

13114

We are now all under the Jurisdiction of God Almighty Thou shall not steal, thou shall not bear false witness John 8:32 You shall know the truth and the truth shall set you free

All are being held liable for words and actions of harm. **Matthew 12:37** "For by your words you will be justified, and by your words you will be condemned."



Janine obtained Immediate Summary Judgement in the High Court of New Zealand on 19 September 2024 and placed the Jurisdiction of Land Sea Air and Everything else under Almighty God not only for New Zealand but the World

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, colour 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.

NOTICE OF LIABILITY WITH IMMEDIATE EFFECT

Notice to Principal is Notice to Agent, Notice to Agent is Notice to Principal, This is a self-executing order

> Janine as Commander and Chief and Crown PO Box 9006, Greerton, Tauranga 3142 nowfreedomforall@protonmail.com

24th day of January 2025

To Sinead Marie BOUCHER in the private as well as CEO and director of STUFF LIMITED And Dale BRIDLE in the private as well as director of STUFF LIMITED and Laura Maxwell in the private as well as Legal Representative of Stuff Limited NZBN: 9429048219181 And Annemarie Quill in the private as well as journalist working for STUFF Limited And all other directors of STUFF LIMITED 193 Great North Road, Grey Lynn, Auckland, 1021, New Zealand Service email: legal@stuff.co.nz

According to www.stuff.co.nz STUFF LIMITED has an online presence on stuff.co.nz as well as owns and runs The Post, The Press, the Waikato Times, the Taranaki Daily News, the Manawatū Standard, the Nelson Mail, the Marlborough Express, The Timaru Herald, and The Southland Times, the Central Leader, the Cambridge Edition, the East & Bays Courier, the Eastern Courier, the Feilding-Rangitikei Herald, the Franklin County News, the Hauraki Herald, the Hamilton Press, the Horowhenua Mail, the Kapi-Mana News, the Kapiti Observer, the Manukau Courier, the Marlborough Midweek, the Matamata Chronicle, the North Harbour News, the North Shore Times, the North Taranaki Midweek, the Northern News, the Northern Outlook, the Nor-west News, the

NOL-Stuff-24012025-01

All Rights Reserved

Page 1 of 5

Rodney Times, the Piako Post, the Papakura Courier, the Saturday Express, the South Waikato News, the Taranaki Star, the Taupo Times, The Bay Chronicle, The Hutt News, The Nelson Leader, The Tasman Leader, the Upper Hutt Leader, the Western Leader and the Whangarei Leader.

On the seventh day of November 2024, your corporation was notified and sent to Laura Maxwell, Sinead Boucher and Dale Bridle where a liability notice was sent that the Jurisdiction of all had returned to under Almighty God, where agents and journalists working within your corporation were commissioned to tell the truth and stop spreading false information 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 are found in any man made laws and contracts. Exodus chapter 20 verses 15 and 16 was quoted "Thou shall not steal and though shall not bear false witness against thy neighbour." The corporations and their officers and employees are now liable for all actions of bearing false witness and participating in 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 corp-oration (dead man speaking) can never have control over a man or woman.

Orders were provided to the heads of the Crown and council corporations on the 10th day of October 2024 to stop spreading false information with intent to deceive the people, that all individuals who disseminate false information with the intent to deceive and cause harm as well as occasions where the truth is intentionally withheld from the people so that they can continue to be deceived. These individuals, as well as the corporations they represent, can and shall be charged minimum one million dollars for every man, woman, boy or girl that has been affected by their public broadcast of information and written material. From that date forward, they were commissioned to convey the truth and refrain from causing harm, bearing full commercial liability for the continued spread of false information.

The public broadcast of stuff.co.nz according to <u>https://stoppress.co.nz/news/stuff-retains-largest-national-audience/</u> reaches 3.485 million people living in New Zealand each month across print and digital.

This last week on 17 January 2025 Annemarie Quill printed false information regarding Karl Fischer who resigned from the Optometrists and Dispensing Opticians Board in January 2022 and has not been with the Board since that time, and as he resigned he is not under any requirements of the Board. He was provided an alternative practising certificate through the Wakaminenga Health Council Maori Government and the Optometry board knew this from the very beginning, and he has now obtained an annual practising certificate through the Jurisdiction of God Almighty. There is no substance to any of the claims. The charges and claims are false and the corporation as well as individuals are now commercially liable for spreading false information causing major character defamation, plus damage to his name and reputation and business. The liability notice presented to you on 7th day of November indicated that there was a one million dollar charge for every reader that receives any false information. This brings the charge one million multiplied by 3.485 million which equals \$3,495,000,000,000.00 being 3.485 trillion dollars. Now that you have come to my attention I will start investigating other false information and add further charges if there is not immediate action. This bill is due for payment within ten working days unless STUFF LIMITED prepared to take the following action as remedy.

The reason why Karl resigned was to do with bullying actions of the Board to be vaccinated against his will. You need to be aware that covid-19 has been identified as a hazard and under the health and safety at Work Act 2015 employers, licensing boards and medical practitioners required by law to inform all staff past and present of their exposure to a hazard. Instead of targeting individuals with false information it's time for you to start telling the truth about the covid-19 vaccine cover ups of the government and the pharmaceutical companies.

Your remedy is as follows:

- 1) Retract the story about Karl offering a full apology in your online news paper and any written form where this story went out.
- 2) As you made false claims of \$25,000.00 owed by Karl to a board that he resigned from in January 2022 you are required to pay double this amount of \$50,000.00 to Karl where this can be paid out in 0.999% gold bullion and delivered to his address which will be known to the reporter. The Board and the Health Disciplinary Tribunal is also charged for their fraudulent claims of money owned by Karl.
- 3) You are required to print the truth that the covid-19 vaccine has been identified as a health and safety hazard with major implications to the employers, licensing boards and medical practitioners to follow is information that needs to be printed in A5 size in your online publication plus every newspaper in every paper the following information, which has been provided to you on the last page of this liability notice with content also displayed directly below. This will nullify any claims of professional misconduct of any health professionals based solely on him or her choosing not to get vaccinated, based on their rights to do so from being exposed to a health and safety hazard.

Are you entitled to compensation?

This is exciting news where the pharmaceutical companies and their partners are now being held accountable for their actions of harm and are required by law to report all hazards and risks and ingredients.

This notice is to inform you that the first case has been won where a vaccine injury claim has been accepted. This has opened the door up for all. MRNA vaccines change instructions to our genetic make-up where DNA is responsible to communicate message to the body on how to heal itself. Some of these codes have now changed and this has led to many medical problems related to the covid-19 vaccine.

Data is now being released as to the many vast medical problems associated with this vaccine which can be found at the following websites: https://zenodo.org/records/14559625

Are you aware that the recommended and mandated covid vaccines contain SV40 where evidence showing high rates of cancer following?

Were you required to be vaccinated to keep your job?

A business has a duty to ensure that the health and safety of persons are not put at risk from work carried out by the business. (S.36 HS@W Act 2015).

The mandated covid-19 vaccine has been identified as a potential health and safety risk. See the following article put out by the Florida government New room:

https://www.floridahealth.gov/newsroom/2023/02/20230215-updated-health-alert.pr.html

NOL-Stuff-24012025-01

All Rights Reserved

All employers have a duty to provide information and training to past and present employees of the exposure and potential harm to the persons put at risk. It is a criminal offence to not train employees of exposure to risks. (S.9 HS@W General Risk Regs 2016)

Employers are required to provide workers the opportunity to have a thorough medical examination. Employees can claim expenses and compensation to undo any harm that has been caused by this exposure.

The medical board is also required to inform all medical practitioners of these health and safety hazards where all medical practitioners are now required to inform every one of their patients of exposure to these hazards where all practitioners will face criminal liability if they do not inform all patients. Please contact makeaclaimnz@protonmail.com to make a claim or if your employer or medical practitioner fails to provide you with hazard exposure information.

Laura Maxwell, Sinead Boucher, Dale Bridle and Annemarie Quill and all other officers and directors you are liable on behalf of STUFFING LIMITED for the debt payment of three trillion, four hundred and eighty five billion dollars to be paid out by 4 February 2025, or you can take the remedy solution of formal retraction and apology to Karl Fischer, payout of \$50,000 to Karl in compensation damages, printing the truth that all employers, licencing boards, government officials and medical practitioners are now criminally liable if they do not report on the health and safety hazard exposure of the covid-19 vaccine. You have until 29 January 2025 to action remedy before sending the bill for 3.485 trillion dollars will be sent out with instructions for payment by 4 February 2025, where non payment will lead to STUFF LIMITED becoming insolvent with immediate effect and all officers and directors plus your named legal representative and named reporter all become personally liable for this debt..

If you act with good intentions and demonstrate a commitment to tell the truth I have loads more true stories and events to share with you, and you can become the leading media company to start reporting the truth to all.

President Trump has already recognised the Royal Court in operation in New Zealand plus publicly declared that we are now under the Jurisdiction of God, as have many other international government bodies. All corporations are now being held accountable to ensure they are acting in the best interests of the people.

Sealed with the Court Seal





Also as Registrar and Sheriff in the Royal Court of New Zealand PO Box 9006, Greerton, Tauranga 3142 nowfreedomforall@protonmail.com

Are you entitled to compensation?

This is exciting news where the pharmaceutical companies and their partners are now being held accountable for their actions of harm and are required by law to report all hazards and risks and ingredients.

This notice is to inform you that the first case has been won where a vaccine injury claim has been accepted. This has opened the door up for all. MRNA vaccines change instructions to our genetic make-up where DNA is responsible to communicate message to the body on how to heal itself. Some of these codes have now changed and this has led to many medical problems related to the covid-19 vaccine. VACCINE MRNA RESEARCH

Data is now being released from Pfizer as to the many vast medical problems associated with this vaccine which can be found at this website (or follow the QR code):

Are you aware that the recommended and mandated covid vaccines contain SV40 where evidence showing high rates of cancer following?

Were you required to be vaccinated to keep your job?





A business has a duty to ensure that the health and safety of persons are not put at risk from work carried out by the business. (S.36 HS@W Act 2015)

The mandated covid-19 vaccine has been identified as a potential health and safety risk. All employers have a duty to provide information and training to past and present employees of the exposure and potential harm to the persons put at risk. It is a criminal offence to not train employees of exposure to risks. (S.9 HS@W General Risk Reg 2016)

Employers are required to provide workers the opportunity to have a thorough medical examination. Employees can claim expenses and compensation to undo any harm that has been caused by this exposure.

The medical board is also required to inform all medical practitioners of these health and safety hazards where all medical practitioners are now required to inform every one of their patients of exposure to these hazards where all practitioners will face criminal liability if they do not inform all patients.

Please contact makeaclaimnz@protonmail.com to make a claim or if your employer or medical practitioner fails to provide you with hazard exposure information.