



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 Pfizer New Zealand

20th day of August 2025

This court hearing and all its content have been entered into the public records. Court recording commenced at 11.02am 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 three witnesses attending agree to act in this capacity and gave their first names as 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 twentieth day of August 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 nineteenth day of August 2025:

The debtors who are liable for insolvency today are:

Bradley James APPS and Nyree Theresa FARIU and Anne Margueriitte Hyacinth HARRIS and Stuart Ross HUNT all in the private as well as on behalf of PFIZER NEW ZEALAND as the debtors and Defendants
Care of Service address: Britomart, Level 10, 11 Britomart Place, Auckland, 1010

Due to non payment by PFIZER NEW ZEALAND and its officers all of the following corporations and officers in the private are also now liable for this debt:

Dirk Paul Magdalena Vander MIJNSBRUGGE and James WILLIAMS both in the private as well as director on behalf of PFIZER GLOBAL HOLDINGS B.V.

and **Lauren Jodi ADLER** in the private as well as director on behalf of **PFIZER AUSTRALIA PTY**

and **Younes Amiri POUR** in the private as well as director on behalf of **PFIZER PTY**

and **James WILLIAMS** in the private as well as director on behalf of **PFIZER AUSTRALIA HOLDINGS BV** [Registered in Netherlands (KVK)]

and **Anne Margueriitte Hyacinth HARRIS and Albert BOURLA and Shantanu NARAYEN and Ronald E BLAYLOCK and Joseph J ECHAVARRIA and Susan HOCKFIELD and Suzanne Nora JOHNSON and Scott GOTTLIEB and Dan R LITTMAN**

and **James QUINCEY** and **Helen H HOBBS** and **James C SMITH** and **Susan DESMOND-HELLMANN** and **Tim BUCKLEY** and **Cyrus TARAPOREVALA** all in the private as well as on behalf of **PFIZER PFE GLOBAL HOLDINGS BV**

and **PFIZER INC** and any other **PFIZER** corporation or incorporated society or trust or any other entities associated with **Pfizer** as well as **VANGUARD GROUP**, **BLACKROCK** and **STATE STREET** which together hold approximately 68% of shares in **PFIZER INC**

Care of Service address: Britomart, Level 10, 11 Britomart Place, Auckland, 1010

And **Albert BOURLA** in the private as well as chief executive officer on behalf of **PFIZER INC**

And **Salim RAMJI** in the private as well as chief executive officer on behalf of **VANGUARD GROUP**

And **Laurence FINK** in the private as well as chief executive officer on behalf of **BLACKROCK**

And **Ronald P. O'HANLEY** in the private as well as chief executive officer on behalf of **STATE STREET**

All of the above debtors and defendants had until the eighteenth day of August 2025 to take the remedy offered or make the full payment of over five hundred and seventy-five quadrillion dollars as on the bill ledger on page six of the Liability Notice dated 7 August 2025. The amount owed as of today is \$575,394,090,979,727.00 in words being five hundred and seventy-five quadrillion, three hundred and ninety-four trillion, ninety million, nine hundred and seventy-nine thousand, seven hundred and twenty-seven dollars due to non payment they have made all their associated and parent corporation also liable for this debt. It is confirmed before the court today that no payment was received and no defence made; so with full lawful rights proceeding today **PFIZER NEW ZEALAND** is made insolvent with the directors in their private capacity having liability to comply with providing the full public and private operational records to the service address of the Statutory Manager or also face full liability and insolvency and criminal charges. Here are the facts of this case:

1. On the nineteenth day of July 2024 immediate summary judgement was lawfully declared in the High Court of New Zealand in Admiralty Law but under jurisdiction of God Almighty against the New Zealand Government Crown corporations which placed me Janine the principal claimant as Commander and Chief and Crown over the Crown government corporations. The un rebutted charges laid were one million dollars for making everyone of this land debt slaves through fraud and deceit as well as liability for all and any harm caused by the covid-19 vaccine mandates where you can not force or co-erce someone to take a vaccine where one of the risk factors is death and evidence was provided to the CEOs of district health boards now known as Health New Zealand that the vaccine was neither safe or effective from their own data at the time of the mandates in November 2021. A payout was due from the crown government corporations that day out to all men, women, boys and girls living in New Zealand where the finance minister Nicola Willis in conjunction with others cashed and stole the payment that same day due to everyone being a population total of five million, three hundred and thirty-eight thousand and nine hundred. The pay out at that time per individual was around 1.47 million dollars that was stolen and has continued to go up in value ten percent accruing interest per week. At the bottom of the bill ledger it stated the following **'In the event of non-payment and non-honouring of the instructions of this Bill Of Exchange the claimant Janine has full lawful right to take charge and/or liquidate the Debtor corporations and seize any assets until paid in full with ten percent per week added accruing penalty interest added per week with the lawful right to go after parent and successor corporations until the debt is settled in full'**.
2. Further charges were laid and on the nineteenth day of September 2024 through Summary Judgement in the High Court of New Zealand against the crown government corporations, placing me Janine in full position to change the jurisdiction of the Land, Sea, Air and everything else was placed back under Almighty God not only for New Zealand but for the whole world on the same date being 19th day of September 2024, where written into New Zealand law is that the land includes all land adjacent and adjoining to bring in the whole world. It was determined at that time that everyone had been affected by the covid-19 mandate decisions of removal of basic rights to make one's own decisions with a one million dollars charge placed on behalf of every man, woman, boy and girl, which has also been going up ten percent per week accruing.
3. A partnership agreement was signed between crown corporation government heads with the corporation **PFIZER NEW ZEALAND** where both were promoting the message that the covid-19 MRNA vaccine was 'safe

and effective', where Pfizer's own data shows that they had prior knowledge that the vaccine wasn't safe or effective and hold just as much liability as the crown corporation government for advertising and promoting and co-ercing men, women, boys and girls to take this vaccine. That data released from Ministry of Health on 22 September 2023 provided the following figures that 4,032,019 people aged 12 and over have received one dose of COVID-19 vaccine, 3,985,233 people aged 12 and over have been fully vaccinated with two doses of COVID-19 vaccine and 2,773,181 people aged 16 and over have received at least one booster dose. On 17 January 2022 those aged 5 and over were eligible for the Pfizer vaccine. With 120,000 Pfizer doses distributed for the first batch of children. From these official figures with Pfizer holding the only contract the amount of covid-19 vaccines administered come from adding totals $4,032,019 + 3,985,233 + 2,773,181 + 120,000$ which comes to a total of 10,910,433 doses distributed between February 2021 and September 2023.

4. The crown corporation government leaders and officers and ministers were ordered on 10th day of October 2024 to cease and desist use of MRNA vaccines and flu vaccines, where these orders were received the same day. Orders were provided to stop spreading false information with intent to deceive the people, that all individuals who disseminate false information with the intent to deceive and cause harm as well as intentionally withholding the truth from men and women will be charged. The research is now showing the MRNA is changing human DNA where the long term consequences are yet unknown.
5. Any officers or agents or employees or board members or trustees acting on behalf of any corporation or organisation that causes harm can be charged with the individuals, as well as the corporations they act for. Due to these orders being disobeyed from the Crown, Commander and Chief further commercial and criminal charges were laid. The current commercial charges have gone up to one million dollars per vaccine containing MRNA by injection or any other way of entry into the physical body, and one hundred and fifty million per death to each family member or next six of kin. Now all of the officers and directors and board members of corporations, organisations and licensing bodies are being held accountable for their actions with the same charge fees applying to all due to being un rebutted in a court of law.
6. The Royal Court of New Zealand and the Highest Court on Terra Earth were set up in November 2024 due to the High Court of New Zealand being made insolvent due to fraud and deceit and non-payment of their debts, where all crown government and council corporations were made insolvent on 18 December 2024 and all district, high courts and family courts made insolvent on 10 June 2025. All crown government corporations and ministers and officers have been operating unlawfully from the time they were made insolvent or bankrupted. Once they were bankrupted I lawfully stepped in and took over their positions and the only lawful decisions that have come out of New Zealand since summary Judgement are from me or those appointed by me. The only recognised courts are ones operating under the Jurisdiction of God Almighty where fraud, deceit, bearing false witness, theft and murder and poisoning are no longer tolerated.
7. The officers and agents of Pfizer have been spreading false information and deliberately withholding the content of the vaccines and the truth of the true side effects and death rates related to the covid-19 vaccine and any other MRNA vaccines or products. Your organisation is now ordered with immediate effect to tell the truth and stop spreading false information with the Holy word of God from the Bible as the highest authority where Crown corporate laws shall become obsolete when any lies and deceit are found in any man made laws and contracts. Exodus chapter 20 verses 15 and 16 was quoted "Thou shall not steal and though shall not bear false witness against thy neighbour." The organisations and their officers and employees are now liable for all actions of bearing false witness of supporting the message that the vaccine was 'safe and effective'. I, Janine, quote Genesis Chapter 1 verse 27 "so God created man and woman in his own image, the image of God he created them, male and female he created them." God made men and women and men and women made corporations and other organisation structures. A corp-oration (dead man speaking) can never have control over a man or woman.

8. The covid-19 vaccine has now been identified as a health and safety hazard. A business has a duty to ensure that the health and safety of men and women are not put at risk from work carried out by the business. The mandated covid-19 vaccine has been identified as a health and safety risk. This evidence has been presented in the High Court of New Zealand, and as it has been presented and un rebutted it is now identified as truth in law and must be complied with. Pfizer is a business and is required by law to report the exposure of this hazard to all who work for them as well as everyone who took their covid-19 product. As they did this in partnership with the New Zealand government they are just as responsible as the government for every man, woman, boy and girl that took the Pfizer covid-19 vaccine from data released is 4,152,019 that received at least one dose aged five or over.
9. The Royal Court of New Zealand and the Highest Court on Terra Earth under the Jurisdiction of Almighty God have also recognised the covid vaccine and any MRNA vaccine or product that ends up in the body or DNA of man or woman or boy or girl as a health and safety hazard. The control of the pharmaceutical corporations is now over where everything has been money driven rather than the best interests of the people. The inalienable rights of the people are restored. All men and women have right to know what is in every medication and also in food and any other products and all men and women have the right to make a choice of what they put in or on their own bodies.
10. The Medical Board and all other licensing boards in New Zealand were required by law to ensure that all medical and health practitioners have informed every one of their patients of their exposure to this hazard. This did not occur and all board members and licensing bodies were made insolvent on 8 April 2025.
11. All officers and boards and trustee and employees of any Pfizer corporation or organisation or entity are ordered with immediate effect to stop producing and destroy all products that contain MRNA and order the return of all covid-19 and flu and childhood vaccines to be destroyed that contain MRNA.
12. Anyone who has taken a product produced by any Pfizer corporation or organisation that contains MRNA has the lawful right of full independent thorough medical examination as well as family members lawful right to have autopsy report done upon death of a family member, where Pfizer is required to cover all costs and if there is clear damage that is linked back to the covid vaccine then Pfizer is required to pay one million dollars plus expenses to undo harm for every covid or MRNA injection received by that man, woman, boy or girl to every single immediate family member where family member is defined as mother or father or brother or sister or son or daughter or spouse or life partner for more than two years. In the event of death where harm can never be undone the charge is one hundred and fifty million US dollars per family member.
13. Due to the signed contract, it is clear that Pfizer and its officers are in partnership with the New Zealand Crown corporation government, therefore they are also liable for the crown corporation debt associated with the covid-19 and MRNA vaccines. There is an immediate charge of one million dollars per man, woman boy and girl where the population at the time of first summary judgement on 19 July 2024 was 5,338,900 with a commercial charge of 5.3389 trillion dollars that has gone up ten percent per week for 56 weeks. This brings the debt total due by 19 August 2025 to \$575,394,090,979,727.00 in words being five hundred and seventy-five quadrillion, three hundred and ninety-four trillion, ninety million, nine hundred and seventy-nine thousand, seven hundred and twenty-seven dollars into the private bank account owned by the principal with account name 'King of Kings Private' with account number kiwibank 38-9024-0122732-01. Due to the serious natures of the crimes of vast numbers of deaths and severe adverse reactions with long term medical problems this has led to every associated Pfizer corporation who has shared in the profits of the sales of the covid-19 and MRNA vaccines also being liable for this debt. In the event of non-payment by the due date of 19 August 2025 I hold the lawful right to proceed to liquidate Pfizer New Zealand and all listed corporations and the officers and directors and board of directors, plus charge them for every death and severe adverse reaction and long-term side effects. This notice has also been gazetted on publicnoticesnz.com.
14. **The remedy that was presented was for immediate media release on TV one or TV Three in New Zealand by 18 August 2025 so that the message goes out to the whole population of New Zealand stating what is in bold and speech marks here: "It is now determined that the covid-19 and MRNA vaccines are not safe and**

are now a health and safety hazard where the officers and directors of Pfizer announce the immediate withdrawing of every covid-19 vaccine and MRNA vaccines from the market in the world and immediate cessation of manufacturing and destroying of every covid-19 and mRNA vaccine and product produced by any of the Pfizer corporations or organisations. We have also released a payment of one million dollars for every man and woman and boy and girl living in New Zealand due to MRNA properties of shedding, which is a total of five trillion, three hundred and thirty-eight billion, nine hundred million dollars (\$5,338,900,000,000.00) have been paid into the private bank account of the principal and claimant Janine of the House of Walters who as grantor has set up private trust funds and will settle one million dollars into each individual's trust fund."

15. That the following crimes are hereby charged against the directors, officers of **PFIZER NEW ZEALAND** as well as any 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
- s160, s167 – Culpable homicide / murder / manslaughter
- s173 – Attempted murder / attempt to injure
- s174 - 175 – Threats and intimidation
- s188 - 189 – Wounding / injuring with intent
- s190 – Criminal negligence / injuring by unlawful act
- s200 – Poisoning with intent / administering a noxious substance
- 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

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

The court now asks the two witnesses if they agree if sufficient evidence has been provided for summary judgement against the debtors and defendants for non-payment of lawful debts and are therefore able to be liquidated. The two witnesses agree with insolvency of Pfizer New Zealand and for the directors to have ten days to comply with this insolvency or automatically become insolvent and up on criminal charges. Therefore with full lawful rights the court makes Pfizer New Zealand insolvent today being the twentieth day of August 2025 at 11.17am with the directors Bradley James APPS and Nyree Theresa FARIU and Anne Margueriitte Hyacinth HARRIS and Stuart Ross HUNT having ten working days until 11.17am on 4th day of September 2025 to provide the full public and private financial operational records both

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
4/9/2025		Bradley James APPS	2008202501		Crown-Janine UFN
4/9/2025		Nyree Theresa FARIU	2008202502		Crown-Janine UFN
4/9/2025		Anne Margueriitte Hyacinth HARRIS	2008202503		Crown-Janine UFN
4/9/2025		Stuart Ross HUNT	2008202504		Crown-Janine UFN
20/08/2025	11.17am	PFIZER NEW ZEALAND	2008202505	9429040634296	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. Crown-Janine 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.

All of the assets of Pfizer New Zealand 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 following details apply

Insolvency type: **Court Liquidation**

Insolvency status: **Liquidation Pfizer New Zealand**

Liquidation date/time: **20-August-2025 11.17am**

Court: **Highest Court of Terra Earth under Jurisdiction God Almighty**

Type of liquidations: corporation

Statutory Manager Office for all communication: 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 PFIZER NEW ZEALAND before becoming criminally and personally liable for the debt and will then face personal liability and insolvency.

There is also the lawful right to go after parent and successor entities. The insolvencies will be publicly gazetted on publicnoticesnz.com 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.

The Royal Assignor Crown-Janine steps in to fill the role of Statutory Manager 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.

All other defendants and debtors have until fourth day of September to pay the amount outstanding of \$575,394,090,979,727.00 in words being five hundred and seventy-five quadrillion, three hundred and ninety-four trillion, ninety million, nine hundred and seventy-nine thousand, seven hundred and twenty-seven dollars into the private bank account owned by the principal with account name 'King of Kings Private' with account number kiwibank 38-9024-0122732-01 or further charges will be laid based on one million per MRNZ vaccine dose and per severe adverse reported symptoms and one hundred and fifty million per death within 30 days of the vaccine or will face liquidation.

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 debtors failed to settle their debts and as a result with full lawful authority have been declared insolvent at 11.17am on Wednesday the twentieth day of August in the year of 2025. The hearing closed at 11.21am.

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.

PO Box 9006 Greerton, Tauranga 3142, nowfreedomforall@protonmail.com

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