

In the District Court of New Zealand  
Thames Registry

No:  
Under the:

NZ Crimes Act Section 28

**THAMES-COROMANDEL  
DISTRICT COUNCIL**

**14 NOV 2024**

**RECEIVED BY:**

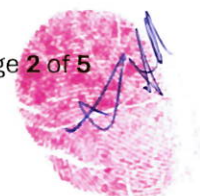
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NZ Crimes Act Section 98  
(1)(a)(b)(c)(d)(e)(f)(g)(h)(i)(j)  
(2) debt bondage, serfdom,  
Slavery  
ICOCAPR United Nations  
1967 Article 8(1)(2)  
NZ Crimes Act Section 240  
(1)(a)(b)(c)(d), (1A),  
(2)(a)(i)(ii)(b)(c)

1. From living man :steven: of the house hart, standing in my natural state  
c/o 18 Neavesville Rd, Puriri. For communication only: stevenlawrencehart@gmail.com
2. To Aileen Lawrie representative of Thames Coromandel District Council Corporation  
(TCDC), 515 Mackie St, Thames
3. The TCDC corporation is bound by the maxims of commerce and the principles and rules of  
contract. An un rebutted Affidavit of Conditional Acceptance stands as truth and judgment  
and the remedy shall be enacted as a tacit agreement.
4. **Affidavit of Conditional Acceptance – Notice to Cure, Default Notice from living man  
:steven: of the house hart**
5. The purpose of this Affidavit is done in good faith to establish truth and judgment that will  
bind TCDC to uphold peace and good order by identifying prohibited actions of the  
individuals and the contents of the policies used by these corporations known as local  
governments, truth and judgment has now been established.
6. I :steven: of the house hart of no fixed abode, unemployable, affirm the contents in this  
Affidavit of Conditional Acceptance – Notice to Cure, Notice of Default to be true and  
correct to the best of my knowledge as follows:
7. Preamble – It is now clarified Peter Spiller acting as a judicial officer has made a judgement  
due to the intent of the TCDC representatives' intent to remove a living mans necessities of  
life, in this matter it is my house, due to TCDC attempting to punish me for not complying  
with their demands to apply for permission and consent to have this necessity in life. This  
is an action of enslavement with intent. These are prohibited actions as slavery and the  
slave trade in all its forms is prohibited, no one shall be held in servitude, everyone is liable  
to be sentenced to the maximum of 14 years in prison for these prohibited actions, in the  
fictitious world of commerce. Therefore, using ignorance, misleading policies, and reckless  
actions is absolutely no excuse by these individuals representing these corporations.



8. It has now been clarified that TCDC representatives, Thames District Court representatives and all legal representatives such as Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens are guilty of using coercion and deception, causing loss by deception with intent to enslave and cause harm and loss of life of me, living man :steven: and my loved ones. These are prohibited, fraudulent actions and shall be dealt with accordingly as this Affidavit of Conditional Acceptance has been rebutted. All corporations are now prohibited to obstruct or enter any lands, claim authority over anything in the matters of me living man :steven: or any other fraudulent construct of :steven: such as the identity of a legal person or birthed to attempt to gain jurisdiction over me.
9. It has now been clarified in the matters of the judgement of Judge Spiller supporting these prohibited actions of serfdom, debt bondage, enslavement and removing my necessities of life as a punishment for not complying with TCDC's representatives demands makes the judgement of Judge Spiller an action done recklessly and fraudulently with intent to harm therefore null and void in its entirety, Judge Spiller is now liable for his actions if he does not identify and correct his wrongs, therefore all judgements and rulings by Peter Spiller doing business as a judicial officer are now all questionable and null and void in their entirety on the grounds fraud vitiates everything upon which it touches.
10. It has now been clarified that due to the NZ Building Act being used to enact these prohibited actions makes this Act in its entirety null and void in the corporate world of commerce and contract on the grounds fraud vitiates everything upon which it touches.
11. It is now clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have used coercion and deception causing loss by deception by identifying living man :steven: as that of a defendant that is described as a person defending a charge. In the NZ Legislation Act 2019 part 2 section 13 a person includes a corporation sole, a body corporate, and an unincorporated body, all three identities are that of fictitious entities for the sole purpose to remove all of my abilities to self-determine, to manage and administrate as God has given me to do so. This is fraud with intent to deceive, to enslave for pecuniary advantage and reward using private policies as the engine to do so, these actions done recklessly or intentionally are prohibited actions in all their forms therefore all individuals are accountable for their actions in their full private and commercial capacity.
12. It is clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens and the corporations they are representing are bound by the laws and covenants of the NZ Corporation.
13. It is clarified that to use force or conspire to use force upon any man to comply with their demands is an action of enslavement.
14. It is clarified that to use policies of a specific corporation that have fraudulent and prohibited contents within them does make those policies questionable and null and void in their entirety.
15. It is clarified that a mans shelter is a necessity of his life.



16. It is clarified that to destroy a mans shelter on the grounds he will not comply, or pay for, to gain permission or consent, is an action of debt bondage, enslavement and a crime of torture with intent to harm him or kill him as if he is their slave
17. It is clarified that slavery and the slave trade in all its forms is a prohibited action within or outside of the NZ Corporation.
18. It is clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have no exemption to being sentenced to the top end of 14 years in prison for their actions of servitude, serfdom, debt bondage and enslavement.
19. It is clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have no exemption to being sentenced to the top end of 3 years in prison for their actions of coercion and deception causing loss by deception by altering my, living man :steven:, true status to that of an artificial person as described in New Zealand legislation for the purpose to apply their repugnant acts and administration upon me.
20. It is clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have identified me, living man :steven: of the house hart as a legal person as described in NZ Legislation Act 2019 Part 2 section 13, therefore this is a fraudulent action with intent to enslave me.
21. It is clarified that if Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have identified me, living man :steven: as that of a legal person that is a fraud with intent to deceive, enslave me.
22. I, :steven: as a living man do have the ability to create my shelter and administer my own affairs as I believe I should.
23. I, :steven: as a living man do have the ability to use whatever means I believe reasonably necessary to protect myself and my fellow man from harm of any description.
24. It is clarified that a judicial officer, such as Peter Spiller, is liable for his reckless intent using his corporations policies to support a prohibited unlawful action of harm and enslavement upon me, :steven: and my necessities of life.
25. It is clarified that the District Court is doing business and is bound by the basic principles and rules of commerce and contract making all fraudulent contents of any description null and void in its entirety.
26. It is clarified that fraud does destroy everything upon which it touches.
27. It is clarified that Aileen Lawrie has filed misleading contents into the Thames District Court and is liable for misleading the court with intent to coerce, deceive, and enslave me living man :steven: for pecuniary advantage and reward.
28. It is clarified that Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens have used ignorance and false beliefs and misleading information as the excuse to impose actions of

servitude, serfdom, debt bondage and enslavement using coercion and deception causing loss by deception upon me living man :steven: standing in my natural state.

## REMEDY

29. Principles and rules of nature and contract shall prevail.
30. :steven: and every landowner and those enjoying these lands, air and waters of any description shall not be obstructed by any corporate entity of any description.
31. All fraudulent, prohibited contents in all presentations and policies within any contract shall be identified and corrected or removed in their entirety.
32. If the corporations representatives continue to enact these repugnant, prohibited actions of serfdom, servitude, debt bondage and enslavement, coercion and deception causing loss by deception of any description from the date this Affidavit of Conditional Acceptance – Notice to Cure, Default Notice is received the corporation shall be forced to stop trading and the individuals and contractors shall be dealt with accordingly.
33. All proceeds of crime shall be seized and any proceeds of crime that has tainted private and commercial property and trusts shall be seized.
34. All legal representatives shall have their licence to practice law removed and the practices struck off from trading in their entirety, on the grounds of dishonesty and actions done in bad faith.
35. If this affidavit is unrebutted it will remove all disputes therefore no court of commerce can proceed.
36. If this affidavit is unrebutted the NZ Police have no jurisdiction to interfere but do have an opportunity to address all representatives of these corporations and the corporations themselves accordingly as by tacit agreement by all parties.
37. Full administration is in the hands of living men and women standing in their natural state looking after their fellow man, following the principles and rules of nature with love and respect for everyone and everything.
38. :Steve: and his family shall not be disturbed nor threatened nor put at risk of losing their home and left in peace to enjoy their life.
39. Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens be recommended to be sentenced to the top end of 14years for the action of serfdom, servitude, debt bondage and enslavement and a maximum of 3 years for their actions of coercion deception causing loss by deception and the lawyers have their licences to operate law removed and practice itself forced to stop trading.
40. TCDC in its entirety shall be forced to stop trading and resolved to be replaced with a service via contract and the Principles and rules of nature and contract shall prevail.

41. Contra proferentem rule shall prevail.

42. All lands purchased, believing the purchaser is the owner shall be the owner and administration of that land shall be that of the owner with respect to his neighbour and nature as the Principles and rules of nature and contract shall prevail.

43. All debt bondage of any description without expressed consent and the Principles and rules of contract applied shall be prohibited.

44. Every man and woman is responsible for their actions positive and negative and the results from their actions.

45. The power and management of all lands, waters, air, animals, birds, grubs, fishes shall be managed by living man following the Principles and rules of nature.

46. All responsible individuals enacting these prohibited fraudulent harmful actions upon :steve: and any other living man or woman shall be detained and given the option to ask for forgiveness if done through ignorance and being misled. Those that have continued with intent to remove :steve's: necessities of life of any description once informed of their wrongs therefore Aileen Lawrie, Peter Spiller, Jody Libbey and Simon Waalkens shall be dealt with accordingly as living men and women believe is reasonable if the world of commerce fails to sentence them accordingly as recommended and consented by all parties as laid out in the unrebutted Affidavit of Conditional Acceptance.

I living man :steven: of the house hart affirm the contents of the Affidavit of Conditional Acceptance – Notice to Cure, Default Notice to be true and correct to the best of my knowledge, created with good intent.

Affirmed by:

 Steven:

At **Ministry of Justice Thames**

On this 14<sup>th</sup> day of November 2024

**S. Rogers**  
Deputy Registrar

Affirmed

Witnessed By



**Ministry of Justice Thames**

ALL ABSOLUTE RIGHTS ARE RESERVED



Affidavit statement of fact

14<sup>th</sup> November 2024

NZ POLICE

1. I Steven reserve my right to self determination to build my family a shelter which is our necessity in life, to a standard that I believe is safe as a living man standing in my natural state. Therefore I am not a subject to a Council or the NZ Crown Corporation. Identified as a person pursuant to NZ Legislation Act 2019 Pt 2 sec13, Corporation sole, Body Corporate, Unincorporated Body, Artificial Person.
2. International Case Law Corpus Juris secundum sec 16 page 892.

"Fact of Death" "Death of the person whose estate administration is sought is a jurisdiction requisite; and while the presumption of death arising from absence may present a prima facie case sufficient to warrant a grant of administration, yet if it subsequently develops that such person was in fact alive, the administration is void."

Therefore as I am not birthed as described in Births Deaths Marriages Relationship Act, birth includes still birth but does not include a miscarriage. I am alive taking administration of all my affairs.

3. As pursuant to international covenants on civil and political rights United Nations article 8 (1) slavery and the slave trade in all its forms is prohibited.  
(2) No one shall be held in servitude.
4. Supported by NZ Crimes Act 1961 sec 98  
(1) Everyone is liable to a maximum of 14 years in prison for actions of enslavement.  
(2) For the purposes of this section. Debt Bondage, serfdom and slavery.
5. TCDC representative engaged lawyers Rice Speir to file a court application for demolition of my necessities in life, thus removing my ability to self determine and my true identity. These are prohibited actions in all its forms.
6. Peter Spiller doing business as a judicial officer representing the Thames District Court, that is doing business therefore bound by the basic principles and rules of commerce ad contract. Peter Spiller also removed my true identity to claim authority over me as if I was his subject also ruled to remove my necessities of life on the grounds I did not ask TCDC representatives for permission or consent to have my necessity in life. This is an act of coercion and deception causing loss bt deception with intent to enslave me for pecuniary advantage and reward. These are ations



of absolute dishonour, bad faith made recklessly.

7. I have identified the wrongs of TCDC representative the lawyers Rice Speir representatives and Peter Spiller doing business as the Thames District Court within an affidavit of Conditional Acceptance, Notice to Cure, Notice of Default as the contents have been unrebutted in its entirety. The contents now stand as truth and judgment and remedy shall stand. All parties in this matter are bound by these findings on the grounds this is a maxim of commerce they are all operating in.

I Steven affirm the contents of this affidavit to be true and correct to the best of my knowledge.

Affirmed

*Steven*



at

**Ministry of Justice Thames**

date:

*14/11/2024*

Witnessed by:

*Affirmed*

*S. Rogers*

**S. Rogers  
Deputy Registrar**

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*HL*