



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.

Highest Court on Terra Earth Insolvency Hearing of associated individuals and corporations and entities of Westpac Bank

24th day of July 2025

This court hearing and all its content have been entered into the public records. Court recording commenced at 9.05am on the twenty-fourth day of July 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 three witnesses attending agree to act in this capacity and gave their first names as Margaret, Fred, and Karl. It is noted that Frederick of the Royal House of Stewart is the newly appointed Supreme Justice and was also present making a ruling in this matter

The matters before the Highest Court on Terra Earth on twenty-fourth day of July 2025 are:

That Summary Judgement is made against the following individuals and corporations due to non payment of debt, non-rebuttal and no defence by the due date being 23rd day of July 2025:

Catherine McGrath, in the private as well as on behalf of WESTPAC NEW ZEALAND and all other Westpac Entities,

Tania O'Brien in the private as well as on behalf of WESTPAC banking corporations

Debra Ruth BIRCH in the private as well as on behalf of WESTPAC NZ,

David John GREEN in the private as well as on behalf of WESTPAC NZ,

Philippa Mary GREENWOOD in the private as well as on behalf of WESTPAC NZ

Robert David HAMILTON in the private as well as on behalf of WESTPAC NZ

David Thomas HAVERCROFT in the private as well as on behalf of WESTPAC NZ

Ian Samuel KNOWLES in the private as well as on behalf of WESTPAC NZ

Catherine Anne MCGRATH in the private as well as on behalf of WESTPAC NZ

Christine Joy PARKER in the private as well as on behalf of WESTPAC NZ

Michael Campbell ROWLAND in the private as well as on behalf of WESTPAC NZ

WESTPAC NEW ZEALAND GROUP, WESTPAC BANKING CORPORATION

WESTPAC OVERSEAS HOLDINGS NO. 2 PTY, WESTPAC HOLDINGS - NZ - LIMITED

WESTPAC NEW ZEALAND, WESTPAC NZ OPERATIONS

WESTPAC NZ SECURITISATION, WESTPAC NZ SECURITISATION HOLDINGS, WESTPAC SECURITIES NZ

WESTPAC SECURITISATION MANAGEMENT NZ

WESTPAC FINANCIAL SERVICES GROUP-NZ- LIMITED, WESTPAC EQUITY HOLDINGS PTY

WESTPAC NZ COVERED BOND, WESTPAC NZ COVERED BOND HOLDINGS

WESTPAC GROUP INVESTMENT-NZ-LIMITED, WESTPAC (NZ) INVESTMENTS

WESTPAC CAPITAL-NZ- LIMITED, WESTPAC EQUITY INVESTMENTS NZ

WESTPAC NEW ZEALAND with Company Number 1763882; NZBN: 9429034324622, 16 Takutai Square, Auckland 1010

Kim THACKWELL in the private as well as on behalf of WESTPAC NZ c/o Westpac New Zealand Limited, L3-L4 Westpac Building, The Terrace, 83 Cashel Street, Christchurch 8013

And Sean GOLLINS in the private as well as Ellison Minter Rudd Watts representing WESTPAC NZ

And Jenny HENRY in the private as well as Ellison Minter Rudd Watts representing WESTPAC NZ as the debtors and Defendants

This is Crown-Janine acting as court registrar today who confirm that on the morning of 18 July 2025 all of the defence parties were contacted and notified of the liquidation hearing and last opportunity to place a defence or make payment by 23 July 2025. I confirm that no defence or response was received therefore the claimants today have lawful right to obtain summary judgement where their commercial lien is over 90 days overdue for payment and are here to present the facts and declare summary judgement. If the witnesses agree that the claimants have provided sufficient evidence of the debts owed then summary judgement will be made and the defendants and debtors will be entered into bankruptcy and liquidation. I will now hand over to Janice Eileen.

1. We, the living soul authors and Principals Janice Eileen, and Jasper Roelof have so far provided the following debtors and defendants three notices and affidavits as Westpac NEW ZEALAND banking corporation representatives as well as in the private Catherine McGrath, Tania O'Brien, Kim Thackwell, Sean Gollins, Jenny Henry, on behalf of all entities representing Westpac NEW ZEALAND banking corporation. The notices and affidavits received by all of the listed debtors and defendants in this paragraph are a copy of 30 pages Affidavit of Life and Standing, Janice Eileen, and 3 pages Live Life Claim, Jasper Roelof, and Claims on the Land of Substance being 54 and 54c Kawerau Road, RD2, Whakatane, 3192. The officers and representatives of Westpac NEW ZEALAND have had three opportunities to rebut letters of truth sent to its officers concerning all Claims of Janice and Roelof of the House of de Raad. The defendants have now chosen not to rebut my claims and by choosing not to rebut, all our claims to date now are established as truth and fact in law and commerce, where the individual debtors now have become personally liable for the charges against Westpac NEW ZEALAND banking corporation and associated entities and all agents and directors. The un rebutted charges on the tenth day of January, 2025 were thirteen million dollars, all parties were informed that this debt would increase by ten percent per month penalties until settled in full. Further events against ourselves have occurred as a result of Westpac NEW ZEALAND banking corporation continuing to remove (apply further debts) funds from our account on the guise of interest and payments due. **The outstanding debt today being the twenty-fourth day of July 2025 is fifty-five million, forty-six thousand and one hundred and sixty-seven dollars and ninety-four cents (\$55,046,176.94); and**
2. That a **Notice of Criminal and Commercial Liability and Affidavit of Duty and Obligation of all the Debtors and Defendants** was sent by email on sixteenth July 2025, to Catherine McGrath (had duty to provide this to all other directors and defendants), Kim Thackwell, Sean Gollin, and Jenny Henry. Confirmation of Receipt by email was received on eighteenth July 2025, from Jenny Henry. God's jurisdiction overrides and encompasses all others.

3. That the Affidavit of Status and Life, and Live Life Claim, (tracking number LF031974510NZ, received 27th November 2024 at 1.48pm) and Claim on land of Substance document (tracking number LF03253098NZ, received 9th December 2024 at 7.43am) were sent to Catherine McGrath as representative of WESTPAC NEW ZEALAND banking corporation. These documents followed letters of payment to the Bank by Bills of Exchange, dating back to 19th June 2024. No evidence of material defect of the document was disclosed to us despite requests; a Rebuttable letter of harm and Liability dated and tracked sent 24.09.2024; a Notice of Gratitude and Thanks, dated 2nd October 2024; followed by Notice of Debt 30th October 2024; Notice to admit Facts dated 28th November 2024. All were received by Track and Trace Signature required. Due to no rebuttal received all Corporation Law over our lives and over our properties have been removed, and our properties and estate returned to us as the 'secured parties' and 'creditors' but not surety to them as debtor of all trade names and entities that have been set up to represent us; and
4. That due to fraud being found in the loan documents and agreement; the mortgage deed agreements have not been provided despite requests for copies of all documents relating to the properties to WESTPAC NEW ZEALAND banking corporation is now null and void and is now cancelled in full with all debt owed to WESTPAC NEW ZEALAND banking corporation from the estate of Janice Eileen de Raad and Jasper Roelof de Raad is now cancelled and considered paid in full ,with no further money owing due to fraud being found in the contract which makes all contracts null and void, where if any officer or agent from WESTPAC NEW ZEALAND banking corporation continues to try and charge us for these fraudulent cancelled debts they will become liable in the private; and
5. That if the officers or agents or staff of WESTPAC NEW ZEALAND banking corporation continue to harass me or my husband Jasper Roelof or continue to administrate our affairs without our consent he/she and the corporation they represent will further be charged fees from the compensation schedule and in the event of non-payment we, Janice Eileen and Jasper Roelof have the lawful right to seize assets to the same value off the corporation as well as seize assets off the readers and representatives of WESTPAC NEW ZEALAND banking corporation plus any agents acting on behalf of WESTPAC NEW ZEALAND banking corporation or any council or crown corporation; and
6. We, Janice Eileen and Jasper Roelof have the lawful right to charge anyone who causes us harm the fees according to our compensation schedule where we draw particular attention that the debtors were notified of a one million dollar charge per event for obtaining or causing loss/harm by deception and robbery/demand with intent to steal/harm and unauthorized use of our copyrighted trade names, where officers and agents can be charged and be held liable in the private if doing harm, where once a charge notice is sent have ten days to settle the account or we have the right to seize personal property belonging the one who is harming us, plus debt bondage, fraud and slavery all are criminal offences; and
7. That Sean Gollins and Jenny Henry added themselves personally and the corporations they represent being all of the WESTPAC NEW ZEALAND banking corporation and MINTER ELLISON RUDD WATTS as debtors and defendants as third party legal agents of WESTPAC NEW ZEALAND banking corporation and its representatives, where we, living soul authors and Principals Janice Eileen and Jasper Roelof declared that we are a living breathing man and woman who are alive and well and able to manage our own affairs, self-determine, and administer our own estate and declare that we are not Crown property or a subsidiary company to any of the Crown Companies and are therefore not subject to Crown Law, but only the lore of Nature and lore of God; and anyone taking authority over a living man or woman without his or her consent is committing the crime of slavery and we state clearly that we have never consented to anyone have control or authority over us; and
8. We, living soul authors Janice Eileen and Jasper Roelof have never signed any contract knowingly, willingly, intelligently, voluntarily, or intentionally whereby we have waived any of our natural inherent rights. We have hereby revoked, rescinded, cancelled, and made void all 'contracts', 'agreements', 'forms', or 'instruments' that we have signed as individual, director, trustee, trustee director or as guarantor or any other capacity 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 'banking corporation', any 'authority', 'venue', or 'jurisdiction' over we, living soul authors Janice Eileen and Jasper Roelof where 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; and

9. We, living soul authors Janice Eileen and Jasper Roelof have rescinded and revoked all prior assumed and presumed Powers of Attorney taken using fraud and without full disclosure or our full knowledge or consent, and fully claim back our own powers of attorney over our own lives plus over the names and legal titles that have been used to represent us; and
10. We, living soul authors Janice Eileen and Jasper Roelof by means of this Living Testimony are now the Secured Party and Creditor of all our assigned names as the beneficiary and not the Debtor of all relevant assumed and presumed Trade Name(s). These Trade Name(s) include, but are not limited to, DE RAAD, JANICE EILEEN; J E DE RAAD; DE RAAD JANICE EILEEN DE RAAD; and DE RAAD JR,MR JR DE RAAD; and all other variations or abbreviations however styled, punctuated, spelled, ordered, or otherwise represented as numbers or symbols to represent these trade names including any type of military titles as pertaining to us and our estates. We, Janice Eileen and Jasper Roelof 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 municipal capacity and have not knowingly or willingly acted in any such capacity since the day of nativity; and
11. We, living soul authors Janice Eileen and Jasper Roelof with full authority as the living Secured Party Creditors and Power of Attorney hold all trade names and entities set up to represent us harmless and indemnified of all debts associated with JANICE DE RAAD or JASPER ROELOF DE RAAD and all other variations or abbreviations however styled, punctuated, spelled, ordered, or otherwise represented as numbers or symbols to represent these trade names including any type of military titles as pertaining to us and our estate; and
12. We, living soul authors Janice Eileen and Jasper Roelof declare that if anyone acts in bad faith towards us, tries to deceive us with intent to harm us or tries to enslave us they have committed crimes of slavery and fraud and we have the lawful **right and authority to charge them fees according to our compensation charge fee schedule in Exhibit 'A'** of Affidavit of Live Life Claim which can also change and be updated without notice; and once we serve notice to the guilty party they have five working days to pay in full and if not paid by that date they are considered in default and we have the right to claim ownership and seize any assets or property owned by the guilty party or agent acting on behalf of the guilty party, and if the guilty party shows remorse we can choose whether to give them a remedy in replace of the owed debt, but if the guilty party does not follow through with actions requested in the remedy we have the right to continue with claiming ownership of the assets belonging to the guilty party; and
13. All government/corporate entities and all claimed jurisdiction, authority and administration of WESTPAC NEW ZEALAND banking corporation and any crown corporation are removed in relation to the affairs of living soul authors and Principals Janice Eileen and Jasper Roelof and name titles that hold power of attorney over being JANICE DE RAAD or JASPER ROELOF DE RAAD and ASHWIND LEA (previously also known as NEW GENERATION EMUS) and the land of physical substance commonly known as 54 and 54c Kawerau Road, Whakatane 3192 (and all resources upon it in the entirety absolute); and
14. That the loan agreement and resulting mortgage and mortgage instruments, (Mortgage instrument No 9873517.5 registered against 54 Kawerau Road, and, Mortgage Instrument No 9873517.4 registered against 54c Kawerau Road) loan agreements with WESTPAC NEW ZEALAND banking corporation were cancelled and nullified effective from the sixteenth day of July 2025 for the following reasons:
 - 14a. The loan agreement with WESTPAC NEW ZEALAND banking corporation was signed in 2012, (and on later dates by both of us with variations of the Loan documents and mortgage in relation to both properties) by me however it was not disclosed to us that the name on the document representing me was a Security Instrument and authorised WESTPAC NEW ZEALAND banking corporation to access funds from our Cestui Que Vie unit Trust accounts at the Treasury and where fraud is detected in it makes a contract null and void in it's entirety therefore WESTPAC NEW ZEALAND banking corporation and it's officers and representatives have committed fraud and are

required by law to immediately pay us back all funds and interest paid since this time and cancel this loan and mortgage in full and remove any registered interest on the title of these properties; and

- 14b. That WESTPAC NEW ZEALAND banking corporation and it's officers and representatives created funds that did not exist prior from our wet ink signature on the loan agreements and committed fraud, where non response from the readers and defendants confirms that WESTPAC NEW ZEALAND banking corporation did not lend anything of substance and is therefore making fraudulent charges to us for repayment of any funds or interest charges; and
- 14c. That WESTPAC NEW ZEALAND banking corporation and it's agents and representatives did not inform us in writing exactly what property of ours they took security over to obtain the mortgage where full disclosure is required for an agreement to be lawful and if full disclosure not provided the agreement becomes null and void; and
- 14d. That WESTPAC NEW ZEALAND banking corporation and it's agents and representatives sold on the loan document with our wet ink signature onto to other party(s) without our consent or knowledge which also makes the agreement null and void; and
- 14e. That WESTPAC NEW ZEALAND banking corporation and it's agents and representatives received payment in full at the time the loan(s) were granted, and therefore there was never any money owing and all charges from that time are fraudulent; and
15. **We Janice Eileen and Jasper Roelof have declared the following Liability and Trespass Notice to the readers and debtors that all government and corporate entities and agents plus WESTPAC NEW ZEALAND banking corporation and its agents have now had their jurisdiction, authority and administration removed from these private properties and land of substance, commonly known as 54 and 54C Kawerau Road, RD 2 Whakatane , 3192 therefore no agents or corporate entity have any jurisdiction to obstruct, enter, harm or administer the affairs on this physical land and over names titles JANICE EILEEN DE RAAD OR JASPER ROELOF DE RAAD or any variation of, or claim ownership over, any living man, animal, water, air, flora and fauna in their entirety and if any corporate entity or legal fiction tries to enter the property without prior invitation, then those entering may be charged with trespass in their private and commercial capacity in accordance with the law and subject to the compensation charge schedule of Janice Eileen and Jasper Roelof where rate charges no longer apply to this land, and any charge notices sent or any other contact or administration of my affairs without our consent will result in fees charged from the compensation schedule to the agent representing the Crown or Council or WESTPAC NEW ZEALAND banking corporation or any company or corporation or charged to the company or the officers of that company and in the event of non-payment I, Janice Eileen and Jasper Roelof have the lawful right to seize assets to the same value or place that company in liquidation as well as seize assets off the individuals and representatives of WESTPAC NEW ZEALAND banking corporation plus any agents acting on behalf of WESTPAC NEW ZEALAND banking corporation or any council or crown corporation; and**
16. That **WESTPAC NEW ZEALAND banking corporation** and its agents used DOGMA latin and unlawful conversion of the names of JANICE EILEEN DE RAAD and JASPER ROELOF DE RAAD as guarantors on the **WESTPAC NEW ZEALAND banking corporation** loan documents and Statements issued with non-disclosure and non-consent, where non-disclosure, non-consent and fraud makes any contract null and void and all assumed powers of attorney and guarantees null and void; and
17. 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; and
18. 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, where the current debt owed on the **twenty-fourth day of July 2025 is fifty-five million, forty-six thousand and one hundred and sixty-seven dollars and ninety-four cents (\$55,046,176.94); and**
19. That the following crimes are hereby charged against the directors, officers of **WESTPAC NEW ZEALAND and associated corporations** as well as debt collectors or agents or crown corporation agents or law firm or individuals acting on their behalf:

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

20. We, Janice Eileen and Jasper Roelof affirm that all content read out in this hearing is true and correct that the debtors failed to make payment and failed to provide a point by point defense or rebuttal by the final due date of twenty-third day of July 2025. With full lawful rights I Janice Eileen on behalf of both the claimants request immediate summary judgement in this court and for liquidation of all of the debtors and defendants. The commercial liability against all the defendants on 24 July 2025 is fifty-five million, forty-six thousand and one hundred and sixty-seven dollars and ninety-four cents (\$55,046,176.94) with ten percent monthly accruing interest until settled in full or the lawful right to make insolvent and seize all assets off the individuals and entities they represent.

Crown-Janine now asks the three witnesses if they agree if sufficient evidence has been provided for summary judgement is made against the debtors and defendants for non-payment of lawful debts and are therefore able to be liquidated. The three witnesses agree. Therefore with full lawful rights the court makes all of the following individuals and corporations insolvent today being the twenty-fourth day of July 2025 at 9.55am.

The claimants are asked if they agree to the appointing of Crown-Janine as the Statutory Manager and for the transfer of assets into trust where the Statutory manager can then seize all assets until the claimants paid out in full. The claimants Janice Eileen and Jasper Roelof of the House of De Raad state they agree for this to occur. All of the individuals and associated corporations and trusts and societies assets are now lawfully transferred into the ownership of Janine and the People's Irrevocable Trust, with full lawful right of seizure of all assets due to non-payment.

The names of the individuals and corporation entities made insolvent today are listed below with names written as found on the NZ companies office website or website of the company or trust or entity they work for or as written on official documentation of the corporation or trust they act on behalf, where if the trading entity is different than the one listed it is considered as being entered into the public record due to misrepresentation.

There is also lawful right to claim off the parent and any successor corporations or associated trusts that sit behind any of the liquidated corporations or individuals.

Crown-Janine UFN means that Crown-Janine is the Statutory Manager until further notice

All cases have been given an insolvency number.

Date	Time	Corporation or Trust or Incorporated Society	Insolvency Number	NZCO or Society No. and NZBN	Statutory Manager
24/7/2025	9.55am	Catherine Anne MCGRATH	2407202501		Crown-Janine UFN
24/7/2025	9.55am	Tania O'BRIEN	2407202502		Crown-Janine UFN
24/7/2025	9.55am	Debra Ruth BIRCH	2407202503		Crown-Janine UFN
24/7/2025	9.55am	David John GREEN	2407202504		Crown-Janine UFN
24/7/2025	9.55am	Philippa Mary GREENWOOD	2407202505		Crown-Janine UFN
24/7/2025	9.55am	Robert David HAMILTON	2407202506		Crown-Janine UFN
24/7/2025	9.55am	David Thomas HAVERCROFT	2407202507		Crown-Janine UFN
24/7/2025	9.55am	Ian Samuel KNOWLES	2407202508		Crown-Janine UFN
24/7/2025	9.55am	Christine Joy PARKER	2407202509		Crown-Janine UFN
24/7/2025	9.55am	Michael Campbell ROWLAND	2407202510		Crown-Janine UFN
24/7/2025	9.55am	Kim THACKWELL	2407202511		Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NEW ZEALAND GROUP	2407202512	1856466 NZBN:9429033918372	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC BANKING CORPORATION	2407202513	463 NZBN:9429040974897	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC OVERSEAS HOLDINGS PTY	2407202514	ACN 003 116 452	Crown-Janine UFN
24/7/2025	9.55am	NO. 2 PTY, WESTPAC HOLDINGS - NZ - LIMITED	2407202515	269166 NZBN:9429039857385	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NEW ZEALAND	2407202516	1763882 NZBN:9429034324622	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NZ OPERATIONS	2407202517	1859985 NZBN:9429033901022	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NZ SECURITISATION	2407202518	2179663 NZBN:9429032529326	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NZ SECURITISATION HOLDINGS	2407202519	2179671 NZBN:9429032530162	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC SECURITIES NZ	2407202520	1859984 NZBN:9429033900759	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC SECURITISATION MANAGEMENT NZ	2407202521	4090878 NZBN:9429030457140	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC FINANCIAL SERVICES GROUP-NZ- LIMITED	2407202522	1485712 NZBN:9429035523260	Crown-Janine UFN

24/7/2025	9.55am	WESTPAC EQUITY HOLDINGS PTY	2407202523	ACN 003 018 559	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NZ COVERED BOND	2407202524	3201526 NZBN:9429031300551	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC NZ COVERED BOND HOLDINGS	2407202525	3201207 NZBN:9429031300889	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC GROUP INVESTMENT-NZ-LIMITED	2407202526	537974 NZBN:9429039012838	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC (NZ) INVESTMENTS	2407202527	16690 NZBN:9429040915357	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC CAPITAL-NZ-LIMITED	2407202528	37106 NZBN:9429040786780	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC EQUITY INVESTMENTS NZ	2407202529	977233 NZBN:9429037494148	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC HOLDINGS - NZ - LIMITED	2407202530	269166 NZBN:9429039857385	Crown-Janine UFN
24/7/2025	9.55am	WESTPAC GROUP INVESTMENT-NZ-LIMITED	2407202531	537974 NZBN:9429039012838	Crown-Janine UFN

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 liquidation of all of the corporations and organisations and entities and individuals named above. 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: **24-July-2025 9.55am**

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**

The directors and trustees and chief executive officers now have ten working days to provide the financial and operational records of public and private ledgers of all of the corporations made insolvent today before becoming criminally and personally liable for the debt and will then face personal liability and insolvency. The individuals also have ten working days to provide the financial and operational records of public and private ledgers before becoming criminally liable and a warrant out for arrest. There is also the lawful right to go after parent and successor entities. The insolvencies will be publicly gazetted so that other creditors have right of claim of their debts, now that these corporations have become insolvent.

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.

As all the officers are now declared insolvent and now entered liquidation and statutory management all their roles as partner, director, officer, lawyer, solicitor or barrister have now become vacant, where once made insolvent are not able to hold positions of authority. The Royal Assignor Crown-Janine steps in to fill this role until she appoints someone else into this role. The Court makes it clear that the men and women made insolvent can not be appointed into any other roles or portfolios 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 Crown-Janine approves that decision in writing.

The three witnesses attending with names Margaret, Fred, and Karl agree and confirm that all 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 9.55am on Thursday the twenty-fourth day of July in the year of 2025. The hearing closed at 10.11am.

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 24th day of July in the year of two thousand and twenty-five