



Janine, Principal and Claimant
As Commander and Chief
Over all Crown Corporations
And representing every man,
woman, boy and girl in the land
of Aotearoa

Janine obtained Immediate Summary Judgement in the High Court of New Zealand on 19 September 2024 and placed the Jurisdiction of New Zealand under Almighty God where Thou Shall Not Steal or Bear False Witness

Sanjai Raj as private individual in his full capacity commercial
Also as Registrar on behalf of the Personal Properties Securities and all associated Crown Corporations
Private Bag 92061
Victoria Street West,
Auckland 1142
operations@ppsr.govt.nz

3 December 2024

**Notice of Full Liability and Summary Judgement of Sanjai Raj as individual in Private as Well as Registrar of Personal Properties Securities Register and all Associated Crown Corporations
Notice-to-Agent-is-Notice-to-Principal-and-Successors – Notice-to-Successors-and-Principal-is-Notice-to-Agent**

For context, this document uses only plain simple English and Counting Systems. You are considered informed that all meanings in this/all communication/s are taken from the Oxford Dictionary of English unless otherwise definition given or as commonly understood by living men and women. Any content or character or page layout is not to be confused with legalese or syntax or any other language. All character, form, style and page layout, whether capitalised, lower case, bold or underlined or italics or any combination are what is commonly recognised by living men and women and not to be taken in any other way or meaning. If any definition or meaning is unclear to the reader the interpretations are that of the living woman author of this affidavit. The position in this communication is that of a living woman standing under God's law, also known as the creator's law, natural law, and operating outside the jurisdiction of statutory rules or man-made legislation.

Frivolous: having no reasonable ground or purpose where Janine has proven and lawful ground

Vexatious: having little chance of succeeding in law, but intended to annoy someone or cause problems for them; the defendant must be able to show a prosecutor's charges were "vexatious, frivolous, or in bad faith."

Where Sanjai Raj is the defendant and is now acting in bad faith so fully chargeable for his crimes commercially and criminally.

To Sanjai Raj

1. On the twenty-second day of November in the year of 2024 We received correspondence from Sanjai Raj in his role as Registrar on the Personal Properties Securities Register regarding 102 financial statements stating that the collateral in the financing statements does not appear to be personal property that can be subject to security interest. We hereby notify you that we have a true and correct lawful claim on each of the corporations and individuals that these financial statements refer to, and inform you that according to the above definitions of frivolous that we have full lawful grounds and the word vexatious that we have already succeeded in law and with good faith with evidence brought charges of harm against the individuals and the corporations where the defendants have the opportunity to rebut and they chose not to. We obtained multiple Immediate Summary Judgements in the High Court of New

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Zealand with the link and reference on the Affidavit for one dated and stamped 19 September 2024 that can be found on a gazetted public notice board publicnoticesnz.com; and

2. You were also informed that all commercial lien financial statements have been public gazetted and entered into the public record on publicnoticesnz.com; and
3. We went through a complete and total lawful process holding Crown corporations liable for actions of harm against the Claimant and the people with commercial charges in place for these actions of harm with evidence where they had minimum of three opportunities to rebut before they were made into an Admiralty Statement of Claim that was registered in the High Court, and entered into the public record where the corporations and individuals involved were served the High Court documents and were provided the opportunity to rebut Our claims and no rebuttal was received with immediate summary judgement made against the individuals and corporations having 60 days to inform us of their indemnity insurance details and 90 days for either the individual or corporation or insurance corporation to pay out these debts. Due to summary judgement made over the Crown Corporations all subsidiary corporations came under those same judgements with one of the charges of harm in place being for making living men and women debt slaves where corporations have tried to place their own debt over the people through deceit and without their knowledge or consent. Many of the commercial lien debts are now over 90 days past the lien and it has now turned into a criminal offence and charge. We have full lawful rights due to non payment to seize all of the property and assets of the individuals and corporations that were listed as collateral on the commercial liens. As Our claims were done under the Jurisdiction of Almighty God and the Holy King James Bible quoting many scriptures including **Colossians chapter 2 verse 14 and 15 and 1 Peter chapter 1 verse 19 that Jesus has already purchased and redeemed us (the people) by the pouring out of his own precious blood having sealed our documents with the blood of Jesus Christ who has wiped out the handwriting of requirements that was against us and having nailed them to the cross disarming all principalities and powers triumphing over them.** This means that the legal Crown corporation system has been overridden by the Jurisdiction of Almighty God that the people's full rights are restored and are now longer the debtors but the Secured Party creditors and have full lawful rights to charge the corporations for making them debt slaves through fraud and deceit and any charge of harm done on behalf of the corporations and their representatives; and
4. We hereby notify you Sanjai Raj that you are fully liable in the private in your full commercial capacity where there is no fraud or deceit in our claims and you have now made you make yourself fully liable for these debts for removing all of the financial statements with the lawful right to seize any of your own personal assets plus of the corporations you represent. Sanjai Raj, your claim as the Registrar of the Personal Properties Securities that the 102 financial statements are frivolous or vexatious of right is attempting to cause loss by deception which is a crime involving deceit under s.240(1) Crimes Act 1961. This is a criminal and imprisonable offence on top of the commercial charges already in place. It is also noted that the date chosen to remove all financial statements was the day before the commercial lien against the Prime Minister Christopher Luxon reaches the 90 days which makes this a criminal offence, therefore you have actively participated and aiding and abetting this crime. In your role as Registrar you are subject to the 1961 Criminal Justice Act drawing particular attention to sections 98,100, 105F, 219, 240, 242 and 116 **Conspiring to defeat justice** 'Every one is liable to imprisonment for a term not exceeding 7 years who conspires to obstruct, prevent, pervert, or defeat the course of justice in New Zealand or the course of justice in an overseas jurisdiction.' If you act in honour in your role you will be actively trying to uphold justice and ensure that commercial liens placed through law and justice are enforced; and
5. We informed you that the Crown is a corporation. Almighty God made men and women and men and women made corporations and a corporation can never have authority over a living man or woman. As we have gone through a full and complete lawful process before the High Court all men, women, boys and girls fully have their rights restored back as the Secured Party Creditor of their own affairs with the lawful right to charge anyone or any corporation that does them harm. We now sit above the Crown corporation and above your jurisdiction and the High Court which is only that of Crown Corporate Law

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and have full lawful rights to hold others accountable for action of harm according to the Holy word of God Almighty; and

6. That there has been no point by point rebuttal or any proof or verification signed with wet ink signature in his/her full private and commercial capacity received from any of the Commercial lien Debtors to refute the claims and charges of the lien Claimant. All men and women know that the foundation of law and commerce exists in the telling of the truth, the whole truth and nothing but the truth. Truth, as a valid statement of reality, is sovereign in commerce. An un rebutted affidavit stands as truth in commerce and contract law. An un rebutted affidavit is acted upon as the judgement in commerce; and
7. Sanjai Raj is employed by Ministry of Business , Innovation and Employment and is therefore an agent of the Crown and is sworn to uphold statute and was fully aware that if he removed any of the 102 financial statements in question, then he has committed crimes of fraud and loss through deception under section 240 and conspiring to defeat justice under section 116 of the 1961 Crimes Act and is therefore fully chargeable in the private as well as criminal charges; and
8. Sanjai Raj, you chose not to rebut the Affidavit of Status and Truth of Janine which was received by you on 25 November 2024 with seven calendar days to rebut by 5pm on Monday 2 December 2024 and you are aware of your responsibilities as individual and as Registrar to uphold the law of do no harm and not causing harm through loss and deception or conspiring to defeat justice; and
9. Sanjai Raj, you are fully aware that in law a non-rebuttal has been taken upon the public record that you freely, knowingly, and voluntarily agrees with all the points, statements, claims and authorities of this claim of Status and Truth of the author Janine where the terms are a binding contract; and it is taken as tacit acceptance and silent acquiescence that the content of this document stands as fact and truth in it's entirety in commerce and judgement in Law; and you are now fully liable for all the debts associated with every financial statement that you removed off the Personal Properties Securities Register where your threat was to remove 102 financial statement and you actually removed 103 financial statements with the following registration numbers: F35R9CDT3M8D2T99, FF957PRK4V742S66, FW9UBM26NK7427V6, FR2649ZWH77X4Y79, FD9SE4667KN5C9N5, FG84CFW424JG5R73, F384BEE357M6M3T8, FT22X78KN8V4E8F7, F994H3RGG75V6D76, F63FP7BMH4578Z96, F98AG8BZY27F4E25, FV7B3HXA6273A8C8, F775ACM62C7T66W8, FA98KXD766FR92A9, F52TDM3PFT8B9584, FA4X4TP299N9K9A5, F367WXG2K3W7M5V7, F555U33FSV78R3V2, F8225PHM2HX7A268, FD38FAG88T922T52, F629NU6ZTT785Y92, F443VJY292DP59G8, F8399MAN5PM55H96, FJ664RN3B5HK3S96, F76GC52JUG6A49C3, FM5ZSU29F869C7P5, F86HH5742XUE62G9, F34F2PNG38S7B438, F797M6U8DN9GR8J8, S5JP5N67S3H5N63, FT8C5K7638MFT9E4, FP5Y7W7JZ99S4E83, FZ99GA82EC2Y99Y3, FA6R6X5W54Y6Z45, FY87RW785DEP53Y7, F68KD7BRN75N5F37, FY739TWM97C5Z4N4, FV2N6J8AX26J88C7, F32T4YK3DX94C6N9, F42P3WEA7R2J2X25, FP27URD5473Z4G36, F92WTF3BD4B29279, FV23A4VY79F8P4T7, FA9M5R4X34VS2D88, F78ZVB5VB854B967, FA39KE6W9GF94M52, F423R76TFN32D4N4, F59V2C2FWT7D3X63, FP86NBF33AR87B73, FF99T6B7FWF3C474, F624E4AS6HKB4K67, F82XX8NR9T35Y7E5, FC9UV6D3K3Z37C93, FS42EWW5F76A2Y32, FG52ASK5B67K3N83, FR6G2A7MJD5U3556, FJ5DFE72V9855N3, FN4WX36AS9G62N75, FW85X67D2WCY75V3, FV63PVB74SJ789S2, F932WCY832S9D2R7, FF6SMH638P49T8J2, FZ56UTS962Y52Y98, F26MMC76T9KG45D8, FH78WGB3H83C4794, FG72U8T72KCW4M38, FZ3VG829USZ4K938, FK6JFS274N3T4989, FK95KYX845W4E373, FV8H9XS89JW6A723, FC2227RMY959N432, F293U27YJV7T75D6, FT3ZEV33U655F682, F99X7C82UNM66D89, FD2KF6TZG83R3999, FA93WH7GSK3835G7, FC5T9UM2C8F7S295, F52XX4T6PAJ4A528, F68J8CCC6K64V2H8, FW6F7S23V4YE8A55, FF7YNN5964GA2D42, F96H9N8XS49TE2W5, FE4N6P4G5S93T8Z8, FD9E4WKT489276N5, FR78FD96C72M246, F848DZ6M8A2TM8M4, F98U4JU763NXW5A9, FW8F2EK2V28R7T57, FP4CK83NUF975G64, FR8KM27CB997H6N3, FJ3F6GX8994H58H9, FT66K9V76NVH6Y68, FZ4FVC534F5W9P99, FS9Z293NZF56P5M6, F77B54SJ84YJA8H4, F64G5H6AYF7T47R2, FH94P5PCX5Y366U4, FZ4ZMY2279K8G494, F36P55RJ64RJ7B83, F78P5F5XB35JT5R5, F824H3TWY9P59S69, FG9DCE63BV3B7877; and one that was not on the list

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provided of FG7HBD7294R885R2 where these financial statements also have charges made on behalf of every man, woman, boy and girl in this land that have been harmed by the actions of the corporations, so your liability is very serious and is already over the value of five hundred trillion dollars, where the full total will be calculated for the court hearing set for 1pm Friday 6 December 2024; and

- 10. I, Janine have already obtained summary judgement against you and the corporations you represent and notify you that as Commander and Chief over the Crown corporations that I am the High Court, as through summary judgement I now sit above the High Court and I answer to God Almighty under His jurisdiction on behalf of every man, woman, boy and girl living here in New Zealand that has been harmed. Ultimately you are ultimately accountable to Almighty God and as the High Court under the Highest jurisdiction God Almighty I already have the evidence that you are guilty of causing loss by deception and all other crimes outlined in point 4 due to removing all 103 financial statements with a court hearing set for the sixth day of December for your sentencing. The court hearing will be via video link which you will be provided 24 hours prior to your sentencing; and
- 11. As we are under the jurisdiction of God Almighty there is always opportunity to plead guilty and accept remedy of reinstating all 103 financial statements by 9am on the 6th day of December 2024 with the court hearing scheduled for 1pm that same day. If all financial statements are reinstated on the Personal Properties Securities Register by 9am on sixth day of December at the court hearing all charges will be dropped against you as long as no further actions of harm are discovered against any man or woman or boy or girl in New Zealand. If you remove any other financial statements belonging to anyone causing loss by fraud and deception then all these charges will be reactivated against you; and
- 12. I, Janine declare before three witnesses that all the content of this **Notice of Full Liability and Summary Judgement of Sanjal Raj as individual in Private as Well as Registrar of Personal Properties Securities Register and all Associated Crown Corporations** is correct and true with my first-hand knowledge and to the best of my ability, so 'help me God'.

Janine

HK TR

Signed and autographed By Janine
The Author and Principal and Secured Party Creditor and Lien Claimant
Representing Janine WALTERS and every man, women, boy and girl living in the land known as Aotearoa
As the Commander and Chief over the Crown Corporations



Autographed/signed by Three Witnesses where according to 2 Corinthians Chapter 13 verse one that truth and every matter must be established by two to three witnesses where the Holy Word of God from the Bible is the highest form of law and Jurisdiction in the land known as New Zealand with his/her printed Appellation/Autograph affirming as witness that the content of this Affidavit are correct and true having seen proof of the facts

Name of Witness One Richard Walters on this 3RD day of December 2024 from Tauranga
with post code 3173

Autograph *Richard Walters*

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gw

Name of Witness Two Harmony Kahotea on this 3RD day of December 2024 from Tauranga with
post code 3173

Autograph Kahotea

Name of Witness Three Timothy Richmond on this 3RD day of December 2024 from Tauranga with
post code 3173

Autograph T. Richmond

Services Address: PO Box 9006 Greerton, Tauranga 3142 

