 2.

CROWN	
Nee Gavin John Marsich / Nee Arikinui Kawenata Crown / Nee Marsich Crown	
‘I am’ a seed born of Divine Right and Authority, a Universal ‘hue’ man	
KING James I of England and Ireland, VI of Scotland and Princess Anne Of Denmark and Norway Of Oldenburg, Queen consort of Scotland, England and Ireland Charles I, King of England, Scotland, and Ireland and Henrietta Maria of France, Queen Consort of England, Scotland, and Ireland Charles II of England and Miss Lucy Walter James Scott, 1st Duke of Monmouth, 1st Duke of Buccleuch and Anne Scott, 1st Duchess of Buccleuch James Scott, Earl of Dalkeith and Henrietta Hyde of Rochester Francis William Scott, 2nd Duke of Buccleuch and Jane Douglas, Lady Queensbury Francis Scott, Earl of Dalkeith and Caroline Torrisher, 1st Baroness Greenwich Henry Scott, 3rd Duke of Buccleuch and Elizabeth Montagu, Lady Charles William Henry Montagu-Scott, 4th Duke of Buccleuch and Harriet Katherine Scott, Duchess of Buccleuch Walter Francis Montagu-Douglas-Scott, 5th Duke of Buccleuch, 7th Duke of Queensberry and Charlotte Anne Montagu-Douglas, Scott, Duchess of Buccleuch (Thynne Byng) 6th Duke Of Buccleuch William Henry Walter Montagu-Douglas-Scott, 6th Duke of Buccleuch and Duchess of Buccleuch Louisa Jane Montagu-Douglas-Scott, Duchess of Buccleuch and Queensberry 7th Duke of Buccleuch John Charles Montagu-Douglas-Scott, 7th Duke of Buccleuch and Duchess of Buccleuch Margaret Alice Montagu Douglas Scott, Duchess of Buccleuch Walter Montagu Douglas Scott, 8th Duke of Buccleuch and Viscountess Esther Mary Montagu-Douglas-Scott (Lascelles), Duchess of Buccleuch Lady Caroline Gilmour and Ian Gilmour, Baron Gilmour of Craginillar Allan Gilmour and Mary Gilmour (Clark) Matthew Gilmour and Martha Lavina Gilmour (Lucas) Matthew Thomas Gilmour and Elizabeth Nee Dudge Anne Mary May Murray (Gilmour) and Nuhatawhiri Mare (Murray) Frances (Murray) Marsich and John Ivan (Ivan John) Marsich Arikinui Gavin John MARSICH / Arikinui Kawenata CROWN and Arna Marie Karakia / Tavioni MARSICH CROWN TRUST	

Figure 2

**Asseveration in Fact – I :Crown:** My identity was first introduced when i took my very first breath. The doctor stated “here comes the Crown”. My existence in the living was established by the name given to me by God when I took my very first breath (te hei mauri ora), i was named ‘Crown’. Through mis-information and slight of hand, i was listed as Gavin John, dead, still born and a corporation. Notwithstand[ing] my re-birth, baptism, by the authority of God, i was given my first breath name, shem name again ‘Crown’.

**Asseveration in Fact – i :Crown:** At my Funeral [Baptism] of Gavin John, the first death of the body and release of the spirit in September 2014 to the Matariki Stars of the Heavens and the second death of the body on the 7<sup>th</sup> Day of the 7<sup>th</sup> month July 2018 was fully immersed under the water by Tui Taputu (Paramount Chief, Ariki Tohunga of Atiu Island), held under to death by his hand and i arose again out of the water to ‘life’, (standing on the land) reborn into a new life as a child of God’s Family. The Holy and Living Spirit was placed in the body, reborn, christen and given the Christ like name ‘Crown’ through the acceptable sacrifice of the Lord :Yeshuah: / :Yahshua: [for the] House of :Ben Yossef:©™, in the name of the Father and of the Son and of the Holy Spirit.

**Asseveration in Fact – i :Crown:** i swore an oath to do God’s work in perpetuity in the ‘Kingdom of God’ to walk the land as an Ambassador of Christ, only with God’s Law’s, the Holy Bible and never sin wilfully after receiving the knowledge of the truth, there remaineth no more sacrifice for sins. Under our Lord’s stewardship, i have been released from the system and all man-made schemes, authorities, free from false beliefs, ideologies and sins. “Render unto Caesar the things that are Caesar’s and Render unto our God the things that are our God’s”.

**Asseveration in Fact – i :Crown:** i now stand on the land, alive (not dead)(not a (P)PERSON)(not a corp-oration), as Crown, with the godly name Crown, aka His Majesty Crown, aka Kawenata Crown, aka Arikinui Kawenata Crown, aka Sovereign King Arikinui Kawenata Crown (Mauri Name), a servant prince in perpetuity, in the ‘Kingdom of God’.

**Asseveration in Fact – i am :Crown:** as the living entity on the birth certificate is ‘Christian Crown’ in the name of God and the Living Sovereign on the birth certificate is Arikinui Kawenata Crown, both recognised as Sovereign Creditors and the dead entity on the birth certificate is Gavin John Marsich. See Figure 3.

**Asseveration in Fact – i :Crown:** am clearly warned on this birth certificate, WARNING: This certificate is not evidence of the identity of the (P)PERSON presenting it. This clearly states that this birth certificate is not me.

**Asseveration in Fact – i :Crown:** am clearly warned on this birth certificate, CAUTION: Any (P)PERSON who (1) falsifies any of the particulars on the certificate, or (2) uses it as true, knowing it to be false, is liable to prosecution under the Crimes Act 1961. It states IT IS NOT TRUE.

**Asseveration in Fact – i :Crown:** it clearly states on this birth certificate that I am Crown - Crimes Act 1961 Reprint as at 28 September 2017 Interpretation (1) In this Act, unless the context otherwise requires,— (P)PERSON, owner, and other words and expressions of the like kind, include the **Crown** and any public body or local authority, and any board, society, or company, and any other body of (P)PERSON’s, whether incorporated or not, and the inhabitants of the district of any local authority, in relation to such acts and things as it or they are capable of doing or owning.

# New Zealand Birth Certificate Te Tohu Whānautanga ki Aotearoa

## Child / Tamaiti

First name(s)* Ingoa tapa	Christian	:crown: - living entity
Surname*** Ingoa whanau	Crown	
Given name(s) at birth Ingoa tapa i te whānautanga mai	Gavin John	PERSON—DEAD ENTITY
Family name at birth Ingoa whanau i te whānautanga mai	Marsich	
Sex Tane, Wahine ranei	Other	
Still-birth/multiple birth (if applicable) I whanau kahu mai/i whanau whakarea mai (mena e hangai ana)	Elder Twin "Deceased"	
Date of birth Te ra whanau	6 November 1964	
Place of birth Te wahi whanau	Auckland	
New Zealand citizen by birth** He kirirara no Aotearoa i te mea i whanau i konei**	Not applicable to births that occurred prior to 1 January 2006	
Name changes*** Nga whakarereketanga ingoa	Arikinui Kawenata Crown	LIVING—SOVEREIGN

## Mother / Whāea

First/given name(s) Ingoa tapa	Frances	Unrebutted—Accepted in the Federal Court of Australia Case NSD: 711/2019
Surname/family name Ingoa whanau	Marsich	
First/given name(s) at birth*** Ingoa tapa i te whānautanga mai***	-	
Surname/family name at birth*** Ingoa whanau i te whānautanga mai***	Murray	
Age Nga tau	21	
Place of birth Te wahi whanau	Auckland	

## Father / Matua

First/given name(s) Ingoa tapa	Ivan John
Surname/family name Ingoa whanau	Marsich
First/given name(s) at birth*** Ingoa tapa i te whānautanga mai***	-
Surname/family name at birth*** Ingoa whanau i te whānautanga mai***	-
Age Nga tau	18
Place of birth Te wahi whanau	Kawakawa



\* If name has changed / Mena kua rereke ti ingoa  
 \*\* As determined under the Citizenship Act 1977 / E ai ki ta ti Citizenship Act 1977 whakaritenga  
 \*\*\* If different from above / Mena he rereke ki tera o runga ake

Certified to be a true copy of the above particulars included in an entry recorded in this office.  
 E pono ana te ki he tauira tuturu tenei o nga korero o runga ake nei kua tuhia ki tetahi puka i tenei tari.

Issued under the seal of the Registrar on 29 August 2013  
 I tukuna i raro i te maru o te Pouroki i te 29 Here-turi-koka 2013

**WARNING:** This certificate is not evidence of the identity of the person presenting it.  
**KIA TUPATO:** Ehara ta tenei tiwhikete i te taunaki i te taukiri o te tangata ka tapae ahu

**CAUTION:** Any person who (1) falsifies any of the particulars on the certificate, or (2) uses it as true, knowing it to be false, is liable to prosecution under the Crimes Act 1961.  
**WHAKA OHITI:** Ko te tangata (1) ka whakareka i nga korero o tenei tiwhikete, (2) ka whakamahi ano nei he pono, me te mohio ano kei te hoki ka, ka taea te whakawhiu i raro i te Ture Takahi Ture 1961.

Crimes Act 1961 Reprint as at 28 September 2017 Interpretation (1) In this Act, unless the context otherwise requires,— person, owner, and other words and expressions of the like kind, include the Crown and any public body or local authority, and any board, society, or company, and any other body of persons, whether incorporated or not, and the inhabitants of the district of any local authority, in relation to such acts and things as if or they are capable of doing or owning.

Registration Number / Te Tau ā-Motu

1964131953

Not Evidence of Identity

States its Not True



States Crown

Figure 3



**Asseveration in Fact** – i :Crown: have sworn an oath to be faithful to God, bare true allegiance and abide by God's Laws. There is no law higher than that of the creator. The only jurisdiction to which i wilfully and completely consent to is that of the creator. Any contracts generated by the Government with the intent of defrauding Crown, the rightful heir to title are fraudulent and as such, illegal under Common Law. Maxim in law; The law of God and the law of the land are all one.

**Asseveration in Fact** – i :Crown: am living and standing on the land. Crown is not an imaginary, artificial or abstract (P)PERSON. Crown, standing in front of you can breath; has a backbone; is flesh and blood and has substance. Crown is a godly manifestation of God and an Ambassador for our Lord Jesus. Crown reminds you that all lands are vested in the Crown. Crown reminds you that Crown owns all Crown Entities. Crown reminds you that he wears three Crowns - birth, bloodline, re-birth.

**Claim of Right:** i :Crown: have revoked and denies consent to be represented by the Government. Crown exists free of government control and statutory restraints. Under Section 53 of the Crimes Act 1961 establishes a Claim of Right as a lawful excuse. If Crown is in possession of personal property it is justified that he appoint anyone to protect that property with protection from criminal responsibility for defending that property, even against a (P)PERSON entitled by law to possession of it and that factual truth is expressed in Section 53 of the Crimes Act 1961.

**The Births Deaths and Marriages Act 1933** created a legal (P)PERSON by way of a legal fiction.

**The Law Societies and Bar Associations of Australia** are the ones who create the statutes and therefore they are applicable only to their members and to those that consent.

**Fiction/Living/Artificial:** Fictional creatures of the State have status, whereas living men and women with flesh and blood, arms and legs have standing. The artificial (P)PERSON has no standing.

**De facto Legal:** Any living man or woman who acts in the role of a legal (P)PERSON is an accommodation party in joinder with the fictional legal (P)PERSON. This joinder creates an indivisible duo (individual), and by this artifice the living jurisdiction (de jure lawful) is surrendered and replaced by the statutory jurisdiction (de facto legal).

**Legal (P)PERSON:** A legal (P)PERSON is a fictional creation of the State, and therefore it is controlled by the State. The legal (P)PERSON is the government's property, employee, debtor and servant, bound to comply with the government's statutes (acts, bills, rules and regulations), which are the terms and conditions of its status. The legal (P)PERSON has no consciousness; it is a juristic (P)PERSON - Ens Legis, a name/word written on a piece of paper.

### **Forced Mandatory Vaccinations**

**Claim of Right:** i :Crown: am fully aware that **Vaccines are in direct violation of The Nuremberg Code - Forced, coerced, and mandated vaccination are in violation of these principals. A VIOLATION OF ARTICLE 6 OF THE UNESCO 2005 STATEMENT ON BIOETHICS AND HUMAN RIGHTS**

Article 6, section 1: Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the (P)PERSON concerned, based on adequate information. The consent should, where appropriate, be express and may be withdrawn by the (P)PERSON concerned at any time and for any reason WITHOUT DISADVANTAGE or prejudice. (caps mine). Article 6, section 3: In no case should a collective community agreement or the consent of a community leader or other authority substitute for an individual's informed consent.

**Claim of Right:** i :Crown: do not consent to downloading the Covid 19 App or Coronavirus Australia App or the Australian Government WhatsApp channel for Covid 19, on my phone for government agency tracking.

**Claim of Right:** i :Crown: am fully aware of the **Nuremburg Principles:** Principle I states, "Any (P)PERSON who commits an act which constitutes a crime under international law is responsible therefore and liable to punishment."; Principle III states, "The fact that a (P)PERSON who committed an act which constitutes a crime under international law acted as Head of State or responsible government official does not relieve him from responsibility under international law."; Principle IV states: "The fact that a (P)PERSON acted pursuant to order of his Government or of a superior does not relieve him from responsibility under international law, provided a moral choice was in fact possible to him".; and Principle VII states, "Complicity in the commission of a crime against peace, a war crime, or a crime against humanity as set forth in Principle VI is a crime under international law."

**Claim of Right:** i :Crown: am fully aware of the **Nuremburg Code:** 5.) No experiment should be conducted where there is a prior reason to believe that death or disabling injury will occur; except, perhaps, in those experiments where the experimental physicians also serve as subjects; 6.) The degree of risk to be taken should never exceed that determined by the humanitarian importance of the problem to be solved by the experiment; 7.) Proper preparations should be made and adequate facilities provided to protect the experimental subject against even remote possibilities of injury, disability, or death; and 10.) During the course of the experiment the scientist in charge must be prepared to terminate the experiment at any stage, if he has probable cause to believe, in the exercise of the good faith, superior skill and careful judgment required of him that a continuation of the experiment is likely to result in injury, disability, or death to the experimental subject.

**Claim of Right:** i :Crown: am fully aware of the **Declaration of Geneva:** The health of my patient will be my first consideration; I will practice my profession with conscience and dignity; I will not use my medical knowledge to violate human rights and civil liberties, even under threat; I will maintain the utmost respect for human life; and I will not permit considerations of age, disease or disability, creed, ethnic origin, gender, nationality, political affiliation, race, sexual orientation, social standing or any other factor to intervene between my duty and my patient.

**Claim of Right:** i :Crown: am fully aware of the **Declaration of Helsinki:-Operational Principles**

Article 13: subject to independent ethical review and oversight by a properly convened committee; Article 17: Studies should be discontinued if the available information indicates that the original considerations are no longer satisfied; Article 16: Information regarding the study should be publicly available ; Article 27: Ethical publications extend to publication of the results and consideration of any potential conflict of interest; Article 30: The interests of the subject after the study is completed should be part of the overall ethical assessment, including assuring their access to the best proven care; International Treatise under the United Nations, United Nations Universal Doctrine of Human Rights Convention on the Rights of the Child; and Article 19: of the Convention states that state parties must "take all appropriate legislative, administrative, social and educational measures to protect the child from all forms of physical or mental violence"

**Claim of Right:** i :Crown: do not consent to forced mandatory vaccinations or injections in response to Covid 19 virus for myself and my immediate family being:

**First Generation Schedule for Living-Sovereigns:**

Life Estate to: **:Frances [Murray]: [for the] House of :Marsich:©™ D.O.B: 16<sup>th</sup> October 1943**

Life Estate to: **:John-Ivan: [for the] House of :Marsich:©™ D.O.B: 28<sup>th</sup> August 1946**

**Second Generation Schedule for Living Sovereigns:**

Life Estate to: **:Francine-Joanne: [for the] House of :Marsich-Mullins:©™ D.O.B: 31<sup>st</sup> October 1963**

Life Estate to: **:Gavin-John: [for the] House of :Marsich:©™ D.O.B: 6<sup>th</sup> November 1964**

aka **:Arikinui-Kawenata: [for the] House of :Crown:©™ D.O.B: 6<sup>th</sup> November 1964**

aka **:Arikinui-Kawenata: [for the] House of :Marsich Crown:©™ D.O.B: 6<sup>th</sup> November 1964**

Life Estate to: **:Ivan-Jason: [for the] House of :Marsich:©™ D.O.B: 14<sup>th</sup> May 1973**



### Third Generation Schedule for Living-Sovereigns:

Life Estate to: :Cherelle-Jo-anne: [for the] House of :Haywood [Winter]:©™ D.O.B: 10<sup>th</sup> September 1988

Life Estate to: :Kalib-Ronan: [for the] House of :Marsich-Mullins:©™ D.O.B: 16<sup>th</sup> September 2000

Life Estate to: :Renae-Frances: [for the] House of :Marsich:©™ D.O.B: 12<sup>th</sup> June 1988

Life Estate to: :Jerome-John: [for the] House of :Marsich:©™ D.O.B: 6<sup>th</sup> July 1990

### Fourth Generation Schedule for Living-Sovereigns:

Life Estate to: :Daetyn-Tysharn-Dontae: [for the] House of :Potter:©™ D.O.B: 5<sup>th</sup> April 2008

Life Estate to: :Quinton-Tarjone: [for the] House of :Marsich:©™ D.O.B: 9 July 2009

Life Estate to: :Kalani-Te-Ponehe: [for the] House of :Manukau-Marsich:©™ D.O.B: 11<sup>th</sup> August 2014

**Claim of Right:** i :Crown: do not consent offences being created by a justice of the peace or law enforcement agents or agencies against myself and my immediate family.

**Claim of Right:** i :Crown: do not consent to being medically examined; removed to a hospital; removed to a suitable establishment; detained; isolated; quarantined; disinfected; decontaminated; forced to answer questions; or restricted in my travel across the lands by any government agencies, agents or officers.

**Claim of Right:** i :Crown: do not consent to my 'things' property, house, land, personal items or children in my care being taken into custody; controlled; detained; disinfected; decontaminated; quarantined; or destroyed by any government agencies, agents or officers.

**Claim of Right:** i :Crown: do not consent to any Australian Health Act against a sovereign; crown as i am not a (P)PERSON. This is My Will.

**Claim of Right:** i :Crown: do not consent to any of the following vaccination ingredients being injected into myself or my immediate family:

betapropiolactone, CTAB (cetyltrimethylammonium bromide), formalin, L-cystine, 2-phenoxyethanol, a continuous line of monkey kidney cells, acetone, African Green Monkey kidney (Vero), alcohol, aluminum hydroxide, aluminum phosphate, aluminum salts, amino acid supplement, amino acids, amino acids , olution, aminoglycoside, antibiotic, ammonium sulphate, ammonium sulfate aluminum phosphate, amorphous aluminum hydroxyphosphate sulphate, amphotericin B, anhydrous lactose, anti-foaming agent, arginine, ascorbic acid, asparagines, baculovirus and cellular , NA, baculovirus and Spodoptera frugiperda cell proteins, barium, benzethonium chloride, beta-propiolactone beta-propiolactone, bovine albumin, bovine calf serum, bovine serum, bovine serum albumin, calcium carbonate, calcium chloride, calf bovine serum, Calf serum, calf serum and lactalbumin hydrolysate, carbohydrates, casamino acids, casamino acids and yeast extract-based medium, casein, castor oil, cell culture media, cellulose acetate phthalate, cetyltrimethylammonium bromide, chick embryo cell culture, chicken fibroblasts, chlortetracycline, citric acid, citric acid monohydrate, CMRL 1969 medium supplemented with calf serum, complex fermentation media, concentrated vitamin solution, CRM197 carrier protein, CY medium, cystine, D- fructose, D- glucose, defined fermentation growth media, deoxycholate, dextran, dextrose, dibasic potassium phosphate, dibasic sodium phosphate, dimethyl-beta-cyclodextrin, glutaraldehyde, disodium phosphatedisodium phosphate dehydrate, D-mannose, DNA, dried lactose, Dulbecco's Modified Eagle Medium, E. Coli, Eagle MEM modified medium, EDTA (Ethylenediaminetetraacetic acid), egg protein, ethylenediaminetetraacetic acid (EDTA), FD&C Yellow #6 aluminum lake dye, Fenton medium containing a bovine extract, ferric (III) nitrate, fetal bovine serum, formaldehyde, Franz complete medium, galactosegelatin, gentamicin sulphate, glutamate, glutaraldehyde, Glycerin, guinea pig cell cultures, HEPES, hexadecyltrimethylammonium bromide histidine, histidine buffered saline., host cell DNA, host cell protein, human albumin, human diploid cell cultures (MRC-5), human diploid cell cultures (WI-38), human embryonic lung cell cultures, human serum albumin, human-diploid fibroblast cell cultures (strain WI-38), hydrocortisone, hydrolyzed casein, hydrolyzed gelatine, hydrolyzed porcine gelatine, inorganic salts, iron ammonium citrate, isotonic so, ium chloride, kanamycin, L-250 glutamine, lactalbumin hydrolysate, lactose L-histidine, lipids, L-tyrosine, M-199 without calf bovine serum, Madin Darby Canine Kidney (MDCK) cell protein, magnesium stearate magnesium stearate. gelatin, magnesium sulphate, maltose, MDCK cell DNA, Medium 199 without calf serum, microcrystalline cellulose, mineral salts, modified culture medium containing hydrolyzed casein, modified Latham medium derived from bovine casein, modified Mueller and Miller medium, modified Mueller and Miller medium (the culture medium contains milk- derived raw materials [casein derivatives]), modified Mueller's growth medium, modified Mueller-Miller casamino acid medium without beef heart infusion, modified Mueller's media which contains bovine extracts, modified Stainer-Scholte liquid medium, monobasic potassium phosphate, monobasic sodium phosphate, monosodium glutamate, monosodium L-glutamate, monosodium phosphate, MRC-5 cells, MRC-5 cells (a line of normal human diploid cells) MRC-5 diploid fibroblast, MRC-5 human diploid cells, Mueller Hinton casein agar, Mueller's growth medium, neomycin, neomycin sulphate, non-viral protein, nonylphenol ethoxylate, normal human diploid cells, octoxynol-10 (TRITON X-100), octylphenol ethoxylate (Triton X-100), ovalbumin, ovalbumin neomycin, phenol, phenol red, phenol red indicator, phosphate buffer phosphate-buffered saline solution, plasdone C, polacrilin potassium, polydimethylsiloxane, polygeline (processed bovine gelatin) polymyxin, polymyxin B, polymyxin B sulphate, polysorbate 20, polysorbate 20 (Tween 20), polysorbate 80 polysorbate 80 (Tween 80) potassium aluminum sulphate, potassium chloride, potassium glutamate, potassium phosphate, potassium phosphate dibasic, potassium phosphate monobasic, potassium phosphate potassium chloride protamine sulphate, protein other than HA, recombinant human albumin saline, semi-synthetic media, semi-synthetic medium, sodium bicarbonate, sodium borate, sodium carbonate, sodium chloride, sodium citrate

sodium citrate dehydrate,sodium deoxycholate,sodium dihydrogen phosphate dehydrate, sodium EDTA,sodium hydrogenocarbonate,sodium hydroxide,sodium metabisulphite,sodium phosphate,sodium phosphate dibasic,sodium phosphate monobasic monohydrate, sodium phosphate-buffered isotonic sodium chloride,sodium phosphate-buffered isotonic sodium chloride solution,sodium pyruvate,sodium taurodeoxycholate,sorbitan trioleate, sorbitol,soy peptone,squalene,Stainer-Scholte medium,sterile water,succinate buffer, sucrose,sugars,synthetic medium,thimerosal (multi- dose vials),tris (trometamol)-HCl, Triton X-100,uracil urea,VERO cells vero cells (a continuous line of monkey kidney cells), vero cells,[DNA from porcine circoviruses (PCV) 1 and 2 has been detected in RotaTeq. PCV-1 and PCV-2 are not known to cause disease in humans.],vitamins,Watson Scherp casamino acid media Watson Scherp media containing casamino acid,WI-38 human diploid lung fibroblasts,MRC-5 cells, xanthin,[Porcine circovirus type 1 (PCV-1) is present in Rotarix. PCV-1 is not known to cause disease in humans.],yeast extract,yeast protein $\alpha$ -tocopheryl,hydrogen succinate, $\beta$ -propiolactone, egg protein, octylphenol ethoxylate (Triton X-100), sodium phosphate-buffered isotonic sodium chloride solution, formaldehyde, sucrose, squalene, polysorbate 80, sorbitan trioleate, sodium citrate dehydrate, citric acid monohydrate, neomycin, kanamycin, barium, egg proteins, CTAB (cetyltrimethylammonium bromide), formaldehyde. Also refer to Figure 4.



Figure 4

**Government:** The only form of government recognized as lawful in the area commonly referred to as Australia or New Zealand is a representative one. All governments are corporations which provide services. The Corporation is a legal fiction and requires another legal fiction with which to transact. [*Inasmuch as every government is an artificial (P)PERSON, an abstraction, and a creature of the mind only, a government can interface only with other artificial (P)PERSON's. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any [government] law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial (P)PERSON's and the contracts between them.*] [PENHALLOW v. DOANE'S ADMINISTRATORS]. Since the government is a creation of the people, it cannot possibly have jurisdiction over its creators, unless by consent. Statute enacted by government legislation requires consent from each man and woman in order to be valid. All governments and corporations, including all of their agents, are bound by the Crimes Act 1961.

**Contracts:** All law is a contract. A contract requires an Offer, Consideration and Acceptance. A contract cannot be enforced on a party by force or decree. Intimidation used to force compliance with Statute/Acts is a breach of

Common Law. Without specific terms to the contrary, all contracts can be terminated by a party serving notice. Contracts may be varied by consent of the parties. Contracts can only be made between like entities; real human to real human or fictional (P)PERSON to fictional (P)PERSON [NB, a corporation is a (P)PERSON, the Crown is a corporation]. The law of agent and principal applies, therefore, service upon one is service upon both. Statute is Commercial Law/ Mercantile Law and derived from Old Admiralty Law. Acts are statutes restricted in scope and applicability by the Constitution Act. A statute is defined as a legislated rule of society which has been given the force of law. A society is defined as a number of people joined by mutual consent to deliberate, determine and act for a common goal. For something to exist legally, it must have a name. Maxim in Law: Consent makes the law. A contract is a law between the parties, which can acquire force only by consent.

**Crown Entities:** The Crown entities are required to obey statute.

**Representation:** Representation requires mutual consent. In the absence of mutual consent neither representation nor governance can exist.

**Right to disobey statutes:** Section 107 of the Crimes Act 1961<sup>vi</sup> acknowledges the right to disobey statutes if one has a lawful excuse, or a Claim of Right. Contravention of statute 107 Contravention of statute. (1) Everyone is liable to imprisonment for a term not exceeding 1 year who, without lawful excuse, contravenes any enactment by wilfully doing any act which it forbids, or by wilfully omitting to do any act which it requires to be done, unless— (a) some penalty or punishment is expressly provided by law in respect of such contravention as aforesaid; or (b) in the case of any such contravention in respect of which no penalty or punishment is so provided, the act forbidden or required to be done is solely of an administrative or a ministerial or procedural nature, or it is otherwise inconsistent with the intent and object of the enactment, or with its context, that the contravention should be regarded as an offence. (2) Nothing in subsection (1) applies to any contravention of any Imperial enactment or Imperial subordinate legislation that is part of the laws of Australia, or to any omission to do any act which any such Imperial enactment or Imperial subordinate legislation requires to be done. (3) In subsection (2), the terms **Imperial enactment** and **Imperial subordinate legislation** have the meanings given to them by section 2 of the Imperial Laws Application Act 1988.]

**Right to disobey court orders:** Section 56C of the Judicature Act 1908<sup>vii</sup> acknowledges the right to disobey court orders if one has a lawful excuse, or a Claim of Right. i 56C Contempt of court (1) If any (P)PERSON— (a) assaults, threatens, intimidates, or wilfully insults a Judge, or any Registrar, or any officer of the court, or any juror, or any witness, during his sitting or attendance in court, or in going to or returning from the court; or (b) wilfully interrupts or obstructs the proceedings of the court or otherwise misbehaves in court; or (c) wilfully and without lawful excuse disobeys any order or direction of the court in the course of the hearing of any proceedings— any constable or officer of the court, with or without the assistance of any other (P)PERSON, may, by order of the Judge, take the offender into custody and detain him until the rising of the court. (2) In any such case as aforesaid, the Judge, if he thinks fit, may sentence the offender to imprisonment for any period not exceeding 3 months, or sentence him to pay a fine not exceeding \$1,000 for every such offence; and in default of payment of any such fine may direct that the offender be imprisoned for any period not exceeding 3 months, unless the fine is sooner paid. (3) Nothing in this section shall limit or affect any power or authority of the court to punish any (P)PERSON for contempt of court in any case to which this section does not apply.

*But above all things, my brethren, swear not, neither by heaven, neither by the earth, neither by any other oath: but let your yea be yea; and your nay, nay; lest ye fall into condemnation. John 5:12 King John Version (KJV)* <sup>12</sup>

**The trust:** The trust held in the name of *Gavin John Marsich* is henceforth, no longer in the control of the Government. With Crown as Trustee, the government is to convey to me the full status and remaining monies of the trust.

**Estoppel:** A permanent estoppel by acquiescence is created barring any justice of the peace office, peace officer,

government agent, law enforcement officer or prosecutor from bringing charges against :Crown:, under any Act is created if this claim is not responded to in the stated fashion and time herein under, and;

**Furthermore it is a claim of Crown:** That these actions are not outside my neighbour's standards and will in fact support said neighbour in our common desire for truth and maximum freedom, and;

1. The right to engage in these actions and further claim that all personal property held by me is held under a Claim of Right in accordance with Section 53 of the Crimes Act 1961, and;
2. The right to, at any time, appoint peace officers to protect me/or my personal property from anyone who would attempt to take it, and;
3. The inalienable right to use deadly force to protect my life, family and property, and; Maxim in Law: A personal injury does not receive satisfaction from a future course of proceeding.
4. That anyone, their principals or their agents who interfere with my lawful activities after having been served notice of this Claim of Right and who fail to properly dispute or make lawful counter-claim is breaking the law, cannot claim good faith or colour of right and that such transgressions will be dealt with in a properly convened court de jure, and;
5. That the courts of *Australia and New Zealand* are de facto and are in fact a profitable business of conducting, witnessing and facilitating the transactions of security interests and I further claim that they require the consent of both parties prior to providing any such services, and;
6. That my consent to perform on any statutory obligation can only be granted by a written and Notarised document, and;
7. That I do hereby deny consent to any transactions of a security interest issued under any Act for as herein stated as a I am not subject to any Act, and;
8. The unlimited right to travel freely and unmolested throughout the geographical areas commonly referred to as *Australia, Aotearoa, New Zealand, the United Kingdom and the Commonwealth realms* and that evidenced perfection of this Claim will act as sufficient documentation for entry and travel to and on the geographical areas commonly referred to as *Australia, Aotearoa, New Zealand, the United Kingdom and the Commonwealth realms*, and;
9. The right to enjoy the unmolested pursuit of my activities and free use of the streets, avenues, highways and public roads, and;
10. The free, exclusive, unlimited and unrestricted right to use my personal property, and;
11. The right to direct my life and all of my activities the way I see fit in accordance with Common Law, and;
12. The right to generate lawful excuse, which is a general term, which includes all of the defences which the Common Law considers sufficient reason to excuse a human being from criminal liability, and;
13. The right to claim an area of uninhabited land anywhere in the geographic area commonly referred to as Australia, and;
14. The right to de-register anything that has been registered by the legal fiction Gavin John Marsich, and;
15. The right to establish for me or anyone under my care TERMS & CONDITIONS Reference Number: A0015680 and FEE SCHEDULE A as attached;
16. The right to choose a lawful method of payment upon demand, and;
17. The right to use a Justice of the Peace, Notary Public, commissioner or any two (2) people not related to me by blood or marriage to secure payment of the aforementioned FEE SCHEDULE against any transgressors who by their actions or omissions harm me or anyone under my care or my interests, directly or by proxy in any way, and;
18. The right to engage the services of a Notary Public or commissioner for taking Asseverations and/or any two (2) people not related to me by blood or marriage to attest to my signature for verification purposes, and which does not constitute adhesion, contract or change in status in any manner, and;
19. The right to convene a proper court de jure in order to address any potentially criminal actions of any peace officers, government principals or agents or justice system participants who having been served notice of this claim fail to dispute or discuss or make lawful counter-claim and then interfere by act or omission with the lawful exercise of properly claimed and established rights and freedoms, and;
20. The right to use any service provided by the Government of Australia that I deem necessary without it affecting my status as Crown, and;
21. The right to determine what is best for me, my family, my kingdom and anyone under my care, or within my residence, household on land, sea, air or space and;
22. The right to govern myself accordingly, and;

23. The right to deal with any counter-claims or disputes publicly and in an open forum using discussion and negotiation and to capture on video or audio tape said discussion and negotiation for whatever lawful purpose as I see fit, and;
24. The right to refuse any service or intervention by any level of government, and;
25. The right to have, in the event of my death, all of my personal property and inheritances that I pass on, protected by this Claim and that my Will is my final word.

**Offer made in good faith;** i, *Crown* make the following good faith offer without prejudice to all rights and remedies, to assist in the better keeping of the peace and of good order to better assist Government Corporations, businesses and their employees understanding the implications of my Crown standing and reduce unnecessary delay, enquiry and expense, to make an offer as to suggestions which would facilitate employees understanding and at the same time, preserve and protect my standing as a Sovereign-on-the-Land. Such suggestions are invited for consideration.

**Directions for response**

1. Affected parties wishing to dispute the claims made herein or to make their own counter-claims must respond appropriately within TEN (10) DAYS of service of notice of this action. Responses must be under Oath or attestation, upon full commercial liability and penalty of perjury and registered in the notary's office herein provided no later than TEN (10) DAYS from the date of original service as attested to by way of certificate of service, and;
2. Failure to register a dispute against the claims made herein will result in an automatic default judgement securing forevermore all rights herein claimed and establishing permanent and irrevocable estoppel by acquiescence forevermore barring the bringing of charges under any Statute or Act against myself Crown, and;
3. Use of a notary is for attestation and verification purposes only and does not constitute a change in status or entrance or acceptance of foreign jurisdiction.

The place of Claim of Right, geographical area known as *Hokianga, Kaikohe, Northland, New Zealand*.

Signed and witnessed this 7<sup>th</sup> day of the month of May in the year of our Lord Two Thousand and Twenty [7<sup>th</sup> May 2020].

Crown

Seal:



Crown

Kaitiaki Trustee (General Executor)

PO Box 247, Opononi Four Square,

State Highway 12, Opononi 0445, RD3 Kaikohe, Northland, New Zealand

All rights reserved without prejudice.

In witness to the above signature:

**Robert Nacson**

**Justice of the Peace**

Signed: \_\_\_\_\_

Date Signed: 7th May 2020

Stamp:



Send counter-claims and/or disputes to:

Chief Advisor

PO Box 247, Opononi Four Square,

State Highway 12, Opononi 0445, RD3 Kaikohe, Northland, New Zealand



# TERMS & CONDITIONS

REFERENCE NUMBER: A0015680

Respondent/s: Government Agencies and Agents  
United Kingdom & Britain, United States, Australia and New Zealand

Proponent: Chief Advisor on behalf of Crown  
  
Post Office Box 247, Opononi Four Square  
  
State Highway 12, Opononi 0445, RD3 Kaikohe, Northland, New Zealand

## Parties:

These Terms & Conditions are applicable to the above named parties, also including but not limited to colleagues acting for or on behalf of the named parties:

## Applicability

Whereas Crown is a Sovereign of the Land, and acts in the capacity of a private individual.

In the absence of government statutes and other corporate contracts, the only instrument that will compel performance between private individuals is a lawfully binding contract.

## Responsibilities

It is Chief Justice and government agents onus and responsibility to provide proof of claim in the form of a Sufficient Verified Response of a lawfully binding contract, presumed or claimed to exist between the parties. Additionally any claimed contract must possess all elements of a lawfully binding contract including but not limited to; offer, acceptance, true reliant statements of fact, intent and consideration, and that these elements have been knowingly, willing and intentionally disclosed to Proponent.

Absent a lawfully binding contract, this document notices terms and conditions between the parties which upon acceptance will form a lawfully binding contract between the parties.

It is Respondents responsibility to inform and advise any colleagues acting for or on behalf of Respondent of these terms and conditions.

See Schedule A for contractual obligations arising from acceptance of these terms.

## Sufficient Verified Response

Owing to the seriousness of the matter, only a response that meets the following criteria qualifies as a Sufficient Verified Response must:

1. Be duly registered verified and sworn documentation of standing, authority, value, and rebuttal of every point with specificity and particularity;
2. Exhibit written delegation of authority signed by the Respondent if response is by another;
3. Use words defined within common dictionaries (e.g. Webster's or Oxford).

No correspondence will be entered into by telephone.

## Method of Rejection

No contract shall be considered entered where government agents does not do or perform any of the actions listed in Schedule A. *No action, No contract.*

## Method of Acceptance

A lawfully binding contract is knowingly entered into by government agents doing or performing any of the actions listed in Schedule A. *Action is Acceptance.*

## Terms of Acceptance

Acceptance is with government agents consent to the following:

1. Agreement with all terms and conditions stipulated herein;
2. Unreserved acceptance of charges payable stipulated in Schedule A;
3. Government agents irrevocably and unconditionally waives any and all rights of objection, immunities or defenses.

# FEE SCHEDULE A

**Currency:** \$Dollars in Lawful Tender not Legal Tender

**Collection fees:** Collection fees for any unpaid invoices are additional.

Item	Charges Description	*Rate (Dollars)
1	Any claim absent a lawfully binding contract between the parties, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof	\$10,000
2	Enforcing or attempting to enforce any prior issued instrument on a Sovereign [de jure], the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof	\$10,000
3	Unlawful repairable Damage or Destruction to the Proponent's private property or goods instigated by or caused by the Respondent, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per occurrence</b> or any portion thereof	\$10,000
4	Each telephone call made by Respondent in the pursuit of any claim absent a lawfully binding contract between the parties, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof	\$10,000
5	Detention for questioning, interrogation, detained in any way, harassed or otherwise regulated, the penalty will be TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or any portion thereof	\$10,000
6	Restrained, handcuffed, transported, incarcerated or subjected to any adjudication process ignoring our Inherent Rights, the penalty will be (TEN THOUSAND DOLLARS (\$10,000) <b>per hour and/or per occurrence</b> or portion thereof	\$10,000
7	Subjected to undue force or afflicted by and suffer the effects of any "non-lethal" weapon such as a Taser, the penalty will be TWO HUNDRED THOUSAND DOLLARS (\$200,000) <b>per occurrence</b>	\$200,000
8	Forcefully compelled to undergo any ingestion of energies or substances into or onto the body whether under the guise of medication or otherwise, without my express written consent, the penalty will be TWO HUNDRED THOUSAND DOLLARS (\$200,000) <b>per occurrence</b>	\$200,000
9	False statements of any crime or infraction or mis-quoted, or attributed anything we did not actually speak, write or do, or our written or spoken communications are shown to be tampered with in any way, the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence</b>	\$1,000,000
10	Unlawful entry or Trespass on Proponent's private property or goods, the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence</b>	\$1,000,000
11	Operating or perpetuating any and all private money systems, issuing, collection, legal enforcement systems, operating SLAVERY SYSTEMS of and against the Sovereign Proponent [De Jure], the penalty will be ONE MILLION DOLLARS (\$1,000,000) <b>per occurrence</b>	\$1,000,000
12	Forced to suffer the effects of the use of any lethal weapon, fists, boots or any other method of torture to the body, the penalty will be TWO MILLION DOLLARS (\$2,000,000) <b>per occurrence</b>	\$2,000,000
13	KIDNAPPING and/or DEATH due to the use of lethal force by ANYONE, intentional or accidental, acting under the colour of law or otherwise, the penalty will be TEN BILLION DOLLARS (\$10,000,000,000) to be paid to the surviving Heirs and Successors	\$10,000,000,000

**Note:** Units of increment will determine number of incidences invoiced. **Changes to Terms and Conditions:** Terms and conditions may change at any time. Respondent will be offered new terms that will supersede and cancel any previously issued terms and conditions.