



The Highest Court of New Zealand

Jurisdiction of Our land Aotearoa also known as Colony of New Zealand has returned from the sea to the authority of God Almighty

Thou shall not steal, thou shall not bear false witness

John 14:6 Jesus said 'I am the way the truth and the life'

Proverbs 19:9 A false witness will not go unpunished, and he who breathes out lies will perish.

Any content or character or style or colour or page layout is not to be confused with legalese or syntax or any other language or hidden meaning. All that matters is the truth.

This court hearing and all its content have been entered into the public records. Court recording commenced at approximately 1.00pm on 9th day of December in the year 2024.

From the word of Holy Word of God it states in Matthew Chapter 18 v20 "A matter shall be established by two or three witnesses." The three witnesses attending agreed to act in this capacity and gave their first names as Karl, Fred and Beverley-Jane.

The scriptures also say in John chapter 1 verse one that in the beginning was the word, and the word was with God and the word was God, so today we have the word of God before us as the judge in this matter before us for sentencing.

John Chapter 8 verse 32: You Shall Know the truth and the truth shall set you free

Today is the ninth day of December 2024. From this day going forward it is declared that all law documents are only to use plain simple English or the commonly known language of the people and Counting Systems, 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 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 author of any document, 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.

For there has never been a more wicked time in the history of mankind with current agenda being implemented of reducing the world population down to 500 million as per the Georgia Guidestones built in 1980 and destroyed in 2022 written in 8 different languages with further agenda of a one world government and controls over reproduction, taking away people rights to own private property and removing them from their homes and removing the freedoms of people. This is what the United Nations are now trying to promote and are trying to take away the universal rights of all people that were established by them in 1948.

My name is Janine of the House of Arabella and on 20 September 2024 I won Summary Judgement against all the Crown Corporations of New Zealand which placed me in a position above the crown corporations and corporate law as the Commander and Chief with full authority to change the jurisdiction of the land of Aotearoa which encompasses the whole world under Almighty God the Creator of all mankind and the heavens and the earth who all are accountable to.

Chris Mark Luxon and the Crown Corporation v Janine and the People
Court Sentence Hearing of Christopher Mark Luxon in His Full Private and
Commercial Capacity plus of all the Crown Corporations he Represents which
include but not limited to:

Murray John HOLYOAKE and FIONA MCTAVISH in private and representing **WESTERN BAY OF PLENTY DISTRICT COUNCIL** and **BOP LASS**
Vittoria SHORTT in private and representing **ASB BANK** and **ASB HOLDINGS**
Margie APA in private and representing **HEALTH NEW ZEALAND**
STEPHEN ERLE HEWLETT in full private and representing **TAURANGA CIVIL HIGH COURT** and **HIGH COURT OF NEW ZEALAND** and **NEW ZEALAND HIGH COURT** and **HIGH COURT NZ** and **NZ HIGH COURT** and **MINISTRY OF JUSTICE** and all their officers and directors care of 26 McLean Street Tauranga 3110, email Stephen.Hewlett@justice.govt.nz
PHILLIP BRUCE GOFF in private and representing the CROWN Corporations **HER MAJESTY THE QUEEN IN RIGHT OF NEW ZEALAND** and **THE QUEEN'S MOST EXCELLENT MAJESTY IN RIGHT OF NEW ZEALAND** and **THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE** and it's officers and directors c/o
BEDE GILBERT CORRY in private and representing **MINISTRY OF FOREIGN AFFAIRS AND TRADE** and **THE SOVEREIGN IN RIGHT OF NEW ZEALAND ACTING BY AND THROUGH THE SECRETARY OF FOREIGN AFFAIRS AND TRADE**
ADRIAN BRENT ORR in private and representing **RESERVE BANK OF NEW ZEALAND** and it's officers and directors
ANDREW WILLIAM KIBBLEWHITE in private and representing **HIGH COURT OF NEW ZEALAND** and **MINISTRY OF JUSTICE** and both of their officers and directors
PIETRO MERISI in the private and representing **INLAND REVENUE** and **INLAND REVENUE DEPARTMENT** and their officers and directors
MARK ALAN BUTCHER in the private and representing **NEW ZEALAND LOCAL GOVERNMENT FUNDING AGENCY** and its officers and directors
SUSAN FREEMAN-GREENE in the private and representing **LOCAL GOVERNMENT NEW ZEALAND** and its officers and directors
Care of 3 Te Aro Street Wellington 6011
MALCOLM ALEXANDER in the private and representing **LOCAL GOVERNMENT NEW ZEALAND** and it's officers and directors plus any successor corporations
CARALEE MCLIESH in the private and representing **NEW ZEALAND TREASURY** and it's officers and directors care
Struan LITTLE representing **NEW ZEALAND TREASURY** as Chief Executive
NICOLA VALENTINE WILLIS in the private and representing **NEW ZEALAND TREASURY**
KIM FIONA MARTIN in the private and representing **NEW ZEALAND DEBT MANAGEMENT** and its officers and directors
CHRISTOPHER MARK LUXON in private and representing all listed Debtor Crown corporations, care of C.Luxon@ministers.govt.nz
SHANE RAYMOND RETI in private and representing all listed Crown corporations including **HEALTH NEW ZEALAND** and **MINISTRY OF HEALTH**,
S.Reti@ministers.govt.nz
DIANA SARFATI in private and representing **MINISTRY OF HEALTH**
LESTER LEVY in private and representing **HEALTH NEW ZEALAND**

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents
MARK PATRICK MITCHELL in private **and** representing **MINISTRY OF JUSTICE** and **NEW ZEALAND POLICE**, M.Mitchell@ministers.govt.nz
PAUL JONATHON GOLDSMITH in the private **and** representing **MINISTRY OF JUSTICE**, P.Goldsmith@ministers.govt.nz
and all mayors, chief executive officers, councillors and officers that are making decisions causing harm to the people or their homes will be held accountable from all the debtor corporations including but not limited to WHANGAREI DISTRICT COUNCIL and WHANGANUI DISTRICT COUNCIL and WHAKATANE DISTRICT COUNCIL and WESTERN BOP DISTRICT COUNCIL and WELLINGTON REGIONAL COUNCIL and WELLINGTON CITY COUNCIL and WAITOMO DISTRICT COUNCIL and WAIMATE DISTRICT COUNCIL and WAIMAKARIRI DISTRICT COUNCIL and WAIKATO DISTRICT COUNCIL and STRATFORD DISTRICT COUNCIL and UPPER HUTT CITY COUNCIL and TIMARU DISTRICT COUNCIL and THAMES-COROMANDEL DISTRICT COUNCIL and TAUPO DISTRICT COUNCIL and TARARUA DISTRICT COUNCIL and TARANAKI REGIONAL COUNCIL and SOUTHLAND REGIONAL COUNCIL and SOUTHLAND DISTRICT COUNCIL and SOUTH WAIRARAPA DISTRICT COUNCIL and SOUTH WAIKATO DISTRICT COUNCIL and SOUTH TARANAKI DISTRICT COUNCIL and SELWYN DISTRICT COUNCIL and RUAPEHU DISTRICT COUNCIL and ROTORUA LAKES COUNCIL and RANGITIKEI DISTRICT COUNCIL and QUEENSTOWN-LAKES DISTRICT COUNCIL and PORIRUA CITY COUNCIL and PALMERSTON NORTH CITY COUNCIL and OTOROHANGA DISTRICT COUNCIL and OTAGO REGIONAL COUNCIL and OPOTIKI DISTRICT COUNCIL and NORTHLAND REGIONAL COUNCIL and NEW PLYMOUTH DISTRICT COUNCIL and NELSON CITY COUNCIL and NAPIER CITY COUNCIL and MATAMATA-PIAKO DISTRICT COUNCIL and MASTERTON DISTRICT COUNCIL and MARLBOROUGH DISTRICT COUNCIL and MANAWATU DISTRICT COUNCIL and MACKENZIE DISTRICT COUNCIL and KAWERAU DISTRICT COUNCIL and KAPITI COAST DISTRICT COUNCIL and KAIPARA DISTRICT COUNCIL and KAIKOURA DISTRICT COUNCIL and INVERCARGILL CITY COUNCIL and HUTT CITY COUNCIL and HURUNUI DISTRICT COUNCIL and HOROWHENUA DISTRICT COUNCIL and HAWKE'S BAY REGIONAL COUNCIL and HAURAKI DISTRICT COUNCIL and HASTINGS DISTRICT COUNCIL and HAMILTON CITY COUNCIL and GREY DISTRICT COUNCIL and GORE DISTRICT COUNCIL and GISBORNE DISTRICT COUNCIL and FAR NORTH DISTRICT COUNCIL and DUNEDIN CITY COUNCIL and CHRISTCHURCH CITY COUNCIL and CLUTHA DISTRICT COUNCIL and CHATHAM ISLANDS COUNCIL and CENTRAL OTAGO DISTRICT COUNCIL and CENTRAL HAWKE'S BAY DISTRICT COUNCIL and CARTERTON DISTRICT COUNCIL and CANTERBURY REGIONAL COUNCIL and BULLER DISTRICT COUNCIL

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents and BAY OF PLENTY REGIONAL COUNCIL and AUCKLAND COUNCIL and all the Boroughs sitting under AUCKLAND COUNCIL and ASHBURTON DISTRICT COUNCIL and all LASS corporations and TAURANGA CITY COUNCIL and due to the liability of the corporations it goes back up to all parent corporations including BLACKROCK, VANGUARD, BANK INTERNATIONAL SETTLEMENTS and any and all parent and successor and associated corporations

1. It is noted that many of these debtor corporations have recently been changing their names and transferring assets or selling of their assets to other trusts or corporations where they are fully liable for these actions and all assets are required to be returned back to the people.
2. Today on 9th day of December at 1pm We had a court sentencing hearing before Almighty God with three witnesses for Christopher Luxon who is the Prime Minister representing all the Crown and Council Corporations listed above and is supposed to represent the needs of the people of this land. The already established facts and judgements are presented here. The whole reason that the charges have come against Christopher Luxon is because his actions are causing harm to the people. On 19th day of July 2024 the claimant Janine as the Secured Party Creditor obtained Immediate Summary Judgement against all the Crown Corporations for four unrebutted Admiralty Statements of Claim. This Summary Judgement and the next notice of takeover and instructions dated 24 July were both received by Christopher Luxon on 25 July 2024 with clear orders and instructions. The full documents are attached and all content is considered entered into the public record . So all content is considered entered into the public record. The instructions provided were to pay off the national debt and clear the national debt off the people so that they were no longer debt slaves where the means to pay off this debt was provided to the New Government corporations via Christopher Luxon and Nicola Willis. Chris Luxon was provided instructions to reduce taxes and property taxes, and cancel all money owed by the people from 19 July 2024 at the same time he had the ability to pay off the national debt. He was also instructed to stop the covid vaccine with MRNA technology from being used, plus the drug remdesivir that has a high death and attributed to many deaths, plus to drop all mandates and reinstate all past people who were mandated out of employment, as you can not ask people to take a medication/drug where one of the risk factors is death. He was also instructed to ensure that fluoride was not added into the water plus plus stop intentional revenue making off the people where there was no proof of harm, plus provide to the public that same week the full ingredient lists in the cancer drugs, the profit mark up and the success rate of each drug where all alternative cancer treatment be released with the same information that men and women can make informed choices and choose what is best for them. The same information is also required to be released to the public for every vaccine for full disclosure of contents in each vaccine and if MRNA has been added to other vaccines as well as covid vaccines, the profit margin markup and full research and statistics to the safety and effectiveness. This information had to be provided to the public. Decisions around health and wellbeing from that date had to be health driven by individual men and women not big pharma or corporation profit driven or control. Instead Christopher Luxon did the opposite and released to the media on 13 August 2024 that he will end restrictions on gene technology where they no longer required to inform people what is in medication or in the food.
3. In point 35 of the same summary judgement that if the officers and directors and corporations that are debtors due to liability work with me the Claimant Janine, they will restore their own honour and remove personal liability where we can work in partnership to restore and remedy previous harm for the good of all mankind. We make it clear that it is a lie that the world needs to be depopulated and that if the resources were managed and shared every man women boy and girl could have a home and land and live a healthy well and productive life contributing towards society, that the debtor

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents

corporations are making decisions and taking actions that are greed and money driven and are not in the best interests of the world and the people and you are now called to honour and account.

4. In point 36 That mainstream media and Centre for Disease Control who are both controlled by the large corporations are saying that in the near future that bird flu is coming with high death rates for people and it is coming through the cows and that Fonterra in New Zealand is selling off their main high profit assets and that neither of these reportings make logical or financial or scientific sense. There is directives to place MRNA that was in the covid vaccines to inject into the cows and the chicken where the MRNA vaccine is being attributed worldwide to disease, so if our New Zealand cows or chicken or any other animals start to become sick there is high probability that the sickness has come from MRNA or another vaccine or introduced 'treatment protocol' where at some point this will be proven and if cows or chicken get culled there is intentional actions of harm not only towards the cows and chicken but also towards people as they are destroying a large source of our natural food supply, and for deliberate and intentional introduction of disease that is supposedly transmittable to people with a high death rate. This last week I bring in now that Chris Luxon you were part of the decision process confirmed in the media to destroy approximately 80,000 chickens stating that bird flu was found where there is not a reliable test for bird flu where this information was released to justify intentional act to destroy a major source of our food supply with no real proof that they had bird flu based on a lie with no firm proof where you and the officers within the corporations that made the decision to destroy 80,000 chickens are criminally liable for these actions The fact that Fonterra is currently selling off their assets and developing artificial genetically modified milk products indicates that their officers have at least some awareness of events that are about to occur and the officers within the corporation and other government corporations that are participating and complicit with depopulation and other harmful agenda will be fully accountable for his/her actions. The evidence is found in Exhibit O in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT with supporting evidence of facts contained in this paragraph.
5. In point 37 That we the Claimants, that is me Janine and every man, woman, boy and girl living in New Zealand call the corporations and officers in the corporations accountable for their actions around pushing 'Climate Change' agenda with weather control and intentional manipulation causing flood and draughts, causing food crops and orchards and other food sources and homes to be destroyed plus changing road layouts to reduce traffic flow and control traffic movement, and state that we have placed a commercial compensation charge of one million dollars each for every event of harm caused to every man, woman, boy and girl and every animal including bees that been affected by intentional acts of weather and environment manipulation and spraying, and that the Crown and its officers are involved and complicit in using HAARP technology plus chem trailing reducing sunlight and the people are yet to discover the full extent of what additives are being dropped onto them and the earth and what affect they will have. The evidence is found in Exhibit P in the CERTIFICATE of DEFAULT with ADMINISTRATIVE JUDGEMENT, plus Exhibit R in this document of evidence of intentional act overseas of killing of bees. **I also have evidence of intentional testing for man made tsunamis that is linked to the agenda of taking over all waterfront and near waterfront properties and why these are no longer insurable as the insurance companies know this and that if any erosion or tsunamis occur this is man made and all people that are behind these actions will be held criminally liable for the absolute corruption and crimes against humanity (for destroying people's homes and for any loss of life).**
6. In Point 38 That we the Claimants call the corporations and officers in the corporations accountable for their actions for controlling the narrative of mainstream media to promote their own agenda rather than the best interests of the people and have allowed deliberate intentional lies spoken about and written in the New Zealand media being Television New Zealand, the Herald, Stuff and many other

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents

main sources of information plus controlling flow of information on the internet such as facebook and you tube and blocking anything that disagreed with the message of what the government heads of the corporations were saying to try and deceive the people into taking an untested vaccine with one example Jacinda Ardern and Ashley Bloomfield repeating constantly in the media that the covid vaccine is 'safe' and 'effective' where the evidence presented by me in my Admiralty Statement of Claim against Health New Zealand was clear that the Minister of Health and Prime Minister of New Zealand at that time and the District Health Board Chief Executive Officers clearly knew before the mandates were implemented that the vaccine was not safe or effective. The people of New Zealand deserve to know the truth and have actions of harm corrected where the future is about restoring the health, wealth and welling of all people, that all are equal and created equal in God's eyes and deserve equal opportunities and right to life, liberty and security. (See pages 109,110,111,131,132 in Sequence of Events High Court Admiralty Statement of Claim against Health New Zealand). So you all think that because these actions were started by the last government corporations that you hold no accountability. This is not true or right because you continue to action and promote these agendas by continuing to promote the MRNA vaccines that are now coming into our food through plants and animals plus through the air and chemtrails.

7. In point 39 That we the Claimants claimed back the inalienable rights of all men women, boys and girls being the right to freedom, equality and dignity, no discrimination, right to life, liberty and security, right to not be held in slavery or any form of torture or degrading treatment or punishment, right to be treated fairly, no unfair detainment, innocent until proven guilty, right to privacy, right to freedom of movement and residence, right to acquiring, possessing and protecting property, right to nationality, to marry and have family, to own things, freedom of thought and religion, freedom of opinion and expression, right to assemble, right to democracy, right to work, right to social security and social service, right to rest and holiday, right to education, right to participate in art and culture, right to freedom of travel around the world at same time respecting the rights and freedoms of others. These rights can not be taken away which means that you are held accountable for every event that this has occurred with a one million dollar charge of harm per man, woman, boy and girl for every single event plus for the animals for you have started destroying out food supplies.
8. In point 40 That All corporate government and corporate law is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments and corporations cannot exercise the power to expunge commercial processes. The Legitimate Political Power of a corporate entity is absolutely dependent upon its possession of Commercial Bonds against Public Hazard. No Bond means no responsibility, means no power of Official signature, means no real corporate political power, and means no privilege to operate statutes as a corporate vehicle. The Corporate Legal Power is secondary to Commercial Guarantors. Case Law is not a responsible substitute for a Bond. Municipal corporations, which include cities, countries, states and national governments, have no commercial reality without the bonding of the entity, its vehicles and statutes and its effects (the execution of its rulings). In commerce, it is a felony for the Officer of a Political Party/Public Office to not receive and report a Claim to its Bonding Company and it is a felony for the agent of a Bonding Company to not pay the Claim. Except for a Jury, it is also a fatal offense for any person, even a judge, or registrar to impair or to expunge, without a Counter-Affidavit, any Affidavit or commercial process based upon an Affidavit. Judicial non-jury commercial judgements and orders originate from a limited liability entity called a municipal corporation, hence must be reinforced by a Commercial Affidavit and a Commercial Liability Bond. A foreclosure by a summary judgement (non-jury) without a commercial bond is a violation of commercial law. I confirm that I Janine that I have a commercial bond so all the actions I have taken are done with full lawful rights.

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents

9. In point 41 That Governments cannot make unbounded rulings or statutes which control commerce, free enterprise citizens or sole proprietorships without suspending commerce by a general declaration of martial law. I state clearly that if you place us into martial law by deceit it will be overturned. An official officer of the court or policeman etc. must demonstrate that he/she is individually bonded in order to use a summary process. An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor which means that his/her property becomes forfeited as a pledge to serve the lien which means you are all now liable for these liens. Pound breach (breach of impoundment) and rescue is a felony.
10. **In point 42 That it is against the law for a Judge or Registrar to summarily remove, dismiss or dissolve a commercial lien, so every single one of the liens I put in place all remain and stand as truth in law and commerce. Sanjai Raj operated against the law and due to having no lawful right to do this the commercial liens remain in place.**
11. In Point 43 In commerce an unrebutted affidavit stands as truth in commerce, and an unrebutted affidavit is acted upon as the judgement in commerce.
12. In point 44 That it is a felony for the Officer of a Political Party/Public Office to not receive and report a Claim to its Bonding Company and it is a felony for the agent of a Bonding Company to not pay the Claim.
13. In Point 45 If a Bonding Company does not get a malfeasant public official prosecuted for criminal malpractice within sixty days, then it must pay the full face value of a defaulted Lien process at ninety days where the ninetieth day is 18th day of July 2024 for the officers and corporations of the first two Admiralty Statement of Claims being HEALTH NEW ZEALAND and ASB BANK and ASB HOLDINGS and HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and the debtor CROWN corporations and New Zealand Government Corporations listed as Debtors and the ninety day period ends on 20 August 2024 for the third claim against WESTERN BAY OF PLENTY DISTRICT COUNCIL and BOP LASS LIMITED including HIGH COURT OF NEW ZEALAND and MINISTRY OF JUSTICE and the other debtor CROWN Corporations and New Zealand Government Corporations including the individuals listed as Debtors being in dishonour. The fourth claim was fully live as a lawful commercial lien on 21 June 2024 with the ninety day default lien ending on 19 of September 2024 for making all the people of New Zealand debt slaves by fraud and deceit where the Debtors are every Debtor that has listed in this court hearing including individuals and the corporations being liable including the Owners, Shareholders, Directors/Executive Officers and Bonding Companies of these corporations plus the parent and successor and associated corporations **The Debtors are informed that they have committed felonies for not informing me who their bonding companies were by the sixtieth day and bonding companies or the corporations were required to pay out by the ninetieth day of each of the four debts of the Claimant Janine.** I, Janine have full lawful rights to step in with full authority and take over the corporations and seize all of their assets, where they were placed in Janine and The People's Irrevocable Trust where all the men, women boys and girls of this land are the beneficiaries, where I have full lawful right to exclude anyone that continues with actions of harm towards the people.
14. The next notice was provided on 8 August 2024 where it was noted that Chris Luxon was in dishonour of the instructions and he was given until 20 August 2024 to implement all the instructions in the notice dated 24 July and 8 August 2024.
15. **The next notice of Immediate Summary Judgement was dated 23 August 2024 in point 22 that In event of non action and dishonouring of Our instructions to be implemented by 6 September 2024**

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents
We hold the lawful right to seize assets of every debtor listed plus officers and ministers or commissioners and the corporations they represent who try and obstruct the actions of takeover and accountability and pay out or obstruct media coverage.

16. On 20 September 2024 I, Janine of the House of Arabella and Walters won Summary Judgement against all the Crown Corporations of New Zealand on behalf of all men, women, boys and girls living in this land that have been harmed by the corporations. This placed me in a position above the crown corporations and corporate law as the Commander and Chief with full authority to change the jurisdiction of the land of Aotearoa which encompasses the whole world under Almighty God the Creator of all mankind and the heavens and the earth who all are accountable to. The main charge against the corporations was making every man, woman boy and girl debt slaves and placing on them a debt that did not belong to them. As the debts of the corporations were higher than the asset value of each corporation on 20 September 2024 all of the debtor's corporation property assets listed into the Immediate Summary Judgement dated 20 September 2024 were seized and placed into Janine and the People's Irrevocable Trust where all the men, women boys and girls of this land are the beneficiaries, where have full lawful right to exclude anyone that continues with actions of harm towards the people. These have also been placed on the public notice board and entered into the public record where all content listed on the following link on the public notice board <https://publicnoticesnz.com/notice-that-all-assets-and-crown-and-council-corporations-in-trust/>; and
17. That Janine placed this country and these courts and the government of this country under the Jurisdiction of Almighty God with the Holy word of God from the Bible as the highest authority where Crown corporate laws shall become obsolete when any lies and deceit is found in any man made laws and contracts. I, Janine quote Exodus chapter 20 verses 15 and 16 "Thou shall not steal and though shall not bear false witness against thy neighbour." The corporation and their officers are held liable for all actions of making the people debt slaves and placing on them a debt that was never theirs and for forcefully controlling the people by deceit. I Janine, quote Genesis Chapter one verse 27 "so God created man and woman in his own image, the image of God he created them, male and female he created them." God made men and women and men and women made corporations. A corporation (dead man speaking) can never have control over a man or woman; and
18. That as the council corporations sat under the Crown corporations as subsidiary corporations they have also been held accountable for their actions of placing their debts over the men and women so due to already having summary judgement over the parent corporation where orders and liability notices went out to every council corporations between 10 October and 23 October 2024 with proof of receipt, where there two charges – first a charge of harm for making the people debt slaves and placing on them a debt that was never theirs and for forcefully controlling the people by deceit, plus second for adding fluoride into the water with a one million dollar charge for very man, woman boy and girl living in their area.
19. As the debts of the corporations were higher than the asset value of each council corporation that on 22 and 23 October 2024 every one of the Council's property assets were seized and placed into Janine and the People's Irrevocable Trust where all the men, women boys and girls of this land are the beneficiaries, where have full lawful right to exclude anyone that continues with actions of harm towards the people. The reason this was done was to protect the people and the assets in each area as all councils have been continuing to practise insolvent and had everything in place for full private property takeover in New Zealand. The commercial liens and proof of the trust and protection of the assets was entered into the public record and can be found on the following link on the public notice board: <https://publicnoticesnz.com/notice-that-all-assets-and-crown-and-council-corporations-in-trust/>; and
20. All corporate government and corporate law is based upon Commercial Affidavits, Commercial Contracts, Commercial Liens and Commercial Distresses. Hence, governments and corporations cannot

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents exercise the power to expunge commercial processes. An official who impairs, debauches, voids or abridges an obligation of contract, or the effect of a commercial lien without proper cause, becomes a lien debtor which means that his/her property becomes forfeited as a pledge to serve the lien which means he/she becomes liable for these liens; and

21. **That it is against the law for a Judge or Registrar to summarily remove, dismiss or dissolve a commercial lien, so every single one of the liens I Janine the Claimant put in place all remain and stand as truth in law and commerce, and remain on the public notice board. Sanjai Raj the Personal Properties Securities Registrar (PPSR) operated against the law and is now liable for criminal charges and due to having no lawful right to do this the commercial liens remain in place where now he also holds liability; and**
22. In the Summary Judgement dated 20 September 2024 plus the Order Notices and Instructions dated 10 October 2024 sent out and received by all councils had all debts were cancelled backdated to 19th of July 2024 over the people including personal taxes, property taxes/rates, past student debts, and outstanding fines and fraudulent mortgages which is every mortgage as none were signed by the bank or finance company and as they were never co-signed these were never valid agreements and any other fraudulent debt charges. Inland Revenue and all the councils and the police are still trying to enforce these and are committing criminal offences plus are commercially liable of one million dollar charge for every charge that has gone out from this time, plus for removing people from their homes, plus for any event of harm occurring against any man, woman, boy or girl. I have evidence of many cases where the police and councils and banks are playing the heavy hand against the people for trying to enforce these already cancelled charges and fines where they are actually forcefully removing people from their homes and aren't even obeying their own rules and laws and committing crimes to do so; and
23. The officers, chief executive officers, mayor and councillors are informed as part of this notice of what the current debt level sits at and that they are criminally and commercially liable for any property transfers or sales that have occurred since the asset transfer dates outlined in points 16 and 19 into Janine and the People's Irrevocable Trust, for this is fraud and theft and money laundering. You are formally notified that if payment not made in full by 17 December 2024 from the parent corporations that with full lawful rights I, Janine as Secured Party Creditor will liquidate all corporations with immediate ceasing of operating and any claims from the corporations from that date of intentional revenue making off the people or causing of harm and debt bondage or slavery will be criminally charged. **The amount owed at that time is two hundred and thirty-six quadrillion, one hundred and fifty-seven trillion, two hundred and sixty billion, seven hundred and thirty-eight million, eight hundred and fifty-three thousand dollars in the currency of my choosing payment to be made in 0.9999 gold bullion in ten once bars.**
24. On 8 October notice orders were sent out to every head of Crown corporations and between that time and 23 October 2024 every single council in New Zealand also received notice of liability that they could no longer place their debt over the people or place fluoride into the water, yet they have gone ahead anyway under the directions of Chris Luxon and Diana Sarfati. As a result commercial liens were placed over every council for charges of harm where their asset value was less than the value of the debts so with full lawful rights all of every council corporation assets were placed into Janine and the People's Irrevocable Trust.
25. Chris Luxon sold two properties where on paper this was recorded as occurring the two weeks prior to the commercial lien going in place. If it comes out through discovery that this was a lie he will be held criminally liable and require paying over the funds from these sales. The media announced he sold

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents
another property this last week. He sold his property and him and his lawyer were required by law to pay the proceeds of this sale over to me and now we are at the 91 day in his commercial lien his actions have reached a level that there are criminal charges as well as commercial charges.

26. **Today as part of his sentencing Chris Luxon is declared bankrupt where the debt he is personally liable for due to his dishonour is now in the quadrillions. Every remaining one of his properties will be sold by auction, and he is criminally liable for all the harm he has caused to date.**
27. **Any individual including Chris Luxon who has attempted to cause harm or loss by deception will be charged for these crimes under the Crimes Act 1961. These include but are not limited 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.'** There is a charge of harm on behalf of every man, woman boy and girl living in New Zealand for trying to steal and cause loss by deception of their rightful claims, plus crimes of debt bondage and slavery. The current population is 5,338,000 approximately with a seven year charge for each one. The Crimes Act 1961 is considered entered into the public record in full to ensure all crimes can be charged plus all Crimes against Humanity.
28. These have also been placed on the public notice board and already entered into the public record where all content listed on the following link on the public notice board is considered entered in full into this court sentencing hearing . <https://publicnoticesnz.com/notice-that-all-assets-and-crown-and-council-corporations-in-trust/>

Notice that all Assets and Crown and Council corporations in Trust

This is to inform the public that formal commercial liens were placed over all the Crown Corporations and Councils within New Zealand due to actions of harm where the assets value of each corporation was less than the lien value, so Janine the Commander and Chief over the Crown Corporations with full lawful right took over the assets of each of the corporations and placed them in trust in 'Janine and the People's Irrevocable Trust' where all the people of living in Aotearoa New Zealand are the beneficiaries with summary pages attached. Janine has placed the full list of the assets of each corporation plus all the lien verification statements below. The people can make sure that there are no dodgy actions by the officers within the corporations to try and unlawfully sell their properties. As the commercial liens were entered into the public record they have remained live since the date they were lodged. Any properties that have been sold since those times will be seized back. Any agent of any corporation that steals the assets that now belong to the people they will be held fully liable for their actions and the people as the beneficiaries have the right to claim back any of the assets listed below and any other assets that get revealed through discovery.

There are links to click on that contain all of the following documents and all documents are considered entered into the public court record: The full list of properties of each of the corporations were listed here including Chris Luxon's properties, plus the financial statements plus trust documents plus summary judgements plus current debt owing.

[5 main pages trust document Janine and People's Irrevocable Trust](#) 5 pages

[Financial Statements Crown Corporations and individuals with liability](#) 494 pages

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents

[Debt Owing of Chris Luxon and Associated Crown and Parent and Successor Corporations and individuals now Liable for dated 22 November 2024](#) 1 page

[North Island Council Properties excluding AUCKLAND COUNCIL](#) 509 pages

[AUCKLAND COUNCIL properties](#) 231 pages

[South Island Council Properties with Councils Listed Alphabetically](#) 430 pages

[majesty properties](#) 462 pages

[chris luxon properties](#) 1 page

[health nz properties and buildings](#) 104 pages

[crown corporation properties with further to be added with discovery](#) 4 pages

See below for Summary Judgements and Orders in Place:

[HCNZ-Notice-Immediate-Summary-Judgement-against-Crown-debtors-stamped-19-July-2024](#) 26 pages

[HCNZ-Notice-Immediate-Summary-Judgement-and-takeover-HNZ-and-ASB-with-instructions-to-officers-dated-23-August-received-25-August](#) 10 pages

[NOTICE OF IMMEDIATE SUMMARY JUDGEMENT against NZ Crown Corporations 19 September 2024](#) 18 pages

[Notice Orders & Instructions for Immediate Action 10.10.2024 FL \(11\)](#) 8 pages

From Janine of The house of Arabella

Commander and Chief over the Crown Corporations

29. Then we called upon Almighty God to bring his judgement and have the witnesses to confirm and agree to the judgement and sentencing before this court today

Judgement of Almighty God from His Holy Word

Matthew Chapter 7 verse One: ¹ “Judge not, that you be not judged. ²For with what judgment you judge, you will be judged; and with the measure you use, it will be measured back to you.”

If your intentional actions and judgements have led towards death of others this is the judgement you are bringing on yourselves. If your actions and judgements have led to others losing everything including their homes this is the judgement you bring upon yourself.

Galatians Chapter 7 verse 7,8 ⁷ Do not be deceived, God is not mocked; for whatever a man sows, that he will also reap. ⁸ For he who sows to his flesh will of the flesh reap corruption, but he who sows to the Spirit will of the Spirit reap everlasting life.

The Son of God Jesus Christ stands at the right hand of the Father God Almighty. He is ultimately the only one who can forgive anyone’s sins and debts. **Matthew chapter 16 verse 26 says what does a man profit if he gains the whole world but loses his soul.** Chris Luxon and the officers within the corporations you have until Tuesday 17 December 2024 to take responsibility and go public with what you know as the public deserve to know the truth and this will lessen the consequences that are coming your way.

Court Sentencing Hearing Chris Luxon and all the Debtor Crown and Council Corporations He Represents

Psalm Chapter 145 verses 17-20: ¹⁷The LORD *is* righteous in all His ways, Gracious in all His works.

¹⁸The LORD *is* near to all who call upon Him, To all who call upon Him in truth. ¹⁹He will fulfill the desire of those who fear Him; He also will hear their cry and save them. ²⁰The LORD preserves all who love Him, But all the wicked He will destroy.

Psalm Chapter 9 verses 2-18: I will sing praise to Your name, O Most High. ³When my enemies turn back, They shall fall and perish at Your presence. ⁴For You have maintained my right and my cause; You sat on the throne judging in righteousness. ⁵You have rebuked the nations, You have destroyed the wicked; You have blotted out their name forever and ever. ⁶O enemy, destructions are finished forever! And you have destroyed cities; Even their memory has perished. ⁷But the Lord shall endure forever; He has prepared His throne for judgment. ⁸He shall judge the world in righteousness, And He shall administer judgment for the peoples in uprightness.

⁹The Lord also will be a refuge for the oppressed, A refuge in times of trouble. ¹⁰And those who know Your name will put their trust in You; For You, Lord, have not forsaken those who seek You.

¹¹Sing praises to the Lord, who dwells in Zion! Declare His deeds among the people.

¹²When He avenges blood, He remembers them; He does not forget the cry of the humble. ¹³Have mercy on me, O Lord! Consider my trouble from those who hate me, You who lift me up from the gates of death,

¹⁴That I may tell of all Your praise In the gates of the daughter of Zion. I will rejoice in Your salvation.

¹⁵The nations have sunk down in the pit *which* they made; In the net which they hid, their own foot is caught. ¹⁶The Lord is known *by* the judgment He executes; The wicked is snared in the work of his own hands. ¹⁷The wicked shall be turned into hell, *And* all the nations that forget God.

¹⁸For the needy shall not always be forgotten; The expectation of the poor shall *not* perish forever.

The three witness in attendance gave their verbal agreement and witness of the sentencing being right and fair live at the court sentencing.

The court hearing was closed at on Monday 9th day of December 2024 at 2.25pm

Janine

