



The Highest Court on Terra Earth

Under the Jurisdiction of God Almighty for the restoration of God's Kingdom here on earth within the United Kingdom of God on Earth

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.

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 recognised 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.

Insolvency Hearing of Jenny Henry in the private for actions of dishonour making her personally liable for the debts against Westpac Bank New Zealand, ASB BANK, Minter Ellison Rudd Watts and all Officers and Individuals and Associated entities

20th day of August 2025

This court hearing and all its content have been entered into the public records. Court recording commenced at 11.25am on the twentieth day of August in the year of 2025.

From the Holy Word of God it states in Matthew Chapter 18 v16 and 20 "A matter shall be established by two or three witnesses." The two witnesses attending agree to act in this capacity and gave their first names as Karl and Fred. Frederick of the Royal House of Stewart is present and also the Supreme Justice and will be making a ruling in this matter

The matter before the Highest Court on Terra Earth on twentieth day of August 2025 is the insolvency of Jenny Henry as well as liability of criminal charges for actions of dishonour and deception:

Parties

Jenny HENRY in the private as well as Minter Ellison Rudd Watts acting on behalf of ASB BANK and WESTPAC NEW ZEALAND

as the debtor and Defendant who chose not to place defence or make payment

Claimants and Secured Party Creditors: Janice Eileen and Jasper Roelof of the House of De Raad

Statutory Manager of Insolvencies: Crown-Janine of the Royal House of Walters

Service and correspondence address: PO Box 9006 Greerton, Tauranga 3142

Statement of Claim and Summary Judgement due to non-payment and no defence:

1. That ASB BANK was made insolvent in a court of law of 18 December 2024 due to non-payment of its debts; and

2. That WESTPAC BANK and associated individuals and corporation debtors were also made insolvent in the Highest Court on Terra Earth on 24 July 2025 for failure to make payment or provide defence to at least three commercial affidavits with commercial lien with charges and offences being more than 90 days overdue which is a criminal offence; and
3. That Minter Ellison Rudd Watts law firm and Sean Gollin were also made insolvent in a court of law on 16th day of July 2025 and have continued trading and operating since this time which is considered reckless trading where they have sent unlawful fraudulent charges for legal fees for WESTPAC BANK NEW ZEALAND who has forwarded the costs onto the bank account that Janice Eileen, and Jasper Roelof of the House of De Raad hold power of attorney over this bank account and as Secured Party Creditors of the insolvency of WESTPAC NEW ZEALAND over which is theft and fraud by two complicit parties; and
4. That all lawyers and barristers and law firms and their associated corporations and trusts that they hide behind are no longer protected and where it is found they are acting with intent to harm and deceive and obstruct the course of justice every officer and agent is liable commercially and criminally in the private as well as the corporations and trusts and societies they represent are commercially liable, where since the insolvency of ASB BANK, Westpac Bank New Zealand and Minter Ellison Rudd Watts; and
5. That once fraud is found in a mortgage document or instrument it becomes void and if an officer or agent continue to try and enforce payment of fraudulent principle or interest the officer or agent becomes liable for the associated debt;
6. It is also confirmed that Jenny Henry acting on behalf of WESTPAC NEW ZEALAND, ASB BANK and MINTER ELLISON RUDD WATTS has on at least three occasions acted in dishonour with the last stating outright lies, so is now acting in dishonour which removes all immunity. The last event occurred in an email sent to the Westpac Bank secured Party Creditor of their insolvency's email address of limericknz@hotmail.com dated 7 August 2025 at 5.04pm stating "With regards to the correspondence received from the entity referring to themselves as "NowFreedomForAll...." Jenny Henry has never received any correspondence from an entity called NowFreedomForAll and this has no relevance to this situation where this a clear obstruction of justice where Jenny Henry is now fully liable for all the debt owed. She also falsified information over a serious matter regarding a court hearing insolvency and mortgage cancellation due to fraud is up on serious criminal charges related to following bodies of law:

Criminal Charges

A. Crimes Act 1961 New Zealand ('s' stands for section)

- s98 – Dealing in slaves
- s115,116 Conspiring to bring false accusation, conspiring to defeat justice
- s174 & s175 – Threats and intimidation
- s217–219 – Theft, including by deception and conversion
- s227 & s228 – Dishonestly taking or using documents/property
- s230 – False accounting
- s240 & s243 – Obtaining by deception or causing loss by deception
- s258–260 – Conspiracy to defraud; false statements
- s405 – General conspiracies

B. Mercantile Law Act 1880 / Bills of Exchange Acts (1883, 1908)

- Misuse of negotiable instruments
- Fraudulent enforcement or issuance of financial instruments

C. Cestui Que Vie Act 1666

- Fraudulent conversion under presumption of legal death

D. Universal Commercial Ten Maxims of Law

- Fraud vitiates all contracts
- No man is above the law
- He who fails to assert his rights has none

E. Secret Commissions Act 1910

- Chapters 6–9, 13: Unlawful inducements or hidden benefits

F. International Covenant on Civil and Political Rights (ICCPR) 1967

- Articles 3, 8, 17, 19: Equal rights, protection from arbitrary deprivation

G. Universal Declaration of Human Rights 1948

- Article 17: Right to property and due process

H. Criminal Procedure Act 2011

- Parts 1 & 2: Breach of lawful charge and fair trial procedures

I. International Crimes and Criminal Act 2000

- Sections 9–21: Crimes against humanity and systemic deceit

J. Maritime Crimes Act

- Sections 4 & 6: Unlawful jurisdictional overreach

K. Uniform Commercial Code (UCC)

- UCC 1-308, 1-207, 2-104, 1341, 1342: Fraud and reservation of rights

L. Common Law of England / Imperial Laws Application Act 1988

- Section 5: Property rights and protection from arbitrary confiscation

7. Jenny Henry is provided ten working days from time of first receipt of insolvency documents to provide her financial and operational records.

These Summary Judgements are issued pursuant to failure to pay the outstanding debt due and owing, resulting in a charge over the whole of the assets, liabilities and rights in the Crown where Her Majesty Queen Janine as Crown over the Crown corporations assumes Creditor's Rights to claim money owed to any creditor with the claimants having first right of claim as the Secured party creditors affirmed in the Highest Court on Terra Earth for the restoration of God's Kingdom here on earth within the realms of the United Kingdom of Terra Earth 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 bankruptcy of Jenny Henry.

Crown- Janine makes it clear that through summary judgement gained in the High Court she sits in lawful positions as Crown, Commander and Chief above the corporations and officers and agents and registrars and judges and lawyers and barristers and solicitors and any individuals acting on behalf of the corporations and Crown-Janine in the position of God's representative here on earth on behalf of all mankind to hold those accountable for doing harm.

The following details apply to all of the insolvencies listed today

Insolvency type: Court Liquidation

Insolvency status: Liquidation (Current)

Liquidation date/time: 20 August 2025 11.35am

Court: Highest Court of Terra Earth under Jurisdiction God Almighty

Type of liquidations: individuals, banking, trusts, societies and corporations

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 who is also appointed as the Statutory Manager

This insolvency will be publicly gazetted on publicnoticesnz.com

All men and women in the private have a right to appeal the court decision and be formally trialled in front of their peers with the knowledge that if trialled 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 sentencing for the 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.

Once bankrupt an individual is no longer able to hold positions of authority. The Court makes it clear that Jenny Henry is now lawfully removed from any positions with authority and any decision she makes from the time of insolvency is unlawful and is considered revoked unless the Royal assignor or appointed Statutory manager Crown-Janine approves that decision in writing.

The two witnesses attending with names Fred, and Karl agree and confirm that all the information presented in this hearing is true and correct that the debtor failed to settle her debts and as a result with full lawful authority has been declared insolvent at 11.35am on Wednesday the twentieth day of August in the year of 2025. The hearing closed at 11.40am.

Sealed with the Court Seal



Crown - Janine

Janine of the Royal House of Walters as Crown, Commander and Chief assents to role of Royal Assignor and Royal Assignee and Statutory Manager in the Crown.

On the 20th day of August in the year of two thousand and twenty-five