

Jurisdiction of All Under God Almighty

The Royal Court of New Zealand

The Crown of Her Majesty Janine proclaims her Royal styles and titles in exercise of royal powers and royal functions by 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.

Royal Court Insolvency Hearing Stuff and Associated Officers and Employees 17th day of February 2025

This court hearing and all its content have been entered into the public records. Court recording commenced at 9.21am on 17th day of February 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 agree to act in this capacity and gave their first names as Margaret, Fred and Bryan.

On the seventh day of November 2024, the following officers Laura Maxwell, Sinead Boucher and Dale Bridle in the corporation STUFF were notified where a liability notice was sent that the Jurisdiction of all had returned to under Almighty God, where agents and journalists working within their 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.

The officers were informed on the liability notice that the charges for spreading false information with intent to deceive the people as well as intentionally withholding the truth with intent to deceive was minimum of 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 https://stoppress.co.nz/news/stuff-retains-largest-national-audience/ reaches 3.485 million people living in New Zealand each month across print and digital.

On 17 January 2025 journalist that works for STUFF 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 licensing body practising under the Jurisdiction of God Almighty. There was 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 the officers on 7th day of November stated clearly there is 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 \$3,495,000,000,000,000.00 being 3.485 trillion dollars.

On 24 January 2025 the officers Laura Maxwell, Sinead Boucher and Dale Bridle and journalist Annemarie Quill were sent and received a LIABILITY NOTIICE WITH IMMEDIATE EFFECT to take remedy of retracting the story about Karl Fischer by 29 January 2025 offering a full apology in their online news paper and any written form where this story went out, plus pay Karl for damages \$50,000, plus print the truth that the covid-19 vaccine has been identified as a health and safety hazard where 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. The officers had 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. This information was also placed on public notice board publicnoticesnz.com

The bill for three trillion, four hundred and eighty five billion dollars was sent and received by the named officers and individuals on 4th day of February 2025 for immediate payment. The court is informed that remedy was not actioned and no payment was received for the charge of printing false information. The court is requested to place the corporation and officers into insolvency due to non payment of its debt due to the serious nature of the crime of character defamation, and damage to the name of an individual plus loss of livelihood due to character defamation plus deceiving of the public, where the officers in the media corporation STUFF were informed what the charges would be for printing and disseminating falsehood.

Due to the evidence presented the court and witnesses agree that the officers were informed of their liability in the event of printing falsehood and had the opportunity to remedy the situation and chose not to. They were fully aware of their actions and are therefore fully liable for their actions. With immediate effect the corporation STUFF and the officers Laura Maxwell, Sinead Boucher and Dale Bridle and journalist Annemarie Quill are made insolvent. The asserts of STUFF are transferred with immediate effect into Janine and the People's Irrevocable Trust where the people of our land are able to seize all assets including land, buildings, printing presses, website to ensure going forward that only truth is printed or disseminated.

All cases have been given a CRN and CIV number. The number for each is as follows:

Date	Time	Corporation or Individual	Insolvency Number	CIV+ CRN Number	Statutory Manager
17/2/2025	9.25am	STUFF	170225001	2025-777-505	Crown-Janine UFN
17/2/2025	9.25am	Laura Maxwell	170225002	2025-777-506	Crown-Janine UFN
17/2/2025	9.25am	Sinead Boucher	170225003	2025-777-507	Crown-Janine UFN
17/2/2025	9.25am	Dale Bridle	170225004	2025-777-508	Crown-Janine UFN
17/2/2025	9.25am	Annemarie Quill	170225005	2025-777-509	Crown-Janine UFN

These Summary Judgements are issued pursuant to Section 289 and 239 of the Companies Act 1993 and 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 assumes Creditor's Rights and 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 of the corporations and officers named above.

All men and women in the private have a right to appeal the court decision and be formally trialed in front of their peers with the knowledge that if trialed in front of peers in the Royal Court under the Jurisdiction of God Almighty that the charges already in place commercially due to evidence of harm and loss will lead to criminal charges of harm. If the man or woman shows remorse to their actions or decisions or lack of actions then he or she will have the opportunity to communicate their commitment to help undo harm, and victims will have the opportunity to declare his/her victim impact and the court will decide on the appropriate sentencing. Following orders is not an acceptable reason for an appeal for all are accountable for his or her own actions.

As all the officers are now declared insolvent and now entered into liquidation and statutory management all of their roles as officer or director or any other title in any other corporation or trust have now become vacant, where the Royal Assignor Crown-Janine steps in to fill this role until the Royal assignor appoints someone else into this role. In law the officers made insolvent are not able to hold positions of authority, so the Royal Court makes it clear that these officers can not be appointed into any other roles and any decision he or she makes from the time of insolvency is unlawful and is considered revoked unless the Royal assignor or appointed Statutory manager approves that decision in writing.

Each of the officers and individuals have responsibilities in law to submit a report back to the Royal Assignor being Janine of the House of Walters showing every register public and private of financial operations and records within ten working days of becoming insolvent with personal and criminal liability for not providing this information, where the final date to supply this information is by the end of the business working day of the third day of March 2025

Royal Crown-Janine will appoint men and women to take over as Statutory Managers over the next few weeks, where she will remain 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 Assignees and Statutory Managers as identified or any others that are appointed at a later date.

Insolvency type: Court Liquidation

Insolvency status: Liquidation (Current)

Liquidation date/time: 17-Febrary-2025 9.21am

Court: Royal Court of New Zealand under Jurisdiction God Almighty

Industry: media

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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 Bryan 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 at 9.21am on Monday the 17th day of February in the year of 2025. The hearing closed at 9.30am on Monday the seventeenth day of February 2025.

Sealed with the Court Seal



The Crown of Her Majesty Queen Janine of the Royal House of Walters assents to role of Royal Assignor and Royal Assignee and Statutory Manager in the Crown.

On 17th day of January in the year of two thousand and twenty-five