

```
To: Notice to Principal is Notice to Agent
Jacinda Ardern (jacinda.ardern@parliament.govt.nz);
Steffan Browning (steffan.browning@parliament.govt.nz);
Kelvin Davis (kelvin.davis@parliament.govt.nz);
Catherine Delahunt (catherine.delahunty@parliament.govt.nz);
Teururoa Flavell (teururoa.flavell@parliament.govt.nz);
Marama Fox (marama.fox@parliament.govt.nz):
JulieAnne Genter (julieanne.genter@parliament.govt.nz);
Phil Goff (phil.goff@parliament.govt.nz);
Kennedy Graham (kennedy.graham@parliament.govt.nz);
Peeni Henare (peeni.henare@parliament.govt.nz);
Chris Hipkins (chris.hipkins@parliament.govt.nz);
Andrew Little (andrew.little@parliament.govt.nz);
Jan Logie (jan.logie@parliament.govt.nz);
Nanaia Mahuta (nanaia.mahuta@parliament.govt.nz);
Ron Mark (ron.mark@parliament.govt.nz);
Tracey Martin (tracey.martin@parliament.govt.nz);
Mojo Mathers (mojo.mathers@parliament.govt.nz);
Russel Norman (russel.norman@parliament.govt.nz);
Damien O'Connor (damien.oconnor@parliament.govt.nz);
Winston Peters (winston.peters@parliament.govt.nz);
Richard Prosser (richard.prosser@parliament.govt.nz);
Grant Robertson (grant.robertson@parliament.govt.nz);
Denise Roche (denise.roche@parliament.govt.nz);
Adrian Rurawhe (adrian.rurawhe@parliament.govt.nz);
Eugenie Sage (eugenie.sage@parliament.govt.nz);
Jenny Salesa (jenny.salesa@parliament.govt.nz);
Carmel Sepuloni (carmel.sepuloni@parliament.govt.nz);
David Shearer (david.shearer@parliament.govt.nz);
James Shaw (james.shaw@parliament.govt.nz);
Rino Tirikatene (rino.tirikatene@parliament.govt.nz);
Metiria Turei (metiria.turei@parliament.govt.nz);
Philip Twyford (<a href="mailto:philip.twyford@parliament.govt.nz">philip Twyford (<a href="mailto:philip.twyford@parliament.govt.nz">philip Twyford@parliament.govt.nz</a>);
Louisa Wall (louisa.wall@parliament.govt.nz);
Meka Whaitiri (meka.whaitiri@parliament.govt.nz);
Poto Williams (poto.williams@parliament.govt.nz);
Megan Woods (megan.woods@parliament.govt.nz)
AND ALL MEMBERS OF PARLIAMENT PAST AND PRESENT
```







#### From:

:Gavin-John:®©™® of the Whanau :Marsich:®©™®, aka;

:Ariki-nui-Kawenata:®©<sup>TM</sup>®; :Crown:®©<sup>TM</sup>®

of :Marsich-Crown-Kingdom:®©™®, Independent Suv'eran Nation, under the divine protection

of :Te-Whare-Matamuatanga-o-IO-Aotearoha-Kawanatanga:®©™®

E: (marsich-crown-kingdom@gmail.com); (gain2u.nz@gmail.com);

(kingdom-of-god-on-earth@protonmail.com)

W: (https://marsich-crown-kingdom.weebly.com/)

W: (https://return-to-eden.weebly.com/)

### Copy forwarded to:

WITNESSES – Isaiah 43:10-12; Matthew 18:20

Alfred Mitchell - E: (<u>zwha@gmail.com</u>)

Confederation of Chiefs of United Tribes - E: (<a href="mailto:chiefsdoi1835@gmail.com">chiefsdoi1835@gmail.com</a>)

Te Whare Matamutanga o IO Aotearoha Kawanatanga – Kingdom of GOD on

Earth – E: (kingdom-of-god-on-earth@protonmail.com)

He Whakaminenga o IO- E: (arikitanga.mana.motuhake@gmail.com)

Date Notice served:

First Notice 31 May, Year 2020.

Second Notice 23 November, Year 2020 and final notice 10-Days thereafter.

NOTE: Silence is Tacit Agreement.

Private NOT Public – Sui Juris NOT Corpus Juris

Cease & Desist Stand-Down Orders on Te Ika-a-Maui, Tuhua, Te Waka-o-Maui, Te Punga-o-te-ika-a-Maui, Nuku-roa, Ao-te-aroha or any derivative thereof.

NO CONSENT – NO CONTRACT – NO JURISDICTION

DO NOT IGNORE – Tacit Agreement is acceptance in silence to the facts here.

### NOTICE OF DEFAULT AND OPPORTUNITY TO CURE

Notice to Agent is Notice to Principal. Notice to Principal is Notice to Agent

Dear Members of Parliament [HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND]; [NEW YORK STOCK EXCHANGE], [UNITED STATES SECURITIES AND EXCHANGE COMMISSION]; [FICTITIOUS PERSON(S)]; [CORPORATION AGENTS AND PRINCIPALS];.

I, :Ariki-nui-Kawenata:®©<sup>TM</sup>® :Crown:®©<sup>TM</sup>®; do declare the following to be true and correct to the best of my knowledge;

**This is a lawful notice.** Please read it carefully. It informs you. **It means what it says.** I do not stand under the Law Society's 'legalese' and there are no hidden meanings or interpretations beyond the simple English statements herein.

A reply to this notice is REQUIRED and is to be made stating the respondent's clearly legible full name and on his or her full commercial liability and penalty of perjury. This also requires the details of your insurance underwriter bond agent. Your response is required within TEN (10) days from the recorded delivery date of this notice; failure to respond in substance will provide your tacit consent to all of the FACTS contained within this Notice and or any previous Notice served; and that you agree that you are unable to provide lawful proof-of-claim to the contrary as Tangata Wenua o te Whenua, Mauri, Mauiwi, Moori ori.and true descendants to DNA Blood of Tino Rangatiratanga royalty by descent from Io-nui Io, Supreme GOD of all gods and evidence proof by whakapapa, genealogy.

### DO NOT IGNORE IT.

You are hereby again put on Notice of my standing and the lawful facts. If you fail to respond to the aforesaid Notices in 'substance' or within the reasonable time frame provided herein, without first lawfully rebutting the points of law claimed herein or within previous Notice(s) served, it shall be taken to mean by all interested parties that all claims and assertions stated by me herein/therein are true and indisputable lawful facts and, that you agree to them entirely and without exception. It will also be taken to mean that any further action taken against myself or my whanau hapu as a living constitutional subject of the Realm of Aotearoha [New Zealand] Nu Tireni and or, against the fraudulently created 'legal fiction', shall be taken to mean by all interested parties to be

harassment, demanding monies with menaces and coercion to aid and abet crime (High Treason) at common law.

I, :Ariki-nui-Kawenata:®©™® :Crown:®©™®; over the age of twenty one years, whilst mentally competent to witness, and with first-hand knowledge of the facts do say the following, that:

### STATEMENT OF TRUTH: UNLIENABLE RIGHTS

Particularly Within The Judeo-Christian British Commonwealth Of Nations and The United States of America.

- 01] The Unlienable Right to Life, Liberty Property and the Pursuit of Happiness
- 02] The Unlienable Right to Contract, which is Unlimited
- 03] The Unlienable Right to Sue at Common Law Court of Jury of Peers for breach of contract
- 04] The Unlienable Right to engage in the conversion of raw materials into user friendly products
- 05] The Unlienable Right to trade my labour/services for "valuable consideration" whether in Goods, Services or Tokens of Account.
- 06] The Unlienable Right to not require a Licence to exercise Unlienable Rights
- 07] The Unlienable Right to Travel in the Ordinary Course of one's Life and Business
- 08] The Unlienable Right to use the Public Roadways in the Ordinary Course of one's Life and Business.
- 09] The Unlienable Right to Privacy and Confidentiality of my private affairs, free from Unlawful Invasion
- 10] The Unlienable Right to Own, and Hold Property, lawfully without Trespass
- 11] The Unlienable Right to Self-Defence when threatened with Harm.
- 12] The Unlienable Right to bear arms, use deadly force even unto death, to uphold life and liberty and Property necessary to preserve life.
- 13] The Unlienable Right to Due Process of Law, with Notice and Opportunity to Defend
- 14] The Unlienable Right to be Presumed Innocent, suffering No Detention or Arrest.
- 15] The Unlienable Right to refuse Search or Seizure, without lawful cause
- 16] The Unlienable Right to Trial By Common Law Court Jury of an Impartial Panel of Jury of Peers

- 17] The Unlienable Right to Remain Silent when accused, to avoid Self-Incrimination
- 18] The Unlienable Right to Equality in the eyes of the Law, and to Equal Representation
- 19] The Unlienable Right to Appeal in Law against Conviction or Sentence, or both
- 20] The Unlienable Right to Expose Knowledge necessary to one's Rights and Freedoms
- 21] The Unlienable Right to Peaceful Association, Assembly, Expression, and Protest
- 22] The Unlienable Right to Practice a Religion, and to have Beliefs, of one's choosing
- 23] The Unlienable Right to Join With Wo/Man and have children.
- 24] The Unlienable Right to Security from Abuse, Persecution, Tyranny, and War
- 25] The Unlienable Right to Refuse to Kill under command, except in obvious Defence against invasion from without and insurrection from within.
- 26] The Unlienable Right to Live in Peace and be left alone when Law-Abiding
- 27] The Unlienable Right to be innocent [not guilty] until proven guilty beyond a reasonable doubt by a Jury of peers.
- 27] The Unlienable Right to not be summonsed to a Sit Alone Judge Court without my express sworn served written authority [Consent]
- 28] The Unlienable Right to not register my chattel property with any private corporation subject servant government
- 29] The Unlienable Right to summons any free Womb/Man to a Jury trial for breach of Unlienable Rights and or breach of contract.

### The Antidote To COVID-1984 is Magna Carta 2020 https://www.youtube.com/watch?v=5TGaYOdWNZ4&feature=emb\_logo

### Taking Responsibility.

- 1] Surely, the most critical failure of We The People is our failure to [a] Teach ourselves and our children these Unlienable Rights in our homes, in our schools, in our churches, in our clubs and friendly societies. [b] To hold our Public Servants to their Oaths to uphold all our Unlienable Rights.
- 2] By the path of Ignorance, whether by Apathy or Deception, The People arrive in a State of Exploitation, Oppression, and Tyranny.
- 3] History evidences the truth that all Man's inhumanity to man in our Judeo-Christian Society can be laid directly at the feet of Oath Sworn So Help Them God Public Servants who have an ungodly desire to Rule Rather Than to serve.

### **ASSEVERATION**

## The Rule of Law by the Law of the Land

hereby known :Gavin-John: We the people, as from the house :Marsich:®©TM®, of and :Arikinui-Kawenata: from the house of :Crown: @CTMP - General-Guardian / :Kaitiaki:, solemnly and sincerely affirm:

In relation to The-Rule-Of-Law By The-Law-of-The-Land, a clarification from you of what laws and jurisdiction you comprehend this to be, and you will answer all the following questions.

- 1. Is it not true by the maxims of law: Ignorance of the law is no excuse?
- 2. Is it not true by the maxims of law: Everyone is equal under the law?
- 3. Is it not true by the maxims of law: Truth stands sovereign in law?
- 4. Is it not true that the Colonial Government of (New Zealand) has no written constitution and therefore by convention needs the consent by both parties agreement to contract?
- 5. Is it not true that the Colonial Government of (New Zealand) has no Allodium title or any true Royal Estate to act as the governing body to apply The-Rule-of-Law by The-Law-of-The-Land?
- 6. Is it not true that the Colonial Government of (New Zealand) has never been given a mandate by any referendum by the people of New Zealand to be The Government of (New Zealand)?
- 7. Is it not true that The-1835-Declaration-Of-Independence by King William IV. in trade with The-Paramount-Chiefs of The Northern (Mauri) Indigenous Tribes is supreme in standing in The Dominion Of (New Zealand)?
- 8. Is it not true that The-1835-Declaration-Of-Independence has its own:Flag: with:Royal-Assent: from King William IV.?
- 9. Is it not true that The 1835 Declaration of Independence by Royal Assent upholds a Flag that was raised on the land and had a twenty one gun salute at Waitangi in March 1834 from Capt Lambert of the British Man of War Ship H.M.S. Alligator and witnessed by vessels from The United States Of America and The Republic Of France?
- 10. Is it not true that The-1835-Declaration-Of-Independence upholds The Law Of The Land?
- 11. Is it not true that The Treaty Of Waitangi was brought to (New Zealand) to bring commerce to the Dominion?
- 12. Is it not true that The-1840-Treaty-Of-Waitangi was never signed by

- Queen Victoria therefore has no Royal Assent?
- 13. Is it not true that The-1840-Treaty-Of-Waitangi never had a twenty one gun salute?
- 14. Is it not true that The-Treaty-Of-Waitangi does not uphold The Law Of The Land by Royal Assent?
- 15. Is it not true that The-Treaty-Of-Waitangi was brought to this Dominion by a British Naval Officer William Hobson to bring commerce by the laws of the sea?
- 16. Is it not true that the laws of the sea are subordinate to The-Law-Of-Land?
- 17. Is it not true that the laws of the sea brought about by British Admiralty and Maritime laws was used as an instrument by The Corporation called THE CITY OF LONDON known as THE CROWN to bring about commerce throughout The British Empire?
- 18. Is it not true that The Corporation CROWN is different and separate from The Sovereign Crown of H.M. Queen Elizabeth II.?
- 19. Is it not true that THE CITY OF LONDON is a Corporation called THE CROWN?
- 20. Is it not true that THE CROWN CORPORATION is separate from The Sovereign Crown of H.M. Queen Elizabeth II.?
- 21. Is it not true that the present Colonial Government of (New Zealand) is operating under Maritime / Admiralty laws?
- 22. Is it not true that the present Colonial Government of (New Zealand) and its legislated laws, is operating under subordinate laws as indicated in The (New Zealand) 1988/89 Imperial Laws Application Act?
- 23. Is it not true that the District and High Courts under the jurisdiction of The (New Zealand) Colonial Government is operating under the subordinate system of admiralty process jurisprudence and not The Law Of The Land?
- 24. Is it not true that the lease of the land in accordance with The-1840-Treaty-Of-Waitangi finished in 1939?
- 25. Is it not true that the system of jurisprudence is subordinate to H.M. Queen Elizabeth II. Royal Laws of Hierarchy up holding The-Laws-Of-The-Land?
- 26. Is it not true that all judges in both the District and High Courts of this Dominion called (New Zealand) by the symbolism of their black robes are operating under burnt trampled charcoal subordinate law?
- 27. Is it not true that the term charcoal law came from the British historic event, when the Red Robed Law Lords of H.M. The King, overruled laws bought about by new law reforms, subject to The British Industrial Revolution, which tried to supersede H.M. The Kings Laws of

- Hierarchy upheld by The Holy Bible, to which they in turn were burnt and trampled on the parchment the new laws were written on?
- 28. Is it not true that the (New Zealand) Colonial Government is an extension of the Australian New South Wales Government and therefore not The Sovereign Government of this Dominion called (New Zealand)?
- 29. Is it not true that the present (New Zealand) Flag with the British Union Jack in the upper left hand corner with the red inserted stars of the southern cross on the remainder of the flag, presently upheld by The (New Zealand) Colonial Government, was initially taken from a Wellington yacht club and has no Royal-Assent?
- 30. Is it not true that The (New Zealand) Colonial Government is operating under a corporation named HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND?
- 31. Is it not true that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND is a corporation upholding bankruptcy, which in turn is holding the debt and liability between The (New Zealand) Debt Management Office and The United States Securities and Exchange Commission?
- 32. Is it not true that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND file number with The United States Securities and Exchange Commission is 0000216105?
- 33. Is it not true that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND and The Living Sovereign Her Majesty Queen Elizabeth II. are not the same?
- 34. Is it not true that HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND is not sovereign?
- 35. Is it not true that The (New Zealand) Colonial Government and its justice system is bankrupt?
- 36. Is it not true that The United States Securities and Exchange Commission is connected to The United States Federal Reserve Bank?
- 37. Is it not true that The United States Federal Reserve Bank is privately owned?
- 38. Is it not true that all bank notes, credit cards, cheques issued and authorized by The (New Zealand) Reserve Bank, no longer have any true intrinsic value based on gold or silver bullion, but are introduced as a debt and liability to the people of (New Zealand)?
- 39. Is it not true that all judges in the District and High Courts take an oath to The Living Sovereign Queen Elizabeth II. and Her Majesties Heirs and Successors on the Holy Bible?
- 40. Is it not true that The Living Sovereign Queen Elizabeth II. took an oath on The Stone Of Destiny or otherwise known as Jacobs Pillar, which

is inserted in the wooden coronation chair of King Edward I., to uphold The Laws of Almighty God and to Her Subjects by these laws as Defender Of The Faith?

- 41. Is it not true that The Present living Monarch H.M. Queen Elizabeth II is of The Royal Blood Line of Zarah to the line of Pharaz to King David Of Israel to The Savior Jesus The Christ or as in the Hebrew language known and named as "Yeshua" or "Yahushua"?
- 42. Is it not true that the Common-Law-Of-England prevails in the laws of this Dominion called (New Zealand), as indicated in section five (5) of the 1988/89 Imperial Laws Application Act?
- 43. Is it not true that The Holy Bible is the highest statute in all (New Zealand) Courts of Law?
- 44. Is it not true that to uphold a fraud is a criminal offence?
- 45. Is it not true that for all public servants making and upholding a sworn oath to the living Sovereign Queen Elizabeth II, to usurp their authority above their sworn oath to the living Sovereign Queen Elizabeth II is an act of High Treason?
- 46. Is it not true that The 1571 Treasons Act upholds the death penalty?
- 47. Is it not true that no one is above The-Law-Of-The-Land but Almighty God?

Everything in this Asseveration is true and correct to the best of our knowledge.

# HAPU TANGATA WHENUA SUVERAN AUTHORITY Reservation of rights

This reservation of rights is filed and served against any living being who attempts to use any personal information, data, intellectual property(s), value, copyright(s), trademark name(s) patent(s), photos etc.... that are in my/our jurisdiction.......

Notification of reservation of rights UCC 1-308/1-207.

This Notice in conjunction with all other notices, supersedes any and all previous agreements for Lawful sovereign being :Gavin-John:®©<sup>TM</sup>® of the Whanau :Marsich:®©<sup>TM</sup>® aka; :Ariki-nui-Kawenata®©<sup>TM</sup>®: of the whanau :Crown:®©<sup>TM</sup>® being from the :Marsich-Crown:®©<sup>TM</sup>® :Kin-dom: and :Kingdom:, authorised representative (UCC 3-402(b), Mauri-Tangata-Whenua-Kaitiaki, sui juris.

### THIS IS A PUBLIC COMMUNICATION TO ALL.

All rights reserved UCC 1-308, Notice to Agents is notice to Principals.

Te Ika-a-Maui, Tuhua, Te Waka-o-Maui, Te Punga-o-te-ika-a-Maui, Nuku-roa, Ao-te-aroha or any derivative of.

Notice to Principals is notice to Agents.

Applications to all successors and assigns. All are without excuse. Duly Verified Declaration of Facts: The New Zealand Establishment is in debt and bankrupt both physically and intellectually, there being No substance to their record of property.

In bankruptcy there is no information or legal requirement to perform.

I, lawful living-sovereign sentient it Let be known to all that :Gavin-John:®©™® :Marsich:®©TM®, the whanau of aka; :Ariki-nui-Kawenata:®©™® of the whanau :Crown:®©™® being from the :Marsich-Crown:®©<sup>TM</sup>® Kin-dom and Kingdom, the "True Crown" as authorised representative (UCC 3-402(b), Mauri-Tangata-Whenua-kaitiaki, here explicitly reserves all my God-given and inalienable rights. UCC 1-308 which was formally UCC 1-207 in addition to the unalienable rights above.

- 1. Right to exercise my self-identification, self-determination within my inherited historical, traditional, and intellectual territories in origin. Ref: Genesis 1:1; Genesis 2:7; Deuteronomy 16:18-20; Deuteronomy 17:14,15; Acts 17:24-26 (1611 KJV).
- 2. Right to remain silent without Social Contract and Tacit Agreement usurping my authority.
- 3. Right to be tried under natural common law jurisdiction, derived from universal scriptural lore/law of the One True Supreme Creator in any and all cases.
- 4. Right to be presented a judge's valid oath of office on demand, sworn exactly word for word, as required by your oath of allegiance, New Zealand Oaths and Declarations Act 1957, Sec: 18 judicial oath.
- 5. Right not to appear on behalf of an Artificial or Fictitious Person, unless the original creation document is produced for the record with my/our wet red-ink signature(s). International-Maritime-Contract.

- 6. Right to be presented with the original DNA Blood pressed, right-thumb print and wet red-ink signed contract(s), involving any agreement or contract(s) in my/our NAME(s) and any derivatives thereof.
- 7. Right to be presented with a verified complaint supported by evidence of fact, signed by the injured party claiming harm, in all but contractual cases.
- 8. Right to be compensated for any violation of my natural common law rights, by any Crown's agents, regardless of their claimed immunity, to the amount of 20 Gold Bullion per violation, per agent, plus 10 Gold Bullion per hour of loss of freedom or time spent in detainment, custody, an interview, jail cell or court.

Refer to our FEE Schedule "LINK BELOW" for further details in addition to the before.

- 9. Nothing that I say or do and write may be construed as a waiver or joinder of one or more of these rights. Only a written waiver of rights by the said me/us, may be considered a valid waiver. Any presumption contradicting these rights, must be in writing.
- 10. Right to a remedy afforded to the said me/us under the Crimes Act 1961, sec; 53, to be protected from criminal responsibility for defending my movable property.... Under a claim of right. My/Our use of "without prejudice" near my signature on this commercial instrument and any Affidavit(s) or Asseveration(s) I write, indicates that I have exercised the "remedy" provided for me/us in the Uniform Commercial Code in book 1 at section 308/207. Whereby I/we have reserved my/our natural common law rights not to be compelled to perform under any social contract, and/or tacit agreement, or bankruptcy that I did not enter into knowingly, voluntarily and intentionally. And that reservation serves notice upon ALL administrative agencies of government-national, state and local-body-politic that I do not, and will not, accept the liability associated with the compelled performance of any unrevealed commercial agreement, and/or contract, or bankruptcy.

### U.C.C 1-308: Performance or Acceptance under Reservation of Rights:

(a) A party that with explicit reservation of rights performs or promises performance or assents to performance in a manner demanded or offered by the other party does not thereby prejudice the rights reserved. Such words as "without prejudice," "under protest," or the like are sufficient. And I/we have also applied the "Recourse" at U.C.C. 1-103(6), Is my/our Recourse from the

Uniform Commercial Code into the Natural Common Law. It states that the U.C.C. MUST be in harmony with the Natural Common Law as follows; "The Code is complimentary to the Natural Common Law, which remains in force, except where displaced by the code. A statute should be construed in harmony with the Natural Common Law, unless there is a clear legislative intent to abrogate the Natural Common Law.....THE CODE CAN NOT BE READ TO PRECLUDE, PREVENT OR EXCLUDE A NATURAL COMMON LAW ACTION" Further, let all be advised that all actions commenced against are in violation of the Splintered Paddle Law of Kamehameha 1 within Te Moana-nui-a-Kiwa, and the 2019 amended Hawaiian Kingdom Constitution of 1840 – 1852, ref; www.kingdomofatooi.org;

- 1. Deprivation of rights under color of law and unconstitutional behaviour.
- 2. Conspiracy of rights under color of law and unconstitutional behaviour. Conspiracy against rights, wherefore all have undeniable knowledge.

I as lawful living-sovereign sentient being :Gavin-John:®©<sup>TM</sup>® of the whanau :Marsich:®©<sup>TM</sup>®, aka; :Ariki-nui-Kawenata:®©<sup>TM</sup>® of the whanau :Crown:®©<sup>TM</sup>® being from the :Marsich-Crown:®©<sup>TM</sup>® Kin-dom and Kingdom, authorised representative (UCC 3-402(b), making notification of reservation of rights," without prejudice UCC 1-308", reserving all inalienable and God-given rights, powers and privileges, including any and all alphabetical or numerical derivations thereof, waiving none whatsoever, and does swear and affirm that I have scribed and read the foregoing facts, and in accordance with the best of my first-hand knowledge and conviction, such are true, correct, complete, and not misleading the truth, the whole truth, and nothing but the truth, in my correct capacity as a lawful sovereign sentient being,

Mauri-Tangata-Whenua-Kaitiaki of the original

jurisdiction, :copy-right/copy-claim:

with :universal-lore-registered-copyright-trademark-name-patent:®©™® Autograph:

**Picture** 

:Gavin-John:®©<sup>TM</sup>® of the Whanau :Marsich:®©<sup>TM</sup>® sui juris; aka; :Ariki-nui-Kawenata:®©<sup>TM</sup>® of the whanau :Crown:®©<sup>TM</sup>®; being from the :Marsich-Crown:®©<sup>TM</sup>® :Kin-dom: and :Kingdom:.

This Affidavit is dated (1st-Day-of-July-2020) first day of the month july in the year of our Lord two thousand and nineteen.

NOTE: Dickerson V. Wainwright. 626 F.2d Title 1184 (1980), held affidavit

sworn true and correct under penalty of perjury has full force of law and does not have to be verified by Notary Public to have same effect.

Supported By Whanau :Marsich:®©™®; :Marsich-Crown:®©™®, Marsich-Crown-Kingdom:®©™® and :Mare-Crown-Kin-dom:®©™® sui juris suv'eran authority.

IMPORTANT LINKS – DO NOT IGNORE – SILENCE IS TACIT AGREEMENT.

### ROYAL ANNOUNCEMENT DECLARATION AND DECREE

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/royal-announcement-and-decree-31.5.2020.pdf

## UNIVERSAL LORE REGISTERED COPYRIGHT, TRADEMARK NAME PATENT

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/unirversal-lore-registered-copyright-trademark-name-patent-notice-fd\_-\_gavin\_john\_marsich\_and\_ariki-nui\_kawenata\_crown.pdf

### **USER AGREEMENT**

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/user-ag reement - gavin\_john\_marsich\_and\_arikinui\_kawenata\_crown.pdf

## AFFIDAVIT OF TRUTH AND STATEMENT OF FACT – CASE PRESIDENCE BARON DAVID WARD- HOUSE OF LORDS.

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/affidavi t\_statement-baron-david-ward.pdf

### COVID-19 VACCINES – 7 MAY, YEAR 2020

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/covid-vaccinations-2020\_- marsich\_crown\_kingdom.pdf

COMMON LAW COMMERCIAL LIEN 25 JUNE, YEAR 2014AD GOLD BULLION - \$10 MILLION PER PRINCIPAL OR AGENT, - \$10 BILLION PER AGENCY OR CORPORATION, 10 TRILLION PER GOVERNMENT CORPORATION.

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/commercial\_lien\_25\_june\_2014\_\_22\_.pdf

### NO COUNCIL TAX

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/council

### -no-taxes-1024x710.jpg

#### MOTU PROPRIO

https://marsich-crown-kingdom.weebly.com/uploads/2/0/3/5/20351333/papa-francesco-motu.pdf

### MARSICH-CROWN-KINGDOM STANDARD FEE SCHEDULE

https://marsich-crown-kingdom.weebly.com/fee-schedule.html

This being the second Notice to be served I use this 'Notice of Default and Opportunity to Cure' as a reminder of the first preceding Notice of Conditional Acceptance, which was either ignored or mislaid, or was not answered correctly according to the claims and assertions stated within it in 'SUBSTANCE'.

Allowing for a reasonable time frame for you to respond to this 'Notice of Default and Opportunity to Cure', I hereby offer you this further chance to rebut or confirm my understanding of the common law as referred to in my previous Notice(s) so that you may remain in honour, and thus by doing so enabling an opportunity to remedy this matter by law, amicably so as to save any future breach of the peace or torts being committed.

I hereby attest and affirm that all of the above is the truth and as to my lawful understanding.

Without malice, vexation, frivolity or ill will, and on my full commercial liability and penalty of perjury and, with no admission of liability whatsoever and with my natural, indefeasible and unalienable Common law rights reserved.

Sworn and subscribed on the date: 23 November, Year 2020AD





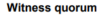
Autograph/Mark:

Witnessed by: House of :Marsich-Crown:®©TM®;

of :Marsich-Crown-Kingdom:®©™® Date: 23 November, Year 2020AD

### **AUTOGRAPH AND TOHU**





Name: Gregory Eloshell Sign:

Name: John Marshall Sign:

Name: Mark Rexen Sign:



### :Ariki-nui-Kawenata: :Crown:®©™®

:Guardian-Of-Divinity:

:Royal-Postmaster-Registrar-General:

:Supreme-Tribal-Court-Judge: (Hons)

:Living-Sovereign-Diplomat-Absolute:

:Kingdom-of-God-of-Heaven-and-Earth:

:Te-Whare-Matamutanga-o-IO-Aotearoha-Kawanatanga:











