

AFFIDAVIT OF STATUS

Affidavit of the living woman: (robyn laurinda) of the Family Name commonly known as :(Collins)





Robyn Laurinda of the Family Name Collins

C/o [24b] Miro Mt Maunganui [3116]

1st day of the seventh month of the year of our Lord, Two thousand and twenty-three

Affidavit of Status

Notice-to-Agent-is-Notice-to-Principal-and-Successors – Notice-to-Successors-and-Principal-is-Notice-to-Agent

For context, this document uses only Plain English and Counting Systems.

Part A - Definition

LSA means: Living Soul Author

All words herein re as i, LSA mean :robyn laurinda.

Palermo Protocol means: The Protocol to prevent, suppress and punish trafficking in persons, especially women and children, supplementing the United Nations Convention Against Transnational Organized Crime (also known as the Palermo Protocol) is the internationally accepted definition of human trafficking.

Presumption means: An idea that is taken to be true on the basis of probability is a presumption which must be agreed upon by the parties to be true. Then equally one party challenges the presumption to be true on the basis of probability, then this is all that is recognised to be required to remove the presumption as a formal challenge, abrogation, rebuttal and renouncement to that presumption. The presumption then has no standing or merit in fact.

Probability means: The extent to which something is probable, the likelihood of something happening or being the case. By definition then this is not substantive as it is only a probability of what may be and therefore has no substance in material fact. The state court does not operate according to any true rule of law but by presumptions of the law, therefore if presumptions presented by the private bar guild are not rebutted they become fact and therefore said to stand true.

UNIDROIT means: The international institute for the Unification of Private Law, an independent intergovernmental organisation with its seat in the Villa Aldobrandini in Rome.

Government means: Corporate company. Corporate entities masquerading as, or purporting to be regional, district and/or national 'government' entities.

Part B - Affidavit

i, LSA: robyn laurinda, borne of the House commonly known as Collins [™] Family, hereby certify that i came to be borne on 16th day of the 7th month in the year of our Lord, Nineteen fifty two, in the New Zealand, (Wellington) sojourn on the land mass commonly known as Aotearoa, Tireni, [New Zealand]. i affirm i am with sound Mind, Body, Spirit and Soul; a living sentient being able to asseverate all affairs with regards to my property and creations as one.

- 2. i, LSA: robyn laurinda, solemnly, sincerely, truly affirm and declare i am over the age of consent. i am a creation of the one true almighty God and stand under the one and only true law that has ever existed, the Supreme Sovereign Law of God.
- 3. i, LSA :robyn laurinda, follow the laws of man so long as they never conflict with God's law. "Let my yay be yay and my nay be nay." (Mathew 5: 33-37 and James 5:12) "Let me not, I pray you, accept any man's person, neither let me give flattering titles unto man." (Job 32:21)
- i have personal knowledge of matters stated herein and proclaim our inner standing of spiritual and lawful liability. "Thou shalt not bear false witness against thy neighbour." (Exodus 20:16)
- 4. i, LSA: robyn laurinda: have been mischaracterised, assumed and presumed lost at sea, when in truth, i, LSA: robyn laurinda: having invoked the provisions of Article IV of the Cestui Que Vie Act 1666 as one "having been found to be alive," am alive, in good health, and officially on and for the record convey my status as competent and well beyond the age of majority.
- 5. It has come to my attention that UNIDROIT government is in flagrant violation of Palermo Protocols through unconscionable use of debased Dog Latin Glossa fraud. i, LSA: robyn laurinda: rescind all prior assumed and presumed Powers of Attorney.
- 6. All trustee guardianships and agency obligations are terminated and revoked effective on the day i was borne into this world and with control over my legal title, reconveying all relevant trade name(s) and estate trusts back to the Land and Soil jurisdiction of the land mass commonly known as Aotearoa, Tireni [New Zealand], effective immediately.
- 7. Flagrant violation of Palermo Protocols by "Trafficking in Persons" demonstrates ill intent towards i, LSA : robyn laurinda: by readers and agents including their heirs and successors. This means the recruitment, transportation, transfer, harbouring or receipt of persons, by means or use of threat by force, coercion, abduction, fraud, deception, abuse of power or of a position of vulnerability, giving or receiving payments or benefits to control and exploit a man or woman.
- 8. i, LSA: robyn laurinda: offer no consent to use or abuse my God-given appellation and estate, and any allonge by infringement of Common Law Copyright protected under the Copyright Act. It is my will and instruction to ensure readers and agents including their heirs and successors are no longer using and abusing my borne appellation without my knowledge or consent, also known as unlawful conversion for unjust enrichment and usurpation of property, effective immediately.
- 9. i, LSA: robyn laurinda: henceforth retire any and all assumed and presumed public roles, duties, obligations or responsibilities to any foreign occupying government or agencies and their affiliations, having disembarked the 'Citizenship' of NEW ZEALAND and all international trade and commerce owned and operated by this Vessel of Crown Corporation Inc. Such roles were imposed upon me without full disclosure and thus without consent.
- 10. i, LSA: robyn laurinda: hold all Government accountable to its unwritten Constitution, that determine the basic principles, duties and certain rights to the original people of men and women in it.
- 11. i, LSA: robyn laurinda: stand with protection of only true legitimate Law over Land and Soil jurisdiction according to Trust Law Indenture created by "We the People" as conveyed to us in the Bible under Supreme Sovereign Law of God.
- 12. i, LSA: robyn laurinda: by means of this Living Testimony convey my appellation and all relevant assumed presumed Trade Name(s), declare and record all and return to Land and Soil jurisdictions of Aotearoa, Tireni [New Zealand] 'unincorporated'. These Trade Name(s) include, but are not limited to, ROBYN

LAURINDA COLLINS, MRS ROBYN LAURINDA WHITE, ROBYN WHITE, ROBIN COLLINS, Robyn Laurinda Collins Mrs Robyn Laurinda White, MRS. R L WHITE, R L COLLINS, Robyn White, and all other variations however styled, punctuated, spelled, ordered, or otherwise represented as pertaining to me and my estate i, LSA: robyn laurinda: make no egregious claim(s) to any type of Military Titles. All derivatives, permutations, punctuations and orderings of these names are not acting in any federal territorial or nomunicipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity.

- 13. i, LSA: robyn laurinda: Holder in Due Course of any Ens Legis, legal and any other relevant stramineous homo. Chattel and instruments are duly claimed by Holder in Due Course held under published Common Law since nativity.
- 14. This is a Mandatory Notice: all chattels and instruments are owed material rights, duties, exemptions, insurances, treaties, bonds, agreements, and guarantees including indemnity and full faith with credit. Be also hereby advised these chattels and instruments are not subject to Territorial or Municipal New Zealand law and are owed The Law of Peace from all Territorial and Municipal officers, agents and employees who otherwise have no permission to administrate my properties without right. Any harm resulting from trespass upon my properties, or the use of fictitious names or titles related to them shall be subject to full liability and penalties.
- 15. i, LSA: robyn laurinda: do not recognise and cannot be held in contempt of any law that cannot show a named man or woman victim(s), nor can I be held liable in contempt of any law that cannot show any property, belonging to any said man or woman that has been stolen or damaged. Where no individual victim claiming trespass and no property stolen or damage can be found, there can be no defendant nor prosecutor logically taken into consideration.
- 16. i, LSA: robyn laurinda: reserve my Natural Right to travel at my own will, accepting all risk of injury or death, free from any danger of being illegally or unlawfully hindered, threatened, harmed, robbed, detained, assaulted, abducted or arrested by any UNIDROIT agents, Government Officials, Government employees, where I have neither been proven guilty of having brought about injury or death to a Living Man or Woman nor been proven guilty of stealing or damaging any property that is not owned by me, causing trespass nor been proven guilty of conspiring to carry out such crimes
- 17. i, LSA: robyn laurinda: shall be free to travel anywhere on this earthly realm, as I see fit, without any expectation from anyone for me to be in possession of any UNIDROIT Government-issued identification documents (including but not limited to Driver's Licence, Passport, Vaccine Passports etc.), all of which are fraudulent by nature, existing only due to Common Law Copyright Infringement, Unlawful Conversion, and debased Dog-Latin Glossa.
- 18. Corporate agents demanding fraudulent documentation or attempts to create adhesion contract(s) for gaining jurisdiction over properties of, i, LSA: robyn laurinda: will be guilty of fraudulent joinder, piracy, personage and flagrant violation of Palermo Protocols.
- 19. It is my intent to travel carrying Affidavit testimony as proof of my existence as a living woman, to allay potential fears in corrupted minds of corrupted agents, of corrupt government departments which are apt to disrupt the peaceful lives of law-abiding Living Souls such as: robyn laurinda: It is my will and instruction that readers ensure my given appellation: robyn laurinda: be immediately placed on any official 'Do Not Detain' lists applicable nationally and or internationally. My status as Living Soul 'Do Not Detain' is to be lawfully respected and adhered to by all corporate government and agents worldwide.

- 20. i, LSA: robyn laurinda: hold no contract with any de facto occupying corporate Aotearoa, Tireni [New Zealand] government for their public debts or commercial liabilities at any time whatsoever and maintain there is no way to lawfully and constitutionally discharge any alleged debt based on currencies not backed by gold and silver, the lawful currency of men and women.
- 21. i, LSA: robyn laurinda: am not willing to commit Bond fraud, False witness, False Personation (Constructive or actual), by being a third-party interloper, or by willingly using a Crown created legal Birth Certificate, Ens Legis, legal title, legal date of birth, or legal address i did not create, nor agree to, nor could have been created or agreed to in the first place.
- 22. i, LSA: robyn laurinda: am neither a thing, nor discounted entity, nor legally defined person, nor human-being, nor individual, nor resident, or withholding agent, as these terms are defined under the Statute of which "we the people have not consented to." As such, i am henceforth to be recognised as a living breathing soul, sojourn on the Land and Soil jurisdiction and land mass commonly known as Aotearoa, Tireni [New Zealand].
- 23. From age of consent to the date affixed below, i, LSA: robyn laurinda: have never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby i have waived any of my natural inherent rights. i hereby revoke, rescind, cancel, and make void all 'contracts', 'agreements', 'forms', or 'instruments' that i have signed, and that have been, are being, or may potentially be construed to give the agent(s) of any agency or department of any 'incorporated government', any 'authority', 'venue', or 'jurisdiction' over i, LSA: robyn laurinda: Such unconscionable 'contracts,' 'agreements,' and 'forms' that exist to exploit me have been proven to be grammatically fraudulent and are therefore to be considered null and void from the legal and lawful viewpoints of all parties involved.
- 24. i, LSA: robyn laurinda: reserve my Natural Right never to be compelled to perform for any `contract' that i did not enter into knowingly, voluntarily, and intentionally. Furthermore, i, LSA: robyn laurinda: accept no 'liability' associated with any compelled or pretend 'benefit' of any hidden or unrevealed contract or commercial agreement.
- 25. i, LSA: robyn laurInda: hereby establish Paramount Claim upon my unique DNA as only lawful and living inheritor and thereof from the moment of my conception i forward and also publish nullification of any claim of ownership or material interest in my DNA based upon samples procured from any bodily waste or substance for any purpose.
 - **26.** i, LSA: robyn laurInda: declare the rules of Civil Procedure do not apply to men or women. Only a Court of Common Law jurisdiction before a jury of 12 peers can adjudicate any alleged offence(s): robyn laurInda: is accused of.
 - 27. Formal challenge, abrogation, rebuttal and renouncement to the 12 presumptions of law.

There are 12 key presumptions asserted by the private bar guilds which if unchallenged stand true, being - public record, public service, public oath, immunity, summons, custody, court of guardians, court of trustees, government as executor / beneficiary, agent and agency, incompetence and guilt.

- 28.1 **The presumption of public record** is that any matter brought before a state court is a matter for the public record when in fact it is presumed by the members of the private bar Guild that the matter is a private bar Guild business matter. Unless openly rebuked and rejected by stating clearly the matter is to be on the public record the matter remains a private bar guild matter completely under private bar Guild rules.
- i, LSA: robyn laurinda, formally hallenge, abrogate, rebut and renounce the presumption of public record as it is by definition a presumption and has no standing or merit in presentable or material fact.

- 28.2 **The presumption of public service** is that all the members of the private bar Guild who have all sworn a solemn secret absolute oath to the Guild then act as public agents of the government or public officials by making additional oaths of public office that openly and deliberately contradict the private superior oaths to their own Guild. Unless openly rebuked and rejected the claim stands that these private bar Guild members are legitimate public servants and therefore trustees under public oath.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of public service as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.3 The presumption of public oath is that all members of the private bar Guild acting in the capacity of public officials who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly impartially and fairly as dictated by their oath. Unless openly challenged and demanded the presumption stands that the private bar Guild members have functioned under their public oath in contradiction to the Guild oath. If challenged such individuals must recuse themselves as having a conflict of interest and cannot possibly stand under a public oath.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of public oath as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.4 **The presumption of immunity** is that key members of the private bar guild in the capacity of public officials acting as judges, prosecutors and magistrates who have sworn a solemn public oath in good faith, are immune from personal claims of injury and liability. Unless openly challenged and their oath demanded the presumption stands that the members of the private bar guild as public trustees acting as judges, prosecutors and magistrates are immune from any personal accountability for their actions.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of immunity as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.5 **The presumption of summons** is that by custom a summons unrebutted stands and therefore one who attends court is presumed to accept a position, defendant, Jura, witness and jurisdiction of the court. Attendance to court is usually invitation by summons, unless the summons is rejected and returned with a copy of the rejection filed prior to choosing to visit or attend. Jurisdiction and position as the accused and the existence of guilt stands.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of summons as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.6 **The presumption of custody** is that by customer summons or warrant for arrest unrebutted stands and therefore one who attends court is presumed to be a thing and therefore liable to be detained in custody by custodians. Custodians may only lawfully hold custody of property and things, not flesh and blood, soul possessing beings. Unless this presumption is openly challenged by rejection of summons and or a court, the presumption stands you are thing and property and therefore lawfully able to be kept in custody by custodians.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of custody as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.7 **The presumption of court of guardians** is the presumption that as you may be listed as a resident of a ward of a local government area and have listed on your passport the letter P. You are a pauper, lunatic and disabled and therefore under the guardian powers of the government and its agents as a court of guardians. Unless this presumption is openly challenged to demonstrate you are both a general guardian and general

executor of the matter / trust before the court the presumption stands and you are by default a pauper, lunatic and disabled; and therefore must obey the rules of the court of guardians, clerk of Magistrates Court.

- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of court of guardians as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.8 The presumption of court of trustees is that members of the private bar guild presume you accept the office of trustee as a public servant and government employee just by attending a Roman court. As such courts are always for public trustees by the rules of the Guild and the Roman system. Unless this presumption is openly challenged to state you are merely visiting by invitation to clear up the matter and you are not a government employee or public trustee in this instance, the presumption stands and is assumed as one of the most significant reasons to claim jurisdiction simply because you appeared.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of court of trustees as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.9 The presumption of government acting in two roles as executor and beneficiary as that for the matter at hand the private bar Guild appoints the judge and magistrate in the capacity of executor while the prosecutor acts in the capacity of a beneficiary of the trust for the current matter. If the accused seeks to assert their right as executor and beneficiary over the body, mind and soul they are acting as an executor de son tort or false executor challenging the rightful, judge is executor. Therefore the judge / magistrate assumes the role of true executor and has the right to have you arrested, detained, fined or forced into a psychiatric evaluation. Unless this presumption is openly challenged to demonstrate you are both a true general guardian and general executor of the matter / trust before the court, questioning and challenging whether the judge or magistrate is seeking to act as executor de son tort the presumption stands and you are by default the trustee, therefore must obey the rules of the executor judge / magistrate or you are an executor de son tort and a judge or magistrate of the private bar guild may seek the assistance of bailiffs or sheriff's to assert the false claim against you.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of government acting in two roles as executor and beneficiary as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.10 The presumption of agents and agencies the presumption that under contract law you have expressed and granted authority to the judge and magistrate through the statement of such words as recognised, understand or comprehend and therefore agree to be bound to a contract. Therefore unless all presumptions of agent appointment are rebutted through the use of such formal rejections as "I do not recognise you" to remove all implied or expressed appointment of the judge prosecutor or clerk as agents the presumption stands and you agree to be contractually bound to perform at the direction of the judge or magistrate.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of agents and agencies as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.11 **The presumption of incompetence** is the presumption that you are at least ignorant of the law, therefore incompetent to present yourself and argue properly therefore the judge magistrate as executor has the right to have you arrested, detained, fined, or forced into a psychiatric evaluation. Unless this presumption is openly challenged to the fact that you know your position as executor and beneficiary and actively rebuke and object to any contrary presumptions, then it stands by thee. Time of pleading that you are incompetent then the judge or magistrate can do what they need to keep you obedient.

- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of incompetence as it is by definition a presumption and has no standing or merit in presentable or material fact.
- 28.12 **The presumption of guilt** is the presumption that as it is presumed to be a private business meeting of the bar Guild, you are guilty whether you plead guilty, do not plead, or plead not guilty, therefore unless you either have previously prepared an affidavit of truth and motion to dismiss with extreme prejudice onto the public record or call a demur then the presumption is you are guilty in the private bar Guild, and can hold you until a bond is prepared, to guarantee the amount the Guild wants to profit from you.
- i, LSA: robyn laurinda, formally challenge, abrogate, rebut and renounce the presumption of guilt as it is by definition a presumption and has no standing or merit in presentable or material fact.
 - 28. i, LSA: robyn laurinda, have formally challenged, abrogated, rebutted and renounced all presumptions of law and as such the presumptions of law formally have no substance in material fact.
 - 29. i, LSA: robyn laurinda: conditionally accept to pay all outstanding verified debts owed in full, upon 'proof of claim and proof of loss' affirmed by authorised lawful authority and certified or notarised proof of binding contract between i, LSA: Robyn Laurinda: and said man or woman with first-hand knowledge, in correct language for LSA consideration.
 - 30. i, LSA: robyn laurinda: entitlement holder in due course to all previous equity estates / trusts, also claim divine inheritance and hereditaments both corporeal and incorporeal, without recourse.
 - 31. Reader(s) failure to rebut i, LSA: robyn laurinda: on point-by-point basis to affidavit, no later than thirty (30) calendar days from signed receipt of will comprise readers tacit procuration of agreement of all facts herein, in perpetuity and to be signed in wet ink under writers' full liability and under penalty of perjury. If an extension is required, request in writing within seven (7) days from signed receipt of this conveyance to the address as set out above.
 - 32. All facts are created with my first-hand knowledge declared in this Affidavit of Status.
 - 33. My unrebutted Living Testimony in the form of Affidavit of Status stands as truth in Law.

Part C - Autograph Without Malice - In Sincerity and With Honour

Authorised Executor of: ROBYN LAURINDA WHITE ©(DEBTOR)

By: Living Soul Author

: robyn laurinda : the House of Collins™ Family (Creditor)

: robyn laurinda : of the Family Name : Collins :

: Robys Lawinda:

Part D – Statement of Truth and Statement of Fact.

Common Law Standing / All rights Reserved

i, LSA: robyn laurinda: of the family Collins stand under this statement of truth and facts with full liability.

Affiant i, LSA: robyn laurinda: believe that we have been tricked into a lifetime contract, acting as a Dead Legal Fiction (a person) whereupon we were stripped of all of our rights and made property of the state. This is a Fact!

But i thought slavery was abolished? Seems like it was not and so this means that there's a liability for enactment of slavery.

i, LSA: robyn laurinda: was not given full disclosure on the lifetime contract that i was signed up for because my mother and father were never given full disclosure of the reality of what is entailed in the Birth Registration process in the first place. i was made a slave to the legal system where i was obligated and compelled to follow Rules, Regulations, Acts, Statutes and Policy (all legal legislation) which all require the consent from living men/women and these legal legislations are NOT law. Simply colours of law that require consent. So if i do not consent and instead establish my standing as a living man/woman under common law, which i, LSA: robyn laurinda: am so doing via this affidavit of status and statement of truth, any legal legislation does not apply to me provided there is no crime in law. No loss, harm or injury to any other man/woman or damage to their property or the breach of peace.

Legal legislation is based on contract law, Admiralty & Maritime law. If you unwittingly consent to a contract but you were not given full disclosure and did not sign the contract in wet ink, the contract becomes unlawful and null & void [Fraud Act 2006, sections 2 & 3]. So, indeed this is an enactment of slavery and fraud, which means committing crimes under the law, the only true law that has ever existed, the Supreme Sovereign Law of God.

Therefore, all contracts i, LSA: robyn laurinda: have unknowingly consented to by acting as the person ROBYN LAURINDA COLLINS becomes null & void, ab initio.

Dated: 1st day of the 7th month in the year of our Lord, two thousand and twenty-three

By: robyn laurinda: of the family name Collins

All Rights Reserved Without Recourse. Non-Assumpsit Errors and Omissions Excepted.

Strictly No Rights of Usufruct.

Part E - Witness and Acknowledgement

"This is the third time I come to you. In the mouth of two or three witnesses shall every word be established." (II Corinthians 13:1)

BE IT REMEMBERED, that on this 1st day of the of 7th month in the year of our Lord and Saviour, two thousand and twenty-three, Living Soul Author: robyn laurinda: of the House of Collins ™ Family, personally appeared before me party to this document, known to me to be this woman and acknowledged this document to be her act and deed.

Witness: Printed Appellation/Autograph / Creators Seal Address

Autograph of 1 st Witness	Redail Assistant, Tayranga,
non-r	negotiable-autograph all rights reserved: none waivered ever.
Autograph of 2nd Witness	Homemaker Tauranga [3110]
non-r	negotiable-autograph all rights reserved: none waivered ever.
Autograph of 3rd Witness	David Builder [3110]

non-negotiable-autograph all rights reserved: none waivered ever.



Cestui Que Vie Act 1666

1666 CHAPTER 11 18 and 19 Cha 2

An Act for Redresse of Inconveniencies by want of Proofe of the Deceases of Persons beyond the Seas or absenting themselves, upon whose Lives Estates doe depend.

X1Recital that Cestui que vies have gone beyond Sea, and that Reversioners cannot find out whether they are alive or dead.

Whereas diverse Lords of Mannours and others have granted Estates by Lease for one or more life or lives, or else for yeares determinable upon one or more life or lives And it hath often happened that such person or persons for whose life or lives such Estates have beene granted have gone beyond the Seas or soe absented themselves for many yeares that the Lessors and Reversioners cannot finde out whether such person or persons be alive or dead by reason whereof such Lessors and Reversioners have beene held out of possession of their Tenements for many yeares after all the lives upon which such Estates depend are dead in regard that the Lessors and Reversioners when they have brought Actions for the recovery of their Tenements have beene putt upon it to prove the death of their Tennants when it is almost impossible for them to discover the same, For remedy of which mischeife soe frequently happening to such Lessors or Reversioners.

Editorial Information

<u>X1</u>Abbreviations or contractions in the original form of this Act have been expanded into modern lettering in the text set out above and below.

Modifications etc. (not altering text)

C1Short title "The Cestui que Vie Act 1666" given by Statute Law Revision Act 1948 (c. 62), Sch. 2
C2Preamble omitted in part under authority of Statute Law Revision Act 1948 (c. 62), Sch. 1
C3Certain words of enactment repealed by Statute Law Revision Act 1888 (c. 3) and remainder omitted under authority of Statute Law Revision Act 1948 (c. 62), s. 3

[I.]Cestui que vie remaining beyond Sea for Seven Years together and no Proof of their Lives, Judge in Action to direct a Verdict as though Cestui que vie were dead.

If such person or persons for whose life or lives such Estates have beene or shall be granted as aforesaid shall remaine beyond the Seas or elsewhere absent themselves in this Realme by the space of seaven yeares together and noe sufficient and evident proofe be made of the lives of such person or persons respectively in

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

II.																F	1

Textual Amendments

F1S. II repealed by Statute Law Revision Act 1948 (c. 62), Sch. 1

Textual Amendments

F2S. III repealed by Statute Law Revision Act 1863 (c. 125)

IVIf the supposed dead Man proves to be alive, then the Title is revested. Action for mean Profits with Interest.

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

Editorial Information

X2annexed to the Original Act in a separate Schedule

<u>X3</u>Variant reading of the text noted in *The Statutes of the Realm* as follows: *O.* omits [*O.* refers to a collection in the library of Trinity College, Cambridge]

Source: https://www.legislation.gov.uk/aep/Cha2/18-19/11

ROMAN CANON LAW

3.3 Rights Suspension and Corruption

Article 100 - Cestui Que Vie Trust

Canon 2045

By 1815 and the bankruptcy of the Crown and Bank of England by the Rothschilds, for the 1st time, the Cestui Que Vie Trusts of the United Kingdom became assets placed in private banks effectively becoming "private trusts" or "Fide Commissary Trusts" administered by commissioners (guardians). From 1835 and the Wills Act, these private trusts have been also considered "Secret Trusts" whose existence does not need to be divulged.

Canon 2046

From 1917/18 with the enactment of the Sedition Act and the Trading with the Enemy Act in the United States and through the United Kingdom, the citizens of the Commonwealth and the United States became effectively "enemies of the state" and "aliens" which in turn converted the "Fide Commissary" private secret trusts to "Foreign Situs" (Private International) Trusts.

Canon 2047

In 1931, the Roman Cult, also known as the Vatican, created the Bank for International Settlements for the control of claimed property of associated private central banks around the world. Upon the deliberate bankruptcy of most countries, private central banks were installed as administrators and the global Cestui Que Vie/Foreign Situs Trust system was implemented from 1933 onwards.

Canon 2048

Since 1933, when a child is borne in a State (Estate) under inferior Roman law, three (3) Cestui Que (Vie) Trusts are created upon certain presumptions, specifically designed to deny the child forever any rights of Real Property, any Rights as a Free Person, and any Rights to be known as man and woman rather than a creature or animal, by claiming and possessing their Soul or Spirit.

Canon 2049

Since 1933, upon a new child being borne, the Executors or Administrators of the higher Estate willingly and knowingly convey the beneficial entitlements of the child as Beneficiary into the 1st Cestui Que (Vie) Trust in the form of a Registry Number by registering the Name, thereby also creating the Corporate Person and denying the child any rights as an owner of Real Property.

Canon 2050

Since 1933, when a child is borne, the Executors or Administrators of the higher Estate knowingly and willingly claim the baby as chattel to the Estate. The slave baby contract is then created by honouring the ancient tradition of either having the ink impression of the feet of the baby onto the live birth record, or a drop of its blood as well as tricking the parents to signing the baby away through the deceitful legal meanings on

the live birth record. This live birth record as a promissory note is converted into a slave bond sold to the private reserve bank of the estate and then

conveyed into a 2nd and separate Cestui Que (Vie) Trust per child owned by the bank. Upon the promissory note reaching maturity and the bank being unable to "seize" the slave child, a maritime lien is lawfully issued to "salvage" the lost property and itself monetized as currency issued in series against the Cestui Que (Vie) Trust.

Canon 2051

Each Cestui Que Vie Trust created since 1933 represents one of the 3 Crowns representing the 3 claims of property of the Roman Cult, being Real Property, Personal Property and Ecclesiastical Property and the denial of any rights to men and women, other than those chosen as loyal members of the society and as Executors and Administrators.

Canon 2052

The Three (3) Cestui Que Vie Trusts are the specific denial of rights of Real Property, Personal Property and Ecclesiastical Property for most men and women, corresponds exactly to the three forms of law available to the Galla of the Bar Association Courts. The first form of law is corporate commercial law is effective because of the 1st Cestui Que Vie Trust. The second form of law is maritime and trust law is effective because of the 2nd Cestui Que Vie Trust. The 3rd form of law is Talmudic and Roman Cult law is effective because of the 3rd Cestui Que Vie Trust of Baptism.

Canon 2053

The Birth Certificate issued under Roman Law represents the modern equivalent to the Settlement Certificates of the 17th century and signifies the holder as a pauper and effectively a Roman Slave.

The Birth Certificate has no direct relationship to the private secret trusts controlled by the private banking network, nor can it be used to force the administration of a state or nation to divulge the existence of these secret trusts.

Canon 2054

As the Cestui Que Vie Trusts are created as private secret trusts on multiple presumptions including the ongoing bankruptcy of certain national estates, they remain the claimed private property of the Roman Cult banks and therefore cannot be directly claimed or used.

Canon 2055

While the private secret trusts of the private central banks cannot be directly addressed, they are still formed on certain presumptions of law including claimed ownership of the name, the body, the mind and soul of infants, men and women. Each and every man and woman has the absolute right to rebuke and reject such false presumptions as a member of One Heaven and holder of their own title.

Canon 2056

Given the private secret trusts of the private central banks are created on false presumptions, when a man or woman makes clear their Live Borne Record and claim over their own name, body, mind and soul, any such trust based on such false presumptions ceases to have any property.

Canon 2057

Any Administrator or Executor that refuses to immediately dissolve a Cestui Que (Vie) Trust, upon a Person establishing their status and competency, is guilty of fraud and fundamental breach of their fiduciary duties requiring their immediate removal and punishment. One can take control of it the Trust Estate or "Dissolve" it completely and move all Asset to your own account and take control of your Copyright Name and NAME Trademark and Tradename. and write Promissory note as this is Tender Cash.

Dated: 1st day of the 7th month in the year of our Lord, two thousand and twenty-three

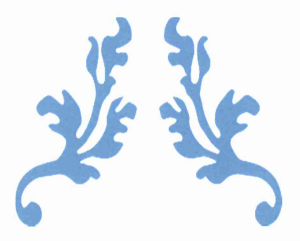
By:robyn laurinda: of the family name Collins



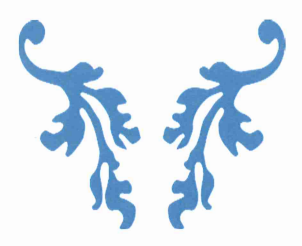
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Strictly No Rights of Usufruct.



Affidavit of the living woman: (robyn laurinda) of the Family Name commonly known as : (Collins)







AFFIDAVIT

To Auckland District C	Court:								
I (Full Name)									
Of (Place of Residence	ee)								
(Occupation)									
Make oath and say as	s follows;								
Solemnly and sincere	Solemnly and sincerely affirm as follows;								
		•							
Circum and									
Signed:		•							
Sworn/Affirmed at									
This	day of								
Before me:									

District Court Judge, Justice of the Peace, Notary Public, Registrar, Solicitor

