No: 20241216(4)

Under the:

NZ Crimes Act Section 28

NZ Crimes Act Section 98 (1)(a)(b)(c)(d)(e)(f)(g)(h)(i)(j)(2) Debt bondage, serfdom,

slavery

ICOCAPR United Nations 1967

Article 8(1)(2)

NZ Crimes Act Section 240

(1)(a)(b)(c)(d), (1A),(2)(a)(i)(ii)(b)(c)

1. From living man: willem: of the house of stone, standing in my natural state C/o 1385 Tairua Whitianga Rd, RD 1, Whitianga For communication only: hiveon25@gmail.com

- 2. To Thames Coromandel District Council, 515 MacKay St, Thames, New Zealand customer.services@tcdc.govt.nz, Ministry of Business, Innovation and Employment, 15 Stout St, Wellington, New Zealand info@mbie.govt.nz, and OCEANA GOLD (NEW ZEALAND) LIMITED, company number 927153 and NZ Business number 9429037753023. Address for service and registered office 22 Maclaggan Street, Dunedin, 9016, New Zealand, info@oceanagold.com
- 3. Affidavit of Conditional Acceptance Notice to Cure, Default Notice in the matters of Dome Field South MEP60148 and Dome Field North MEP60149, Operator Oceana Gold (New Zealand) Ltd - New Zealand Petroleum and Minerals (NZP&M) brand name used by the resource markets branch of the Ministry of Business, Innovation and Employment (MBIE), NZ Business No. 9429000106078 Central Government Registered MBIE administers the Crown Minerals Act 1991 (and its predecessors) on behalf of the New Zealand Government CIK 0000215106 or any derivatives thereof.
- 4. Now this unrebutted Affidavit of Conditional Acceptance stands as truth and judgment and the remedy shall be enacted as a tacit agreement.
- 5. The purpose of this Affidavit is done in good faith to establish truth and judgment that will bind New Zealand Petroleum and Minerals, Ministry of Business, Innovation and Employment and Oceana Gold (New Zealand) Ltd to uphold peace and good order by identifying prohibited actions of the individuals and the contents of the policies used by this corporation.
- 6. OCEANA GOLD (NZ) LTD New Zealand Crown Corporation TCDC



Are all doing business and are bound by the basic principles and rules of contract and commerce:

- No trickery or coercion or deception causing loss by deception
- No one shall be held in servitude
- Slavery and the slave trade in all its forms is prohibited
- Fraud destroys everything upon which it touches
- Misleading information in any presentation is a fraud

As the questions 8 – 19 have not been answered with proof of claim, truth and judgment has been clarified, making the claims of authority, administration and permits by the NZ Crown, MBIE, NZP&M, TCDC null and void on the grounds of their presentations are misleading with intent to coerce and deceive by obtaining ownership or possession of and control over, any property, or any privilege, service, pecuniary advantage, benefit, or valuable consideration, directly or indirectly; and has induced and caused another person to deliver over, execute, make, accept, endorse, destroy, and alter documents or thing capable of being used to derive a pecuniary advantage, therefore using a false representation, whether oral, documentary, or by conduct, where the person making the representation intends to deceive any other person or living man or woman now knows that there presentations and claims are false in materials particular on the grounds they are attempting to ignore the contents and the intent of this Affidavit of Conditional Acceptance relying on ignorance as their excuse to pervert the course of justice, and have previously been done recklessly as to whether it is false in a material particular; when these corporations now have been required to give full disclosure but have omitted to disclose the material particular with intent to deceive any person, or living man or woman, in circumstances where there is a duty to disclose it, we have now evidence of fraudulent devices, trickery, and stratagems being used with intent to deceive as follows

- 7. In 8-19 and the Summary that follows with evidence of claim we do not accept the Dome Field South MEP60148 and Dome Field North MEP601949 and permits and activities on the grounds that:
- 8. It has now been clarified that a company or corporation such as the New Zealand Crown is a fictitious entity
- 9. It is now clarified that a fictitious entity cannot own anything it did not create, such as minerals in these matters
- 10. It is now clarified that the NZ Crown has created the **Crown Minerals Act 1991** for its own pecuniary advantage and reward.
- 11. It is now clarified that the **Crown Minerals Act 1991** is not a valid Act in the world of commerce when the NZ Crown Corporation as a foreign fictitious entity has no constitution with a letters patent to make Acts and Statutes and enforce them at all upon these lands et al, and living men and women living upon them
- 12. It is now clarified that the NZ Crown has given MBIE false materials/particiulars





- 13. It is now clarified that the NZ Crown has claimed authority and administration of lands, waters, minerals, living men and women through misinformation, coercion and deception by using false names, identities such as persons making their claim void
- 14. It has been clarified as true and correct that the word person is only interpreted as pursuant to **NZ Legislation Act 2019** Part 2 Section 13, person includes a corporation sole, body corporate, an unincorporated body. To include one excludes all others
- 15. It has been clarified the request for a date of birth required from living men and women is coercion and deception with intent to deceive and enslave to gain ownership over what a fictitious entity cannot in any way or form. Date of Birth as pursuant to the word birth, the legal interpretation in the **NZ Births, Deaths, Marriages and Relationships**Act 2021, birth includes a still birth but does not include a miscarriage
- 16. The fraudulent presentations of the NZ Crown, MBIE, NZP&M and TCDC have been clarified and enacted for the sole purpose to remove living men and women's abilities to administer everything upon this planet the lands, waters, minerals, animals, birds, grubs, fishes and ourselves as of right not as of privilege, which is an action of serfdom and servitude, prohibited actions of enslavement
- 17. Reference case law Corpus Juris Secundum, Section 16, Page 892 –

FACT OF DEATH: Death of the person on whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is void.

While it is true that the presumption of death arising from a person's absence, unheard from, for a considerable length of time, see "Death Section 6", may present a prima facie case sufficient to warrant a grant of administration on his estate, the arising of such presumption does not take the case out of the operation of the general rule on the subject, and if it is made to appear that the person was in fact alive at the time such administration was granted, the administration is absolutely void. Although, that payment to an administrator of an absentee who is not in fact dead is no defence against the absentee or his legal representative, not are costs and reimbursement incurred by such administrator a legal charge against the absentee or his property; but where the administrator has paid debts of the absentee, he is subrogated to the rights of the creditors whom he has paid. It has been considered, however, that the invalidity of the administration does not relate back, but that it is invalid only the time when the presumption of death is rebutted.

18. Cestui Que Vie Act 1666

[I.]
Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.
If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident



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proofe be made of the lives of such person or persons respectively in any Action commenced for recovery of such Tenements by the Lessors or Reversioners in every such case the person or persons upon whose life or lives such Estate depended shall be accounted as naturally dead, And in every Action brought for the recovery of the said Tenements by the Lessors or Reversioners their Heires or Assignes, the Judges before whom such Action shall be brought shall direct the Jury to give their Verdict as if the person soe remaining beyond the Seas or otherwise absenting himselfe were dead.

......F1
Textual Amendments

F1

S. II repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1

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.....F2

Textual Amendments

F2

S. III repealed by Statute Law Revision Act 1863 (c. 125)

IV

If the supposed dead Man prove to be alive, then the Title is revested. Action formean Profits with Interest.

[X2Provided alwayes That if any person or [X3person or] persons shall be evicted out of any Lands or Tenements by vertue of this Act, and afterwards if such person or persons upon whose life or lives such Estate or Estates depend shall returne againe from beyond the Seas, or shall on proofe in any Action to be brought for recovery of the same [X3to] be made appeare to be liveing; or to have beene liveing at the time of the Eviction That then and from thenceforth the Tennant or Lessee who was outed of the same his or their Executors Administrators or Assignes shall or may reenter repossesse have hold and enjoy the said Lands or Tenements in his or their former Estate for and dureing the Life or Lives or soe long terme as the said person or persons upon whose Life or Lives the said Estate or Estates depend shall be liveing, and alsoe shall upon Action or Actions to be brought by him or them against the Lessors Reversioners or Tennants in possession or other persons respectively which since the time of the said Eviction received the Proffitts of the said Lands or Tenements recover for damages the full Proffitts of the said Lands or Tenements respectively with lawfull Interest for and from the time that he or they were outed of the said Lands or Tenements, and kepte or held out of the same by the said Lessors Reversioners Tennants or other persons who after the said Eviction received the Proffitts of the said Lands or Tenements or any of them respectively as well in the case when the said person or persons

- 19. That the coercion and deception, using misleading information, as listed by these corporations, Oceana Gold (NZ) Ltd, MBIE and New Zealand Crown Corporation, is fraudulent with intent to coerce or deceive and to enslave living men and women for pecuniary advantage and reward for the individuals representing these corporations' companies and the corporations themselves.
- 20. Reference NZ Crimes Act 1961 No. 43 as at 01 October 2024 public act contents
- 21. Sections 28, 98, 240



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28 Sentence or process without jurisdiction

Every officer, prison manager, or person executing any sentence, process, or warrant, and every person lawfully assisting him or her, shall be protected from criminal responsibility if—

(a) he or she acts in good faith under the belief that the sentence or process was that of a court having jurisdiction, or, as the case may be, that the warrant was that of a court, Justice, Community Magistrate, or other person having authority to issue warrants; and (b) it is proved that the person passing the sentence or issuing the process acted as such a court under colour of having some appointment or commission lawfully authorising him or her to act as such a court, or, as the case may require, that the person issuing the warrant acted as a Justice, Community Magistrate, or other person having authority to do SO.

98 Dealing in slaves

- (1) Everyone is liable to imprisonment for a term not exceeding 14 years who, within or outside New Zealand,—
- (a) sells, purchases, transfers, barters, lets, hires, or in any way whatsoever deals with any person as a slave; or
- (b) employs or uses any person as a slave, or permits any person to be so employed or used; or
- (c) detains, confines, imprisons, carries away, removes, receives, transports, imports, or brings into any place whatsoever any person as a slave or to be dealt with as a slave; or
- (d) induces any person to sell, let, or give himself or herself, or any other person dependent on him or her or in his or her charge, as a slave; or
- (e) in any case not covered by paragraph (d), induces any person to sell, let, or give any other person into debt-bondage or serfdom; or
- (f) builds, fits out, sells, purchases, transfers, lets, hires, uses, provides with personnel, navigates, or serves on board any ship or aircraft for any of the purposes in paragraphs (a) to (e); or
- (g) for gain or reward gives in marriage or transfers any woman to another person without her consent; or
- (h) is a party to the inheritance by any person of a woman on the death of her husband; or
- (i) being a parent or guardian of any child under the age of 18 years, delivers that child to another person with intent that the child or his or her labour shall be exploited; or
- (j) agrees or offers to do any of the acts mentioned in this subsection.

(2) For the purposes of this section -

serfdom means the status or condition of a tenant who is by any law, custom, or agreement bound to live and labour on land belonging to another person and to render some determinate service to that other person, whether for reward or not, and who is not free to change that status or condition

slave includes, without limitation, a person subject to debt-bondage or serfdom.

240 Obtaining by deception of causing loss by deception

(1) Everyone is guilty of obtaining by deception or causing loss by deception who, by any deception and without claim of right,-



- (a) obtains ownership or possession of, or control over, any property, or any privilege, service, pecuniary advantage, benefit, or valuable consideration, directly or indirectly; or
- (b) in incurring any debt or liability, obtains credit; or
- (c) induces or causes any other person to deliver over, execute, make, accept, endorse, destroy, or alter any document or thing capable of being used to derive a pecuniary advantage; or
- (d) causes loss to any other person.
- (2) In this section, deception means—
- (a) a false representation, whether oral, documentary, or by conduct, where the person making the representation intends to deceive any other person and—
- (i) knows that it is false in a material particular; or
- (ii) is reckless as to whether it is false in a material particular; or
- (b) an omission to disclose a material particular with intent to deceive any person, in circumstances where there is a duty to disclose it; or
- (c) a fraudulent device, trick, or stratagem used with intent to deceive any person

REMEDY

- 22. Now the NZ Crown, MBIE, Oceana Gold (NZ) Ltd and TCDC have failed to answer questions 8-19, or rebut the contents of the summary within 120 hours of receiving the Affidavit of Conditional Acceptance and 48 hours of receiving the Notice to Cure, in an affidavit format signed under penalty of perjury with proof of claim, truth and judgment has now been clarified within this Default Notice making the mining permits in their entirety null and void. Principles and rules of nature and contract shall prevail.
- 23. From the date and time received the postal rule applies, all permits are null and void until due process of commerce is followed.
- 24. As the Affidavit of Conditional Acceptance and Notice to Cure have not been answered or rebutted truth and judgement has now been established making all permits from MBIE null and void past, present and future in their entirety
- 25. Through tacit agreement due to acquiescence through silence it is now clarified that full administration management of any description, of all lands, waters, living men and women et al shall be in the hands of living men and women standing in their natural state living and enjoying the land masses and all affected.
- 26. It is now clarified these companies SHALL APPLY to those living on these areas for permission to do anything.
- **27. Summary:** Through careful observation and consideration, the living men and women living and enjoying these lands, waters, air, animals, fishes, grubs et al:
- 28. We have clarified that the NZ Crown Corporation has made policies that are invalid and fraudulent inducing other subsidiary companies corporation to enact false information, privileges and powers they do not have, using ignorance as the engine to defraud, coerce to deceive and enslave for pecuniary advantage and reward



- 29. We have clarified the NZ Crown representatives are responsible for using misleading presentations in their contracts to enslave living men and women for the individuals, and the corporative, pecuniary advantage and reward by changing their true identity to that of corporate entities and crown property
- 30. These actions are prohibited in all its forms. Reference International Covenant on Civil and Political Rights United Nations Articles 8(1)(2) that binds corporate entities such as the NZ Crown et al

30. Article 8

- 1. No one shall be held in slavery; slavery and the slave-trade in all their forms shall be prohibited.
- 2. No one shall be held in servitude.

Through silence it is now clarified these corporations comprehend Article 8(1)(2) in its entirety and shall identify all wrongs in their policies, alter them or stop trading immediately

- 31. It is now clarified I am not a sovereign citizen, pseudo mumbo jumbo, as a citizen is a member of a body politic; the sovereign is the house of representatives and the Governor General and that it is a slave system, that is prohibited in all its forms
- 32. Oceana Gold (NZ) Ltd or any other corporations existing permits are now null and void and shall follow due process as laid out in 25 and 26 above. Thank you for the representatives of these corporations full comprehension in all these matters.
- 33. With reference to File No. 20241216(2) to TCDC in response to Yours Sincerely Corporate Services Group Thames Coromandel District Council www.tcdc.govt.nz sent received Monday 16th December 2024 at 1.06pm (see attached), TCDC have failed to rebut points of concern that have been addressed 1-13 there through tacit agreement, acquiescence through silence have clarified their presentation sent on the 16th December was to coerce and deceive with intent to enslave using statutes as the engine to defraud making their claims, policies and administration null and void in their entirety on the grounds fraud destroys everything upon which it touches, breaching the basic principles and rules of contract.
- 34. Now there is no dispute therefore no court of commerce can be involved. NZ Police shall follow due process of law as laid out in this Affidavit of Conditional Acceptance, Notice of Default.



I living man :willem: of the house stone, affirm the contents of this Affidavit of Conditional Acceptance, Notice to Cure and Default Notice to be true and correct to the best of my knowledge, created with good intent.

At:

Ministry of Justice Thames

On this

207h day of December 2024

Affirmed by: ...

Depui

ALL ABSOLUTE RIGHTS ARE RESERVED

From: Corporate Services Mailbox < Corporate Services@tcdc.govt.nz>

Sent: Monday, 16 December 2024 1:06 pm

To: hiveon25@gmail.com <hiveon25@gmail.com>; renodec@hotmail.com <renodec@hotmail.com>

Subject: AoCA re Mining permits

Monday, 16 December 2024

Willem Stone renodec@hotmail.com hiveon25@gmail.com

1385 Tairua Whitianga Rd, RD 1, Whitianga

Dear Willem,

Regarding your email subject; This Affidavit of Conditional Acceptance, received by Council on Monday 16 December 2024 and any continuing correspondence after this date:

We acknowledge your correspondence addressed to Customer Services at Thames-Coromandel District Council; this letter is the response from Corporate Services on behalf of the Chief Executive.

For the avoidance of doubt, the assertions that have been made in your correspondence [to reject Council's statutory authority] have no basis in law and appear to be referencing the "sovereign citizen or pseudo legal" belief system which has been determined by New Zealand's Courts as meritless. If you are concerned about your rights, we recommend you seek advice from a lawyer to assist you.

The court of appeal case James v District Court at Whanganui [2023] NZCA 181 (Found at www.justice.govt.nz - workspace SpacesStore b9d85284 1178 4d9e b9b2 0764522e57b c.pdf), says this: [10]arguments regarding the separation between natural and legal persons and the rejection of Acts of Parliament unless consent has been given...[11] ...are properly characterised as "sovereign citizen" type arguments. They cannot succeed.

Yours Sincerely

Corporate Services Group
Thames-Coromandel District Council
w: www.tcdc.govt.nz



Corporate Services Group
Thames Coromandel District Council

Re: Mining Permits, File Number 20241216(2)

Thank you for you email received Monday 16 December 2024

Through careful consideration and observations, we have clarified coercion and deception with intent to enslave; these are fraudulent and prohibited actions no statute can be used to enact, on the grounds the Principles and Rules of Contract shall prevail.

If no contract is required by a corporation of any description it has lawfully or fraudulently claimed ownership of the subject.

Points of concern:

- 1. In reference to your letter, as yours sincerely has no responsible individuals name on it we detect its intent is to coerce and deceive us, breaching your NZ Crimes Act section 240.
- 2. You acknowledged this communication is in relation to the Affidavit of Conditional Acceptance. To clarify for your ignorance this is a maxim of commerce you are bound by.
- 3. You have intentionally changed the true status in law, of the Affidavit of Conditional Acceptance to that of a letter. Action of intent to coerce and deceive to pervert the due process of law taking place. Miscarriage of justice.
- 4. You have breached the Principles and Rules of Equity by attempting to use misleading case law as the engine to pervert the course of justice and prevent due process of contract and commerce taking place. This is known as a fraudulent act done recklessly or intentionally either way the claims are void on the grounds that a living man standing in his natural state is not a citizen nor crown property cush as a legal identity of a person, as follows in 5
- 5. To clarify your alleged claim of sovereign citizens, pseudo legal school of thought in relation to a living man's claim and his status is an attempt to action misrepresentation using false identities with intent for pecuniary gain and reward.
 A citizen is a member of a body politic and the sovereign of that is the Governor General and the house of representatives.
 Your claim we believe is to deceive to enslave for your pecuniary advantage and reward,
 - reference your NZ Crimes Act 1961 Section 240 in its entirety
- 6. Your claim of statutory authority is:
 - a) a breach of article 8(1)(2) of the International Covenant on Civil and Political Rights United Nations
 - b) the statute itself the Local Government Act, is void also in the world of commerce if you can not provide evidence that the Public Act 114 1986 CONSTITUTION ACT has a letters patent that the local government act is bound by to give your organisation any form of legality to operate and administer these lands and its resources in any description.
- 7. Due to your claim of authority which is an action of servitude:



- 8. We require that the individuals that are responsible for this claim, will put their names upon all correspondence to make it lawfully valid, as this last letter is not. Its fraudulent and prohibited content will be held against you
- 9. We require evidence you and your organisation have an exemption to your actions of intent to enslave, and an exemption to being sentenced to the top end of 14 years imprisonment for your actions of enslavement, reference your own NZ Crimes Act 1961 Section 98(1)(2) in their entirety
- 10. And evidence that the legislation you have used to empower you to enslave is not absolutely null and void on the grounds slavery in all its forms is a prohibited action
- 11. Please provide evidence that living man :willem: is not alive and standing in his natural state
- 12. Please provide evidence that a living man standing in their natural state is that of the interpretation of a legal person as described in your Legislation Act 2019 Part 2 Section 13
- 13. Please provide evidence that when you are in the dock in a competent court of commerce you will not be charged with perjury for giving false information using false representations, names and identities with intent to enslave using your private policies as the engine to enact prohibited fraudulent actions.

WARNING

Anything you put in writing, say or do and it is breaching your NZ Crimes Act Sections 28, 98(1)(2), 240 in their entirety, will cause you to be dealt with accordingly, using the full force provided by your laws. Reference NZ Crimes Act Sections 42, 48, 98

Anything not comprehended please do not hesitate to put it in writing in questions and not enter criminal liability.

We require your evidence of exemption within 48 hours of receipt.

You have until Wednesday 18 December 2024 to rebut the contents of the Affidavit of Conditional Acceptance received by you on 13 December 2024, 12.38pm, with evidence of your claim signed under penalty of perjury if you are rebutting the claim.

P.S. You have a duty to correct all identified wrongs within your corporation or if continued is intent to defraud – this will have serious implications upon yourselves and the corporation, THAMES COROMANDEL DISTRICT COUNCIL

Verified by living man: willem;

All absolute rights are reserved
Principles and Rules of Nature and Contract shall prevail.



