



Jurisdiction All Under God Almighty

The Royal Court of New Zealand

The Crown of Her Majesty Queen Janine proclaims Her Royal styles and titles in exercise of Her royal powers and Her royal functions by Her royal assent for the restoration of God's Kingdom here on earth within the United Kingdom of New Zealand.

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.

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 italics 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.

This court hearing in the Royal Court of New Zealand and all its content under the jurisdiction of Almighty God in the kingdom of God here in heaven and on earth have been entered into the public records. Court recording commenced at 4.05pm on the tenth day of January in the year of 2025.

From the word of Holy Word of God it states in Matthew Chapter 18 v16 and 20 "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 Margaret, Fred and Beverley-Jane.

Documents were served on the 20th day of December 2024 to the Office of Mayor at Hauraki District Council Office at 1 William Street Paeroa as the head office for all local government councils in New Zealand, plus Office of the High Court of Auckland at 24 Corner Waterloo Quadrant Auckland as the head office of all the crown government courts of New Zealand, and to Christopher Luxon as prime minister and chief executive officer for the Crown and Crown Group plus Waitangi National trust board representative, the office of Crown Law, Parliament incorporated, Department of the Prime Minister and Cabinet plus all other Crown corporations and franchises and on Peter (Pita) Tipene as chairman of the board of the Waitangi National Trust Board and representative of Waitangi Limited on the twenty-first day of December 2024 following a forced commercial lien taken over them. The documents included all insolvency notices from the court hearing on 18th day of December 2024 plus Judicial Notice and Royal Decree that due to the seriousness of the breach that if there was not an immediate payout by 24th day of December 2024 then Royal Crown-Janine acting jointly with the Crown steps in as the Royal assignee in the Crown, activating section 121 of the Insolvency Act 2006 with full authority to order all banking facilities to investigate and audit all accounts and report back to Royal Crown-Janine acting jointly with the Crown, within ten calendar days before the close of business on the 3 January 2025 where Royal Crown-Janine provided an extension until 4pm on the tenth day of January 2025.

The forced commercial lien was placed on Waitangi Limited and the Waitangi National Trust Board for the following charges: Debt-Bondage or Serfdom: A charge is placed on behalf of every inhabitant globally for Waitangi National Trust Board and all subsidiary corporations and organisations for dealing in slaves and trafficking in persons, obtaining by deception or causing loss by deception and false

accounting pursuant with the provisions of sections 98, 98D, 240, 260 under the Crimes Act 1961. Also for subrogating and usurping the functions of the Crown in relationship to Collective Investment Schemes (CIS) under the Global Asset Trust and subsidiaries being a unit trust upon winding up the valued at \$230million New Zealand Dollars (\$230,000,000.00 NZD) and the sub-fund being a Passport Fund valued at \$500million United States Dollars (\$500,000,000.00) which are debts owing and due to the Crown Beneficiaries ("the inhabitants") also known as Rack Rent, Rent Charge, Rentcharge (Annuities) or Unclaimed Monies held as Bona Vacantia payable from the Common Fund or Crown Bank Account. These funds were due to be paid to all the inhabitants ("Crown Beneficiaries") by the close of business on 24 December 2024 otherwise liquidation will occur of Waitangi National Trust Group, Waitangi National Trust and Waitangi Limited and any other subsidiary. As a reserve for nine billion inhabitants (which means nine billion unit trusts) the following amount requires to be paid out to each inhabitant collectively and individually through the current banking facilities being level 25 and level 15 and level 10 banking facilities. The two unit values are listed in different currencies so to work out the full value owed it needs to be converted into one currency where the US dollar unit value has been converted into NZ dollar to bring the combined unit to the value of 1.12308 million. This figure needs to be multiplied by the nine billion reserve (based on allowance for the number of inhabitants on earth). This results in a debt that requires to be paid out where if in New Zealand dollars the figure is 10,107,720,000,000,000.00 which is 10.10772 quadrillion NZ dollars and converted back to US dollars is 5.65896 quadrillion US dollars collectively.

I, Royal Crown-Janine confirm that no payment was made on the twenty fourth day of December 2024 and a NOTICE for full report by tenth day of January 2025 was sent to the chairman of the board Peter (Pita) Tipene and three ministers of the Crown representative Group being the Prime Minister Christopher Luxon and the Minister for Arts, Culture and Heritage Paul Goldsmith and the Minister for Māori Development Tama Potaka. No report was received from any of these officers and ministers showing that they are now acting in dishonour and liable in the private as well due to not serving the best interests of the Crown's beneficiaries.

Seeking first the Kingdom of God the Summary Judgement now made is issued pursuant to Section 289 and 239 of the Companies Act 1993 and the Insolvency Act 2006 of failure to pay the outstanding debt due and owing in due course a charge over the whole of the assets, liabilities and rights in the Crown of Her Majesty Queen Janine who assumes Creditor's Rights has affirmed in the Royal Court of New Zealand for the restoration of God's Kingdom here on earth within the realms of the United Kingdom of New Zealand assents to the place of Royal Assignor and Royal Assignee in the Crown of Her Majesty Queen Janine of the Royal House of Walters to administrate the liquidation of all the entities trusts, corporations, franchises and any other organisation that is found through discovery that has contributed to making the inhabitants debt slaves with failure of payout and failure of serving the best interests of the beneficiaries, where from the Holy Bible the book of Matthew chapter 6 verse 33 declares that as we seek first the Kingdom of God and His righteousness that all these things shall be added to us being God's people and the inhabitants of Earth.

Today being the tenth day of January in the year of our lord two thousand and twenty five at 4.15pm it is entered into the Royal Court record that the following entities are declared insolvent and from this day are ordered to cease to trade and operate where they have now entered into statutory management where the four officers and ministers with personal liability are also made insolvent, where their roles and titles and office are now taken over by the Royal Assignor Janine

who at the end of the hearing will appoint people to take over these positions and ensure the releasing of funds to the true heirs the beneficiaries now that the trust has been wound up.

Please note that TBA stands for to be advised

Date	Time	Name of Corporation or Individual	Insolvency Number	Incorporation Number
10/1/2025	4.15pm	Waitangi National Trust	10012501	CC31198
10/1/2025	4.15pm	Waitangi Limited also known as Waitangi Treaty Grounds NZBN 9429042300892	10012502	CC53268
10/1/2025	4.15pm	Waitangi National Trust Group	10012503	CC53404
10/1/2025	4.15pm	Parliament Incorporated	10012504	TBA
10/1/2025	4.15pm	Office of Crown Law also known as Crown law office	10012505	9429041904718
10/1/2025	4.15pm	Minister of Finance	10012506	TBA
10/1/2025	4.15pm	Office of finance also known as Minister of Finance and Ministry of Finance that holds the shares for the Minister of Finance	10012507	TBA
10/1/2025	4.15pm	Office of Prime Minister	10012508	TBA
10/1/2025	4.15pm	Office of Minister for Arts, Culture and Heritage also known as Ministry of Arts, Culture and Heritage that holds the shareholding on the minister of Arts, Culture and Heritage	10012509	TBA
10/1/2025	4.15pm	Minister for Māori Development	10012510	TBA
10/1/2025	4.15pm	Office of the Ministry of Maori Development (Te Puni Kōkiri) that holds the shareholding of the Ministry for Maori Development	10012511	9429041919729
10/1/2025	4.15pm	Tama Potaka	10012512	TBA
10/1/2025	4.15pm	Peter Tipene also known as Pita Tipene	10012513	TBA
10/1/2025	4.15pm	Office of the Waitangi National Trust	10012514	TBA
10/1/2025	4.15pm	Office of Waitangi National Trust Group	10012515	TBA
10/1/2025	4.15pm	Companies office	10012516	TBA

In order for right of claim every inhabitant and beneficiary is required to have a constitution and according to the Human Tissue Act 2008 section 55 trading interpretation blood has a constituent and is a constituent that may be used therapeutically, therefore every inhabitant has a constitution due to the blood within them and has right of claim as a beneficiary. Each inhabitant can now go into any

licensed bank facility and request full payout of their individual and collective unit trust now that the trust Waitangi National trust has been wound up. The pathway to do this will be released shortly.

The following ministers and officers have been declared insolvent and are no longer able to hold office and are lawfully removed to be replaced by the Royal assignor which is Royal Crown-Janine: Christopher Luxon, Paul Goldsmith, Tama Potaka and Peter Tipene, with further officers and ministers to be removed from office at the next court hearing on 17th day of January 2024.

The Crown of Her Majesty Queen Janine of the Royal House of Walters assents to role of Royal Assignor and Royal Assignee in the Crown, and assigns the following people to step into the statutory management to undertake full forensic investigation and audit of any and all registries, accounts, books, records, electronic devices, dealings and financial arrangements, agreements contracts and employment contracts in Trust Estate of Waitangi and Waitangi National Trust Board (Parliament incorporation) under the Waitangi National Trust Board Act 1932 and Waitangi Endowment Act 1932-33 incorporated and administered by the department of Conservation and Minister of Finance in relation to the common fund and all crown bank accounts. The trustee and board and crown representatives are required by law and royal decree issued by Royal Crown-Janine to disclose where all the crown bank accounts are held so that the funds can be released to the true heirs being the crown beneficiaries.

The officers appointed as Statutory managers to replace the officers stood down are: His Majesty King Nelson to step into the office of The Crown in Right of New Zealand and office of Parliament incorporated and His Majesty King Steven The Crown in Right of Australia to step into the office of Minister for Arts, Culture and Heritage and Dennis of the House of Mirosevich as director of Orbit Futures to step into the Office of Minister of Finance and Fred of the Royal House of Stewart to step into the office of Crown Law, and office of ministry of Maori Affairs. **Amendment made at next hearing 17 January 2024 as follows:** "It is recorded here that due to non contact with the Statutory Managers during the first week of insolvency that the Office of the Minister of Finance and Office of Minister for Arts, Culture and Heritage have returned back to the Royal Assignor Crown-Janine as the Statutory Manager on the seventeenth day of January 2025, but further roles will be considered once clear lines of communication established with Dennis of the House of Mirosevich and His Majesty King Steven The Crown in Right of Australia."

Royal Crown-Janine remains in the role of Royal assignor in the Kingdom of God as representing Almighty God and all the inhabitants of earth as trust protector where she is to ensure that all appointed statutory managers at all times act in the best interests of the crown beneficiaries where the statutory managers are required to be fully accountable to her and can be removed at any time if it is determined that they have stopped acting in the best interests of the inhabitants with Royal Crown-Janine having royal rights to appoint in position and remove from position the Royal assignees and Statutory Managers as identified in the paragraph above or any others that are appointed at a later date.

It is also entered into the record certificate of Judgement of His Majesty King Nelson in right of his Government in New Zealand as a true heir and successor through his royal bloodlines dated Monday 20 November 2023 where King Nelson agrees to act in the best interests of all inhabitants and requests the name Geoffrey Martin Smith Richards to be struck from the record as Statutory Manager and to be replaced by Dennis of the House of Mirosevich also as director of Orbit Futures as Statutory Manager and Royal liquidator. Below are the Royal Liquidator's Job Orders listed on the next two pages:

In relation with He wakaputanga o te Rangatiratanga o Nu Tireni/Nui Tirene 28 October 1835 (HRNT) established by the will and codicil of the Crown (Tino Rangatira o nga uri) of His Majesty the King (Kingitanga) Paerata (also known as Te Aho o Te Rangi Wharepu) pursuant with the Statutory Declarations Act 1835 UK/NZ;

1. Section 10 Declaration substituted for Oaths and Affidavits by Persons acting in Turnpike Trusts, and;
2. Section 16 Declaration in Writing sufficient to prove Execution of any Will, Codicil, &c, and;
3. Section 17 Suit on behalf of His Majesty to be proved by Declaration.

Supported by extracts from Enclosure (C.) LETTER from James Busby, Esq. British Resident at New Zealand, to the Honourable the Colonial Secretary of New South Wales. (No. 112.) British Residency, Bay of Islands, 16th June 1837.

“The plan which I would now more fully submit was suggested in my Despatched of 26th January 1836, No. 85.”

1. It is founded upon the principle of a protecting state, administering in chief the affairs of another state in trust for the inhabitant.
2. Whatever laws His Majesty’s Government should consider suitable for the protection and control of the King’s subjects would be proposed to, and as of course, become acts of the legislature of New Zealand. Whatever courts of judicature His Majesty might deem necessary would be established under the same sanction.

3. His Majesty may be advised to grant a charter of government to the colony of British subjects who are established in it, leaving the natives in full possession of their abstract rights, so far as they have not conceded them to the colonists, and providing only against their suffering injustice at the hands of the latter.

Further supported by extracts from the Report from the Select Committee of The House of Lords, appointed to inquire into the present, state of the Islands of New Zealand, And the expediency of regulating the Settlement of British Subjects therein; With the Minutes of Evidence taken before the Committee, and an index thereto. Ordered to be printed 3d April 1838. Evidence of the Reverend Samuel Hinds, D.D;

1. No Power in the Crown originally; there is a Power in the Body requiring to be sanctioned by the Crown, but no Power originally granted to the Crown; the Power is in the Body with the Consent of the Crown.
2. Those Appointments must be confirmed by the Crown? Yes. The Commissioners are allowed a Right of Appointment, subject to a Veto on the Part of the Crown; it is nothing more in effect than the Power of recommending, —the Privilege of exclusively recommending. It is evident that unless a Privilege of that Sort were granted, —for I will not call it a Power, —the Commission would be inadequate to the Purpose for which it is constituted. Have the goodness to state why?

It would be transferring the Responsibility to the Crown. For instance, suppose an improper Appointment were made of a Chief Justice; neither the Crown nor the Public could say to the Commissioners, “You are blameable for it;” the Commissioners would reply, “It is not we who have done it, but the Crown.”

3. The originating of all Measures is claimed for the Commission; that is, I think, as little as we can claim for it; but there is a Veto on every thing allowed to the Crown, and in some Cases the Power is altogether vested in the Crown; it is so in the Appointment of the Bishop, and it is so in that of the Protector of the Natives.
4. Supposing England made a Treaty of Peace with any Foreign Power, should you consider that the New Zealand Company would be bound to that Treaty? Decidedly, we are still subject to the Crown.
5. By your proposed Bill a local Government is to be settled, with a Council of Three Persons? With a Council of not less than three. The Government will be in the Commission here; the Council are to represent their Authority, and the Delegation of Power is subject to the Control of the Crown.
6. The real Power of Administration would rest with the Government in the Colony? Precisely so, and the Commission claim the Power of Appointment, leaving to the Crown the Veto.

Summary and Contact details for Waitangi National Group

Legal name of the Charity: **Waitangi National Trust**

Registration number: CC31198

Date of Registration: 30/06/2008

Balance Date: June 30

This charity is a member of the group called:

Waitangi National Trust Group that has same contact details

Address for service

Charity's Postal Address: PO Box 48, Paihia 247

Charity's Street Address: Tau Henare Drive, Waitangi, Paihia, Bay Of Islands

Phone: 09-4027437

Email: info@waitangi.org.nz

Website: <http://www.waitangi.org.nz>

Officer Name	Position	Effective Date
John Taylor Thompson	Trustee	15/10/2023
Lisa Tumahoi	Trustee	15/10/2023
Benjamin Grant Dalton	Chief Executive	1/09/2023
Belinda Ward	Trustee	4/11/2022
David Hugh John Dunsheath	Trustee	26/10/2018
Anita Marie Woodfield	CFO	2/10/2017
Hugh Geoffrey Cotterill	Trustee	16/06/2017
Tania Joy Te Rongingangana Simpson	Trustee	16/06/2017

Officer Name	Position	Effective Date
Mita Harris	Trustee	24/06/2016
Peter William Tipene	Trustee	24/06/2016

Legal name of the Charity: Waitangi Limited

Other Name (inc Trading Name): Waitangi Treaty Grounds

Registration number: CC53268

NZBN number: 9429042300892

Date of Registration: 26/04/2016

Balance Date: June 30

This charity is a member of the group called: Waitangi National Trust Group and both have same contact details as Waitangi National Trust Board

Officer Name	Position	Effective Date
Heidi Arama Mackey	Director	5/11/2021
Deryck Jonathan Shaw	Director	17/09/2020
Maxine Khrona Shortland	Director	17/09/2020
Craig John Wells	Director	3/11/2017
Eru Reweti Lyndon	Director	3/11/2017

All other individuals and entities that were made insolvent have their contact details listed separate but remain part of the record to give to the Statutory Managers.

The following details apply to all of the individuals and corporations

Insolvency type: **Court Liquidation**

Insolvency status: **Liquidation (Current)**

Liquidation date/time: 10-Jan-2025 **16.15**

Court: **Royal Court of New Zealand under Jurisdiction God Almighty in the Kingdom of God**

Industry at liquidation: **central government crown entity/trust representing crown government**

Multiple insolvencies: **No**

Office for enquiries: **Now Freedom For All** PO Box 9006 Greerton Tauranga 3142

nowfreedomforall@protonmail.com

Case officer: **Royal Assignor and Assignee in the Crown of Her Majesty Queen Janine of the Royal House of Walters**

The three witnesses attending with names Margaret, Fred and Beverley-Jane agree and confirm that all of the information presented in this hearing is true and correct that the debtors failed to settle their debts and as a result with full lawful authority have been declared insolvent as from 4.15pm on Friday the tenth day of January in the year of 2025. The hearing closed at 4.35pm on Friday the tenth day of January 2025

Sealed with the Court Seal



Crown-Janine

Affirmed by Royal assent by Royal Crown Her Majesty Queen Janine in exercising of Her royal powers and Her royal functions by Her royal assent for the restoration of God's Kingdom here on earth within the United Kingdom of New Zealand, where The Crown of Her Majesty Queen Janine of the Royal House of Walters assents to role of Royal Assignor and Royal Assignee in the Crown and the Kingdom of God.

On 10th day of January in the year of our lord two thousand and twenty five